



# ONEIDA COUNTY BOARD OF LEGISLATORS

ONEIDA COUNTY OFFICE BUILDING ♦ 800 PARK AVENUE ♦ UTICA, N.Y. 13501-2977

Gerald J. Fiorini  
Chairman  
(315) 798-5900

Mikale Billard  
Clerk  
(315) 798-5404

David J. Wood  
Majority Leader

Patricia A. Hudak  
Minority Leader

## COMMUNICATIONS FOR DISTRIBUTION JANUARY 26, 2011

(Correspondence relating to upcoming legislation, appointments, petitions, etc)

<u>FILE NO.</u>	<u>COMMITTEE</u>	<u>PAGES</u>
2011-031 . . .	Ways & Means .....	1-1A
2010-033 . . .	Ways & Means .....	1B-1C
MEMO- . . .	BONDING FN20111-034 THROUGH FN2011-044.....	2-6
2011-034 . . .	Education & Youth, Ways & Means.....	7-9
2011-035 . . .	Airport, Ways & Means .....	10-12
2011-036 . . .	Education & Youth, Ways & Means.....	13-15
2011-037 . . .	Public Works, Ways & Means .....	16-18
2011-038 . . .	Public Works, Ways & Means .....	19-21
2011-039 . . .	Public Works, Ways & Means .....	22-24
2011-040 . . .	Public Works, Ways & Means .....	25-27
2011-041 . . .	Public Works, Ways & Means .....	28-30
2011-042 . . .	Public Works, Ways & Means .....	31-33
2011-043 . . .	Public Works, Ways & Means .....	34-36
2011-044 . . .	Internal Affairs, Ways & Means.....	37-39
2011-045 . . .	Human Resources, Ways & Means .....	40-42
2011-046 . . .	Human Resources, Ways & Means .....	43-45
2011-047 . . .	Public Health, Ways & Means.....	46-47
2011-048 . . .	Public Health, Ways & Means.....	48-52
2011-049 . . .	Public Health, Ways & Means.....	53-56
2011-050 . . .	Internal Affairs, Ways & Means.....	57-59
2011-051 . . .	Internal Affairs, Ways & Means.....	60-65
2011-052 . . .	Internal Affairs, Ways & Means.....	66-69
2011-053 . . .	Internal Affairs, Ways & Means.....	70-72
2011-054 . . .	Public Safety, Ways & Means .....	73-74
2011-055 . . .	Public Safety, Ways & Means .....	75-76
2011-056 . . .	Public Safety, Ways & Means .....	77-78
2011-057 . . .	Education & Youth, Ways & Means.....	79-80
2011-058 . . .	Airport, Ways & Means .....	81-83

**ALL SUPPORTING DOCUMENTATION AVAILABLE AT**  
**[www.ocgov.net](http://www.ocgov.net)**



# ONEIDA COUNTY BOARD OF LEGISLATORS

ONEIDA COUNTY OFFICE BUILDING ♦ 800 PARK AVENUE ♦ UTICA, N.Y. 13501-2977

FN 20 11 - 031

January 20, 2011

Mikale Billard, Clerk  
Oneida County Board of Legislators  
800 Park Avenue  
Utica, NY 13501

## WAYS & MEANS

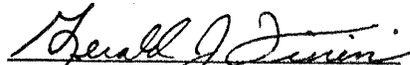
RE: **Scheduling of Public Hearing for Consolidated Agricultural District #3 –  
Towns of Boonville, Forestport, Remsen and Steuben**

Dear Mike,

I have received a letter from Farmland Protection Board Chair, Brymer Humphreys requesting a Public Hearing on Agricultural District #3. Pursuant to his request, please prepare a docket scheduling a public hearing for **7:00 PM on Wednesday, February 23<sup>rd</sup> in the Steuben Town Hall, 9458 Soule Road.**

In order to allow ample time to notify the landowners, I would ask that the Ways and Means Committee and the full Board of Legislators vote upon the docket at the meeting of **January 26, 2011.**

Respectfully submitted,

  
GERALD J. FIORINI, CHAIRMAN  
ONEIDA COUNTY BOARD OF LEGISLATORS

cc: All FPB Members  
Commissioner of Agriculture and Markets  
Commissioner of DEC

Gerald J. Fiorini  
Chairman  
(315) 798-5900

Mikale Billard  
Clerk  
(315) 798-5404

David J. Wood  
Majority Leader

Patricia A. Hudak  
Minority Leader



## ONEIDA COUNTY FARMLAND PROTECTION BOARD

---



Brymer Humphreys, Chair

Paul Kirk ♦ Thomas Cassidy ♦ George Gafner ♦ Michael J. Cosgrove ♦ Andy Gale  
Patrick H. Brennan ♦ Marty Broccoli ♦ John R. Kent, Jr. ♦ Kathy Pilbeam

Clifford Kitchen

January 20, 2011

M. Gerald J. Fiorini, Chairman  
Oneida County Board of Legislators  
800 Park Avenue  
Utica, NY 13501

RE: **Scheduling of Public Hearing for Consolidated Agricultural District  
#3 – Towns of Boonville, Forestport, Remsen and Steuben**

Dear Mr. Fiorini:

The Oneida County Agricultural and Farmland Protection Board will meet on the above referenced district and will make its recommendations.

Therefore, I ask that through the Board of Legislators, we schedule a public hearing for **7:00 PM on Wednesday, February 23<sup>rd</sup>, 2011** in the Steuben Town Hall, 9458 Soule Road and request that the docket be considered by Ways & Means and the full Board at their next available opportunity, which would be **January 26<sup>th</sup>**.

I thank you in advance for your cooperation.

Very truly yours,

BRYMER HUMPHREYS, CHAIRMAN  
AGRICULTURAL AND FARMLAND PROTECTION BOARD

cc: All FPB Members  
Commissioner of Agriculture and Markets  
Commissioner of DEC



## ONEIDA COUNTY DEPARTMENT OF LAW

Oneida County Office Building  
800 Park Avenue ♦ Utica, New York 13501-2975  
(315) 798-5910 ♦ fax (315) 798-5603

ANTHONY J. PICENTE JR.  
COUNTY EXECUTIVE

LINDA M.H. DILLON  
COUNTY ATTORNEY

FN 20 11 - 033

January 12, 2011

Hon. Anthony J. Picente, Jr.  
Oneida County Executive  
800 Park Avenue  
Utica, NY 13501

### WAYS & MEANS

RE: Reynold Turner c. County of Oneida County

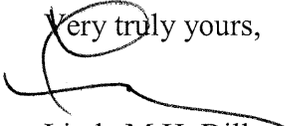
Dear Mr. Picente:

I am in receipt of correspondence from Attorney David H. Walsh, IV, counsel for the County on this matter, recommending that the above referenced claim against the County be settled in the amount of \$10,000.

I agree with the recommendation of settlement for the reasons set forth in Mr. Walsh's letter and I ask that this matter be referred to the Board of Legislators for their approval at their **January 26, 2011** regular session.

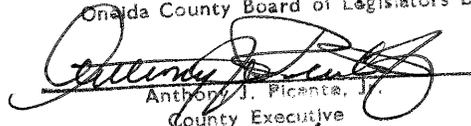
Thank you.

Very truly yours,

  
Linda M.H. Dillon  
County Attorney

Cc: David H. Walsh, IV, Esq.  
Robert M. Maciol, Sheriff

Reviewed and Approved for submittal to the  
Oneida County Board of Legislators by

  
Anthony J. Picente, Jr.  
County Executive

Date 1/20/11

# PETRONE & PETRONE, P.C.

## Attorneys at Law

John R. Petrone II \*  
Lori E. Petrone  
Mark J. Halpin  
Mary Ellen Luker  
Janet F. Neumann  
Kathleen A. Lupia  
James H. Cosgriff III  
David H. Walsh IV  
Mark O. Chieco  
Louis J. Tripoli

Marcus M. Curry  
(1924-1996)

108 West Jefferson Street  
Suite 305  
Syracuse, NY 13202  
(315) 476-0104  
FAX (315) 476-0107

1624 Genesee Street  
Utica, NY 13502  
(800) 521-1260  
FAX (315) 735-5368

465 New Karner Road  
Albany, NY 12205  
(800) 521-1260  
FAX (315) 735-5368

5500 Main Street  
Suite 342  
Williamsville, NY 14221  
(800) 521-1260  
FAX (716) 204-2509

205 St. Paul Street  
Suite 300  
Rochester, NY 14614  
(800) 521-1260  
FAX (315) 735-5368

\* Also admitted in Pennsylvania

January 19, 2011

Linda M.H. Dillon, Esq.  
County Attorney  
Oneida County  
800 Park Avenue  
Utica, New York 13501

**RE: Reynold Turner, as Administrator of the Estate of Reynold Turner, Jr.,  
Deceased v. Oneida County Sheriff's Department et al.**

Dear Ms. Dillon:

As counsel for the Oneida County parties to this matter, I am recommending that the matter be settled for the sum of \$10,000.

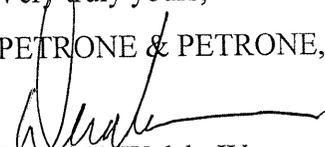
This matter involved an inmate at the Oneida County Correctional Facility who was placed in Pod 3, a special watch ten minute tour housing area for inmates who have or are prone to mental health episodes while incarcerated. On August 2, 2007, at approximately 6:23 p.m., Mr. Turner was locked in this unit and issued a disciplinary notice for disorderly conduct. At approximately 6:50 p.m. that evening, Mr. Turner wrapped a bed sheet around his neck and affixed it to the window in his cell and committed suicide.

The County's exposure in this matter stems from the absence of an electronic swipe evidencing that there was a supervisory tour of the unit at the time that the suicide was estimated to have occurred.

The County will be contributing to the agreed upon settlement demand which will require contributions totaling \$40,000 from two other named defendants. I strongly urge that the Board of Legislators approve of the recommendation of settlement contained herein.

Thank you.

Very truly yours,  
PETRONE & PETRONE, P.C.

  
David H. Walsh, IV

DHW:ppn

10

JOSEPH J. TIMPANO  
Comptroller

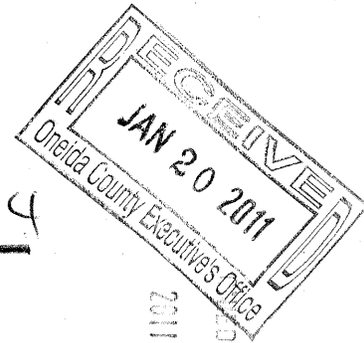


SHERYL A. BROWN  
Deputy Comptroller

DEBORAH S. JOANIS  
Deputy Comptroller - Administration

**ONEIDA COUNTY DEPARTMENT OF AUDIT & CONTROL**

County Office Building ♦ 800 Park Avenue ♦ Utica, New York 13501  
(315) 798-5780 ♦ Fax: (315) 798-6415  
E-Mail: jtimpano@ocgov.net



2011 JAN 21 PM 12:47  
RECEIVED  
ONEIDA COUNTY LEGISLATURE

# Memo

FN 20 11 - 034

*through*

FN 20 11 - 044

*Tony*  
**To:** Anthony J. Picente Jr., County Executive  
Board of Legislators  
**From:** Joseph J. Timpano, Comptroller *Joe*  
**Date:** January 20, 2011  
**Re:** Bond Resolutions

Please refer to the attached schedule of 11 bond resolutions totaling \$7.8 M. These resolutions are the funding source for 11 current and 1 prior capital project adopted by the Board of Legislators.

As has been my procedure for several years, ongoing capital projects are reviewed to estimate cash outlays for the current year and bonds are issued only for the amount needed (often less than the amounts budgeted and authorized). If all these new authorizations are approved we expect to issue \$7.6M of this amount as well as \$4M for projects that were authorized in prior years for a total of \$11.6M. The General fund principal pay down will be \$11.8M in 2011. Our outstanding balance at December 31, 2011 will therefore decrease to \$123.9M. (Please note that these figures do NOT include the \$15.9M of outstanding sewer debt at December 31, 2010).

I respectfully request that Ways and Means consider these resolutions at their February 16, 2011 meeting so they may be acted upon by the full Board of Legislators at their March 16, 2011 meeting.

Thank you.

Cc: Mike Billard, Clerk of the Board  
Sheryl Brown, Deputy Comptroller  
Daniel Ruzbasan, Auditor III

Reviewed and Approved for submittal to the  
Oneida County Board of Legislators by

*Anthony J. Picente, Jr.*  
Anthony J. Picente, Jr.  
County Executive

Date 1/21/11

*5.*

		<b>Bond Authorization</b>		<b>Estimated Amounts</b>	
		<b>Authorization</b>		<b>To Be Issued</b>	
<b>Capital Project Name</b>	<b>Proj #</b>	<b>Resolution Amounts</b>		<b>2011</b>	
MVCC - Roof Replacements	34	338	\$ 200,000	\$	200,000
Griffiss Airfield	35	339	\$ 375,375	\$	220,000
Comprehensive Bldg Phase 3	37	363	\$ 691,000	\$	691,000
Consol County Road Phase 3	38	373	\$ 3,000,000	\$	3,000,000
County Highway Bridge Phase 3	39	374	\$ 1,500,000	\$	1,500,000
Const/Maint/Snow Equip Phase 3	40	376	\$ 700,000	\$	700,000
Light Duty Equipment Phase 3	40	377	\$ 90,000	\$	90,000
OC Business Park Infrastructure	41	399	\$ 204,000	\$	204,000
H - OCOB Parking Lot Improvements	*42	402	\$ 185,000	\$	185,000
County Wide Computerization	44	433	\$ 350,000	\$	350,000
COB Parking Garage Rehab	43	454	\$ 300,000	\$	300,000
Aviation/MVCC Bldg 221 Modifications	36	455	\$ 200,000	\$	200,000
<b>Total</b>			<b>\$ 7,795,375</b>	<b>\$</b>	<b>7,640,000</b>
<i>* 2008 adopted budget</i>					
<b>Projects previously authorized but not issued</b>					
COB Asbestos Abatement H305 (adopted 2010 budget)				\$	2,000,000
MVCC Athletic & Phys Ed Facilities H336 (adopted 2008-2009 budget)				\$	2,000,000
				\$	4,000,000
<b>Total estimated debt to be issued 2011</b>				<b>\$</b>	<b>11,640,000</b>



ORRICK

ORRICK, HERRINGTON & SUTCLIFFE LLP  
51 WEST 52ND STREET  
NEW YORK, NY 10019-6142  
tel 212-506-5000  
fax 212-506-5151  
WWW.ORRICK.COM

January 10, 2010

Thomas E. Myers  
(212) 506-5212 (Direct Dial)  
tmyers@orrick.com

**VIA E-MAIL** (jtimpano@ocgov.net; ccalhoun@ocgov.net)

Mr. Joseph J. Timpano  
County Comptroller  
County of Oneida  
County Office Building  
800 Park Avenue  
Utica, New York 13501

Re: County of Oneida, New York  
2011 Capital Projects – Serial Bonds  
Orrick File: 42439-2-32

Dear Joe:

In accordance with John Shehadi's request, we have drafted and enclose herewith various bond resolutions covering all of the items requested.

When convenient, could you provide us with evidence of compliance with SEQRA in connection with the projects subject thereto.

Also enclosed is the summary Legal Notice of Estoppel which should be published as soon as possible in the official newspapers of the County after adoption of the resolutions.

When available, please see that we are provided with an originally certified copy of each bond resolution, as well as an original printer's affidavit of publication of the Legal Notice of estoppel.

With best wishes,

Very truly yours,

*Tom*

Thomas E. Myers

/es

Enclosures

cc: Mr. John C. Shehadi (jshehadi@fiscaladvisors.com)

## LEGAL NOTICE OF ESTOPPEL

The bond resolutions, a summary of which is published herewith, have each been adopted on March 16, 2011, and the validity of the obligations authorized by such resolutions may be hereafter contested only if such obligations were authorized for an object or purpose for which the County of Oneida, New York, is not authorized to expend money, or if the provisions of law which should have been complied with as of the date of publication of this notice were not substantially complied with, and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of publication of this notice, or such obligations were authorized in violation of the provisions of the Constitution.

A complete copy of each of the resolutions summarized herewith is available for public inspection during regular business hours at the Office of the Clerk of the Legislature for a period of twenty days from the date of publication of this Notice.

Dated: Utica, New York,

\_\_\_\_\_, 2011.

\_\_\_\_\_  
Clerk, County Legislature

BOND RESOLUTIONS EACH DATED MARCH 16, 2011.

RESOLUTIONS AUTHORIZING VARIOUS CAPITAL PROJECTS IN AND FOR THE COUNTY OF ONEIDA, NEW YORK, AT AN AGGREGATE MAXIMUM ESTIMATED COST OF \$51,345,375, AND AUTHORIZING THE ISSUANCE OF \$7,795,375 BONDS OF SAID COUNTY TO PAY COSTS THEREOF.

- Objects or purposes:**
- 1) MVCC roof replacements - 25-yr. period of probable usefulness, class of objects or purposes, \$400,000 maximum estimated cost; \$200,000 bonds ; \$200,000 grants. (H338)
  - 2) Griffiss Airfield redevelopment projects, 10-yr. period of probable usefulness, class of objects or purposes, \$43,725,375 maximum estimated cost; \$375,375 additional bonds. (H339)
  - 3) Comprehensive building renovations (Phase 3), 25-yr. period of probable usefulness, class of objects or purposes, \$691,000 maximum estimated cost; \$691,000 bonds. (H363)
  - 4) County road reconstruction (Phase 3), 15-yr. period of probable usefulness, class of objects or purposes, \$3,000,000 maximum estimated cost; \$3,000,000 bonds. (H373)
  - 5) Reconstruction of bridges (Phase 3), 20-yr. period of probable usefulness, class of objects or purposes, \$1,500,000 maximum estimated cost; \$1,500,000 bonds. (H374)

- 6) Construction, maintenance and snow removal equipment (Phase 3), 15-yr. period of probable usefulness, class of objects or purposes, \$790,000 maximum estimated cost; \$790,000 bonds. (H376/H377)
- 7) Business park road reconstruction, 15-yr. period of probable usefulness, specific object or purpose, \$204,000 maximum estimated cost; \$204,000 bonds. (H399)
- 8) Design costs for parking lot improvements at County Office Building, 5-yr. period of probable usefulness, specific object or purpose, \$185,000 maximum estimated cost; \$185,000 bonds. (H402)
- 9) County-wide computerization project, 5-yr. period of probable usefulness, class of objects or purposes, \$350,000 maximum estimated cost; \$350,000 bonds. (H433)
- 10) Design costs for parking garage rehabilitation at the County Office Building, 5-yr. period of probable usefulness, specific object or purpose, \$300,000 maximum estimated cost; \$300,000 bonds. (H454)
- 11) Aviation/MVCC Building 221 modifications, 25-yr. period of probable usefulness, specific object or purpose, \$200,000 maximum estimated cost; \$200,000 bonds. (H455)

INTRODUCTORY  
NO. \_\_\_\_\_

F.N. 2011- 34

## ONEIDA COUNTY BOARD OF LEGISLATORS

RESOLUTION NO. \_\_\_\_\_

INTRODUCED BY: \_\_\_\_\_

EDUCATION, YOUTH

2ND BY: \_\_\_\_\_

WAYS & MEANS

A RESOLUTION AUTHORIZING THE ROOF REPLACEMENT AT THE MOHAWK VALLEY COMMUNITY COLLEGE BUILDING IN AND FOR THE COUNTY OF ONEIDA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$400,000, AND AUTHORIZING THE ISSUANCE OF \$200,000 BONDS OF SAID COUNTY TO PAY PART OF THE COST THEREOF (H338).

BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Oneida, New York, as follows:

Section 1. The roof replacement at the Mohawk Valley Community College Building in and for said County, including incidental improvements and expenses, is hereby authorized at a maximum estimated cost of \$400,000.

Section 2. The plan for the financing of such maximum estimated cost is as follows:

- (i) by the issuance of \$200,000 bonds of said County hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law; and
- (ii) by the application of \$200,000 in State grants-in-aid.

Section 3. It is hereby determined that the period of probable usefulness of the aforesaid specific object or purpose is twenty-five years, pursuant to subdivision 12(a)(1) of paragraph a of Section 11.00 of the Local Finance Law.

Section 4. The faith and credit of said County of Oneida, New York, are hereby irrevocable pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds becoming due and payable in such year. To the extent not paid from other sources, there shall annually be levied on all the taxable real property of said County, a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

Section 5. Subject to the provisions of the Local Finance Law, the power to authorize the issuance of and to sell bond anticipation notes in anticipation of the issuance and sale of the bonds herein authorized, including renewals of such notes, is hereby delegated to the County Comptroller, the chief fiscal officer. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said County Comptroller, consistent with the provisions of the Local Finance Law.

Section 6. All other matters except as provided herein relating to the serial bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the County Comptroller, the chief fiscal officer of such County. Such bonds shall contain substantially the recital of validity clause provided for in Section 52.00 of the Local Finance Law, and shall otherwise be in such form and contain such recitals, in addition to those required by Section 51.00 of the Local Finance Law, as the County Comptroller shall determine consistent with the provisions of the Local Finance Law.

Section 7. The validity of such bonds and bond anticipation notes may be contested only if:

- 1) Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- 2) The provisions of law which should be complied with at the date of publication of this resolution are not substantially complied with,

and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or

- 3) Such obligations are authorized in violation of the provisions of the Constitution.

Section 8. This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

Section 9. This resolution, which takes effect immediately, shall be published in summary form in the *Observer Dispatch* and in the *Rome Sentinel*, the official newspapers of such County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

APPROVED:

DATED:

Adopted by the following roll call vote:

AYES \_\_\_\_\_ NAYS \_\_\_\_\_ ABSENT \_\_\_\_\_

INTRODUCTORY  
NO. \_\_\_\_\_

F.N. 2011- 35

# ONEIDA COUNTY BOARD OF LEGISLATORS

RESOLUTION NO. \_\_\_\_\_

**AIRPORT**

INTRODUCED BY: \_\_\_\_\_

2ND BY: \_\_\_\_\_

**WAYS & MEANS**

A RESOLUTION AUTHORIZING COSTS RELATED TO VARIOUS REDEVELOPMENT PROJECTS AT GRIFFISS AIRFIELD IN AND FOR THE COUNTY OF ONEIDA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$43,725,375 AND AUTHORIZING THE ISSUANCE OF AN ADDITIONAL \$375,375 BONDS OF THE TO PAY PART OF THE COSTS THEREOF. (H339)

BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Oneida, New York, as follows:

Section 1. For the object or purpose of paying additional costs related to various redevelopment projects at Griffiss Airfield in and for said County, including incidental costs and expenses, there are hereby authorized to be issued an additional \$375,375 bonds of said County pursuant to the provisions of the Local Finance Law.

Section 2. It is hereby determined that the maximum estimated cost of such specific object or purpose is now determined to be \$43,725,375, and that the plan for the financing thereof is as follows::

- (i) by the issuance of \$242,947 bonds of said County authorized to be issued pursuant to a bond resolution dated March 27, 2008;
- (ii) by the application of \$42,443,673 grants-in-aid;
- (iii) by the issuance of \$413,380 bonds of said County authorized to be issued pursuant to a bond resolution dated February 25, 2009;
- (iv) by the issuance of \$250,000 bonds of said County authorized to be issued pursuant to a bond resolution dated February 10, 2010; and
- (v) by the issuance of \$375,375 bonds of said County hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.

Section 3. It is hereby determined that the period of probable usefulness of the aforesaid class of objects or purposes is ten years, pursuant to subdivision 14 of paragraph a of Section 11.00 of the Local Finance Law.

Section 4. The faith and credit of said County of Oneida, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds becoming due and payable in such year. To the extent not paid from other sources, there shall annually be levied on all the taxable real property of said County, a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

Section 5. Subject to the provisions of the Local Finance Law, the power to authorize the issuance of and to sell bond anticipation notes in anticipation of the issuance and sale of the bonds herein authorized, including renewals of such notes, is hereby delegated to the County Comptroller, the chief fiscal officer. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said County Comptroller, consistent with the provisions of the Local Finance Law.

Section 6. All other matters except as provided herein relating to the serial bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the County Comptroller, the chief fiscal officer of such County. Such bonds shall contain substantially the recital of validity clause provided for in Section 52.00 of the Local Finance Law, and shall otherwise be in such form and contain such recitals, in addition to those required by Section 51.00 of the Local Finance Law, as the County Comptroller shall determine consistent with the provisions of the Local Finance Law.

Section 7. The validity of such bonds and bond anticipation notes may be contested only if:

- 1) Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- 2) The provisions of law which should be complied with at the date of publication of this resolution are not substantially complied with,

and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or

- 3) Such obligations are authorized in violation of the provisions of the Constitution.

Section 8. This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

Section 9. This resolution, which takes effect immediately, shall be published in summary form in the *Observer Dispatch* and in the *Rome Sentinel*, the official newspapers of such County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

APPROVED:

DATED:

Adopted by the following roll call vote:

AYES \_\_\_\_\_ NAYS \_\_\_\_\_ ABSENT \_\_\_\_\_

12.

INTRODUCTORY  
NO. \_\_\_\_\_

F.N. 2011- 036

# ONEIDA COUNTY BOARD OF LEGISLATORS

RESOLUTION NO. \_\_\_\_\_

INTRODUCED BY: \_\_\_\_\_

EDUCATION, YOUTH

2ND BY: \_\_\_\_\_

WAYS & MEANS

A RESOLUTION AUTHORIZING THE ISSUANCE OF \$200,000 BONDS OF THE COUNTY OF ONEIDA, NEW YORK TO PAY THE COST OF AVIATION BUILDING 221 RENOVATION AND IMPROVEMENTS FOR USE BY THE MOHAWK VALLEY COMMUNITY COLLEGE. (H455)

WHEREAS, all conditions precedent to the financing of the capital project hereinafter described, including compliance with the provisions of the State Environmental Quality Review Act, have been performed; and

WHEREAS, it is now desired to authorize the financing of such capital project, NOW, THEREFORE,

BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Oneida, New York, as follows:

Section 1. Building renovation and improvements for use by the Mohawk Valley Community College in and for said County, consisting of aviation/MVCC building 221 modifications, including equipment, furnishings and incidental expenses, are hereby authorized at a maximum estimated cost of \$200,000.

Section 2. The plan for the financing of such maximum estimated cost is by the issuance of \$200,000 bonds of said County hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.

Section 3. It is hereby determined that the period of probable usefulness of the aforesaid specific object or purpose is twenty-five years, pursuant to subdivision 12(a)(1) of paragraph a of Section 11.00 of the Local Finance Law.

Section 4. The faith and credit of said County of Oneida, New York, are hereby irrevocable pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds becoming due and payable in such year. To the extent not paid from other sources, there shall annually be levied on all the taxable

real property of said County, a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

Section 5. Subject to the provisions of the Local Finance Law, the power to authorize the issuance of and to sell bond anticipation notes in anticipation of the issuance and sale of the bonds herein authorized, including renewals of such notes, is hereby delegated to the County Comptroller, the chief fiscal officer. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said County Comptroller, consistent with the provisions of the Local Finance Law.

Section 6. All other matters except as provided herein relating to the serial bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the County Comptroller, the chief fiscal officer of such County. Such bonds shall contain substantially the recital of validity clause provided for in Section 52.00 of the Local Finance Law, and shall otherwise be in such form and contain such recitals, in addition to those required by Section 51.00 of the Local Finance Law, as the County Comptroller shall determine consistent with the provisions of the Local Finance Law.

Section 7. The validity of such bonds and bond anticipation notes may be contested only if:

- 1) Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- 2) The provisions of law which should be complied with at the date of publication of this resolution are not substantially complied with,

and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or

- 3) Such obligations are authorized in violation of the provisions of the Constitution.

Section 8. This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

Section 9. This resolution, which takes effect immediately, shall be published in summary form in the *Observer Dispatch* and in the *Rome Sentinel*, the official newspapers of such County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

APPROVED:

DATED:

Adopted by the following roll call vote:

AYES \_\_\_\_\_ NAYS \_\_\_\_\_ ABSENT \_\_\_\_\_

INTRODUCTORY  
NO. \_\_\_\_\_

F.N. 2011- 37

# ONEIDA COUNTY BOARD OF LEGISLATORS

RESOLUTION NO. \_\_\_\_\_

INTRODUCED BY: \_\_\_\_\_

**PUBLIC WORKS**

2ND BY: \_\_\_\_\_

**WAYS & MEANS**

A RESOLUTION AUTHORIZING BUILDING RENOVATIONS (PHASE 3) IN AND FOR THE COUNTY OF ONEIDA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$691,000, AND AUTHORIZING THE ISSUANCE OF \$691,000 BONDS OF SAID COUNTY TO PAY THE COST THEREOF. (H363)

BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Oneida, New York, as follows:

Section 1. Building renovations in and for said County, including incidental costs and expenses, are hereby authorized at a maximum estimated cost of \$691,000.

Section 2. The plan for the financing of such maximum estimated cost is by the issuance of \$691,000 bonds of said County hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.

Section 3. It is hereby determined that the period of probable usefulness of the aforesaid class of objects or purposes is twenty-five years, pursuant to subdivision 12(a)(1) of paragraph a of Section 11.00 of the Local Finance Law.

Section 4. The faith and credit of said County of Oneida, New York, are hereby irrevocable pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds becoming due and payable in such year. To the extent not paid from other sources, there shall annually be levied on all the taxable real property of said County, a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

Section 5. Subject to the provisions of the Local Finance Law, the power to authorize the issuance of and to sell bond anticipation notes in anticipation of the issuance and sale of the bonds herein authorized, including renewals of such notes, is hereby delegated to the County Comptroller, the chief fiscal officer. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said County Comptroller, consistent with the provisions of the Local Finance Law.

Section 6. All other matters except as provided herein relating to the serial bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the County Comptroller, the chief fiscal officer of such County. Such bonds shall contain substantially the recital of validity clause provided for in Section 52.00 of the Local Finance Law, and shall otherwise be in such form and contain such recitals, in addition to those required by Section 51.00 of the Local Finance Law, as the County Comptroller shall determine consistent with the provisions of the Local Finance Law.

Section 7. The validity of such bonds and bond anticipation notes may be contested only if:

- 1) Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- 2) The provisions of law which should be complied with at the date of publication of this resolution are not substantially complied with,

and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or

- 3) Such obligations are authorized in violation of the provisions of the Constitution.

Section 8. This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

Section 9. This resolution, which takes effect immediately, shall be published in summary form in the *Observer Dispatch* and in the *Rome Sentinel*, the official newspapers of such County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

APPROVED:

DATED:

Adopted by the following roll call vote:

AYES \_\_\_\_\_ NAYS \_\_\_\_\_ ABSENT \_\_\_\_\_

INTRODUCTORY  
NO. \_\_\_\_\_

F.N. 2011- 38

# ONEIDA COUNTY BOARD OF LEGISLATORS

RESOLUTION NO. \_\_\_\_\_

**PUBLIC WORKS**

INTRODUCED BY: \_\_\_\_\_

2ND BY: \_\_\_\_\_

**WAYS & MEANS**

A RESOLUTION AUTHORIZING THE RECONSTRUCTION OF ROADS (PHASE 3) IN AND FOR THE COUNTY OF ONEIDA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$3,000,000, AND AUTHORIZING THE ISSUANCE OF \$3,000,000 BONDS OF SAID COUNTY TO PAY THE COST THEREOF. (H373)

BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Oneida, New York, as follows:

Section 1. The reconstruction of roads in and for said County, including acquisition of land or rights-in-land, sidewalks, curbs, gutters, landscaping, grading or improving the rights of way, as well as incidental expenses, is hereby authorized at a maximum estimated cost of \$3,000,000.

Section 2. The plan for the financing of such maximum estimated cost is by the issuance of \$3,000,000 bonds of said County hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.

Section 3. It is hereby determined that the period of probable usefulness of the aforesaid class of objects or purposes is fifteen years, pursuant to subdivision 20(c) of paragraph a of Section 11.00 of the Local Finance Law.

Section 4. The faith and credit of said County of Oneida, New York, are hereby irrevocable pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds becoming due and payable in such year. To the extent not paid from other sources, there shall annually be levied on all the taxable real property of said County, a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

Section 5. Subject to the provisions of the Local Finance Law, the power to authorize the issuance of and to sell bond anticipation notes in anticipation of the issuance and sale of the bonds herein authorized, including renewals of such notes, is hereby delegated to the County

Comptroller, the chief fiscal officer. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said County Comptroller, consistent with the provisions of the Local Finance Law.

Section 6. All other matters except as provided herein relating to the serial bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the County Comptroller, the chief fiscal officer of such County. Such bonds shall contain substantially the recital of validity clause provided for in Section 52.00 of the Local Finance Law, and shall otherwise be in such form and contain such recitals, in addition to those required by Section 51.00 of the Local Finance Law, as the County Comptroller shall determine consistent with the provisions of the Local Finance Law.

Section 7. The validity of such bonds and bond anticipation notes may be contested only if:

- 1) Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- 2) The provisions of law which should be complied with at the date of publication of this resolution are not substantially complied with,

and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or

- 3) Such obligations are authorized in violation of the provisions of the Constitution.

Section 8. This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

Section 9. This resolution, which takes effect immediately, shall be published in summary form in the *Observer Dispatch* and in the *Rome Sentinel*, the official newspapers of such County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

APPROVED:

DATED:

Adopted by the following roll call vote:

AYES \_\_\_\_\_ NAYS \_\_\_\_\_ ABSENT \_\_\_\_\_

INTRODUCTORY  
NO. \_\_\_\_\_

F.N. 2011- 39

# ONEIDA COUNTY BOARD OF LEGISLATORS

RESOLUTION NO. \_\_\_\_\_

**PUBLIC WORKS**

INTRODUCED BY: \_\_\_\_\_

2ND BY: \_\_\_\_\_

**WAYS & MEANS**

A RESOLUTION AUTHORIZING A HIGHWAY BRIDGE RECONSTRUCTION PROGRAM (PHASE 3) IN AND FOR THE COUNTY OF ONEIDA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$1,500,000, AND AUTHORIZING THE ISSUANCE OF \$1,500,000 BONDS OF SAID COUNTY TO PAY PART OF THE COST THEREOF. (H374)

BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Oneida, New York, as follows:

Section 1. A highway bridge reconstruction program in and for said County is hereby authorized, including incidental costs and expenses, at a maximum estimated cost of \$1,500,000.

Section 2. The plan for the financing of such maximum estimated cost is by the issuance of \$1,500,000 bonds of said County hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law

Section 3. It is hereby determined that the period of probable usefulness of the aforesaid class of objects or purposes is 20 years, pursuant to subdivision 10 of paragraph a of Section 11.00 of the Local Finance Law.

Section 4. The faith and credit of said County of Oneida, New York, are hereby irrevocable pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds becoming due and payable in such year. To the extent not paid from other sources, there shall annually be levied on all the taxable real property of said County, a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

Section 5. Subject to the provisions of the Local Finance Law, the power to authorize the issuance of and to sell bond anticipation notes in anticipation of the issuance and sale of the bonds herein authorized, including renewals of such notes, is hereby delegated to the County Comptroller, the chief fiscal officer. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said County Comptroller, consistent with the provisions of the Local Finance Law.

Section 6. All other matters except as provided herein relating to the serial bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the County Comptroller, the chief fiscal officer of such County. Such bonds shall contain substantially the recital of validity clause provided for in Section 52.00 of the Local Finance Law, and shall otherwise be in such form and contain such recitals, in addition to those required by Section 51.00 of the Local Finance Law, as the County Comptroller shall determine consistent with the provisions of the Local Finance Law.

Section 7. The validity of such bonds and bond anticipation notes may be contested only if:

- 1) Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- 2) The provisions of law which should be complied with at the date of publication of this resolution are not substantially complied with,

and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or

- 3) Such obligations are authorized in violation of the provisions of the Constitution.

Section 8. This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

Section 9. This resolution, which takes effect immediately, shall be published in summary form in the *Observer Dispatch* and in the *Rome Sentinel*, the official newspapers of such County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

APPROVED:

DATED:

Adopted by the following roll call vote:

AYES \_\_\_\_\_ NAYS \_\_\_\_\_ ABSENT \_\_\_\_\_

INTRODUCTORY  
NO. \_\_\_\_\_

F.N. 2011- 40

# ONEIDA COUNTY BOARD OF LEGISLATORS

RESOLUTION NO. \_\_\_\_\_

**PUBLIC WORKS**

INTRODUCED BY: \_\_\_\_\_

**WAYS & MEANS**

2ND BY: \_\_\_\_\_

A RESOLUTION AUTHORIZING THE ISSUANCE OF \$790,000 BONDS OF THE COUNTY OF ONEIDA, NEW YORK, TO PAY PART OF THE COSTS OF THE PURCHASE OF CONSTRUCTION, MAINTENANCE AND SNOW REMOVAL EQUIPMENT (PHASE 3) IN AND FOR SAID COUNTY. (H376/H377)

BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Oneida, New York, as follows:

Section 1. The purchase of construction, maintenance and snow removal equipment for said County, including incidental costs and expenses, is hereby authorized at a maximum estimated cost of \$790,000.

Section 2. The plan for the financing of such maximum estimated cost is by the issuance of \$790,000 bonds of said County hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.

Section 3. It is hereby determined that the period of probable usefulness of the aforesaid class of objects or purposes is fifteen years, pursuant to subdivision 28 of paragraph a of Section 11.00 of the Local Finance Law.

Section 4. The faith and credit of said County of Oneida, New York, are hereby irrevocable pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds becoming due and payable in such year. To the extent not paid from other sources, there shall annually be levied on all the taxable real property of said County, a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

Section 5. Subject to the provisions of the Local Finance Law, the power to authorize the issuance of and to sell bond anticipation notes in anticipation of the issuance and sale of the bonds herein authorized, including renewals of such notes, is hereby delegated to the County Comptroller, the chief fiscal officer. Such notes shall be of such terms, form and contents, and

shall be sold in such manner, as may be prescribed by said County Comptroller, consistent with the provisions of the Local Finance Law.

Section 6. All other matters except as provided herein relating to the serial bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the County Comptroller, the chief fiscal officer of such County. Such bonds shall contain substantially the recital of validity clause provided for in Section 52.00 of the Local Finance Law, and shall otherwise be in such form and contain such recitals, in addition to those required by Section 51.00 of the Local Finance Law, as the County Comptroller shall determine consistent with the provisions of the Local Finance Law.

Section 7. The validity of such bonds and bond anticipation notes may be contested only if:

- 1) Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- 2) The provisions of law which should be complied with at the date of publication of this resolution are not substantially complied with,

and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or

- 3) Such obligations are authorized in violation of the provisions of the Constitution.

Section 8. This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

Section 9. This resolution, which takes effect immediately, shall be published in summary form in the *Observer Dispatch* and in the *Rome Sentinel*, the official newspapers of such County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

APPROVED:

DATED:

Adopted by the following roll call vote:

AYES \_\_\_\_\_ NAYS \_\_\_\_\_ ABSENT \_\_\_\_\_

INTRODUCTORY  
NO. \_\_\_\_\_

F.N. 2011- 41

# ONEIDA COUNTY BOARD OF LEGISLATORS

RESOLUTION NO. \_\_\_\_\_

INTRODUCED BY: \_\_\_\_\_

**PUBLIC WORKS**

2ND BY: \_\_\_\_\_

**WAYS & MEANS**

A RESOLUTION AUTHORIZING ROAD RECONSTRUCTION IN THE BUSINESS PARK IN AND FOR THE COUNTY OF ONEIDA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$204,000, AND AUTHORIZING THE ISSUANCE OF \$204,000 BONDS OF SAID COUNTY TO PAY THE COST THEREOF. (H399)

BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Oneida, New York, as follows:

Section 1. Road reconstruction in the business park in and for said County, including incidental improvements and costs, is hereby authorized at a maximum estimated cost of \$204,000.

Section 2. The plan for the financing of such maximum estimated cost is by the issuance of \$204,000 bonds of said County hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.

Section 3. It is hereby determined that the period of probable usefulness of the aforesaid specific object or purpose is fifteen years, pursuant to subdivision 20(c) of paragraph a of Section 11.00 of the Local Finance Law.

Section 4. The faith and credit of said County of Oneida, New York, are hereby irrevocable pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds becoming due and payable in such year. To the extent not paid from other sources, there shall annually be levied on all the taxable real property of said County, a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

Section 5. Subject to the provisions of the Local Finance Law, the power to authorize the issuance of and to sell bond anticipation notes in anticipation of the issuance and sale of the bonds herein authorized, including renewals of such notes, is hereby delegated to the County Comptroller, the chief fiscal officer. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said County Comptroller, consistent with the provisions of the Local Finance Law.

Section 6. All other matters except as provided herein relating to the serial bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the County Comptroller, the chief fiscal officer of such County. Such bonds shall contain substantially the recital of validity clause provided for in Section 52.00 of the Local Finance Law, and shall otherwise be in such form and contain such recitals, in addition to those required by Section 51.00 of the Local Finance Law, as the County Comptroller shall determine consistent with the provisions of the Local Finance Law.

Section 7. The validity of such bonds and bond anticipation notes may be contested only if:

- 1) Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- 2) The provisions of law which should be complied with at the date of publication of this resolution are not substantially complied with,

and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or

- 3) Such obligations are authorized in violation of the provisions of the Constitution.

Section 8. This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

Section 9. This resolution, which takes effect immediately, shall be published in summary form in the *Observer Dispatch* and in the *Rome Sentinel*, the official newspapers of such County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

APPROVED:

DATED:

Adopted by the following roll call vote:

AYES \_\_\_\_\_ NAYS \_\_\_\_\_ ABSENT \_\_\_\_\_

INTRODUCTORY  
NO. \_\_\_\_\_

F.N. 2011-42

# ONEIDA COUNTY BOARD OF LEGISLATORS

RESOLUTION NO. \_\_\_\_\_

**PUBLIC WORKS**

INTRODUCED BY: \_\_\_\_\_

**WAYS & MEANS**

2ND BY: \_\_\_\_\_

A RESOLUTION AUTHORIZING PRELIMINARY DESIGN WORK FOR PARKING LOT IMPROVEMENTS AT THE COUNTY OFFICE BUILDING IN AND FOR THE COUNTY OF ONEIDA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$185,000, AND AUTHORIZING THE ISSUANCE OF \$185,000 BONDS OF SAID COUNTY TO PAY THE COST THEREOF. (H402)

BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Oneida, New York, as follows:

Section 1. Preliminary design work for parking lot improvements at the County Office Building in and for said County, including incidental expenses, is hereby authorized at a maximum estimated cost of \$185,000.

Section 2. The plan for the financing of such maximum estimated cost is by the issuance of \$185,000 bonds of said County hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.

Section 3. It is hereby determined that the period of probable usefulness of the aforesaid specific object or purpose is five years, pursuant to subdivision 62 of paragraph a of Section 11.00 of the Local Finance Law.

Section 4. The faith and credit of said County of Oneida, New York, are hereby irrevocable pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds becoming due and payable in such year. To the extent not paid from other sources, there shall annually be levied on all the taxable real property of said County, a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

Section 5. Subject to the provisions of the Local Finance Law, the power to authorize the issuance of and to sell bond anticipation notes in anticipation of the issuance and sale of the bonds herein authorized, including renewals of such notes, is hereby delegated to the County Comptroller, the chief fiscal officer. Such notes shall be of such terms, form and contents, and

shall be sold in such manner, as may be prescribed by said County Comptroller, consistent with the provisions of the Local Finance Law.

Section 6. All other matters except as provided herein relating to the serial bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the County Comptroller, the chief fiscal officer of such County. Such bonds shall contain substantially the recital of validity clause provided for in Section 52.00 of the Local Finance Law, and shall otherwise be in such form and contain such recitals, in addition to those required by Section 51.00 of the Local Finance Law, as the County Comptroller shall determine consistent with the provisions of the Local Finance Law.

Section 7. The validity of such bonds and bond anticipation notes may be contested only if:

- 1) Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- 2) The provisions of law which should be complied with at the date of publication of this resolution are not substantially complied with,

and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or

- 3) Such obligations are authorized in violation of the provisions of the Constitution.

Section 8. This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

Section 9. This resolution, which takes effect immediately, shall be published in summary form in the *Observer Dispatch* and in the *Rome Sentinel*, the official newspapers of such County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

APPROVED:

DATED:

Adopted by the following roll call vote:

AYES \_\_\_\_\_ NAYS \_\_\_\_\_ ABSENT \_\_\_\_\_

INTRODUCTORY  
NO. \_\_\_\_\_

F.N. 2011- 43

# ONEIDA COUNTY BOARD OF LEGISLATORS

RESOLUTION NO. \_\_\_\_\_

INTRODUCED BY: \_\_\_\_\_

PUBLIC WORKS

2ND BY: \_\_\_\_\_

WAYS & MEANS

A RESOLUTION AUTHORIZING PRELIMINARY DESIGN WORK FOR PARKING GARAGE IMPROVEMENTS AT THE COUNTY OFFICE BUILDING IN AND FOR THE COUNTY OF ONEIDA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$300,000, AND AUTHORIZING THE ISSUANCE OF \$300,000 BONDS OF SAID COUNTY TO PAY THE COST THEREOF. (H454)

BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Oneida, New York, as follows:

Section 1. Preliminary design work for parking garage improvements at the County Office Building in and for said County, including incidental expenses, is hereby authorized at a maximum estimated cost of \$300,000.

Section 2. The plan for the financing of such maximum estimated cost is by the issuance of \$300,000 bonds of said County hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.

Section 3. It is hereby determined that the period of probable usefulness of the aforesaid specific object or purpose is five years, pursuant to subdivision 62 of paragraph a of Section 11.00 of the Local Finance Law.

Section 4. The faith and credit of said County of Oneida, New York, are hereby irrevocable pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds becoming due and payable in such year. To the extent not paid from other sources, there shall annually be levied on all the taxable real property of said County, a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

Section 5. Subject to the provisions of the Local Finance Law, the power to authorize the issuance of and to sell bond anticipation notes in anticipation of the issuance and sale of the bonds herein authorized, including renewals of such notes, is hereby delegated to the County

Comptroller, the chief fiscal officer. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said County Comptroller, consistent with the provisions of the Local Finance Law.

Section 6. All other matters except as provided herein relating to the serial bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the County Comptroller, the chief fiscal officer of such County. Such bonds shall contain substantially the recital of validity clause provided for in Section 52.00 of the Local Finance Law, and shall otherwise be in such form and contain such recitals, in addition to those required by Section 51.00 of the Local Finance Law, as the County Comptroller shall determine consistent with the provisions of the Local Finance Law.

Section 7. The validity of such bonds and bond anticipation notes may be contested only if:

- 1) Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- 2) The provisions of law which should be complied with at the date of publication of this resolution are not substantially complied with,

and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or

- 3) Such obligations are authorized in violation of the provisions of the Constitution.

Section 8. This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

Section 9. This resolution, which takes effect immediately, shall be published in summary form in the *Observer Dispatch* and in the *Rome Sentinel*, the official newspapers of such County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

APPROVED:

DATED:

Adopted by the following roll call vote:

AYES \_\_\_\_\_ NAYS \_\_\_\_\_ ABSENT \_\_\_\_\_

INTRODUCTORY  
NO. \_\_\_\_\_

F.N. 2011- 44

## ONEIDA COUNTY BOARD OF LEGISLATORS

RESOLUTION NO. \_\_\_\_\_

**INTERNAL AFFAIRS**

INTRODUCED BY: \_\_\_\_\_

**WAYS & MEANS**

2ND BY: \_\_\_\_\_

A RESOLUTION AUTHORIZING A COUNTY-WIDE COMPUTERIZATION PROJECT IN AND FOR THE COUNTY OF ONEIDA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$350,000, AND AUTHORIZING THE ISSUANCE OF \$350,000 BONDS OF SAID COUNTY TO PAY THE COST THEREOF. (H433)

BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Oneida, New York, as follows:

Section 1. A County-wide computerization project in and for said County, including incidental improvements and expenses, is hereby authorized at a maximum estimated cost of \$350,000.

Section 2. The plan for the financing of such maximum estimated cost is by the issuance of \$350,000 bonds of said County hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.

Section 3. It is hereby determined that the period of probable usefulness of the aforesaid class of objects or purposes is five years, pursuant to subdivision 32 of paragraph a of Section 11.00 of the Local Finance Law.

Section 4. The faith and credit of said County of Oneida, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds becoming due and payable in such year. To the extent not paid from other sources, there shall annually be levied on all the taxable real property of said County, a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

Section 5. Subject to the provisions of the Local Finance Law, the power to authorize the issuance of and to sell bond anticipation notes in anticipation of the issuance and sale of the bonds herein authorized, including renewals of such notes, is hereby delegated to the County Comptroller, the chief fiscal officer. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said County Comptroller, consistent with the provisions of the Local Finance Law.

Section 6. All other matters except as provided herein relating to the serial bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the County Comptroller, the chief fiscal officer of such County. Such bonds shall contain substantially the recital of validity clause provided for in Section 52.00 of the Local Finance Law, and shall otherwise be in such form and contain such recitals, in addition to those required by Section 51.00 of the Local Finance Law, as the County Comptroller shall determine consistent with the provisions of the Local Finance Law.

Section 7. The validity of such bonds and bond anticipation notes may be contested only if:

- 1) Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- 2) The provisions of law which should be complied with at the date of publication of this resolution are not substantially complied with,

and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or

- 3) Such obligations are authorized in violation of the provisions of the Constitution.

Section 8. This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

Section 9. This resolution, which takes effect immediately, shall be published in summary form in the *Observer Dispatch* and in the *Rome Sentinel*, the official newspapers of such County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

APPROVED:

DATED:

Adopted by the following roll call vote:

AYES \_\_\_\_\_ NAYS \_\_\_\_\_ ABSENT \_\_\_\_\_

Anthony J. Picente Jr.  
County Executive



Lucille A. Soldato  
Commissioner

**ONEIDA COUNTY DEPARTMENT OF SOCIAL SERVICES**

County Office Building, 800 Park Avenue, Utica, NY 13501  
Phone (315) 798-5733 Fax (315) 798-5218

January 7, 2011

FN 20 11-045

Honorable Anthony J. Picente Jr.  
Oneida County Executive  
800 Park Avenue  
Utica, New York 13501

**HUMAN RESOURCES**

**WAYS & MEANS**

2011 JAN 25 AM 11:35  
RECEIVED  
ONEIDA COUNTY LEGISLATURE

Dear Mr. Picente:

I am submitting the following Purchase of Services Agreement for review and approval by the Board of Legislators per Board Resolutions and Local Law #3 of 2001, amending Article VIII, Section 802 of the Administrative Code.

Enclosed are copies of Purchase of Services Agreements for the Mohawk Valley Community Action (Day Care Site - Bldg. 482 Griffiss Child Development). This center provides safe Day Care Services for children 6 weeks to 12 years. The Department pays them for care of children from eligible families. This resource helps to ensure safe care of children while their families participate in training and/or employment.

The term of this Agreement is February 1, 2011 through January 31, 2012 paid at the Day Care "Market Rates" as determined by New York State Office of Children and Family Services.

The total paid to support this contract for services between January 1, 2010 and December 31, 2010 was \$ 80,125.41 with a local cost of 4 % or \$ 3,205.02.

I am respectfully requesting that this matter be forwarded to the Board of Legislators for action as soon as possible. Thank you for your consideration.

Sincerely,

Lucille A. Soldato  
Commissioner

Reviewed and Approved for submittal to the  
Oneida County Board of Legislators by

Anthony J. Picente, Jr.  
County Executive

Date 1/25/11

LAS/tms  
attachments.

1/7/11  
# 66201

Oneida Co. Department Social Services

Competing Proposal \_\_\_\_\_  
Only Respondent \_\_\_\_\_  
Sole Source RFP \_\_\_\_\_

**Oneida County Board of Legislators**  
**Contract Summary**

**Name of Proposing Organization:** Mohawk Valley Community Action  
9882 River Road  
Utica, New York 13502

Day Care Site = Bldg.482 Griffiss Child Development

**Title of Activity or Services:** Day Care Services

**Proposed Dates of Operations:** February 1, 2011 through January 31, 2012

**Client Population/Number to be Served:** Licensed for a total of 112 children 6 weeks - to 12 years.

**SUMMARY STATEMENTS**

**1). Narrative Description of Proposed Services**

Day Care Services located at Bldg. 482 Griffiss Child Development.

**2). Program/Service Objectives and Outcomes -**

To provide safe quality day care services to eligible low income employed families or public assistance recipients involved in approved educational, vocational job search or work experience activities.

**3). Program Design and Staffing Level -**

**Total Funding Requested:** New York State Market Rates.

**Mandated or Non-Mandated –** Mandated Service

**Oneida County Dept. Funding Recommendation:** Account #:A6055.495

41.

**Proposed Funding Source (Federal \$ /State \$ / County \$):**

<b>Federal</b>	<b>84.0 %</b>	<b>\$ 67,305.34</b>
<b>State</b>	<b>12.0 %</b>	<b>\$ 9,615.05</b>
<b>County</b>	<b>4.0 %</b>	<b>\$ 3,205.02</b>

**Cost Per Client Served:**

**Past performance Served:** The Department has contracted with this provider since 1996 for this service. The Contractor has been paid \$ 80,125.41 for the period January 1, 2010 December 31, 2010 which serviced (43) children during this time frame.

**O. C. Department Staff Comments:** The Department Contracts with a number of Day Care Centers to ensure the availability of services when needed.

Anthony J. Picente Jr.  
County Executive



Lucille A. Soldato  
Commissioner

**ONEIDA COUNTY DEPARTMENT OF SOCIAL SERVICES**

County Office Building, 800 Park Avenue, Utica, NY 13501  
Phone (315) 798-5733 Fax (315) 798-5218

January 10, 2011

Honorable Anthony J. Picente Jr.  
Oneida County Executive  
800 Park Avenue  
Utica, New York 13501

FN 20 11 - 046

**HUMAN RESOURCES  
WAYS & MEANS**

RECEIVED  
ONEIDA COUNTY LEGISLATURE  
2011 JAN 25 AM 11:00

Dear Mr. Picente:

I am submitting the following Purchase of Services Agreement for review and approval by the Board of Legislators per Board Resolutions and Local Law #3 of 2001, amending Article VIII, Section 802 of the Administrative Code.

The Kids Oneida Inc. has been awarded the Case Planning Program for the Department's active Child Preventive and Protective caseload. This year's program will be operational from January 1, 2011 through December 31, 2011. The maximum cost of this Contract is \$ 638,298 with a local cost of 27.88% or \$ 177,957.48.

This program has served the Department well as a key component of our Preventive Services efforts. The prevention of foster care must be an intensive effort if we are to achieve any success with families. Additionally, we must improve our ability to both return children from foster care at a faster rate, or if this is not possible to legally free them for Adoption.

I am respectfully requesting that this matter be submitted to the Board of Legislators as soon as possible.

Thank you for your consideration.

Sincerely,

Lucille A. Soldato  
Commissioner

Reviewed and Approved for submittal to the  
Oneida County Board of Legislators by  
  
Anthony J. Picente Jr.  
County Executive

Date 1/25/11

LAS/tms  
attachment

43.

1/10/11  
# 23805

Oneida Co. Department Social Services

Competing Proposal  X   
Only Respondent \_\_\_\_\_  
Sole Source RFP \_\_\_\_\_

Oneida County Board of Legislators  
Contract Summary

**Name of Proposing Organization:** Kids Oneida Inc.  
310 Main Street  
Utica, New York 13501

**Title of Activity or Services:** Case Planning

**Proposed Dates of Operations:** January 1, 2011 through December 31, 2011

**Client Population/Number to be Served:** Children & families in need of child welfare services in addition to all adolescents with a goal of independent living.

**SUMMARY STATEMENTS**

**1). Narrative Description of Proposed Services**

The need for preventive services is projected to increase substantially both for the adolescent population and/or a significant number of young children. In addition to maintaining children in their own homes by use of community-based services (Case Planners) there is need to provide these services to families in order to return children from foster care. There is additional need to provide skills in everyday living for children in foster care with a goal of independent living.

**2). Program/Service Objectives and Outcomes**

**Outcome:** The case planning contract will work with participant families to prevent children from entering care, to reduce the length of stay of children in placement, to reduce the number of children needing replacement and to provide community oversight to high risk cases in order to monitor and insure children's safety.

**Performance:** Family service needs will be identified and participants will become engaged in services. Family assessment will be done in a manner that reflects culturally competent and family focused planning. Case planning responsibilities will include casework counseling, advocacy and referral, service coordination, assistance with transportation, supervision and oversight of open cases. The case planner will provide community oversight for children in high risk families through frequent contact and/or monitoring of court orders as well as the identification and utilization of appropriate community based resources as well as contact with individuals in a position to assess safety and well being of the children.

**3). Program Design and Staffing Level -**

14 Full-time Case Planners  
1 Full-time Program Manager  
1 Part-time Clinical Director

**Total Funding Requested:** \$ 638,298

**Oneida County Dept. Funding Recommendation:** Account #:A6070.49547

**Mandated or Non-mandated:** Mandated preventive service

**Proposed Funding Source (Federal \$ /State \$ / County \$):**

Federal	38.39 %	=	\$ 245,042.60
State	33.73 %	=	\$ 215,297.92
County	27.88 %	=	\$ 177,957.48

**Cost Per Client Served:**

**Past performance Served:** This is the first year that the Contractor will provide the Department with Case Planning Services. Previously, The Neighborhood Center held the Case Planning Contract with Oneida County Department of Social Services since 1988. The Neighborhood Center's 2010 budget for Case Planning Services was \$790,803.00.

**O.C. Department Staff Comments:** This service was sent out for RFP to adhere to the County Procurement Policy which received four (4) respondents and was awarded to Kids Oneida Inc.

45.

# ONEIDA COUNTY HEALTH DEPARTMENT

A Adirondack Bank Building, 5<sup>th</sup> Floor, 185 Genesee St., Utica, NY 13501

ANTHONY J. PICENTE, JR.  
ONEIDA COUNTY EXECUTIVE

GAYLE D. JONES, PHD, MPH, CHES  
DIRECTOR OF HEALTH

## ADMINISTRATION

Phone: (315) 798-6400 Fax: (315) 266-6138

January 5, 2011

Anthony J. Picente, Jr.  
Oneida County Executive  
800 Park Avenue  
Utica, New York 13501

FN 20 11 - 047

**PUBLIC HEALTH**

RECEIVED  
ONEIDA COUNTY LEGISLATURE  
2011 JAN 25 PM 12:05

Dear Mr. Picente:

**WAYS & MEANS**

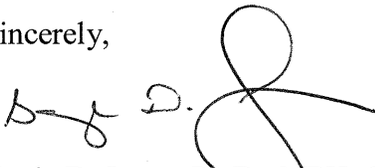
Attached are five (5) copies of a contract between Oneida County through its Health Department – Diagnostic & Treatment and The New York State Department of Health for the provision of refugee health assessments and initial vaccines.

This contract provides for core screening procedures for all newly arrived refugees. Core screening procedures will include obtaining and documenting vital statistic information, review overseas medical examination, interview for history of personal and family medical background and conduct physical examinations. The examinations will include chest x-ray, blood work, HIV testing, pregnancy testing, as well as several other tests too numerous to list. This contract is year two of a five year term. (March 31, 2011 through March 30, 2012) Reimbursement to Oneida County is 100% funded by New York State in the amount of \$236,995.

If this contract meets with your approval, please forward to the Board of Legislators. **Please Note:** The New York State Department of Health has requested original signatures on both contracts.

Feel free to contact Patrice Bogan, Director of Clinical Services at 798-5748 or myself at 798-5220 should you require additional information.

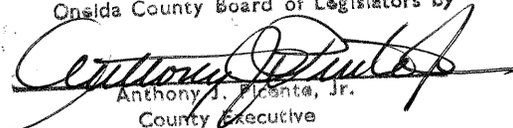
Sincerely,



Gayle D. Jones, Ph.D., MPH, CHES  
Director of Health

attachments  
ry

Reviewed and Approved for submittal to the  
Oneida County Board of Legislators by



Anthony J. Picente, Jr.  
County Executive

Date 1-18-11

**CONTRACT SUMMARY SHEET - ONEIDA COUNTY HEALTH DEPARTMENT**

**DIVISION:** Refugee Medical Assistance Program (Refugee Health Program) C-026123

**NAME AND ADDRESS OF VENDOR:** New York State Department of Health  
Bureau of Tuberculosis Control  
Empire State Plaza  
Corning Tower, Room 840  
Albany, New York 12237-0669

**VENDOR CONTACT PERSON:** Diane Dattorre, RHP Contract Manager

**CONTRACT SUMMARY:** This contract provides for core screening procedures for all newly arrived refugees. Core screening procedures will include obtaining and documenting vital statistic information, review overseas medical examination, interview for history of personal and family medical background and conduct physical examination. The examinations will include chest x-ray, bloodwork, HIV testing, pregnancy testing, as well as several other tests too numerous to list.

**PREVIOUS CONTRACT YEAR:** March 31, 2010 through March 30, 2011

**TOTAL:** \$280,085.00

**THIS CONTRACT YEAR:** March 31, 2011 through March 30, 2012

**TOTAL:** \$236,995.00

\_\_\_\_\_ **NEW**        X   **RENEWAL**      \_\_\_\_\_ **AMENDMENT**

**FUNDING SOURCE:** A2280      \$236,995.00

Less Revenues: \_\_\_\_\_

State Funds: 100% State funded

County Dollars – Previous Contract -0-

County Dollars – This Contract -0-

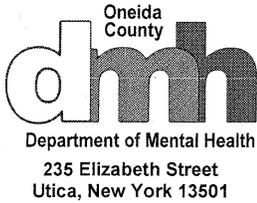
**SIGNATURE:** Gayle D. Jones, Ph.D., MPH, CHES      Director of Health

**DATE:** January 5, 2011



Anthony J. Picente Jr. County Executive

Linda M. Nelson, Commissioner



Phone: (315) 798-5903  
Fax: (315) 798-6445  
E-mail: mentalhealth@ocgov.net  
Web site: www.ocgov.net

FN 20 11-048

RECEIVED  
ONEIDA COUNTY LEGISLATURE  
2011 JAN 25 PM 1:35

January 10, 2011

**PUBLIC HEALTH**

Honorable Anthony J. Picente, Jr.  
Oneida County Executive  
800 Park Avenue  
Utica, New York 13501

**WAYS & MEANS**

Dear Mr. Picente:

I am forwarding six (6) copies of a Purchase of Services Agreement between the Oneida County Department of Mental Health and Human Technologies Corporation for your review and signature.

Under the terms of this agreement, Human Technologies Corporation will provide the following services: employment, vocational training, advocacy and outpatient clinic services for adults with mental illness.

The gross amount of this Agreement is **\$322,404**. **No Oneida County tax dollars are associated with this Agreement.**

Thank you for your time and consideration of this request. I would be pleased to respond to any questions or concerns you might have with regard to this Agreement.

Respectfully,

Linda M. Nelson  
Commissioner

Reviewed and Approved for submittal to the  
Oneida County Board of Legislators by

Anthony J. Picente, Jr.  
County Executive

Date 1/25/11

LMN/ldr  
Encs.

Oneida County Department: Mental Health

Competing Proposal \_\_\_\_\_  
Only Respondent \_\_\_\_\_  
Sole Source RFP \_\_\_\_\_

## ONEIDA COUNTY BOARD OF LEGISLATORS

### CONTRACT SUMMARY

**Name of Proposing Individual/Organization:** Human Technologies Corporation

**Title of Proposed Service/Program:** Employment (OMH)  
Vocational Training (OMH)  
Mental Health Clinic Treatment (OMH)  
Advocacy/Support (OMH)

**Proposed Dates of Operation:** January 1, 2011 through December 31, 2013

**Client Population/Number to be Served:** Adults with a serious and persistent mental illness

#### Summary Statements:

##### **I. Narrative Description of Service/Program:**

Under the terms and conditions of this Agreement, Human Technologies Corporation (HTC) agrees to provide the following:

A1. Service: Employment  
Program: Ongoing Integrated Supported Employment (OISE)  
Location: 2260 Dwyer Avenue, Utica

HTC's Pinnacle division provides Supported Employment for people with severe mental illness. This program provides consumers with direct placement in competitive employment of their choice, accompanied by needed support and follow up services to ensure a successful job placement. Job placements are found, and individualized goals established, based upon one's preferences, strengths and work experiences. When placed, an individual is considered "successful" once 90 days of employment has been achieved. Follow along (or extended) services are provided indefinitely to assure that gainful employment is successfully maintained.

Extended program services are modeled after the consumer-driven approach for persons with significant disabilities developed by the Virginia Commonwealth University's Rehabilitation Research and Training Center on Supported Employment.

A2. Service: Employment  
Program: Assisted Competitive Employment (ACE)  
Location: 2260 Dwyer Avenue, Utica

This community-based supported employment program provides intensive service with placement, job coaching and follow along supports for persons with an Axis I diagnosis of Severe and Persistent Mental Illness. A fast track process has been established between HTC Employment Services, local mental health clinics and NYS VESID to expedite VESID referrals for service. The intensive program services, likewise, follow the above mentioned model.

- B. Service: Vocational Employment/Training  
Program: Sheltered Workshop  
Location: 2260 Dwyer Avenue, Utica

Vocational Training through Sheltered Workshop participation focuses on teaching the individual with a disability the appropriate social, behavioral and work skills necessary to not only earn money while participating in the program, but how to find future competitive employment in the community. Persons unable to secure competitive employment can remain in the vocational training program and earn money at a level which equals their ability to perform work based upon industrial standards time studies. Ancillary services may also be provided, as needed.

- C. Service: Clinic Treatment  
Program: Mental Health Connections (MHC)  
Locations: 1500 Genesee Street, Utica  
266 West Dominick Street, Rome

The population served by this program is male and female adults, 18 years of age and older, who live in the community and meet the criteria for DSM-IV Psychiatric Diagnosis. Services provided include psychiatric evaluation and medication management; individual, group and family therapy; and case management. Treatment methods vary and are specific to diagnosis [e.g. Dialectical Behavioral Treatment (DBT) for individuals with Borderline Personality Disorder].

Referrals are accepted from multiple sources, including all Level I hospital referrals from Faxton/St. Luke's Healthcare, St. Elizabeth Medical Center, Mohawk Valley Psychiatric Center, and outside area hospitals referring clients who are residents of Oneida County.

This Article 31 clinic serves a large population of individuals with chronic mental illness, who carry a diagnosis of either Schizophrenia or Schizoaffective Disorder. A special group treated at Mental Health Connections is a Bosnian population of more than 300 clients. The agency employs a Bosnian therapist who works with those who carry the primary diagnoses of Post-Traumatic Stress Disorder (PTSD) and Depression.

- D1. Service: Advocacy/Support  
Program: Case Management

Case management services provide advocacy and a continuity of care to those individuals most in need of links to the community. Approximately 225 people have been successfully engaged in work or a work-related activity, including volunteer work. Clients may be homeless, without food, not receiving benefits/entitlements or proper health care, etc. Time-limited services are provided to help these persons meet their basic needs, including training/employment referrals when clinically indicated.

- D2. Service: Advocacy/Support  
Program: Mentor Program - "Double Trouble"/Mentally Ill Chemical Abuse (MICA) Group

This is a peer-run, staff-supported, anonymous self-help MICA group for individuals with a concurrent mental illness and substance abuse disorder. Most, if not all, participants are fully engaged in their dual recovery process before entering group. The group provides ongoing encouragement, support, honesty, and sharing of information, all of which contributes to the clients' psychiatric stabilization and progress in becoming productive members of society.

Utilizing a group format, the mentor program is a forum where clients can voice their concerns, frustrations and achievements in balancing their mental illness with their addictions.

**II. Service/Program Objectives and Outcomes:**

The mission of Human Technologies Corporation is: *A company of diverse businesses committed to enhance the quality of life for people with disabilities and others who have barriers to employment.* The agency is committed to providing high quality services for approximately 3,000 Oneida County residents. In particular, competitive employment is valued and sought as an attainable goal for all consumers.

Performance measures for 2011 will include:

- Successful competitive employment status at 90 days
- % of Sheltered Workshop employees with a diagnosed disability
- Rate of pay based upon productivity and assembly skills
- Treatment provided improves clinical functioning
- Self-reported reduction in symptoms
- Consumers recommend treatment program to others
- Timely and efficient scheduling of referrals, i.e. Waiting List
- Treatment engagement by clients
- Decrease in clinic No Show Rate
- Helpful resolution of case management needs

**III. Service/Program Design and Staffing:**

All services and related programs are certified by the NYS Office of Mental Health (OMH) in conjunction with the NYS Education Department Bureau of Vocational & Educational Services for Individuals with Disabilities (VESID).

**Total Funding Requested:**

**Account #:** A4310.49518

Gross Budget	\$322,404.00
Revenues (All Sources)	0
Net Amount	\$322,404.00
Federal Funds	0
State Funds	
OMH	\$322,404.00
OPWDD	0
OASAS	0
County Funds	0
Other	0

**Oneida County Department Funding Recommendation(s):**

It is recommended that the full amount of this contract be approved for 2011. Contract amounts for 2012 and 2013, respectively, will be determined based upon State Aid allocation.

**Service Units:** (Annual Projections for 2011)

Service/Program	Program Code	No. of Persons Served (Unduplicated)	Units of Service	Unit of Service Definition	Avg. Cost per Person Served
Ongoing Integrated Supported Employment (OISE)	4340	19	2,000		\$900.00
Assisted Competitive Employment (ACE)	1380	25	2,800		\$1,200.00
Sheltered Workshop	0340	66	12,900		\$520.00
Clinic Treatment	2100	1,750	23,500		\$375.00
Advocacy/Support (Case Management)	1760	33	1,200		\$420.00

**Proposed Funding Sources (Federal \$/State \$/County \$):**

State Aid only.

**Cost Per Client Served:** See above.

**Past Performance Data:** State reviews and audits, followed up by Correction Action Plans, are monitored by the Department of Mental Health. Past NYS OMH reviews, in particular, cited the need to update methods and measure the effectiveness of services provided. Noticeable progress has been shown in this area.

**Oneida County Department Staff Comments:** During the past year, HTC successfully developed and implemented performance measures for all services and related programs. Its community-based clinic subsidiary has demonstrated an improved emphasis on utilizing a “recovery” model. Technical support from the Department of Mental Health continues to be offered on an ongoing basis.

It is important to note that the agency contract packet for 2011-2013 (upon which this Contract Summary is based) was not submitted until several weeks beyond the scheduled deadline.



Anthony J. Picente, County Executive

Linda M. Nelson, Commissioner

Oneida County  
**dmmh**  
Department of Mental Health  
235 Elizabeth Street  
Utica, New York 13501

Phone: (315) 798-5903  
Fax: (315) 798-6445  
E-mail: mentalhealth@ocgov.net  
Web site: www.ocgov.net

FN 20 11-049

January 6, 2011

**PUBLIC HEALTH**

Honorable Anthony J. Picente  
Oneida County Executive  
Oneida County Office Building  
800 Park Avenue  
Utica, New York 13501

**WAYS & MEANS**

RECEIVED  
ONEIDA COUNTY LEGISLATURE  
2011 JAN 25 PM 12:25

Dear Mr. Picente:

I am enclosing six (6) copies of the Purchase of Services agreement between Oneida County through the Department of Mental Health and Knowledge Intersect for your review and signature.

This Agreement will allow maintenance to continue on the C-INFO data base system which is crucial to the Department's efforts to integrate services for high risk / high need individuals across providers and systems. This Agreement also includes a comprehensive data base and report generator covering the HUD/HMIS program initiative. The amount of this Agreement is \$133,500.00 and is supported by Federal aid and aid from the New York State Office of Mental Health New Initiatives program and Infrastructure Development effort. No Oneida County tax dollars are associated with this agreement.

Thank you for your time and consideration of this request. I would be pleased to respond to any questions or concerns you might have with regard to this Agreement.

Respectfully,

Linda M. Nelson  
Commissioner

LMN/ldr  
Enc.

Reviewed and Approved for submittal to the  
Oneida County Board of Legislators by

Anthony J. Picente, Jr.  
County Executive

Date 1/5/11

53.

Oneida County Department: Mental Health

Competing Proposal \_\_\_\_\_  
Only Respondent \_\_\_\_\_  
Sole Source RFP \_\_\_\_\_

**ONEIDA COUNTY BOARD  
OF LEGISLATORS**

**CONTRACT SUMMARY**

- Name of Proposing Individual/Organization:** Knowledge Intersect, Inc.
- Title of Proposed Service/Program:**
1. Comprehensive Data Base & Report Generator (Federal – HUD/HMIS)
  2. Comprehensive Data Base Management (OMH)
- Proposed Dates of Operation:** January 1, 2011 through December 31, 2012
- Client Population/Number to be Served:**
1. Homeless Assistance Programs in Oneida County and their constituents
  2. The Oneida County Department of Mental Health (OCDMH) in support of the following programs:
    - Assisted Outpatient Treatment (AOT)
    - Single Point of Access & Accountability (SPOA/A)
    - Coordinated Children’s Service Initiative (CCSI) @ Oneida County Probation Dept.
    - Forensic Mental Health Unit (FMHU) @ Oneida County Correctional Facility
    - Forensic Evaluation Unit (FEU) @ Utica City Court

**Summary Statements:**

**I. Narrative Description of Service/Program:**

The Consultant, i.e. Knowledge Intersect, Inc., shall complete the tasks outlined below for the continued license, maintenance and support of the existing C-INFO system as required by the Oneida County Commissioner of Mental Health:

- (1A) Customization and annual renewal of the Homeless Management Information System (HMIS) and C-INFO software licenses for fifteen (15) local programs that serve homeless people in Oneida County.
- (1B) Data extraction and custom reports as required by HUD and OCDMH.
- (2A) Consult with the Oneida County Department of Central Services and other vendors as may be designated by the Department of Central Services in the configuration and ongoing maintenance of the Remote Terminal System (RTS) database server.
- (2B) Issue an annual C-INFO license to OCDMH for unlimited use within its department by authorized Oneida County employees and/or contractors. There shall be no limits on the number of programs or users within OCDMH. The license shall adhere to the terms of the Consultant’s C authorized Oneida County employees and/or contractors. There shall be no

limits on the -INFO license attached as Appendix A of this contract. Knowledge Intersect, Inc. will, at the discretion and direction of the Oneida County Commissioner of Mental Health, add or deactivate licensed users in the provider network to the C-INFO Remote Terminal System (RTS) server and/or the sync manager.

- (2C) Resolve identified and reproducible C-INFO malfunctions within a timely manner.
- (2D) Maintain federal Health Insurance Portability and Accountability Act (HIPAA) and New York State Regulatory Compliancy.
- (2E) Perform such duties as may be required by the Oneida County Charter, by the Oneida County Administrative Code, statutes of the State of New York and of the United States and all regulations of the New York State Office of Mental Health (OMH) and any other appropriate statutes, regulations, ordinances and local laws. Performance of all duties shall be in compliance with all rules and regulations.
- (2F) Perform the duties of System Network Administrator.
- (2G) Perform the duties of Database Administrator.
- (2H) Provide System Maintenance and User Support, as required.
- (2I) Provide Disaster Recovery support, as needed, to restore the C-INFO system within a timely manner in the event of system outage.
- (2J) Maintain a log of activities; submit to OCDMH as soon after the last day of each month as is practical.
- (2K) Provide assistance in producing reports/exports needed by OCDMH.

## **II. Program/Service Objectives and Outcomes:**

- (1) The Oneida County Department of Mental Health is the HUD-designated lead agency for the Oneida County Homeless Management Information System. HMIS is a required activity for HUD Continuum of Care (COC) and HUD Homeless Assistance Program funding, currently \$2.9 million/year.
- (2) The C-INFO system, in and of itself, provides data base management capacity to address client assessment, assignment, tracking and reporting for the formulation of various reports and analysis of data from multiple sources, and the fostering of improved approaches for client service through joint innovation and planning.

## **III. Program Design and Staffing Level:**

The Consultant has completed his thesis at Rensselaer Polytechnic Institute (RPI) and was previously an instructor at SUNY in the Applied Sociology program. The consultant has been employed by IBM as a systems design engineer. He has extensive experience in Access and other database software design and programming.

**Total Funding Requested Per Contract Year:**

**Account #:** A4310.195

Gross Budget	\$133,500.00
Revenues (All Sources)	0
Net Amount	\$133,500.00
Federal Funds	\$ 42,500.00
State Funds	\$ 91,000.00
OMH	
OPWDD	0
OASAS	0
County Funds	0
Other	0

**Oneida County Department Funding Recommendation(s):**

It is recommended that the full amount of \$133,500.00 be approved. Estimated cost utilization during 2011 is as follows:

➤ Federal – HUD/HMIS Annual Licenses	\$38,500.00
➤ Data extraction & custom reports	\$ 4,000.00
➤ OMH – Annual License	\$39,500.00 (includes error correction & updates and matching \$ for HUD HMIS licenses)
Network Administration	\$51,500.00

**Service Units:** N/A

**Proposed Funding Sources (Federal \$/State \$/County \$):**

Federal and State Aid. There are **NO** County funds associated with this merged contract. Contract amounts for 2012 and 2013, respectively, will be determined based upon Federal and State Aid allocations.

**Cost Per Client Served:** N/A

**Past Performance Data:** The Consultant designed and has effectively maintained OCDMH's database system since 1997. He has demonstrated increased responsiveness to the department's needs and submitted an extremely thorough, comprehensive and cost-effective RFP proposal, upon which this contract is largely based.

**Oneida County Department Staff Comments:** C-INFO is a proprietary system developed by Knowledge Intersect, Inc. No other company has the patent to license it or the knowledge to support it. No other comparable product has been found. Continued use of the current system by several agencies, including the department's *mandatory* reporting requirements, is a cost-effective benefit of this prior investment. Replacement of the existing system now would represent an unnecessary expense to Oneida County.

Consequently, as described above, it is believed that this contract with Knowledge Intersect, Inc. qualifies for Sole Source Procurement under Section 3-105.

sto.



ONEIDA COUNTY BOARD OF ELECTIONS

Union Station ♦ 321 Main St. ♦ 3rd Floor
Utica, New York 13501
Fax: (315) 798-6412

CAROLANN N. CARDONE
Democratic Commissioner
(315) 798-5761

Anthony J. Picente Jr.
County Executive

PAMELA N. MANDRYCK
Republican Commissioner
(315) 798-5763

January 6, 2011

FN 20 11-050

INTERNAL AFFAIRS

WAYS & MEANS

The Honorable Anthony J. Picente
Oneida County Executive
Oneida County Office Building
800 Park Ave.
Utica, New York 13501

Reviewed and Approved for submittal to the
Oneida County Board of Legislators by

[Signature]
Anthony J. Picente, Jr.
County Executive
Date 1/25/11

Dear County Executive Picente:

Please find enclosed four (4) duplicate originals of contracts between Oneida County Board of Elections and the NTS Data Services, LLC. NTS provides services for the election community and is principally located at 1342 Military Road, Niagara Falls, New York. This Purchase of Service contract will provide for ongoing support and maintenance of the TEAM Voter Registration, Sign-It Signature Digitization, Full Document Imaging and IMS Interface Messaging Systems. Software maintenance for TEAM, Sign-It, Full Document Imaging and IMS is included in the agreement.

This is a three year agreement which terminates December 31, 2013. The total contract value is \$126,609 with annual payments of \$42,203 due on January 15 of each year within the term of the contract.

The capabilities provided for within this agreement enable the Oneida County Board of Elections to fulfill our state-mandated obligations to register voters and create a thorough documentation process, ultimately providing voter privacy and security. Additionally we are able to verify voter eligibility and support those parties interested in seeking office.

We thank you in advance for your attention to this matter, and please feel free to contact us if you have any questions or need anything further.

Sincerely,

[Signature]
CAROLANN N. CARDONE
COMMISSIONER OF ELECTIONS

[Signature]
PAMELA N. MANDRYCK
COMMISSIONER OF ELECTIONS

PNM:CNC
Enc.

2011 JAN 25 PM 4:15
RECEIVED
ONEIDA COUNTY LEGISLATURE

59.



## ONEIDA COUNTY BOARD OF ELECTIONS

Union Station ♦ 321 Main St. ♦ 3<sup>rd</sup> Floor  
Utica, New York 13501  
Fax: (315) 798-6412

Anthony J. Picente Jr.  
County Executive

CAROLANN N. CARDONE  
Democratic Commissioner  
(315) 798-5761

PAMELA N. MANDRYCK  
Republican Commissioner  
(315) 798-5763

14 January 2011

Gerald J. Fiorini  
Chairman of the Board of Legislators  
Oneida County Office Building  
800 Park Avenue, 10<sup>th</sup> Floor  
Utica, NY 13501

Dear Chairman Fiorini:

The Board of Elections has submitted for review and approval a contract, number 011922, for purchase of services from NTS Data Services, LLC, a firm with whom we have traditionally worked for many years. NTS is a New York firm whose primary clientele are elections-oriented. Oneida County, through the Board of Elections, purchased software as well maintenance and support services for the TEAM Voter Registration, Sign-It Signature Digitization, Full Document Imaging and IMS (Interface Messaging Systems). These programs enable the County Board of Elections to satisfy requirements of New York State Board of Elections and election law.

Our three year agreement included within this action has a total value of \$126,609 with annual payments of \$42,203. These monies are included in our 2011 budget, thus no additional funding is required. The vendor has requested that we process this agreement as expeditiously as possible which is the purpose of this correspondence to you.

It is our understanding that the agreement has moved through Legal and Budget and is making its way to the board of Legislators for action. We respectfully request that this contract be acted upon by the Board of Legislators at its earliest convenience which we understand would be the 16 February meeting. If additional information is required, please contact our office. Thank you for your consideration of this request.

Sincerely,

*Pamela N. Mandryck*

Pamela N. Mandryck  
Republican Commissioner of Elections

*Carolann N. Cardone*

Carolann N. Cardone  
Democrat Commissioner of Elections

Atch: Contract Documentation

RECEIVED  
ONEIDA COUNTY LEGISLATURE  
2011 JAN 18 PM 2:56

ONEIDA COUNTY BOARD OF LEGISLATORS

VENDOR:

NTS Data Services, LLC.  
1342 Military Road  
Niagara Falls, NY 14304

Purchase of Service Agreement for on-going support and maintenance (including software maintenance) of the TEAM Voter Registration, Sign-It Signature Digitization, Full Document Imaging and IMS Interface Messaging Systems.

Term of Agreement: Commencing 1 January 2011 and terminating 31 December 2013

Client Population/Number to be Served: Residents of Oneida County; current registered voters total slightly more than 133,000

This agreement enables the Oneida County Board of Elections to fulfill our state-mandated obligations to register voters and create a thorough documentation process, ultimately providing voter privacy and security. This agreement also allows us to verify voter eligibility and support those parties interested in the elective process.

Total Funding Requested: \$126,609 with annual payments of \$42,203

Account#: 1451.492

Oneida County Department Funding Recommendation:

Proposed Funding Sources: County \$ (Budgeted within the approved 2011 Budget)

Cost Per Client Served: less than \$ 0.32 per person per year of the agreement

Past Performance Data: NTS is a long-time vendor to the Board of Elections whose primary business community is the elections organizations of virtually every county in New York State. Our experiences with NTS have been extremely satisfactory with quick response to concerns, substantive training and support as well as positive reaction to suggested modifications.

ONEIDA COUNTY



DEPARTMENT OF FINANCE

ANTHONY J. PICENTE JR.  
COUNTY EXECUTIVE

County Office Building ♦ 800 Park Avenue ♦ Utica, New York 13501  
(315) 798-5750 ♦ Fax: (315) 735-8371 ♦ www.ocgov.net

January 19, 2011

FN 20 11 - 051

INTERNAL AFFAIRS

WAYS & MEANS

RECEIVED  
ONEIDA COUNTY LEGISLATURE  
2011 JAN 25 PM 3:45

Mr. Anthony J. Picente, Jr.  
Oneida County Executive  
800 Park Avenue  
Utica, New York 13501

Dear Mr. Picente:

Recently we received an offer from Mr. C. Bowman for a delinquent property located on Sconondoa Rd in the Town of Verona (309.015-1-22). The property Mr. Bowman seeks was offered at a previous auction (September 15, 2005) where it received no bid. It has been on the county's web page since that time.

This property is located next to another lot Mr. Bowman purchased at the November 2010 county auction. His intent is to build a business on the property from November's auction and use the Sconondoa Road parcel for additional parking.

We have attached the offer from Mr. Bowman, a description of the property, tax map, and a current tax statement. We recommend the offer be forwarded to the Board for their consideration.

Sincerely,

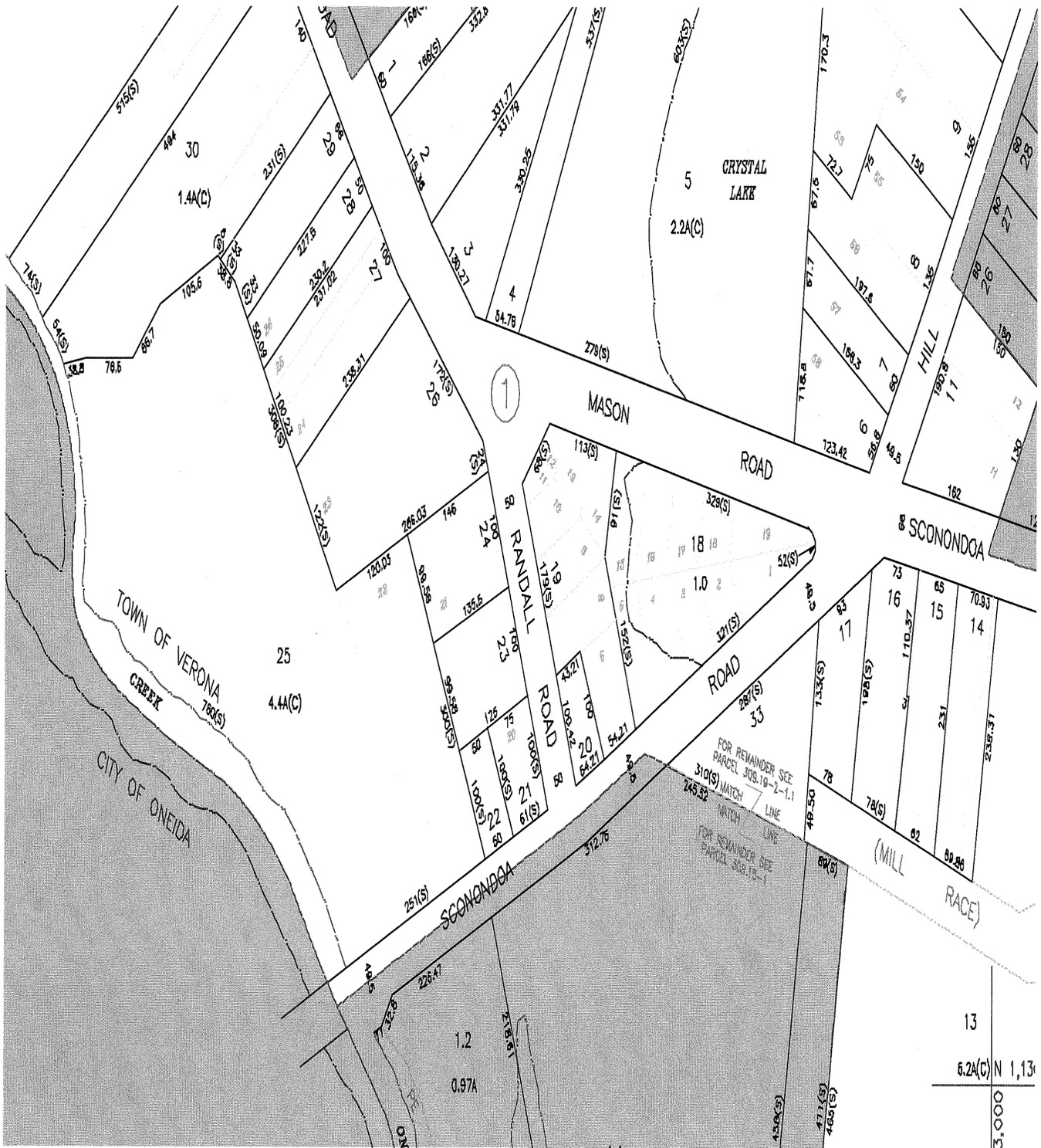
Anthony Carvelli  
Commissioner of Finance

AC/bad

Reviewed and Approved for submittal to the  
Oneida County Board of Legislators by

Anthony J. Picente, Jr.  
County Executive

Date 1/24/11



61.

Courtney L. Bowman  
361 Hurricane rd  
Cold Brook Ny, 13324  
315-266-8982

To: Oneida County Dept. Of Finance

C/O Deciding official for a Offer to buy Real Property in the County.

CC. Commissioner of finance

Property ID# 309.015 -1 - 22

Town: Verona

I Courtney L. Bowman would like to make an offer on the above listed parcel of \$ 100.00 for the purposes of a Parking area for Parcel Id # 309.015.1.25 which I bought at the November 18<sup>th</sup>, 2010 auction. I am a contractor whom intends to open a office location in this area so I believe this sale will benefit both the county and my own personal interests. I am aware of the closing costs for vacant land.

Thank you for your consideration.

Courtney L. Bowman

62.

# Property Description - 2011

## Commercial

Status: **Active** Roll Section : **Taxable**

SWIS: **306200** TaxMap#: **309.015-1-22**

Sconodoa Rd

Site #: 1 Building #: 1

Used As : NON-CONTRIB. AREA

Property Class : 475-Junkyard

Neighborhood: 06210 Val Dist : 00

School District : Oneida City School

Zoning Code: 01

### Owner:

Hopkins, Clarence  
RD 2 Sconodoa Rd  
Oneida NY 13421

### Site

Book : 1,957 Page : 879  
Overall EFF Year Built : 0  
Overall Condition : Poor  
Overall Grade : Minimum  
Overall Desirability : Poor

### Structure

Air Conditioning Percent : 0%  
Sprinkler Percent : 0%  
Alarm Percent : 0%  
Number of Elevators : 0  
Basement Type :  
Year Built: 0  
Condition :  
Quality : Average-

### Area

Gross Floor Area: 100 SqFt  
Number of Stories : 1

### Utilities

Sewer Type: Comm/public  
Water Supply: Comm/public  
Utilities: Electric

### Commercial Uses

No Commercial Uses

### Improvements:

Improvement: SHED, MACHINERY  
Grade: Minimum  
Condition: Poor  
Size1: 10 Size2: 10 Year: 1990

### Last Sale:

No Sale

### Land:

Land Type: Primary  
Size: 50 x 100

Total Acreage: 0

### Assessment:

Land : 2,500  
Total : 2,500

### Taxes:

Taxes not available or charged

CB

ONEIDA COUNTY DEPARTMENT OF FINANCE

PHONE: (315) 798-5754

DATE: 01/04/11

TO: HOPKINS CLARENCE  
RD 2 SCONONDOA RD  
ONEIDA NY

13421-

DELINQUENT NOTICE

DELINQUENT TAXES EXIST AGAINST THE PROPERTY LISTED BELOW. A 5% PENALTY WAS ADDED PURSUANT TO LAW AND INTEREST AT 10% PER YEAR IS ACCUMULATING AGAINST THE BALANCE DUE.

IN ORDER TO PROTECT YOUR INTEREST IN YOUR PROPERTY IT IS ESSENTIAL THAT YOU PAY THIS TOTAL. SHOULD TAX REMAIN UNPAID THIS PROPERTY WILL BE ADVERTISED AND THE COST ADDED TO THE AMOUNT DUE.

TOWN OF VERONA

306200 309.015-1-22

ACCOUNT #: 15010

SCHOOL CODE: 251200

MJ \* ASSESSMENT LAND: 2500  
\* ASSESSMENT TOTAL: 2500  
\* PROPERTY CLASS: 475

PROPERTY LOCATION: 0 SCONONDOA RD

PROPERTY DESCRIPTION:

TX YR	TAX TYPE	CERT. NO.	TAX PLUS PENALTY	INTEREST	ADV. FEE	TOTAL DUE
98	COUNTY	004270	368.81	36.88	0.00	405.69
99	COUNTY	004078	205.44	20.54	0.00	225.98
00	COUNTY	004256	207.58	20.76	0.00	228.34
01	COUNTY	004042	186.76	18.68	0.00	205.44
02	COUNTY	003872	183.70	18.37	0.00	202.07
03	COUNTY	003582	199.06	19.91	0.00	218.97
04	COUNTY	003229	199.02	19.90	0.00	218.92
05	COUNTY	003038	202.10	20.21	0.00	222.31
06	COUNTY	002932	212.36	21.24	0.00	233.60
07	COUNTY	002967	216.21	21.62	0.00	237.83
08	COUNTY	003026	183.91	18.39	0.00	202.30
09	COUNTY	003215	185.48	18.55	0.00	204.03
10	COUNTY		153.59	2.28	0.00	155.87
STUB SEARCH AND ADVERTISING FEE(S)						82.00

>>>>>>>> TOTAL AMOUNT DUE IF PAID BY 01/31/11 = \$ 3043.35

MAKE CHECK PAYABLE TO: COMMISSIONER OF FINANCE  
MAIL TO: 800 PARK AVE.  
UTICA, NY 13501

FAILURE TO RECEIVE A TAX BILL DOES NOT WAIVE OBLIGATION TO PAY TAX OR PENALTY. PLEASE RETURN THIS NOTICE WITH CHECK OR MONEY ORDER. IF RETURN RECEIPT IS NEEDED, PLEASE INCLUDE SELF-ADDRESSED, STAMPED ENVELOPE.

> THE ORIGINAL TOWN AND COUNTY TAX FOR 2011 TOTALS ==> \$ 109.97 <

ATTENTION: Taxes and/or charges in transition to this office

64.

from local collector(s) are not reflected on this statement.

ONEIDA COUNTY

ANTHONY J. PICENTE JR.  
COUNTY EXECUTIVE



DEPARTMENT OF FINANCE

County Office Building ♦ 800 Park Avenue ♦ Utica, New York 13501  
(315) 798-5750 ♦ Fax: (315) 735-8371 ♦ www.ocgov.net

FN 20 11-052

January 20, 2011

Mr. Anthony J. Picente, Jr.  
Oneida County Executive  
800 Park Avenue  
Utica, New York 13501

INTERNAL AFFAIRS

WAYS & MEANS

RECEIVED  
ONEIDA COUNTY LEGISLATURE  
2011 JAN 25 PM 3:35

Dear Mr. Picente:

Recently, the Oneida County Finance Department received a request from the Village of Remsen for a parcel of land located at 9629 Main Street in the Town of Remsen. The parcel, identified as tax map number 159.007-1-9, has been requested for municipal use.

We recommend full Board consideration of their request for approval and respectfully request that you forward same at your earliest opportunity.

Sincerely yours,

Anthony Carvelli  
Commissioner of Finance

AC/bad

- cc: Gerald Fiorini, Chairman of the Board of Legislators
- Linda M.H. Dillon, County Attorney
- Francis Stacy, Mayor, Village of Remsen
- James Moseman, Attorney for Village of Remsen

Reviewed and Approved for submittal to the  
Oneida County Board of Legislators by

Anthony J. Picente, Jr.  
County Executive

Date 1/21/11

66.

JAMES W. MOSEMAN

KOHN & MOSEMAN  
ATTORNEYS AT LAW  
9580 MAIN STREET  
P.O. BOX 248  
REMSEN, NEW YORK 13438  
(315) 831-3581

GEORGE KOHN  
(1908 - 1993)

January 12, 2011

County of Oneida  
Department of Finance  
County Office Building  
800 Park Avenue  
Utica, NY 13501

**RECEIVED**

JAN 14 2011

ONEIDA COUNTY  
COMMISSIONER OF FINANCE

Attention: Dan Yerdon, Deputy Commissioner

Re: Parcel Scheduled for Tax Auction  
Current Owner: Albionforge Ministries, Inc.  
Interested Municipality: Village of Remsen

Dear Mr. Yerdon:

This will confirm our recent telephone conversation wherein I conveyed the Village of Remsen's interest in acquiring the following parcel should same not be redeemed prior to the scheduled tax sale:

<u>Tax Map Number</u>	<u>Location</u>	<u>Parcel Size</u>
159.007-1-9	9629 Main Street	.316 acre±, with structure

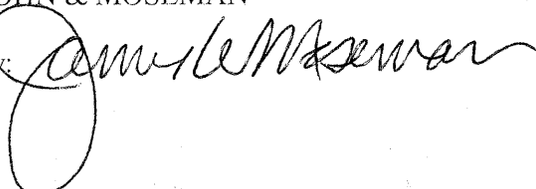
This property is contiguous to and just to the north of the Village's fire house. The property is essential to any expansion of the fire house building and/or available parking. In addition, the structure itself will be instrumental to the Village in promoting tourism and in expanding cultural opportunities for the community.

With the knowledge of the Village's interest in this parcel, kindly advise when and what action may be necessary on the municipality's part.

Thank you for your assistance.

Very truly yours,

KOHN & MOSEMAN

By: 

JWM:mm

cc: Village of Remsen

67.

**Oneida County Tax Sale Auction  
TAX SALE YEAR 2010  
Commercial Property**

**Municipality:** Remsen (Village)  
**Tax Map #:** 159.007-1-9  
**Location:** 9629 MAIN ST  
**Property Class:** 620 RELIGIOUS  
**School District:** REMSEN CENTRAL  
**Owner:** ALBION MINISTRIES, INC

**Structure**

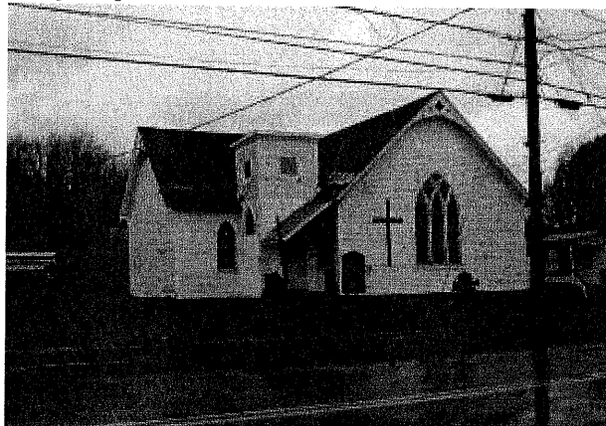
**Number of Baths:**  
**Number of Bedrooms:**  
**Number of Kitchens:**  
**Number of Fireplaces:**  
**Overall Condition:**  
**Overall Grade:**  
**Porch Type:**  
**Porch Area:**  
**Year Built:**  
**Basement Type:**  
**Base Garage Capacity:**  
**Att Garage Capacity:**

**Area**

**Living Area:**  
**First Story Area:**  
**Second Story Area:**  
**Additional Story Area:**  
**Half Story Area:**  
**Three-Quarter Area:**  
**Finished Over Garage:**  
**Finished Attic:**  
**Finished Basement:**  
**Finished Rec Room:**  
**Number of Stories:**

**Utilities**

**Sewer Type:**  
**Water Supply:**  
**Utilities:**  
**Heat Type:**  
**Fuel Type:**  
**Central Air:**



**Land**

**Land Type:**  
**Acreage:**  
**Total Frontage:** 0      **Total Depth:** 69.97

**Assessment**

**Land:** 8,600  
**Total:** 14,000

**Tax Map Location**

**No Map Available**

ONEIDA COUNTY DEPARTMENT OF FINANCE

PHONE: (315) 798-5754

DATE: 01/14/11

TO: ALBION MINISTRIES, INC  
 PO BOX 175  
 POLAND NY 13431-

DELINQUENT NOTICE

DELINQUENT TAXES EXIST AGAINST THE PROPERTY LISTED BELOW. A 5% PENALTY WAS ADDED PURSUANT TO LAW AND INTEREST AT 10% PER YEAR IS ACCUMULATING AGAINST THE BALANCE DUE.

IN ORDER TO PROTECT YOUR INTEREST IN YOUR PROPERTY IT IS ESSENTIAL THAT YOU PAY THIS TOTAL. SHOULD TAX REMAIN UNPAID THIS PROPERTY WILL BE ADVERTISED AND THE COST ADDED TO THE AMOUNT DUE.

TOWN OF REMSEN	VILLAGE OF REMSEN		
305201 159.007-1-9	RS	* ASSESSMENT LAND:	8600
ACCOUNT #: 85110		* ASSESSMENT TOTAL:	14000
SCHOOL CODE: 305201		* PROPERTY CLASS:	534

PROPERTY LOCATION: 9627 MAIN ST  
 PROPERTY DESCRIPTION: MASONIC LODGE

TX YR	TAX TYPE	CERT. NO.	TAX PLUS PENALTY	INTEREST	ADV. FEE	TOTAL DUE
07	COUNTY	002386	943.93	94.39	0.00	\$ 1038.32
08	COUNTY	002399	1713.74	171.37	0.00	\$ 1885.11
09	COUNTY	002538	2091.13	209.11	0.00	\$ 2300.24
10	COUNTY		1830.70	16.25	0.00	\$ 1846.95
			STUB SEARCH AND ADVERTISING FEE(S)			\$ 107.00

>>>>>>>>> TOTAL AMOUNT DUE IF PAID BY 01/31/11 = \$ 7177.62

MAKE CHECK PAYABLE TO: COMMISSIONER OF FINANCE  
 MAIL TO: 800 PARK AVE.  
 UTICA, NY 13501

FAILURE TO RECEIVE A TAX BILL DOES NOT WAIVE OBLIGATION TO PAY TAX OR PENALTY. PLEASE RETURN THIS NOTICE WITH CHECK OR MONEY ORDER. IF RETURN RECEIPT IS NEEDED, PLEASE INCLUDE SELF-ADDRESSED, STAMPED ENVELOPE.

> THE ORIGINAL TOWN AND COUNTY TAX FOR 2011 TOTALS ==> \$ 1614.65 <

ATTENTION: Taxes and/or charges in transition to this office from local collector(s) are not reflected on this statement.

69.

ONEIDA COUNTY

ANTHONY J. PICENTE JR.  
COUNTY EXECUTIVE



DEPARTMENT OF FINANCE

County Office Building ♦ 800 Park Avenue ♦ Utica, New York 13501  
(315) 798-5750 ♦ Fax: (315) 735-8371 ♦ www.ocgov.net

January 11, 2011

FN 20 11 - 053

**INTERNAL AFFAIRS**

**WAYS & MEANS**

RECEIVED  
ONEIDA COUNTY LEGISLATURE  
2011 JAN 25 PM 3:25

Mr. Anthony J. Picente, Jr.  
Oneida County Executive  
800 Park Avenue  
Utica, New York 13501

Dear Mr. Picente:

Recently, the Oneida County Finance Department received a request from the Town of Vienna for a parcel of land located on Elwood Road. The parcel, identified as tax map number 180.000-1-18, has been requested for municipal use.

We recommend full Board consideration of their request for approval and respectfully request that you forward same at your earliest opportunity.

Sincerely yours,

Anthony Carvelli  
Commissioner of Finance

AC/bad

cc: Gerald Fiorini, Chairman of the Board of Legislators  
Linda M.H. Dillon, County Attorney  
Mark A. Helt, Supervisor, Town of Vienna

Reviewed and Approved for submittal to the  
Oneida County Board of Legislators by

Anthony J. Picente, Jr.  
County Executive

Date 1/18/11

70

**Oneida County Tax Sale Auction  
TAX SALE YEAR 2010  
Residential Property**

Municipality: Vienna  
 Tax Map #: 180.000-1-18  
 Location: ELWOOD RD  
 Property Class: 314 RURAL VAC < 10  
 School District: CAMDEN CENTRAL  
 Owner: MORSE, HAROLD F

**No Photo Available**

**Structure**

Number of Baths: 0  
 Number of Bedrooms: 0  
 Number of Kitchens: 0  
 Number of Fireplaces: 0  
 Overall Condition:  
 Overall Grade:  
 Porch Type:  
 Porch Area:  
 Year Built:  
 Basement Type:  
 Base Garage Capacity:  
 Att Garage Capacity: 0

**Land**

Land Type: RESIDUAL  
 Acreage: 1.5  
 Total Acreage: 1.5

**Assessment**

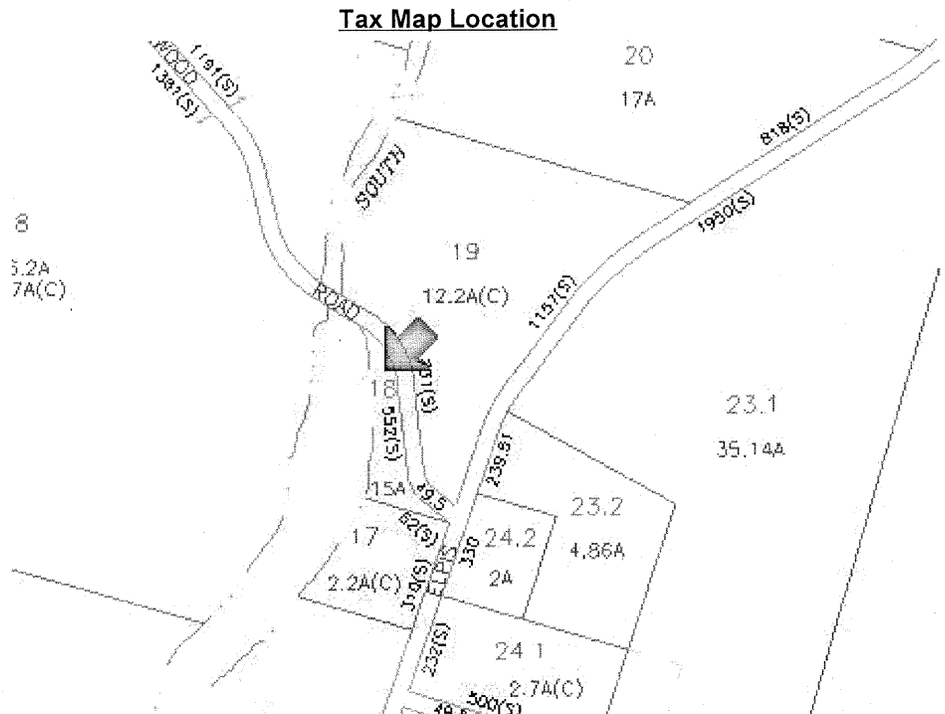
Land: 1,000  
 Total: 1,000

**Area**

Living Area:  
 First Story Area:  
 Second Story Area:  
 Additional Story Area:  
 Half Story Area:  
 Three-Quarter Area:  
 Finished Over Garage:  
 Finished Attic:  
 Finished Basement:  
 Finished Rec Room:  
 Number of Stories:

**Utilities**

Sewer Type: NONE  
 Water Supply: NONE  
 Utilities: ELECTRIC  
 Heat Type:  
 Fuel Type:  
 Central Air: NO





**TOWN OF VIENNA**  
**ONEIDA COUNTY, NEW YORK**  
PO BOX 250, 2083 STATE ROUTE 49  
NORTH BAY, NEW YORK 13123  
(315) 245-2191 OR (315) 245-2199  
FAX (315) 245-3308  
TDD 711

Date: 1/6/11

Anthony R. Carvelli  
Commissioner of Finance  
Oneida County Finance Dept.  
800 Park Ave  
Utica, NY 13501

**RECEIVED**

JAN 07 2011

ONEIDA COUNTY  
COMMISSIONER OF FINANCE

Dear Sir,

At our regularly scheduled Town meeting on 1/5/11, the Town Council gave approval to acquire, for use by the Town of Vienna's Highway Dept., the tax delinquent parcel, located on Elmwood Rd., parcel # 180.000-1-18, in the Town of Vienna.

Our Highway Dept. has been using this particular piece of property for some time to stage stone, sand, etc., and feels it would be beneficial to continue doing so.

I would be happy to speak with you directly on this matter if you should wish to do so.

Thank you for your consideration.

Respectfully,

Mark A. Helt  
Town of Vienna Supervisor

72.

# Oneida County Department of Traffic Safety

## Division of Traffic Safety – STOP-DWI Program

Anthony J. Picente Jr.  
Oneida County Executive



Michael S. Colangelo  
STOP-DWI Administrator

January 7, 2011

FN 20 11-054

Honorable Anthony J. Picente Jr.  
Oneida County Executive  
800 Park Avenue  
Utica, New York 13501

PUBLIC SAFETY

Dear County Executive Picente:

WAYS & MEANS

Attached, please find an agreement that requires both Board of Legislators action and your signature between the Oneida County STOP-DWI Program and the Oneida County Probation Department.

The contract is for funding of \$80,000.00 in 2011 to continue *partial funding of two full-time Probation Officers, as well as their training and staff development as it relates to DWI and related cases. These officers will be responsible for the coordination of all DWI and related cases that are assigned to the Probation department as a result of Oneida County court case dispositions. Mileage reimbursement for probation officers supervising DWI and related case loads. The Probation Department shall also be responsible for providing technical assistance to the STOP-DWI Program and the District Attorney's Office with the execution of Judicial orders/plea agreements requiring DWI and related defendants to attend "Victim Impact Panels" as a condition of their probation or as a part of their sentence/pleas agreement.*

This funding is 100% supported by DWI fines generated in Oneida County, therefore, **there are NO County Dollars in this contact.**

Thank you for your personal attention to this matter. Should you have any further questions, please contact my office.

Sincerely,

Michael S. Colangelo, Administrator

Reviewed and Approved for submittal to the  
Oneida County Board of Legislators by

Anthony J. Picente, Jr.  
County Executive

Date 1/25/11

200 Base Road ▪ Suite 3 ▪ P.O. Box 908 Oriskany, NY 13424  
Division of Traffic Safety 315.736.8946 ▪ STOP-DWI Program 315.736.8943  
Fax: 315.736.8958 ▪ E-mail [stopdwi@ocgov.net](mailto:stopdwi@ocgov.net) ▪ [www.ocgov.net](http://www.ocgov.net)

**Oneida County Department: STOP-DWI Program**

Competing Proposal \_\_\_\_\_  
Only Respondent \_\_\_\_\_  
Sole Source   X  

**CONTRACT SUMMARY**

**Name of Proposing Organization:** Oneida County Probation Department

**Title of Activity or Service:** Probation supervision of Oneida County DWI Offenders.

**Proposed Dates of Operation:** January 1, 2011 – December 31, 2011

**Client Population/Number to be served:** All defendants sentenced to Probation for DWI & its related offenses.

**SUMMARY STATEMENTS**

1.) **Narrative description of Proposed Services** – *partial funding of two full-time Probation Officers, as well as their training and staff development as it relates to DWI and related cases. These officers will be responsible for the coordination of all DWI and related cases that are assigned to the Probation department as a result of Oneida County court case dispositions. Mileage reimbursement for probation officers supervising DWI and related case loads. The Probation Department shall also be responsible for providing technical assistance to the STOP-DWI Program and the District Attorney's Office with the execution of Judicial orders/plea agreements requiring DWI and related defendants to attend "Victim Impact Panels" as a condition of their probation or as a part of their sentence/pleas agreement. Funding will also be utilized to purchase new alcohol & related drug detection equipment including "secure continuous remote alcohol monitoring devices", to test DWI probationers.*

2.) **Program/Service Objectives and Outcomes** – *To ensure compliance with orders of probation for DWI sentenced defendants.*

3.) **Program Design and Staffing Levels** – *Staff is drawn from the Oneida County Probation Department.*

**Total Funding Requested:** \$80,000.00

**Oneida County Dept. Funding Recommendation:** \$80,000.00 (A3313.109)

**Proposed Funding Source (Federal\$/State\$/County\$):** County Dollars, 100% reimbursed from DWI fine monies generated in Oneida County.

**Cost per client served:** N/A

**Past Performance Data**

**Oneida County Department Staff Comments:**

# Oneida County Department of Traffic Safety

## Division of Traffic Safety – STOP-DWI Program

Anthony J. Picente Jr.  
Oneida County Executive



Michael S. Colangelo  
STOP-DWI Administrator

January 7, 2011

Honorable Anthony J. Picente Jr.  
Oneida County Executive  
800 Park Avenue  
Utica, New York 13501

Dear County Executive Picente:

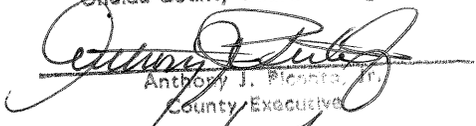
Attached, please find an agreement that requires both Board of Legislators action and your signature between the Oneida County STOP-DWI Program and the Oneida County District Attorney's Office.

This agreement provides for \$70,000.00 in funding in 2011 to continue *partial funding of one full-time assistant District Attorney position and clerical assistance of a clerk/typist. The assistant District Attorney will be responsible for spearheading the swift prosecution and coordination of all driving while intoxicated and related arrests in Oneida County. The clerical position shall also be responsible for insuring the proper data collection and system maintenance of the D.W.I. case tracking system as currently maintained by the District Attorney's Office. The District Attorney's Office shall provide technical assistance to the STOP-DWI Program towards the effective implementation and operation of a "VICTIM IMPACT PANEL", that shall be forwarded as an additional condition of sentence/plea agreement for all D.W.I. and related offenders. Assistance in the presentation of this program shall be made to all local criminal courts through the assistance of members of the District Attorney's staff. Funding may also be utilized for the purchase of computer hardware and software for the enhancement of the cooperative web site, Victim Impact Panel and DWI offender tracking databases and (related initiatives) currently maintained by the District Attorney's Office and supported by the STOP-DWI Program.*

This funding is 100% supported by DWI fines generated in Oneida County, therefore, **there are NO County Dollars in this contact.**

Thank you for your personal attention to this matter. Should you have any further questions, please contact my office.

Reviewed and Approved for submission to the  
Oneida County Board of Legislators by

  
Anthony J. Picente Jr.  
County Executive

Date 1/5/11

Sincerely,



Michael S. Colangelo, Administrator

200 Base Road ▪ Suite 3 ▪ P.O. Box 908 Oriskany, NY 13424  
Division of Traffic Safety 315.736.8946 ▪ STOP-DWI Program 315.736.8943  
Fax: 315.736.8958 ▪ E-mail [stopdwi@ocgov.net](mailto:stopdwi@ocgov.net) ▪ [www.ocgov.net](http://www.ocgov.net)

FN 20 11 - 055  
PUBLIC SAFETY  
WAYS & MEANS

RECEIVED  
ONEIDA COUNTY LEGISLATURE  
2011 JAN 25 PM 2:25

75.

**Oneida County Department: STOP-DWI Program**

Competing Proposal \_\_\_\_\_  
Only Respondent \_\_\_\_\_  
Sole Source   X  

**CONTRACT SUMMARY**

**Name of Proposing Organization:** Oneida County District Attorney's Office

**Title of Activity or Service:** Coordination of all DWI Prosecutions in Oneida County

**Proposed Dates of Operation:** January 1, 2011 – December 31, 2011

**Client Population/Number to be served:** All persons arrested for DWI & its related offenses.

**SUMMARY STATEMENTS**

1.) **Narrative description of Proposed Services** – *Partial funding of one full-time assistant District Attorney position and clerical assistance of a clerk/typist. The assistant District Attorney will be responsible for spearheading the swift prosecution and coordination of all driving while intoxicated and related arrests in Oneida County. The clerical position shall also be responsible for insuring the proper data collection and system maintenance of the D.W.I. case tracking system as currently maintained by the District Attorney's Office. The District Attorney's Office shall provide technical assistance to the STOP-DWI Program towards the effective implementation and operation of a "VICTIM IMPACT PANEL", that shall be forwarded as an additional condition of sentence/plea agreement for all D.W.I. and related offenders. Assistance in the presentation of this program shall be made to all local criminal courts through the assistance of members of the District Attorney's staff. Funding may also be utilized for the purchase of computer hardware and software for the enhancement of the cooperative web site, Victim Impact Panel and DWI offender tracking databases and (related initiatives) currently maintained by the District Attorney's Office and supported by the STOP-DWI Program.*

2.) **Program/Service Objectives and Outcomes** – *To streamline and insure swift and sure prosecutions for all Oneida County DWI & related offenses.*

3.) **Program Design and Staffing Levels** – *Staff is drawn from the Oneida County District Attorney's Office*

**Total Funding Requested:** \$70,000.00

**Oneida County Dept. Funding Recommendation:** \$70,000.00 (A3313.109)

**Proposed Funding Source (Federal\$/State\$/County\$):** County Dollars, 100% reimbursed from DWI fine monies generated in Oneida County.

**Cost per client served:** N/A

**Past Performance Data**

**Oneida County Department Staff Comments:**

**Oneida County Department of Traffic Safety**  
**Division of Traffic Safety – STOP-DWI Program**

Anthony J. Picente Jr.  
Oneida County Executive



Michael S. Colangelo  
STOP-DWI Administrator

FN 20 11 - 056

**PUBLIC SAFETY**

**WAYS & MEANS**

January 7, 2011

Honorable Anthony J. Picente Jr.  
Oneida County Executive  
800 Park Avenue  
Utica, New York 13501

Dear County Executive Picente:

Attached, please find an agreement that requires both Board of Legislators action and your signature between the Oneida County STOP-DWI Program and the Oneida County Sheriff's Office.

This agreement provides for \$158,167.00 in funding for the Oneida County Sheriff's Office to conduct DWI selective enforcement patrols and purchase related equipment. This funding is 100% reimbursable to Oneida County from DWI funds generated in Oneida County, therefore, there **are No County Dollars in this contract**. This funding has already been budgeted and approved by the Board of Legislators during our 2011 Budget negotiations held this year.

Thank you for your personal attention to this matter. Should you have any further questions, please contact my office.

Sincerely,

Michael S. Colangelo, Administrator  
Oneida County STOP-DWI Program

Reviewed and Approved for submittal to the  
Oneida County Board of Legislators by

Anthony J. Picente, Jr.  
County Executive

Date 1/25/11

RECEIVED  
ONEIDA COUNTY LEGISLATURE  
2011 JAN 25 AM 10:35

77

**Oneida County Department: STOP-DWI Program**

Competing Proposal \_\_\_\_\_  
Only Respondent \_\_\_\_\_  
Sole Source   X  

**CONTRACT SUMMARY**

Name of Proposing Organization: **County of Oneida, through its Sheriff's Department**

Title of Activity or Service: DWI Selective Enforcement Patrols and related activities

Proposed Dates of Operation: January 1, 2011 – December 31, 2011

Client Population/Number to be served: Persons residing in, or traveling through the geographical jurisdiction of the Agency.

**SUMMARY STATEMENT**

1.) Narrative description of Proposed Services – *Agency will provide patrols, in addition to their normally scheduled patrols, whose sole function will focus on DWI and related enforcement and community awareness and education and training activities. Funding may also be utilized to calibrate and repair DWI and related equipment.*

2.) Program/Service Objectives and Outcomes – *To increase annually the number of selective enforcement patrols and corresponding arrests for DWI and its related offenses.*

3.) Program Design and Staffing Levels – *Staff is drawn from the agency's sworn police officers.*

**Total Funding Requested: \$158167**

**Oneida County Dept. Funding Recommendation: \$158167 (A3313.109)**

Proposed Funding Source (Federal\$/State\$/County\$): *County dollars, 100% reimbursed from DWI fine monies generated in Oneida County.*

Cost Per Client Served: N/A

Past Performance Data: *Agency currently participates in selective enforcement activities and other STOP-DWI Program initiative and special operations.*

**Oneida County Department Staff Comments:**



COUNTY OF ONEIDA  
**OFFICE OF THE COUNTY EXECUTIVE**

**ANTHONY J. PICENTE, JR.**  
County Executive  
ce@ocgov.net

ONEIDA COUNTY OFFICE BUILDING  
800 PARK AVENUE  
UTICA, NEW YORK 13501  
(315) 798-5800  
FAX (315) 798-2390  
www.ocgov.net

FN 20 11 - 057

RECEIVED  
ONEIDA COUNTY LEGISLATURE  
2012 JAN 26 PM 11:25

January 26, 2011

Oneida County  
Board of Legislators.  
800 Park Avenue  
Utica, New York 13501

**EDUCATION, YOUTH**

**WAYS & MEANS**

Honorable Members:

I am in receipt of a letter from the President of MVCC, Randall J. VanWagoner, requesting to amend the funding of Capital Project H-336 MVCC New Field House Complex / Master Plan. Originally the funding for this capital project called for funding of \$1,000,000 from a contribution from the MVCC foundation. President VanWagoner is requesting to reduce the MVCC Foundation contribution to \$500,000 and increase the state aid for the project by \$500,000. This will not have any additional cost to Oneida County.

I therefore request your Board approval for an amendment to **Capital Project H-336 – MVCC Athletic & Physical Education Facilities / Master Plan**, as follows:

	<u>CURRENT</u>	<u>CHANGE</u>	<u>PROPOSED</u>
Bonds	\$ 7,725,688	0	\$ 7,725,688.
State Aid	7,725,688.	+ 500,000.	8,225,688.
Other .....	<u>1,000,000.</u>	- 500,000.	<u>500,000.</u>
TOTAL: .....	\$ 16,451,376.	\$ 0.	\$16,451,376.

Respectfully submitted,

Anthony J. Picente Jr.  
Oneida County Executive

AJP:tbk  
Attach.  
CC: County Attorney  
Comptroller  
Budget Director



**Mohawk Valley Community College**

1101 Sherman Drive  
Utica, New York 13501-5394  
www.mvcc.edu

Office of the President  
315-792-5333  
fax 315-792-5678

January 25, 2011

The Honorable Anthony J. Picente, Jr.  
Oneida County Executive  
Oneida County Office Building  
800 Park Avenue  
Utica, New York 13501

RE: H336 MVCC – Athletic & Phs. Ed. Facilities Master Plan

Dear Mr. Picente:

The College respectfully requests the County to recognize the donations of \$500,000 in funding from the MVCC Foundation and \$500,000 in additional state matching funds towards construction and purchase of equipment necessary to complete the Athletic and Physical Education Facilities Master Plan.

The Foundation's contribution and state matching funds will increase the overall project by a million dollars and not require the County to issue additional bonds.

Sincerely,

Randall J. VanWagoner, Ph.D.  
President

cc Tom Keeler, Budget Director  
Oneida County



# ONEIDA COUNTY BOARD OF LEGISLATORS

ONEIDA COUNTY OFFICE BUILDING, 800 PARK AVENUE, UTICA, N.Y. 13501-2977

Patricia A. Hudak  
Minority Leader  
(315) 798-5049  
(315) 339-9960

William Goodman  
Co-Minority Leader  
(315) 736-1591

Rose Ann Convertino  
Co-Minority Leader  
(315) 732-2403

Michael J. Clancy  
Co-Minority Leader  
(315) 363-2570

RECEIVED  
ONEIDA COUNTY LEGISLATURE  
2011 JAN 26 PM 11:35

January 26, 2011

FN 20 11 - 058

Hon. Gerald J. Fiorini  
Chairman of the Board  
800 Park Avenue  
Utica, New York 13051

**AIRPORT**

**WAYS & MEANS**

Re: Tower operation agreement

Dear Chairman:

As you are aware on November 24, 2010, our caucus requested information pertaining to the military fuel sales at Griffiss. We received a final reply at the end of December for both November and December of 2010. The information obtained from the Airport Commissioner Vernon Gray and confirmed by Chief of Staff, Al Candido, does not reflect or substantiate the need for the extended hours. It is further our understanding even though Mr. Stockstill with Million Air has been in continual contact with personnel at McGuire AFB for the return of the United States Air Force KC-10s, it is apparent that he has not been able to secure the return of military flights to the level that we had prior to the closure of the Griffiss runway. During an Airport Committee meeting this past fall, Mr. Freeman and Mr. Stockstill felt that they could, with the extended hours, return the flights and ultimately increase fuel sales which would pay for the contract with Midwest ATC Service, Inc.

It is our understanding there is a 90 day written notice requirement contained in the contract. Our concern with the notice requirement is there will also be a transition that could take up to 90 days from the date we decide to opt out, which would currently take us into the month of April. This time period could cost the taxpayers approximately \$28,200.00.

As you will recall, at the time of consideration of this contract there was much discussion and hesitation by legislators from both sides. This effort has not proven to be financially beneficial to Oneida County and therefore we feel there should be immediate written notice given to Midwest ATC Service, Inc. to terminate this contract.

Please forward our request to the Chair of the Airport Committee for review and discussion for possible termination of above mentioned agreement with Midwest ATC Service, Inc. as soon as possible so as we do not expend further dollars which this County cannot afford at this present time. We also feel that the County Attorney should be present for explanation of the procedural termination of this contract.

81

Hon. Gerald J. Fiorini  
Chairman of the Board  
January 26, 2011  
Page 2

We thank you in advance for responding to the Democratic Caucus' concerns.

Respectfully,



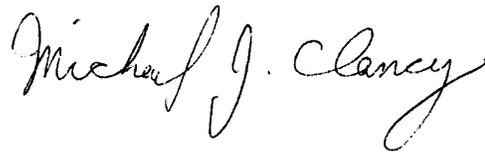
PATRICIA A. HUDAK (D-29)  
MINORITY LEADER



WILLIAM GOODMAN (D-13)  
CO-MINORITY LEADER



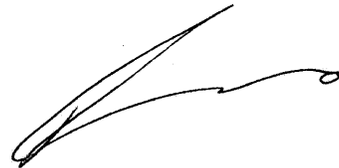
FRANK TALLARINO (D-7)  
ONEIDA COUNTY LEGISLATOR



MICHAEL J. CLANCY (D-12)  
CO-MINORITY LEADER



JOSEPH FURGOL (D-27)  
ONEIDA COUNTY LEGISLATOR



PETER CARUSO (D-26)  
ONEIDA COUNTY LEGISLATOR

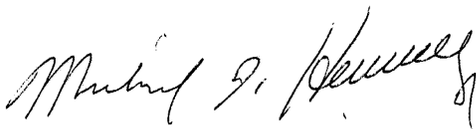
Hon. Gerald J. Fiorini  
Chairman of the Board  
January 26, 2011  
Page 3



SHARON RAPPA PUMA (D-1)  
ONEIDA COUNTY LEGISLATOR



MARTIN KERNAN (D-11)  
ONEIDA COUNTY LEGISLATOR



MICHAEL J. HENNESSY (D-2)  
ONEIDA COUNTY LEGISLATOR

CC: Hon. David Wood, Majority Leader  
Hon. George Joseph, Chairman of Airport Committee  
All Honorable Members of The Board of Legislators  
Vernon Gray, Commissioner of Aviation Department