County of Jefferson Office of the County Administrator

Historic Courthouse 195 Arsenal Street, 2nd Floor Watertown, NY 13601-2567 Phone: (315) 785-3075 Fax: (315) 785-5070



December 6, 2018

To: Honorable Members of the Board of Legislators

This shall serve as notice that the last day of Annual Session of the Jefferson County Board of Legislators will be convened on *Tuesday, December 11, 2018 at 3:00 p.m.* in the Board of Legislators Chambers, Historic Courthouse, 195 Arsenal Street, Watertown, NY.

If you need additional information relative to any of the Board Session agenda items, please feel free to give me a call.

The agenda for the meeting is as follows:

ROLL CALL OF MEMBERS

PRIVILEGE OF THE FLOOR

Employees observing 25, 30, and 35 years of service will be recognized.

READING OF MINUTES OF LAST SESSION, IF REQUESTED

PRESENTATION OF PETITIONS, NOTICES AND COMMUNICATIONS

REPORTS OF STANDING COMMITTEES

Report of the Finance & Rules Committee on Financial Resolutions

REPORTS OF COUNTY OFFICERS AND OTHERS

Report of the County Treasurer on Investments and Cash on Hand Report of the County Administrator on Budget Transfers for the month of November

LOCAL LAWS, RESOLUTIONS AND MOTIONS

1. Resolution No. 246 (Roll Call Vote)

Levying 2019 Taxes and Assessments for Annual Town

Budgets

2.	Resolution No. 247 (Roll Call Vote)	Levying 2019 Consolidated Health District Taxes
3.	Resolution No. 248 (Roll Call Vote)	Levying Returned Delinquent 2018 School Taxes
4.	Resolution No. 249 (Roll Call Vote)	Levying Returned Delinquent 2018 Village Taxes
5.	Resolution No. 250	Directing the Completion of the Tax Rolls and the Execution and Delivery of Warrants
6.	Resolution No. 251	Authorizing Accounts Payable Year End Adjustments to 2018 County Budget
7.	Resolution No. 252	Levying Hudson River-Black River Regulating District Assessments
8.	Resolution No. 253	Revising Premium Equivalents for Jefferson County Government Employees Health Benefits Program
9.	Resolution No. 254	Appointing County Administrator
10.	Resolution No. 255	Approving Appointment of Deputy County Administrator
11.	Resolution No. 256	Appointing Member to the Regional Fish and Wildlife Management Board
12.	Resolution No. 257	Approving Management Compensation Plan for 2019
13.	Resolution No. 258 (Roll Call Vote)	Amending 2018 County Budget in Relation to Employment & Training Department
14.	Resolution No. 259 (Roll Call Vote)	Amending the 2018 County Budget in Relation to Recycling & Waste Management
15.	Resolution No. 260	Amending Jefferson County Administrative Policies and Procedures for Audit of Claims
16.	Resolution No. 261	Amending Jefferson County Administrative Policies and Procedures for Chart of Accounts
17.	Resolution No. 262	Amending Jefferson County Administrative Policies and Procedures for Collection, Handling and Disbursement of Department Funds

18.	Resolution No. 263	Amending Jefferson County Administrative Policies and Procedures for Capitalization
19.	Resolution No. 264	Amending Jefferson County Administrative Policies and Procedures for Purchasing Policy and Control and Quotations
20.	Resolution No. 265	Approving Jefferson County Administrative Policies and Procedures Concerning Procurement Conflict of Interest
21.	Resolution No. 266	Increasing Tipping and Permit Fee for Solid Waste
22.	Resolution No. 267	Amending Fee Schedule and Construction Value Factors in Relation to Uniform Fire Prevention and Building Code
23.	Resolution No. 268	Amending Administrative Regulations and Procedures for the Sale of Real Property Acquired by the County Pursuant to Real Property Tax Foreclosure Proceedings
24.	Resolution No. 269	Authorizing Intergovernmental Agreement with Certain Towns Within the County for Dog Control Services
25.	Resolution No. 270	Authorizing Intergovernmental Agreement with the City of Watertown for Dog Control Services
26.	Resolution No. 271	Amending the Policy of the Jefferson County Board of Legislators in Regard to the Abatement of Real Property and Other Taxation for Alternative Energy Projects
27.	Resolution No. 272	Authorizing Agreement in Relation to the FY18 New York State Interoperable Communications Formula Grant (SICG)
28.	Resolution No. 273	Authorizing Agreement in Relation to the FY2018-19 NYS Public Safety Answering Points (PSAP) Operations Grant
29.	Resolution No. 274	Authorizing Agreement in Relation to the FY18 Emergency Management Performance (EMPG) Grant
30.	Resolution No. 275	Approving Reappointments to the Jefferson County Planning Board
31.	Resolution No. 276	Authorizing Agreement with Knudsen Psychological Services for the Purpose of Obtaining Firearms Evaluations

32.	Resolution No. 277	Authorizing an Agreement with Rubenzahl, Knudsen & Associates for the Provision of Psychological Testing, Evaluation and Recommendations for Treatment of JDs, PINS at Risk of Out of Home Placement, and Adult Sexual Offenders
33.	Resolution No. 278	Authorizing Agreement in Relation to the Ignition Interlock Device Monitoring Program Funding
34.	Resolution No. 279 (Roll Call Vote)	Amending the 2018 County Budget and Capital Plan in Relation to the County Bridge Account
35.	Resolution No. 280 (Roll Call Vote)	Amending the 2018 County Budget in Relation to the County Road Machinery Fund
36.	Resolution No. 281 (Roll Call Vote)	Amending the 2018 County Budget and Capital Plan to Recognize Insurance Recovery and Allocating Same in Highway Complex Capital Account
37.	Resolution No. 282	Authorizing Renewal Agreement with NYS Unified Court System for Provision of Court Security Services by Jefferson County
38.	Resolution No. 283 (Roll Call Vote)	Recognizing NYS Governor's Traffic Safety Committee Child Passenger Safety Program Grant and Amending the 2018 County Budget in Relation Thereto
39.	Resolution No. 284 (Roll Call Vote)	Recognizing NYS Governor's Traffic Safety Committee Police Traffic Services Program Grant and Amending the 2018 County Budget in Relation Thereto
40.	Resolution No. 285 (Roll Call Vote)	Authorizing Agreements for The Governor's Traffic Safety Committee's Stop-DWI Crackdown Enforcement Grant and Amending the 2018 County Budget in Relation Thereto
41.	Resolution No. 286	Approving the 2019 Stop DWI Plan
42.	Resolution No. 287	Appointing Member to the Jefferson County Office for Aging Advisory Council
43.	Resolution No. 288	Authorizing Agreements for Provision of Services to Elderly of Jefferson County
44.	Resolution No. 289	Amending 2018 County Budget Relative to Mental Health Programs and Authorizing Amended Agreements in

Relation Thereto

45. Resolution No. 290

Authorizing Agreement with NYSDOH for Rabies Program

46. Resolution No. 291

Appointing Member to Jefferson County Public Health Service Professional Advisory Committee

Sincerely,

Robert F. Hagemann, III

Clerk of the Board

RFH:jdj

Levying 2019 Taxes and Assessments for Annual Town Budgets

by Legislator: James A. Nabywaniec	By Legislator:	James A. Nabywaniec
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Whereas, There has been presented to this Board of Legislators a duly certified copy of the Annual Budget for the several towns of the County of Jefferson for the fiscal year beginning January 1, 2019.

Now, Therefore, Be It Resolved, That, there shall be and is hereby levied and assessed upon and collected from the taxable real property situated in the following named towns outside any incorporated village wholly or partially located therein, the amount set forth after each town for such purposes as specified in the budgets of the respective towns as follows:

Adams	\$ 87,824.00
Antwerp	\$161,480.00

Further Resolved, That there shall be and hereby are assessed and levied upon and collected from the real property liable therefore within the respective fire, fire protection, water, sewer and electric light districts in the following towns as indicated below, the following amounts for the purposes of such districts as specified in the respective annual town budgets:

Adams

Adams Center Fire	176,460.00
Smithville Fire	55,175.42
Adams Fire Protection	45,000.00
Adams Center Light	11,560.00
North Adams Heights Light	1,200.00
Adams Sewer District #1	19,999.81
Adams Center Water	28,494.00
Adams Water Dist #2	21,843.64
Pro-Rated Taxes - Town	52.29
Pro-Rated Taxes - County	824.19
Unpaid Water	2,167.31

Alexandria

Redwood Fire	163,297.00
Plessis Fire	56,094.00
Alexandria Fire Protection	189,069.00
Redwood Light	11,750.00
Plessis Light	4,000.00
Otter Street Light	3,500.00
Unpaid Sewer	29,644.78

Unpaid Water	29,949.84		
Pro-Rated Taxes - County	102.77		
Pro-Rated Taxes - Town	-11.73		
Antwerp			
Oxbow Light	5,400.00		
Fire Protection	100,215.00		
Brownville			
Brownville Fire District	319,500.00		
Brownville Water District 1	82,260.75		
Unpaid Water	622.38		
Pro-Rated Taxes - County	1,120.03		
Cape Vincent			
Cape Vincent Fire Dist	153,300.00		•
Rosiere Light	600.00		
Unpaid Water	8,585.52		
Champion			
Great Bend Fire District	139,298.00		
Champion Fire Protection	60,500.00		
Champion Fire Protection Dist 2	34,433.00		
Great Bend Light	5,000.00		
Champion Sewer District 1	61,685.50		
Champion Sewer District 2	44,000.00	•	
Unpaid Sewer	1,592.83		
Unpaid Water	5,503.80		
Pro-Rated Taxes - Town	315.57		
Pro-Rated Taxes - County	1,301.19		
Clayton			
Clayton Ambulance	150,000.00		
Clayton Fire District	472,472.12		
Depauville Light	6,000.00		
Heritage Heights Light	1,500.00		
Heritage Heights Sewer	40,882.40		
Reed Point Sewer	5,032.50		
Route 12 Sewer	158,460.25		
Depauville Sewer	42,840.00		
Ellisburg			
Ellisburg Fire Protection	162,340.00		
Belleville Light	6,180.00		
Pierrepont Manor Light	4,000.00		

Woodville Light	1,900.00	
Ellisburg Water District 1	49,504.00	
Ellisburg Water District 2	87,165.00	
Henderson		
Smithville Fire District	77 200 50	
Henderson Fire	77,298.58	
Henderson Light	324,768.00	
Unpaid Water	8,000.00	
Onpaid water	27,431.64	•
Hounsfield		
Hounsfield Fire Protection	81,350.00	
Hounsfield Water Dist 2	103,108.00	
Hounsfield Water Dist 3	53,088.00	
Housnfield Water Dist 4	29,088.00	
Hounsfield Water Dist 5	73,500.00	
Unpaid Water	38,308.88	
Pro-Rated Taxes - Town	48.43	
Pro-Rated Taxes - County	406.68	
L.D.		
LeRay		
Leray Drainage District	1,000.00	
Calcium Fire	257,900.00	
Evans Mills Fire	245,000.00	
Calcium FD Com Zone	90,000.00	
Black River Fire Protection	76,650.00	
Leray/Pamelia Fire Protection	10,815.00	
Leray Fire Protection	17,535.00	
Light District No. 1	1,085.00	
Light District No. 2	6,578.00	
Light District No. 3	4,370.00	
Leray Sewer Dist. 3	134,550.00	
Leray Sewer Dist. 4	82,637.50	
Leray Water 1	42,275.00	
Leray Water 4	183,270.00	
Unpaid Sewer	4,484.20	
Unpaid Water	3,150.45	
Pro-Rated Taxes - County	2,005.06	
Lorraine		
Fire Protection	50,100.00	
Lorraine Light	2,500.00	
Pro-Rated Taxes - County	39.50	
·		
Lyme	4	
Fire Protection	157,000.00	

Three Mile Bay Light	7,015.00		
Unpaid Water	9,565.48		
Omitted Taxes - County	332.80	·	
Orleans			
Orleans Fire District	368,171.00		
Highway Item No. 1	153,000.00		
LaFargeville Light	13,287.00		
Fishers Landing Light	5,798.00		
Omar Light	2,373.00		
Fineview Light No. 1	1,475.00		
Fineview Light No. 2	1,302.00		
Unpaid Sewer	78,085.38		
Unpaid Water	16,321.00		
Pamelia			
Pamelia Sewer Dist. 2	34,155.00		
Pamelia Sewer Dist. 3	50,670.40		
Pamelia Sewer Dist. 4	10,959.00		
Pamelia Sewer Dist. 5	8,149.00		
Pamelia Sewer Dist. 8	24,012.00		
Unpaid Sewer	1,368.28		
Unpaid Water	1,471.01		
Pamelia Water Dist. 4	51,355.50		
Pamelia Water Dist. 5	111,856.44		
Pamelia Water Dist. 6	9,087.00		
Pamelia Water Dist. 7	4,893.00		
Pamelia Water Dist. 8	6,524.00		
Philadelphia			
Philadelphia Joint Ambulance	21,500.00		
Philadelphia Fire Protection	49,500.00		
Unpaid Water	1,039.38		
Rodman			
Rodman Fire District	33,585.00		
Rodman Light	4,632.00		
Rodman Water	7,061.00		
Unpaid Water	644.96		
Pro-Rated Taxes - County	55.20		•
Rutland			
Fire District	253,420.00		•
Felts Mills Light			
i cits iviilis Light	6,000.00		
Tylerville Light	3,000.00		

Unpa	id Sewer	26,760.77
•	id Water	49,229.36
	ated Taxes - Town	75.08
Pro-R	ated Taxes - County	440.27
Theresa		
	District	165,590.00
	ated Taxes - Town	66.91
	ated Taxes - County	292.39
Watertown		
Water	town Fire District	860,118.00
Water	town Sewer No. 1	17,692.98
Water	town Sewer No. 2	76,014.21
Water	town Sewer No. 3	120,568.98
Water	town Sewer No. 4	138,367.06
Unpai	d Sewer	937.56
	d Water	207.90
Water	town Water No. 1	112,516.74
Water	town Water No. 3	22,817.99
	town Water No. 4	108,270.97
	town Water No. 6	12,357.00
	ed Taxes - County	142.93
Pro-R	ated Taxes - County	1,083.88
Wilna		
Natura	al Bridge Fire Protection	43,198.00
Cartha	age/Wilna Fire Protection	626,000.00
Wilna	Fire Protection 2	15,000.00
Natura	al Bridge Light	4,000.00
Herrir	igs Light	4,000.00
-	d Water	36,578.93
Natura	al Bridge Dist 2	16,960.50
Worth		
Fire P	rotection	8,200.00

Further Resolved, The amounts to be raised by tax for all other purposes as specified in the said several budgets as presented to this Board and which are on file in the Office of the Clerk thereof, shall be assessed and levied and collected from the taxable property in the towns as enumerated below except as otherwise provided by law, namely:

Schedule

Adams

504,536.00

Alexandria	483,480.00
Antwerp	377,400.00
Brownville	550,450.00
Cape Vincent	250,808.00
Champion	974,935.00
Clayton	1,015,712.16
Ellisburg	616,968.00
Henderson	220,477.00
Hounsfield	641,514.00
LeRay	720,855.00
Lorraine	404,050.00
Lyme	214,165.00
Orleans	0.00
Pamelia	0.00
Philadelphia	541,100.00
Rodman	116,320.00
Rutland	458,557.00
Theresa	398,463.00
Watertown	0.00
Wilna	804,337.00
Worth	175,000.00

Further Resolved, That such taxes and assessments when collected shall be paid to the Supervisors of the several towns in the amounts as shown by this Resolution for distribution by them in the manner as provided by law.

Seconded by Legislator: Allen T. Drake

State of New York)
County of Jefferson) ss.:

I, the undersigned, Clerk of the Board of Legislators of the Counthat I have compared the foregoing copy of Resolution No. Jefferson with the original thereof on file in my office and duly Board on the day of, 20 and such Resolution and the whole thereof.	of the Board of Legislators of said County of adopted by said Board at a meeting of said
In testimony whereof, I have hereunto set my hand and affixed, 20	the seal of said County this day of
	lerk of the Board of Legislators

Levying 2019 Consolidated Health District Taxes

By Legislator: _	Daniel R. McBride	<u>e</u>		
assessed and levie	ursuant to Section 399 ed upon and collected cated in the below liste	from the taxable real	property of the severa	l consolidated
	Antwerp Cape Vincent Champion Clayton LeRay Lyme Theresa Wilna	\$ 1,000.00 1,000.00 9,504.89 1,955.00 600.00 2,153.00 500.00 15,475.11		
Seconded by Legi	slator: <u>Robert V</u>	V. Cantwell, III		
New York)) ss.: of Jefferson)				
	that I have compa Jefferson with the Board on the such Resolution a	red the foregoing copy of Reso e original thereof on file in m day of nd the whole thereof. hereof, I have hereunto set my	lution No. of the Board y office and duly adopted by s	on, New York, do hereby certify of Legislators of said County of said Board at a meeting of said me is a true and correct copy of aid County this day of
			Clerk of the B	oard of Legislators

Levying Returned Delinquent 2018 School Taxes

By Legislator:	Allen T. Drake	
transmitted to the J	ords of Education of the several scho Jefferson County Treasurer a duly v f returned delinquent 2018 School T	ool districts in Jefferson County have rerified and certified statement of the Caxes.
there shall be and h several Towns as h	hereby is assessed and levied upon a nereinafter listed, upon which the sa elinquent 2018 School Taxes, as cert	etion 1330 of the Real Property Tax Law, and collected from the Real Property of the me were originally imposed, the amounts tified, together with seven percentum
Adams	\$ Lorraine	\$
Alexandria	Lyme	
Antwerp	Orleans	
Brownville	Pamelia	
Cape Vincent	Philadelphia	
Champion	Rodman	
Clayton	Rutland	
Ellisburg	Theresa	
Henderson	Watertown	
Hounsfield	Wilna	
LeRay	Worth	•••
Seconded by Legisl	slator: William W. Johnson	·
State of New York)		
) ss.:		
County of Jefferson)		
	that I have compared the foregoing cor	file in my office and duly adopted by said Board at a meeting of said
	In testimony whereof, I have hereun, 20	nto set my hand and affixed the seal of said County this day of
		Clerk of the Board of Legislators

Levying Returned Delinquent 2018 Village Taxes

		William W. Johnson			
1	Whereas, The Boards the Jefferson County returned delinquent 20	of Trustees of the several vil Treasurer a duly verified and 018 Village Taxes.	lages of Jefferson Cou certified statement of t	inty have transmitted to the several amounts of	
]] (1978 and Section 144 levied upon and colled hereinafter listed, upo	t Resolved, That, pursuant to 2 of the Real Property Tax Lacted from the Real Property on which the same were originge Taxes, as certified, together	aw, there shall be and I f the several villages lo ally imposed, the amo	hereby is assessed and ocated in the Towns as bunts of said returned	
] () () () () () () ()	Adams	or: <u>Allen T. Drake</u>	Lorraine	\$	
	New York)) ss.: f Jefferson)				
		that I have compared the foregoing	g copy of Resolution No. of on file in my office and duly , 20 and	nty of Jefferson, New York, do hereby certion of the Board of Legislators of said County adopted by said Board at a meeting of said that the same is a true and correct copy	of id
		In testimony whereof, I have he		the seal of said County this day	of
				Claule of the Property of Land	_

Directing the Completion of the Tax Rolls and the Execution and Delivery of Warrants

	In testimony whereof, I have hereunto set my hand and affixed the seal of said County this day of
	I, the undersigned, Clerk of the Board of Legislators of the County of Jefferson, New York, do hereby certify that I have compared the foregoing copy of Resolution No of the Board of Legislators of said County of Jefferson with the original thereof on file in my office and duly adopted by said Board at a meeting of said Board on the day of, 20 and that the same is a true and correct copy of such Resolution and the whole thereof.
State of New York) Ss.: County of Jefferson)	
Seconded by Legislato	r: James A. Nabywaniec
seal of this Board and	ant to Section 904 of the Real Property Tax Law, a tax warrant bearing the signed by the Chairman and Clerk of this Board shall be annexed to each e completed tax roll shall be delivered to the respective collecting officers 2018.
fiscal year 2019 be and	ant to Section 900 of the Real Property Tax Law, taxes for the County for d are hereby levied, and the amount of tax to be paid shall be entered on pposite the assessment of each parcel, and be it further
by Legislator	Daniel R. McBride

Authorizing Accounts Payable Year End Adjustments to 2018 County Budget

By Legislator: <u>Carolyn D. Fitzpatrick</u>

Whereas, Provisions of the	e Federal Single Audit Act and regulations of the State Comptroller outilize modified accrual as the basis for governmental fund
accounting, and	dunize modified accidal as the basis for governmental fund
Whereas, Modified accrua so that expenditures are ge received, and	l accounting principles require that the County accrue accounts payable nerally reflected in the period for which the goods or services are
Whereas, Application of the line item applications, part requirements.	is principle may result in the over expenditure of certain individual icularly in areas where spending is mandated by State or Federal
Treasurer to make adjustin item deficits upon the accr	olved, That the Board of Legislators herewith authorizes the County g entries to provide sufficient appropriations to avoid individual line ual of year end accounts payable, provided that such entries do not l appropriations approved by the Board of Legislators for 2018, and be
and the County Administrate to the Finance & Rules Con	ing entries shall be subject to approval by the Chairman of the Board stor, who shall, upon completion of the year end closing, report same mmittee and Board of Legislators.
Seconded by Legislator:	William W. Johnson
State of New York)) ss.: County of Jefferson)	
•	I, the undersigned, Clerk of the Board of Legislators of the County of Jefferson, New York, do hereby certify that I have compared the foregoing copy of Resolution No of the Board of Legislators of said County of Jefferson with the original thereof on file in my office and duly adopted by said Board at a meeting of said Board on the day of, 20 and that the same is a true and correct copy of such Resolution and the whole thereof.
	In testimony whereof, I have hereunto set my hand and affixed the seal of said County this day of, 20
	Clerk of the Board of Legislators

Levying Hudson River-Black River Regulating District Assessments

By Legislator:	Daniel R. McBride
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Whereas, The Board of the Hudson River-Black River Regulating District, pursuant to provisions of the Environmental Conservation Law, has filed a certified statement with the Clerk of the County of Jefferson showing the name of each public corporation or a brief description of each parcel of real estate and the name of the owner, or owners, so far as can be ascertained, and the proportionate amount of the cost of storage reservoirs and the expense of maintenance and operation of such reservoirs to be borne by each parcel of real estate during the year ending June 30, 2019, and

Whereas, Pursuant to Subdivision Six of Section 15-2123 of the Environmental Conservation Law, signed into law on August 8, 1983 "...All moneys required to be collected and not paid directly to the River Regulating District by the thirty-first day of October of the year in which the assessment is levied shall be payable to the County Treasurer as provided under subdivision four of this Section and shall be subject to a service fee of one percent of the total amount assessed which shall be added to the amount to be collected and which shall be in addition to any penalties which may be imposed in the case of failure to pay general taxes within the time prescribed by law, and when collected, such penalties shall be deemed part of the assessment...".

Now, Therefore, Be It Resolved, That, in accordance with the certified statements of annual assessment received from the Regulating District dated October 31, 2018, the sum set after the description of each parcel of real estate in the following list is hereby levied and assessed against said parcel of real estate to wit:

Parcel No. 1-2	Town of Brownville	
Tax Map Parcel #	Hydro Development Group	\$11,869.00
72.75-1-11	1% Fee	118.69
	Total	\$11,987.69

and be it further

Resolved, That the collector of taxes and assessments in each Town or City in which any such parcel of real estate is situated be and is hereby directed and commanded to collect said sum set forth after the description of each such parcel of real estate in the forgoing list, or in case the property is situated in more than one Town, to collect the sum set forth after the name of each Town following said description, in the same manner and by the same procedure as general taxes are collected and to pay the same to the County Treasurer of Jefferson County, and be it further

Seconded by Legislator:	James A. Nabywaniec	_		
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·				
f New York)		···········		. · ·
) ss.: y of Jefferson)				
t J Y S	I, the undersigned, Clerk of the Board of Le hat I have compared the foregoing copy of Referson with the original thereof on file in Board on the day of uch Resolution and the whole thereof.	gislators of the Count esolution No	y of Jefferson, New York, the Board of Legislators dopted by said Board at that the same is a true an	do hereby of said Cou a meeting of d correct co

Revising Premium Equivalents for Jefferson County Government Employees Health Benefits Program

By Legislator: Ro	bert W. Cantwell, III
Health Benefits Program 1988, established premi	with the commencement of the Jefferson County Government Employees in, the Jefferson County Board of Supervisors, by Resolution No. 97 of um equivalents to be charged to those individuals or County agencies the cost of their participation in the County's self funded health benefits
Whereas, The County's during the period Januar administrative cost-base	suggested premium equivalents are based upon projected claims paid ry 1, 2019 through December 31, 2019, which have been added to the ded premium equivalents.
equivalents to be charge their participation in the be \$1,025.13 for individ	desolved, That effective January 1, 2019, the monthly premium of to those retirees or County agencies responsible for funding the cost of Jefferson County Government Employees Health Benefits Program shall had coverage and \$2,356.93 for family coverage, with the additional or an individual with Medicare coverage and \$1,198.03 for a family with be it further
Resolved, That the Direction.	ctor of Insurance is hereby directed to notify the affected parties of this
Seconded by Legislator:	Daniel R. McBride
f New York)) ss.: of Jefferson)	
	I, the undersigned, Clerk of the Board of Legislators of the County of Jefferson, New York, do hereby certify that I have compared the foregoing copy of Resolution No of the Board of Legislators of said County of Jefferson with the original thereof on file in my office and duly adopted by said Board at a meeting of said Board on the day of, 20 and that the same is a true and correct copy of such Resolution and the whole thereof.
	In testimony whereof, I have hereunto set my hand and affixed the seal of said County this day of, 20
	Clark of the Poard of Logislators

Appointing County Administrator

	By Legislate	or: <u>Rob</u>	ert W. Cantwell, III				
	Whereas, Pu Administrat	arsuant to Loc or is subject	cal Law No. 10 of 1 to reappointment by	986, as amended, the Board of Leg	the position of Co	ounty	
	Whereas, Tl 31, 2018; an	ne current tern	m of the Administra	ator, Robert F. Haş	gemann, III will ex	cpire December	
	Whereas, Th	ne Jefferson (cessive term.	County Board of Le	gislators wishes to	reappoint Robert	F. Hagemann,	
	as amended, County of Je all applicabl	Robert F. Ha efferson for a e resolutions	solved, That, pursu agemann, III be and two year term of of and law and pursua rded under the Mar	is hereby appointed fice to expire Decount to the terms cur	ed as County Adm ember 31, 2020, c rrently in place for	ninistrator for the consistent with r said position	ne
	in accordance	hat the salary se with the pe Compensation	of the County Adm rcentage increase avon Plan.	ninistrator shall be warded in the Mar	adjusted annually agement and Mar	during the tern	n
	Seconded by	Legislator:	Allen T. Drak	e	·		
,							
tate of	New York)						
	(ss.:					
			Jefferson with the origin	al thereof on file in my o y of	ion No. — of the Rosi	rd of Legislators of sa by said Board at a me	id County of eting of said
			In testimony whereof, 1	I have hereunto set my ha	nd and affixed the seal o	f said County this	day of
					Clerk of the	Board of Legislators	

Approving Appointment of Deputy County Administrator

By Legislator: <u>Carolyn D. Fitzpatrick</u>

Seconded by Legislator:	William W.	Johnson	_		
		·			
f New York) ss.:					
	that I have compared the Jefferson with the original Board on the	e foregoing copy inal thereof on t	of Resolution I ile in my office	f the County of Jefferson, No of the Board of L and duly adopted by said 20 and that the same is	egislators of said Co Board at a meeting

Appointing Member to the Regional Fish and Wildlife Management Board

	1-0501 of the Environmental Cons		
Fish and Wildlife Ma		f the Board of Legislators to the Regional	
	Name	Term to Expire	
Linda Sicley,	Landowner Representative	12/31/20	
Seconded by Legislar	tor: Daniel R. McBride	- -	
	·		
	- Control of the cont		
State of New York) County of Jefferson)			
	that I have compared the foregoing copy Jefferson with the original thereof on fi	of Legislators of the County of Jefferson, New York, do hereby of Resolution No of the Board of Legislators of said C ile in my office and duly adopted by said Board at a meeting, 20 and that the same is a true and correct	ounty of g of said
	In testimony whereof, I have hereunto	set my hand and affixed the seal of said County this	_ day of
		Clerk of the Board of Legislators	

Approving Management Compensation Plan for 2019

By Legislator:Ja	ames A. Nabwyaniec
Management Confiden	e Administrative Policies and Procedures governing Management and atial employees adopted by Resolution No. 18 of 1989, as amended, this pensation plan which provides for compensation to be paid in accordance des and steps, and
-	2019 County Budget provides funding for compensation increases for agement confidential employees effective January 1, 2019, and
adjustment of 2% to th	f Legislators wishes to amend the compensation plan to provide for an e general management schedule; management/confidential schedule; partsonnel rates; to adjust increments in accordance with the attached
	Resolved, That the attached schedules are hereby adopted as the agement Confidential Compensation Plan for Jefferson County effective
Seconded by Legislator	r: Robert W. Cantwell, III
State of New York) ss.: County of Jefferson)	
	I, the undersigned, Clerk of the Board of Legislators of the County of Jefferson, New York, do hereby certify that I have compared the foregoing copy of Resolution No of the Board of Legislators of said County of Jefferson with the original thereof on file in my office and duly adopted by said Board at a meeting of said Board on the day of, 20 and that the same is a true and correct copy of such Resolution and the whole thereof.
	In testimony whereof, I have hereunto set my hand and affixed the seal of said County this day of, 20
	Clerk of the Board of Legislators

		2019 ADMINISTRATIVE SCHEDULE					
GRADE	LONG.	LEVLEL A	LEVEL B	LEVEL C	LEVEL D	RATE	MAXIMUM
1	4615	92299	95052	97800	100549	103298	120386
li ·	4217	84338	86853	89362	91874	94383	108454
III	3855	77099	79392	81685	83980	86276	97299
IV	3526	70523	72619	74711	76808	78902	91484
IVPH	4025	80502	82910	85283	87691	90066	104446
V	3338	66768	68680	70605	72585	74562	81601
VI	3076	61514	63269	65023	66779	68535	74805
VIPH	3511	70213	72201	74214	76231	78218	85405
VII	2841	56825	58436	60051	61665	63278	68414
VIII	2630	52603	54093	55581	57067	58557	63139
IX	2439	48774	50147	51517	52890	54262	58349
Х	2265	45295	46562	47829	49098	50367	54002
XI	2106	42123	43295	44468	45639	46811	50042
XII	1938	38753	39831	40910	41987	43066	46039

	2019 MANAGEMENT CONFIDENTIAL							
	SALARY SCHEDULE							
GRADE	LONG	STEP 1	STEP 2	STEP 3	STEP 4	STEP 5	STEP 6	STEP 7
MC1		39221	40604	42297	43898	45646	47429	49286
	1.08	21.55	22.31	23.24	24.12	25.08	26.06	27.08
MC2		34762	35854	37092	38366	39767	41314	42806
	.96	19.10	19.70	20.38	21.08	21.85	22.70	23.52
MC3		33160	34180	35199	36382	37528	38784	40295
	.91	18.22	18.78	19.34	19.99	20.62	21.31	22.14
MC4		31613	32505	33488	34489	35526	36582	37965
	.87	17.37	17.86	18.40	18.95	19.52	20.10	20.86
40 HR WRK WK		36130	37149	38272	39416	40602	41808	43389
MC5		30176	30976	31886	32778	33670	34707	35708
	.83	16.58	17.02	17.52	18.01	18.50	19.07	19.62
40 HR WRK WK		34486	35402	36442	37461	38480	39666	40810

Amending 2018 County Budget in Relation to Employment & Training Department

By Legislator:I	Daniel R. McBride	
funding through the N	on-Lewis Workforce Development Board few York State Department of Labor in t National Dislocated Worker Grant (TET	the amount of \$50,000 in Trade and
Whereas, Employmen	t & Training Clients Training account is	s incurring more expense.
Now, Therefore Be It period October 1, 201	Resolved, That Jefferson County hereby 8 through September 30, 2020, and be it	accepts said grant award for the further
execute any and all do	nairman of the Board of Legislators is he cuments as may be required to fulfill the the County Attorney as to form and con	e requirements of this grant award,
Resolved, That the 20	18 County Budget is amended as follow	s:
Increase:		
Revenue		
25634000 94616	Fed Aid Job Training	\$50,000
Expense 25634000 04611 25634000 046132	Training on the Job Clients Training	\$25,000 25,000
Seconded by Legislato	or: James A. Nabywaniec	
f New York)) ss.: of Jefferson)		
	that I have compared the foregoing copy of Resolu Jefferson with the original thereof on file in my Board on the day of _ such Resolution and the whole thereof.	ators of the County of Jefferson, New York, do hereby certify ution No of the Board of Legislators of said County of office and duly adopted by said Board at a meeting of said, 20 and that the same is a true and correct copy of
	, 20	nand and affixed the seal of said County this day of
		Clerk of the Board of Legislators

Amending the 2018 County Budget in Relation to Recycling & Waste Management

	_	iam W. Johnson		
	eas, Recycling & Wort, and	aste Management is experi	encing higher than anticipated	tonnage
anticip	•	nd of the year in the Recycl	d to provide for resulting short ing & Waste Management Fun	
Where	eas, Funds are avail	able in the revenue account	for incoming tipping fees.	
Now,	Therefore, Be It Re	solved, That the 2018 Budg	get is amended as follows:	
Increa	ase:	e de la companya de La companya de la co		
Reven 15910	ue 100 92131	Tipping Fees	\$362,000	
Expen 15816	diture 000 04487	Tipping Fees	\$362,000	
Second	ded by Legislator:	Robert W. Cantwell,	Ш	
State of New Yo) ss.:			
		that I have compared the foregoing Jefferson with the original thereof	oard of Legislators of the County of Jeffers copy of Resolution No of the Board f on file in my office and duly adopted by seconds and that the same	of Legislators of said County of said Board at a meeting of said
		In testimony whereof, I have her	eunto set my hand and affixed the seal of s	aid County this day of
			Clerk of the B	oard of Legislators

Amending Jefferson County Administrative Policies and Procedures for Audit of Claims

By Legislator: <u>Daniel R. 1</u>	McBride
	1986, as amended, provides that the County Administrator shall regulations and procedures as may be authorized by the Board of
	Board of Legislators to authorize the promulgation of amended redures for audit of claims, which will replace the audit of claims adopted.
Claims, is hereby approved and	That the Administrative Policy Section 1.05, Finance: Audit of by reference incorporated herein, and its promulgation and Administrator is authorized, effective December 12, 2018, and be
	pproved and promulgated (by Resolution 126 of 1995), .05, Finance: Audit of Claims, is hereby rescinded.
Seconded by Legislator:	Caroyn D. Fitzpatrick
ate of New York)) ss.: ounty of Jefferson)	
that I h Jeffers Board	e undersigned, Clerk of the Board of Legislators of the County of Jefferson, New York, do hereby certify have compared the foregoing copy of Resolution No of the Board of Legislators of said County of on with the original thereof on file in my office and duly adopted by said Board at a meeting of said on the day of, 20 and that the same is a true and correct copy of esolution and the whole thereof.
In te	estimony whereof, I have hereunto set my hand and affixed the seal of said County this day of, 20
	Clerk of the Board of Legislators
	Cici wor the Double of Legislators



ADMINISTRATIVE MEMORANDUM POLICIES AND PROCEDURES

County of Jefferson

Board of Legislators

Office of the County Administrator

Section:

FINANCE

Issued: 5/1988

Subsection:

1.05 Audit of Claims

Revised: 5/1995, 12/2018

POLICY:

All claims, accounts or demands against the County shall be subject to an audit consistent with the provisions of this policy and the requirements of law. No claims, account or demand against the County shall be paid unless it is a lawful County charge.

The County Auditor will audit all such claims, accounts, and demands which would otherwise be audited by the Board of Supervisors Legislators with the following exceptions:

Expenses of individual members of the Board of Supervisors Legislators Shall be audited by the Board of Supervisors Legislators.

A department head of County government shall have the responsibility and accountability to insure all claims, accounts and demands which are County charges are submitted to the County Auditor for review and audit prior to payment by the County Treasurer.

GUIDELINES:

- 1. A claim is an assertion of a right to receive payment; it may be in the form of a bill, an account or a demand. It is a request for payment of moneys which are due and owing. It is a demand for payment for services rendered and/or materials and supplies received.
- 2. A claim against the County must be:
 - a. A lawful County charge
 - b. In writing
 - c. Itemized
 - Approved by County Officer, Department Head or designee except for utility bills which must be paid within a constrained time frame to avoid large penalties.

 Such bills will be copied in their entirety to the departments involved.
- 3. Three *Two* types of claim forms will be used to submit a bill to the County Auditor. These include:
- a. Invoice copy, County of Jefferson (green claim voucher)Purchase Order (partial or complete)

- b. Claim voucher (portion of purchase order) Voucher
- c. Mileage and Expense Claim voucher

These forms, when properly completed and documented, contain sufficient information from which the Audit Department can verify payment should be made.

Other forms utilized by various County departments to generate payment shall be subject to review and approval by the County Auditor and County Treasurer prior to implementation.

- 4. Each claim should contain sufficient information to permit a satisfactory audit by a person who is unfamiliar with the transaction.
- 5. Claims will be subject to pre-audit and approval except for: payroll, indebtedness payments, certain social service payments, retirement, social security *and related payroll taxes*, and payments pursuant to a court order.

PROCEDURE:

- 1. Department heads will establish internal controls within their departments to insure segregation of duties between requisitioning of services and/or supplies, receiving of same, and processing of claims for payment.
- 2. Department heads will notify the County Auditor Director of Information Technology in writing if the claims processing function has been delegated to an employee of the department.
- 3. Department heads are responsible for procedural checks to be completed before claims are submitted to the County Auditor. These include:
 - a. Determine that the charges are not duplicate of items already submitted for payment and/or paid. The practice of paying only from an original invoice and not copies of invoices is a way of eliminating duplicate payments.
 - b. Prove the mathematical accuracy of all computations, including the verification of extensions, addition, and the recalculation of any discounts offered.
 - c. Reconcile invoices with purchase orders, contracts, lease agreements to insure compliance on terms, conditions, quantities, and prices. Any exceptions should be noted on the claim form.
 - d. Ensure claim is properly itemized. Sufficient detail and receipts attached to the claim will permit ease of verification by the Audit Department.

- e. *Electronic* approval by Department head and/or designee appears on the claim form. No rubber stamp approvals unless initialed by the user.
- f. Ensure account number(s) have been assigned to claim vouchers and correct dollar distribution to each account number totaling amount of claim.
- gf. Supporting documentation should be attached to claim including:
 - Original invoice (copies should be attached if a valid reason is given why original is not available).
 - Receipt of order, packing slips or other documentation showing employee who received materials and/or services.
 - Remittance slips to insure proper credit upon payment are not necessary if distinctive invoice number available. Remittances may be forwarded to County Auditor, however, it is Auditor's discretion whether to include with check.
- h g. Claimant's certification has been signed. This requirement will be waived only if an original invoice is attached to the claim.
- 4. Department heads are responsible for submitting "claim packages" claims for payment to the Audit Department electronically. Each "claim package" claim for payment will consist of:
 - The appropriate claim form completed as to itemization, department approval, certification (if required) and correct remittance address.
 - Supporting documentation including original invoice and detailed receipts.
 - Receipt of order and packing lists signed and dated by employee receiving material and/or services.
- 5. Claims packages can should be submitted to the County Auditor on a daily basis at any time. The cut off date for the inclusion of claims to be paid in a particular audit is the Friday before the audit date. Normally, claims will be paid one to three weeks from the date they are submitted to the Audit Department. Claims are processed in order received in time allowed to process.
- 6. The County Auditor will be responsible for auditing all claims based on the following:
 - a. The proposed payment is for a valid and legal purpose.

- b. The obligation was incurred by an authorized County employee.
- c. The material and/or services for which payment is claimed were in fact received and/or rendered.
- d. The obligation does not exceed available appropriation.
- e. The correct account is being expensed.
- f. The claim is in proper form; it is mathematically correct; it meets legal requirements; it does not include any charges for taxes from which the County is exempt; it includes any discounts to which the County is entitled; it does not include charges previously claimed and paid; and it is in agreement with the terms and conditions stated in a purchase order, contract or other written agreements.
- g. Supporting documentation is attached to the claim form.

Claims for payment packages not meeting this criteria will be rejected and returned electronically to the respective department for appropriate corrective action and resubmission.

7. The County Auditor will submit all claims to the County Treasurer to generate payment. Claims will be batched by fund and placed in alphabetical order by payee. Each claim will be stamped with the audit date (check date), initialed by the County Auditor and assigned a voucher number by the Audit Department. Claim batches will be totaled to reconcile with the check register to insure all claims submitted were paid.

Once claims for payment have been approved by the County Auditor, invoices will be posted by the County Treasurer to the general ledger. The County Auditor will then select checks to be paid and will notify Information Technology Department for the processing of checks or electronic transfers of payment. Total claims to be paid will be verified between the County Treasurer, County Auditor and Information Technology Department.

- 8. The County Treasurer is responsible for the preparation of checks based on the information provided in a claim package. Any deviations from the information, should be so noted and returned to the County Auditor for corrective action.
- 9.8. The County Treasurer will be responsible for the distribution and mailing of all checks. To maintain internal controls a check register shall be provided the County Auditor for reconciliation and certification prior to issuance of payment. Returned checks shall be the responsibility of the County Treasurer for appropriate corrective action.
- 9. Claims for payment are stored electronically within the Munis System. At this time, it

appears that records will be retained permanently.

- 10. The Clerk of the Board shall be the custodian of all paid claims vouchers. Claims vouchers shall be filed by voucher number for each fund. Claim vouchers shall be retained for a period of 6 years.
- 1110. Instances of failure to comply with this policy and guidelines as identified by the County Auditor or County Treasurer shall be reported to the County Administrator. The County Administrator shall keep the Board Chairman and Chairman of the appropriate Jjurisdictional Ecommittee apprised of non-compliance problems and initiate appropriate corrective action.
- 1211. Any questions relative to the intent or clarification of the policy and guidelines contained herein shall be subject to the determination of the Finance & Rules Committee or the Board of Supervisors Legislators if determined to be necessary and appropriate.

REFERENCE:

Jefferson County *Board of Supervisors* Resolution No. 131 of 1970 County Law - Sections 369, 475, 600 Social Services Law - Section 86 Jefferson County *Board of Legislators* Resolutions No. 136 of 1988, 126 of 1995, of 2018

FORMS:

Invoice Copy, County of Jefferson Claim Voucher (portion of purchase order) Mileage & Expense Claims Voucher

ISSUED: May 3, 1988

REVISED: May 2, 1995, December 11, 2018

Robert F. Hagemann, III County Administrator

Amending Jefferson County Administrative Policies and Procedures for Chart of Accounts

By Legislator: _	James A. Nabywaniec
	aw No. 10 of 1986, as amended, provides that the County Administrator shall administrative regulations and procedures as may be authorized by the Board of
administrative pol	desire of the Board of Legislators to authorize the promulgation of amended icies and procedures for the chart of accounts, which will replace the chart of and procedures earlier adopted.
Accounts, is herel	Be It Resolved, That the Administrative Policy Section 1.06, Finance: Chart of by approved and by reference incorporated herein, and its promulgation and by the County Administrator is authorized, effective December 12, 2018, and be
	e previously approved and promulgated (by Resolution 296 of 1988), licy Section 1.06, Finance: Chart of Accounts, is hereby rescinded.
Seconded by Legi	slator: William W. Johnson
of New York)) ss.: sy of Jefferson)	
	I, the undersigned, Clerk of the Board of Legislators of the County of Jefferson, New York, do hereby certify that I have compared the foregoing copy of Resolution No of the Board of Legislators of said County of Jefferson with the original thereof on file in my office and duly adopted by said Board at a meeting of said Board on the day of, 20 and that the same is a true and correct copy of such Resolution and the whole thereof.
	In testimony whereof, I have hereunto set my hand and affixed the seal of said County this day of, 20
	Cloub of the Deard of Yestel town
	Clerk of the Board of Legislators



ADMINISTRATIVE MEMORANDUM POLICIES AND PROCEDURES

County of Jefferson

Board of Legislators

Office of the County Administrator

Section: FINANCE Issued: 12/1988

Subsection: 1.06 Chart of Accounts Revised: 12/2018

POLICY:

There shall be prepared annually a Chart of Accounts as part of the budget preparation process.

The Chart of Accounts shall provide for a standardization of definitions of expense expenditure categories and a standardized system of accounting codes.

The Budget Officer shall annually submit the Chart of Accounts to the Ways and Means Finance & Rules Committee of the Board of Supervisors Legislators as an element of the budget preparation.

The Budget Officer shall maintain and revise the chart of Accounts as required in cooperation with the County Treasurer and generally accepted accounting practices.

The Chart of Accounts for the fiscal year will be issued following the adoption of the County Budget.

GUIDELINES:

- 1. The Chart of Accounts shall standardize the appropriation accounts for the following purposes:
 - A. Establishing consistent line item identification in the budget.
 - B. As a guideline in the purchase of goods and services.
 - C. As a standard for audit of claims.
 - D. For the basis of recording of expenditures.
 - E. To generate financial reports.
- 2. The appropriation accounts shall be identified by an eight digit number, preceded by a fund code. Each account number shall be subdivided by a functional unit, an object number and a sub object number. The appropriations accounts will be identified by an eight digit number known as an organizational code along with a five or six digit number known as an object code.
- 3. The functional unit organizational code will classify expenditures for a specific department an/or division of an entity will identify the originator of the expenditure in the following manner. The first two digits refer to the fund, the second four digits identify the

specific department or sub department and the final two digits can further identify the account if deemed necessary. For example, the organizational number 01132500 represents a general fund account (01), the second four digits represent the Treasurer's Department (1325) and the final two digits were not needed for proper identification of an expenditure (00).

- 4. The object number code will classify the object of expenditure for the functional organizational unit. The first numeric digit to the right of the decimal will identify the object of expense. Expenditures are identified by the first two digits as follows:
 - 01 Personal Services wages, salaries, overtime, shift pay
 - Equipment & Capital over \$5,000 in value, useful life of over two years, and not of a consumable nature
 - 04 Contractual Expenses consumable materials and/or services
 - 06 Debt Principal Payments
 - 07 Debt Interest Payment
 - 08 Employee Benefit Expenditures
 - 09 Interfund Transfers

The subsequent three digits (or four, if needed) classify with greater detail the object of expenditure.

- 5. The sub object number shall classify with greater detail the object of expense. The second, third and fourth numeral to the right of the decimal will identify the sub object of expense.
- Each category of equipment will be itemized in the departmental budget request narratives as to descriptions, quantity and cost. Totals will be used to budget and account for spending when items are valued at \$1,000 less than 5,000 or less. Items over \$1,000 5,000 and over will be listed separately in budget accounts.

REFERENCE:

Jefferson County Board of Supervisors Resolution No. 296 of 1988 Adoption of 1989 County Budget Jefferson County Board of Legislators Resolution No. of 2018

ISSUED: December 7, 1988

REVISED: December 11, 2018

Robert F. Hagemann, III County Administrator

Amending Jefferson County Administrative Policies and Procedures for Collection, Handling and Disbursement of Departmental Funds

By Legislator: _	Daniel R. McBride					
	Whereas, Local Law No. 10 of 1986, as amended, provides that the County Administrator shall promulgate such administrative regulations and procedures as may be authorized by the Board of Legislators, and					
administrative po departmental fund	desire of the Board of Legislators to authorize the promulgation of amended licies and procedures for the collection, handling and disbursement of ds, which will replace the collection, handling and disbursement of ds policies and procedures earlier adopted.					
Collection, Handl reference incorpo	Be It Resolved, That the Administrative Policy Section 1.08, Finance: ling and Disbursement of Departmental Funds, is hereby approved and by rated herein, and its promulgation and implementation by the County authorized, effective December 12, 2018, and be it further					
Administrative Po	be previously approved and promulgated (by Resolution 350 of 1991), policy Section 1.08, Finance: Collection, Handling and Disbursement of ads, is hereby rescinded.					
Seconded by Legi	islator: James a. Nabywaniec					
State of New York) State of New York) State of New York)						
	I, the undersigned, Clerk of the Board of Legislators of the County of Jefferson, New York, do hereby certify that I have compared the foregoing copy of Resolution No of the Board of Legislators of said County of Jefferson with the original thereof on file in my office and duly adopted by said Board at a meeting of said Board on the day of, 20 and that the same is a true and correct copy of such Resolution and the whole thereof.					
	In testimony whereof, I have hereunto set my hand and affixed the seal of said County this day of, 20					
·	Clerk of the Board of Legislators					



ADMINISTRATIVE MEMORANDUM POLICIES AND PROCEDURES

County of Jefferson

Board of Legislators

Office of the County Administrator

Section:

FINANCE

Issued: 12/91

Subsection:

1.08 Collection, Handling and

Disbursement of Departmental Funds

Revised: 12/18

POLICY:

Departments involved in the collection or handling of funds in connection with the conduct of official County business shall be subject to regulations and procedures which in every reasonable way provide for full accountability and control so as to insure the security and safeguarding of those funds.

The County Treasurer as Chief Fiscal Officer of the County shall have a primary role in overseeing the handling of and accounting for County funds.

County Departments, offices and agencies which have responsibility for directly collecting, handling or disbursing funds shall perform this responsibility within a uniform set of regulations and procedures and in doing so shall be subject to appropriate oversight and audit.

In order to optimize the cash flow of the County and to maximize investment income, County funds collected shall be paid over to the County Treasurer as frequently as possible.

REGULATIONS AND PROCEDURES:

1. Collection of County Fees and Payments

Department Heads shall be responsible for the collection of fees and payments due to the County either as a result of goods or services delivered or provided by their department or pursuant to that department's other duly authorized or designated governmental responsibility. County fees and payments collected shall be at rates established by law or regulation, as provided for in duly authorized contracts or as otherwise established by the Board of Supervisors Legislators.

Unless otherwise prescribed by law or regulation, payment for goods or services delivered by a department for which a fee is collectable shall generally be due upon delivery of the good or service. In the event that collection of a fee or payment shall not be appropriate at the time of delivery of the good or service, the department shall promptly issue invoices or bills for such goods or services. Except as otherwise approved in writing by the County Treasurer invoices or bills shall be issued on at least a monthly basis and shall be in a form approved by the County Treasurer. Where possible departments shall issue invoices and bills on a more frequent basis. Invoices and bills shall instruct that checks shall be made payable to "Jefferson County Treasurer" unless a department has been authorized to establish a departmental bank account for the deposit of such

funds, in which case invoices and bills shall instruct that checks be made payable to the head of the collecting department by title or the department.

The County Attorney's Office shall provide legal assistance to a department as necessary to enforce collection of delinquent payment of bills and invoices issued by a department.

The County Treasurer shall be notified at the close of each fiscal year in writing as to the amount of and status of invoices or bills issued and outstanding. The County Treasurer may require that such information be provided on a more frequent basis when appropriate for accounting purposes.

2. Fees and Payments Collected and Held on Behalf of Others

In cases where funds collected in the form of fees or payments are to be held by department on behalf of another government agency or private concern pursuant to the provisions of State or Federal statutes or regulations or pursuant to a court order, which funds shall be collected, handled, accounted for and disbursed in accordance with the requirements of such statues, regulations or court order.

3. Form of Payment

Department heads shall accept as payment of funds owed to the County as provided in Section 1, either cash, check, or other warrant except as provided in Section 7 herein. Unless a department has been authorized to establish a departmental bank account pursuant to Section 10 herein, all checks and warrants which provide for payment of funds owed to the County shall be made payable to "Jefferson County Treasurer." In cases where a department bank account has been established pursuant to said Section 10, all checks and warrants shall be made payable to the department head of the collecting department by title or the department.

4. Receipts to be Provided, Restrictive Endorsement

Departments collecting funds on behalf of the County or another government agency or holding funds in custody for a private concern shall provide written or mechanically generated receipts for all fees collected or monies otherwise received when such fees or monies are in the form of cash or when requested by the paying party. Written receipts shall be preprinted and numbered and shall be issued in numerical order. Copies of all receipts issued shall be kept on file in the office of the collecting department.

All checks or warrants received shall be restrictively endorsed immediately upon receipt by the collecting department. In cases where funds are received in the form of a check or warrant by a department which has not been authorized to establish a checking account for deposit of such funds, such check or warrant shall be restrictively endorsed by the collecting department as follows: "For Deposit Only, Jefferson County Treasurer." In cases where funds are received in the form of a check or warrant by a department which has been authorized to establish a bank account for the

deposit of such funds,	such check or warrant shall be restrictively endorsed as follows: "	'For Deposit
Only	" (Name of Collecting Department.)	· .

5. Handling and Accounting for Funds Collected

Departments collecting or receiving monies on behalf of the County, or otherwise collecting funds in accordance with Section 3 above shall maintain a system of recordkeeping and internal controls which shall fully account for funds received and shall provide a system to properly secure such funds until released from the custody of the Department.

6. Payment and Deposit of County Funds Collected

A. Daily Payment of County Funds Collected to County Treasurer

Except as provided in Section 6.B below, County funds in the form of fees collected or payments otherwise received shall be paid over to the County Treasurer on a daily basis.

B. Temporary Holding and Deposit of County Funds Collected

Only in cases where daily delivery or payment to the Treasurer of County funds collected is not practical (as determined by the Department Head with the written approval of the County Treasurer) or is prohibited by law or regulation are County funds collected to be held in custody for more than a day by a department. In the event that a department has been authorized to establish a departmental bank account pursuant to Section 10 of these regulations and procedures the department shall temporarily deposit funds collected in such account on a daily basis, provided, however that the County Treasurer may establish a reasonable threshold as to the amount of funds collected in a given day for which a daily deposit would not be required.

C. Payment Procedure

In all cases, all County funds collected during a given month shall be paid over to the County Treasurer by the collecting department prior to the tenth day of the succeeding month. Each time monies are paid over they shall be accompanied by a statement, on a form prescribed by the County Treasurer, signed by the appropriate collecting Department Head or their designee identifying the general source of the funds, identifying the period of time during which the funds were collected and certifying that the amount of funds turned over represent all such funds collected during the specified time period. All checks or warrants paying County funds to the County Treasurer from a checking account established pursuant to Section 10 of this policy shall be payable to "Jefferson County Treasurer." Upon receiving County

funds from a Department Head the County Treasurer shall provide an appropriate receipt thereof.

7. Checks Returned for Insufficient Fund

Checks which comprise County funds paid over to a department which are returned for insufficient funds shall be subject to a service charge as provided for in Resolution No. 335 of 1989 as same may be amended from time to time. In cases where a party has previously tendered payment by check or warrant which has been returned for insufficient funds, the department may require that future payments from such party shall be made in cash or by certified cashier's check.

8. Refunds of County Fees and Payments Erroneously Collected

Refunds of fees or monies erroneously collected on behalf of the County and paid over to the County Treasurer shall be made by the County Treasurer payable to the party from whom funds were originally received by the department upon receipt of a statement from the Department Head attesting to the validity of such refund. In the event that monies erroneously collected on behalf of the County are in the custody of the collecting department and the said department has a departmental checking account, such Department Head shall issue a refund subject to the written approval of the County Treasurer.

9. Departmental Petty Cash Funds

A. General Requirement

Petty cash funds established by the Board of Supervisors Legislators may be used for the purposes specified in the resolution establishing the fund. Department Heads having a petty cash fund within their department shall be cashier of such fund but may designate an employee as cashier by filing a written designation in the office of the County Treasurer.

B. Documentation and Procedures

Numbered preprinted petty cash slips shall be generated by the cashier and signed by the recipient for each disbursement from a petty cash fund. Each slip shall be completed in ink and shall state in numbers and words the amount of funds being disbursed. All disbursements from a petty cash fund shall be subject to submission of appropriate receipts or statements which fully document expenses incurred. Reconciliation of each petty cash fund shall be accomplished at least once per month or each time replenishment of the fund is requested. on forms provided by the County Treasurer. A request to replenish a petty cash fund shall be subject to the approval of the County Auditor in accordance with the Auditing Policy and Procedures adopted by Resolution No. 136 of 1988 as same may be amended from time to time.

C. Petty Cash Advances

Advances may be made from a petty cash fund subject to a timely reconcliation after the actual expense is determined and documented.

D. Auditing of Petty Cash Funds

The County Treasurer shall have the authority to audit any petty cash fund at any time, provided, however, that a petty cash fund established for the purposes of conducting criminal investigation activities shall be audited in a manner consistent with that outlined by the New York State Comptroller.

E. Other

The County Treasurer, subject to approval of the County Administrator, may issue guidelines, not inconsistent with this policy, which provide further direction and guidance in the administration of petty cash funds.

10. Establishment and Maintenance of Bank Accounts

Unless specifically required by law, regulation or court order, establishment of bank accounts by departments and officers shall be subject to approval of the County Treasurer. Every effort shall be made to minimize the number of bank accounts established. For every bank account currently in existence, or hereafter established, for deposit of funds within the custody of a department, whether such funds shall be the property of the County or another government or private concern, there shall be on file in the Country Treasurer's Office a statement signed by the custodial Department Head and the County Treasurer which outlines the need for the account and the purpose or purposes for which it exists or was established. Such statement shall also identify the authorized signatories for the given account or those authorized to otherwise withdraw funds from the account. Departments shall update the statement on file with the Treasurer at such time as there is a significant change in information relating of the account.

Whenever possible and economically beneficial bank accounts established pursuant to this Section shall be interest bearing accounts. In evaluating whether to open an interest bearing account the department shall take into consideration projected interest earnings as well as service fees. All bank accounts established pursuant to this Section shall be in a commercial bank within the County New York State. All funds deposited in a departmental bank account shall be fully secured by insurance of the Federal Deposit Insurance Corporation or obligations of New York State, obligations of the United States, obligations of federal agencies the principle and interest of which are guaranteed by the United States, obligations of any municipal corporation, school district or district corporation of the State of New York, obligations of a public authority or public housing authority of the State of New York.

Once each month or as frequently as may be agreed to by the County Treasurer and the Department Head, each Department Head shall provide the County Treasurer with a copy of the bank statement for all bank accounts within his custody, a reconciliation of the account and a statement in a form prescribed by the County Treasurer generally describing to what extent the funds are the property of the County or are held in a fiduciary capacity for another government or private concern. The County Treasurer may periodically require that cancelled checks be produced by a department in support of bank statements and reconciliation forms.

Departments authorized to establish a bank account pursuant to this Section shall, whenever possible and practical, require two signatures on all checks disbursing funds from a checking account.

All disbursements from checking accounts established pursuant to this Section which are not made payable to "Jefferson County Treasurer" and all withdrawals from any other departmental bank account shall be supported by appropriate documentation which shall be kept on file in the department.

11. Audit of Departmental Accounts and Records

All records and accounts in the custody of a Department Head which relate to funds collected on behalf of the County shall be subject to audit at any time by the County Treasurer or County Auditor. The County Treasurer and County Auditor shall report to the County Administrator any findings of non-compliance with these regulations and procedures. The County Administrator shall keep the Chairman of the Board of Supervisors Legislators and the Ways and Means Finance & Rules Committee of the Board informed of any incidents of non-compliance and shall initiate appropriate corrective action.

12. Clarification of Policy

Any questions relative to the intent of this policy, regulations and procedures or any request for clarification of same shall be subject to a determination of the Ways and Means Finance & Rules Committee or as such Committee deems necessary and appropriate, the Board of Supervisors Legislators.

REFERENCE:

Jefferson County Board of Supervisors Resolution No. 350 of 1991 Jefferson County Board of Legislators Resolution No. of 2018

EFFECTIVE:

January 1, 1992

ISSUED:

December 19, 1991

REVISED: December 11, 2018

Robert F. Hagemann, III County Administrator

Amending Jefferson County Administrative Policies and Procedures for Capitalization

By Legislator:	William W. Johnson
Whereas, Local Law I promulgate such adm Legislators, and	No. 10 of 1986, as amended, provides that the County Administrator shall inistrative regulations and procedures as may be authorized by the Board of
administrative policie	ire of the Board of Legislators to authorize the promulgation of amended and procedures for capitalization, which will replace the capitalization es earlier adopted and will remove duplication with Fixed Asset Control
Capitalization, is here	t Resolved, That the Administrative Policy Section 1.10A, Finance: by approved and by reference incorporated herein, and its promulgation by the County Administrator is authorized, effective December 12, 2018,
Resolved, That the pro Administrative Policy	eviously approved and promulgated (by Resolution 185 of 2003), Section 1.10A, Finance: Capitalization, is hereby rescinded.
Seconded by Legislato	or: <u>Daniel R. McBride</u>
State of New York)	
County of Jefferson) ss.:	
	I, the undersigned, Clerk of the Board of Legislators of the County of Jefferson, New York, do hereby certify that I have compared the foregoing copy of Resolution No of the Board of Legislators of said County of Jefferson with the original thereof on file in my office and duly adopted by said Board at a meeting of said Board on the day of, 20 and that the same is a true and correct copy of such Resolution and the whole thereof.
	In testimony whereof, I have hereunto set my hand and affixed the seal of said County this day o, 20
	Clark of the Board of Logislators



ADMINISTRATIVE MEMORANDUM POLICIES AND PROCEDURES

County of Jefferson

Board of Legislators

Office of the County Administrator

Section:

Finance

Issued: 09/03

Subsection:

1.10A Capitalization

Revised: 12/2018

POLICY:

To ensure compliance with Generally Accepted Accounting Principles (GAAP), Governmental Accounting Standards Board (GASB), and County policy, the County shall establish criteria and guidelines that will facilitate consistent recognition, monitoring, and accounting for capital assets for purposes of financial reporting. *This policy does not replace the County's fixed asset policy for purposes of insurance or internal control*. This policy is meant to supplement the County's Fixed Asset Control and Disposition of Surplus Property Policies 1.03 and 1.04. Its purpose is to establish guidelines for maintaining information necessary to file financial statements in compliance with Governmental Accounting Standard Boards Statements regarding capital assets and is intended for use by the County Treasurer and Purchasing Department.

GUIDELINES:

1. Capital Asset Definitions

Capital assets are assets purchased or constructed by the County of Jefferson (the "County") that have a useful life of two years or more and have a value equal to or greater than the established capitalization threshold. The County has established the following classes of assets with their respective capitalization thresholds and default useful lives:

Capitalization Threshold and Useful Lives

Class of Asset	Threshold	Useful Life
Land	\$5,000.00	Note 1
Land Improvements	\$5,000.00	20
Buildings	\$25,000.00	50
Building Improvements	\$5,000.00	20
Machinery and Equipment		
Office Equipment	\$5,000.00	10
Furniture	\$5,000.00	10
Computer and computer equipment	\$5,000.00	5
Vehicles	\$5,000.00	7
Heavy Equipment	\$10,000.00	7
Other	\$5,000.00	10
Infrastructure		
Roads, network	\$25,000.00	25
Bridges (included culverts)	\$25,000.00	40
Infrastructure Improvements	\$25,000.00	10 - 40
Improvements other than land or buildings	\$5,000.00	7
Works of Art and Historical Treasures	\$5,000.00	Note 2
Construction In Progress	\$5,000.00	Note 3

- Note 1: Not depreciated. (Not exhaustible)
- Note 2: Depreciation is not required for works of art and historical treasures that are inexhaustible. If collection or item is exhaustible, then depreciate over estimated useful life
- Note 3: Depreciation will not be recorded on Construction in Progress. Upon completion, the asset will be recorded in appropriate asset classification and depreciation will begin in accordance with the threshold. *Threshold should be based on the anticipated completion of the project.*

Aggregate Purchases and Materiality:

Although no individual item valued at less than \$5,000.00 would meet the capitalization threshold, consideration must also be given to aggregate acquisitions for large quantities of like units because of materiality. Therefore, an aggregate amount of like units that total \$250,000.00 or more should be given special consideration with respect to capitalization. Example: A department purchases 1,000 units at \$250.00 per unit for a total aggregate amount of \$250,000.00

Leased Equipment:

Equipment should be capitalized if the lease agreement meets any one of the criteria itemized in the Fixed Asset Control Policy 1.03. Leases that do not meet any of the stated requirements of recognition as a fixed asset should be recorded as an operating lease and reported in the notes of the financial statements.

Capitalization Basis:

Capital Assets should be recorded at historical costs. For guidance in determining the cost of an asset, refer to the County's Fixed Asset Control Policy 1.03.

Depreciating Capital Assets:

In accordance with this policy, assets shall be depreciated over their useful lives using straight line depreciation and applying the half year convention. Straight line depreciation is calculated by dividing the asset's depreciable basis by the number of years in its life. An asset's depreciable basis is its historical cost less any salvage value. In the year of acquisition, depreciation would be ½ of the amount calculated above. In the year of disposition, another ½ year's depreciation would be allocated to the asset. Once the full depreciable basis of the asset is depreciated, no further depreciation will be allocated to that asset.

Each year's depreciation will be added to the total amount allocated to that asset in prior years to establish the accumulated depreciation which will be posted to the accounting general ledger for the entity-wide financial statements.

Salvage Value:

Salvage value is the estimated fair value of a capital asset or infrastructure remaining at the end of its useful life. Salvage value must be established before depreciation can be calculated. The use of historic sales information becomes a valuable method for determining estimated salvage values. Salvage values should be taken into consideration to determine gain or loss from the disposition of an asset. This is true even when the asset's accumulated depreciation is equal to its depreciable basis as the salvage value will never be depreciated.

Sale of Capital Assets:

When an asset is disposed of, a gain or loss must be recognized when:

- Cash is exchanged and the amount paid does not equal the net book value of the asset.
- Cash is not exchanged and the asset is *not* fully depreciated or has a salvage value.

A gain or loss is not reported when:

- Cash exchanged equals the net book value and the asset does not have a salvage value.
- Cash is not exchanged and the asset is fully depreciated and has no salvage value.

Computation of Gain and Loss from Sale of Assets

To compute a gain or loss, proceeds received must be subtracted from the asset's net book value.

Example:

Historical cost

Less accumulated depreciation

\$11,000 Proceeds from sale (\$ 7,000) Less net book value

\$2,000 (\$4,000)

Net Book value

\$ 4,000

Gain or (Loss)

(\$2,000)

Capital Asset Classes -

Definitions and examples of the various categories can be found in 1.03 Fixed Asset Control Policy. Assets, if exhaustible, are depreciated based on their useful life using established guidelines on page 1. If it is determined that the useful life is less than the established guidelines, the lesser time period should be used. In no instances should be useful life be established for periods in excess of the guidelines.

Land

- For definition and examples see Fixed Asset policy:
- Depreciation Methodology: Land is inexhaustible and is not depreciated.
- Capitalization Threshold: \$5,000.00

Land Improvements

- For definition and examples see Fixed Asset policy:
- Depreciation Methodology: Land improvements that are inexhaustible assets are

not depreciated. Exhaustible land improvements are depreciated on a straight line basis over their

estimated useful life.

Capitalization Threshold: \$5,000.00

Buildings

- For definition and examples see Fixed Asset policy:
- Buildings are depreciated on a straight line basis over Depreciation Methodology: their estimated useful life.
- Capitalization Threshold: \$25,000,00

Building Improvements

- For definition and examples see <u>Fixed Asset policy</u>:
- Depreciation Methodology: Building improvements are depreciated on a straight line basis over their estimated useful life.
- Capitalization Threshold: \$5,000.00

Machinery and Equipment

- For definition and examples see Fixed Asset policy
- Depreciation Methodology: Machinery and equipment are depreciated on a straight line basis over their estimated useful life.
- Capitalization Threshold: \$5,000.00

Infrastructure (Capitalized for financial reporting in compliance with GASB)

• Long-lived capital assets normally are stationary in nature and can be preserved for a significantly greater number of years than most capital assets. Infrastructure assets are often linear and continuous in nature.

Infrastructure Improvements

Infrastructure improvements are capital events that materially extend the useful life or increase the value of the infrastructure, or both. Infrastructure improvements should be capitalized as a betterment and recorded as an addition of value to the infrastructure if the improvement or addition of value is at the capitalization threshold or increases the life of value of the asset.

Jointly Funded Infrastructure

• Infrastructures paid for jointly by multiple governmental entities should be capitalized by the entity responsible for future maintenance.

Maintenance Costs

Maintenance costs are recurring costs that allow an asset to continue to be used during its
originally established useful life. Maintenance costs are expensed in the period incurred.

Preservation Costs

• Preservation Costs are generally considered to be those outlays that extend the useful life of an asset beyond its original estimated useful life, but do not increase the capacity of efficiency of the asset. Preservation costs should be capitalized under the depreciation approach.

Additions and Improvements

• Additions and improvements are those capital outlays that generally increase the capacity or efficiency of the asset. A change in capacity increases the level of service provided by an

asset. For example, additional lanes can be added to a highway or the weight capacity of a bridge could be increased. A change in efficiency maintains the same service level but at a reduced cost. The cost of additions and improvements should be capitalized.

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- Roads
- Bridges (included culverts)
- Traffic Control Systems
- Water and Sewer System

Depreciation Methodology A composite method of depreciation will be applied to each "system" of infrastructure. Initially, a depreciation rate for the composite is determined based on the average cost of the system. Each year any additions to the system will increase the basis while any retirements will decrease the basis. The determined rate will apply to the adjusted basis to determine the year's depreciation.

Capitalization Threshold \$25,000.00

Examples of Expenditures to be Capitalized as Infrastructure

- Highway and rest areas
- Roads, streets, curbs, gutters, sidewalks, fire hydrants
- Bridges, culverts, trestles
- Dams, drainage facilities
- Fiber optic and telephone distribution systems (between buildings).

Improvements other than land or buildings

- For definition and examples see Fixed Asset policy
- Depreciation Methodology: Improvements other than land or buildings, ie: equipment upgrades or improvements are depreciated on the straight line basis over their estimated useful life.
- Capitalization Threshold: \$5,000.00

Works of Art and Historical Treasures

- For definition and examples see Fixed Asset policy
- Depreciation Methodology: Inexhaustible items are not depreciated. Exhaustible items are depreciated on the straight line basis over their estimated useful life.
- Capitalization Threshold: \$5,000.00

Construction Work in Progress

For definition and examples see Fixed Asset policy

Depreciation Methodology:

Depreciation is not applicable while assets are accounted for as Construction in Progress. Upon asset completion and placement into service, the value of such asset is removed from Construction in Progress. Straight line depreciation begins based upon the life of the appropriate asset category. See page 2.

Capitalization Threshold: Construction in Progress assets should be capitalized to their appropriate capital asset category (see page 2) upon the earlier occurrence; substantial completion of contract documents, occupancy, or when the asset is placed into service.

REFERENCES:

Fixed Asset Policy 1.03 and 1.04 GASB Statements Nos. 33, 34 and subsequent updates Jefferson County Board of Legislators Resolution No. 185 of 2003, of 2018

ISSUED:

September, 2003

REVISED:

December 11, 2018

Robert F. Hagemann, III County Administrator

Amending Jefferson County Administrative Policies and Procedures for Purchasing Policy and Control and Quotations

	By Legislator: _	James A. Nabywaniec	···		
	Whereas, Local La promulgate such a Legislators, and	aw No. 10 of 1986, as amend dministrative regulations ar	nded, provides that the nd procedures as may	e County Administratory be authorized by the E	r shall Board of
	Whereas, Pursuant approved and subs Purchasing Policy	t to Resolutions 353 of 198 equently amended administ and Control, and	8, 338 of 1991, and 1 trative policy and pro	05 of 2011 Jefferson Cocedures pertaining to	ounty
	Whereas, Pursuant administrative poli	to Resolution 339 of 1991 cy and procedures pertaining	and 105 of 2011, Jeng to Purchasing Qua	efferson County approventations, and	ed
	Whereas, It is the cand procedures to a Guidance.	desire of the Board of Legis reflect changes in State stat	slators to authorize that the conform s	ne amendment of said powith Federal Uniform	olicy
	Purchasing Policy by reference is income.	e It Resolved, That the Adrand Control and Purchasing orporated herein, and its protective December 1	g Quotations, as ame omulgation and impl	nded, is hereby approve	ed and nty
	Seconded by Legis	lator: Daniel R. McB	Bride		
•					
	f New York)) ss.: of Jefferson)				
		that I have compared the fe	oregoing copy of Resolution I il thereof on file in my office of	f the County of Jefferson, New Yo No of the Board of Legisla and duly adopted by said Board 20 and that the same is a tru	tors of said County of I at a meeting of said
		In testimony whereof, I	have hereunto set my hand a 	nd affixed the seal of said Count	y this day of
		p		Clark of the Doord of Lo	anial a 4 a un





County of Jefferson

Board of Legislators

Office of the County Administrator

Section:

PURCHASING

Issued: 12/1991

Subsection: 4.01 Policy and Control

Revised: 6/2011, 12/2018

- 1. The County's Purchasing Agent shall be responsible for the development and administration of a centralized and standardized purchasing system. The Purchasing function is delegated to the Purchasing Agent and the two Buyers in the Purchasing Department.
- The purchasing policies and procedures shall be in accordance with all applicable state and local laws and regulations.
- The Purchasing Department shall procure materials, equipment, supplies, and services as required, at the best possible prices, from responsible suppliers and providers and maintain appropriate supporting documentation and records.
- The purchase of materials, equipment and supplies involving an estimated annual expenditure of \$20,000 or more and public works contracts involving an estimated annual expenditure of \$35,000 or more shall be awarded only after public advertising, and the solicitation of formal bids in compliance with General Municipal Law, Section 103.
- The Purchasing Department shall be responsible for issuing Requests for Proposals once a determination is made that an RFP rather than a formal competitive bid is appropriate. The RFP shall include specific language that identifies the method of award.
- 6. Upon request, the Purchasing Department will work with County Departments to review develop Professional Service Contracts. on an annual basis and will identify contracts where the solicitation of formal Requests for Proposals would be appropriate. Such RFP's will be developed by the individual Department and Purchasing and issued through the Purchasing Department. All other Professional Service Contracts will be documented by the individual Department. and an annual report forwarded to the Purchasing Department.
- The Purchasing Department shall be responsible for all required public advertising and competitive bidding; shall be responsible for all bid solicitations and openings; shall secure and document the recommendations from the appropriate official for awarding bid contracts and shall award contracts within the annual appropriations authorized by the Board of Legislators.
- Equal Opportunity shall be provided to ensure full and open competition for all responsible suppliers to do business with the County. The Purchasing Department may solicit bids or quotations from any responsible vendor and may develop a list(s) of suppliers that may be used for the procurement of specific goods and services. Any responsible supplier may be included on the list upon request.
- Vendors who are included on the NYS Department of Labor List of Debarred Contractors are not eligible to provide quotes or services to the County. The County does not provide a preference to any bidder who, after meeting all of the requirements of a bid, would not otherwise be entitled to a contract award as the lowest responsible bidder.
- 10. When formal bidding procedures are not required by law, quotations shall be solicited and appropriately documented.
- 11. Purchases may be made through available state contracts of the NYS Office of General Services, GSA, or in accordance with Sub. 3 of GML 103 which allows the purchases of materials, equipment or supplies, or the contract for services, other than services subject to Article eight or nine of the Labor Law, through any County municipality within New York State, whenever such purchases are in the best interest of the County.
 - a. Also, in lieu of obtaining quotations or issuing formal bids for the purchase of commodities or services not subject to

Article 9 of the New York State Labor Law, the Purchasing Department is authorized to make such purchases using established national and regional cooperative contracts.

b. In Accordance with GML 103(6), surplus and second hand supplies, materials or equipment may be purchased without competitive bidding from the Federal Government, State of New York, or from any other political subdivision, district, or public benefit corporation.

Although a Department may request a purchase be made using a particular contract source, the decision as to the appropriate contract to be used will be that of the Purchasing Department who will appropriately document the reason for the determination.

- 12. Jefferson County will allow all other municipalities within New York State to "piggyback" on the contracts of Jefferson County in accordance with GML 103.
- 13. Contractual agreements for the leasing and/or lease/purchase of equipment shall be awarded by the Purchasing Department, in conformance with the bidding requirements of GML 103 or solicitation of quotations, whichever is applicable, within the appropriations authorized by the Board of Legislators.
- 14. Working with the Director of Insurance, the County shall issue a competitive solicitation for the purchase of insurance coverage as required.
- 15. Supplies used by county departments shall be uniform whenever consistent with operational needs and in the interest of efficiency and economy.
- 16. Control involves not only compliance with required purchasing policy, but also affects the paperwork necessary. There are certain expenditures for which the processing of a purchase order may be unnecessary. The following expenses may be approved without purchase orders:
 - a) Employee expenses
 - b) Reimbursement of petty cash funds
 - c) Utility bills
 - d) Legal notices
 - e) Postage

- f) Medical examinations and veterinarian fees
- g) Interdepartmental charges
- h) Intergovernmental charges
- 17. No official or employee shall be interested financially in any contract entered into by the County. All officials and employees shall comply with the provisions of the County's code of ethics, and Procurement Conflict of Interest policy.
- 18. The Purchasing Department shall make available to other municipalities within the County the opportunity to participate, whenever practicable, in the County's contracts or competitive bids.
- 19. In the case of a public emergency arising out of an accident or other unforeseen occurrence or condition whereby circumstances affecting public buildings, public property or the life, health or safety or property of the inhabitants of the County requires immediate action which cannot await competitive bidding, public works contracts or purchase contracts may be authorized by the Purchasing Department.
- 20. In cases where a reasonably exhaustive and <u>documented</u> search discloses that a good or service is available only from a single vendor or in cases where there is common knowledge of the existence of a monopolistic situation for a particular good or service being sought, that good or service may be purchased from a single identified vendor or supplier without competitive bidding or solicitation of quotations. The Board of Legislators may also approve the standardization of a particular product based upon the recommendation of the Purchasing Department.
- 21. All purchases made using state or federal funding must be completed and monitored according to the Uniform Administrative Requirement Cost Principles, and Audit Requirements for Federal Award (2CFR 200). Reference Appendix A.
- 22. Instances of failure to comply with this policy as identified by the County Auditor shall be reported to the County Administrator. The County Administrator shall keep the Board Chairman and the jurisdictional committee apprised of non-compliance and initiate corrective action. Any questions relative to the intent or clarification of the policy contained herein shall be subject to a determination of the Board of Legislators if determined to be necessary or appropriate.

GUIDELINES:

Purchasing is a term used to describe the activities of obtaining materials, equipment and supplies of the right quality, from a qualified source at a competitive price.

The responsibility and authority for purchasing and all of the accompanying functions have been assigned to the Purchasing Department, under the direction of the Purchasing Agent.

The following definitions apply to the purchasing system and policy:

- 1. "Competitive Bid" shall mean a formal written statement by a vendor setting forth their terms under which the vendor will furnish supplies or services. Competitive bid requirements and limits are established by state statute.
- 2. "Purchase Order" shall mean a formal notice to a vendor to furnish the supplies or services described in detail thereon.
- 3. "Quotation" shall mean an informal notice (either oral or written) by a vendor setting forth the terms under which he will furnish supplies or services.
- 4. "Request" shall mean a request to the Purchasing Agent for one or more items or services necessary to carry on or improve a particular function.
- 5. "Requestor" shall mean the Department head, or his authorized subordinate, initiating a request for goods or services.
- 6. "Specifications" shall mean a written description of needed supplies, equipment or services setting forth in a clear and concise manner the characteristics of the items and/or services to be purchased and the circumstances under which the purchase will be made.
- 7. "Vendor" shall mean a supplier of goods or services.

REFERENCES:

- 1. County Law: Sections 362 (3), 408-a, 625
- 2. General Municipal Law: Sections 103, 103-d, 104, 104b, 105, 106
- 3. Jefferson County Board of Supervisors Resolution No. 353 of 1988 and No. 338 of 1991
- 4. Jefferson County Board of Legislators Resolution No. 105 of 2011 and of 2018

ISSUED: December 13, 1988

REVISED: December 19, 1991; June 7, 2011; *December 11, 2018*

Robert F. Hagemann III County Administrator

APPENDIX A

FEDERAL PURCHASING REGULATIONS

Any purchases to be made using State or Federal funding must be completed and monitored according to the Uniform Administrative Requirement, Cost Principles, and Audit Requirements for Federal Award (2 C.F.R. 200).

A link to the CFR can be found on the Jefferson County website.

All Federal Grant usage within Jefferson County is subject to these policies and procedures due to the fact that Jefferson County exceeds the annual threshold for this requirement.

For the purchasing of goods and services using Federal funding, all Jefferson County Purchasing Policies and Procedures are to be followed.

In addition, the following procedures must be followed:

- 1. Vendors must be vetted using the U.S. Federal Government's System for Award Management (SAM) before the purchase and/or contract is completed. Vendors must be run through this system before each purchase to ensure that they are not suspended or debarred from federally funded transactions. If a department is going to make a purchase using Federal funding, they must notify either the Purchasing Department or the County Treasurer and request a vendor check before the purchase is made. All vendors will be required to register on the SAM website.
- 2. Bonding Requirements for work performed are as follows:
 - a. Bid Bond 5% of total bid
 - b. Performance Bond 100% of total bid
 - c. Payment Bond 100% of total bid

It is the responsibility of the requesting Department Head to ensure that all Federal Purchasing Regulations are followed for the purchase and the monitoring of contractor performance as a result of that purchase.



ADMINISTRATIVE MEMORANDUM POLICIES AND PROCEDURES

County of Jefferson

Board of Legislators

Office of the County Administrator

Section:

PURCHASING

Issued: 12/1991

Subsection: 4.02 Quotations

Revised: 6/2011, 12/2018

POLICY:

1. Materials, supplies, equipment and services which are not subject to competitive bidding, and are not purchased through State contracts must still be procured in a manner which will serve the best interests of the public. To this end, in cases where competitive bidding for procurement of a good or service is not legally required, quotations will be solicited under the conditions set forth in purchases will be made in accordance with the following guidelines and procedures.

GUIDELINES:

- 1. Formal competitive bidding will be utilized whenever required by law and shall be conducted in accordance with the County's Administrative Policy. When determined to be in the interest of the County the Purchasing Agent may require competitive bidding even when such bidding is not legally required.
- 2. Purchases may be made through available National cooperative contracts, state contracts of the NYS Office of General Services, General Services Administration, or in accordance with Sub. 3 of GML 103 which allows the purchases of materials, equipment or supplies, or the contract for services, other than services subject to Article nine of the Labor Law, through any municipality within New York State, whenever such purchases are in the best interest of the County.
- 3. In instances where competitive bidding is not warranted or required, or National or State cooperative contracts are not used, price quotation(s) shall be solicited and documented to achieve the best pricing.
- 4. A quotation shall mean a statement, written or verbal with confirmation, by a vendor setting forth the price and terms and conditions under which the vendor will furnish the goods or services.

PROCEDURES:

- 1. The County Purchasing Agent shall be responsible for ensuring quotations are solicited in connection with the purchasing of all materials, equipment and supplies as required, including the leasing of equipment and securing of contractual agreements for services.
- 2. The following sets forth the quotation procedures to be utilized under the specific circumstances acquisition thresholds:

Estimated Annual Purchase Cost

Minimum Quotation Procedure to be Used

\$0.01 - \$1,500.00

No Quotation required. Purchase to be based upon

(Materials, Equipment or Services)

reliable market information such as catalogues, vendor price listings or quotations.

\$1,500.01 - \$5,000.00 (Materials, Equipment or Services) Vendors provided with verbal description of goods services sought. Successful vendor submits written quotation confirming terms and conditions of verbal quotation.

\$5,000.01 - \$20,000.00 (Materials and Equipment) Or \$5,000.01 - \$35,000.00 (Public Works/Services or Equipment Rental exceeding \$10,000.00)

Minimum of three Vendors provide a written price quotation for specified goods or services sought.

Minimum of three Vendors provide a written price quotation for specified goods or service.

(Equipment Rental of under \$10,000 does not require a quotation but shall be based upon availability and market pricing.)

(Expenditures for purchases of materials, supplies or equipment in excess of \$20,000 and contracts for public works in excess of \$35,000 may be purchased through a municipal, state, or national contract, or will be required to be bid in accordance with the provisions of the General Municipal Law.)

- 3. Where required, a minimum of three providers shall be solicited. If three providers are not solicited, or if fewer than three responses are received conditions supporting fewer solicitation shall be documented and approved by the Purchasing Agent.
- 4. In lieu of obtaining written quotations for purchases of commodities under \$20,000 the Purchasing Department is authorized to make such purchases using established government cooperative purchasing contracts including *but not limited to* the New York State Office of General Services Contracts, General Services Administration (GSA) Schedule 70 Information Technology contracts, the Minnesota Multistate Contracting Alliance (MMCAP) Contracts, or the US Communities municipal, State, or National Cooperative Contracts.
- 5. Written quotations will contain a minimum of the following information:
 - A complete description of the item, or scope of services to be accomplished
 - The unit on which the price is to be quoted
 - Special conditions; i.e. delivery, installation, trade-ins, discounts, shipping fees, etc.
 - Total cost
- 6. All quotations shall be documented and attached to the applicable purchase order and shall be maintained in the Purchasing Department records files.
- 7. Quotations will serve as the basis for the selection of a supplier, and will provide the supporting documentation for purchase orders and contracts issued by the Purchasing Department.
- 8. Exceptions to utilizing quotations based upon unusual circumstances such as lack of available vendors shall be approved in writing by the Purchasing Agent.
- 9. If the lowest quotation is rejected, a memorandum shall be prepared by the Purchasing Department or other official involved in the contract award explaining in detail the reasons for rejection. Such a memorandum shall be filed with any contracts or purchase orders issued in connection with the

procurement.

- 10. This policy and procedures shall be reviewed on an annual basis by the appropriate jurisdictional committee of the Board of Legislators. The County Administrator may from time to time solicit comments from Department heads concerning this policy and procedure.
- 11. Instances of failure to comply with this policy as identified by the County Auditor shall be reported to the County Administrator. The County Administrator shall keep the Chairman of the Board and the appropriate jurisdictional committee of the Board advised as to compliance with this policy and procedures. Any question as to the interpretation of this policy and procedures shall be subject to a determination of the appropriate jurisdictional committee of the Board of Legislators and, if necessary, the full Board of Legislators.

REFERENCES:

County Law: Sections 408-a, 362(3), 625 General Municipal Law, Sections 103, 103-d, 104, 104b, 105, 106 Jefferson County Board of Supervisors Resolution 353 of 1988; Resolution 339 of 1991 Jefferson County Board of Legislators Resolutions 105 of 2011; Resolution of 2018

REVISED: June 7, 2011, December 11, 2018

ISSUED: December 19, 1991

Robert F. Hagemann III County Administrator

JEFFERSON COUNTY BOARD OF LEGISLATORS Resolution No. __265__

Approving Jefferson County Administrative Policies and Procedures Concerning Procurement Conflict of Interest

Carolyn D. Fitzpatrick

By Legislator:

Whereas, Local Law N promulgate such admir Legislators, and	o. 10 of 1986, as amended, provides that the County Administrator shall histrative regulations and procedures as may be authorized by the Board of
Whereas, It is the desir administrative policies with Federal Uniform (e of the Board of Legislators to authorize the promulgation of and procedures concerning procurement conflict of interest in accordance Guidance.
Conflict of Interest, is l	Resolved, That the Administrative Policy Section 4.04, Procurement nereby approved and by reference is incorporated herein, and its ementation by the County Administrator is authorized effective,
Seconded by Legislator	:: William W. Johnson
State of New York) ss.: County of Jefferson)	
	I, the undersigned, Clerk of the Board of Legislators of the County of Jefferson, New York, do hereby certify that I have compared the foregoing copy of Resolution No of the Board of Legislators of said County of Jefferson with the original thereof on file in my office and duly adopted by said Board at a meeting of said Board on the day of , 20 and that the same is a true and correct copy of such Resolution and the whole thereof.
	In testimony whereof, I have hereunto set my hand and affixed the seal of said County this day of, 20
	Clerk of the Board of Legislators



Subsection:

ADMINISTRATIVE MEMORANDUM POLICIES AND PROCEDURES

County of Jefferson

4.04 Procurement Conflict of Interest

Board of Legislators

Revised:

Office of the County Administrator

Section: PURCHASING Issued: 12/2018

Section 1. General.

- a. The provisions of this article supplement, but do not supersede, other provisions of New York State and federal law. The provisions of this article apply notwithstanding the fact that the conduct described may not constitute a violation of the state and local government conflict of interests laws.
- b. No County employee having official responsibility for a procurement transaction shall participate in that transaction on behalf of the County when the employee knows that:
 - 1. The employee is contemporaneously employed by a bidder, offeror or contractor involved in the procurement transaction; or
 - 2. The employee, the employee's spouse, the employee's child or step-child, under the age of 18, or adult dependent child of the employee holds a position with a bidder, offeror, or contractor such as an officer, director, trustee, partner or the like, or is employed in a capacity involving personal and substantial participation in the procurement transaction, or owns or controls an interest of more than five percent; or,
 - 3. The employee, the employee's spouse, the employee's child or step-child, under the age of 18, or adult dependent child of the employee has a pecuniary interest arising from the procurement transaction; or,
 - 4. The employee, the employee's spouse, the employee's child or step-child, under the age of 18, or adult dependent child of the employee is negotiating or has an arrangement concerning prospective employment with a bidder, offeror or contractor.

Section 2. Solicitation or Acceptance of Gifts.

No County employee having official responsibility for a procurement transaction shall solicit, demand, accept or agree to accept from a bidder, offeror, contractor or subcontractor any payment, loan, subscription, advance, deposit of money, services or anything of more than nominal or minimal value in excess of \$75.00, present or promised, unless consideration of substantially equal or greater value is exchanged. The County may recover the value of anything conveyed in violation of this section.

Section 3. Gifts.

No bidder, offeror, contractor or subcontractor shall confer upon any County employee having official responsibility for a procurement transaction any payment, loan, subscription, advance, deposit of money, services or anything of more than nominal value in excess of \$75.00, present or promised, unless consideration of substantially equal or greater value is exchanged.

Section 4. Kickbacks.

- 1. No contractor or subcontractor shall demand or receive from any of his suppliers or his subcontractors, as an inducement for the award of a subcontract or other, any payment, loan, subscription, advance, deposit of money, services or anything present or promised, unless consideration of substantially equal or greater value is exchanged.
- 2. No subcontractor or supplier shall make, or offer to make, kickbacks as described in this section.
- 3. No person shall demand or receive any payment, loan subscription, advance, deposit of money, services or anything of value in return for an agreement not to compete on a County contract.
- 4. If a subcontractor or supplier makes a kickback or other prohibited payment as described in this section, the amount thereof shall be conclusively presumed to have been included in the price of the subcontract or order and ultimately borne by the public body and will be recoverable from both the maker and recipient. Recovery from one offending party shall not preclude recovery from other offending parties.
- 5. No person who, for compensation, prepares an invitation to bid or request for proposal for or on behalf of the County shall (i) submit a bid or proposal for that procurement or any portion thereof or (ii) disclose to any bidder or offeror information concerning the procurement which is not available to the public. However, the County may permit such person to submit a bid or proposal for that procurement or any portion thereof if the County determines that the exclusion of such person would limit the number of potential qualified bidders or offerors in a manner contrary to the best interest of the County.

Section 5. Certification of Compliance.

The County may require County employees having official responsibility for procurement transactions in which they participated to annually submit for such transactions a written

certification that they complied with the provisions of this action.

Section 6. Misrepresentations.

No County employee having official responsibility for a procurement transaction shall knowingly falsify, conceal, or misrepresent a material fact; knowingly make any false, fictitious or fraudulent statement or representations; or make or use any false writing or document knowing the same to contain any false, fictitious or fraudulent statement or entry.

Section 7. Personal Conflicts of Interest.

It is County policy to require contractors to:

- 1. Identify and prevent personal conflicts of interest of their employees who perform an acquisition function closely associated with inherently governmental functions; and
- 2. Prohibit employees who have access to non-public County information from using such information for personal gain.

The Purchasing Agent may waive, in exceptional circumstances, a personal conflict of interest or waive the requirement to prevent conflict of interest for a particular employee, if he determines in writing that such mitigation is in the best interest of the County.

REFERENCE:

Jefferson County Board of Legislators Resolution No. of 2018

ISSUED:

December 11, 2018

Robert F. Hagemann, III County Administrator

JEFFERSON COUNTY BOARD OF LEGISLATORS Resolution No. 266

Amending Fee Schedule and Construction Value Factors in Relation to Uniform Fire Prevention and Building Code

By Legislator: William W. Johnson

		Clerk of the Board of Legislators
		In testimony whereof, I have hereunto set my hand and affixed the seal of said County this day of, 20
		I, the undersigned, Clerk of the Board of Legislators of the County of Jefferson, New York, do hereby certify that I have compared the foregoing copy of Resolution No of the Board of Legislators of said County of Jefferson with the original thereof on file in my office and duly adopted by said Board at a meeting of said Board on the day of, 20 and that the same is a true and correct copy of such Resolution and the whole thereof.
) ss.: y of Jefferson)	
State o	of New York)	
	Seconded by Legislator:	Robert W. Cantwell, III
		tion shall take effect on January 1, 2019.
	Building Code, and be it fi	n and enforcement of the New York State Uniform Fire Prevention and urther
	Regulations for Administr Schedule and Construction	olved, That pursuant to Section 7 of the County of Jefferson Rules and ation and Enforcement of the Uniform Code, the attached Fee a Value Factors are hereby enacted for permits issued in connection
	increasing certain fees for	
		egislators ad hoc committee on County Fees has recommended
	Whereas, The fees for such 308 of 1999, effective January	h administration were last updated by this Board by Resolution No. uary 1, 2000, and
	New York State Uniform	Fire Prevention and Building Code in municipalities in Jefferson to administer and enforce same, and
	Whereas The County of I	efferson is responsible for the administration and enforcement of the

JEFFERSON COUNTY FEES FOR ADMINISTRATION OF THE NEW YORK STATE UNIFORM FIRE PREVENTION AND BUILDING CODE (NOT INCLUDING ELECTRICAL INSPECTIONS)

Permit Fee is based on construction value.*

Up to \$500	No Charge				
\$501 to \$2,000	\$45				
\$2,001 to \$25,000	\$45 for the first	\$2,000 +	\$2.60	for each additional	\$1,000 or fraction thereof.
\$25,001 to \$100,000	\$105 for the first	\$25,000 +	\$1.84	for each additional	\$1,000 or fraction thereof.
\$100,001 to \$250,000	\$243 for the first	\$100,000 +	\$1.33	for each additional	\$1,000 or fraction thereof.
\$250,001 to \$500,000	\$244 for the first	\$250,000 +	\$1.38	for each additional	\$1,000 or fraction thereof.
\$500,001 to \$1,000,000	\$788 for the first	\$500,000 +	\$1.44	for each additional	\$1,000 or fraction thereof.
\$1,000,001 to \$5,000,000	\$1,508 for the first	\$1,000,000 +	\$1.54	for each additional	\$1,000 or fraction thereof.
Over \$5,000,001	\$7,694 for the first	\$5,000,000 +	\$1.64	for each additional	\$5,000 or fraction thereof.

SET FEES NOT COVERED BY ABOVE SCHEDULE

Mobile Home Permit	\$100.00
Modular Home Permit	\$150.00
Installation of Swimming Pool (includes electrical)	\$60.00
Swimming Pool and Deck	\$70.00
Installation of Heating Unit (Gas, Oil or Solid Fuel)	\$50.00
Heating Unit and Chimney	\$60.00
Installation of Septic System (with Dwelling)	\$60.00
Installation of Septic System (Commercial or No Dwelling)	\$60.00
Deck (raised above grade, without Dwelling)	\$40.00
Sprinkler System or Fire Alarm System	\$40.00
Alteration of Issued Permit	\$35.00
Final Certificate of Occupancy/Compliance	No Charge
First Temporary Certificate of Occupancy/Compliance	No Charge
Second Temporary Certificate of Occupancy/Compliance	\$50.00
All other Temporary Certificate of Occupancy/Compliance	\$100.00
Solar Array (Building Attached)	\$80.00
Communication Tower (Building Attached)	\$150.00
Communication Tower Upgrade (Building Attached)	\$80.00

All Temporary Certificates are valid a maximum of 90 days from date of issuance.

In the event that a building permit must be renewed, a fee of not less than \$25.00 nor more than 50% (excluding permit fees under \$50.00) of the original building permit will be charged prior to re-issuance of the permit.

In the event an application for a permit is not approved, the applicant shall be entitled to a refund of the fees paid, less \$35 application fee, provided no work has commenced. IF work has commenced and the application is not approved, the fees paid shall not be refunded.

*Local Base Construction Cost Factor is \$120/sq. ft. for heated structures. Factor is 0.5 for interior renovations/build outs to heated structures, and 0.25 for unheated structures.

JEFFERSON COUNTY BOARD OF LEGISLATORS Resolution No. <u>267</u>

Increasing Tipping and Permit Fee for Solid Waste

By Legislator:	William W. Johnson
municipal solid v Waste Permit ho	solution No. 304 of 2014 this Board of Legislators increased the tipping fee for waste received at the County's solid waste transfer station from Commercial lders from \$18 to \$21 per ton, in addition to the tipping fee in effect at the athority of the North Country's Solid Waste Management Facility, and
Whereas, The cu	rrent fee does not cover the costs of the transfer service, and
Whereas, By Loc commercial solid	cal Law No. 1 of 2005 this Board of Legislators increased the permit fee for law waste haulers from \$25 to \$100 per year to defray administrative costs, and
Whereas, By Loc Commercial Was Legislators, and	cal Law No. 1 of 2014 this Board replaced prior Local Law and provided that ste Permit fees may be amended from time to time by Resolution of the Board of
Whereas, It is the administration.	e desire of the County to more accurately capture the costs of solid waste
solid waste receiv holders will be \$2	Be It Resolved, That effective March 1, 2019, the transfer fee for municipal wed at the County solid waste transfer station from Commercial Waste Permit 26 per ton in addition to the tipping fee in effect at the DANC Solid Waste sility, and be it further
Resolved, That exper year.	ffective March 1, 2019, the Commercial Waste hauler permit fee will be \$150
Seconded by Leg	islator: <u>James A. Nabywaniec</u>
State of New York) ss.: County of Jefferson)	
	I, the undersigned, Clerk of the Board of Legislators of the County of Jefferson, New York, do hereby certify that I have compared the foregoing copy of Resolution No of the Board of Legislators of said County of Jefferson with the original thereof on file in my office and duly adopted by said Board at a meeting of said Board on the day of, 20 and that the same is a true and correct copy of such Resolution and the whole thereof. In testimony whereof, I have hereunto set my hand and affixed the seal of said County this day of
	Clerk of the Roard of Legislators

JEFFERSON COUNTY BOARD OF LEGISLATORS Resolution No. <u>268</u>

Amending Administrative Regulations and Procedures for the Sale of Real Property Acquired by the County Pursuant to Real Property Tax Foreclosure Proceedings.

33.71	D D 1 4 37	10% 01000	225 2222	101 00011		
Whereas,	By Resolution Nos	185 of 1999,	235 of 2000,	and 84 of 2011 t	the Board did	approve

By Legislator: William W. Johnson

Whereas, By Resolution Nos 185 of 1999, 235 of 2000, and 84 of 2011 the Board did approve certain Administrative Regulations and Procedures for the sale of real property acquired by the County pursuant to real property tax foreclosure proceedings, and

Whereas, Based upon the County's experience in foreclosure proceedings and subsequent property sales, it is desirable to modify provisions of the aforesaid Regulations and Procedures respecting the repurchase of property by owners of record prior to the auction of said properties as well as the Administrative Fee structure.

Now, Therefore, Be it Resolved, That the Administrative Policy Section 6.02 for the Sale of Real Property Acquired by Tax Foreclosure Proceedings adopted by this Board is amended as follows effective January 1, 2019:

1.6 Repurchase By Prior Owner Before Auction. In the absence of any provision of state law prohibiting the same, as soon as practical following the Redemption Date set forth in the Petition of Foreclosure and until three working days prior to any auction scheduled to sell parcels for which the Judgment of Foreclosure was issued, the prior owner of a given parcel in the foreclosure proceeding may offer to re-purchase the County's right of foreclosure by making payment to the County Treasurer, on notice to the County Attorney. The payment required shall be in cash or certified funds of the full amount of all outstanding real property taxes against the parcel, including interest, penalties and fees as of the last date on which payment may be accepted (i.e. three working days prior the original scheduled auction date), and shall also include the an Administrative Fee to cover the costs of preparing legal documents, to be determined by the Tax Enforcement Officer in consultation with the Finance and Rules Committee of the Board of Legislators, but not to exceed \$750.00 equal to the amount of 6% of taxes owed, with a minimum flat fee of \$100 if the amount owed is less than \$1,667. The funds so paid shall be held in trust by the County Treasurer, pending the approval of the Board of Legislators to repurchase respecting the subject parcel(s) by the prior owner.

Upon approval of the Board of Legislators, County shall file with the Court a motion seeking an Order to vacate the Judgment of Foreclosure in regard to those parcels meeting the above conditions, discontinuing the *in rem* tax foreclosure action and cancelling the Notice of Pendency of such action in regard to such parcel(s). The entry of such Order shall restore all parties, including owners, mortgagees, lienors, receivers, administrators and encumbrancers, to the status each held prior to the time the County acquired judgment to said property as if the judgment had never been rendered, and shall render said property liable for all taxes, deficiencies, liens, penalties, interest, and other charges which shall accrue subsequent to those paid in order to

obtain the relief provided for in this section, or which were, for whatever reason, omitted from the payment made to obtain such relief. County's sole obligation shall be to obtain and record in the office of the Jefferson County Clerk an Order vacating the Judgment of Foreclosure in regard to parcels repurchased hereto. A party's sole remedy in the event said order cannot be obtained shall be limited to refund of money paid and held in trust by the County Treasurer. There shall be no right to accrued interest.

(a) (i) <u>Buyer's Fee, Administrative Charge & Transfer Tax</u>. Irrespective of the size of the bid, a buyer's premium of 10% of the purchase money will be required to be paid in cash or by check payable to the Jefferson County Treasurer at the time and place of sale, for which a receipt will be given. Additionally, the buyer shall pay a one time Administration Fee reflecting estimated costs to be incurred by the County for such services to be set by the Tax Enforcement Officer, including the County's legal fees, the fees for recording the deed, for notations and filing of the required affidavits, but shall not exceed \$750.00 per parcel; and an additional amount sufficient to cover the transfer tax, as provided in § 3.3 of these Regulations, below. (ii). Down Payment. If the closing bid is less than \$1,000.00, the down payment due at the time and place of sale shall be in full. If the closing bid is in excess of \$1,000.00, then the down payment payable immediately after the property is struck down shall be 25% of the bid or \$1,000.00, whichever is greater.

Seconded by Legislator: <u>James A. Nabywaniec</u>	
--	--

State of New York)) ss.: County of Jefferson)	
ecounty of beneficial y	I, the undersigned, Clerk of the Board of Legislators of the County of Jefferson, New York, do hereby certify that I have compared the foregoing copy of Resolution No of the Board of Legislators of said County of Jefferson with the original thereof on file in my office and duly adopted by said Board at a meeting of said Board on the day of, 20 and that the same is a true and correct copy of such Resolution and the whole thereof.
	In testimony whereof, I have hereunto set my hand and affixed the seal of said County this day of, 20

Clerk of the Board of Legislators

JEFFERSON COUNTY BOARD OF LEGISLATORS Resolution No. 269

Authorizing Intergovernmental Agreement with Certain Towns Within the County for Dog Control Services

By Legislator: Allen T. Drake

Whereas, Pursuant to Artic required to provide dog co	ele 7 of NYS Agriculture and Markets Law ntrol officer services and maintain a shelte	all local municipalities are r for dogs, and
Whereas, Sections 114 and municipalities may contrac services, and	115 of the Agriculture and Markets Law to the with another governmental corporation to	provide that local o provide such dog control
control services for towns	has the authority, facilities and personnel throughout the County; and, to that end, the ears, thus provided operational efficiencies ty, and	e County has successfully
Hounsfield, Lorraine, Orle	lams, Alexandria, Antwerp, Champion, El ans, Pamelia, Rodman, Rutland, Watertow ment for Dog Control Services from Janua	n, Worth and County desire
Section 450 of the County	olved, Pursuant to Article 7 of the Agricult Law, the Board of Legislators hereby authorision of dog control services by Jefferson	orizes an agreement with
Resolved, That the Chairm sign intergovernmental agree County Attorney as to form	an of the Board of Legislators is hereby au eements relative to dog control services, so and content.	thorized and directed to abject to approval by the
Seconded by Legislator: _	Daniel R. McBride	
State of New York) ss.: County of Jefferson)		,
	such Resolution and the whole thereof.	of the Board of Legislators of said County of duly adopted by said Board at a meeting of said and that the same is a true and correct copy of
	In testimony whereof, I have hereunto set my hand and a, 20	ffixed the seal of said County this day of
		Clerk of the Board of Legislators

Authorizing Intergovernmental Agreement with the City of Watertown for Dog Control Services

By Legislator:	Carolyn D. Fitzpatrick	
Whereas, Pursuant required to provide	to Article 7 of the Agriculture and Markets Law the City of Watertown is the services of dog control officer and maintain a shelter for dogs, and	
Whereas, Sections contract with anoth	114 and 115 of the Agriculture and Markets Law provide that the City may er municipal corporation to provide such dog control services, and	
control services un so for nineteen year	County has the authority, facilities and personnel to provide the required dog ler contract with the City; and, to that end, the County has successfully done s, resulting in continuous operational efficiencies and improved service to ring in the City of Watertown, and	
Whereas, The City for Dog Control Se	and County desire to extend the longstanding intergovernmental agreement vices from January 1, 2019 through December 31, 2023.	
Section 450 of the	It Resolved, Pursuant to Article 7 of the Agriculture and Markets Law, and County Law, the Board of Legislators hereby authorizes an agreement with the for the provision of dog control services by Jefferson County to the City of it further	
sign an intergovern	Chairman of the Board of Legislators is hereby authorized and directed to mental agreement relative to dog control services, subject to approval by the to form and content.	
Seconded by Legisl	ator: James A. Nabywaniec	
New York) ss.: of Jefferson)		
	I, the undersigned, Clerk of the Board of Legislators of the County of Jefferson, New York, do herel that I have compared the foregoing copy of Resolution No of the Board of Legislators of said C Jefferson with the original thereof on file in my office and duly adopted by said Board at a meetin Board on the day of, 20 and that the same is a true and correct such Resolution and the whole thereof.	County of
	In testimony whereof, I have hereunto set my hand and affixed the seal of said County this, 20	day of
	Clerk of the Board of Legislators	

JEFFERSON COUNTY BOARD OF LEGISLATORS Resolution No. __27/_

Amending the Policy of the Jefferson County Board of Legislators in Regard to the Abatement of Real Property and Other Taxation for Alternative Energy Projects.

By Legislator:	Jame	s A. Nabywaniec	
	projects	egislators enacted a policy statement for real property tax abatement for by Resolution 165 of 2016 and subsequently amended said policy by d	
development, sola	r project the poli	t of the policy was designed to address large scale wind project ts are becoming more numerous and larger in scale requiring a cy in regard to its application to alternative energy projects of a scale "MW"); and	
		the policy by setting forth the intention of this Board with regard to rgy projects of more than 2 MW and less than 25MW is deemed timely	
		solved, That, the amended policy statement attached hereto be and efferson County Board of Legislators as the policy of the County of	
Seconded by Legis	slator:	Carolyn D. Fitzpatrick	
New York)) ss.: of Jefferson)			
		I, the undersigned, Clerk of the Board of Legislators of the County of Jefferson, New York, do hereby c that I have compared the foregoing copy of Resolution No of the Board of Legislators of said Cou Jefferson with the original thereof on file in my office and duly adopted by said Board at a meeting o Board on the day of , 20 and that the same is a true and correct co such Resolution and the whole thereof.	nty of of said
		In testimony whereof, I have hereunto set my hand and affixed the seal of said County this	lay of
		Clerk of the Board of Legislators	

Jefferson County Policy Statement on Wind Energy, Solar Energy, and Farm Bio-energy Tax Exemption Application.

Background

The interest by developers in the creation of commercial wind turbine generation projects in Jefferson County has seen a resurgence. <u>Additionally, solar energy projects are growing in both number and size.</u>

Currently in place in NY is Real Property Tax Law §487 which provides a fifteen year exemption from taxation of the incremental increase in value of real property created by the construction of solar, wind, or farm waste energy systems. All taxing jurisdiction have the right to opt out of this law and thereby eliminate the exemption.

Jurisdictions that do not opt out of §487 have the ability to require the owner of the property improved with a solar or wind system to enter into a payment in lieu of tax ("PILOT") agreement with the taxing jurisdiction.

As an additional avenue, a developer has the right to seek from a NYS industrial development agency such as the Jefferson County IDA ("JCIDA"), an inducement resolution which could include a real property tax exemption and require the execution of a PILOT.

County Position on Real Property Tax Law §487.

The County has analyzed its alternatives with regard to RPTL §487:

(a) to permit the statutory fifteen year exemption to remain in place and, in those situations where there is no alternative tax exemption route, compel developers of wind or solar generation facilities to negotiate and execute a PILOT with the County, or

(b) opt out of section 487, thereby terminating the exemption for all solar, wind and farm waste systems.

Since commercial wind and solar system developers could still apply to the Jefferson County Industrial Development Agency for inducement as a project of the Agency, regardless of the County's action on RPTL §487, it is appropriate to leave the exemption in place to assist in the development of facilities smaller in size than 25 Megawatts ("MW")¹. It is unlikely that those who would construct a solar, wind or other alternative energy generation system outside the context of a supplying a specific business would qualify for inducement by JCIDA. Therefore, the County has determined that it will; (a) not opt out of RPTL §487 but will require the execution of a PILOT for any project in excess of 25 MW which PILOT will require annual payments comparable to the real property taxes that would be payable to the County if the facility was not tax exempt and (b) inform the Jefferson County IDA of the county's position on the level of payments it is seeking under a JCIDA PILOT.

Any wind energy, solar energy, or other alternative energy generation system defined in RPTL §487 with a generating capacity of more than 2 MW and less than 25 MW, determined cumulatively by sites within the County under the same beneficial ownership, will be required by the County to enter into a PILOT, the valuation of which shall be determined at the discretion of the County upon the individual circumstances of the project.

Tax Treatment of Wind and Solar Energy Generation.

As a source of alternative energy, the County is not necessarily opposed to development of commercial solar or wind projects, but believes, the impacts and burdens placed on the community by such projects outweigh the benefits received by the community and that there is no justification for any reduction in the real property tax burden. The County does not support

^{1 &}lt;u>Electrical capacity is defined as units of alternating current measured at the utility interconnection point.</u>

the assumption that the economic benefits to the region justify a reduction in the real property tax burden based upon the argument that any tax realized from development is better than no increase in development or tax revenue.

The County cannot support these projects simply because they provide renewable energy generation and will create construction jobs. While there may be a significant number of construction jobs, there is no guaranty that those jobs will be filled by County residents. The construction employment may provide income to various local businesses, but that cash flow will abate as soon as construction is completed. There is no long term benefit for the community that justifies granting the sales tax relief and the long term real property tax abatements being sought by developers.

Wind, Solar, and Other Alternative Energy PILOT Agreements.

The County believes that a PILOT for commercial solar and wind projects in excess of 25 MW should require an annual payment to the County in an amount equal to that which would have been received by the County in the absence of an exemption. In reaching this conclusion, the County has based its determination on a series of factors which include:

- a. The impact of the NYS tax cap legislation on the County with the value of the proposed development eliminated from the calculation of the growth factor because of the PILOT exemption.
- b. The lack of permanent payroll and/or permanent jobs created.
- c. The potential decrease in fair market value of properties within the impacted area and the viewing zone; and, in turn, the impact that those changes in fair market value will have on the tax levy and the tax rate for all impacted taxpayers.
- d. The lack of secondary jobs created by the project.
- e. Impacts associated with noise and visualization of a project which may be a basis for varying treatment of solar versus wind projects.
- f. The necessity of creating a mechanism to provide security for the decommissioning of the facilities constructed. This factor is relevant regardless of the size of the

project. The decommissioning obligation should be secured by a bond or letter of credit because most single purpose entities created to own wind and solar projects have no assets other than those of a particular project.

JEFFERSON COUNTY BOARD OF LEGISLATORS Resolution No. <u>272</u>

Authorizing Agreement in Relation to the FY18 New York State Interoperable Communications Formula Grant (SICG)

By Legislator:	Robert D. Ferris
Whereas, Jefferson Co Formula Grant (SICG	ounty has been awarded a FY18 NYS Interoperable Communications in the amount of \$612,697, and
Homeland Security an	must enter into an agreement with the New York State Division of d Emergency Services to receive these grant funds to be utilized for Jefferson County Emergency Radio Communications project, and
Whereas, Said revenue Budget.	e and expenditure grant funds are already contained in the 2019 County
the Chairman of the B	Resolved, That the County of Jefferson agrees to accept the \$612,697, and oard of Legislators be and is hereby authorized and directed to execute said f Jefferson County, subject to the review of the County Attorney as to form
Seconded by Legislato	or: Patrick R. Jareo
State of New York) Ss.: County of Jefferson)	
	I, the undersigned, Clerk of the Board of Legislators of the County of Jefferson, New York, do hereby certify that I have compared the foregoing copy of Resolution No of the Board of Legislators of said County of Jefferson with the original thereof on file in my office and duly adopted by said Board at a meeting of said Board on the day of, 20 and that the same is a true and correct copy of such Resolution and the whole thereof.
	In testimony whereof, I have hereunto set my hand and affixed the seal of said County this day of, 20
	Clerk of the Roard of Logislators

JEFFERSON COUNTY BOARD OF LEGISLATORS Resolution No. 273

Authorizing Agreement in Relation to the FY2018-19 NYS Public Safety Answering Points (PSAP) Operations Grant

By Legislator:	Robert W. Cantwell, III	
awarded Jefferson Cou	ork State Division of Homeland Security and Emergency Servicinty \$203,999 from the FY 2018-19 NYS Public Safety Answerant for the period January 1, 2019 through December 31, 2019	ering Points
Homeland Security and sustainment of the Jeff	must enter into an agreement with the New York State Division d Emergency Services to receive these grant funds to be utilized ferson County Public Safety Answering Point (911 Center). The port Jefferson County 911 Center, and	ed for the
Whereas, Said revenue Budget.	e and expenditure grant funds are already contained in the 2019	O County
the Chairman of the Bo	Resolved, That the County of Jefferson agrees to accept the \$2 oard of Legislators be and is hereby authorized and directed to ehalf of Jefferson County, subject to the review of the County.	execute said
Seconded by Legislato	or: Anthony J. Doldo	
of New York)) ss.: aty of Jefferson)		
	Jefferson with the original thereof on file in my office and duly adopted by said	Legislators of said County of
	In testimony whereof, I have hereunto set my hand and affixed the seal of said	County this day of
	Clerk of the Boa	rd of Legislators
	•	

JEFFERSON COUNTY BOARD OF LEGISLATORS Resolution No. <u>274</u>

Authorizing Agreement in Relation to the FY18 Emergency Management Performance (EMPG) Grant

By Legislator:	Robert D. Ferris	
Whereas, Jefferson C (EMPG) Grant in the a 2019, and	County has been awarded a FY18 Emergency Management amount of \$48,163 for the period of October 1, 2017 through S	Performance eptember 30,
Security and Emergence	must enter into an agreement with the New York State Division cy Services to receive these grant funds to be utilized to partially Emergency Management, and	of Homeland fund full time
Whereas, Said revenu Budget.	ne and expenditure grant funds are already contained in the	2019 County
Chairman of the Boar	Resolved, That the County of Jefferson agrees to accept the \$48 rd of Legislators be and is hereby authorized and directed to of Jefferson County, subject to the review of the County Attorn	execute said
Seconded by Legislato	or: Anthony J. Doldo	
f New York)) ss.: v of Jefferson)		
	Jefferson with the original thereof on file in my office and duly adopted by sai	Legislators of said County of
	In testimony whereof, I have hereunto set my hand and affixed the seal of said	County this day of
	Clerk of the Boa	rd of Legislators

JEFFERSON COUNTY BOARD OF LEGISLATORS Resolution No. <u>275</u>

Approving Reappointments to the Jefferson County Planning Board

	that I have compare Jefferson with the	d, Clerk of the Board ed the foregoing copy original thereof on day of d the whole thereof.	of Resolution Nile in my office	o of the Boa and duly adopted	ard of Legislators o	f said County of meeting of said
of New York)) ss.: ty of Jefferson)						
				· ·		
•						
Seconded by Legislator:	Anthon	y J. Doldo	_			
		Jon Storms Clif Schneider William Fergu				
	<u>]</u>	Reappointment	<u>:S</u>			
December 31, 2021.		Jefferson Cour		•	•	

JEFFERSON COUNTY BOARD OF LEGISLATORS Resolution No. <u>274</u>

Authorizing Agreement with Knudsen Psychological Services for the Purpose of Obtaining Firearms Evaluations

By Legislator:	Anthony J. Doldo
Department's proposal	on 145 of 2013 this Board of Legislators supported the Probation to allow its probation officers to voluntarily carry County-owned firearms ous conditions, one of which is passing a psychological evaluation, and
	n 160 of 2013 this Board entered into an agreement with Knudsen to perform such evaluations.
Psychological Services	That Jefferson County enter into an agreement with Knudsen to perform evaluations as described above at \$325 per officer for the term h December 31, 2024, and be it further
	airman of the Board of Legislators be and is hereby authorized and agreement on behalf of the County, subject to the review of the County d content.
Seconded by Legislator	r: Robert D. Ferris
of New York)) ss.: ty of Jefferson)	
	I, the undersigned, Clerk of the Board of Legislators of the County of Jefferson, New York, do hereby certify that I have compared the foregoing copy of Resolution No of the Board of Legislators of said County of Jefferson with the original thereof on file in my office and duly adopted by said Board at a meeting of said Board on the day of, 20 and that the same is a true and correct copy of such Resolution and the whole thereof.
	In testimony whereof, I have hereunto set my hand and affixed the seal of said County this day of, 20
•	Clerk of the Board of Legislators
	CIETA DI LILE DUALU DI LICEISIALUES

JEFFERSON COUNTY BOARD OF LEGISLATORS Resolution No. 277

Authorizing an Agreement with Rubenzahl, Knudsen & Associates for the Provision of Psychological Testing, Evaluation and Recommendations for Treatment of JDs, PINS at Risk of Out of Home Placement, and Adult Sexual Offenders

By Legislator:	Robert D. Ferris
offenders under the sur	nquents (JDs), Persons in Need of Supervision (PINS), and adult sexual ervision of the Probation Department are often ordered by the Courts to r evaluation and subsequent treatment, and
	ervices in many instances prevent the placement of JDs and PINS in and prevent adults from re-offending thereby saving Jefferson County a
Knudsen & Associates evaluation and recomm Supervision, and adult terminate on December sexual offender evaluate \$350 for requested juve relative to the services Resolved, That the Charter of the services are serviced to the services are serviced to the services.	Resolved, That Jefferson County enter into an agreement with Rubenzahl, for the provision of court ordered sexual offender psychological testing, endations for treatment of Juvenile Delinquents, Persons in Need of offenders. The contract period shall commence on January 1, 2019 and 31, 2019. Compensation shall not exceed the sum of \$80.00 per hour for ion and individual counseling; \$47.50 per hour for group counseling; nile evaluations, and \$75.00 per hour when providing testimony in court performed under the contract, and be it further irman of the Board of Legislators is hereby authorized and directed to on behalf of Jefferson County, subject to approval by the County content.
Seconded by Legislator	:Anthony J. Doldo
f New York)) ss.: of Jefferson)	
	I, the undersigned, Clerk of the Board of Legislators of the County of Jefferson, New York, do hereby certify that I have compared the foregoing copy of Resolution No of the Board of Legislators of said County of Jefferson with the original thereof on file in my office and duly adopted by said Board at a meeting of said Board on the day of, 20 and that the same is a true and correct copy of such Resolution and the whole thereof.
	In testimony whereof, I have hereunto set my hand and affixed the seal of said County this day of, 20
	Clerk of the Board of Legislators

JEFFERSON COUNTY BOARD OF LEGISLATORS Resolution No. <u>278</u>

Authorizing Agreement in Relation to the Ignition Interlock Device Monitoring Program Funding

By Legislator: Patrick R. Jareo

Seconded by Degislator	. Trooper vy. Cuntivon, III	
	·· Robert W. Cantwell, III	
the Chairman of the Bo	pard of Legislators be and is hereby authorized and directed to execute said	
Whereas, Said funds ar	e already contained within the 2019 County Budget.	
	· · · · · · · · · · · · · · · · · · ·	
	Safety Committee (GTS Device Monitoring properiod October 1, 2018 Whereas, The County of Criminal Justice Service Whereas, Said funds ar Now, Therefore, Be It It the Chairman of the Bogrant agreements on betto form and content.	Whereas, New York State Division of Criminal Justice Services (DCJS) Governor's Traffic Safety Committee (GTSC) has awarded Jefferson County \$11,015 through its Ignition Interlock Device Monitoring project to support probation supervision and monitoring services during the period October 1, 2018 through September 30, 2019, and Whereas, The County must enter into an agreement with the New York State Division of Criminal Justice Services to receive these grant funds, and Whereas, Said funds are already contained within the 2019 County Budget. Now, Therefore, Be It Resolved, That the County of Jefferson agrees to accept the \$11,015, and the Chairman of the Board of Legislators be and is hereby authorized and directed to execute said grant agreements on behalf of Jefferson County, subject to the review of the County Attorney as to form and content. Seconded by Legislator: Robert W. Cantwell, III

JEFFERSON COUNTY BOARD OF LEGISLATORS Resolution No. 279

Whereas, The Superin	ntendent of Highways has identified a completed nce, and, and	d bridge project account
Whereas, This capital and closed.	expenditure and related revenue account should	d be brought to zero balance
Now, Therefore, Be It	Resolved, That the 2018 County Budget is amo	ended as follows:
Decrease:		
Expenditure 20511300 02893	CR 156 over Sandy Creek (Q035)	\$1,815,617.05
Revenue 20900600 94592 20900600 93592	Federal Aid Bridges State Aid Bridges	\$1,486,563.60 229,764.62
Fund Balance 20000000 30599	Appropriated Fund Balance	\$ 99,288.83
and be it further		
Resolved, That capital	account 20511300 02893 is hereby closed, and	d be it further
Resolved, That the six	year capital plan is hereby amended according	ly.
Seconded by Legislato	or: Robert W. Cantwell, III	
of New York)) ss.: y of Jefferson)		
	I, the undersigned, Clerk of the Board of Legislators of the that I have compared the foregoing copy of Resolution No. Jefferson with the original thereof on file in my office and Board on the	of the Board of Legislators of said Count
	In testimony whereof, I have hereunto set my hand and a	affixed the seal of said County this da

Clerk of the Board of Legislators

JEFFERSON COUNTY BOARD OF LEGISLATORS Resolution No. <u>J80</u>

Amending the 2018 County Budget in Relation to the County Road Machinery Fund

By Legislator:	Patrick R. Jareo		
Whereas, The Super for increased use of	intendent of Highways has requested fuel through the calendar year, and	transfers between accounts to pr	ovide
Whereas, The 2018 l	Budget must be amended to do so.		
Now, Therefore, Be	It Resolved, That the 2018 County B	udget is amended as follows:	
Increase:			
Revenue 10900400 92401 10900400 92801	Interest and Earnings Interfund Revenues	\$ 20,000 50,000	
Expenditure 10513000 04311	Gasoline and Oil	70,000	
Seconded by Legisla	tor: Robert D. Ferris		
State of New York) ss.: County of Jefferson)			
	I, the undersigned, Clerk of the Board of I that I have compared the foregoing copy of Jefferson with the original thereof on file Board on the day of such Resolution and the whole thereof.	Legislators of the County of Jefferson, New York Resolution No of the Board of Legisla in my office and duly adopted by said Board, 20 and that the same is a tru	tors of said County of I at a meeting of said
	In testimony whereof, I have hereunto so	t my hand and affixed the seal of said Count	y this day of
		Clark of the Pound of L	oiala tova

Amending the 2018 County Budget and Capital Plan to Recognize Insurance Recovery and Allocating Same in Highway Complex Capital Account

By Legislator:	Anthony J. Doldo	
the amount of \$45,14	ngs and Grounds Department has received 1.29 for damages to a plow barn roof at the tlement be used to pay for needed repairs.	
Now, Therefore, Be l	t Resolved, That the 2018 County Budget	is hereby amended as follows:
Increase:		
Revenue 20900600 92680	Insurance Recoveries	\$ 45,141.29
Expenditure 20501000 02052	Highway Complex	\$ 45,141.29
and be it further		
Resolved, That the si	x year capital plan is amended accordingly	7.
Seconded by Legislat	or: Robert D. Ferris	
State of New York) County of Jefferson)		
	that I have compared the foregoing copy of Resolut Jefferson with the original thereof on file in my o	ors of the County of Jefferson, New York, do hereby certify ion No of the Board of Legislators of said County of ffice and duly adopted by said Board at a meeting of said, 20 and that the same is a true and correct copy of
	In testimony whereof, I have hereunto set my ha, 20	nd and affixed the seal of said County this day of
		Cloub of the Doord of Logislators

Authorizing Renewal Agreement with NYS Unified Court System for Provision of Court Security Services by Jefferson County

By Legislator:	Patrick R. Jareo
System for the post of April 1, 2014 commencing April 4	orioution 305 of 2014 authorized a five year Agreement with the NYS Unified Court provision of court security services by the Jefferson County Sheriff for the period through March 31, 2019, said agreement to be divided into annual periods oril 1 st and terminating on March 31 st , each of which will contain provisions for ximum amounts of monetary reimbursement, and
in the five year	Inified Court System has notified the County of the establishment of a new period term of the Agreement to commence on April 1, 2018 and terminate on March aximum compensation for the period shall be \$138,394.
NYS Unified Co	Be It Resolved, That Jefferson County enter into a renewal agreement with the purt System for the provision of court security services for the period of April 1, earch 31, 2019, for a maximum compensation of \$138,394, and be it further
execute such ag	the Chairman of the Board of Legislators is hereby authorized and directed to reement on behalf of Jefferson County, subject to approved by the County orm and content.
Seconded by Le	gislator: Robert W. Cantwell, III
State of New York) ss.: County of Jefferson)	
	I, the undersigned, Clerk of the Board of Legislators of the County of Jefferson, New York, do hereby certify that I have compared the foregoing copy of Resolution No of the Board of Legislators of said County of Jefferson with the original thereof on file in my office and duly adopted by said Board at a meeting of said Board on the day of, 20 and that the same is a true and correct copy of such Resolution and the whole thereof.
	In testimony whereof, I have hereunto set my hand and affixed the seal of said County this day of, 20
	Clerk of the Board of Legislators

JEFFERSON COUNTY BOARD OF LEGISLATORS Resolution No. <u>283</u>

Recognizing NYS Governor's Traffic Safety Committee Child Passenger Safety Program
Grant and Amending the 2018 County Budget in Relation Thereto

By Legislator: Anthony J. Doldo

	_
Now, Therefore, Be It Resolved, That the Jefferson County Board of Legislators I said grant award for the project period October 1, 2018 through September 30, 20 further	• •
Resolved, That the Chairman of the Board of Legislators is hereby authorized and execute any and all documents as may be required to fulfill the requirements of the subject to approval by the County Attorney as to form, and be it further	
Resolved, That the 2018 County Budget is hereby amended as follows:	
Increase:	
Revenue: 01311000 94389 Federal Aid Criminal Justice \$ 1,60	0
Expenditure: 01311000 04112	0
Seconded by Legislator: Robert D. Ferris	
State of New York)) ss.: County of Jefferson)	
I, the undersigned, Clerk of the Board of Legislators of the County of Jeffer that I have compared the foregoing copy of Resolution No of the Boar Jefferson with the original thereof on file in my office and duly adopted by Board on the day of, 20 and that the such Resolution and the whole thereof.	d of Legislators of said County of
In testimony whereof, I have hereunto set my hand and affixed the seal of, 20	said County this day of
Clerk of the	Board of Legislators

JEFFERSON COUNTY BOARD OF LEGISLATORS Resolution No. <u>284</u>

Recognizing NYS Governor's Traffic Safety Committee Police Traffic Services Program
Grant and Amending the 2018 County Budget in Relation Thereto

By Legislator: Robert D. Ferris

		Clerk of the Board of Legislators
	such Resolution and the whole thereof.	f the County of Jefferson, New York, do hereby certify No of the Board of Legislators of said County of and duly adopted by said Board at a meeting of said 20 and that the same is a true and correct copy of nd affixed the seal of said County this day of
f New York)) ss.: of Jefferson)		
Seconded by Legislator:	Anthony J. Doldo	
Expenditure: 01311000 01300	Overtime	\$ 6,200
Revenue: 01311000 94389	Federal Aid Other Public Safety	\$ 6,200
Increase:		
Resolved, That the 2018	County Budget is hereby amended as follows:	ows:
execute any and all docu	rman of the Board of Legislators is hereby ments as may be required to fulfill the req as County Attorney as to form, and be it fu	uirements of this grant award,
	esolved, That the Jefferson County Board project period October 1, 2018 through Se	
	e grant is to increase seat belt usage and re reduce serious injury and death from traffi	
	County Sheriff's Department has been aware Police Traffic Services Program grant in	

Authorizing Agreements for The Governor's Traffic Safety Committee's Stop-DWI Crackdown Enforcement Grant and Amending the 2018 County Budget in Relation Thereto

By Legislator: _	Robert W. Cantwell, III	
	w York State Stop-DWI Foundation has successf lown Enforcement Grants for 44 counties through	•
	n County's grant is for \$12,300, to be shared with ne NYS Park Police, and	h the Watertown City Police
Whereas, Agreem aforementioned ag	ents must by authorized with the Governor's Tragencies, and	ffic Safety Committee and the
Whereas, The 201 the appropriate ac	8 County Budget must be amended to recognize counts.	said funding and allocate it to
authorized to exec	Be It Resolved, That the Chairman of the Board of the agreements as necessary to obtain and distribute the review of the County Attorney as to form and	oute funding as described
Resolved, That the	e 2018 County Budget is amended as follows:	
Increase:		
Revenue:		
01331500 94389	Federal Aid Criminal Justice	\$ 12,300
01311000 92614	Stop DWI Svcs Sheriff	4,800
Expenditure:		
01311000 01300	Overtime	\$ 4,800
01331500 04414	Supporting Services	4,800
01331500 04428	Public Safety Svcs Other Govt	7,500

Seconded by Legislator: Anthony J. Doldo

Approving the 2019 Stop DWI Plan

State of New York	
County of Jefferson)	
I, the undersigned, Clerk of the Board of Legislators of the County of Jefferson, New York, do here that I have compared the foregoing copy of Resolution No of the Board of Legislators of said Jefferson with the original thereof on file in my office and duly adopted by said Board at a meeti	County of
Board on the day of, 20 and that the same is a true and corre such Resolution and the whole thereof.	et copy of
In testimony whereof, I have hereunto set my hand and affixed the seal of said County this	day of
Clerk of the Board of Legislators	

JEFFERSON COUNTY BOARD OF LEGISLATORS Resolution No. <u>287</u>

Appointing Member to the Jefferson County Office for Aging Advisory Council

	I, the undersigned, Clerk of the Board that I have compared the foregoing copy Jefferson with the original thereof on Board on the day of such Resolution and the whole thereof. In testimony whereof, I have hereunt, 20	of Resolution No of the Board ile in my office and duly adopted by, 20 and that the sa	d of Legislators of said County of said Board at a meeting of said ame is a true and correct copy of
State of New York)) ss.: County of Jefferson)			
·			
			·
Seconded by Legislator	: Carolyn D. Fitzpatrick		
Sheila Barney-P	Pullus	12/31/2021	
New Appointme	ent:		
Member		Term Expires	
individual be and is her	nt to Title III of the Older Amer beby appointed as a member of the g for a three (3) year term to exp	ne Advisory Council of the	
	obert D. Ferris		

JEFFERSON COUNTY BOARD OF LEGISLATORS Resolution No. <u>288</u>

Authorizing Agreements for Provision of Services to Elderly of Jefferson County

By Legislator: Robert D. Ferris
Whereas, The Jefferson County Office for the Aging works for the establishment and expansion of programs and services which assist older persons in the areas of their most urgent needs, and
Whereas, the Office for the Aging is eligible to receive State and Federal funds for the purpose of providing needed programs and services to elderly residents of Jefferson County, and
Whereas, the Office for the Aging and this Board of Legislators desire to contract for the provision of certain programs and services to the elderly.
Now, Therefore, Be It Resolved, That pursuant to Section 95-a of the General Municipal Law, Jefferson County enter into agreements for the period of January 1, 2019 through December 31, 2020 with the below listed parties for provision of such programs and services to elderly residents of Jefferson County and for such consideration as follows:
Personal Care Services
Seniors Helping Seniors for the period 1/1/19-12/31/20 at a blended (PCI & Respite) hourly rate of \$22.50/hour in 2019, \$23.50/hour in 2020 for the provision of housekeeping services and caregiver services.
U.S. Care Systems, Inc. for the period 1/1/19-12/31/20 at a blended (PCI & PC II) hourly rate of \$23.70/hour in 2019, and \$24.73/hour in 2020 for the provision of housekeeping services and \$20.80/hour in 2019 and \$21.83/hour in 2020 for the provision of caregiver services.
and be it further
Resolved, That the Chairman of the Board is hereby authorized and directed to execute said agreements on behalf of Jefferson County, subject to the approval of the County Attorney as to form and content.
Seconded by Legislator: Anthony J. Doldo

JEFFERSON COUNTY BOARD OF LEGISLATORS Resolution No. <u>289</u>

Amending 2018 County Budget Relative to Mental Health Programs and Authorizing Amended Agreements in Relation Thereto

By Legislator: <u>Jere</u>	emiah J. Maxon	
	to reallocate excess State Aid funds to better mental health agency programs to ensure the	
Whereas, The 2018 Courcontracts need to be ame	nty Budget needs to be amended to reflect the nded accordingly.	ese changes and local
Now, Therefore, Be It Ro	esolved, That the 2018 County Budget is here	eby amended as follows:
Increase:		
01432000 04732	Children's Home - Jefferson County	\$52,000
Decrease:		
01432000 04718	JRC Employment	\$52,000
and be it further		
hereby authorized and di	man of the Board of Legislators and the Con rected to execute any necessary amended agr al of the County Attorney as to form and con	eements relative to these
Seconded by Legislator:	James A. Nabywaniec	
State of New York) ss.: County of Jefferson)		
	I, the undersigned, Clerk of the Board of Legislators of the that I have compared the foregoing copy of Resolution No Jefferson with the original thereof on file in my office and Board on the day of, 20_ such Resolution and the whole thereof.	of the Board of Legislators of said County of
	In testimony whereof, I have hereunto set my hand and a, 20	ffixed the seal of said County this day of
	· .	Clerk of the Board of Legislators

JEFFERSON COUNTY BOARD OF LEGISLATORS Resolution No. __290__

Authorizing Agreement with NYSDOH for Rabies Program

By Legislator: C	arolyn D. Fitzpatrick
Department of Health	on County Public Health Service (JCPHS) has been notified by the NYS of the re-award of funding for the Rabies Program in an annual amount of period of April 1, 2019 through March 31, 2022 with 1 year renewals within
	of the Rabies Program is to provide human rabies treatment, specimen ation clinics, and education and prevention activities within Jefferson
Whereas, Such funds a	are already in the 2019 County Budget.
authorized and directed	Resolved, that the Chairman of the Board of Legislators is hereby d to execute said agreement with the NYS Department of Health, subject enty Attorney as to form and content.
Seconded by Legislato	r: Anthony J. Doldo
State of New York) ss.: County of Jefferson)	
	I, the undersigned, Clerk of the Board of Legislators of the County of Jefferson, New York, do hereby certify that I have compared the foregoing copy of Resolution No of the Board of Legislators of said County of Jefferson with the original thereof on file in my office and duly adopted by said Board at a meeting of said Board on the day of, 20 and that the same is a true and correct copy of such Resolution and the whole thereof.
	In testimony whereof, I have hereunto set my hand and affixed the seal of said County this day of, 20
	Clerk of the Board of Legislators

JEFFERSON COUNTY BOARD OF LEGISLATORS Resolution No. _29/__

Appointing Member to Jefferson County Public Health Service Professional Advisory Committee

By Legislator: And	hony J. Doldo		
Resolved, That the follow Professional Advisory C	wing individual be and is hereb committee for a term to expire a	y appointed as a member of the s indicated below:	
Members		Term to Expire	
<u>New App</u> Alicia Ru		12/31/2022	
Seconded by Legislator:	Jeremiah J. Maxon	-	
			·
State of New York) ss.: County of Jefferson)			
	that I have compared the foregoing conv	of Legislators of the County of Jefferson, New of Resolution No of the Board of Legisle in my office and duly adopted by said Boa, 20 and that the same is a tr	ators of said County of rd at a meeting of said
	In testimony whereof, I have hereunto	set my hand and affixed the seal of said Cour	ty this day of
		Clerk of the Board of I	Legislators