

COUNTY OF SUFFOLK



STEVEN BELLONE
SUFFOLK COUNTY EXECUTIVE

DEPARTMENT OF PUBLIC WORKS

PHILIP A. BERDOLT
DEPUTY COMMISSIONER

GILBERT ANDERSON, P.E.
COMMISSIONER

DARNELL TYSON, P.E.
DEPUTY COMMISSIONER

MEMORANDUM

TO: Dennis Cohen, Chief Deputy County Executive, Honorable DuWayne Gregory, Presiding Officer of the Suffolk County Legislature, Honorable Legislators; Al Krupski, Chairman of the Public Works, Transportation, & Energy Committee, Louis D'Amaro, the Sewer Agency Legislator-At-Large; Schneiderman, Browning, Muratore, Hahn, Anker, Calarco, Lindsay, Martinez, Cilmi, Barraga, Kennedy, Trotta, McCaffrey, Stern, Spencer; Michael Cavanaugh, representing Presiding Officer Gregory; Walter Hilbert, P.E., Principal Public Health Engineer, representing the Commissioner of the Suffolk County Department of Health Services; Sarah Lansdale, AICP, Director, Suffolk County Planning Department; Lisa Broughton, representing County Executive Steven Bellone

FROM: Gilbert Anderson, P.E., Commissioner, SCDPW and Chairman, Suffolk County Sewer Agency

DATE: April 8, 2015

SUBJECT: Please see the attached Suffolk County Sewer Agency minutes for the meeting of March 23, 2015.

GA/JD/cap – Attachments

cc: Jon Schneider, Deputy County Executive
Philip A. Berdolt, Deputy Commissioner SCDPW
Darnell Tyson, P.E., Deputy Commissioner SCDPW
John Donovan, P.E., Chief Engineer, Division of Sanitation, SCDPW
Janice McGovern, P.E., Principal Civil Engineer, Division of Sanitation, SCDPW
Robert A. Braun, Esq., SC Department of Law
Walter Dawydiak, P.E., SC Department of Health
James Meyers, P.E. SC Department of Health
Kathy Negri, SC Department of Health
Catherine Stark, Aide to Legislator Al Krupski
Ted Klein, SC Planning Department
Tim Laube, Clerk of the SC Legislature
Justin Littell, Aide to Legislator Louis D'Amaro
Karen Klaffer, Aide to Legislator Louis D'Amaro
Debbie Colonna, County Executive's Office
Tony Leung, NYSDEC
Craig A. Platt, Secretary, SC Sewer Agency

*The Suffolk County Sewer Agency meets at 11:00 AM at the offices of the
Suffolk County Department of Public Works - 335 Yaphank Avenue - Yaphank, NY*

SUFFOLK COUNTY IS AN EQUAL OPPORTUNITY / AFFIRMATIVE ACTION EMPLOYER

Suffolk County Sewer Agency

Meeting Minutes

March 23, 2015

The meeting was called to order at 11:07 AM by Commissioner Gilbert Anderson, P.E. In attendance were Legislator Al Krupski, Chairman of the Public Works, Transportation, & Energy Committee; Justin Littell, representing Legislator Lou D’Amaro, the Sewer Agency Legislator-At-Large; Walter Hilbert, P.E., representing the Commissioner of the Department of Health Services; Mike Cavanagh, representing Presiding Officer DuWayne Gregory; Lisa Broughton, representing County Executive Steven Bellone; Ted Klein, representing Sarah Lansdale, Director, Suffolk County Planning Department.

Also present were John Donovan, P.E., Chief Engineer, Division of Sanitation, SCDPW; Robert A. Braun, Esq., Suffolk County Department of Law; John Stype, Aide to Legislator Krupski; and Craig A. Platt, Secretary, Suffolk County Sewer Agency.

(See the attached sign-in sheet for others in attendance).

Commissioner Anderson welcomed attendees to the meeting of the Suffolk County Sewer Agency. A Roll Call was then taken.

I. Roll Call - (see above)

II. Minutes of Previous Meeting

The minutes from SCSA meeting of February 9, 2015, were discussed. A motion to accept the minutes as written was made by Commissioner Anderson; seconded by Mr. Hilbert and adopted.

III. Public Portion – There was one request to address the Agency.

Mr. Thomas Gallagher of Al Aparo Cesspool read a prepared statement (Attachment A).

(Pages 25 & 26)

IV. Old Business:

Note: At this point, Commissioner Anderson acknowledged that Suffolk County Legislator Tom Cilmi was in attendance at the Agency meeting.

FAIRFIELD BROADWAY

IS-1603

John mentioned that this project (and the next project on the Agenda – Green Brook Apartments) were tabled at the previous Agency meeting pending County Attorney review of Local Law 20-2007 (Affordable Housing). John added that the project is a proposed One Hundred Two (102) unit garden apartment subdivision situated in Holbrook, NY. The developer proposes to connect the Twenty-Eight Thousand Nine Hundred Fifty gallons per day (28,950 GPD) of wastewater to be generated by Fairfield Broadway to SCSD No. 14 – Parkland via a pump station and forcemain. The capacity is currently available in the District.

Staff recommended granting formal approval of this project.

Commissioner Anderson asked if a project representative was present and Tom Lembo, P.E., mentioned he was and had introduced Steve Laverty and Steve Losquadro, Esq. Mr. Braun mentioned that he had reviewed Local Law 20-2007 and determined that the proposed apartment (Fairfield Broadway) complex was subject to Local Law 20-2007 and that the existing apartment complex (Green Brook Apartments) was not. John added that both projects would be connecting to the Sewer District via a pump station. Mr. Lembo stated that his client was in agreement with the Twenty percent (20%) affordable and wanted to move forward. Legislator Krupski asked how the flow for the unit sizes was determined, and Mr. Lembo replied that (as per the standards) the flow from each unit was the same and added that his client had been in discussion with the Director of Affordable Housing.

Commissioner Anderson asked if there were any additional questions or comments; seeing none; made a motion to approve the request; the motion was seconded by Mr. Hilbert and approved unanimously.

SUFFOLK COUNTY SEWER AGENCY

RESOLUTION NO. 16 - 2015 AUTHORIZING THE CONNECTION OF FAIRFIELD BROADWAY (IS-1603)

TO SUFFOLK COUNTY SEWER DISTRICT NO. 14 - PARKLAND

WHEREAS, application has been made for Fairfield Broadway which is a proposed One Hundred Two unit (102) garden apartment subdivision, located in Holbrook, New York, situated on property identified on the Suffolk County Tax Map as District 0500, Section 195.00, Block 01.00, Lot 026.001, and

WHEREAS, the Premises are not located within the boundaries of Suffolk County Sewer District No. 14 – Parkland (the "District"), or within the boundaries of any other municipal sewer district, and

WHEREAS, the Fairfield Broadway Avenue, LLC has applied to this Agency for permission to connect Fairfield Broadway to the sanitary sewerage facilities of the District, and

WHEREAS, it is anticipated that Fairfield Broadway will generate a wastewater flow of Twenty Eight Thousand Nine Hundred Fifty gallons per day (28,950 GPD), and

WHEREAS, the District's sewage treatment plant has sufficient capacity to accept the sewage which is expected to emanate from Fairfield Broadway, and

WHEREAS, the connection of Fairfield Broadway to Suffolk County Sewer District No. 14 - Parkland will be financially beneficial for the sewer district and environmentally beneficial to Suffolk County, and

WHEREAS, this Agency has determined that the Twenty Eight Thousand Nine Hundred Fifty gallons per day (28,950 GPD), of sanitary sewage generated by the said project shall be treated at the facilities of the District, and

WHEREAS, pursuant to Title 6 NYCRR Part 617.5(c) (11) and (20), this project involves the extension of utility distribution facilities, including gas, electric, telephone, cable, water and sewer connections to render service in approved subdivisions or in connection with any action on this list; and routine or continuing agency administration and management, not including new programs or major reordering of priorities that may affect the environment. No further action under SEQRA should be taken by the Sewer Agency, and

NOW, THEREFORE, IT IS

^{1st} RESOLVED, that the SEQRA requirements for this project have been met, and requires no further action, now, therefore, be it further

2nd RESOLVED, that the connection authorized herein is subject to the approval of the Suffolk County Legislature and the New York State Department of Environmental Conservation, and it is further

3rd RESOLVED, that the connection authorized herein is subject to the execution of an agreement (the "Connection Agreement") between the Fairfield Broadway Avenue, LLC, the District, the Suffolk County Department of Public Works ("DPW"), the Suffolk County Department of Health Services, the County of Suffolk, and this Agency, which agreement shall contain such terms and conditions as the Administrative Head of the District shall determine, and it is further

4th RESOLVED, that the connection fee to be paid for the Fairfield Broadway shall be paid upon the execution of the Connection Agreement at the rate of Thirty Dollars (\$30.00) per gallon per day for a total of Eight Hundred Sixty-Eight Thousand Five Hundred Dollars (\$868,500.00), prior to execution of the Connection Agreement, and it is further

5th RESOLVED, that Fairfield Broadway Avenue, LLC shall, at its sole cost, expense and effort, construct a sewage collection facility for the Fairfield Broadway and shall offer to dedicate the said facility to this Agency, or to this Agency's nominee, at no charge, and it is further

6th RESOLVED, that the Fairfield Broadway Avenue, LLC shall furnish a Letter of Credit, in form, wording and amount, and on such terms and conditions, as determined by this Agency's staff, as security for the construction of the sewage collection facility for the Fairfield Broadway, as well as for all of the developer's obligations under the Connection Agreement, and it is further

7th RESOLVED, that this resolution shall become null and void, and of no further force or effect, without any further action by this Agency or notice to Fairfield Broadway Avenue, LLC if, within one (1) year from the date of the adoption hereof, an agreement in furtherance of the authorization granted herein (the Connection Agreement), in form and content satisfactory to the Chairman of this Agency, has not been negotiated and fully executed by all parties thereto.

(Suffolk County Sewer Agency Meeting March 23, 2015)

John mentioned that his project and the previous item (Fairfield Broadway) on the agenda were connected and the project is an existing One Hundred Seventy-Two (172) unit garden apartment subdivision situated in Holbrook, NY with a failing Sewage Treatment Plant. The owners propose to connect the Thirty Two Thousand gallons per day (32,000 GPD) of wastewater to be generated by Green Brook Apartments to SCSD No. 14 – Parkland via a pump station and forcemain and abandon the existing STP. The capacity is currently available in the District.

Staff recommended granting formal approval of this project.

Commissioner Anderson asked if a project representative was present and Tom Lembo, P.E., mentioned he was and that his client was anxious to move the process along. Legislator Krupski asked which regulatory agency oversaw the privately owned STP and the reply was, the Suffolk County Department of Health Services.

Commissioner Anderson asked if there were any additional questions or comments; seeing none; made a motion to approve the request; the motion was seconded by Mr. Hilbert and approved unanimously.

SUFFOLK COUNTY SEWER AGENCY

RESOLUTION NO. 17 - 2015

AUTHORIZING THE CONNECTION OF GREEN BROOK APARTMENTS (IS-1677) TO SUFFOLK COUNTY SEWER DISTRICT NO. 14 - PARKLAND

WHEREAS, application has been made for Green Brook Apartments which is an existing One Hundred Seventy Two unit (172) garden apartment subdivision, located in Holbrook, New York, situated on property identified on the Suffolk County Tax Map as District 0500, Section 195.00, Block 01.00, Lot 028.001, and

WHEREAS, the Premises are not located within the boundaries of Suffolk County Sewer District No. 14 – Parkland (the "District"), or within the boundaries of any other municipal sewer district, and

WHEREAS, the Green Brook Associates, LLC has applied to this Agency for permission to connect Green Brook Apartments to the sanitary sewerage facilities of the District, and

WHEREAS, it is anticipated that Green Brook Apartments will generate a wastewater flow of Thirty Two Thousand gallons per day (32,000 GPD), and

WHEREAS, the District's sewage treatment plant has sufficient capacity to accept the sewage which is expected to emanate from Green Brook Apartments, and

WHEREAS, the connection of Green Brook Apartments to Suffolk County Sewer District No. 14 - Parkland will be financially beneficial for the sewer district and environmentally beneficial to Suffolk County, and

WHEREAS, Green Brook Apartments is serviced by an on-site wastewater treatment plant which will be abandoned once the connection to the District has been made, and

WHEREAS, this Agency has determined that the Thirty Two Thousand gallons per day (32,000 GPD) of sanitary sewage generated by the said project shall be treated at the facilities of the District, and

WHEREAS, pursuant to Title 6 NYCRR Part 617.5(c) (11) and (20), this project involves the extension of utility distribution facilities, including gas, electric, telephone, cable, water and sewer connections to render service in approved subdivisions or in connection with any action on this list; and routine or continuing agency administration and management, not including new programs or major reordering of priorities that may affect the environment. No further action under SEQRA should be taken by the Sewer Agency, and

NOW, THEREFORE, IT IS

1st RESOLVED, that the SEQRA requirements for this project have been met, and requires no further action, now, therefore, be it further

2nd RESOLVED, that the connection authorized herein is subject to the approval of the Suffolk County Legislature and the New York State Department of Environmental Conservation, and it is further

3rd RESOLVED, that the connection authorized herein is subject to the execution of an agreement (the "Connection Agreement") between the Green Brook Associates, LLC, the District, the Suffolk County Department of Public Works ("DPW"), the Suffolk County Department of Health Services, the County of Suffolk, and this Agency, which agreement shall contain such terms and conditions as the Administrative Head of the District shall determine, and it is further

4th RESOLVED, that the connection fee to be paid for Green Brook Apartments shall be paid upon the execution of the Connection Agreement at the rate of Thirty Dollars (\$30.00) per gallon per day for a total of Nine Hundred Sixty Thousand Dollars (\$960,000.00), prior to execution of the Connection Agreement, and it is further

5th RESOLVED, that Green Brook Associates, LLC shall, at its sole cost, expense and effort, construct a sewage collection facility for the Green Brook Apartments and shall offer to dedicate the said facility to this Agency, or to this Agency's nominee, at no charge, and it is further

6th RESOLVED, that the Green Brook Associates, LLC shall furnish a Letter of Credit, in form, wording and amount, and on such terms and conditions, as determined by this Agency's staff, as security for the construction of the sewage collection facility for Green Brook Apartments, as well as for all of the developer's obligations under the Connection Agreement, and it is further

7th RESOLVED, that this resolution shall become null and void, and of no further force or effect, without any further action by this Agency or notice to Green Brook Associates, LLC if, within one (1) year from the date of the adoption hereof, an agreement in furtherance of the authorization granted herein (the Connection Agreement), in form and content satisfactory to the Chairman of this Agency, has not been negotiated and fully executed by all parties thereto.

(Suffolk County Sewer Agency Meeting March 23, 2015)

V. New Business - A. Formal Approval

65 MARCUS DRIVE

HU-1681

John mentioned that this project is an existing industrial building situated on 5.0± acres on Marcus Drive in Melville. The facility is expected to generate Three Thousand gallons per day (3,000 GPD) of wastewater and the owner requests Formal Approval for the connection to the Sewer District No. 3 – Southwest. John added that DPW had met with the project representatives and the proposed new owner and that the Department had concerns regarding the amount of flow and whether or not the wastewater was compatible with the sewer standards. The capacity is available in the District.

Staff recommended granting Formal Approval of the connection to the District.

Commissioner Anderson asked if a project representative was present and Charles Bartha, P.E., mentioned he was and introduced Steve Fiehel, P.E., and representatives from the property owner. Mr. Bartha mentioned that the sewer system was Three Hundred (300') feet distant and he understood John's concern but that the capacity requested was for the existing vacant building. Mr. Klein asked if other properties in the area were connected to the sewer system, to which Craig replied that a small number were connected and recently, the Department had received inquiries.

Commissioner Anderson asked if there were any additional questions or comments; seeing none; made a motion to approve the request; the motion was seconded by Ms. Broughton and approved unanimously.

SUFFOLK COUNTY SEWER AGENCY

RESOLUTION NO. 19 - 2015, GRANTING FORMAL APPROVAL FOR THE CONNECTION OF 65 MARCUS DRIVE (HU-1681) TO SUFFOLK SEWER DISTRICT NO. 3 – SOUTHWEST

WHEREAS, 65 Marcus Drive is an existing industrial building situated in Melville, New York, on property identified on the Suffolk County Tax Map as District 04.00, Section 267.00, Block 02.00, Lot 017.000, and

WHEREAS, the sewage flow from 65 Marcus Drive is expected to be Three Thousand gallons per day (3,000 GPD), and

WHEREAS, 65 Marcus Drive is not located within the boundaries of Suffolk County Sewer District No. 3 – Southwest (the "District"), or within the boundaries of any other municipal sewer district, and

WHEREAS, Rechler Equity has applied to this Agency for permission to connect its Three Thousand gallons per day (3,000 GPD) of flow to the sanitary sewerage facilities of the District, and

WHEREAS, the District's sewage treatment plant has sufficient capacity to accept the proposed flow of Three Thousand gallons per day (3,000 GPD) which is expected to emanate from 65 Marcus Drive, and

WHEREAS, the connection of 65 Marcus Drive to the District will be financially beneficial to the District, and environmentally beneficial to Suffolk County, and

WHEREAS, pursuant to Section 617.5(c) (11) and (20), of the SEQRA regulations, this project is listed as a Type II Action, and requires no further action, and

NOW, THEREFORE, IT IS

1st RESOLVED, that pursuant to Section 617.5(c) (11) and (20), of the SEQRA regulations, this project is a Type II Action, and requires no further action, now, therefore, be it further

2nd RESOLVED, that 65 Marcus Drive be permitted to connect to the sanitary sewerage facilities of the District, upon such terms and conditions as the Administrative Head of the District may impose, subject to the terms and conditions hereof, and it is further

3rd RESOLVED, that Three Thousand gallons per day (3,000 GPD) of capacity in the District's sewage treatment plant be allocated to 65 Marcus Drive, and it is further

4th RESOLVED, that the connection authorized herein is subject to the approval of the Suffolk County Legislature and the New York State Department of Environmental Conservation, and it is further

5th RESOLVED, that the connection authorized herein is subject to the execution of an agreement (the "Connection Agreement") between the owner of 65 Marcus Drive, the District, the Suffolk County Department of Public Works ("DPW"), the Suffolk County Department of Health Services, the County of Suffolk, and this Agency, which agreement shall contain such terms and conditions as the Administrative Head of the District shall determine, and it is further

6th RESOLVED, that the connection fee to be paid for 65 Marcus Drive shall be paid upon the execution of the Connection Agreement at the rate of \$30.00 per gallon of flow per day for a total of \$90,000.00, and it is further

7th RESOLVED, that Rechler Equity shall, at its sole cost, expense and effort, construct a sewage collection facility for 65 Marcus Drive and shall offer to dedicate the said facility to this Agency, or to this Agency's nominee, at no charge, and it is further

8th RESOLVED, that Rechler Equity shall furnish a Letter of Credit, in form, wording and amount, and on such terms and conditions, as determined by this Agency's staff, as security for the construction of the sewage collection facility for 65 Marcus Drive, as well as for all of the developer's obligations under the Connection Agreement, and it is further

9th RESOLVED, that this resolution shall become null and void, and of no further force or effect, without any further action by this Agency or notice to Rechler Equity if, within one (1) year from the date of the adoption hereof, an agreement in furtherance of the authorization granted herein (the Connection Agreement), in form and content satisfactory to the Chairman of this Agency, has not been negotiated and fully executed by all parties thereto.

(Suffolk County Sewer Agency Meeting March 23, 2015)

John mentioned that this project is an existing Eighty (80) unit apartment subdivision situated in Coram and that the developer has requested a Third (3) time extension to complete the agreement for connection to the Stonehurst III Sewage Treatment Plant. Additionally, the owners of the rental apartment complexes connected to the STP seek Sewer Agency approval to have the ability to consider each parcel as single and separate connections to the STP, and therefore have the ability to sell or transfer any and all parcels connected upon request, review and approval of the Sewer Agency.

Staff recommended granting the request for the Time Extension.

Commissioner Anderson asked if a project representative was present and Eugene L. Wishod, Esq., mentioned he was and introduced his associate, Vincent A. Candurra, Esq. Mr Wishod mentioned that this was a complex matter which was nearing completion. Mr. Braun added that the agreement was complete and out for signature and added that the property owners had requested the agreement to have the ability to sell or transfer any and all parcels connected to the Stonehurst STP and includes the County rider. Legislator Krupski asked if the project was subject to Local Law 20-2007 (Affordable Housing) and the reply was, no, the STP is privately owned.

Commissioner Anderson asked if there were any additional questions or comments; seeing none; made a motion to approve the request; the motion was seconded by Mr. Hilbert and approved unanimously.

SUFFOLK COUNTY SEWER AGENCY

RESOLUTION NO. 18 - 2015

AUTHORIZING THE CONNECTION OF STONEHURST IV BROOKWOOD MANAGEMENT #10 LLC (BR-0808.2) TO THE STONEHURST III SEWAGE TREATMENT PLANT (BR-0808)

WHEREAS, on March 19, 2012, this Agency adopted Resolution 10-2012, granting one year for completion of the connection agreement for the connection of Stonehurst IV Brookwood Management #10 LLC to the Stonehurst III Sewage Treatment Plant (STP), and on February 25, 2013 and February 10, 2014, this Agency adopted Resolutions 6-2013 and 10-2014, each granting one year time extensions to complete the connection agreement. However, Resolution 10-2014 expired on February 10, 2015, without the completion of the Agreement, and

WHEREAS, the developer of Stonehurst IV Brookwood Management #10 LLC has requested an extension of the authorization granted in Resolution No. 10-2012, and

WHEREAS, additionally, the developers and owners of the parcels connected to the Stonehurst III STP (Stonehurst III, Brookwood I, Brookwood II, and Stonehurst IV Brookwood Management #10 LLC) seek Sewer Agency approval to have the ability to consider each parcel as single and separate connections to the STP, and therefore have the ability to sell or transfer any and all parcels connected, and

NOW, THEREFORE, IT IS

1st RESOLVED, that Resolution No. 10-2012, adopted by this Agency on March 19, 2012, is hereby renewed, and it is further

2nd RESOLVED, that the Suffolk County Sewer Agency grants to the owners of each connectee to the Stonehurst III STP the ability to consider each parcel as single and separate connections to the STP, and therefore have the ability to sell or transfer any and all parcels connected, upon review and approval of the Sewer Agency, and

3rd RESOLVED, that the said application be approved subject to the execution of an agreement between the developer, the Suffolk County Department of Public Works, the Suffolk County Department of Health Services, the County of Suffolk and this Agency, on such terms as the Chairman of this Agency shall determine, including, but not limited to, the following:

1. The developer shall furnish a copy of the agreement between Stonehurst IV Brookwood Management #10 LLC and the owners of the Stonehurst III STP for review by Agency Staff;

And be it further

4th RESOLVED, that this resolution shall become null and void, and of no further force or effect, without any further action by this Agency or notice to the developer of Stonehurst IV Brookwood Management #10 LLC if, within one (1) year from the date of the adoption hereof, an agreement in furtherance of the authorization granted herein, in form and content satisfactory to the Chairman of this Agency, has not been negotiated and fully executed by all parties thereto.

(Suffolk County Sewer Agency Meeting March 23, 2015)

John mentioned that this project is a proposed Two (2) lot subdivision situated in Farmingville. The single family homes are expected to generate Six Hundred (600 GPD) gallons per day of wastewater. The developer requests a time extension to complete the connection agreement for connection to the Sewer District No. 12 – Birchwood Holbrook. The capacity continues to be available in the District.

Staff recommended granting Formal Approval of the connection to the District.

Commissioner Anderson asked if a project representative was present and John mentioned that the property owner was unable to attend the meeting.

Commissioner Anderson asked if there were any additional questions or comments; seeing none; made a motion to approve the request; the motion was seconded by Mr. Hilbert and approved unanimously.

SUFFOLK COUNTY SEWER AGENCY

RESOLUTION NO. 20 - 2015

AUTHORIZING AN EXTENSION OF TIME FOR THE DEERA HOMES (BR-0854.1)

TO SUFFOLK COUNTY SEWER DISTRICT NO. 11 – SELDEN

WHEREAS, on May 19, 2014, this Agency adopted Resolution No. 19-2014, authorizing the connection of Deera Homes to Suffolk County Sewer District No. 12- Birchwood/Holbrook, and

WHEREAS, Resolution 19-2014 granted one year to complete the connection agreement, and, by its terms, will expire on May 19, 2015, since an agreement in furtherance of the authorization granted therein had not been executed within one year from the adoption thereof, and

WHEREAS, the owners of Deera Homes have requested an extension of the authorization granted in Resolution No. 19-2014, and

NOW, THEREFORE, IT IS

1st RESOLVED, that Resolution No. 19-2014, adopted by this Agency on May 19, 2014, is hereby renewed, and it is further

2nd RESOLVED, that this resolution shall become null and void, and of no further force or effect, without any further action by this Agency or notice to the developer, if, within one (1) year from the date of the adoption hereof, an agreement in furtherance of the authorization granted herein, in form and content satisfactory to the Chairman of this Agency, has not been negotiated and fully executed by all parties thereto.

(Suffolk County Sewer Agency Meeting March 23, 2015)

John mentioned that this project is an existing Two Hundred Fifty-Seven (257) rental unit Apartment subdivision situated in Coram which is connected to a failing sewage treatment plant (STP). The project is expected to generate Forty One Thousand Six Hundred Seventy gallons per day (41,670 GPD) of wastewater and the owner proposes to connect to SCSD #11 – Selden and abandon the failing STP. The owners request a time extension to complete the connection agreement. Capacity continues to be available in the District.

Staff recommended granting the Formal Approval for connection to the Selden WWTP.

Commissioner Anderson asked if a project representative was present and Tom Lembo, P.E., mentioned he was and introduced Craig Marsky, representing of the owner. Mr. Lembo stated that the Staff narrative was accurate and that his client wanted to move forward. Legislator Krupski asked if the project was connecting to SD No. 11, and Mr. Lembo replied, yes.

Commissioner Anderson asked if there were any additional questions or comments; seeing none; made a motion to approve the request; the motion was seconded by Ms. Broughton and approved unanimously

SUFFOLK COUNTY SEWER AGENCY

RESOLUTION NO. 21 - 2015

AUTHORIZING AN EXTENSION OF TIME FOR THE CRESCENT CLUB APARTMENTS (BR-1655) TO SUFFOLK COUNTY SEWER DISTRICT NO. 11 – SELDEN

WHEREAS, on February 10, 2014, this Agency adopted Resolution No. 1-2014, authorizing the connection of Crescent Club Apartments to Suffolk County Sewer District No. 11- Selden, and

WHEREAS, Resolution 1-2014 granted one year to complete the connection agreement, and, by its terms, expired on February 10, 2015, since an agreement in furtherance of the authorization granted therein had not been executed within one year from the adoption thereof, and

WHEREAS, the owners of Crescent Club Apartments have requested an extension of the authorization granted in Resolution No. 1-2014, and

NOW, THEREFORE, IT IS

1st RESOLVED, that Resolution No. 1-2014, adopted by this Agency on February 10, 2014, is hereby renewed, and it is further

2nd RESOLVED, that this resolution shall become null and void, and of no further force or effect, without any further action by this Agency or notice to the developer, if, within one (1) year from the date of the adoption hereof, an agreement in furtherance of the authorization granted herein, in form and content satisfactory to the Chairman of this Agency, has not been negotiated and fully executed by all parties thereto.

(Suffolk County Sewer Agency Meeting March 23, 2015)

John mentioned that this project proposes to replace the existing Sewage Treatment Plant currently servicing the Whispering Pines/Colonial Woods Condominiums, SCSD No. 8 - Strathmore Ridge, and Phase I of the Meadows at Yaphank. The existing STP has recently been upgraded to accommodate a wastewater flow of Two Hundred Twenty-Five Thousand gallons per day (225,000 GPD) and the developer proposes to construct a STP capable of treating Four Hundred Fifty Thousand gallons per day (450,000 GPD). The newly constructed STP would treat the wastewater from the above-referenced developments as well as the additional phases of the proposed "Meadows at Yaphank" subdivision. The developer requests a time extension to complete the construction agreement.

Staff recommended granting the time extension to complete the construction agreement for the construction, operation and maintenance of a new replacement sewage treatment plant.

Commissioner Anderson asked if a project representative was present and Brian Ferruggiari, mentioned he was and introduced Tom Perna. Mr. Ferruggiari stated that the Staff narrative was correct and that the company was anxious to move the process forward. Mr. Ferruggiari mentioned that the site plan was before the Town of Brookhaven and the project would cost in excess of Three Hundred Million (\$300,000,000.00) Dollars. Legislator Krupski asked if the level of treatment would be more efficient (than the existing STP), and Mr. Ferruggiari replied, that the new STP would be in compliance of the standards for a new STP. Mr. Littell asked if this was a County sewer district and John (and Mr. Braun) replied, no that it was a private plant to which a County District (SD No. 8 – Strathmore Ridge) was connected.

Commissioner Anderson asked if there were any additional questions or comments; seeing none; made a motion to approve the request; the motion was seconded by Ms. Broughton and approved unanimously.

SUFFOLK COUNTY SEWER AGENCY

RESOLUTION NO. 22 - 2015

AUTHORIZING AN EXTENSION OF TIME FOR THE COMPLETION OF THE CONTRACT TO CONSTRUCT, OPERATE, AND MAINTAIN A SEWAGE TREATMENT PLANT FOR THE SEWAGE TREATMENT PLANT AT DORADE (BR 1410.1)

WHEREAS, on February 10, 2014, this Agency adopted Resolution No. 5-2014, authorizing the construction and operation and maintenance of a sewage treatment system for a Replacement Sewage Treatment Plant at Dorade, and

WHEREAS, Resolution No. 5-2014 granted one year for completion of the Agreement, whereas, the resolution expired on February 25, 2015, without the completion of the Agreement, and

WHEREAS, the developer of the Replacement Sewage Treatment Plant at Dorade has requested an extension of the authorization granted in Resolutions No. 5-2014, and

NOW, THEREFORE, IT IS

1st RESOLVED, that Resolution No. 5-2014, adopted by this Agency on February 10, 2014, is hereby renewed, and it is further

2nd RESOLVED, that this resolution shall become null and void, and of no further force or effect, without any further action by this Agency or notice to the developer, if, within one (1) year from the date of the adoption hereof, an agreement in furtherance of the authorization granted herein, in form and content satisfactory to the Chairman of this Agency, has not been negotiated and fully executed by all parties thereto.

(Suffolk County Sewer Agency Meeting – March 23, 2015)

John mentioned that this project is a proposed Three Hundred Four (304) unit subdivision containing garden rental apartments and a planned retirement community (PRC) situated in Mt. Sinai. The developer proposes to connect to SD No. 2 – Tallmadge Woods, which is approximately a mile and a half distant to treat the proposed Seventy-Two Thousand gallons per day (72,000 GPD) of wastewater expected to be generated. The capacity is currently available in the District.

Staff recommends approving of the conceptual certification of the project to the District.

Commissioner Anderson asked if a project representative was present and Tom Lembo, P.E., mentioned he was and introduced Jim Tsunis. Mr. Lembo stated that he needed to make a couple of corrections to the Staff narrative; the proposed plan was for a Two Hundred (200) unit Planned Retirement Community (PRC) and a Forty (40) unit Assisted Living Facility (ALF). Mr. Lembo added that the Twenty percent Affordable units would be on site and that it was his understanding that capacity was available in the District. John asked if the flow requested was the same and Mr. Lembo replied that he had done the calculations and yes, it would be the same.

Commissioner Anderson asked if there were any additional questions or comments; seeing none; made a motion to approve the request; the motion was seconded by Mr. Cavanagh and approved unanimously

SUFFOLK COUNTY SEWER AGENCY

RESOLUTION NO. 23 - 2015

AUTHORIZING THE CONCEPTUAL CERTIFICATION FOR THE CONSTRUCTION OF A NEW WASTEWATER TREATMENT PLANT FOR MT. SINAI MEADOWS (BR-1680)

WHEREAS, application has been made for the construction of a new WWTP for Mt. Sinai Meadows which is a proposed Three Hundred Four (304) unit subdivision located in Mt Sinai, New York, situated on property identified on the Suffolk County Tax Maps as District 0200, Section 139.00, Block 06.00, Lot 006.000, District 0200, Section 140.00, Block 04.00, Lots 004.000, 005.000, 007.000-016.000, District 0200, Section 162.00, Block 05.00, Lots 008.000, 018.000-032.000, District 0200, Section 163.000 Block 01.00 Lots 001.000-033.000, District 0200, Section 163.00, Block 02.00, Lots 001.000-003.000, 004.000-014.000, 015.001, 015.002, 016.000-028.000, 031.000, and District 0200, Section 163.00, Block 01.00, Lot 017.00, and

WHEREAS, there is no Suffolk County Sewer District, or other municipal sewer district in the vicinity of Mt. Sinai Meadows to serve the development's sanitary needs, and

WHEREAS, the developer of the project proposes to construct an On-Site Sewage Treatment Plant (STP) to service the project, and

WHEREAS, the construction of a STP will be environmentally beneficial to Suffolk County, and in accordance with the Agency's policy for the non-proliferation of small on-site sewage treatment plants, and

WHEREAS, inasmuch as the SEQRA process for the aforesaid connection has not been completed, this Agency cannot, at this time, approve the said connection, and

WHEREAS, in the interest of good planning, and in order to minimize potential hardship on applicants, it is the policy of this Agency, upon review of an application prior to the completion of the SEQRA process, to give applicants an indication of what method of wastewater disposal this Agency would like to see for a particular project, thereby giving applicants an indication of the action that this Agency might take if it were to pass upon the application at the time of such review, and

WHEREAS, in furtherance of such policy, this Agency is desirous of giving Mt. Sinai Meadows an indication of the action that this Agency might take regarding the proposed connection if the SEQRA process had been completed and the stressing of the STP has determined the additional capacity is available this Agency were to pass upon the matter at this time,

NOW, THEREFORE, IT IS

1st RESOLVED, that this Agency hereby grants "Conceptual Certification" to the proposed construction of a new wastewater treatment plant to service Mt. Sinai Meadows, and it is further

2nd RESOLVED, that this resolution shall become null and void, and of no further force or effect, without any further action by this Agency or notice to the developer of Mt. Sinai Meadows, within two (2) years from the date of the adoption hereof if an application for Formal Approval in form and content satisfactory to the Chairman of this Agency, has not been submitted for consideration, and it is further

3rd RESOLVED, that

1. such conceptual certification is not, and is not to be construed as, final approval, which can only be granted by this Agency after the SEQRA process for the proposed connection has been completed;
2. the applicant shall return to this Agency for such final approval;
3. the granting of conceptual certification as set forth herein shall not be binding upon this Agency when final approval is sought; and
4. the granting of conceptual certification does not constitute a position by this Agency, favorable or otherwise, with respect to local land use, zoning and/or subdivision requirements.

Suffolk County Sewer Agency Meeting (March 23, 2015)

F. Miscellaneous

1. Scavenger Private Scavenger Waste Facilities

Discussion on the excess strength charge for private scavenger waste receiving facilities;

John mentioned that last year the Agency had discussion on a number of requests to open and operate privately owned scavenger waste facilities within the Southwest Sewer District (No. 3) and that the Agency asked that the Department review the requests. John explained that a draft report was included in the agenda and that Staff had reviewed the impact and cost for treating the wastewater and determined that a rate of Seventeen Dollars (\$17.00) per One Thousand (1,000) gallons would cover the county's cost. John mentioned that the fee at the scavenger waste facility at Bergen Point was Sixty-Two (\$62.00) Dollars per One Thousand (1,000) gallons and that the rate cost for a homeowner was One Dollar and Sixty Cents (\$1.60) per One Thousand (1,000) gallons and that the Department had to consider that the proposed privately owned scavenger waste facilities would discharge wastewater with high strength which would impact the treatment facilities of the District. John added that to move forward to issue permits for operating privately owned scavenger waste facilities that the Administrative Head of the District and Agency needed to schedule and hold Public Hearings to approve the proposed rate. Discussion ensued as to the process for holding public hearings and Legislative approval and involvement. Legislator Cilmi asked if the new rates would apply to existing facilities, to which the response was, yes, when the contract expired, the new rate and regulation would apply. Legislator Cilmi mentioned that he wanted to ensure that everyone was treated equally. Legislator Krupski asked how many facilities were currently permitted, to which John replied, two permits had been issued which were normally renewed every Three (3) years and currently have been granted Three (3) month extensions. Legislator Krupski mentioned that one of the permittees was ClearFlo and John replied that ClearFlo was permitted for Four Hundred Thousand (400,000 GPD) gallons per day and currently was discharging at Two Hundred Thousand (200,000 GPD) gallons per day. Mr. Gallagher stated that it was his understanding that the scavenger waste facility at Bergen Point was permitted for Five Hundred Thousand (500,000 GPD) gallons per day. John added that the Department was concerned that other scavenger waste receiving facilities could request to operate and significantly affect the treatment facilities of the District (high strength, solids, and BOD). Mr. Littell asked if the facilities could accept out of County wastewater to which John replied that they were not supposed to do so. Mr. Cavanagh asked if there would be a resolution specifically mentioning the Seventeen Dollar (\$17.00) per Thousand (1,000 GPD) gallons rate and who would approve the resolution, to which Mr. Braun replied that if the Agency established the rate than the Legislature would have to approve. Discussion ensued as to the approval process with opinions differing. It was mentioned that if a resolution was submitted to the Legislature the Public hearing would be a part of the committee meeting. Additional discussion ensued. Legislator Cilmi asked if the rate would be Zero Dollars (\$0.00), and Mr. Braun mentioned that the proposed rate would be Seventeen Dollars (\$17.00) per Thousand (1,000 GPD) gallons. Mr. Gallagher stated that the estimated cost of treatment would be Forty-Five Dollars (\$45.00) per Thousand gallons (1,000 GPD) and if the rate was Seventeen Dollar (\$17.00) per Thousand (1,000 GPD) gallons they (Al Aparo Cesspools) would breakeven and asked if the rate for in-district users would also be increased to which John replied, no, that the Seventeen Dollar

(\$17.00) per Thousand (1,000 GPD) gallons was the correct charge for a facility treating out of district wastewater. Discussion ensued as to the profitability of opening a facility and paying the proposed rate. Commissioner Anderson asked if the Agency should take a cycle to review the Department's draft report or move forward for the sake of time and suggested that the Agency move forward with establishing the rate. Discussion ensued to the process of moving forward and Mr. Gallagher asked if an interim permit could be issued to Al Aparo Cesspools. Commissioner Anderson asked if Al Aparo Cesspools would agree to the Seventeen Dollar (\$17.00) per Thousand (1,000 GPD) gallon rate and Mr. Gallagher replied, yes, to whatever rate was established. Mr. Cavanagh asked how long the other scavenger waste receiving facility had been in operation and John replied Ten (10) years. John mentioned that Al Aparo Cesspools had submitted plans and suggested that the Department move forward with the review (of the application and plans). Commissioner Anderson mentioned that moving forward with the review (of the application and plans) for Al Aparo Cesspools and the other applicants was reasonable and the Department should move forward. Mr. Cavanagh asked about the extensions given and John replied that the extensions were for Three (3) months at a time. Discussion ensued as to Public hearings.

Commissioner Anderson seeing that there was no further discussion asked if there were any additional questions or comments; seeing none; made a motion to close the discussion; the motion was seconded by Mr. Hilbert and approved unanimously.

Attachment A

Good Morning: Thank you for the opportunity to address the Sewer Agency Board.

Introduction: 25 years in the wastewater industry. Working for a company that has been in the wastewater industry on Long Island for over 40 years.

Past President of the Long Island Liquid Waste Association. Currently a member of the Board of Directors.

Member of the Nation Association of Wastewater Technicians.

Overview: Al Aparo Crane & Cesspool Service, Inc. has applied for an industrial sewer connection that will allow the discharge to the Southwest Sewer District pretreated scavenger waste. The application had been filed in March of 2014.

Our facility is an existing building that is located at 15 Greene Street, Bay Shore, In the Town of Islip. The facility is located well within the boundaries of the Southwest Sewer District and currently has an existing sanitary connection to the sewer district.

The scavenger waste to be pretreated will be comprised of a combination of Grease Trap waste, septic tank waste and compatible industrial rinse waters, storm water, and sewage treatment plant sludge.

The raw scavenger waste will be collected from various generators and will be sampled at the time the waste is discharged at the facility. The collection vehicles will discharge the liquid waste into holding tanks that will temporarily hold the scavenger waste until it is processed.

The stored scavenger waste will then be mixed and pumped at a constant rate into a dewatering unit that will separate the solids from the liquid waste. This screened liquid waste is what we intend to dispose of via the industrial sewer connection to the Southwest Sewer District.

The proposed industrial sewer connection will have an automatic sampler to collect samples for Suffolk County to ensure compliance with all discharge parameters for an industrial sewer connection as well as a flow meter to monitor and record all flow from industrial process to the sewer district. Also proposed is a grease trap / sediment interceptor to be constructed on the proposed industrial sewer connection to protect the sewer district if a process upset or a worst a catastrophic failure was to occur within the facility.

History: This type a facility is not a new idea. Facilities such as the one we are proposing are in existence around the country. Many have been in operation for more than 10 years.

Local: There are already two such facilities in Suffolk County that accept scavenger waste for pretreatment and disposal via the southwest sewer district.

One of these facilities have been in operation for over 10 years. The two facilities accept scavenger waste generated from both within the sewer district and from outside the district boundaries.

Suffolk County has not accepted Grease Trap Waste since November of 2002. Since that time the only disposal options for local companies who service grease traps is to haul the grease trap waste off of Long Island for treatment and disposal or bring the grease trap waste to one of the existing scavenger pretreatment facilities.

Our proposed facility is to handle grease trap waste the Bergen Point has not accepted for almost 13 years as well as other compatible scavenger waste described earlier.

Bergen Point Scavenger Waste facility currently accepts waste water (except grease trap waste) generated from any point located within Suffolk County. The tipping charge or disposal fee is uniform for all waste generators regardless if the wastewater was generated within the southwest sewer district or outside of the district.

Our company is currently operating as a liquid waste transfer station at our Greene Street Bay Shore facility, permitted by NYS DEC and the Town of Islip. Our permit requires our company to keep track of all waste generators. Our tracking of these generators indicate that better than 97% of waste accepted by our transfer station was from generators located within the county of Suffolk.

Bergen Point had operated for many years where the scavenger facility had to close it's doors to the liquid waste haulers due to the fact that they had reached their capacity limit for scavenger waste. One other scavenger waste disposal options became available the frequency of those closures has been nearly eliminated. This shows that there is a need for scavenger pretreatment facilities such as the type we are proposing to help better service the growing population of Suffolk County.

Each and every new restaurant will be required to install a grease trap approved by the SC board of health and / or the SCDPW as well as each and every new housing project approved – either septic tanks or on-site community systems like the type proposed and approved by this board will be required to be pumped on a periodic basis and we need to plan to be able to provide the required local disposal options. Our proposed facility as well as others of this type address the growing disposal need of Suffolk County.

Summary: To be treated fairly, To connect our proposed industrial process to the southwest sewer district not as an out of district connectee since we are located well within the district boundaries, To be Treated the same as the other facilities already connected as a pretreatment facility. To be able to dispose of the liquid waste via the Suffolk county sewer at the same rate as any other industrial user, subject to surcharges the same as any other industrial user if the established discharge limitations are exceeded the same as any other industrial user.

Thank you again for your time today.

F. MISCELLANEOUS

2. Public Notice for Sewer RFPs

Public Notice for 3 Sewer RFPs

Mr. John Donovan, P.E., Chief Engineer, Division of Sanitation, Suffolk County Department of Public Works, mentioned that the agenda packet included a draft (attached) requests for proposals worksheet and added that the Department (County of Suffolk) will be issuing Three (3) RFPs; which include areas of; the Forge River, the Carlls River, and the Connetquot River. Mr. Donovan gave a brief narrative of the proposals and mentioned that it was necessary to discuss the RFP in a public forum.

Commissioner Anderson asked if the RFPs had to go to the Waiver Committee and Mr. Donovan replied that the RFPs had been previously approved by the Waiver Committee. Legislator Krupski asked if the funds for the sewers had to be borrowed and Mr. Donovan replied yes, that was the proposal. Legislator Krupski asked if the level of treatment would be more efficient and Mr. Donovan replied that the parcels in the Carlls River and Connetquot River areas would be serviced in the Southwest Sewer District and that the STP designed for the Forge River area would discharge nitrogen at a maximum of Ten (10 PPM) Parts Per Million. Legislator Krupski asked if the bar could be set higher and Mr. Donovan replied that the NYS requirements for nitrogen discharge was Ten (10) PPM and the STP discharge would probably be in the range of Six (6) PPM or Seven (7) PPM, and that was considerably better than the estimated Forty (40) PPM currently discharging into the Forge River by cesspools and/or septic systems. Legislator Krupski asked how much more would it cost to have a more effective treatment system; One (\$1,000,000.00) Million Dollars, a Hundred (\$100,000,000.00) Million Dollars, and Mr. Donovan replied, yes, somewhere between the two amounts. Legislator Krupski asked who pays back the loan and Mr. Donovan replied, the benefitted users of the District. Discussion ensued as to the quality of life, the additional cost for a more effective treatment system. Legislator Krupski asked at what point would those benefitted begin to connect and Commissioner Anderson replied that the parcel owners would be given One (1) year to connect as the Federal government and the State of New York wanted to see the impact of sewerage the areas would have on the environment. Ms. Broughton asked the source of the funding and Commissioner Anderson replied that the funds were provided/loaned by a combination of HUD, the EFC, and FEMA funds. Ms. Broughton cautioned the Department to monitor the funding. Discussion ensued as to the specifics of the financing, billing for sewer service, mandatory sewer connections, and debt service. Mr. Klein asked if the homeowners would have an additional Five Hundred (\$500.00) Dollars on the annual tax bill, to which John replied that the total cost was estimated to be Three Hundred Eighty-Three (\$383,000,000.00) Million Dollars of which Eighty-Three Million (\$83,000,000.00) Dollars was to be borrowed and must be paid back. The Five Hundred (\$500.00) Dollars was the debt service for the Eighty-Three Million (\$83,000,000.00) Dollars borrowed and the estimated user fee of Four Hundred (\$400.00) Dollars had to be included for connectees in the Forge River area. Mr. Donovan added that the user fee at Bergen Point was One Hundred Fifty (\$150.00) Dollars annually and the Department would bill the connectees directly. Legislator Krupski asked if billing through the taxes was simpler and Mr. Donovan mentioned that that was possible but the Department billed directly and the debt service was included. Legislator Krupski asked if the vacant land would be billed and the reply was no. Mr. Littell mentioned that the capital budget included Two Million (\$2,000,000.00) Dollars and that if the

funds were going to be available and Mr. Donovan replied that the funds would be used to pay back the debt.

Commissioner Anderson seeing that there was no further discussion asked if there were any additional questions or comments; seeing none; made a motion to close the discussion; the motion was seconded by Mr. Hilbert and approved unanimously.

Public Notice for Sewer RFPs

The County of Suffolk will be issuing three requests for proposals (RFP) for consultant assistance services to design sewer work around three watersheds (Carlls River, Forge River, and Connetquot River).

1. These services shall be provided by a professional engineering firm/team meeting the requirements of the County's local preference law. Such firm/team may employ sub-consultants as necessary to accomplish this work.
2. Evaluation of Proposal - Proposals will be evaluated by the County in accordance with the following criteria:
 - a. The merits of the respondent's response to this RFP for consulting services.
 - b. Project organization, staffing and management.
 - c. The specialized experience and competence of the respondent, including the individual expertise of the staff members.
 - d. The capability, responsibility, and past performance of the respondent.
 - e. Past performance on projects of similar scope and subject matter.
 - f. Ability to meet the County's schedule on previous County projects.
3. Selection Process - The selection process will be as follows:
 - a. Selection Team - The selection team will consist of professional representatives from the Commissioner's Office and the Sanitation Division Office of the Department of Public Works.
 - b. All proposals will be reviewed by the selection team members. Included in the review criteria is the evaluation of the consultant's ability to provide a competent construction estimate.
 - c. Interviews/presentations when required will be conducted.
 - d. The selection team will rank the firms based on the merits of their proposals and interview the top three firms.
 - e. The fee proposal of the top three firm(s) will be opened and scrutinized by the selection team.
 - f. The top-ranked firm will be called in to discuss the details of its proposal, including the fees. If an agreement on fee is reached, the top-ranked firm will be the chosen consultant.
 - g. If an agreement on fee is not reached with the top-ranked firm, negotiations will ensue with the second ranked proposer, and so forth, until a consultant is chosen, or until the County decides to suspend negotiations.

To be on the list to receive the RFP's, please contact Boris Rukovets, P.E., at 631-852-4199 or email boris.rukovets@suffolkcountyny.gov

Seeing no further business, Commissioner Anderson made a motion to adjourn the meeting. The motion was seconded by Ms. Broughton and approved unanimously at 12:09 PM.

Respectfully submitted,

A handwritten signature in black ink, appearing to read "C. Platt", with a stylized flourish extending to the right.

Craig A Platt
Secretary, SCSA

Sign-in

March 23, 2015

Suffolk County Sewer Agency
SCDPW - Sanitation - Engineering

| No. | Name | Firm/Company | Project | Email Address (copy of minutes) |
|-----|---------------------------------|-------------------------------|-----------------------------|--|
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| 2 | Thomas Gallagher | AL APARO CRANE & CONSTRUCTION | Private Sewerage Facilities | thomas.gallagher@alaparo.com thomas@aparo.com |
| 3 | TOM CILMI | Legislature | | |
| 4 | CRAW MARSENKE | HOME PROPERTIES | CRESCENT CLUB | |
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If you are not a project representative but would like to address the Sewer Agency, please fill out an index card.