

**SUPPORTING DOCUMENTATION REGARDING THIS AGENDA CAN BE FOUND
IN THE CLERK'S Office
LaGrange Town Board Meeting
October 28, 2015
AGENDA**

Call to Order

Salute to the Flag

Minutes

- Accept Minutes from October 14, 2015

Public Hearing

- 2016 Assessment Rolls for Districts and Special Districts
- Re-levy Water, Sewer & Property Maintenance
- Preliminary Budget for 2016

Correspondence

- DC Sheriff 2016 Administrative Fee Schedule
 - Town Board to consider approving DC Sheriff Fee Schedule

Agenda Items

- Town Board to pass Proposed Local Law #2 Solar Systems; Chapter 240
 - Resolution: Local Law 240-70.2
- Resolution: Town Board to accept 2014 Justice Court Audit
- Resolution: Town Board to authorize Town Supervisor to sign Central Hudson's Blanket LED Street Lighting Authority Order
- Highway Superintendent request a Transfer of Funds from General Repairs-Personal Services to Machinery-Personal Services in the amount of \$25,000.00
- Manchester Water District: consideration of partial permit application fee for 11 Carol Drive
- Budget transfers and amendments
- Town Board to approve extra DC Sheriff Department Patrol on 10/30/2015-10/31/2015 at a fee of approximately \$300 per day.

- Town Board to approve Kelly Tighe, Legislative Aide to attend the General Code Seminar on November 18, 2015; 11:30am-1pm at the Rhinebeck Village Hall. No fee to attend.

Bond Agreements

- No bonds to be accepted or released

Committee Reports

- Water and Sewer
- Recreation
- Open Space
- Highway
- Business/Economic Development
- Assessor

Town Attorney

- This time is set aside each meeting for new business by the Towns Attorney not listed elsewhere in the agenda

Administrator of Planning & Public Works

- This time is set aside each meeting for the Administrator of Public Works to discuss planning, water, sewer, MS4 and related topics not listed elsewhere on the agenda

Environmental Consultants

- Reports from the operators of the Town's water and sewer facilities

Public Comment

- Public comments are accepted during this time

Town Board Discussion

- See Spot Run Dog Park

Adjournment



A GANNETT COMPANY

Classified Ad Receipt
(For Info Only - NOT A BILL)

Customer: LAGRANGE, TOWN OF
Address: 120 STRINGHAM RD
LAGRANGEVILLE NY 12540
USA

Ad No.: 0000795790
Pynt Method Invoice
Net Amt: \$75.44
Run Times: 1
Run Dates: 10/17/15

Text of Ad:

TOWN OF LA GRANGE
Notice of Receipt of Assessment Rolls for Special Districts

PLEASE TAKE NOTICE THAT THE 2016 Assessment Rolls
for the following:
Districts & Special Districts

- DUFDR DUTCHESS FARMS DRAINAGE DISTRICT
- DW0Q3 DEERFIELD ESTATE WATER
- FFSF3 FRANK FARM & SLEIGHT FARM SEWER DISTRICT
- FFSW2 FRANK FARM DRAINAGE DISTRICT
- GW0D6 GRANDVIEW ESTATE WATER
- HKSMO H&K PAGE DRAINAGE DISTRICT
- HRW01 HARVEST RIDGE WATER DISTRICT
- HR5DD HARVEST RIDGE DRAINAGE DISTRICT
- HS03X HILLVIEW SEWER (TENANTS OF TITUSVILLE SEWER)
- LKRDD LAKE RIDGE DRAINAGE DISTRICT
- LL054 LAGRANGE LIGHTING
- LR0DD LAUREL RIDGE
- LR5WD LINCOLN RIDGE DRAINAGE DISTRICT
- LW0LW SOUTHWEST LAGRANGE WATER EXT. #5
- LW0Q4 SOUTHWEST LAGRANGE WATER
- MGMDD MGM PROPERTIES
- MRGDD MEADOW RIDGE DRAINAGE DISTRICT
- MVW01 MAPLEVIEW WATER DISTRICT
- MW0L1 MANCHESTER WATER DISTRICT
- MW501 MALONEY WOODS DRAINAGE DISTRICT
- NS0F2 NOXON KNOLLS SEWER
- NW0L3 NOXON KNOLLS WATER
- PPSDD PROVIDENCE ESTATES DRAINAGE DISTRICT
- RSVDD THE RESERVE DRAINAGE DISTRICT
- SD0T4 TITUSVILLE SEWER EXTENSION
- SFSW2 SLEIGHT FARM DRAINAGE DISTRICT
- SR501 SUNSET RIDGE SEWER
- SRD01 SUNSET RIDGE DRAINAGE
- TCLTD TOWN CENTER LIGHTING
- SVFDR SVF DRAINAGE DISTRICT
- TCS01 TOWN CENTER DEV IMPROVEMENT DISTRICT
- THD01 TODD HILL DRAIN
- TS0F1 TITUSVILLE SAN SEWER
- TW0L6 TITUSVILLE WATER
- WD02X TOWN CENTER WATER IMPROVEMENT
- WED01 WINDANCE ESTATE DRAINAGE DISTRICT

are on file in the Town Clerk's office at 120 Stringham Road, La Grangeville, NY and may be examined during normal business hours. PLEASE TAKE FURTHER NOTICE that the Town Board will hold a hearing thereon at the LaGrange Town Hall, 120 Stringham Road, on October 28, 2015 at 7:00 pm to consider any objections which may be made to said rolls.
Christine O'Reilly-Rao, Town Clerk
Dated: September 23, 2015 795790

TOWN OF LaGRANGE -
2015 NOTICE OF RE-LEVY WATER & SEWER
DISTRICTS AND NOTICE
OF RE-LEVY OF PROPERTY MAINTENANCE FEES

TAKE NOTICE THAT I, the undersigned Receiver of Taxes of the Town of LaGrange, County of Dutchess and State of New York, pursuant to the provisions of law will send a list of Delinquent Water & Sewer Districts and Property Maintenance Fees to the Dutchess County Commissioner of Finance after authorization from the LaGrange Town Board following the Public Hearing to be held on October 28, 2015.

TAKE NOTICE, that these delinquent amounts will re-levied onto the 2016 Town & County tax bills. They include the following water districts: Deerfield, Grandview, Noxon Knolls, South West LaGrange, Titusville, Town Center, Manchester and Maplevue. The following are sewer districts: Titusville, Noxon Knolls, Sunset Ridge and Sleight-Frank Farm.

AND FURTHER NOTICE is hereby given pursuant to Town Code Chapter 181-7C (2) "Property Maintenance": Reimbursement of costs incurred by the Town to be charged against the real property which is the subject of the violation.

SUBMITTED: Jane Sullivan
Receiver of Taxes

793906

**NOTICE OF FILING OF THE 2016 TENTATIVE BUDGET AND
NOTICE OF PUBLIC HEARING ON THE 2016 PRELIMINARY BUDGET FOR THE
TOWN OF LAGRANGE**

NOTICE IS HEREBY GIVEN that the Tentative Budget of the Town of LaGrange, Dutchess County, NY for the fiscal year beginning January 1, 2016 has been filed in the office of the Town Clerk. It will be available for inspection by any interested persons during regular office hours: 8:30 a.m. until 4:00 p.m. on all business days. The Town Clerk's office is located at the LaGrange Town Hall, 120 Stringham Road, La Grangeville, NY, 12540.

FURTHER NOTICE IS HEREBY GIVEN that the Town Board of said Town of LaGrange will meet and review the 2016 Budget which includes Water and Sewer Rates for 2016, and hold a public hearing thereon at 7:00 P.M. on October 28, 2015 at 120 Stringham Road La Grangeville, New York, and that at such hearing any person may be heard for or against the Preliminary Budget as compiled, or any item or items contained therein.

AND FURTHER NOTICE IS HEREBY GIVEN pursuant to Section 113 of the Town Law, that the following are proposed yearly salaries of Town Officers of the Town:
Supervisor - \$64,709 Councilmen – 4 @ \$8,000 each; Town Clerk - \$55,610;
Receiver of Taxes - \$53,598; Superintendent of Highways - \$82,367; and
Town Justices – 2 @ \$ 24,970 each.

All citizens have the right to provide written and oral comments concerning the entire budget.

By Order of the LaGrange Town Board


Christine O'Reilly-Rao, Town Clerk
September 23, 2015

RESOLUTION

_____ offered the following resolution which was seconded by _____, who moved its adoption:

WHEREAS, a local law was introduced to be known as Local Law No. __ of 2015, entitled A LOCAL LAW OF THE TOWN OF LAGRANGE, DUTCHESS COUNTY, NEW YORK TO AMEND CHAPTER 240, ZONING, OF THE LAGRANGE TOWN CODE TO ADD A NEW SECTION 240-70.2 ENTITLED SOLAR ENERGY SYSTEMS, TO AMEND SCHEDULE A1.1 OF SECTION 240-27 OF THE LAGRANGE TOWN CODE, TO AMEND SCHEDULE A1.2 OF SECTION 240-27 OF THE LAGRANGE TOWN CODE, AND TO ADD A NEW FOOTNOTE 39 TO SCHEDULE A OF 240-27 OF THE LAGRANGE TOWN CODE.

WHEREAS, a public hearing in relation to said local law was held on October 14, 2015 at 7:00 p.m., prevailing time; and

WHEREAS, notice of said public hearing was given pursuant to the terms and provisions of the Municipal Home Rule Law of the State of New York; and

WHEREAS, after public hearing, the Town Board elected to remove the portion of amendments to Schedule A1.2 of Section 240-27 of the Town Code which pertain to townhouse uses in the MGH and GH zoning districts, and to maintain the existing provisions pertaining to townhouses in the MGH and GH zoning districts pending further review, and a revised Appendix "B" is annexed to this resolution of adoption; and

WHEREAS, said local law in modified form has been on the desks of the members of the Town Board of the Town of LaGrange for at least seven (7) days, exclusive of Sunday;

NOW, THEREFORE, BE IT RESOLVED that the following local law is hereby enacted:

Section 1. Chapter 240 of the LaGrange Town Code is amended to add a new Section 240-

70.2 reading as follows:

§240-70.2. Solar Energy Systems.

- A. Purpose. Because it is in the public interest to provide for and encourage renewable energy systems and a sustainable quality of life, the purpose of this chapter is to facilitate the development and operation of renewable energy systems based on sunlight. Solar energy systems are appropriate in all zoning districts when measures are taken, as provided in this chapter, to minimize adverse impacts on neighboring properties and protect the public health, safety and welfare.
- B. Definitions.
- (1) Building-Integrated Photovoltaic (BIPV): the incorporation of photovoltaic (PV) material into a building's envelope. Technologies include PV shingles or tiles, PV laminates, and PV glass. Examples of placement include vertical facades, semi-transparent skylights, awnings, fixed awnings, and roofs.
 - (2) Ground-Mounted System: A solar energy system that is anchored to the ground and attached to a pole or similar mounting system, detached from any other structure.
 - (3) Large-Scale System: Solar energy systems located on land primarily used to convert solar energy into electricity for offsite energy consumption.

- (4) **Roof-Mounted System:** A solar panel located on a roof of a permitted principal use or accessory structure.
- (5) **Solar Energy Equipment:** Energy storage devices, material, hardware, or electrical equipment and conduit associated with the production of electrical energy.
- (6) **Solar Energy System:** An electrical generating system composed of a combination of both solar panels and solar energy equipment.
- (7) **Solar Panel:** A device capable of collecting and converting solar energy into electrical energy.

C. Solar as an Accessory Use/Structure.

- (1) **Roof- Mounted Systems.** Roof-mounted systems are permitted as an accessory use in all zoning districts when attached to lawfully permitted principal uses and accessory structures, subject to the requirements set forth in this section:
 - (a) **Height:** Solar energy systems shall not exceed maximum height restrictions within any zoning district and are provided the same height exemptions granted to building-mounted mechanical devices or equipment.
 - (b) **Setback:** Solar energy systems are subject to the setback requirements of the underlying zoning district.
 - (c) **Aesthetics:** Solar installations shall incorporate the following design requirements:

[1] Solar energy equipment shall be installed inside walls and attic spaces to reduce their visual impact. If solar energy equipment is visible from a public right of way, it shall match the color scheme of the underlying structure.

[2] Panels facing the front yard must be mounted at the same angle as the roof's surface with a maximum distance of 18 inches between the roof and highest edge of the system.

[3] Solar panels affixed to a flat roof shall be placed below the line of sight from a public right of way.

(2) Ground-Mounted Systems. Ground-mounted solar energy systems are permitted as an accessory structure in all zoning districts, subject to the requirements set forth in this section:

(a) All ground-mounted solar panels in residential districts shall be installed in the side yard or rear yard.

(b) Setback: Ground-mounted solar panels are subject to setback requirements of the underlying zoning district.

(c) Height: Solar panels are restricted to a height of 12 feet.

(d) Lot Coverage: The surface area of ground-mounted solar panels shall be included in lot coverage and impervious surface calculations.

(e) **Special use Permit Requirements.** In addition to the requirements of Section 240-71 of this Chapter, the following requirements shall apply:

- [1] **Verification of utility notification.** Foreseeable infrastructure upgrades shall be documented and submitted. Off-grid systems are exempt from this requirement.
- [2] **Name, address, and contact information of the applicant, property owner(s), and agent submitting the proposed project.**
- [3] **Site plan approval is required.**
- [4] **Blueprints signed by a Professional Engineer or Registered Architect of the solar installation showing the layout of the system.**
- [5] **The equipment specification sheets shall be documented and submitted for all photovoltaic panels, significant components, mounting systems, and inverters that are to be installed.**
- [6] **Ground-mounted solar energy systems.** A ground-mounted solar energy system shall be screened with perimeter plantings, to consist of evergreen plantings having a minimum height of 4 feet at the time of installation, and shall not be setback more than five feet from said system.

- [7] A landscaped buffer shall be provided around ground-mounted systems to provide screening from adjacent residential properties and roads.
- [8] A ground-mounted system shall be fully screened from adjacent properties and roads by fencing or a combination of fencing, and evergreen and deciduous plantings. Plantings used for screening shall be of such a height and width, at the time of planting, so as to obscure the ground-mounted system from adjacent properties. Said screening shall be subject to the prior review and approval of the Planning Board to ensure compliance with this requirement.
- [9] General placement of ground mounted systems should be done in a manner which maximizes distance from adjacent properties to ensure that the installation does not seek to minimize impact to the applicant at the expense of adjacent properties. The Planning Board has authority to increase the setback requirements to accomplish this goal.

(3) Installation Requirements

- (a) All solar energy system installations must be performed in accordance with applicable electrical and building codes, the manufacturer's installation, and industry standards, and prior to

operation the electrical connections must be inspected by the Town Code Enforcement Officer or by an appropriate electrical inspection person or agency, as determined by the Town. In addition, any connection to the public utility grid must be inspected by the appropriate public utility.

- (b) When solar storage batteries are included as part of the solar energy system, they must be placed in a secure container or enclosure meeting the requirements of the New York State Building Code when in use and when no longer used shall be disposed of in accordance with the laws and regulations of Dutchess County and other applicable laws and regulations.
- (c) Electric solar system. A sign shall be installed on the utility meter and any alternating current (AC) disconnect switch indicating that there is an operating solar electric co-generating system on site.

D. Solar as a Principal Use. Large-scale solar systems are permitted through the issuance of a special use permit within all zoning districts except TCB, H, MGH, and GH, in addition to the requirements set forth in this section:

- (1) Height and Setback: Large-scale solar energy systems shall adhere to the height and setback requirements of the underlying zoning district. Additional restrictions may be imposed during the special use permit process.

- (2) All large-scale solar energy systems shall be enclosed by fencing to prevent unauthorized access. Warning signs with the owner's contact information shall be placed on the entrance and perimeter of the fencing. The height and type of fencing shall be determined by the special use permit process.
- (3) Special use Permit Requirements. In addition to the requirements of Section 240-71 of this Chapter, the following requirements shall apply:
 - (a) Verification of utility notification. Foreseeable infrastructure upgrades shall be documented and submitted. Off-grid systems are exempt from this requirement.
 - (b) Name, address, and contact information of the applicant, property owner(s), and agent submitting the proposed project.
 - (c) If the property of the proposed project is to be leased, legal consent between all parties, specifying the use(s) of the land for the duration of the project, including easements and other agreements, shall be submitted.
 - (d) Site plan approval is required.
 - (e) Blueprints signed by a Professional Engineer or Registered Architect of the solar installation showing the layout of the system.
 - (f) The equipment specification sheets shall be documented and submitted for all photovoltaic panels, significant components, mounting systems, and inverters that are to be installed.

- (g) **Property Operation and Maintenance Plan:** A property operation and maintenance plan is required, describing continuing photovoltaic maintenance and property upkeep, such as mowing, trimming, etc.
- (h) **Height restrictions.** The maximum height for ground-mounted solar systems shall not exceed 15 feet in height above the ground.
- (i) **Design standards.**
 - [1] **Ground-mounted solar systems.** A ground-mounted solar energy system shall be screened with perimeter plantings, to consist of evergreen plantings having a minimum height of 4 feet at the time of installation, and shall not be setback more than five feet from said system.
 - [2] **A landscaped buffer shall be provided around all equipment and solar panels to provide screening from adjacent residential properties and roads.**
 - [3] **Ground cover under and between the rows of solar panels shall be low-maintenance, drought resistant natural fauna.**
 - [4] **Roadways within the site shall not be constructed of impervious materials and shall be designed to minimize the extent of roadways constructed and soil compaction.**
 - [5] **All on-site utility and transmission lines shall, to the extent feasible, be placed underground.**

- [6] All large scale solar system facilities shall be designed and located in order to prevent reflective glare toward any inhabited buildings on adjacent properties as well as adjacent street rights-of-way.
- [7] All mechanical equipment of a large scale solar system, including any Structure for batteries or storage cells, shall be completely enclosed by a minimum six-foot-high fence with a self-locking gate and provided with landscape screening in accordance with the landscaping provisions of this chapter.
- [8] A large scale solar system connected to the utility grid shall provide a proof of concept Letter from the local utility company acknowledging the solar farm will be interconnected to the utility grid in order to sell electricity to the public utility entity.

(4) Signs.

- (a) A sign not to exceed 8 square feet shall be attached to a fence adjacent to the main access gate and shall list the facility name, owner and phone number.
- (b) A clearly visible warning sign concerning must be placed at the base of all pad-mounted transformers and substations.

(5) Abandonment

- (a) All applications for large scale solar system shall be accompanied by a decommissioning plan to be implemented upon abandonment, or cessation of activity, or in conjunction with removal of the structure. Prior to issuance of a building permit, the owner or operator of the facility or structure shall post a performance bond or other suitable guarantee in a face amount of not less than 150% of the estimated cost, as determined by the Town Engineer, to ensure removal of the solar energy system or facility or structure in accordance with the decommissioning plan described below. The form of the guarantee must be reviewed and approved by the Town Engineer and Town Attorney and the guarantee must remain in effect until the system is removed. Review of the guarantee by the Town Engineer and Town Attorney shall be paid from an escrow established by the applicant. Prior to removal of a solar energy production facility or structure, a demolition permit for removal activities shall be obtained from the Town of LaGrange.
- (b) If the applicant ceases operation of the solar energy system or structure for a period of 18 months, or begins but does not complete construction of the project within 18 months after receiving final site plan approval, the applicant will submit a decommissioning plan that ensures that the site will be restored to

a useful, nonhazardous condition without delay, including but not limited to the following:

- [1] Removal of aboveground and belowground equipment, structures and foundations.
- [2] Restoration of the surface grade and soil after removal of equipment.
- [3] Revegetation of restored soil areas with native seed mixes, excluding any invasive species.
- [4] The plan shall include a time frame for the completion of site restoration work.

(c) In the event that construction of the solar energy system or structure has been started but is not completed and functioning within 18 months of the issuance of the final site plan, the Town may notify the operator and for the owner to complete construction and installation of the facility within 180 days. If the owner and/or operator fails to perform, the Town may notify the owner and/or operator to implement the decommissioning plan. The decommissioning plan must be completed within 180 days of notification by the Town.

(d) Upon cessation of activity of a fully constructed solar energy system or structure for a period of one year, the Town may notify the owner and/or operator of the facility to implement the

decommissioning plan. Within 180 days of notice being served, the owner and/or operator can either restore operation equal to 80% of approved capacity or implement the decommissioning plan.

- (e) If the owner and/or operator fails to fully implement the decommissioning plan within the one-hundred-eighty-daytime period and restore the site as required, the Town may, at its own expense, provide for the restoration of the site in accordance with the decommissioning plan and may, in accordance with the law, recover all expenses incurred for such activities from the defaulted owner and/or operator. The cost incurred by the Town shall be assessed against the property, shall become a lien and tax upon said property, shall be added to and become a part of the taxes to be levied and assessed thereon, and enforced and collected with interest by the same officer and in the same manner as other taxes.

E. Solar in Historic Districts.

Properties located in a historic district are subject to the requirements set forth in this section:

- (1) Roof-mounted solar panels and BIPV systems are permitted by right on accessory structures that do not contribute to the historic significance of the site.
- (2) Solar panels shall not alter a historic site's character defining features, or be placed within view of a public right of way.

- (3) All modifications to a historic site must be entirely reversible, allowing alterations to be removed or undone to reveal the original appearance of the site.
- (4) Exposed solar energy equipment must be consistent with the color scheme of the underlying structure.
 - (a) Solar panels shall be placed flush to the roof's surface to reduce their visual impact.
 - (b) BIPV shall take into account existing design elements which complement the styles and materials of the building.
- (5) Setback, Height, and Lot Coverage.
 - (a) Setback: Ground-mounted solar panels are subject to setback requirements of the underlying zoning district.
 - (b) Height: Solar panels are restricted to a height of 12 feet
 - (c) Lot Coverage: The surface area of ground-mounted solar panels shall be included in lot coverage and impervious surface calculations.
- (6) The issuance of a Certificate of Appropriateness is required by a historic review committee (i.e. Historic Preservation Commission) for ground-mounted systems, BIPV, and all historic structures.
 - (a) Solar panels shall be placed on new construction or additions, if present.

- (b) Ground-mounted systems shall be screened from the public right of way by fencing or vegetation of suitable scale for the district and setting.

Section 2. Schedule A1.1 of Section 240-27 of the LaGrange Town Code is amended to add categories for “Solar Panels (ground mounted)” and “Solar Farms” with the content provided within the Appendix “A” annexed hereto.

Section 3. Schedule A1.2 of Section 240-27 of the LaGrange Town Code is amended to add categories for “Solar Panels (ground mounted)” and “Solar Farms” with the content provided within Appendix “B” annexed hereto.

Section 4. New Footnote 39 is added to Schedule 240-27 of the LaGrange Town Code, reading as follows: “See Section 240-70.2 Solar Energy Systems”.

Section 5. If any section of this local law shall be held unconstitutional, invalid, or ineffective, in whole or in part, such determination shall not be deemed to affect, impair, or invalidate the remainder of this local law.

Section 6. The requirements of this local law shall apply to all solar energy systems to be installed or modified after the effective date of this local law, excluding general maintenance and repair of such facilities.

Section 7. This local law shall take effect immediately upon filing with this state's Secretary of State.

RESOLVED that the Town Clerk shall file a certified original of this local law in the office of the Town Clerk and one (1) certified copy in the Office of the Secretary of State, State of New York, such certified copy to have attached thereto a certificate that it contains the correct text of the enactment of this local law.

The foregoing resolution was voted upon with all councilmen voting as follows:

Supervisor Bell	_____
Councilman Jessup	_____
Councilman Luna	_____
Councilman Polhemus	_____
Councilman Dyal	_____

DATED: LaGrangeville, New York
October __, 2015

CHRISTINE O'REILLY-RAO, Town Clerk

RESOLUTION

WHEREAS, the Annual Justice Court Audit for the year 2014 has been completed and filed with the Town Clerk; and

WHEREAS, the Town Board of the Town of LaGrange does hereby acknowledge the receipt of the 2014 Annual Justice Court Audit;

THEREFORE BE IT RESOLVED, that the Town Board does hereby accept the 2014 Annual Justice Court Audit.

MOTION: Councilman

SECOND: Councilman

The Following Vote Was Taken:

Supervisor Bell

Councilman Jessup

Councilman Polhemus

Councilman Dyal

Councilman Luna

The Resolution Was Duly Passed.

DATED: October 28, 2015

Christine O'Reilly-Rao
LaGrange Town Clerk

Central Hudson Gas & Electric Corporation
284 South Avenue
Poughkeepsie, NY 12601
(845) 452-2700

Blanket LED Street Lighting Authority Order

Town of LaGrange
(Municipality)

120 Stringham Road
(Address)

LaGrangeville, NY 12540
(City, State Zip)

To Central Hudson Gas & Electric Corporation:

You are hereby authorized to make changes specified below to the street lighting service for all street lighting districts located within the _____ of _____, in accordance with a resolution duly adopted as provided by law by the _____ (Council/Board) of the _____ of _____ at a meeting held on _____, 20__ as follows:

_____ All Rate A street lights which fail shall be replaced with an LED equivalent fixture.
(indicate yes or no)

These changes are subject to the terms of the existing street lighting service classifications and does not include the cost of electricity.

Municipality: Town of LaGrange By: _____

Date: _____, 20__ Title: _____