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### Village Board

Gregory Deemie, Mayor Bruce King, Deputy Mayor

Richard Balles, Trustee

Martin Meaney, Trustee

John Walker, Trustee

### Minutes of a Regular Meeting of the Johnson City Village Board held on Tuesday, August 1, 2017 in the Municipal Building, 243 Main St., Johnson City

Present:

Gregory Deemie, Mayor

Bruce King, Deputy Mayor Richard Balles, Trustee John Walker, Trustee Martin Meaney, Trustee

Absent:

None

Also Present: Cindy Kennerup, Village Clerk/Treasurer

Cheryl Sacco, Attorney for the Village

Mayor Deemie called the meeting to order at 7:30pm, led the Pledge of Allegiance and noted the fire exits.

### *MAYOR'S ANNOUNCEMENTS*

- The next regular Village Board Meeting will be Tuesday, August 15, 2017 at 7:30pm with a [1] work session at 5:30pm.
- Johnson City Partners Cruze-Inz will be held from 5-8pm on Thurs., August 17<sup>th</sup> in the Village [2] Hall Parking lot.
- There will be a free tire drop-off on Saturday, August 12, 2017 from 7:00am 11:00am at the [3] DPW garage at 124 Brown Street. Only passenger tires with no rims will be accepted. There is a limit of 4 tires per person. You must be a resident of the Village to bring any tires to the drop off. Proof of residency is required.
- JC National Night out will be held on Wednesday, August 2<sup>nd</sup> from 5:30 7:30pm at the [4] Goodwill Theatre (rain or Shine) 46 Willow St Johnson City, NY. No fee to attend. Snacks, music, games, activities, giveaways, and a variety of entertainment.
- Thank you to the Johnson City Partners for their generous donations of trees, a bumble bee [5] ride, benches and a bike rack to CFJ Park.

### APPROVAL OF BOARD MINUTES

A motion to approve the minutes of the July 18, 2017 regular meeting and work session was made by Trustee Meaney and seconded by Trustee Walker. The motion carried with all those present voting in the affirmative.

### <u>BIDS</u>

Bids were opened and read at 10:00am on Thursday, July 27, 2017 at Village Hall for the [1] demolition of 38 St. Charles Street as follows:



<u>Contractor</u>	<u>Bid Amount</u>
Gorick Construction, Inc.	\$33,000.00
All Around Storage d/b/a All Around Excavating	\$46,783.00
LCP Group	\$24,000.00

### **PUBLIC HEARINGS**

[1] Local Law #7-2017, amending Chapter 264 of the Village Code entitled "Vehicles and Traffic" as follows: §264-98 (Schedule XIII: Handicapped Parking) to add Nassau Street-east side, House No. 46.

Mayor Deemie opened the public hearing.

David Kellam, Berkley Street – Stated that he had an anger problem when he lived at 42 Nassau Street. He has gotten help to control that anger. He has tried to clean up his property and work with the people on Nassau Street. Thinks it is disappointing that everyone can't live in harmony there. The Board and the Police have worked to find the Smith's a place for a handicap parking space for them. Wishes the anger would stop and the Smith's would accept the space.

Melodie Smith, Nassau Street — Stated that the Mayor promised then a handicap space when their ramp went in and that he said it could go where ever she needed to have it. She has been trying to contact him to try and find out what the reasoning was to put it at #46 instead of #42. She will park at #46 once in a while. It is 10 more steps for her and she is having issues with her legs. From #42 she can pull into the driveway to pick her husband up but the bumper of the car hangs over the sidewalk. The ramp takes up their entire driveway. Mayor Deemie explained that he never promised her a specific location. He stated he would look into it and leave the decision where to the DPW and Police. He passed her information onto them for their information. Mayor Deemie stated that at the last meeting she stated she will not park in the space if it is at #46. Mrs. Smith stated that she will park there when she needs to but not all the time.

Trustee Meaney stated that the petition she submitted stated that they are in favor of the handicap space in front of 46 Nassau Street. Mrs. Smith stated that it says they wanted it in front of 42 Nassau Street. Trustee Meaney stated that no it does not and read the petition out loud.

Mayor Deemie closed the public hearing.

<u>PETITIONS RECEIVED</u> – Petition received from the residents of Nassau Street in favor of a handicap parking space in front of #46 Nassau Street.

### PRIVILEGE OF THE FLOOR - VISITORS

Mayor Deemie opened the first privilege of the floor.

Corinna Johnson, Cook Street – Thanked the Mayor and Julie Deemie for all that they do. Many people are doing things in the Village that people are not aware of. Stated that Trustee Balles will be volunteering at National Night Out and Trustee King volunteers at the Lord's Table.

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Melodie Smith, Nassau Street – Asked about the paving at the end of her driving that they were promised. Mayor Deemie stated that Mr. Bennett knows about it and he will check on it.

Janet Brown, Nassau Street — Stated that she is a tenant at 42 Nassau Street and Code Enforcement has been to the property because of issues that were supposed to be taken care of last year and still have not be taken care of including the trash in the back yard. Stated that her landlord, Mr. Kellam, gave her an eviction letter tonight which she said he can't do because it is considered harassment if the reason he wants to evict her is because she expects him to live up to the Code Standards.

Julie Deemie, Zoa Avenue – Thanked the Johnson City Rotary for taking on Carousel Day. She stated they did a great job and are already talking about next year.

David Kellam, Berkley Street – Stated that he was issued a code citation (for Nassau Street) and he has until August 13<sup>th</sup> to get it cleaned up.

Janet Brown, Nassau Street – Asked if Code Enforcement decides to have a hearing is there a way for her to get that information so she can attend it. Mayor Deemie stated that he can find out how that works.

Mayor Deemie closed the first privilege of the floor.

### **COMMUNICATIONS**

A motion to accept and file the following Communications was made by Trustee Meaney and seconded by Trustee King. The motion carried with all those present voting in the affirmative.

[1] Letter from Mr. Alan NeJame complimenting the Mayor & the Village's employees

### COMMITTEE/BOARD REPORTS

A motion to accept and file the following Committee/Board Reports was made by Trustee Balles and seconded by Trustee King. The motion carried with all those present voting in the affirmative.

- [1] Minutes of the July 12, 2017 regular meeting of the Town of Union Board
- [2] Minutes of the July 26, 2017 special meeting of the Town of Union Board

### **DEPARTMENT REPORTS**

A motion to accept and file the following Department Reports was made by Trustee Meaney and seconded by Trustee Walker. The motion carried with all those present voting in the affirmative.

[1] Fire Department Overtime Report for the week of July 13<sup>th</sup> – July 26<sup>th</sup>, 2017

### PAYROLL AND BILLS PRESENTED

A motion to approve abstract #3 of the 2017 - 2018 fiscal bills, having been audited by the Board and approved, was made by Trustee King and seconded by Trustee Walker.

Motion Carried - Vote:

Ayes - 5 (Meaney, King, Walker, Balles, Deemie) Nays - 0 Absent - 0

GENERAL FUND	\$516,207.35
WATER FUND	\$71,884.03



SEWER FUND	\$44,133.51
REFUSE FUND	\$33,441.53
JSTP	\$189,417.91
VARPUR	\$189,417.91

### **UNFINISHED BUSINESS** - None

### NEW BUSINESS

### FINANCE & RULES (All Board Members)

### **Resolution #2017 - 132**

A motion to award the bid for the demolition of 38 St. Charles Street in the amount of \$24,000.00 to LCP Group as the lowest responsive bid was made by Trustee King and seconded by Trustee Meaney.

Motion Carried - Vote:

Ayes - 5 (Meaney, King, Walker, Balles, Deemie) Nays - 0 Absent - 0

#### **Resolution #2017 - 133**

A motion to approve a request from The Bridge Community Center, to close Pleasant Avenue on Monday, August 28, 2017 from 5:00pm – 8:00pm for a Block Party contingent upon obtaining the required street permit and coordination with the DPW and Police Department for the street closures was made by Trustee Balles and seconded by Trustee King.

Motion Carried - Vote:

Ayes - 5 (Meaney, King, Walker, Balles, Deemie) Nays - 0 Absent - 0

#### **Resolution #2017 - 134**

A motion to adopt Local Law #7-2017, amending Chapter 264 of the Village Code entitled "Vehicles and Traffic" as follows: §264-98 (Schedule XIII: Handicapped Parking) to add Nassau Street-east side, House No. 46 was made by Trustee Meaney and seconded by Trustee Walker.

Motion Carried - Vote:

Ayes - 5 (Meaney, King, Walker, Balles, Deemie) Nays - 0 Absent - 0

WHEREAS, the Village of Johnson City scheduled a public hearing for August 1, 2017 at 7:35 p.m. for Local Law No. 7 of the year 2017 entitled "A LOCAL LAW AMENDING CHAPTER 264 OF THE VILLAGE CODE ENTITLED 'VEHICLES AND TRAFFIC'"; and

WHEREAS, notice of said public hearing was duly advertised in the official newspaper of the Village and posted on the Village Clerk's sign board; and

WHEREAS, said public hearing was duly held at the Village Hall, 243 Main Street, Johnson City, New York on the 1<sup>st</sup> day of August, 2017 at 7:35 p.m. and all parties in attendance were permitted an opportunity to speak on behalf of or in opposition to said proposed Local Law, or any part thereof; and

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WHEREAS, pursuant to the State Environmental Quality Review Act ("SEQRA"), it has been determined by the Village Board that adoption of the proposed Local Law constitutes a Type II Action as defined under 6 NYCRR 617.5(16) and (27); and

WHEREAS, the Village Board, after due deliberation, finds it in the best interest of the Village to adopt said Local Law.

NOW, THEREFORE, BE IT RESOLVED that the Village Board hereby adopts said Local Law as Local Law No. 7-2017 entitled "A LOCAL LAW AMENDING CHAPTER 264 OF THE VILLAGE CODE ENTITLED "VEHICLES AND TRAFFIC", a copy of which is attached hereto and made a part hereof.

BE IT FURTHER RESOLVED the Village Clerk be and hereby is directed to enter said Local Law in the minutes of this meeting and to give due notice of the adoption of said Local Law to the Secretary of State.

BE IT FURTHER RESOLVED that this resolution will take effect immediately.

#### **Resolution #2017 - 135**

A motion to accept the donation of memorial plaques in memory of My Ly Nghiem from the Johnson City Rotary was made by Trustee Balles and seconded by Trustee King.

Motion Carried - Vote:

Ayes - 5 (Meaney, King, Walker, Balles, Deemie) Nays - 0 Absent - 0

#### **Resolution #2017 - 136**

A motion to approve a resolution authorizing design costs for the reconstruction of roads in and for the Village of Johnson City, Broome County, New York, at a total maximum estimated cost of \$189,000, and authorizing the issuance of \$189,000 bonds of said Village to pay the costs thereof was made by Trustee King and seconded by Trustee Meaney.

Motion Carried - Vote:

Ayes - 5 (Meaney, King, Walker, Balles, Deemie) Nays - 0 Absent - 0

BE IT RESOLVED by the affirmative vote of not less than two-thirds of the total voting strength of the Board of Trustees of the Village of Johnson City, Broome County, New York, as follows:

<u>Section 1.</u> Design costs in connection with the reconstruction of roads in and for the Village of Johnson City, Broome County, New York is hereby authorized at a maximum estimated cost of \$189,000 and the plan of financing thereof is by the issuance of \$189,000 bonds of said Village hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.

<u>Section 2.</u> The period of probable usefulness of such class of objects or purposes is five years pursuant to subdivision 62 of paragraph a of Section 11.00 of the Local Finance Law.

<u>Section 3.</u> It is hereby further determined that the maximum maturity of the bonds herein authorized will not exceed five years.

<u>Section 4.</u> Subject to the provisions of the Local Finance Law, the power to authorize the issuance of and to sell bond anticipation notes in anticipation of the issuance and sale of the bonds herein authorized, including renewals of such notes, is hereby delegated to the Village Treasurer, the chief fiscal officer. Such notes shall be of such terms, form and contents, and

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

<u>Section 5.</u> The powers and duties of advertising such bonds for sale, conducting the sale and awarding the bonds, are hereby delegated to the Village Treasurer, who shall advertise such bonds for sale, conduct the sale, and award the bonds in such manner as she shall deem best for the interests of said Village, provided, however, that in the exercise of these delegated powers, she shall comply fully with the provisions of the Local Finance Law and any order or rule of the State Comptroller applicable to the sale of municipal bonds. The receipt of the Village Treasurer shall be a full acquittance to the purchaser of such bonds, who shall not be obliged to see to the application of the purchase money.

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

Section 7. The faith and credit of said Village of Johnson City, Broome County, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds as the same become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds becoming due and payable in such year. There shall annually be levied on all the taxable real property of said Village, a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

- Section 8. The validity of such bonds and bond anticipation notes may be contested only if:
- 1) Such obligations are authorized for an object or purpose for which said Village is not authorized to expend money, or
- 2) The provisions of law which should be complied with as the date of publication of this resolution are not substantially complied with,
  - and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or
- *Such obligations are authorized in violation of the provisions of the Constitution.*
- <u>Section 9.</u> This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

<u>Section 10.</u> This resolution, which takes effect immediately, shall be published in summary form in the official newspaper of said Village hereby designated for such purpose, together with a notice of the Village Clerk in substantially the form set forth in paragraph a of Section 81.00 of the Local Finance Law.

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#### **Resolution #2017 - 137**

A motion to approve a resolution authorizing the purchase of an EMS vehicle for the Fire Department in and for the Village of Johnson City, Broome County, New York, at a maximum estimated cost of \$58,000 and authorizing, subject to permissive referendum, the issuance of \$58,000 serial bonds of said Village to pay the cost thereof was made by Trustee Balles and seconded by Trustee King.

Motion Carried - Vote:

Ayes – 4 (Meaney, King, Walker, Balles) Nays – 1 (Deemie) Absent – 0

BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the Board of Trustees of the Village of Johnson City, Broome County, New York (the "Village"), as follows:

<u>Section 1.</u> The purchase of an EMS vehicle for the Fire Department, in and for the Village of Johnson City, Broome County, New York, is hereby authorized, subject to permissive referendum, at a maximum estimated cost of \$58,000.

<u>Section 2.</u> The plan for the financing of the aforesaid maximum estimated cost is by the issuance of \$58,000 serial bonds of said Village, hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.

<u>Section 3.</u> It is hereby determined that the period of probable usefulness of the aforesaid specific object or purpose is ten years, pursuant to subdivision 27-a of paragraph a of Section 11.00 of the Local Finance Law. It is hereby further determined that the maximum maturity of the serial bonds herein authorized will exceed five years.

Section 4. The faith and credit of said Village of Johnson City, Broome County, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds becoming due and payable in such year. There shall annually be levied on all the taxable real property of said Village, a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

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

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

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- <u>Section 7.</u> The validity of such bonds and bond anticipation notes may be contested only if:

  1) Such obligations are authorized for an object or purpose for which said Village is not authorized to expend money, or
- 2) The provisions of law which should be complied with at the date of publication of this resolution are not substantially complied with, and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or
- 3) Such obligations are authorized in violation of the provisions of the Constitution.
- <u>Section 8.</u> This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.
- <u>Section 9.</u> Upon this resolution taking effect, the same shall be published in summary form in the official newspaper of said Village for such purpose, together with a notice of the Village Clerk in substantially the form provided in Section 81.00 of the Local Finance Law.
- <u>Section 10.</u> This resolution is adopted subject to permissive referendum.

#### **Resolution #2017 - 138**

A motion to approve a resolution authorizing the resurfacing of various streets in and for the Village of Johnson City, Broome County, New York, at a maximum estimated cost of \$350,000 and authorizing, subject to permissive referendum, the issuance of \$350,000 serial bonds of said Village to pay the cost thereof was made by Trustee King and seconded by Trustee Balles.

Motion Carried - Vote:

Ayes - 5 (Meaney, King, Walker, Balles, Deemie) Nays - 0 Absent - 0

BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the Board of Trustees of the Village of Johnson City, Broome County, New York (the "Village"), as follows:

- <u>Section 1.</u> The resurfacing of various streets, including sidewalks, curbs, gutters, drainage, landscaping, grading or improving rights-of-way and other improvements and costs incidental thereto, in and for the Village of Johnson City, Broome County, New York, is hereby authorized, subject to permissive referendum, at a maximum estimated cost of \$350,000.
- <u>Section 2.</u> The plan for the financing of the aforesaid maximum estimated cost is by the issuance of \$350,000 serial bonds of said Village, hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.
- <u>Section 3.</u> It is hereby determined that the period of probable usefulness of the aforesaid class of objects or purposes is fifteen years, pursuant to subdivision 20(c) of paragraph a of Section 11.00 of the Local Finance Law. It is hereby further determined that the maximum maturity of the serial bonds herein authorized will exceed five years.
- <u>Section 4.</u> The faith and credit of said Village of Johnson City, Broome County, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds becoming due and



payable in such year. There shall annually be levied on all the taxable real property of said Village, a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

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

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

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

- 1) Such obligations are authorized for an object or purpose for which said Village is not authorized to expend money, or
- 2) The provisions of law which should be complied with at the date of publication of this resolution are not substantially complied with, and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or
- *Such obligations are authorized in violation of the provisions of the Constitution.*

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

<u>Section 9.</u> Upon this resolution taking effect, the same shall be published in summary form in the official newspaper of said Village for such purpose, together with a notice of the Village Clerk in substantially the form provided in Section 81.00 of the Local Finance Law.

<u>Section 10.</u> This resolution is adopted subject to permissive referendum.

### **Resolution #2017 - 139**

A motion to approve a resolution authorizing the purchase of a garbage truck in and for the Village of Johnson City, Broome County, New York, at a maximum estimated cost of \$191,000 and authorizing, subject to permissive referendum, the issuance of \$191,000 serial bonds of said Village to pay the cost thereof was made by Trustee King and seconded by Trustee Walker.

Motion Carried - Vote:

Ayes - 5 (Meaney, King, Walker, Balles, Deemie) Nays - 0 Absent - 0

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BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the Board of Trustees of the Village of Johnson City, Broome County, New York (the "Village"), as follows:

<u>Section 1.</u> The purchase of a garbage truck, in and for the Village of Johnson City, Broome County, New York, is hereby authorized, subject to permissive referendum, at a maximum estimated cost of \$191,000.

<u>Section 2.</u> The plan for the financing of the aforesaid maximum estimated cost is by the issuance of \$191,000 serial bonds of said Village, hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.

<u>Section 3.</u> It is hereby determined that the period of probable usefulness of the aforesaid specific object or purpose is fifteen years, pursuant to subdivision 28 of paragraph a of Section 11.00 of the Local Finance Law. It is hereby further determined that the maximum maturity of the serial bonds herein authorized will exceed five years.

<u>Section 4.</u> The faith and credit of said Village of Johnson City, Broome County, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds becoming due and payable in such year. There shall annually be levied on all the taxable real property of said Village, a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

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

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

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

- 1) Such obligations are authorized for an object or purpose for which said Village is not authorized to expend money, or
- 2) The provisions of law which should be complied with at the date of publication of this resolution are not substantially complied with, and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or

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- *Such obligations are authorized in violation of the provisions of the Constitution.*
- <u>Section 8.</u> This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.
- <u>Section 9.</u> Upon this resolution taking effect, the same shall be published in summary form in the official newspaper of said Village for such purpose, together with a notice of the Village Clerk in substantially the form provided in Section 81.00 of the Local Finance Law.

<u>Section 10.</u> This resolution is adopted subject to permissive referendum.

#### **Resolution #2017 - 140**

A motion to approve a resolution authorizing the purchase of a tower ladder truck for the fire department in and for the Village of Johnson City, Broome County, New York, at a maximum estimated cost of \$1,200,000 and authorizing, subject to permissive referendum, the issuance of \$1,200,000 serial bonds of said Village to pay the cost thereof was made by Trustee King and seconded by Trustee Meaney.

Motion Carried - Vote:

**Ayes** – 4 (Meaney, King, Walker, Balles) **Nays** – 1 (Deemie) **Absent** – 0

BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the Board of Trustees of the Village of Johnson City, Broome County, New York (the "Village"), as follows:

- <u>Section 1.</u> The purchase of a tower ladder truck for the Fire Department, in and for the Village of Johnson City, Broome County, New York, is hereby authorized, subject to permissive referendum, at a maximum estimated cost of \$1,200,000.
- <u>Section 2.</u> The plan for the financing of the aforesaid maximum estimated cost is by the issuance of \$1,200,000 serial bonds of said Village, hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.
- <u>Section 3.</u> It is hereby determined that the period of probable usefulness of the aforesaid specific object or purpose is twenty years, pursuant to subdivision 27 of paragraph a of Section 11.00 of the Local Finance Law. It is hereby further determined that the maximum maturity of the serial bonds herein authorized will exceed five years.
- Section 4. The faith and credit of said Village of Johnson City, Broome County, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds becoming due and payable in such year. There shall annually be levied on all the taxable real property of said Village, a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.
- <u>Section 5.</u> Subject to the provisions of the Local Finance Law, the power to authorize the issuance of and to sell bond anticipation notes in anticipation of the issuance and sale of the serial bonds herein authorized, including renewals of such notes, is hereby delegated to the Village Treasurer, the chief fiscal officer. Such notes shall be of such terms, form and contents,

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

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

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

- 1) Such obligations are authorized for an object or purpose for which said Village is not authorized to expend money, or
- 2) The provisions of law which should be complied with at the date of publication of this resolution are not substantially complied with, and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or
- 3) Such obligations are authorized in violation of the provisions of the Constitution.

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

<u>Section 9.</u> Upon this resolution taking effect, the same shall be published in summary form in the official newspaper of said Village for such purpose, together with a notice of the Village Clerk in substantially the form provided in Section 81.00 of the Local Finance Law.

<u>Section 10.</u> This resolution is adopted subject to permissive referendum.

#### **Resolution #2017 - 141**

A motion to approve a resolution authorizing the refurbishment of water tanks in and for the Village of Johnson City, Broome County, New York, at a maximum estimated cost of \$963,766 and authorizing, subject to permissive referendum, the issuance of \$963,766 serial bonds of said Village to pay the cost thereof was made by Trustee King and seconded by Trustee Meaney.

Motion Carried - Vote:

Ayes - 5 (Meaney, King, Walker, Balles, Deemie) Nays - 0 Absent - 0

BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the Board of Trustees of the Village of Johnson City, Broome County, New York (the "Village"), as follows:

<u>Section 1.</u> The refurbishment of water tanks, in and for the Village of Johnson City, Broome County, New York, is hereby authorized, subject to permissive referendum, at a maximum estimated cost of \$963,766.

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### VILLAGE OF JOHNSON CITY

<u>Section 2.</u> The plan for the financing of the aforesaid maximum estimated cost is by the issuance of \$963,766 serial bonds of said Village, hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.

<u>Section 3.</u> It is hereby determined that the period of probable usefulness of the aforesaid class of objects or purposes is forty years, pursuant to subdivision 1 of paragraph a of Section 11.00 of the Local Finance Law. It is hereby further determined that the maximum maturity of the serial bonds herein authorized will exceed five years.

Section 4. The faith and credit of said Village of Johnson City, Broome County, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds becoming due and payable in such year. There shall annually be levied on all the taxable real property of said Village, a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

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

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

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

- 1) Such obligations are authorized for an object or purpose for which said Village is not authorized to expend money, or
- 2) The provisions of law which should be complied with at the date of publication of this resolution are not substantially complied with, and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or
- *Such obligations are authorized in violation of the provisions of the Constitution.*

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

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<u>Section 9.</u> Upon this resolution taking effect, the same shall be published in summary form in the official newspaper of said Village for such purpose, together with a notice of the Village Clerk in substantially the form provided in Section 81.00 of the Local Finance Law.

<u>Section 10.</u> This resolution is adopted subject to permissive referendum.

#### **Resolution #2017 - 142**

A motion to approve a resolution authorizing HVAC improvements at Village Hall in and for the Village of Johnson City, Broome County, New York, at a maximum estimated cost of \$252,000 and authorizing, subject to permissive referendum, the issuance of \$252,000 serial bonds of said Village to pay the cost thereof was made by Trustee Balles and seconded by Trustee Walker.

Motion Carried - Vote:

Ayes - 5 (Meaney, King, Walker, Balles, Deemie) Nays - 0 Absent - 0

BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the Board of Trustees of the Village of Johnson City, Broome County, New York (the "Village"), as follows:

<u>Section 1.</u> HVAC improvements at Village Hall, in and for the Village of Johnson City, Broome County, New York, is hereby authorized, subject to permissive referendum, at a maximum estimated cost of \$252,000.

<u>Section 2.</u> The plan for the financing of the aforesaid maximum estimated cost is by the issuance of \$252,000 serial bonds of said Village, hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.

<u>Section 3.</u> It is hereby determined that the period of probable usefulness of the aforesaid specific object or purpose is ten years, pursuant to subdivision 13 of paragraph a of Section 11.00 of the Local Finance Law. It is hereby further determined that the maximum maturity of the serial bonds herein authorized will exceed five years.

<u>Section 4.</u> The faith and credit of said Village of Johnson City, Broome County, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds becoming due and payable in such year. There shall annually be levied on all the taxable real property of said Village, a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

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

<u>Section 6.</u> All other matters except as provided herein relating to the serial bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue serial bonds with substantially

### Figure 14

### VILLAGE OF JOHNSON CITY

level or declining annual debt service, shall be determined by the Village Treasurer, the chief fiscal officer of such Village. Such bonds shall contain substantially the recital of validity clause provided for in Section 52.00 of the Local Finance Law, and shall otherwise be in such form and contain such recitals, in addition to those required by Section 51.00 of the Local Finance Law, as the Village Treasurer shall determine consistent with the provisions of the Local Finance Law.

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

- 1) Such obligations are authorized for an object or purpose for which said Village is not authorized to expend money, or
- 2) The provisions of law which should be complied with at the date of publication of this resolution are not substantially complied with, and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or
- *Such obligations are authorized in violation of the provisions of the Constitution.*

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

<u>Section 9.</u> Upon this resolution taking effect, the same shall be published in summary form in the official newspaper of said Village for such purpose, together with a notice of the Village Clerk in substantially the form provided in Section 81.00 of the Local Finance Law.

<u>Section 10.</u> This resolution is adopted subject to permissive referendum.

### **Resolution #2017 - 143**

A motion to approve a resolution authorizing the reconstruction of the Justice Building in and for the Village of Johnson City, Broome County, New York, at a maximum estimated cost of \$341,000 and authorizing, subject to permissive referendum, the issuance of \$341,000 serial bonds of said Village to pay the cost thereof was made by Trustee King and seconded by Trustee Balles.

Motion Carried - Vote:

Ayes - 5 (Meaney, King, Walker, Balles, Deemie) Nays - 0 Absent - 0

BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the Board of Trustees of the Village of Johnson City, Broome County, New York (the "Village"), as follows:

<u>Section 1.</u> Reconstruction of the Justice Building, including replacement of the roof and various HVAC improvements, in and for the Village of Johnson City, Broome County, New York, is hereby authorized, subject to permissive referendum, at a maximum estimated cost of \$341,000.

<u>Section 2.</u> The plan for the financing of the aforesaid maximum estimated cost is by the issuance of \$341,000 serial bonds of said Village, hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.

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



of Section 11.00 of the Local Finance Law. It is hereby further determined that the maximum maturity of the serial bonds herein authorized will exceed five years.

<u>Section 4.</u> The faith and credit of said Village of Johnson City, Broome County, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds becoming due and payable in such year. There shall annually be levied on all the taxable real property of said Village, a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

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

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

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

- I) Such obligations are authorized for an object or purpose for which said Village is not authorized to expend money, or
- 2) The provisions of law which should be complied with at the date of publication of this resolution are not substantially complied with, and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or
- 3) Such obligations are authorized in violation of the provisions of the Constitution.

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

<u>Section 9.</u> Upon this resolution taking effect, the same shall be published in summary form in the official newspaper of said Village for such purpose, together with a notice of the Village Clerk in substantially the form provided in Section 81.00 of the Local Finance Law.

<u>Section 10.</u> This resolution is adopted subject to permissive referendum.

### **PUBLIC SAFETY**

FIRE (Trustees Balles & Walker) - No new business

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### **POLICE** (Trustees Balles & Walker) - No new business

**PUBLIC WORKS (Trustees Balles & King)** – No new business

**RECREATION** (Trustees Balles & King) – No new business

<u>PLANNING, ZONING & CODE ENFORCEMENT (Trustees Balles & Walker)</u> – No new business

JOINT SEWAGE TREATMENT BOARD (Trustees Meaney & King) - No new business

### **OTHER BUSINESS**

#### **Resolution #2017 – 144**

A motion to appoint Charles Bruner as the electrical inspector until further notice was made by Trustee Walker and seconded by Trustee King.

Motion Carried - Vote:

Ayes - 5 (Meaney, King, Walker, Balles, Deemie) Nays - 0 Absent - 0

### <u>PRIVILEGE OF THE FLOOR – VISITORS</u>

Mayor Deemie opened the second privilege of the floor.

Trustee John Walker — Explained that he was not in favor of all of the bond resolutions although to move forward with considering purchasing and repairs he voted in favor of them. That it not to say, if and when the bids come in, that he will vote yes on the bids until all of his questions are answered.

Corinna Johnson, Cook Street – Stated that she appreciates board members explaining things before the public asks any questions.

Trustee John Walker – Explained that for the tower ladder truck, there is a \$750,000 grant out there that is a possibility that we might get. If we didn't pass the resolution tonight, that grant money is gone – we wouldn't have even been considered. Whether or not he votes for the bid for the truck, he will make that decision when the time comes.

Mayor Deemie – Explained that he goes through the agenda and trying to figure out what questions might be asked so he can get answers ahead of time.

Howard Newman, Reynolds Road – Regarding purchasing a new fire truck – how many independent repair shops affiliated directly with the salvation, reconstruction or rebuilding of fire trucks have any of the board members called in not related to the Village Board or fire fighters in this Village for an estimate. Trustee Walker explained that he asked for that numerous times - independent audits to look at all of our fire apparatus. Mr. Newman stated that is not his question. Trustee Meaney explained that every year that truck is tested by an independent agency to see if it will pass or fail. This year it passed. When the Chief was in during the budget process he wasn't sure if it was going to pass or not. What this resolution does is it gives us a funding mechanism in place in the event that we need to purchase this truck. It doesn't guarantee that we are going to purchase this truck. The average life expectancy for this truck is 20-25 years old. This truck is over 30 years old. Mayor Deemie stated none

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and explained that he went and spoke to the mechanic regarding the truck because he was getting mixed messages on what the repairs were and were we in dire need of this being replaced. According to the mechanic and in his (Mayor's) estimate in talking to him, we could put money in it and it could be good for 5-10 years. Mr. Newman expressed his displeasure at this, stated it is frivolous and asked who would be paying the grant funds. Mayor Deemie explained that it is a state grant. Trustee Meaney stated that it is actually a federal grant. Mr. Newman asked how many fire fighters were hired under the SAFER grant. Mayor Deemie stated 5. Mr. Newman asked what 5 will leave to extend the tenure of the new fire fighters or are we going to maximize and reload the fire department. Mayor Deemie stated that won't be decided until August of next year. That is when the grant runs out. By that time we will know if there is anybody retiring. Mr. Newman asked in the past when we have taken the grant, how many left during that period of time. Mayor Deemie stated that they all stayed at the end of the grant. Trustee King stated that they all stayed through attrition, no one was added to the payroll - the payroll wasn't increased - and explained what had happened at that time with the grant he oversaw. Mayor Deemie stated that in the budget at that time he cut 3 fire fighters and the board voted to keep them which was \$200,000 in salaries that was added that year. Trustee Meaney stated that budget was a little less than the year before. Mr. Newman asked if it was a rumor or a fact that they want to already increase the wages of the new fire fighters under the SAFER Grant. Mayor Deemie explained that it was proposed to increase the starting salary because we were low compared to other local municipalities but that has been taken off of the table and is not being discussed at this time. Mr. Newman stated that this Village cannot afford that. Mr. Newman asked for each board member excluding the new ones to independently tell him what laws or accomplishments they have singularly take credit for in which the Village benefited from. Mayor Deemie stated that it is up to the board if they want to answer. Trustee Meaney stated that he puts a lot of effort into looking at the bills and making sure the tax dollars are being spent appropriately and in the best way they can. He has asked hundreds of questions about how the money is being spent. We had an issue with a truck stop popping up at the Oakdale Mall and he worked hard with Code Enforcement to remedy that. Unfortunately it has moved to another part of the Village and maybe we need to look at the Code. Mr. Newman asked for the name and location of the Village's busiest streets numerically. Mayor Deemie stated #1 would be Main Street, #2 would be Harry L. Drive, #3 would probably be Reynolds Road, Floral and Grand are busy too. There are over 20,000 cars that come through Main Street daily. Mayor Deemie explained that it is in the works for the design of Reynolds Road from Overbrook to the Village line and Harry L. Drive to from Oakdale to the Village line. Mr. Newman stated again that he wants to see a study done by independent contractors first to see the condition of the fire truck before the funds are spent.

David Kellam, Berkley Street – Asked who did the mill and pave on Main Street. Mayor Deemie explained that it was Bothar Construction. Main Street is NYS. Mr. Kellam asked how old the Justice Building is. Mayor Deemie stated it opened in 2002. There were areas of the roof that were not installed correctly along the edges. The stones need to be removed and flashing installed. The roof itself is good. It has been leaking for years. It is out of warranty. We are seeing what we can do legally. Mr. Kellem thanked the residents of Nassau Street for the petition and for the residents of 45 Nassau Street agreeing to use the space in front of 46 Nassau Street.

Julie Deemie, Zoa Avenue – Regarding Res. #140 (Bonding for the tower ladder truck) – Asked if the grant has been awarded. Mayor Deemie stated no, we won't know that until later in the

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### VILLAGE OF JOHNSON CITY

year. Mrs. Deemie asked if the grant won't be awarded for some time are we taking action – are we going out to order a new ladder truck tomorrow. Mayor Deemie and Trustee Walker explained no, it needs to go out to bid. This is just putting the funding in place. Mrs. Deemie asked if the borrowing takes place to go out to bid. Mayor Deemie explained that the borrowing will take place but what we don't use we will pay it back. Mrs. Deemie stated that there is still time for an independent person to look at the truck. Will that be done? Mayor Deemie stated that he believes everyone is in favor of that. Trustee King explained that they looked at a new cab and chassis but we didn't find out in time to look at that. Mrs. Deemie stated that there time for a study to be done before this vote. Trustee Meaney stated that he believes that would have to come from the Chief or the Mayor because the board can't direct anyone to do that. Trustee Walker stated that Mrs. Deemie sat through the budget meetings and heard his request at that time to do that audit/study. Trustee King stated that the International Association of Fire Fighters (IAFF) is doing an evaluation but that does not meet the criteria of being independent as Mr. Newman requested.

Howard Newman, Reynolds Road – Expressed his displeasure at the IAFF doing an evaluation and stated that is a dereliction of the board's duties. Trustee Meaney stated that during the last abstract we paid a bill for an independent firm that came in and tested the structural integrity of the ladder. It is done every year and it passed. Trustee Walker stated that is for the ladder not the entire truck. Trustee Walker and Mr. Newman went back and forth about rust on the truck and Trustee Walker's experience as a volunteer fire fighter. Mayor Deemie stated he went and looked at the truck himself and feels that most everything he saw could be repaired. He asked the mechanic about the rusty frame that is falling apart and was told that the frame has rust by the back wheels where the paint is peeling off of it but without integrity testing the metal it looks like paint peeling off it and it got rusty. There could be other issues with it. He did reach out and will continue to look for a firm to do an independent audit.

Mayor Deemie closed the second privilege of the floor.

**ADJOURNMENT** 

Mayor Deemie adjourned the meeting at 8:25pm.

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Cindy Kennerup Clerk/Treasurer

CK/db

Recordings of the Village Board meetings and work sessions are available for review through the Village Clerk/Treasurer's Office.



### VILLAGE OF JOHNSON CITY - LOCAL LAW NO. 7 FOR THE YEAR 2017

### A LOCAL LAW AMENDING CHAPTER 264 OF THE VILLAGE CODE ENTITLED VEHICLES AND TRAFFIC

<u>Section 1.</u> Chapter 264 of the Village Code shall hereby be amended as follows:

### § 264-98 Schedule XXIII: Handicapped Parking.

In accordance with the provisions of § 264-32, the following described locations are hereby designated as handicapped parking areas:

Insert the following:

Name of Street

Side

Location

Nassau Street

East

House No. 46

[The remainder of this section remains the same]

### Section 2. Remainder

Except as hereinabove amended, the remainder of the Code of the Village of Johnson City shall remain in full force and effect.

### Section 3. Separability

The provisions of this Local Law are separable and if any provision, clause, sentence, subsection, word or part thereof is held illegal, invalid, unconstitutional, or inapplicable to any person or circumstance, such illegality, invalidity or unconstitutionality, or inapplicability shall not affect or impair any of the remaining provisions, clauses, sentences, subsections, words, or parts of this local law or their application to other persons or circumstances. It is hereby declared to be the legislative intent that this local law would have been adopted if such illegal, invalid, or unconstitutional provision, clause, sentence, subsection, word or part had not been included therein, and as if such person or circumstance, to which the local law or part thereof is held inapplicable, had been specifically exempt therefrom.

#### Section 4. Effective Date

This Local Law shall take effect immediately upon filing with the New York State Secretary of State in accordance with Section 27 of the Municipal Home Rule Law.