

Clifton Park Town Board Meeting Minutes

January 8, 2001

The regular meeting of the Town Board of the Town of Clifton Park was held in the Town Office Building at 7:00 PM, Supervisor Barrett presiding.

PLEDGE OF ALLEGIANCE TO THE FLAG

Present: Councilman Paolucci
Councilman Speckhard
Councilman Roth
Councilwoman Walowit
Supervisor Barrett
Deputy Town Clerk Brobston

Also Present: Town Attorney Pelagalli
Michael Shahan, Town Administrator
Walter Smead, Assessor
Louis Gerard, Highway Superintendent
Elaine Sausville, Deputy Highway Superintendent

ANNOUNCEMENTS AND COMMUNICATIONS

Supervisor Barrett announced the CK Sanitary Public Evidentiary Hearing will be held at the January 16, 2001 Town Board meeting.

Supervisor Barrett reported he is Chair for the second year of the Saratoga County Public Works Committee.

Supervisor Barrett highlighted areas of the County budget. With regard to the Town budget, Clifton Park continues without a Town tax and with very little debt. Important projects will be Trails, Open Space Planning, with only a 1.4% increase in spending from last year.

PUBLIC PRIVILEGE

Larry Curran, Berkshire Dr., questioned what the changes of the proposed 146A apartment complex are.

Supervisor Barrett stated this developer has had an approval for several years on this property. The developer requested a zoning change in order to build apartments but the Town Board did not approve that request. He suggested contacting the Planning Department for any updates.

Supervisor Barrett recognized Kyle Houser for achieving Eagle Scout.

PUBLIC HEARING, 7:10 PM

TO CONSIDER ADOPTING A LOCAL LAW CREATING AN ADULT USE BUSINESS REGULATION LAW AND OVERLAY ZONE AND AMENDING LOCAL LAW NO. 10 OF 1996, THE ZONING CODE OF THE TOWN OF CLIFTON PARK AS AMENDED.

The Deputy Town Clerk read the Notice of Public Hearing as published in The Daily Gazette on December 27, 2000.

Supervisor Barrett stated that the committee has been looking at this for almost a year and it is a very difficult issue. The Town is open to all comments and suggestions. There seems to be no good area for these types of businesses. Surrounding towns have already created zones for these businesses and this leaves Clifton Park vulnerable. The strip malls are not a desirable location. The overlay zone would have the least amount of impact to the community. The Supervisor stated this is not a rezoning but adding a use to the already existing uses in the Light Industrial zone which means these Adult Use Businesses are competing with the existing uses/businesses that are there now.

Councilman Paolucci reviewed the history of the study as presented and recorded in the Town Board minutes on December 11, 2000, stating it would not be prudent to sit back and do nothing. He thanked everyone on the committee for their time and help with this difficult decision. He noted other surrounding towns have industrial parks, old test sites, etc. but Clifton Park, a largely residential community, doesn't have anything like that with the acreage requirement. The Town wants to do this right so that it can't be overturned in court. One of the other properties considered was a Corporate Commerce Zone on Rt. 146, however, that property contains wetlands, easements, houses in close proximity, which does not allow enough acreage, and is also close to Schenectady. Owners of property within the overlay zones don't have to rent to these businesses or sell to them. The Pierce Road site contains some of the most valuable property in town and adult use businesses will not likely put up that kind of money to buy the properties. In March of 2000 the Supreme Court came down with a decision called the PAPS Decision. This decision made it legal to ban all public nudity in a community. The Town could use this decision to further protect the community, however, it doesn't protect against book/video stores. Councilman Paolucci said he realizes this is a very emotional and confusing subject and hard to understand why the Town Board has to do this. However, the key is to limit where these businesses can go, take down the welcome signs and keep it away from children, houses of worship, restaurants, etc.

Dr. Robert Penna stated the sense is these businesses are not wanted in this Town but the Supreme Court stated there has to be a place for them. He said Clifton Park should not fear that the town will become a problem area like a big city, but the Town does need to be concerned that if unrestricted use continues as it is now, anyone can come in Town and put the business in an inappropriate place. Dr. Penna repeated his comments as

reported in the December 11, 2000 meeting minutes. He stated businesses need to be placed where they are less accessible and most of these adult use businesses are very low investments.

Supervisor Barrett stated this is one of several public hearings and informational meetings and door to door contact has been made in some areas.

George Capsimalis, Wooddale Drive, asked what the rationale was for choosing the two proposed sites and eliminating others and do residents have access to the study.

Councilman Paolucci stated the information and detailed maps are available in the Town Clerk's Office and has been summarized at previous public hearings and the informational meeting. He said a minimum of 80 acres is needed to set aside as an overlay zone. The committee could not find 80 acres in one location so they tried to concentrate them in two areas. The committee looked at 10 distinct commercial areas.

Supervisor Barrett stated part of the rationale is that the proposed sites are heavily used industrial areas.

Chris Farley, Raphael Ct., stated that the proposed parcels are too close to his home. Mr. Farley encouraged the citizens to speak out against these types of businesses.

Supervisor Barrett agreed with Mr. Farley and stated that there is no ideal place for these businesses, but we have to put them somewhere. He continued there will be zero protection for all residents in Clifton Park if we don't create an overlay zone. The proposed areas will have the least amount of secondary effects on our community because it's a heavily industrial area with many businesses, trucks and railroad tracks.

John Taormina, Eagle Trace, finds it appalling that our constitution forces pornography on the community. Mr. Taormina feels that the Rt. 146, 21st Century Park is a much more plausible area for the zone. Only 34 homes are affected as opposed to thousands near the Pierce Road area. Mr. Taormina noted the Shenendehowa School District offices are within 1,500 feet of the proposed area where children go for classes and meetings. He said dozens of school buses go up and down Pierce Road as opposed to maybe one or two going by the Rt. 146 site. He further stated Pierce Road is an access road from Ushers Road to come to the middle of town with a walking path and trout stream along side.

Peggy Digena, Hazeltine Lane, moved from Long Island two years ago from an area that had an adult business right at the entrance of their city. The Town Board must find a safe place to put the overlay zone.

Attorney Pelegalli said there is currently a moratorium in effect that restricts these businesses from coming into town but it can't be extended without a basis. If we are doing nothing except delaying in passing and creating a zone, we are subject to a challenge that would throw the moratorium out and would be right where we are trying to avoid being. A moratorium cannot be in effect forever.

William Hall, Sweetbrier Drive, is concerned about the Day Care Center being too close to the proposed Pierce Road site. He disagreed with Dr. Penna about the adult use businesses not starting until the crime was there. He said he was a policeman for 17 years in New York City and many of the arrests had to do with drugs and pornography.

Tom Malloy, Rolling Brook Dr., member of the Corpus Christi Church, stated the proposed sites now leave Corpus Christi Church in the middle of a triangle and this is not acceptable.

Supervisor Barrett stated that this is a different proposal from the original, which is farther away from the church.

Joe Trunco, Twilight Dr., stated he owns a great deal of property in Schenectady and the mayor there has been working hard keeping adult businesses out of that city. Mr. Trunco does not want the proposed sites.

Councilman Paolucci stated there are only two houses in the proposed Pierce Road area.

Supervisor Barrett reminded the resident that the proposed site on Pierce Road is not the whole road but just the north end.

Mr. Trunco suggested using the Builders Square area.

Larry Raupp, Manager of Parts Unlimited on 767 Pierce Road, recognized that the Town Board is trying to protect the residents from the worst case scenario. He said where the sites are permanently placed for the Adult Overlay Zone, will have some bearing on whether his business stays, expands or moves from Clifton Park.

Jack McDonald, Twilight Drive, is concerned with the proximity to pathways and playgrounds in that area. He is afraid of the kinds of people that will be attracted with the adult businesses. He would like the board to find another place for the overlay zone.

Pat Leamey, Appletree Lane., is concerned with added traffic at the corner of Twilight and Kinns Road and afraid of the undesirables that will come with adult businesses.

Linda Molloy, Rolling Brook Drive., reflected on the meaning of freedom of speech in relationship to what happens in Clifton Park with the adult business. She feels that an adult entertainment zone has no place in Clifton Park especially near a house of worship. Ms. Malloy said maybe Clifton Park should be the town that will stand up and say that our town will not have these businesses in our community. She stated this is the right thing to do.

Mr. Pelagalli stated though morally it would be the right thing to do, from a legal point of view that's not what he advises the Town to do. He said the reality of the Supreme Court's decision cannot be avoided and Schenectady and New York City have lost over

and over again with a lot of attorney and court fees spent.

Dr. Penna suggested looking at the New York Times web page of December 31, 2000 concerning the New York City fight against the adult industry, stating they have more places now than when they started.

Bill Malloy, Weston Dr., and a member of Corpus Christi Church in charge of the proposed \$3 to \$5 million church building expansion, asked if an Environmental Review was done on the proposed adult use sites.

Mr. Pelagalli stated that the Environmental Specialist has prepared the long form and in addition the Board is taking input from the public and those comments will be factored in. The board can then determine whether or not it is a negative or positive declaration at that point.

Mr. Malloy questioned what the feelings are of the other board members that have not spoken on this subject yet.

Supervisor Barrett read a letter from the Mayor of Round Lake requesting the town find an alternative to the proposed Wood Road Overlay Zone.

Jen Lathrop, Southwood Dr., a youth, is concerned with the image the town creates when allowing adult business and the effect it will have on the youth. She encouraged the Town to keep trying.

Ronald Messen, Ushers Rd., stated his business and home are near the proposed Pierce Road site and asked if the Town can make it difficult for these businesses to locate in Clifton Park. He asked why the site near Bobrick was not considered and requested the board look at the Builders Square property.

Councilman Paolucci explained when looking at the 1,500-foot buffer around Corpus Christi Church that pretty much eliminated the Bobrick site. Mr. Paolucci stated the committee will look into the suggested Builders Square site.

Mr. Messen questioned why the committee would propose the overlay zone right off the Northway where it is so accessible. He feels it should go to the furthest area of Clifton Park.

Dr. Penna stated that the farthest location is all zoned residential. He said Builders Square is a viable commercial spot and would be too inviting to adult industry and recommended staying away from the Exit 9 area.

Jean Taormina, stated that Pierce Road is an industrial area surrounded by thousands of homes with neighborhoods that back up to the Pierce Rd. woods where children play.

Tony Oliveira, Temple Hills, said he feels discriminated against and that by putting the

zone on Pierce Road the town is maximizing the adverse impact on his family. He said he disagrees with Dr. Penna when he was down playing the adverse impact on small communities that have adult business zones. Mr. Oliveira cited a law, based on findings of a United States Supreme Court decision of the city of Renton Vs Playtime Theatres stating that there is secondary adverse impacts associated with establishments and operations in adult oriented business zones. He noted among which are undesirable neighbors, pedestrians and passersby, an increase in noise, litter, traffic and criminal and elicit sexual behavior. Mr. Oliveira said this is a threat to the health and safety of young adults and an undermining of the sense of community. He asked if there are legal grounds residents can pursue against adult businesses if they do come into an area where it would have significant adverse impacts against a resident or his home.

Dr. Penna said he never heard of any legal precedent set at this time. Dr. Penna stated that he was trying to emphasize the different types of issues adult businesses have upon areas where they are located.

Colin Sweet, Herlihy Rd., Round Lake, is afraid with the overlay zone on Wood Road being so isolated, the antic behavior that happens now will just escalate and Wood Road is not monitored at all.

Supervisor Barrett said to call Mr. Shahan and let him know of any trouble in the area and he will be sure and get patrols out there.

Mr. Shahan stated that next week the State Police will dispatch our security directly to troubled area when they get a complaint.

Debi Oliveira, Temple Hills, is concerned with the adult business visibility from the Northway bringing transients into our area.

Dr. Penna stated that the signage regulations would keep the visibility down.

Ms. Oliveira asked to consider not zoning in Pierce Road and lowering the acreage to the least amount possible.

Jerry Schuth, Brookline Dr., stated with both sites located near Exit 10 over a period of time he is afraid that area will be avoided by other businesses if adult businesses move in. Mr. Schuth is not sure that the "let's fight it to the wall" is very realistic and said another point of view rather than isolating it in one area may be to consider several smaller locations so that it would be in everyone's "back yard".

Norman Gervais, Thunderbird Dr., would like to see it put in a less accessible area and suggested the western part of town.

Councilman Paolucci said there are houses everywhere and it's hard to find a section of land that's 80 acres or 20 acres or less that has less houses in the immediate zone. The committee didn't find places in the western part of town.

Supervisor Barrett said the town needs to stay within business zoning and go through the process diligently to be able to defend ourselves if needed.

Steve Bulger, Twinbrook Ct., a member of the Planning Board, feels the Builders Square building is not viable because at the present time it is being fully leased out and an active effort is being made to attract a tenant. The owners will not consider subdividing the building at this time. He said from Planning Board experience “just say no” doesn’t work.

Mike Reynolds, Woods Way, would like the web site updated on the issue. He would like to see a new more detailed map of the proposed zone. He stated it almost seems like we are creating a magnet for these types of businesses.

Jim Harris, Twilight Dr., suggested using the lowest acreage percentage possible for the zone. He asked if it is a requirement that the proposed areas to be used be unoccupied or not used and if so then we should look at properties that are occupied and then we would have a win/win situation. If the areas are not going to be subdivided and are already occupied then the adult businesses couldn’t move into the area.

Lisa DeNooyer, Torrey Pines, is concerned about the safety of the children in the areas proposed. She doesn’t think this is the right place to put it.

Edward Peck, Temple Hills, stated places like the Builders Square property or Alliant area would be the ideal places because there would be a very low chance of the adult businesses coming there.

Linda Schwartz, Cider Mill, commented on the loud noise and busy traffic in the Pierce Road area.

Jack McDonald, Twilight Dr., asked if this proposal goes through and an adult business does locate in our community and a human life is lost, could they turn around and sue the Town. He would like the Board to consider the human cost in making this decision. Traffic is a real issue there also.

Linda Molloy, Rolling Brook Dr., questioned what zones can be used for adult businesses.

Councilman Paolucci stated the town currently has five commercial and one light industrial zones that can be considered. The total area of all these zones is 857 acres and 10% is the 80 acres required for the overlay zone, however, adult businesses are not compatible in all of these zones.

Supervisor Barrett stated that the Town would like to keep the zoning of the Rt. 146, 21st Century Park area as is.

Norman Goldman, London Square Drive, commented that the Supreme Court has made a

decision and the town must act on it. He stated that the buffer zones end at the property line at one of the residential lots in the Wood Road proposed site and there is a trailer on the north end. He is concerned that wetlands weren't taken into consideration.

Councilman Paolucci stated that the Environmentalist is checking into this. The first maps given did show existing wetlands but not DEC proposed wetlands. They are now included on the current map.

Mr. Goldman questioned the 1,500 feet buffer to the cemetery. He is concerned that nobody recognized these concerns in the Wood Road area sooner.

Supervisor Barrett stated the Town has been having these public hearings to gain input.

Councilman Paolucci stated the committee will look into his concerns.

Everyone was given an opportunity to speak in favor of or against the proposed Adult Use Business Overlay Zone and no one else wished to be heard. Supervisor Barrett declared the public hearing closed at 11:00 PM.

Councilman Speckhard questioned if we currently have a law that prohibits adult use businesses in Clifton Park.

Attorney Pelagalli stated we have a law that regulates exotic dancing but no zone at this time and that is the problem. The law doesn't restrict that sort of activity to any portion of town.

Councilman Speckhard stated this issue has come up in the past and he recognizes the difficulty of the situation. He stated his initial reaction was to take a stand and to see it through even if we had to go to the Supreme Court. He said with the changing nature of some of the court views perhaps the time is near to get a different kind of interpretation. The question in his mind is "is this the wisest course of action to take" and if not, what is. Councilman Speckhard said there are two different approaches – 1) to minimize the town wide impacts of any adult business that may come into town and focus on finding that location and 2) try to maximize the probability that no such business would ever come into town. He is still uncertain of the way to go. He said this process has denigrated the word "adult" by attaching it to these kinds of businesses. He is concerned to hear that our young people are so weak that if challenged they would simply cave and become immoral. The decision needs to be the best for the town as a whole.

Supervisor Barrett stated that no matter what decision is made the end result is negative.

Councilwoman Walowit encouraged the residents to continue to express questions, concerns and ideas to the Board.

Councilman Roth stated his first reaction to this particular issue was to do everything you can to prevent it from happening but this is not the way to go. The Town needs to do the

same as neighboring communities and set aside areas for the businesses. He feels we need to go back to the drawing board with all the new information we have acquired and make sure that what we do is right.

Supervisor Barrett stated hopefully the Supreme Court decision will change. If the decision changes then the town will get rid of the overlay zone.

Attorney Pelagalli stated that the Supreme Court appointments are lifetime and it is not likely the decision will change anytime soon.

Councilman Roth expressed thanks to Councilman Paolucci and the committee for all their work, noting it's a very difficult situation.

MOTION by Councilman Speckhard, seconded by Councilwoman Walowit, to remove Resolution No. 8 of 2001 from the table.

ROLL CALL VOTE

Ayes: Councilman Paolucci, Councilman Speckhard, Councilman Roth
Councilwoman Walowit, Supervisor Barrett

Noes: None

MOTION APPROVED

Resolution No. 8 of 2001, a resolution setting a public hearing to consider adoption of a local law rezoning parcel 271.-5-13 from R-1 to PIR and amending Local Law No. 10 of 1996.

Introduced by Councilman Speckhard, who moved its adoption, seconded by Councilman Roth.

WHEREAS, a request to rezone parcel 271.-5-13 from Residential-1 to Public/Institutional/Recreational uses has been presented to the Town Board, and

WHEREAS, the Town Board has obtained a review under the State Environmental Quality Review Act and now wishes to obtain input from the public; now, therefore, be it

RESOLVED, that a public hearing to consider a local law rezoning parcel 271.-5-13 from Residential-1 to Public/Institutional/Recreational is hereby set for February 5, 2001 at 7:20 PM in the Wood Memorial Room, One Town Hall Plaza, Clifton Park, New York and the Town Clerk is directed to publish notice of same.

ROLL CALL VOTE

Ayes: Councilman Paolucci, Councilman Speckhard, Councilman Roth
Councilwoman Walowit, Supervisor Barrett

Noes: None

DECLARED ADOPTED

Resolution No. 9 of 2001, a resolution honoring Darryl P. Slater as an Eagle Scout.

Introduced by Supervisor Barrett, who moved its adoption, seconded by the entire Town Board.

WHEREAS, Darryl P. Slater of 20 Woodin Road, Clifton Park has provided exemplary service to the community by installing a bridge in the Vischer Ferry Nature Preserve as his Eagle Scout project, and

WHEREAS, Boy Scout Troop No. 48 has recommended that Darryl be promoted to Eagle Scout; now, therefore, be it

RESOLVED, that Darryl P. Slater, 20 Woodin Road, Clifton Park is hereby commended for his exemplary service to the community and for attaining the rank of Eagle Scout.

ROLL CALL VOTE

Ayes: Councilman Paolucci, Councilman Speckhard, Councilman Roth
Councilwoman Walowit, Supervisor Barrett

Noes: None

DECLARED ADOPTED

Resolution No. 10 of 2001, a resolution setting a public hearing to consider adoption of a local law amending Town Code section 73-19B as amended by Local Law No. 11 of 1993 regarding Accessibility to Premises.

Introduced by Councilwoman Walowit, who moved its adoption, seconded by Councilman Paolucci.

WHEREAS, the Fire Marshall has recommended the attached changes to Town Code section 73-19B regarding Accessibility to Premises, and

WHEREAS, the proposed changes require that a public hearing be held; now, therefore, be it

RESOLVED, that a public hearing be scheduled for 7:10 PM on February 12, 2001 in the

Wood Memorial Room, One Town Hall Plaza, Clifton Park, New York to consider adopting a Local Law amending Town Code section 73-19B as amended by Local Law No. 11 of 1993 regarding Accessibility to Premises, and the Town Clerk is directed to publish appropriate notice of the hearing.

ROLL CALL VOTE

Ayes: Councilman Paolucci, Councilman Speckhard, Councilman Roth
Councilwoman Walowit, Supervisor Barrett

Noes: None

DECLARED ADOPTED

Resolution No. 11 of 2001, a resolution authorizing the Supervisor to sign a lease with DeLage Landen for a copier.

Introduced by Councilman Paolucci, who moved its adoption, seconded by Councilman Roth.

WHEREAS, the Town Administrator has recommended that a new copier be leased for the Town Clerk's office, and

WHEREAS, the proposed cost for leasing the copier has been budgeted per the attached schedule; now, therefore, be it

RESOLVED, that the Town Supervisor is authorized to enter into a lease agreement with DeLage Landen for a Lanier 5445 Copier for thirty six(36) months at a cost not to exceed \$251.00 per month plus .01 per copy for services and supplies, as budgeted in item A-1410-009 (Leases & Rentals).

ROLL CALL VOTE

Ayes: Councilman Paolucci, Councilman Speckhard, Councilman Roth
Councilwoman Walowit, Supervisor Barrett

Noes: None

DECLARED ADOPTED

Resolution No. 12 of 2001, a resolution re-appointing Joanne Coons to the Historic Preservation Commission.

Introduced by Councilman Speckhard, who moved its adoption, seconded by Councilwoman Walowit.

WHEREAS, the Historic Preservation Commission has recommended that Joanne Coons, 359 Riverview Road, Rexford, be re-appointed to the Commission for a term to expire on December 31, 2003; now, therefore, be it

RESOLVED, that Joanne Coons, 359 Riverview Road, Rexford is hereby re-appointed to the Historic Preservation Commission for a term to expire December 31, 2003.

ROLL CALL VOTE

Ayes: Councilman Paolucci, Councilman Speckhard, Councilman Roth
Councilwoman Walowit, Supervisor Barrett

Noes: None

DECLARED ADOPTED

Resolution No. 13 of 2001, a resolution appointing Jason Kemper as Director of Planning.

Introduced by Councilman Roth, who moved its adoption, seconded by Councilman Paolucci.

WHEREAS, Kathleen Simmonds will be leaving the position of Director of Planning on January 5, 2001, and

WHEREAS, the Town Board has reviewed the credentials of Jason Kemper and has determined him to be qualified for the position; now, therefore, be it

RESOLVED, that Jason Kemper, Northville, New York be appointed to the position of Director of Planning at Grade 11, Step 1, (\$44, 818/yr.) effective January 6, 2001, with a budget transfer from A-8021-E121 (Planning Department, Kathleen Simmonds) to A-8021-E419, (Planning Department, Jason Kemper).

ROLL CALL VOTE

Ayes: Councilman Paolucci, Councilman Speckhard, Councilman Roth
Councilwoman Walowit, Supervisor Barrett

Noes: None

DECLARED ADOPTED

Resolution No. 14 of 2001, a resolution changing Peter Britt's hourly rate for his service to the Assessor's Office.

Introduced by Councilwoman Walowit, who moved its adoption, seconded by Councilman Paolucci.

WHEREAS, the Assessor has recommended that the hourly rate paid to Peter Britt, Data Collector, who is a part-time independent contractor for that office be raised from \$10.00/hr. to \$11.00/hr. effective January 1, 2001; now, therefore, be it

RESOLVED, that the hourly rate paid to Peter Britt for his independent contractor services to the Assessor's Office be raised from \$10.00/hr. to \$11.00/hr. effective January 1, 2001, to be paid from Budget Account A-1355-015 (Assessor-Data Clerk Contr.).

ROLL CALL VOTE

Ayes: Councilman Paolucci, Councilman Speckhard, Councilman Roth
Councilwoman Walowit, Supervisor Barrett

Noes: None

DECLARED ADOPTED

Resolution No. 15 of 2001, a resolution compensating employees in the Assessor's Office for overtime from NYS aid for the STAR program.

Introduced by Councilwoman Walowit, who moved its adoption, seconded by Councilman Paolucci.

WHEREAS, NYS has allocated \$20,933 in and to the Assessor's Office for the Year 2001 to help offset the costs incurred from administering the STAR program, and

WHEREAS, the Assessor recommends that the funds be allocated for employee overtime and for his additional time and responsibilities in accordance with the approved budget; now, therefore, be it

RESOLVED, that the following employees of the Assessor's Office be paid the following amounts for their overtime needed to implement the STAR program from the aid received from NYS to offset STAR related expenses;

Catherine Montalto-120 hours-\$1,920 Ellen Angus-120 hours-\$1,750
Margaret Kasky- 120 hours-\$1,620 Part-time personnel(if needed) 240 hours-\$2,600

to be paid from Budget Account A-1355-E074 (Assessors-STAR Overtime); and be it further

RESOLVED, that Walter Smead be paid \$5,000 for the year (to be disbursed at \$1,250 per quarter) as a salary stipend for his additional time and responsibilities needed for the STAR program, to be paid from the same budget account.

ROLL CALL VOTE

Ayes: Councilman Paolucci, Councilman Speckhard, Councilman Roth
Councilwoman Walowit, Supervisor Barrett

Noes: None

DECLARED ADOPTED

Councilman Roth questioned if there are other allocations for the rest of the money.

Town Assessor Smead stated any left over money goes back into the General Fund.

MOTION by Councilwoman Walowit, seconded by Councilman Paolucci, to adjourn the meeting to the next regular meeting or any other meeting necessary for the conduct of Town business.

Motion carried at 11:35 PM

Teresa J. Brobston
Deputy Town Clerk