TOWN OF CLARKSON SPECIAL MEETING February 29, 2020

The Town Board of the Town of Clarkson held a Special Meeting on Saturday, February 29, 2020 at the Clarkson Town Hall, 3710 Lake Road, Clarkson, NY at 9:00 AM.

PRESENT:

Christa Filipowicz Supervisor Allan Hoy Councilperson ** Patrick Didas Councilperson Councilperson Tom Guarino Leslie Zink Councilperson **Sharon Mattison** Town Clerk ** Richard Olson Attorney

**excused

Supervisor Filipowicz called the meeting to order at 9:00 AM.

RESOLUTION #283 AUTHORIZE SUPERVISOR TO SIGN UNDERTAKING AGREEMENT FOR THE BENEFIT OF THE NY STATE DEPARTMENT OF TRANSPORTATION

Introduced by Councilperson Zink

Seconded by Councilperson Guarino

To authorize the Supervisor to sign the NYS DOT Undertaking Agreement (attached).

VOTE OF THE BOARD

AYES: Supervisor Filipowicz, Councilpersons Hoy, Guarino and Zink

NAYS: None

<u>RESOLUTION #284</u> <u>APPOINTMENT - PLANNING BOARD MEMBER</u>

Introduced by Councilperson Hoy

Seconded by Councilperson Zink

That John Culhane, 21 Scarlet Pine, Town of Clarkson, New York, be and is hereby appointed as a member of the Planning Board, beginning immediately and ending December 31, 2022.

VOTE OF THE BOARD

AYES: Supervisor Filipowicz, Councilpersons Hoy, Guarino and Zink

NAYS: None

RESOLUTION #285 ADJOURNMENT

Introduced by Councilperson Hoy

Seconded by Councilperson Zink

To adjourn the Town Board meeting at 9:07 AM.

VOTE OF THE BOARD

AYES: Supervisor Filipowicz, Councilpersons Hoy, Guarino and Zink

NAYS: None

Respectfully submitted,

Sharon S. Mattison

Town Clerk

Approved 03-10-2020

PERM 1 (2/12)



UNDERTAKING

For the benefit of

The New York State Department of Transportation

In connection with work affecting state highways (For use by New York municipalities and federal agencies

WHEREAS, the undersigned TOWN OF CLARKSON	(Municipality,	
County, Town, City or Village, or any agency of the federal government, hereinafter referred to as		
"Permittee") from time to time receives permits from the New York State Department of Transportation		
(hereinafter referred to as the "NYSDOT") and otherwise conducts activities and operations upon highways		
and/or within right-of-way controlled by the State of New York for such purposes as the obstruction,		
installation, construction, maintenance and/or operation of facilities; and		

WHEREAS, Permittee's access and operation upon state right-of-way is conditioned upon compliance with Highway Law Sections 52, 103, 203 and/or 234, including the conditions that Permittee assume all responsibility for (a) the temporary control of all modes of traffic (including motorized and non-motorized travel) affected by Permittee's operations, (b) complete restoration of state facilities to their condition prior to permitted use or activity, and (c) all claims, damages, losses and expenses,

NOW, THEREFORE, in relation to all operations and/or actions undertaken within state right-ofway, Permittee hereby agrees to the following terms and conditions:

- 1. Permit Applications. Excepting only activities undertaken to protect public safety because of emergency conditions or incidents, Permittee shall provide timely written notice to NYSDOT of operations or activities affecting state right-of-way. Under normal circumstances, a minimum of five business days notice shall be provided. Notification of emergency activities shall be provided to NYSDOT as soon as practicable after the activity. The Permittee shall apply for project-specific permits for activities not allowed under any existing annual permit. Such application shall identify proposed project locations, desired dates/hours, proposed work/activities, traffic control, and site restoration
- 2. Applicable Rules, Regulations & Conditions. Permittee shall comply with all of the laws, rules and regulations applicable to construction, maintenance activities and operations and shall further comply with such terms and conditions that may be imposed by NYSDOT in connection with permitted activity or operations. Temporary Traffic Control, highway safety appurtenances, and restoration of state facilities shall be completed in accordance with NYSDOT regulations and standards.
- 3. Site Restoration. Permittee shall, at its own expense, promptly complete the work allowed under each permit and, within a reasonable time, restore State property damaged by its work/activities to substantially the same or equivalent condition as existed before such work was begun as determined by the Commissioner or his/her designee. In the event that the Permittee fails to so restore damaged State property within what the Commissioner deems to be a reasonable time, the Commissioner, after giving written notice to the Permittee, may restore the property to substantially the same or equivalent condition as existed before the Permittee's work/activities, in which case, Permittee agrees to reimburse the reasonable expenses in connection therewith.

NYSDOT PERM 1

(rev. 2/12)

- 4. Payment & Release of Liens. Permittee shall be responsible for the payment of all costs and materials relating to its work in the public right-of-way, and agrees to defend and save harmless NYSDOT against any and all lien claims made by persons supplying services or materials to Permittee in connection with Permittee's work.
- 5. Indemnity. In addition to the protection afforded to NYSDOT under any available insurance, NYSDOT shall not be liable for any damage or injury to the Permittee, its agents, employees, or to any other person, or to any property, occurring on the site or in any way associated with Permittee's activities or operations, whether undertaken by Permittee's own forces or by contractors or other agents working on Permittee's behalf. To the fullest extent permitted by law, the Permittee agrees to defend, indemnify and hold harmless the State of New York, NYSDOT, and their agents from and against all claims, damages, losses and expenses, including but not limited to, claims for personal injuries, property damage, wrongful death, and/or environmental claims and attorney fees arising out of any such claim, that are in any way associated with the Permittee's, activities or operations under any and all permits issued using this Undertaking.

FURTHERMORE, Permittee hereby warrants that the obligations of this Undertaking are backed by the full faith and credit of Permittee. Permittee may insure or bond any of the obligations set forth herein, or may rely upon self-insurance, budgeted funds, or funds for general operations.

This Undertaking shall be applicable to all permitted activities and operations undertaken after the date of execution and work initiated while this Undertaking is in effect. This Undertaking may be revoked by the Permittee or rejected by NYSDOT upon thirty days written notice but will continue to apply to all permitted activities/operations that were permitted by virtue of this Undertaking. Unless terminated for the purpose of future activities/operations, this Undertaking shall have a term of twenty (20) years and shall be kept on file to facilitate the issuance of future permits to which it will apply.

IN WITNESS WHEREOF, JOWN OF CUR County, Town, City, Village or federal agency) agrees to the execution by the authorized officer or employee (attach Re	terms of this Undertaking, and has caused its
Authorized Agent	2.19.19 Date
Supervisor2 Print Name/Title	<i>y</i>
3710 LAKE RD BOX 858	(585) 637.1/3 / Phone number
CLARKSON NY 14430	SUPEREVISOR @ CLARKSONNY. ORG

NYSDOT PERM 1

(rev. 2/12)