A meeting of the Town Board of the Town of Aurora took place on Monday, March 28, 2016, at 7:00 p.m. in the Town Hall Auditorium, 300 Gleed Avenue, East Aurora, New York.

Members Present: Jeffrey T. Harris Councilman

Jolene M. Jeffe Councilwoman Susan A. Friess Councilwoman Charles D. Snyder Councilman James J. Bach Supervisor

Others Present: David Gunner Highway Superintendent

Camie Jarrell Engineer/GHD Consulting
William Kramer Code Enforcement Officer

Shane Krieger Chief of Police

Supervisor Bach opened the meeting at 7:00 p.m. with the Pledge of Allegiance to the Flag.

The first item on the agenda was a PUBLIC HEARING on a proposed local law of the Town of Aurora amending Town Code Chapter 35 – Alarm Systems; Chapter 47 - Business Control and Permits; Chapter 59 – Electrical Inspections; Chapter 65 – Fire Prevention; Chapter 70 – Games of Chance; Chapter 81 – Parking, Off-Street; Chapter 87 – Ponds; Chapter 91 – Recycling and Solid Waste Management; Chapter 108 – Vehicles Abandoned; Chapter 109 – Vehicle and Traffic; and Chapter 165 – Zoning, to provide an amended penalties for offenses in the above mentioned chapters.

The affidavits of publication and posting are on file with the Town Clerk. Supervisor Bach opened the hearing at 7:02 p.m. and asked if anyone in the audience wished to comment on Local Law Intro No. 1-2016.

Hearing no comments, the Supervisor closed the hearing at 7:03 p.m.

The following RESOLUTION was offered by Councilwoman Friess, who moved its adoption; seconded by Councilman Snyder, to wit:

A RESOLUTION ADOPTING A DETERMINATION OF NON-SIGNIFICANCE

WHEREAS, the Town Board of the Town of Aurora is considering adoption of a Local Law to amend Chapter 35 – Alarm Systems; Chapter 47 - Business Control and Permits; Chapter 59 – Electrical Inspections; Chapter 65 – Fire Prevention; Chapter 70 – Games of Chance; Chapter 81 – Parking, Off-Street; Chapter 87 – Ponds; Chapter 91 – Recycling and Solid Waste Management; Chapter 108 – Vehicles Abandoned; Chapter 109 – Vehicle and Traffic; and Chapter 165 – Zoning, to provide an amended penalties for offenses in the above mentioned chapters; and

WHEREAS, the Town Board of the Town of Aurora is duly qualified to act as lead agency and has declared itself lead agency with respect to compliance with SEQRA which requires environmental review of certain actions undertaken by local government; and

WHEREAS, the proposed action appears to be a Type II action pursuant to the Rules and Regulations of the State Environmental Quality Review Act and that no further environmental review is required.

NOW, THEREFORE, BE IT,

RESOLVED that the Town Board of the Town of Aurora, after considering the action proposed herein, reviewing the criteria contained in Section 617.11 of the Rules and Regulations of the State Environmental Quality Review Act, determines that the action is a Type II action and will not have a significant effect upon the environment; and be it further

RESOLVED that the Town Board of the Town of Aurora has determined that the proposed action constitutes a Type II action under the State Environmental Quality Review Act and that no further environmental review is required.

DULY ADOPTED, this 28th day of March, 2016, by the following vote:

Action #80 SEQR resolution

Type II

Supervisor Bach Voted Aye Councilwoman Friess Voted Aye Voted Aye

determination adopted for LL Intro 1-2016

Councilman Snyder Councilwoman Jeffe Voted Aye Councilman Harris Voted Aye

* * *

Councilman Harris moved to adopt Local Law 1-2016; seconded by Councilwoman Jeffe:

TOWN OF AURORA

LOCAL LAW 1-2016

A LOCAL LAW, TO AMEND LOCAL LAW 1-1990 KNOWN AS "THE CODES OF THE TOWN OF AURORA", ADOPTED BY THE TOWN BOARD OF THE TOWN OF AURORA ON JANUARY 22, 1990, BY AMENDING PENALTIES FOR OFFENSES.

BE IT ENACTED BY THE TOWN BOARD OF THE TOWN OF AURORA AS FOLLOWS:

SECTION 1. LEGISLATIVE INTENT

This Local Law amends a prior Local Law known as "The Codes of the Town of Aurora", adopted by the Town of Aurora on January 22, 1990, as amended, relating to the administrative, legislative and general legislation of the Codes within the Town of Aurora as herein set forth.

SECTION 2. <u>ALARM SYSTEMS</u>

Section 35-13, Alarm Systems, is deleted and replaced with the following:

Section 35-13. Penalties for offenses

Any person or persons, association or corporation committing an offense against this chapter or any section or provision thereof is guilty of a violation punishable by a fine not exceeding \$250 or imprisonment for a period not exceeding 15 days for each such offense, or by both such fine and imprisonment.

SECTION 3. BUSINESS CONTROL AND PERMITS

Section 47-10, Business Control and Permits, is deleted and replaced with the following:

Section 47-10. Penalties for offenses

Any person or persons, association or corporation committing an offense against this chapter or any section or provision thereof is guilty of a violation punishable by a fine not exceeding \$250 or imprisonment for a period not exceeding 15 days for each such offense, or by both such fine and imprisonment.

SECTION 4. **ELECTRICAL INSPECTIONS**

Section 59-4, Electrical Inspections, is deleted and replaced with the following:

Section 59-4. Penalties for offenses

Any person or persons, association or corporation committing an offense against this chapter or any section or provision thereof is guilty of a violation punishable by a

fine not exceeding \$250 or imprisonment for a period not exceeding 15 days for each such offense, or by both such fine and imprisonment.

SECTION 5. FIRE PREVENTION

Section 65-27, Fire Prevention, is deleted and replaced with the following:

Section 65-27. Penalties for offenses

Any person having been served, either personally or by registered mail, with an order to remedy any condition found to exist in, on or about any building in violation of the Uniform Fire Prevention and Building Code who shall fail to comply with such order within the time fixed by the regulations promulgated by the Secretary pursuant to Subdivision 1 of §381 of the Executive Law, such time period to be stated in the order, and any owner, building, architect, tenant, contractor, subcontractor, construction superintendent or their agents or any other person taking part or assisting in the construction of any building who shall knowingly violate any of the applicable provisions of the Uniform Code or any lawful order of the Town of Aurora, its employees or authorized agents made thereunder regarding standards for construction, maintenance or fire-protection equipment and systems shall be punishable by a fine of not more than \$250 per day in violation or imprisonment not exceeding fifteen (15) days for each offense, or by both such fine and imprisonment.

SECTION 6. GAMES OF CHANCE

Section 70-7, Games of Chance, is deleted and replaced with the following:

Section 70-7. Penalties for Offenses

Any person or persons, association or corporation committing an offense against this chapter or any section or provision thereof is guilty of a violation punishable by a fine not exceeding \$250 or imprisonment for a period not exceeding 15 days for each such offense, or by both such fine and imprisonment.

SECTION 7. PARKING, OFF-STREET

Section 81-9, Parking, Off-Street, is deleted and replaced with the following:

Section 81-9 Penalties for offenses

- A. Any person or persons, association or corporation committing an offense against this chapter or any section or provision thereof is guilty of a violation punishable by a fine not exceeding \$250 or imprisonment for a period not exceeding 15 days for each such offense, or by both such fine and imprisonment.
- B. Every person convicted of a violation of this chapter relating solely to the parking or standing of a vehicle shall be punished by a fine of not less than \$20 nor more than \$100.

SECTION 8. PONDS

Section 87-3, Ponds, is deleted and replaced with the following:

Section 87-3. Penalties for offenses

Any person or persons, association or corporation committing an offense against this chapter or any section or provision thereof is guilty of a violation punishable by a fine not exceeding \$250 or imprisonment for a period not exceeding 15 days for each such offense, or by both such fine and imprisonment.

SECTION 9. RECYCLING AND SOLID WASTE MANAGEMENT

Section 91-11, Recycling and Solid Waste Management, is amended by deleting Sections (B)(2) and (4) and replacing Section (B)(2) with the following:

Section 91-11(B)(2). Penalties for offenses

Any person or persons, association or corporation committing an offense against this chapter or any section or provision thereof is guilty of a violation punishable by a fine not exceeding \$250 or imprisonment for a period not exceeding 15 days for each such offense, or by both such fine and imprisonment.

Section 91-12, Effective Date, is deleted in its entirety.

SECTION 10. <u>VEHICLES ABANDONED</u>

Section 108-7, Penalties for Offenses, is deleted and replaced with the following:

Section 108-7. Penalties for Offenses

Any person or persons, association or corporation committing an offense against this chapter or any section or provision thereof is guilty of a violation punishable by a fine not exceeding \$250 or imprisonment for a period not exceeding 15 days for each such offense, or by both such fine and imprisonment.

SECTION 11. VEHICLE AND TRAFFIC

Article II, Section 109-3, Prohibited Parking Certain Hours, is amended by deleting Sections (D) and (E) and replacing Section (D) with the following:

- (D) Every person convicted of a violation of any of the provisions of this Article shall be punished as follows:
 - (1) For a first conviction, by a fine of not more than \$150 or by imprisonment for not more than 15 days, or both;
 - (2) For conviction of a second violation, both of which were committed within a period of 18 months, by a fine of more than \$300 or by imprisonment for not more than 45 days, or both;
 - (3) For conviction of a third or subsequent violation, all of which were committed within a period of 18 months, by a fine of not more than \$450 or by imprisonment for not more than 90 days, or both.

SECTION 12. <u>VEHICLE AND TRAFFIC</u>

Article III, Section 109-5, Penalties for Offenses, is deleted and replaced with the following:

Section 109-5. Penalties for Offenses

Any person or persons, association or corporation committing an offense against §109-4 of this article is guilty of a violation punishable by a fine not exceeding \$250 or imprisonment for a period not exceeding 15 days for each such offense, or by both such fine and imprisonment.

SECTION 13. ZONING

Section 165-65(A), Zoning, is deleted and replaced with the following:

Section 165-65. Penalties for offenses

(A) Any person or persons, association or corporation committing an offense against this chapter or any section or provision thereof is guilty of a violation punishable by a fine not exceeding \$250 or imprisonment for a period not exceeding 15 days for each such offense, or by both such fine and imprisonment.

SECTION 14 EFFECTIVE DATE This Local Law shall take effect

immediately upon filing with the Secretary of State.

Upon a vote being taken: Councilman Harris Aye

Councilwoman Jeffe Aye Councilwoman Friess Aye Councilman Snyder Aye Supervisor Bach Aye Action #81 Local Law 1-2016 Penalties for offenses adopted

* * *

Councilwoman Friess moved to approve the minutes of the 3/14/16 Town Board meeting; seconded by Councilwoman Jeffe. Upon a vote being taken: ayes – five noes – none Motion carried.

Action #82 3/14/16 TB mtg min approved

AUDIENCE I:

Christopher J., Heiler Drive, ask Chief Krieger if he was familiar with the Orchard Park career criminals. Chief Krieger responded, yes, he has heard of them.

UNFINISHED BUSINESS:

Supervisor Bach stated that the Town, its engineer, financial advisor and bond counsel are in the process of completing the application to the State Comptroller for the Master Water Improvement Area.

NEW BUSINESS:

Councilwoman Friess moved to authorize the Supervisor to sign the agreement to accept the Western New York Southtowns Scenic Byway interpretive sign installation conditions for the Mill Road Overlook site.

Councilman Snyder seconded the motion. Upon a vote being taken:

ayes – five noes – none Motion carried.

Action #83 Supv auth to sign WNYSSB sign install agreement for Mill Rd. Overlk

Councilman Snyder moved to approve the following 2015 year-end budget amendment:

• Increase appropriation line B3120.411 Contractual Services in the amount of \$87,463.00. The source of funding is the Part Town fund balance.

Action #84 Part-town fund 2015 budget amendment approved

Councilwoman Friess seconded the motion. Upon a vote being taken: ayes – five noes – none Motion carried.

Quotes for baseball uniforms and caps (based on approximately 245 uniforms and 330 caps) were received from:

	Youth/Adult	Printing	Cap	Approx. Cost
Laux Sporting Goods	8.89/9.89	5.89	5.75	\$5,653.60
BSN Sports	9.75/10.50	6.55	6.15	\$6,939.75
Ad Pro	12.00/13.50	8.00	7.00	\$7,412.50

Quotes for softball uniforms and visors (based on approximately 100 uniforms and 120 visors were received from:

	Youth/Adult	Printing	Visor	Approx. Cost
Laux Sporting Goods	15.25/16.25	included	3.50	\$1,995.00
BSN Sports	9.35/10.35	8.00	2.85	\$2,139.00
Ad Pro	9.00/9.50	8.00	3.75	\$2,175.00

Councilwoman Friess moved to approve the per piece quote for baseball uniforms and caps from Laux Sporting Goods, Inc., 25 Pineview Drive, Amherst, NY: youth uniforms – 8.89ea.; adult uniforms – 9.89ea.; caps – 5.75ea; printing \$5.89; and the per piece quote for softball uniforms and visors from Laux Sporting Goods, Inc., 25 Pineview Drive, Amherst, NY: youth uniforms – 15.25ea.; adult uniforms – 16.25ea.; visors – 3.50ea; printing is included; Councilwoman Jeffe seconded the motion. Upon a vote being taken: ayes – five noes – none Motion carried.

Action #85 Purchase of baseball & softball uniforms approved

Councilwoman Jeffe moved to approve the Civil Service title change for Recreation Department employees Patricia Monroe and Dawn DiFilippo from clerk typist part-time to clerk part-time seasonal for five (5) months beginning April 4, 2016. Councilman Snyder seconded the motion. Upon a vote being taken: ayes – five noes – none Motion carried.

Action #86 Rec employee Civil Svc title changes approved

Quotes for plants to complete the NYSDEC required stormwater rain garden at the Southside Municipal Center were received from:

Johnsons Nursery \$892.60 Murray Bros. Nursery \$1039.62 Masterson's Garden Center \$1158.62

Councilwoman Jeffe moved to approve the purchase of 19 Aster Novae-Angliae (New England Aster), 19 Liatris Spicata (Perennial Gayfeather), and 7 Ilex Verticillata (Winterberry) plants from Johnson's Nursery & Garden Supply Center, 11753 East Main Street, E. Aurora, NY, for \$892.60. Funds will be disbursed from ER 0405 – Gleed parking lot project. Councilwoman Friess seconded the motion. Upon a vote being taken: ayes – five noes – none Motion carried.

Action #87 Purchase of plants for SSMC raingarden approved

Councilman Harris moved to approve the lease renewal with 5th Avenue Catering for warehouse space at the Southside Municipal Center, contingent upon receipt of a certificate of liability insurance from the lessee. Councilman Snyder seconded the motion. Upon a vote being taken: ayes – five noes – none Motion carried.

Action #88 5th Ave. lease renewal approved contingent on insurance Councilman Snyder moved to declare the following equipment as surplus inventory to be auctioned:

INIVENTORY			
INVENTORY #	DESCRIPTION	MODEL#	SERIAL#
	Garland gas oven/stove/range-5' Wx59"Hx33"D		
	range/oven vent-22 1/4" Hx12'Wx49"D		
2814	Randell Dover food cooler-bottom half	930K-7	T000064230
2813	Randell Dover food Cooler-top half		
2815	Fasco Mfgblack metal rack with 4 shelves-4'Wx4'11"Hx19"D	10345	
2816	Metro silver metal rack with 5 shelves-6'Hx2'WX18"D		
2826	Cambro Mfg-Camtray plastic food holder on		
	wheels-3'8"Hx2'2"Wx21" D -with 20 trays		
	Trend Setter paper shredder-works	TK-300	VS503C
2823	metal desk-5'Wx2'6"Hx2'6"D		
2821	2 file cabinets-2 drawer		
2819	Eagle green metal racks -7'8"Hx4'Wx2'D		
2820	Eagle green metal racks -7'8"Hx4'Wx2'D		
2818	Scotsman Ice Maker-might not work		
2817	True Freezer-3/4 hp, 115 voltage, 14 amps	T-49F	1-2485028
	True Freezer-4'6"Wx6'6.5"Hx30"D	6DM-49F	495918
2812	prep table 5'Wx34.5:Hx30"D		
2811	stainless steel table-8'x3'x30"		
	no name refrigerator-5'1.5"Hx28"Wx27"D	TBX14SYSFRWH	MH746714
2824	Eagle green metal rack -7'7"Hx3'Wx18"D		
	Utility Table w/ broken can opener		
2825	6 shelf metal door cabinet-6'6" Hx3'Wx18"D		
	Frigidaire stacked washer/dryer-washer	FEZ831AS1	XE31103503
	4 shelf woodgrain bookcase-		
	Magnovox TV with wall bracket		
	Samsung VCR 4 Head hi fi stereo		
	1 woodgrain book rack -4 sided		
2810	Cambro salad bar-5'10 3/8"Wx4'4.5"Hx2'9.25"D		
2809	Wells Food warming bar	00400DM	CAG3717
2808	Food Table w/tray shelves-2 electric outlets		
2807	Food Table w/tray shelves-2 electric outlets		
	2 metal doors w/ windows and frames-Buildings		
	wood door with window and vent-79"Hx32"W		
	wood door with window and vent-79"Hx31 1/2"W		
	metal desk with faux wood top-5'Wx30"D		
	glass/ metal message board w/ letters 3'x4'		
2486	black metal desk-5'x30 1/4"-3 drawers		
2490	black metal desk		
	black metal desk		
56	1 wooden table w/ 2 drawers 3'x5'6"		
	1 wooden table w/ 2 drawers 30"x5'6"		
	storage cabinet 6'6"x3'x17 3/4"		
	tripod mounting adapter camera stand-	3066	
	Bogen Manfrotto-wheeled stands, mfg Italy		
	tripod mounting adapter camera stand-	3068	116MK2
	Bogen Manfrotto-wheeled stands, mfg Italy		
	tripod mounting adapter camera stand-	WV-047	
	Bogen Manfrotto, Panasonic top		

INVENTORY#	DESCRIPTION	MODEL#	SERIAL#
	JVC VHS professional camera w/case, cords, charger	3CCD GYX3	
	Panasonic VHS movie camera for recording/playback w/case	AS-195	
	Panasonic color video camera, w chargers and case	WV-F200	200CLE
	Panasonic color video camera, w chargers and case	WV-F200	
2006	Sony digital HD video camera recorder	HVR-AIJ	
	Panasonic portable video cassette recorder w/ charger	AG-B11	A8yC10574
	Panasonic portable video cassette recorder w/ charger	A62400	67HA00819
	case of misl wires, headset, microphone-		
	AKG acoustics C568EB, goes w/recorder		
	2 Panasonic color video monitors w/ 5" electronic viewfinder	CT-1010M	
	Panasonic color video monitor	CT-110MA	KAG150001
	3 rolls cable -32 pin/ rcu cable		
	2 Panasonic Electronic Viewfinders	WV-VF65	
	Texscan MSI Compuvid		
	Atlas microphone stand		
	Hitachi Denshi LTD-Vector Scope	V-069	
	Powerstat Variable Autotransformer	3PN116B	
	Kaiser video light	8P 93310/93330	
	power pack 100/ power pack-goes with Kaiser video light	93313193332	
	Electro-voice 31 band 1/3 octave equalizer		
	Shure Professional microphone mixer	m675	
	10 batteries:3 AG-BP202, 12V2AH, 2 Panasonic AG-BP20P 12v,		
	4 JVC NB-61u2v2.2ah; 1 Direct Power Plus DPU-1950T		
	Panasonic Editing Controller	AG-A650	7EO82726
	JVC compact disc automatic disc automatic changer-no		
	remote	XL-M505TN	XL-M504BK
	Panasonic VHS video cassette recorder	AG-6500	H7TC00226
	Panasonic VHS video cassette recorder	AG-6500	BOTC00043
	JVC monitor	TM-1600SLL	
	JVC compact disc player-no remote	XL-Z441TN	XL-Z442BK
	JVC monitor	TM-A9U	14411052
	Panasonic remote control unit	WV-RC36	
	Panasonic remote control unit	WV-RC36	
	Panasonic video monitors	TR 932	KE6610289
	Panasonic video monitors	TR-932	KE6610290
	carrying case with wheeled cart		
	19" RCA TV w/ remote		
	2 Middle Atlantic Products-power towers with outlets,		
	locking backdoor w/keys, 6x1 vertical interval		
	video/ audio switcher-6'9"Hx22"Wx25"D		
	Sharp Microwave Carousel		
1312	Gestetner copy printer	5327	CPDR8;RT1
	Panasonic VHS Player-to recycle	AG-6100	G9TA00049
	Panasonic VHS Player-to recycle	AG-6300	C8TA00373
	Panasonic VHS Player-to recycle	AG-6300	G7TA00549
	Duofone answering machine-recycle	TAD-346	
	2 Texscan MSI Compuvid keyboards-recycle		
	2 Scientific Atlanta, Inc. Video signal modulators-recycle	6350	
	1 63"x24" tan office wall		
~		4 , , , , , , , , , , , , , , , , ,	

Action #89

noes – none Motion carried. Items declared surplus

Councilwoman Friess seconded the motion to declare the above items as

surplus inventory. Upon a vote being taken: ayes – five

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The following RESOLUTION was offered by Councilman Snyder, who moved its adoption; seconded by Councilwoman Jeffe, to wit:

A RESOLUTION ADOPTING A DETERMINATION OF NON-SIGNIFICANCE

WHEREAS, the Town Board of the Town of Aurora is considering adoption of a Local Law to extend a Moratorium adopted by Local Law No. 2-2015; and

WHEREAS, the Town Board of the Town of Aurora is duly qualified to act as lead agency and has declared itself lead agency with respect to compliance with SEQRA which requires environmental review of certain actions undertaken by local government; and

WHEREAS, the proposed action appears to be a Type II action pursuant to the Rules and Regulations of the State Environmental Quality Review Act and that no further environmental review is required.

NOW, THEREFORE, BE IT,

RESOLVED that the Town Board of the Town of Aurora, after considering the action proposed herein, reviewing the criteria contained in Section 617.11 of the Rules and Regulations of the State Environmental Quality Review Act, determines that the action is a Type II action and will not have a significant effect upon the environment; and be it further

RESOLVED that the Town Board of the Town of Aurora has determined that the proposed action constitutes a Type II action under the State Environmental Quality Review Act and that no further environmental review is required.

DULY ADOPTED, this 28th day of March, 2016, by the		Action #90
following vote:		SEQR resolution
Supervisor Bach	Voted Aye	Type II action
Councilwoman Friess	Voted Aye	for LL Intro 2-
Councilman Snyder	Voted Aye	2016 (ODA
Councilwoman Jeffe	Voted Aye	moratorium extension)
Councilman Harris	Voted Aye	extension)

* * *

The following RESOLUTION was offered by Councilwoman Jeffe, who moved its adoption; seconded by Councilman Snyder, to wit:

WHEREAS, the Town of Aurora has previously adopted a Local Law pertaining to the establishment of a moratorium in regard to the development or subdivision of land that lacks required road frontage in the Town of Aurora which law was adopted on October 13, 2015; and

WHEREAS, the Town Board has determined that it has been unable to complete its studies and consider and enact appropriate amendments to the Code to protect the health and welfare of the citizens and property of the Town of Aurora; and

WHEREAS, Councilwoman Jeffe has introduced the attached proposed Local Law Intro No. 2 of the Year 2016 entitled "Amendment to Local Law No 2-2015 of the Code of the Town of Aurora.

NOW, THEREFORE, IT IS HEREBY ORDERED AS FOLLOWS:

A Hearing before the Town Board of the Town of Aurora, in the County of Erie, shall be held at the Town Hall, 300 Gleed Avenue, Aurora, New York at 7:00 p.m. on the

11th day of April, 2016 for the purpose of hearing all persons interested in the proposed Local Law Intro No. 2 of the Year 2016; and

Be it further ordered that the Town Clerk is directed to:

- (a) publish a Notice of Public Hearing in the East Aurora Advertiser, designated by the Town as its official newspapers for this publication, such publication to be not less than ten (10) days before the date of the Public Hearing and, if feasible, on the Town's website;
- (b) Post as required by law one copy of the Notice of Public Hearing no later than the day such notice is published;
- (c) Notify by mail all parties of interest pursuant to the General Municipal Law and the Town Law of the Public Hearing, not less than ten (10) days before the date of the Public Hearing and notify County Planning if required under §239-m of the General Municipal Law; and

Be it further

ORDERED, that the Town Clerk is to make copies of the proposed Local Law Intro No. 2 of the Year 2016 entitled "Amendment to Local Law No. 2 of 2015 of the Code of the Town of Aurora" pertaining to the establishment of a moratorium in regard to the development or subdivision of land that lacks required road frontage in the Town of Aurora available at her office for inspection and distribution to any interested person during business hours.

The question of the adoption of the foregoing was duly put to vote on a roll call, which resulted in the following:

DULY ADOPTED, this 28th day of March, 2016, by the

following vote:		Action #91
Supervisor Bach	Voted Aye	Public hearing
Councilwoman Friess	Voted Aye	set for LL Intro
Councilman Snyder	Voted Aye	2-2016 ODA
Councilwoman Jeffe	Voted Aye	moratorium extension
Councilman Harris	Voted Nav	extension

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The following RESOLUTION was offered by Councilman Snyder, who moved its adoption; seconded by Councilwoman Jeffe, to wit:

A RESOLUTION ADOPTING A DETERMINATION OF NON-SIGNIFICANCE

WHEREAS, the Town Board of the Town of Aurora is considering adoption of a Local Law to extend a Moratorium adopted by Local Law No. 3-2015; and

WHEREAS, the Town Board of the Town of Aurora is duly qualified to act as lead agency and has declared itself lead agency with respect to compliance with SEQRA which requires environmental review of certain actions undertaken by local government; and

WHEREAS, the proposed action appears to be a Type II action pursuant to the Rules and Regulations of the State Environmental Quality Review Act and that no further environmental review is required.

NOW, THEREFORE, BE IT,

RESOLVED that the Town Board of the Town of Aurora, after considering the action proposed herein, reviewing the criteria contained in Section 617.11 of the Rules and Regulations

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of the State Environmental Quality Review Act, determines that the action is a Type II action and will not have a significant effect upon the environment; and be it further

RESOLVED that the Town Board of the Town of Aurora has determined that the proposed action constitutes a Type II action under the State Environmental Quality Review Act and that no further environmental review is required.

DULY ADOPTED, this 28th following vote:	Action #92 SEQR		
		resolution Type	
Supervisor Bach Voted Aye		II action for LL	
Councilwoman Friess	Voted Aye	Intro 3-2016	
Councilman Snyder Voted Aye		(Subdivision moratorium	
Councilwoman Jeffe	Voted Aye	extension)	
Councilman Harris	Voted Aye	CAtchsiony	

A -4: - - #00

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The following RESOLUTION was offered by Councilman Snyder, who moved its adoption; seconded by Councilwoman Jeffe, to wit:

WHEREAS, the Town of Aurora has previously adopted a Local Law pertaining to the establishment of a moratorium in regard to the subdivision of land and cluster development within the Town of Aurora which law was adopted on October 13, 2015; and

WHEREAS, the Town Board has determined that it has been unable to complete its studies and consider and enact appropriate amendments to the Code to protect the health and welfare of the citizens and property of the Town of Aurora; and

WHEREAS, Council Councilman Snyder has introduced the attached proposed Local Law Intro No.3 of the Year 2016 entitled "Amendment to Local Law No. 3-2015 of the Code of the Town of Aurora.

NOW, THEREFORE, IT IS HEREBY ORDERED AS FOLLOWS:

A Hearing before the Town Board of the Town of Aurora, in the County of Erie, shall be held at the Town Hall, 300 Gleed Avenue, Aurora, New York at 7:00 p.m. on the 11th day of April, 2016 for the purpose of hearing all persons interested in the proposed Local Law Intro No. 3 of the Year 2016; and

Be it further ordered that the Town Clerk is directed to:

- (a) publish a Notice of Public Hearing in the East Aurora Advertiser, designated by the Town as its official newspapers for this publication, such publication to be not less than ten (10) days before the date of the Public Hearing and, if feasible, on the Town's website;
- (b) Post as required by law one copy of the Notice of Public Hearing no later than the day such notice is published;
- (c) Notify by mail all parties of interest pursuant to the General Municipal Law and the Town Law of the Public Hearing, not less than ten (10) days before the date of the Public Hearing and notify County Planning if required under §239-m of the General Municipal Law; and

Be it further

ORDERED, that the Town Clerk is to make copies of the Code of the Town of Aurora and proposed Local Law Intro No.3 of the Year 2016 entitled "Amendment to Local Law No. 3 of 2015" pertaining to the establishment of a moratorium in regard to the subdivision of land and cluster development within the Town of Aurora available at her office for inspection and distribution to any interested person during business hours.

The question of the adoption of the foregoing was duly put to vote on a roll call, which resulted in the following:

this 28th day of March,	2016, by the following	Action #93
		Public hearing
Voted	Aye	set for LL Intro
ss Voted	Aye	3-2016
Voted	Aye	Subdivision
e Voted	Aye	moratorium extension
Voted	Nay	extension
e	Voted ess Voted r Voted fe Voted	r Voted Aye fe Voted Aye

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Quotes for panic buttons for the Town offices at the Southside Municipal Center were received from:

Sonotrol	\$2,850.00	\$576/year monitoring fee
Life Safety	\$2,755.00	\$250/year monitoring fee
Eastern States	\$1,690.00	\$201/year monitoring fee
Advanced Alarm	\$2,135.00	\$240/year monitoring fee

Councilman Snyder moved to approve the quote from Eastern States Sentinel Alarm Services, Inc., 5647 Seneca Street, West Seneca, NY 14224, for \$1,690.00 to install wireless panic buttons in the Town offices at the Southside Municipal Center and \$201.00 per year monitoring fee. Funds will be disbursed from A1620.422. Councilwoman Friess seconded the motion. Upon a vote being taken: ayes – five noes – none

Action #94 Panic alarms for SSMC town offices approved

Motion carried.

COMMUNICATIONS: none

BUSINESS FROM BOARD MEMBERS AND LIAISONS:

Councilman Harris and Supervisor Bach attended the National Day of Prayer that was held at the Southside Municipal Center Auditorium on 3/26/16.

AUDIENCE II:

Steve Harts, Walnut St., E. Aurora, asked if everyone who quoted for the panic alarms was bidding on the same thing and wondered if Eastern States was in for the long-term. Councilman Snyder responded that they quoted "apples to apples" and Supervisor Bach stated his business has used Eastern States for 30 years.

STAFF REPORTS:

Police Chief Krieger stated that there is a lot of information on the EAPD Facebook page and encouraged everyone to look at it.

Highway Superintendent Gunner stated he will be in contact with the auctioneer regarding the equipment that the Board declared surplus this evening.

Camie Jarell, GHD, stated that she and Town Clerk Martha Librock will work on answering questions for the Master Water Improvement Area application to the Comptroller.

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ABSTRACT OF CLAIMS

The March 28, 2016 Abstract of Claims, consisting of vouchers numbered 366 to 432 and prepaid vouchers numbered 433 to 434, was presented to the Board for audit and authorization of payment from the following funds:

General	\$105,357.79
Part Town	436.74
Highway	10,579.63
Enterprise/Gleed	16,037.81
Special Districts	2,644.81
Grand Total Abstract	\$135,056.78

Councilman Snyder moved to approve the March 28, 2016 Abstract of Claims and to authorize payment of same. Councilwoman Jeffe seconded the motion. Upon a vote being taken: ayes – five noes – none Motion carried. Action #95 Abstracts of Claims approved.

Councilwoman Jeffe moved to adjourn at 7:40 p.m.; seconded by Councilman Harris. Upon a vote being taken: ayes – five noes – none Motion carried.

Action #96 Meeting adjourned.

Martha L. Librock Town Clerk