Agenda January 3, 2023 at School Town of Arietta

- Call to Order
- Roll Call
- Motion to approve minutes for the December 19th meeting
- Resolutions

23-01-01	Organizational
23-01-02	Procurement
23-01-03	Investment
23-01-04	Chamber
23-01-05	Senior
23-01-06	Fire Budget
23-01-07	Declare Lead Agency

Snowmobile Trails - Grier
Town Buildings and Grounds - Stobo
Internal Management / Insurance,
Recreation, Website & Chamber- C Wilt
Finance / Airport-C. Rhodes
Lake / Dam / Invasive/campsite - Rudes

- Old Business
 - Senior Exemption -Local Law
- New Business
- Motion to accept the bills
- Motion to set Public Hearing to adopt a Local Law for Senior Exemption for January 17, 2023
- Public Comment
- Designation of next Meeting January 17th 2023
- Motion to adjourn

At a regular meeting of the Arietta Town Board at the Piseco Common School on 1722 State Route 8 in the Town of Arietta, Hamilton County, New York on:

January	3,	2023
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Resolution # 23-01-01

Subject: Organizational Meeting of the Arietta Town Board for the year 2023

Resolution Offered By:

WHEREAS: the Town Board of Arietta will approve and/or establish the following appointments and designations:

Chris Rhodes-----Purchasing Agent

Chris Rhodes-----Budget Officer

Mel LaScola -----Code Enforcement Officer

Mel LaScola-----Building/Safety Inspector

Laura Morehouse----Animal Control Officer

Laura Morehouse----Registrar of Vital Statistics

Vicki Fish----Town Historian

Joyce Page-----Justice Clerk

Craig Small-----Refuse & Recyclable Foreman @ \$4,936 / year

Craig Small-----Safety Coordinator @ \$2,704.00 / year

Craig Small-----Parks & Recreation @ \$6,000.00 / year

All town employees, elected and appointed officials will be paid on a bi-weekly basis.

All town equipment and property will be identified and labeled as such.

The regular monthly meeting of the Town Board will be held on the first Monday of each month at 5:00pm, unless otherwise noted, and all bills will be submitted by 12 noon on the Friday prior to the Board meeting

NBT, or any commercial bank designated by the Board in resolution will be the official bank of the Town of Arietta

The Hamilton County Express and the Leader Herald of Gloversville will be designated as the official newspapers of the Town of Arietta

The Town Board will review the financial books of the Supervisor, Justices, Town Clerk, and Tax Collector at the January 17, 2023 meeting

The Supervisor is authorized to invest idle town funds in NBT Bank Certificates of Deposit or Money Market Accounts

Any Town Official (authorized by the Town Board) may attend the Association of Towns Meetings in New York City as well as attending other meetings & training that pertain to Town business and the town will reimburse any official charges.

The Supervisor is authorized to pay utility bills, postage and payroll prior to audit of the Town Board and these bills will be audited at the following Town Board Meeting

The reimbursable mileage rate for approved charges is 65.5 cents per mile.

Salaries for Elected Officials and Appointed Personnel are set forth as established in the 2023 Town Budget:

9.5 % increase in the Wage and Salary Structure adopted by the Town Board (see attached)

in 2023 for the following Grade 1-9 positions:

Laborers (General, Highway & Airport)

Account Clerk, Account Clerk/Typist

Motor Equipment Operator

Heavy Equipment Operator

Automotive Mechanic

THEREFORE, LET IT BE RESOLVED: the Town Board, Town of Arietta approves the above appointments, salaries, wages and standards.

Seconded by: follows:		and put t	o a vote, which resulted as
AYES:	NOES:	ABSTAIN	ABSENT:
Jacquelyn Grier Sarah Rudes Douglas Stobo Christy Wilt Christian Rhodes	Jacquelyn Grier Sarah Rudes Douglas Stobo Christy Wilt Christian Rhodes	Jacquelyn Grier Sarah Rudes Douglas Stobo Christy Wilt Christian Rhodes	Jacquelyn Grier Sarah Rudes Douglas Stobo Christy Wilt Christian Rhodes
	Town Clerk	Date	

At a regular meeting of the Arietta Town Board at the Piseco Common School on 1722 State Route 8 in the Town of Arietta, Hamilton County, New York on:

January 3, 2023	at 5:00pm	
Resolution #	23-01-02	
Subject: Pro	ocurement Policy	
Resolution Offer	red By:	

WHEREAS: Section 104-b of the General Municipal Law (GML) requires every town to adopt internal policies and procedures governing all procurement of goods and services not subject to the bidding requirements of GML~103 or any other law; and

WHEREAS: comments have been solicited from those officers of the Town involved with procurement, and

THEREFORE, LET IT BE RESOLVED: that the Town of Arietta does hereby adopt the following procurement policies and procedures:

Guideline 1 Every prospective purchase of goods or services shall be evaluated to determine the applicability of GML~103. Every Town Officer, Board, Department Head or other personnel with the requisite purchasing authority (hereinafter Purchaser) shall estimate the cumulative amount of the items of supply or equipment needed in a given fiscal year. That estimate shall include the canvass of other town departments and past history to determine the likely yearly value of the commodity to be acquired. The information gathered and conclusions reached shall be documented and kept with the file or other documentation supporting the purchase activity.

Guideline 2 All purchases of a) supplies or equipment which will exceed \$20,000 in the fiscal year or b) public works contracts over \$35,000 shall be formally bid pursuant to GML ~ 103.

All estimated purchases of:

- ~ Less than \$20,000 but greater than \$10,000 requires a written <u>request for a proposal</u> (RFP) and written/fax/email quotes from three vendors.
- ~ Less than \$10,000 but greater than \$6,000 requires an oral request for the goods and written/fax/email quotes from three vendors.
- ~ Less than \$6,000 but greater than \$2,500 requires an oral request for the goods and oral/written/fax/email quotes from two vendors.
 - ~ Less than \$2,500 is left to the discretion of the Purchaser.

All estimated public works contracts of:

- ~ Less than \$35,000 but greater than \$15,000 requires a written RFP and written/fax/email proposals from three contractors.
- ~ Less than \$15,000 but greater than \$3,000 requires a written RFP and written/fax/email proposals from two contractors.
 - ~ Less than \$3,000 is left to the discretion of the Purchaser.

Any written RFP shall describe the desired goods, quantity and the particulars of delivery. The Purchaser shall compile a list of all vendors/contractors from whom written/fax/email/oral quotes have been requested and the written/fax/email/oral quotes offered.

All information gathered in complying with the procedures of this Guideline shall be preserved and filed with the documentation supporting the subsequent purchase or public works contract.

Guideline 3 The lowest responsible proposal or quote shall be awarded the purchase or public works contract unless the Purchaser prepares a written justification providing reasons why it is in the best interest of the Town and its taxpayers to make an award to other than the low bidder. (For example: the second low bidder is a business in town, paying property taxes and their quote was within 5% of the low bidder which is an out of state business or supplier.). If a bidder is not deemed responsible, facts supporting that judgment shall also be documented and filed with the record supporting the procurement.

Guideline 4 A good faith effort shall be made to obtain the required number of proposals or quotations. If the Purchaser is unable to obtain the required number of proposals or quotations, the Purchaser shall document the attempt made at obtaining the proposals. In no event shall the inability to obtain the proposals or quotes be a bar to the procurement.

Guideline 5 Except when directed by the Town Board, no solicitation of written proposals or quotations shall be required under the following circumstances:

- a). Acquisition of professional services
- b). Emergencies
- c). Sole source situations
- d). Goods purchased from agencies for the blind or severely handicapped
- e). Goods purchased from correctional facilities
- f). Goods purchased from another governmental agency
- g). Goods purchased at auction
- h). Goods purchased for less than \$2,500
- i). Public works contacts for less than \$3,000

Guideline 6 This policy shall be reviewed annually by the Town Board at its organizational meeting or as soon thereafter as is reasonably practicable.

Seconded by:follows:		and put to a vote, which resulted a	
AYES:	NOES:	ABSENT:	
Jacquelyn Grier Sarah Rudes Douglas Stobo Christy Wilt Christian Rhodes	Jacquelyn Grier Sarah Rudes Douglas Stobo Christy Wilt Christian Rhodes	Jacquelyn Grier Sarah Rudes Douglas Stobo Christy Wilt Christian Rhodes	
	Town Clerk	Date: January 3, 2023	

At a regular meeting of the Arietta Town Board at the Piseco Common School on 1722 State Route 8, in the Town of Arietta, Hamilton County, New York on:

January 3, 2023 at 5:00pm

Resolution # 23-01-03

Subject:	Investment Policy Update	
Resolution Offered	l By:	

WHEREAS: General Municipal Law (GML) requires every town to adopt internal policies and procedures governing investment procedures

THEREFORE, LET IT BE RESOLVED: that the Town of Arietta does hereby adopt the following investment policy:

TOWN OF ARIETTA INVESTMENT POLICY

- I. <u>SCOPE</u> This investment policy applies to all moneys and other financial resources available for investment on its own behalf or on behalf of any other entity or individual.
- II. <u>OBJECTIVE</u> The primary objectives of the local government's investment activities are, in priority order,
 - a. to conform with all applicable federal, state and other legal requirements (legal);
 - b. to adequately safeguard principal (safety);
 - c. to provide sufficient liquidity to meet all operating requirements (liquidity); and
 - d. To obtain a reasonable rate of return (yield).
- III. <u>DELEGATION OF AUTHORITY</u> The governing board's responsibility for administration of the investment program is delegated to the Town Supervisor, who shall establish written procedures for the operation of the investment program consistent with these investment guidelines. Such procedures shall include an adequate internal control structure to provide a satisfactory level of accountability based on a database or records incorporating description and amounts of investments, transaction dates and other relevant information and regulate the activities of subordinate employees.
- IV. PRUDENCE All participants in the investment process shall be made with judgment and care, under circumstances then prevailing, which persons of prudence discretion and intelligence exercise in the management of their own affairs, not for speculation, but or investment, considering the safety of the principal as well as the probable income to be derived. All participants involved in the investment process shall refrain from personal business activity that could conflict with proper execution of the investment program, or which could impair their ability to make impartial investment decisions.
- V. <u>DIVERSIFICATION</u> It is the policy of the Town of Arietta to diversify its deposits and investments by financial institution, by investment instrument, and by maturity scheduling.

VI. <u>INTERNAL CONTROLS</u> - It is the policy of the Town of Arietta for all moneys collected by any officer or employee of the government to transfer those funds to the Supervisor within 30 days of deposit, or within the time period specified in law, whichever is shorter. The Supervisor is responsible for establishing and maintaining an internal control structure to provide reasonable, but not absolute, assurance that deposits and investments are safeguarded against loss from unauthorized use or disposition that transactions are executed in accordance with management's authorization and recorded properly and are managed in compliance with applicable laws and regulations.

VII.	DESIGNATION OF DEPOSITA	RIES - The banks and trust co	mpanies authorized for the deposit of
	monies up to the following maximu	m amounts are:	
	Depository Name	Maximum Amount	<u>Officer</u>
	NBT Bank	<u>\$3,750,000.00</u>	

- VIII. <u>COLLATERALIZING OF DEPOSITS</u> In accordance with the provisions of the General Municipal Law, ~10, all deposits of the Town of Arietta, including Certificates of Deposit and special time deposits, in excess of the amount insured under the provision of the Federal Deposit Insurance Act shall be secured:
 - 1. By a pledge of "eligible securities" with an aggregate "market value", or provided by General Municipal Law, ~10, equal to the aggregate amount of deposits from the categories designated in Appendix A to the policy.
 - 2. By an eligible "irrevocable letter of credit" issued by a qualified bank other than the bank with the deposits in favor of the government for a term not to exceed 90 days with an aggregate value equal to 140% of the aggregate amount of deposits and the agreed upon interest, if any. A qualified bank is one whose commercial paper and other unsecured short-term debt obligations are rated in one of the three highest rating categories by at least one nationally recognized statistical rating organization or by a bank that is in compliance with applicable federal minimum risk based capital requirements.
 - 3. By an eligible surety bond payable to the government for an amount at least equal to 100% of the aggregate amount of deposits and the agreed upon interest, if any, executed by an insurance company authorized to do business in New York State, whose claims paying ability is rated in the highest rating category by at least two nationally recognized statistical rating organizations.
- IX. SAFEKEEPING AND COLLATERALIZATION - Eligible securities used for collateralizing deposits shall be held by NBT Bank and The Bank of New York Mellon (BNY Mellon) and/or a third party bank or trust company subject to security and custodial agreements. The security agreement shall provide that eligible securities are being pledged to secure local government deposits together with agreed upon interest, if any and any costs or expenses arising out of the collection of such deposits upon default. It shall also provide the conditions under which the securities may be sold, presented for payment, substituted or released and the events, which will enable the local government to exercise its rights against the pledged securities. In the event that the securities are not registered or inscribed in the name of the local government, such securities shall be delivered in a form suitable for transfer or with an assignment in blank to the custodial bank. The custodial agreement shall provide that securities held by the bank or trust company or agent of and custodian for the local government, will be kept separate and apart from the general assets of the custodial bank or trust company and will not, in any circumstances, be commingled with or become part of the backing for any other deposit or other liabilities. The agreement should also describe that the custodian shall confirm the receipt, substitution or release of the securities. The agreement shall provide for the frequency of revaluation or eligible securities and for the

substitution of securities when a change in the rating of a security may cause ineligibility. Such agreement shall include all provisions necessary to provide the local government a perfected interest in the securities.

X. <u>PERMITTED INVESTMENTS</u> – As authorized by General Municipal law ~11, the Town of Arietta authorizes the Town Supervisor to invest moneys not required for immediate expenditure for terms not to exceed its projected cash flow needs in the following investments:

Special time deposit accounts

Certificates of deposit

Obligations of the United States of America

Obligations guaranteed by agencies of the United States of America where the payment of principal and interest are guaranteed by the United States of America;

Obligations of New York State

Obligations of issued pursuant to LFL~24.00 or 25.00 with approval of the State Comptroller by any municipality, school district or district corporation other than the Town of Arietta;

Obligations of public authorities, public housing authorities, urban renewal agencies and industrial development agencies where the general State statutes governing such entities or whose specific enabling legislation authorizes such investments;

Certificates of Participation (COP) issued pursuant to GML ~6-c,6-d,6-e,6-g,6-h,6-j,6-k,6-l,6-m, or 6-n;

All investment obligations shall be payable or redeemable at the option of the Town of Arietta within such times as the proceeds will be needed to meet expenditures for purposes for which the moneys were provided and, in the case of obligations purchased with the proceeds of bonds or notes, shall be payable or redeemable at the option of the Town of Arietta within two years of the date of purchase.

- XI. <u>AUTHORIZED FINANCIAL INSTITUTIONS AND DEALERS</u> The Town of Arietta shall maintain a list of financial institutions and dealers approved for investment purposes and establish appropriate limits to the amount of investments, which can be made with each financial institution or dealer. All financial institutions with which the local government conducts business must be credit worthy. Banks shall provide their most recent Consolidated Report of Condition at the request of the Town of Arietta. Security dealers not affiliated with a bank shall be required to be classified as reporting dealers affiliated with the New York Federal Reserve Bank, as primary dealers. The Supervisor is responsible for evaluating the financial position and maintaining a listing of proposed depositaries, trading partners and custodians. Such listing shall be evaluated at least annually.
- **XII.** <u>PURCHASE OF INVESTMENTS</u> The Supervisor is authorized to contract for the purchase of investments:
 - 1. Directly, including through a repurchase agreement, from an authorized trading partner.
 - 2. By participation in a cooperative investment program with another authorized governmental entity pursuant to Article 5G of the General Municipal Law where such program meets all the requirements set forth in the Office of the State Comptroller Opinion #88-46, and the specific program has been authorized by the governing board.
 - 3. By utilizing an ongoing investment program with an authorized tracking partner pursuant to a contract authorized by the governing board.

All purchased obligations, unless registered or inscribed in the name of the local government, shall be purchased through, delivered to and held in the custody of a bank or trust company. Such obligations shall be purchased, sold or presented for redemption or payment by such bank or trust

company only in accordance with prior written authorization from the officer authorized to make the investment. All such transactions shall be held pursuant to a written custodial agreement as described in General Municipal Law ~10.

The custodial agreement shall provide that securities held by the bank or trust company, as agent of and custodian for, the local government, will be kept separate and apart from the general assets of the custodial bank or trust company and will not, in any circumstances, be commingled with or become part of the backing for any other deposit or other liabilities. The agreement shall describe how the custodian shall confirm the receipt and release of the securities. Such agreement shall include all provisions necessary to provide the local government a perfected interest in the securities.

XIII. REPURCHASE AGREEMENTS – Repurchase agreements are authorized subject to the following restrictions:

All repurchase agreements must be entered into subject to a Master Repurchase Agreement.

Trading partners are limited to banks or trust companies authorized to do business in New York

State and primary reporting dealers.

Obligations shall be limited to obligations of the United States of America and obligations of agencies of the United States of America where principal and interest are guaranteed by the United States of America.

No substitution of securities will be allowed.

The custodian shall be a party other than the trading partner.

Seconded by: resulted as follows:		and put to a vote, which	
AYES:	NOES:	ABSTAIN	ABSENT:
Jacquelyn Grier Sarah Rudes Douglas Stobo Christy Wilt Christian Rhodes	Jacquelyn Grier Sarah Rudes Douglas Stobo Christy Wilt Christian Rhodes	Jacquelyn Grier Sarah Rudes Douglas Stobo Christy Wilt Christian Rhodes	Jacquelyn Grier Sarah Rudes Douglas Stobo Christy Wilt Christian Rhodes
	Town Clerk	Date	

State of New York)		
) SS: County of Hamilton)		
certify that I have compared the my office, and that the same is the whole thereof, as duly adop	, Clerk of the Town of Arietta, New e foregoing copy of this Resolution with the a true and correct transcript of said original oted by said Town Board, Town of Arietta at d and necessary vote of the members to appr	original on file in Resolution and of a meeting on
Witness My Hand of the Offici	ial Seal of Town of Arietta, NY this	2023
		Town Clerk

SEAL

At a regular meeting of the Arietta Town Board at the Piseco Common School, on 1722 State Route 8, in the Town of Arietta, Hamilton County, New York on: January 3, 2023 at 5:00pm Resolution # 23-01-04 **Adirondacks Speculator Chamber of Commerce Agreement** Subject: Resolution Offered By: WHEREAS: the Town of Arietta in the past has had an agreement with the Adirondacks Speculator Chamber of Commerce, and WHEREAS: the Arietta Town Board feels that the Town of Arietta should review the scope of services that the Chamber provides for the Town and amount of monetary support stated in the agreement in return for said services, and WHEREAS: at this time the Town of Arietta Town Board will enter into a one-year agreement as outlined in the attachment beginning on January 1, 2023 and ending December 31, 2023 and agrees to pay the Chamber the sum of \$6,500.00 for services during this time frame, and WHEREAS: during this time frame the Town will review said agreement with the Adirondacks Speculator Chamber of Commerce and make any changes or to continue on with said agreement, and THEREFORE, LET IT BE RESOLVED: that the Town of Arietta, Town Board does hereby authorize the Town of Arietta Supervisor to execute all necessary documents on behalf of the Town to enter into a one-year agreement with the Adirondacks Speculator Chamber of Commerce. Seconded by: _____ and put to a vote, which resulted as follows: AYES: NOES: ABSTAIN ABSENT: Jacquelyn Grier Jacquelyn Grier Jacquelyn Grier Jacquelyn Grier

Sarah Rudes

Christy Wilt

Date

Douglas Stobo

Christian Rhodes

Sarah Rudes

Christy Wilt

Douglas Stobo

Christian Rhodes

Sarah Rudes

Christy Wilt

Douglas Stobo

Christian Rhodes

Town Clerk

Sarah Rudes

Christy Wilt

Douglas Stobo

Christian Rhodes

At a regular meeting of the Arietta Town Board at the Piseco Common School on 1722 State Route 8 in the Town of Arietta, Hamilton County, New York on:

January 3, 2023			
Resolution #	23-01-05		
Subject: Ann	nual Agreement with the L	ake Pleasant Senior	Citizens Group Inc.
Resolution Offer	ed By:		
	e Town of Arietta has to rev Citizens Group Inc., and	view the annual agreen	nent with the Lake
lease for the peri	ter reviewing the agreement od from January 1, 2023 the sted still remained the same,	ough December 31, 20	
authorize the To	LET IT BE RESOLVED: wn Supervisor to sign the nees as ant Senior Citizens Grounds	ecessary papers to exec	
Seconded by: resulted as follow		and put	to a vote, which
AYES:	NOES:	ABSTAIN	ABSENT:
Jacquelyn Grier Sarah Rudes Douglas Stobo Christy Wilt Christian Rhodes	Jacquelyn Grier Sarah Rudes Douglas Stobo Christy Wilt Christian Rhodes	Sarah Rudes	Jacquelyn Grier Sarah Rudes Douglas Stobo Christy Wilt Christian Rhodes
	Town Clerk	Date	

At a regular meeting of the Arietta Town Board at the Piseco Common School on 1722 State Route 8 in the Town of Arietta, Hamilton County, New York on:

January 3, 2023			
Resolution #	23-01-06		
Subject: Redu Department	ice Amount of 2023 Prop	erty Tax Levy for the	Piseco Volunteer Fire
Resolution Offere	d By:		
	Town of Arietta received reduction of the 2023 prop	<u>*</u>	co Volunteer Fire
	_	_	to remove \$120,000.00 from provide paid EMT Services,
	PVFD would ask that the 88.00 to \$154,288.00, and	2023 property tax levy	be reduced from the original
	LET IT BE RESOLVED: st to reduce the 2023 prope 54,288.00.		
Seconded by: follows:		and put to	o a vote, which resulted as
AYES:	NOES:	ABSTAIN	ABSENT:
Jacquelyn Grier Sarah Rudes Douglas Stobo Christy Wilt Christian Rhodes	Sarah Rudes Douglas Stobo Christy Wilt	Douglas Stobo Christy Wilt	Jacquelyn Grier Sarah Rudes Douglas Stobo Christy Wilt Christian Rhodes
	Town Clerk	Date	

At a regular meeting of the Arietta Town Board at the Piseco Common School on 1722 State Route 8 in the Town of Arietta, Hamilton County, New York on:

January 3, 2023

Resolution # 23-01-07

Subject: Resolution by the Town Board of the Town of Arietta to Declare Lead Agency and Accept a Negative Declaration SEQRA for Amendments to the Arietta Land Use Codes

WHEREAS: the Town Board of Arietta desires to adopt an amendment to the Arietta Land Use Codes, adding district 34 to our SD1 designation, also adding a subdistrict of 34a to keep classifications in line with our land use plan, and

WHEREAS: the State Environmental Quality Review Act (SEQRA) regulation found at NYCRR Part 617.3(a) require that no agency may undertake, fund, or approve an action until it has complied with the requirements of SEQRA, and

WHEREAS: the Town Board of the Town of Arietta, located at 1722 State Route 8 in Piseco NY, has followed procedure pursuant to 6 NYCRR 617.6, has identified the Town of Arietta Town Board, Adirondack Park Agency, and New York State Department of Environmental Conservation (NYSDEC) Ray Brook as involved agencies, and are completing a coordinated review of the Type 1 SEQRA Action, and

THEREFORE, LET IT BE RESOLVED: the Town Board of the Town of Arietta hereby determines that the proposed amendments to Arietta Land Use Code constitutes a Type 1 action that is subject to SEQR and that the Arietta Town Board, Adirondack Park Agency, and New York State Department of Environmental Conservation (NYSDEC) Ray Brook are the involved agencies with respect to this specific action; and, with the consent of the APA and the Arietta Town Board given following an intent resolution passed in October 2022, the Town Board hereby declares itself to be lead agency for this action and agrees that an Environmental Assessment Form is sufficient to determine the significance of the action, and

BE IT FURTHER RESOLVED: the Town of Arietta Town Board has reviewed the SEQR Environmental Assessment Form and has answered the questions which apply to the proposed Arietta Land Use Code amendment concluding that none of the criteria contained in 6CRR-NY 617.7(C) are going to be heavily impacted by this proposed amendment, and determined that the proposed Local Law has no significant adverse environmental impacts on any areas of environmental concern in the Town, and

BE IT FURTHER RESOLVED: that the Town Board does, based on the environmental concerns identified and analyzed, hereby declares a Negative Declaration under SEQRA for the proposed local law to amend Town Code and that this Negative Declaration has been prepared in accordance with Article 8 of the Environmental Conservation Law, and

BE IT FURTHER RESOLVED: that the Town Board authorizes and directs the Town Supervisor to sign the Environmental Assessment Form for the proposed local law to indicate the Town Boards determination to issue a Negative Declaration under SEQRA. and

BE IT FURTHER RESOLVED: that the Town Board hereby authorizes and directs the Town Supervisor to take any additional actions necessary, including distribution of copies of the Resolution and/or copies of the completed Environmental Assessment Form, to document the Town Board's issuance of a Negative Declaration in its review of the proposed local law.

BE IT FURTHER RESOLVED: that the Town Board specifically requests Adirondack Park Agency approval.

Seconded by:follows:		and put t	to a vote, which resulted as
AYES:	NOES:	ABSTAIN	ABSENT:
Jacquelyn Grier Sarah Rudes Douglas Stobo Christy Wilt Christian Rhodes	Jacquelyn Grier Sarah Rudes Douglas Stobo Christy Wilt Christian Rhodes	Jacquelyn Grier Sarah Rudes Douglas Stobo Christy Wilt Christian Rhodes	Jacquelyn Grier Sarah Rudes Douglas Stobo Christy Wilt Christian Rhodes
	Town Clerk	Date	

Town Clerk	
State of New York)) SS:
County of Hamilton)) 55.
certify that I have company office, and that the sthe whole thereof, as du	, Clerk of the Town of Arietta, New York, do hereby ared the foregoing copy of this Resolution with the original on file in same is a true and correct transcript of said original Resolution and of ly adopted by said Town Board, Town of Arietta, at a meeting at the Piseco, NY, on January 3, 2023, by the required and necessary vote of the Resolution.
Witness My Hand of the	e Official Seal of Town of Arietta, NY, this 3 day of January 2023.
	Town Clerk

SEAL