1. To adopt the annual budget of the School District for the fiscal year 2025-26 and to authorize the requisite portion thereof to be raised by taxation on the taxable property of the District. 2. To elect two (2) members of the Board for a three (3) year term commencing July 1, 2025 and expiring on June 30, 2028 and to succeed Mrs. Rachael Greene and Mr. Peter W. Loftus, whose terms expire on June 30, 2025. AND FURTHER NOTICE IS HEREBY GIVEN, that a copy of the statement of the amount of money which will be required to fund the School District budget for 2025-26, exclusive of public monies together with propositions to be voted upon, may be obtained by any resident of the District during business hours beginning May 6, 2025 at the District Office. AND FURTHER NOTICE IS HEREBY GIVEN, that petitions nominating candidates for the office of member of the Board of Education shall be filed with the Clerk of said School District at the District Office not later than April 21, 2025, between 9:00 a.m. and 5:00 p.m. Each petition shall be directed to the Clerk of the District, shall be signed by at least twenty-five (25) voters of the District and must state the name and residence of the candidate. AND FURTHER NOTICE IS HEREBY GIVEN, that applications for early mail and absentee ballots will be obtainable between the hours of 9:00 a.m. and 5:00 p.m. Monday through Friday, except holidays, from the District Clerk. Completed applications must be received by the District Clerk at least seven (7) days before the election if the ballot is to be mailed to the voter, or the day before the election, if the ballot is to be delivered personally to the voter. Absentee and early mail ballots must be received by the District Clerk no later than 5:00 p.m., prevailing time, on Tuesday, May 20, 2025. A list of persons to whom early mail and absentee ballots are issued will be available for inspection to qualified voters of the District in the office of the District Clerk between the hours of 9:00 a.m. and 5:00 p.m. on weekdays prior to the day set for the annual election. Any qualified voter present in the polling place may object to the voting of the ballot upon appropriate grounds for making his/her challenge and the reasons therefore known to the Inspector of Election before the close of the polls. AND FURTHER NOTICE IS HEREBY GIVEN, that Education Law also makes special provisions for absentee voting for military voters of the District. A military voter may elect to receive his/her absentee ballot application and absentee ballot by mail, email or facsimile. If a military voter does not designate a preference, the board of education shall transmit the military ballot application or military ballot by mail. If a military voter designates a preference for facsimile transmission or electronic mail but does not provide the necessary facsimile number or e-mail address, the board of education shall transmit the military ballot application or military ballot by mail and request the omitted information. The military voter must, however, return his/her original military ballot application and military ballot by mail or in person, regardless of how the absentee application or ballot was received. The District Clerk shall transmit the military voter's military ballot in accord with the military voter's preferred method of transmission, or if not preference by mail, not later than April 25, 2025. The District Clerk must then receive the military voter's military ballot by mail not later than 5:00 p.m. on the day of the vote. AND FURTHER NOTICE IS HEREBY GIVEN, that the qualified voters of the School District shall be entitled to vote at said annual vote and election. A qualified voter is one who is (1) a citizen of the United States of America, (2) eighteen years of age or older, and (3) resident within the School District for a period of thirty (30) days next preceding the annual vote and election. The School District may require all persons offering to vote at the budget vote and election to provide one form of proof of residency pursuant to Education Law Section 2018-c. Such form may include a driver's license, a non-driver identification card, a utility bill, or a voter registration card. Upon offer of proof of residency, the School District may also require all persons offering to vote to provide their signature, printed name and address. AND FURTHER NOTICE IS HEREBY GIVEN, that pursuant to a rule adopted by the Board in accordance with Sections 2035 and 2008 of the Education Law, any referenda or propositions to amend the budget, otherwise to be submitted for voting at said election, must be filed with the Le Roy Central School Board of Education at the District Office on or before April 21, 2025 at 5:00 p.m. prevailing time; must be typed or printed in English, must be directed to the Clerk of the School District and signed by at least twenty-five (25) qualified voters of the District and must state the name and residence of each signer. However, the School Board will not entertain any petition to place before the voters any proposition the purpose of which is not within the powers of the voters to determine, or any proposition that fails to include a specific appropriation where the expenditure of monies is required by the proposition. Lori E. Wrobel, Clerk Le Roy Central School Le Roy, New York 14482 Dated: April 1, 2025

COMPANY

Notice of Formation of Molasses Hill Properties

Organization filed with

Secretary of State of NY

Office location: Wyoming

County. SSNY designated

as agent of Limited Liability

whom process against it

(SSNY) on 05/06/2025.

Company (LLC) upon

may be served. SSNY should mail process to

Connie Snyder: 292

Bethany, NY 14054.

Purpose: Any lawful

purpose.

Clerk

Summary:

our Highway

Superintendent

Molasses Hill Rd, East

GENESEE COUNTY

PUBLIC NOTICE

Town of Bergen Highway

Part-time Clerk Position

Manage the Highway Dept,

electronic documents and

administrative support for

Job Description of the

Town Highway Clerk:

Preparing and filing NY

State documents.

month.

Preparing Vouchers, filing,

Approximately 8 hours per

Interested candidates can

complete the Civil Service

application on the Town of

applications and resume to

WYOMING COUNTY

NOTICE OF FORMATION

OF A LIMITED LIABILITY

COMPANY

UNION DALE SOLAR, LLC

(SSNY) on 04/11/25. Office

location: Wyoming County.

designated as agent of LLC

against it may be served.

SSNY shall mail process to

c/o Corporation Service Co.

(CSC), 80 State St., Albany,

NY 12207-2543. DE addr.

Falls Dr., Wilmington, DE 19808. Cert. of Form. filed

DE 19901. Purpose: Any

with Secy. of State, John G.

of LLC: CSC, 251 Little

Townsend Bldg., 401 Federal St., Ste. 4, Dover,

lawful activity.

WYOMING COUNTY **LEGAL NOTICE VARYSBURG FIRE DISTRICT ESTOPPEL NOTICE** The resolution published herewith has been adopted on April 8, 2025, and

approved at a mandatory referendum held on May 13, 2025, and the validity of the obligations authorized by such resolution may be hereafter contested only if such obligations were authorized for an object or purpose for which the Varysburg Fire District, located in the Towns of Sheldon, Bennington and Orangeville, Wyoming County, New York is not authorized to expend money or if the provisions of law which should have been complied with as of the date of publication of this notice were not substantially complied with, and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of publication of this notice, or such obligations were authorized in

BOND RESOLUTION OF THE BOARD OF FIRE COMMISSIONERS OF THE VARYSBURG FIRE DISTRICT, TOWNS OF SHELDON, BENNINGTON AND

ORANGEVILLE, WYOMING COUNTY, NEW YORK (THE "DISTRICT"), AUTHORIZING THE ACQUISITION AND EQUIPPING OF A PUMPER FIRE APPARATUS WITH ATTENDANT EQUIPMENT AND APPLIANCES AND SERVICES RELATED THERETO; ESTIMATING THE TOTAL COST THEREOF AT \$534,365.59; APPROPRIATING SAID AMOUNT THEREFOR; AND AUTHORIZING THE ISSUANCE OF \$375,000; IN SERIAL AND/OR STATUTORY INSTALLMENT BONDS OF THE DISTRICT TO FINANCE SAID

NOW, THEREFORE, THE BOARD OF FIRE COMMISSIONERS OF THE VARYSBURG FIRE DISTRICT, TOWNS OF SHELDON, BENNINGTON AND ORANGEVILLE, WYOMING COUNTY, NEW YORK (THE "DISTRICT") HEREBY RESOLVES (by the favorable

SECTION 1. The District is hereby authorized to acquire the Apparatus as hereinabove described, and to issue \$375,000 principal amount of serial and/or statutory installment bonds pursuant to the provisions of the Local Finance Law, constituting Chapter

SECTION 2. It is hereby determined that the aggregate maximum estimated cost of the aforesaid specific object or purpose is \$534,365.59, said amount is hereby appropriated therefor and the plan for the financing thereof shall consist of the issuance of the \$375,000 in serial and/or statutory installment bonds of the District authorized to be issued pursuant to this Resolution, or bond anticipation notes issued in anticipation of such serial and/or

SECTION 3. It is hereby determined that the period of probable usefulness of the

SECTION 4. Current funds are not required to be provided prior to the issuance of

SECTION 5. The temporary use of available funds of the District not immediately

SECTION 6. Each of the serial and/or statutory installment bonds authorized by this

SECTION 7. Subject to the provisions of this Resolution and of the Law, pursuant to the provisions of Section 30.00 relative to the authorization of the issuance of serial and/or statutory installment bonds and bond anticipation notes or the renewals of said obligations and of Sections 21.00, 50.00, 54.90, 56.00 through 60.00 and 62.10 and 63.00 of the Law, the powers and duties of the Board of Fire Commissioners relative to authorizing serial and/or statutory installment bonds and bond anticipation notes and prescribing terms, form and contents as to the sale and issuance of bonds herein authorized including, without limitation, the determination whether to issue bonds having substantially level or declining annual debt service and all matters related thereto, and of any bond anticipation notes issued in anticipation of said bonds, and the renewals of said bond anticipation notes, are

SECTION 8. The District Treasurer is hereby further authorized to take such actions

SECTION 9. Pursuant to Section 38.00 of the Law, this Resolution shall be subject to a mandatory referendum, to be held at a special election on May 13, 2025, in the manner prescribed by Sections 175, 175-c and 179 of the Town Law of the State of New York. This Resolution shall not take effect until approved by the affirmative vote of a majority of the duly qualified voters of the District voting on such proposition. As soon as reasonably possible after the date that this Resolution takes effect, the Secretary of the District is hereby authorized and directed to cause a copy of this Resolution to be published in full in the Batavia Daily News, which is the designated official newspaper of the District for such purposes and having a general circulation within the District, together with a notice of the Secretary of the District in substantially the form provided in Section 81.00 of the Law. SECTION 10. The validity of the bonds authorized by this Resolution and of any

and execute such documents as may be necessary to ensure the continued status of the interest on the bonds authorized by this Resolution and any notes issued in anticipation thereof, as excludable from gross income for federal income tax purposes pursuant to Section 103 of the Internal Revenue Code of 1986, as amended (the "Code") and to designate the bonds authorized by this Resolution and any notes issued in anticipating thereof, if applicable, as "qualified tax-exempt bonds" in accordance with Section

bond anticipation notes issued in anticipation of said bonds may be contested only if: (a) such obligations are authorized for an object or purpose for which the District is not

(c) such obligations are authorized in violation of the provisions of the constitution.

environment, and has been statutorily exempted from SEQR review.

The foregoing resolutions were thereupon declared duly adopted.

("SEQR"), the purchase of fire apparatus is deemed to be a Type II action pursuant to 6 NYCRR 617.5(c)(31), has been found to not have a significant adverse impact on the

(b) the provisions of law which should be complied with at the date of the publication of such Resolution are not substantially complied with, and an action, suit or proceeding contesting such validity is commenced within twenty (20) days after the date of such

SECTION 11. According to the New York State Environmental Quality Review Act

The following vote was taken and recorded in the public or open session of said

Have A Birthday Wish?

Call us with your happy ad!

1-585-343-8000

Voting: Aye or Nay:

AYE AYE

AYE

ABSENT

aforesaid specific object or purpose is twenty (20) years, pursuant to subdivision 27 of

the bonds authorized by this Resolution or any bond anticipation notes issued in

required for the purpose or purposes for which the same were borrowed, raised or otherwise created, is hereby authorized pursuant to Section 165.10 of the Law, for the capital purposes described in Section 1 of this Resolution. This Resolution shall constitute a declaration of official intent to reimburse the expenditures authorized by Section 1 hereof with the proceeds of the bonds and bond anticipation notes authorized herein, as required

Resolution and any bond anticipation notes issued in anticipation of said bonds shall contain the recital of validity prescribed by Section 52.00 of the Law and said serial and/or statutory installment bonds and any bond anticipation notes issued in anticipation of said bonds shall be general obligations of the District, payable as to both principal and interest by a general tax upon all the real property within the District without legal or constitutional limitation as to rate or amount. The faith and credit of the District are hereby irrevocably pledged to the punctual payment of the principal and interest on said serial and/or statutory installment bonds and bond anticipation notes and provisions shall be made annually in the budget of the District by appropriation for (a) the amortization and redemption of the bonds and bond anticipation notes to mature in such year and (b) the payment of interest to be

hereby delegated to the District Treasurer, the Chief Fiscal Officer of the District.

anticipation thereof, pursuant to Section 107.00(d)(9) of the Law.

by United States Treasury Regulation Section 1.150-2.

33-a of the Consolidated Laws of the State of New York (the "Law") to finance the

vote of not less than three-fifths of all its members), AS FOLLOWS:

WHEREAS, the Board of Fire Commissioners of the Varysburg Fire District, Towns of Sheldon, Bennington and Orangeville, Wyoming County, New York (the "District") desires to have the District undertake the acquisition and equipping of a pumper fire apparatus with attendant appliances and related and incidental equipment and services in connection with

violation of the provisions of the constitution. Shannon Skoczylas Secretary Varysburg Fire District

the foregoing (collectively, the "Apparatus");

estimated cost of the Apparatus.

statutory installment bonds.

Section 11.00(a) of the Law.

due and payable in such year.

265(b)(3)(B)(i) of the Code.

authorized to expend money; or

Chairman Almeter

Commissioner Suto

Shannon Skoczylas Secretary Varysburg Fire District

Commissioner Young

Commissioner Rudolph Commissioner Streit

publication; or

meeting:

May 13, 2025

APPROPRIATION

LLC formed in Delaware

(DE) on 04/10/25. SSNY

upon whom process

Notice of Qualification of

Appl. for Auth. filed with

Secy. of State of NY

Bergen Website under

Opportunities". Return

the Town of Bergen, 10

Hunter St., Bergen, NY

"Employment

Highway Clerk Job

records to provide

LLC. Articles of

WYOMING COUNTY

NOTICE OF FORMATION

OF A LIMITED LIABILITY

COMPANY

filed with Secretary of State

04/22/2025. Office location:

Wyoming County. SSNY

Limited Liability Company

(LLC) upon whom process

SSNY should mail process

Liberty Street, Arcade, NY

14009. Purpose: Any lawful

GENESEE COUNTY

NOTICE OF FORMATION

OF A LIMITED LIABILITY

COMPANY

Pip'N Jo Knits. Articles of

Notice of Formation of

Organization filed with

Secretary of State of NY

Office location: Genesee

County. SSNY designated

as agent of Limited Liability

Lindsee Say: 10650 Darien-

ORLEANS COUNTY

NOTICE OF MEETING

PLEASE TAKE NOTICE that

Trustees for the Village of

Lyndonville will be holding

2:00PM at the Village Hall,

a year-end meeting on

Friday, May 30, 2025 at

2 South Main Street,

Village of Lyndonville

ORLEANS COUNTY

NOTICE OF FORMATION

OF A LIMITED LIABILITY

COMPANY

Notice of Formation of 115

E Bnk St, LLC. Articles of

Organization filed with

Secretary of State of NY

(SSNY) on 05/14/2025.

Office location: Orleans

Company (LLC) upon whom process against it

may be served. SSNY should mail process to The

LLC: 16078 Carr Rd

Kendall, NY 14476.

Purpose: Any lawful

purpose.

County. SSNY designated

as agent of Limited Liability

Teri M. Buffin

Clerk-Treasurer

Lyndonville, NY 14098.

(SSNY) on 01/02/2025.

Company (LLC) upon whom process against it

may be served. SSNY

should mail process to

Alexander Townline Rd.

Purpose: Any lawful

the Village Board of

purpose.

against it may be served.

to Patrick Walden: 34

purpose.

designated as agent of

Notice of Formation of

OMG Thrift Shop LLC.

Articles of Organization

of NY (SSNY) on