

## **OFFICE OF DOG CONTROL**

Town of Denmark  
3707 Roberts Rd  
Carthage, NY 13619  
(315)-307-7670

December 2021  
Activity Report

Page 1 of 2

*12/6/2021 XXXX 9:04a Contacted owners regarding expired license and/or rabies vaccinations.*

*12/7/2021 1006-121D 12:27p Attempted to serve Ben & Sarah Shambo 9849 Maple Ave. with expired & unlicensed, expired & no proof of rabies vaccination tickets. Mrs. Shambo stated it has been hard to get into the clerk's office to take care of this but she admitted she has to take care of this also for her daycare business.*

*After consulting with the Town Clerk and again providing Mrs. Shambo with the needed forms, she stated she would be mailing this in this week. Advised her if not completed this time, tickets would be issued & NYS CPS would be notified as dog control & the clerk have been trying to work with her since August.*

*(UPDATE 12/13 received message from Deputy Clerk that all three dogs are now licensed).*

*12/19/2021 1219-121D 10:16p Received a call from Kristina Monroe 11685 Zecker Rd of a gray and white male Husky at her address. Upon arrival dog had a collar with a tag, had dogs name and a phone number. Called number, left VM message that dog would be at LCHS shelter.*

*12/20/2021 XXXX 6:00p Attended town board meeting via Zoom.*

*12/27/2021 XXXX 9:16a Contacted owners regarding expired license and/or rabies vaccinations.*

Nicholas Astafan  
Town Dog  
Control Officer

John Young  
Deputy Town Dog  
Control Officer

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Page 2 of 2

12/29/2021 101-122D 12:54p Attempted to serve expired license tickets to Matthew & Laurel Kirkwood 9676 East Rd. Spoke with son, left copy of notice and card for owners to callback.

101-322D 1:13p Attempted to serve expired license ticket to Gary Alberry II 3002 Mechanic St. No one home, left copy of notice and card for owner to callback.

(UPDATE 12/30 Received information that dog now lives with Gary Alberry 1639 Hayes Rd who also has several dogs with expired license and/or rabies vaccinations. Multiple attempts have been made to serve Mr Alberry appearance tickets have been unsuccessful so far).

101-422D 1:22p Attempted to serve expired license and rabies vaccination tickets to Christopher and Lisa Gray 2107 Doran Rd. Spoke with Mr Gray, showed DCO updated copy of vaccination. He stated his wife would go to clerk's office tomorrow, will follow-up.

101-222D 1:43p Attempted to serve expired license ticket to Deborah Zuikowski 11055 State Rt 26. No one home, left copy of notice and card for owner to callback.

Respectfully



Nicholas Astafan  
Town Dog Control Officer

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**2021 Dog Control Report  
1/1-12/31/2021**

Page 1 of 2

*I have attached a breakdown of activates for the year 2021, this shows complaints and calls we handled as of the first of this year broken into different categories.*

### **Out of Service**

*Out of 8760 hours in the year, dog control was unavailable 107 hours which would be equal to about 5 days.*

*It is understood that every effort is made for a Town DCO to be available to answer calls and complaints when received. However, under the current structure this is NOT always possible.*

*We currently have seventeen cases where we have been unable to personally serve tickets to the owner(s) for expired license and/or rabies vaccination, (one owner has 10 dogs). We have made several documented attempts including notice by certified mail. We will serve these tickets if the opportunity presents however, after a year NYS Ag & Markets law considers the dogs unlicensed and/or unvaccinated. This is all we can do with these under current laws.*

*Below is a comparison from 2020 to end of 2021 as to the number of licensed dogs along with fees collected as per the Clerk's Office.*

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Town Dog  
Control Officer

John Young  
Deputy Town Dog  
Control Officer

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Page 2 of 2

### **Licensed Dogs:**

<b>Year</b>	<b>Number</b>	<b>Late Fees</b>	<b>License Fees</b>
2020	394	\$150.00	\$4,503.00
2021	392	\$205.00	\$4,390.00

*Most of the difference is attributed to owners moved, no longer own dog (gave away or deceased).*

*We started the year unable to obtain the up to date information needed due to computer issues at the clerk's office, I was notified the first part of March that this was finally corrected. Although there have been some glitches through the year, the clerk has been able to correct these fairly quickly. I wish to thank Prudence for all her assistance.*

*Deputy DCO & I participated in three on line training sessions hosted by NYS Ag & Markets along with other agencies.*

*In closing, we have and will continue to work with all dog owners regarding rabies vaccinations as well as licensing to be compliant with town and state laws.*

*Respectfully*



Nicholas Astafan  
Town Dog Control Officer

Month	Loose Dog	Unlic/Rabie	Barking	To Shelter	Found Dog	Misc Incidents	Bite	Tickets	Total	Mileage
January	0	1	0	1	1	2	0	0	5	69.8
February	2	1	0	1	0	2	0	0	6	93.9
March	7	95	0	1	1	3	0	0	107	224.1
April	4	27	0	1	0	0	0	0	32	233.8
May	1	21	0	0	0	1	0	0	23	156.8
June	4	18	1	0	0	1	0	0	37	126.3
July	2	26	1	3	1	2	0	0	36	211.9
August	4	19	0	1	1	1	0	2	28	155.9
September	4	16	0	1	1	0	0	0	22	98.9
October	5	9	1	2	0	1	0	0	18	174.1
November	2	5	1	1	1	3	0	0	13	163.6
December	1	6	0	1	1	2	0	0	12	110.4
Total	36	244	4	13	7	18	0	2	339	1819.5
					(this column)					
					owner found					
					return owner					

Did you know we now service  
the **Fort Drum** Installation!

The LCHS was recently awarded a contract to provide animal control services for stray domestic animals from Fort Drum. Residents or employees of Fort Drum can call the Service Order Desk at 315-772-3791 to submit a service order if they have stray domestic animals requiring pick-up. Fort Drum Pest Control will collect the pet, and in turn call the Lewis County Humane Society to pick up the animal. The LCHS will hold the pet for 5 days, while we post to social media looking for the owner. If the pet is not claimed in 5 days, they are vetted, and avail-

**LEASE AGREEMENT  
(DOG SHELTER)**

**THIS LEASE AGREEMENT** entered into this 30th day of December, 2015, between **THE LEWIS COUNTY HUMANE SOCIETY**, a not-for-profit, tax exempt 501(c)(3) corporation, 6388 Pine Grove Road, Glenfield, New York, hereinafter referred to as "Lessor" and the **TOWN OF DENMARK**, a municipal corporation organized and existing pursuant to the laws of the State of New York, with its principal place of business at 3707 Roberts Road, Carthage, New York, hereinafter referred to as "Lessee".

**WHEREAS**, pursuant to §115 of the Agriculture and Markets Law of the State of New York, each Town in which dog licenses are issued shall establish and maintain a pound or shelter for dogs; and

**WHEREAS**, pursuant to §77.2 of the New York Codes, Rules and Regulations, every dog seized pursuant to article 7 of the Agriculture and Markets Law, or any local law, ordinance, or order adopted or issued pursuant thereto, shall be properly cared for, sheltered, fed and watered for the redemption period provided by said article or for the period established by local law or ordinance as authorized by said article; and

**WHEREAS**, the Lessor owns certain facilities in the Town of Watson, County of Lewis and State of New York adequate for the proper sheltering of dogs; and

**WHEREAS**, it is the intention of this Agreement and of the parties hereto to provide the necessary facilities for the sheltering of dogs in compliance with the Agriculture and Markets Law of the State of New York.

**NOW, THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES HEREIN EXPRESSED, LESSOR & LESSEE AGREE AS FOLLOWS:**

1. **LEASED PREMISES.** Lessor hereby leases to Lessee, and Lessee hereby agrees to take from Lessor, at least two (2) kennel spaces at Lessor's shelter premises on the East side of the Pine Grove Road, in the Town of Watson, Lewis County, New York, for the purpose of sheltering dogs under the control of Lessee on an "as needed" basis. Lessor shall be responsible for providing food and water for any dog placed by Lessee in Lessor's shelter.



2. **RENTAL.** Lessee hereby agrees to pay to Lessor a rental fee of Ten (\$10.00) Dollars for each 24-hour period, or any part thereof, for each kennel used by Lessee, or its agents or officers, for the purpose of sheltering a dog or dogs as provided by the Agriculture and Markets Law of the State of New York, for up to a maximum of ten (10) days. Thereafter, Lessor shall be responsible for the care of the dog until it is adopted, returned to owner, or euthanized. Lessee shall be entitled to full credit for the impoundment fees collected by Lessor, pursuant to Paragraph 9(a), upon redemption of a dog by its owner, in reduction of the rental fee.

3. **BILLING.** Lessor shall bill Lessee for the rental as hereinabove provided on a monthly basis, and Lessee shall pay said bill following its next regular meeting.

4. **ACCESS.** Pursuant to §115 of the Agriculture and Markets Law it is necessary that the Lessee, its officers or agents or employees, have the supervision, control and access to the dog shelter premises; therefore, Lessee shall have access to the leased premises for the purpose of sheltering dogs whenever necessary and shall be responsible for and have control and supervision of the leased kennels in compliance with the Agriculture and Markets Law.

5. **RESPONSIBILITY.** Under no circumstances is this Lease Agreement to be interpreted as the contracting away of any responsibility pursuant to §115 of the Agriculture and Markets Law by Lessee and it shall be the responsibility of Lessee to maintain control and supervision over the leased kennels at all times.

6. **COMPLIANCE.** Lessor hereby agrees to comply with the official compilation of Codes, Rules and Regulations of the State of New York as promulgated by the Department of Agriculture and Markets and more particularly to Part 77 thereof and any amendments thereto which sets forth the standards for the care of seized dogs. It is hereby agreed the leased kennels shall be available for the inspection by the Commissioner of Agriculture and Markets or their duly authorized agents.

7. **RENTAL ADJUSTMENT.** The rental hereinbefore mentioned in Paragraph 2, shall apply only to kennels used for a dog six weeks of age or older; all other rentals shall be adjusted and determined as follows:

- a) Any kennel used for a dog less than six weeks of age shall not incur a rental charge.



- b) Any female dog with pups under six weeks of age will be held for a ten day period at Lessee's expense.
- c) Any dog being held for a court proceeding or quarantine will be the responsibility of the municipality until redeemed by the owner and the rental shall be determined pursuant to Paragraph 9, Impoundment Fees.

8. **REDEMPTION PERIODS.** Each dog which is not identified, whether or not licensed, shall be held for redemption for a period of ten (10) days from the day seized. In the event the owner can be identified, the owner shall be notified personally or by certified mail, return receipt requested, of the facts of seizure and the procedure for redemption. If notification is personally given, such dog shall be held for a period of no less than seven (7) days after day of notice, during which period the dog may be redeemed by the owner. If such notification is made by mail, such dog shall be held for a period of no less than nine (9) days from the date of mailing, during which period the dog may be redeemed by the owner. In either case, the owner may redeem such dog upon payment of the impoundment fees and shelter fees established at Paragraph 9 of this Lease Agreement, provided such owner produces proof the dog has been licensed and has been identified pursuant to the provisions of Article 7 of the Agriculture and Markets Law, as amended.

9. **REDEMPTION FEES.** Redeeming owners shall be charged statutory "impoundment fees", and Lessor's "shelter fees", together referred to as "redemption fees", as follows:

- a) **IMPOUNDMENT FEES.** Statutory impoundment fees shall be paid by all redeeming owners, as follows:
  - 1) \$10.00 for the first impoundment of any dog owned by the owner;
  - 2) Not less than \$20.00 for the first 24 hours or part thereof, and \$3.00 for each additional 24 hours, or part thereof, for the second impoundment, within one year of the first impoundment, of any dog owned by the same owner; or
  - 3) Not less than \$30.00 for the first 24 hours or part thereof, and \$3.00 for each additional 24 hours or part thereof, for the third and subsequent impoundments, within one year of the first impoundment, of any dog owned by the same owner.

- 4) All statutory impoundment fees, as and when collected, are the property of the municipality where the dog is seized.
- b) **SHELTER FEES.** Redeeming owners shall be charged the following additional shelter fees:
  - 1) \$25.00 for the first shelter day;
  - 2) \$15.00 per day for nine (9) remaining days of the ten (10) day redemption period;
  - 3) \$15.00 per day for court mandated shelter;
  - 4) \$30.00 per day for quarantine;
  - 5) The foregoing fees shall be doubled upon repeated redemptions; and
  - 6) All shelter fees, as and when collected, are the property of Lessor.

10. **RE-ADOPTION BY OWNERS:** Upon expiration of the ten (10) day redemption period, owners claiming dogs must re-adopt and pay both a surrender fee and an adoption fee as established by The Lewis County Humane Society.

11. **EUTHANIZATION AND BURIAL.** In the event Lessor determines a dog cannot be adopted because of its age, health or vicious disposition, Lessor may euthanize the dog. ~~Any dog euthanized by Lessor shall be buried by Lessee.~~

12. **MEDICAL TREATMENT.** At no time shall Lessee's Dog Control Officer leave a dog at the Shelter is the dog is in need of medical treatment; Lessee shall be responsible for the cost of all necessary veterinary care. After a dog is placed by Lessee's Dog Control Officer in Lessor's kennels, no routine medical treatment shall be rendered without obtaining Lessee's consent, which may be given by Lessee's Dog Control Officer; however, no consent shall be required in the event of an emergency.

13. **FUTURE EFFECT.** In the event §118 of the Agriculture and Markets Law is amended to refer to dogs and cats, individually or generally, as well as companion animals, this Lease shall continue in full force and effect as if such amendments were currently enacted without need to amend this Lease to expand its application and interpretation.

14. **SEVERABILITY.** If any clause, sentence, subdivision, paragraph, section or part of this Lease shall be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not affect, impair or invalidate the remainder thereof but shall be confined to the operation of the clause, sentence, subdivision, paragraph, section or part thereof directly involved in the controversy in which such judgment shall have been rendered.

15. **TERM AND RENEWAL.** The term of this Lease shall be from January 1, 2016, through and including December 31, 2016. This Lease shall automatically be renewed for successive one (1) year periods. In the event either party desires to terminate the Lease at the end of any calendar year, such party shall give notice of termination at least ninety (90) days prior to the end of the current calendar year.

IN WITNESS WHEREOF, the parties hereto have caused these presents to be signed by their duly authorized officers as of the day and year first above written.

THE LEWIS COUNTY HUMANE SOCIETY

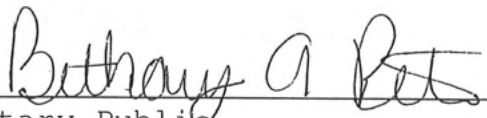
By: Patricia Adams  
Patricia Adams, President

TOWN OF DENMARK

By: Thomas W. Fleming  
Thomas Fleming, Supervisor

STATE OF NEW YORK )  
 ) ss.:  
COUNTY OF LEWIS )

On this 31<sup>st</sup> day of May, 2016, before me, the undersigned, a notary public in and for said state, personally appeared PATRICIA ADAMS, personally known to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and she acknowledged to me that she executed the same in her capacity, and that by her signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.

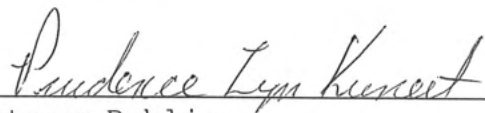
  
\_\_\_\_\_  
Notary Public

BETHANY A. PETERS  
Notary Public, State of New York  
No. 01PE6266123  
Qualified in Lewis County  
Commission Expires July 23, 2016

STATE OF NEW YORK )  
 ) ss.:  
COUNTY OF LEWIS )

On this 14<sup>th</sup> day of June, 2016, before me, the undersigned, a notary public in and for said state, personally appeared THOMAS FLEMING, personally known to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and he acknowledged to me that he executed the same in his capacity, and that by his signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.

Prudence Lyn Kunert  
Notary Public State of New York  
No. 01KU6285445  
Qualified in Lewis County  
My Commission Expires July 8, 2017

  
\_\_\_\_\_  
Notary Public

# December 2021 Zoning Officer Report

## Permits

12/08/2021	Michael Rich 3979 Deer River Road	SBL 097.03-01-01.210 Zoning Permit replace existing shed
12/08/2021	North Country Golf Course Carlowden 4105 Carlowden Road Carthage, NY 13619	SBL 125.00-01-13.300 Zoning Permit construct 16'x20' shack for driving range
12/09/2021	Steven and Sue Ann Gallagher 11057 State Rt 26 Carthage, NY 13619	SBL 083.00-01-23.000 Minor Sub Division Application
12/13/2021	Wendell Moser 9215 St Rt 26 Lowville, NY 13367	SBL 143.00-01-08.100 Zoning Permit 187 sq foot deck
12/17/2021	TPF Irrevocable Trust Thomas and Susan Foy 10352 Old State Road Carthage, NY 13619	SBL 110.00-02-13.110 Zoning Permit to add 18'x15' covered walkway over existing side door
12/20/2021	Kody Heukrath 10294 Plank Road Copenhagen, NY 13626	SBL 109.00-01-18.114 Zoning Permit for 28'x18 horse barn
12/09/2021	Steven and SueAnn Gallagher 11057 ST Rt 26 Carthage, NY 13619	Minor Subdivision Application SBL 083.00-01-23.000

## Zoning Officer Activity

12/07/2021	Attended Planning Board meeting
12/09/2021	Went to Carlowden to review Zoning Application
12/13/2021	Spoke to Wendell Moser about his Zoning Permit
12/14/2021	Went to Kody Heukrath residence to review permit and location
12/17/2021	Spoke to Rick Babcock about his desire to put up a new gas station and convenience store on NYS Rt 26
12/28/2021	Went to Gallagher residence on NYS Rt 26 to review application and maps for his proposed minor sub division

Town of Denmark Planning Board  
January 4, 2022

Members:	Guests:
Kevin Gaines	Lloyd Woodruff
Pat Mahar	SueAnn Gallagher
Mary Jones	Jim Der
Deb Der	
Kevin Sullivan	

Meeting was called to order by Chairman Kevin Gaines at 7pm with the Pledge of Allegiance.

A subdivision for Steven and SueAnn Gallagher at 11057 St. Rt. 26, Carthage NY was gone over with the board members.

A short form Environmental Assessment was done.

A motion for a negative impact was made by Pat Mahar and seconded by Mary Jones.

Kevin Gaines - yes

Pat Mahar - yes

Mary Jones - yes

Deb Der - yes

Kevin Sullivan - yes

All in favor and moved.

A motion to accept the subdivision as written was made by Pat Mahar and seconded by Mary Jones.

Kevin Gaines - yes

Pat Mahar - yes

Mary Jones - yes

Deb Der - yes

Kevin Sullivan - yes

All in favor and moved.

The review of the zoning report by Lloyd Woodruff was then done. (Attached)

Appointment of a Vice Chairman for this year was done. Pat Mahar was nominated.

A motion was made by Mary Jones and seconded by Deb Der for Pat Mahar to become the 2022 Vice Chairman.

Kevin Gaines - yes

Pat Mahar - yes

Mary Jones - yes

Deb Der - yes

Kevin Sullivan - yes

All in favor and moved.

Next meeting will be February 1st, 2022 at 7pm.

A motion was made by Deb Der and seconded by Mary Jones to adjourn the meeting at 7:15pm.

Kevin Gaines - yes

Pat Mahar - yes

Mary Jones - yes

Deb Der - yes

Kevin Sullivan - yes

All in favor and moved.

Minutes written by Secretary Amanda Clark





December 23, 2021

Town of Denmark  
Attn: Town Clerk  
3707 Roberts Road  
Carthage, NY 13619

Re. Uniform Tax Exemption Policy Revisions

Dear Ms. Prudence Green,

We hope this letter finds you and your board happy and healthy during this holiday season. I wanted to take the time to provide some background and updates on the work we have done regarding our Uniform Tax Exemption Policy and how we incentivize solar projects in Lewis County.

As many of you are aware, New York State has passed the Climate Leadership and Community Protection Act, signed by Governor Andrew Cuomo in July 2019, to achieve 100% zero emissions electricity by 2040. Locally, this means that renewable energy projects are actively coming into Lewis County and working with our landowners, affected jurisdictions and the LCIDA at record speed to achieve this ambitious goal.

In June 2020, we began to thoughtfully engage with the County to truly understand the solar process and determine how we can work together to become more aware of solar projects in Lewis County and proactively understand our own priorities and goals for solar development. We adopted a revised Uniform Tax Exemption Policy in October 2020 that included language on how we incentivize PILOTS, where you were able to provide comment on the new language. Over the past three months, we have obtained data that shows how other NYS counties are incentivizing solar and we have determined that the LCIDA must revise our policy to meet the "going rate" that other counties are charging.

**As a reminder, our overarching goal is to ensure that we are welcoming the opportunities renewable energy brings and preserving our largest industry, agriculture, at the same time.** The revisions to the LCIDA Universal Tax Exemption Policy (UTEP) to **incentivize** the use of marginal agricultural land, versus prime, actively farmed agricultural land, as defined by USDA. The County-Wide Process will in no way take away the land-owners rights to decide what to do with their land. It is merely a guide to planned and thoughtful solar development in Lewis County.

Enclosed in this packet you will find our draft revised UTEP that includes language on how we will implement solar 'payment in lieu of tax' (PILOT) agreements in Lewis County.

The key revisions for 2021 are:

- A higher "Base Megawatt Amount" for solar PILOTS, based on State-wide benchmarking now available
- Consolidation of "Prime - If Drained Farmland" and "Prime Farmland" categories of reduction and adjustment of the reduction

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This institution is an equal opportunity provider and employer. To file a complaint, write: USDA, Director, Office of Civil Rights, 1400 Independence Avenue, S.W., Washington, D.C. 20250-9410, or call (800) 795-3272 (voice) or (202) 720-6382 (TDD).

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- Consolidation of "Land of Statewide Importance" and "Not Categorized Land" categories of reduction and adjustment of the reduction
- Adjusted maximum reduction
- Inclusion of "good neighbor" verbiage

Each PILOT project will be considered on a case-by-case basis, as each project and situation is unique. The intent is to put a higher price value on the use of prime, actively farmed land; more attractive incentives will then be applied for the considerations listed above. This revised policy will continue to promote and incentivize the use of marginal farmlands, rather than prime, actively farmed land.

Lastly, as a part of our UTEP revision process, we must send our UTEP revisions to affected jurisdictions for review. We ask that you provide any comments, feedback or input by January 31, 2022. Please send any comments or feedback to:

[brittany@naturallylewis.com](mailto:brittany@naturallylewis.com)  
315-376-3014  
PO Box 106, Lowville, NY 13367

If we do not hear from you, we will do our best to reach out. We look forward to working with you, receiving your input and feedback, and working together towards a planned and thoughtful approach to renewable energy in Lewis County!

Sincerely,

A handwritten signature in black ink that reads "Brittany Davis". The signature is fluid and cursive, with a large, sweeping flourish at the end.

Brittany Davis  
Executive Director  
Lewis County IDA

Enclosed:

- Draft Universal Tax Exemption Policy
- Percentage breakdown of Prime, Important Farmland and Prime if Drained farmland by Township
- A map of your township

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<b>Board Approval</b> <b>11/5/2020</b>	<b>Subject:</b> <b>Uniform Tax Exemption Policy</b>
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**COUNTY OF LEWIS IDA  
UNIFORM TAX EXEMPTION POLICY AND GUIDELINES (UTEP)**

**Statement of Purpose**

The general policy of the Lewis County Industrial Development Agency (LCIDA) in accordance with Article 18-A of the New York State General Municipal Law (the "Act"), is to grant financial assistance in the forms of real property tax abatements and exemptions from sales, use and mortgage recording taxes as described below. The provision of tax exemptions by the LCIDA in this manner shall be governed by the content of this policy statement, pursuant to Section 874(4) of the Act.

**Policy & Process**

**1. General Considerations**

The Agency shall assess and determine the economic impact of a project by use of market information, employment generation, taxation and assessment generation, economic generation, ancillary economic impact, and/or community support, and shall approve projects for financial assistance based upon this economic assessment. The assessment will include some or all the following factors:

- a. Whether the IDA financial assistance critical/essential to the applicant's pursuit of the contemplated project;
- b. The extent to which a project will create or retain permanent, private sector jobs;
- c. The estimated value of any tax exemptions to be provided;
- d. Whether affected tax jurisdictions will be reimbursed by the project occupant if a project does not fulfill the purposes for which an exemption is provided;
- e. The impact of a proposed project on existing and proposed business and economic development projects in the vicinity;
- f. The amount of private sector investment generated or likely to be generated by the proposed project;
- g. The extent of demonstrated public support for the proposed project;
- h. The likelihood of accomplishing the proposed project in a timely fashion;
- i. The effect of the proposed project upon the environment;
- j. The extent to which the project will utilize, to the fullest extent practicable and economically feasible, resource conservation, energy efficiency, green technologies, and alternative and renewable energy measures;
- k. The extent to which the proposed project will require the provision of additional services, including, but not limited to, educational, transportation, police, emergency medical or fire services;



- l. The extent to which the proposed project will provide additional sources of revenue for municipalities and school districts;
- m. Whether the proposed project generate new/additional tax, or payment in lieu of tax, or other revenues for taxing jurisdictions in Lewis County;
- n. If the project relates to the expansion, improvement or upgrade of an existing business within Lewis County, assess whether the lost potential tax revenue to taxing jurisdictions within Lewis County in consequence of IDA financial assistance is justified by other tangible and/or intangible benefits to Lewis County and its residents, economic and otherwise, which would be realized as a result of the project
- o. The Nature of the proposed project;
- p. The condition of the real property where the project is to be located prior to commencement of the project;
- q. The economic condition of the vicinity in which the project will be located at the time of the submission of the application.

**2. Additional Financial Assistance**

In instances where additional financial assistance is requested by a developer, company or organization for a location or project that has previously received a financial assistance, the LCIDA may consider a renewal if sufficient economic impact exists, in addition to the factors outlined in Section 1.

**3. Exemptions**

**a. Real Property Taxes**

The Agency maintains a policy for the provision of real property tax abatements for qualified projects. The abatement provided applies to value added by construction or renovation and the existing parcel involved. The period of the real property abatement may be for a period of up to fifteen (15) years. The Agency's policy results in a graduated schedule of abatement (as further detailed in Section 3(c) below) applicable to county, municipal and school taxes. Eligible projects include any project that qualifies for financial assistance under the Act.

Any deviations from the standard policy will be made only with the specific approval of the Agency's members based on the factors listed in Section 1 and those described in Section 874(4)(a) of the Act. Additionally, the Agency shall notify the affected tax jurisdictions of the proposed deviation from such policy and the reasons therefore.

The Agency will use existing tax data when evaluating proposed real property tax abatements and, therefore, appraisals will not normally be required.

**Exemption Schedules**

The following two schedules will be the standard utilized for real property tax abatements. Targeted industries, manufacturing companies and other high priority projects will follow Schedule A. Commercial/Retail/Office/Community Facilities/Not-for-Profits will follow Schedule B.

Schedule A. Targeted Industries/Manufacturing
Year 1 – 5: 75%
Year 6 – 10: 50%
Year 11-15: 25%

This would result in a fifty (50%) percent total exemption during the 15 year period.

Schedule B. Commercial/Retail/Office/Community Facilities/Not-for-Profits
Year 1 – 50%
Year 2 – 45%
Year 3 – 40%
Year 4 – 35%
Year 5 – 30%
Year 6 – 20%
Year 7 – 10%
Year 8 & after – 0%

Commercial Solar Projects

The following will be the standard utilized for Property Tax Abatements for Commercial Solar Projects (Hereinafter “Solar Projects”). In compliance with the policy of the County of Lewis Industrial Development Agency (LCIDA) favoring the preservation of Actively Farmed, Prime Farmland for agricultural purposes, the LCIDA, in determining the amount of a Solar Project PILOT Payment, shall consider whether the land is being Actively Farmed and whether the soil on which a Solar Project is located constitutes Prime Farmland. All Solar Projects shall be eligible for a Real Property Tax Abatement. However, Solar Projects located on land that is not Actively Farmed and/or not designated as “Prime Farmland” shall be eligible for a greater Real Property Tax Abatement as reflected in a reduced PILOT Payment. The terms of the Property Tax Abatement shall be described as follows:

- a. The amount of the PILOT payment shall be determined by the Agency as follows: (i) the actual installed capacity of the Commercial Solar Project, calculated on the third (3rd) business day prior to the date on which the related payment is due pursuant to the PILOT Agreement, times (ii) the Base Megawatt Amount, \$7,500.00 per megawatt.
- b. In the event that the Solar Project is located on land that is not Actively Farmed, then the PILOT payment shall be reduced by thirty percent (30%).
- c. In the event that the Solar Project is located on land other than Prime or Prime-If Drained Farmland, the Solar Project shall be eligible for a reduced PILOT payment. The amount of the reduction shall be 30% if the land is not categorized as “Prime” nor “Prime – If Drained”. The amount of the reduction shall be determined by the LCIDA after considering input from the Affected Jurisdictions and the Solar Project applicant. In no event shall the reduction exceed forty percent (40%) of the Base Megawatt Amount.
- d. The Agency may take into account the amount of any host community benefit payments payable by the project applicant to any Effected Jurisdictions , or in connection with the funding of the Community Economic Development Fund, in determining the amount of PILOT payments payable by the project applicant.
- e. The Agency may take into account the degree to which the applicant has worked with neighboring property owners to minimize viewshed or other detrimental impact on property values.
- f. The term of the PILOT Agreement shall be 25 years.
- g. The PILOT payment determined above shall be increased annually by 2.0% during the term of the PILOT Agreement.
- h. The PILOT Agreement will provide that if the existing assessment of the underlying parcel and existing improvements relating to the Commercial Solar Project does not remain fully taxable on the relevant assessment rolls, the PILOT Agreement shall require that PILOT payments be made with respect to such underlying parcel and existing improvements in an amount equal to 100% of the normal tax with respect thereto.
- i. Note the following defined terms:

“Base Megawatt Amount” means the megawatt amount used by the Agency in calculating the

**Commented [BB1]:** The Base Megawatt Amount was \$5,000 per megawatt in previous version. We are increasing this to meet the “going rate” that neighboring counties are charging, now that the data is available.

**Commented [BB2]:** We wanted to provide a better incentive for projects that are located on land that is not actively farmed, working to preserve active farmland.

**Commented [BB3]:** If the solar project is located on land that is not considered prime or prime if drained, there will be a reduced PILOT payment.

**Commented [BB4]:** In the event that the project is NOT located on active farmland, and NOT located on prime or prime if drained land, the total PILOT reduction will be 40%, not 30% + 30% = 60%.



PILOT payments. The Base Megawatt Amount as provided in this UTEP shall initially be equal to \$7,500.00, and such amount shall be fixed for the term of each PILOT Agreement; provided, however, that the Base Megawatt Amount as provided in this UTEP shall be subject to review by the Agency at least annually.

“Commercial Solar Facility” means a group of solar panels and related facilities in the same location intended to be used for the production of electric power to be sold to third parties, but shall not include a Small Alternate Energy Facility. In the event of a question whether a solar facility is a Small Alternate Energy Facility or a Commercial Solar Facility, the determination of the Agency on that subject shall be final. A Commercial Solar Facility includes all related equipment determined by the Agency to be necessary or desirable for collecting such electric energy and delivering same to the electric grid, but shall not include the land and improvements that were included on the tax rolls of the Affected Tax Jurisdictions prior to the commencement of the project of which such Commercial Solar Facility is a part. A Commercial Solar Facility is a facility providing electric energy on a commercial scale and shall include Community Solar projects.

“Small Alternate Energy Facility” means a facility (1) that is determined by the Agency to be a facility described in Section 487(1) of the Real Property Tax Law (including solar or wind energy equipment, a solar or wind energy system, farm waste electric generating equipment, and a farm waste energy system), (2) that is installed or to be installed in a residence, a farm or a small business located within Lewis County and (3) that is not a Commercial Solar Facility.

“Prime Farmland” means land that has been designated as Prime Farmland by the United States Department of Agriculture soil survey.

“Actively Farmed” means that land is currently supporting commercial agriculture enterprises or has been supporting commercial enterprises within the prior eighteen (18) months.

“Affected Jurisdictions” means the municipalities and school district within which a project is located, including the appropriate town, Lewis County, and, if relevant, the appropriate village.

b. Sales and Use Tax Exemptions

1. This exemption will apply only to the construction/renovation and equipping period when the original project is completed and will be for the full amount of the sales tax to include both New York State and Local portions.
2. Sales Tax Exemptions may be approved separate from a real property tax exemption.
3. Eligible and Ineligible Items:
  - i. Items Exempted. The sales and use tax exemption granted by the Agency with respect to project shall normally extend only to the following items: items incorporated into the real property, tangible personal property, including furniture, furnishings and equipment used to initially equip the project or otherwise forming part of the project, if purchased by the Applicant as agent of the Agency; the rental of tools and other items necessary for the construction and/or equipping of the project, if rented by the Applicant as agent of the Agency; and fuel and similar items consumed in the process of acquiring, constructing and/or equipping the project, if purchased by the Applicant as agent of the Agency.
  - ii. Items Not Exempted. A sales and use tax exemption with respect to a project shall not be granted by the Agency for the following: repairs, replacements or renovations of the project, unless such repairs, replacements or renovations constitute major capital-type expenses approved by the Agency as a separate project in the manner contemplated by the Act; or operating expenses.
4. **Period of Exemption:** The period of time for which a sales and use tax exemption shall be

effective (the "Tax Exemption Period") shall be determined as follows:

- i. Normal Termination: The Tax Exemption Period for an Applicant Project will normally end upon the completion of such project. On construction projects, the Agency and the Applicant shall agree on the estimated date of completion of the project, and the sales and use tax exemption shall cease on the earlier of (a) the actual date of completion of the project or (b) the date which is six (6) months after the estimated date of completion of such project. On non-construction projects, the Agency and the Applicant shall agree on the estimated date of completion of the project, and the sales and use tax exemption shall cease on the earlier of (a) the actual date of completion of the project or (b) the date which is three (3) months after the estimated completion of the project. If the Agency and the Applicant shall fail to agree on a date for completion of the project, the Agency shall on notice to the Applicant make the determination on the basis of available evidence.
- ii. Later Termination: The Agency, for good cause shown, may adopt a resolution extending the period for completion of the project and/or extending the Tax Exemption Period.

c. Mortgage Recording Tax Exemptions

1. The Agency's Policy is to permit mortgage recording tax exemptions on all project related financing to the full extent permitted by New York State Law.
2. The Agency may, in its sole discretion, permit mortgage recording tax exemptions on non-project related financings (e.g. second mortgages on the project to secure subordinated indebtedness of the project applicant). In determining whether to permit such exemptions on non-project related financing, the Agency shall consider such factors as it deems appropriate, including but not limited to the use of the property, the degree of investment, the degree and nature of the employment and the economic condition of the areas in which the facility is located.

4. Deviations

The Agency may deviate from this Uniform Tax Exemption Policy in special circumstances, on a case by case basis, to grant financial assistance to projects that have unique significance based upon recommendations or agreement of the affected tax jurisdictions or findings by Agency. In determining whether special circumstances exist to justify such a deviation the Agency may consider the magnitude of the deviation sought and the factors that might make it unusual, which factors might include but not to be limited to the factors set forth in paragraph 1 and the following factors: (1) the magnitude and/or the importance of any permanent private sector job creation and/or retention related to the proposed project in question; (2) the impact of such project on existing and proposed businesses and/or economic development projects; (3) the amount of private sector investment generated or likely to be generated by such project; (4) generated public support for the project; (5) the estimated value of the Tax Exemption requested; (6) the extent to which such project will provide needed services and/or revenues to the Affected Tax Jurisdictions. In addition, the Agency may consider the other factors outlined in Section 874 (4)(a) of the Act. If the taxing entities in a particular area of Lewis County request that the LCIDA to provide financial assistance for a proposed project that would fall outside of this Uniform Tax Exemption Policy, then this request would be considered, so long as such proposed project falls within the Act.

Any deviations from the guidelines set forth above require the written notification by the Agency to each affected tax jurisdiction and the reasons therefor.

5. Forfeiture/Recapture

- a. The LCIDA shall periodically review the economic impact of each of the projects which is actively receiving financial assistance. This will be done sooner where it is obvious that significant deviation from the original intent of the project is realized.
- b. All PILOT agreements will contain provisions that allow for the recapture of past, and cancellation of

future tax abatements. In determining the extent of recapture of cancellation, the LCIDA shall consider the extent to which the company has met its proposed economic impacts.

c. The following policy concerning recapture of the abated taxes shall apply:

1. Sale or Closure of the Facility: The real property tax abatements are terminated immediately, and the property deeded back to the owner and/or the straight-lease transaction is terminated.
2. Significant Employment Reductions: The LCIDA may carefully examine employment reductions and in the event that the LCIDA finds that such reductions are temporary situation, the LCIDA may determine not to take any action. Should the LCIDA determine that such reductions are or may be permanent, then the real property tax abatement will be reduced by up to 100%, and/or recapture of financial assistance can be pursued, at the discretion of the LCIDA and in consultations with the affected taxing jurisdictions.
3. Significant Change in the Use of Facility: If the change still is consistent with acceptable LCIDA policy and there is insignificant job loss, the LCIDA may determine not to take any action. If this change falls outside acceptable LCIDA policy, then the withdrawal of entire real property tax abatement and/or recapture of financial can be pursued at the discretion of the LCIDA and in consultation with the affected tax jurisdictions.

#### 6. **Effective Date**

This Uniform Tax Exemption Policy shall apply to all projects for which the Agency has adopted or adopts a Resolution authorizing the grant of financial assistance after **January 1, 2021** and all refinancing of any project induced or closed before said date.

#### 7. **Amendments**

The Agency, by resolution of its members, and upon notice to all affected tax jurisdictions as may be required by law, may amend or modify the foregoing policy as it may, from time to time, in its sole discretion determine.



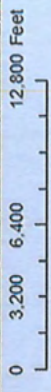
# Denmark

Farmland Soil Type	Sum of Acres
All areas are prime farmland	5,104.4
Farmland of statewide importance	4,187.7
Prime farmland if drained	625.9
<b>Grand Total</b>	<b>9,918.0</b>

**Legend**

DenAI Prime and Imp Tillable Farmland

- All areas are prime farmland
- Farmland of statewide importance
- Prime farmland if drained



Map Created By Lewis County SWCD



Account#	Account Description	Fee Description	Qty	Local Share
A1255	Conservation	Conservation	1	6.01
			<b>Sub-Total:</b>	<b>\$6.01</b>
A2544	Dog Licensing	Female, Spayed	2	18.00
		Female, Unspayed	3	51.00
		Male, Neutered	7	63.00
		Male, Unneutered	1	17.00
	late fee	late fee	3	15.00
			<b>Sub-Total:</b>	<b>\$164.00</b>
B2110	Planning Board Fees	Filing Fee	1	25.00
	Zoning Board Fees	Zoning Fee	5	180.00
			<b>Sub-Total:</b>	<b>\$205.00</b>
DA2650	Sale of scrap	Sale of scrap	1	1,547.70
			<b>Sub-Total:</b>	<b>\$1,547.70</b>
SW1-2140	Metered Sales	Useage Fee	4	2,590.53
			<b>Sub-Total:</b>	<b>\$2,590.53</b>
SW1-2144	EDU Charge	EDU	4.5	479.16
	Water Service Charge	Shut Off / Reconnection	1	25.00
			<b>Sub-Total:</b>	<b>\$504.16</b>
			<b>Total Local Shares Remitted:</b>	<b>\$5,017.40</b>
Amount paid to: NYS Ag. & Markets for spay/neuter program				21.00
Amount paid to: NYS Environmental Conservation				393.99
<b>Total State, County &amp; Local Revenues:</b>		<b>\$5,432.39</b>	<b>Total Non-Local Revenues: \$414.99</b>	

To the Supervisor:

Pursuant to Section 27, Sub 1, of the Town Law, I hereby certify that the foregoing is a full and true statement of all fees and monies received by me, Prudence L. Greene, Town Clerk, Town of Denmark during the period stated above, in connection with my office, excepting only such fees and monies, the application of which are otherwise provided for by law.

Supervisor

Date

*Prudence L. Greene*

Town Clerk

*1/06/2022*

Date



NEWYORK-03

MTENNARD

# CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)  
12/23/2021

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

**IMPORTANT:** If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).


Quantum Insurance Services LLC 88 E. Main Street Suite 511 Mendham, NJ 07945	CONTACT NAME: Michelle Tennard
	PHONE (A/C, No, Ext): (973) 813-3369 FAX (A/C, No): (973) 813-3242
	E-MAIL ADDRESS: michelle@quantuminsurancenj.com
	INSURER(S) AFFORDING COVERAGE
INSURED	INSURER A: National Casualty Company NAIC # 11991
New York State Snowmobile Association PO Box 740 Central Square, NY 13036 Club: Missing Link Snowmobile Club	INSURER B:
	INSURER C:
	INSURER D:
	INSURER E:
	INSURER F:

COVERAGES CERTIFICATE NUMBER: 21-22 REVISION NUMBER:

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

INSR LTR	TYPE OF INSURANCE	ADDL INSD	SUBR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS
A	<input checked="" type="checkbox"/> COMMERCIAL GENERAL LIABILITY <input type="checkbox"/> CLAIMS-MADE <input checked="" type="checkbox"/> OCCUR  GEN'L AGGREGATE LIMIT APPLIES PER: <input checked="" type="checkbox"/> POLICY <input type="checkbox"/> PRO-JECT <input type="checkbox"/> LOC OTHER:	X		KEO000008746800  CLUB	4/22/2021	4/22/2022	EACH OCCURRENCE \$ 2,000,000 DAMAGE TO RENTED PREMISES (Ea occurrence) \$ 300,000 MED EXP (Any one person) \$ EXCLUDED PERSONAL & ADV INJURY \$ 2,000,000 GENERAL AGGREGATE \$ UNLIMITED PRODUCTS - COMP/OP AGG \$ 5,000,000 \$
A	AUTOMOBILE LIABILITY <input type="checkbox"/> ANY AUTO OWNED AUTOS ONLY <input type="checkbox"/> SCHEDULED AUTOS <input checked="" type="checkbox"/> HIRED AUTOS ONLY <input checked="" type="checkbox"/> NON-OWNED AUTOS ONLY			KKO000008746700	4/22/2021	4/22/2022	COMBINED SINGLE LIMIT (Ea accident) \$ 1,000,000 BODILY INJURY (Per person) \$ BODILY INJURY (Per accident) \$ PROPERTY DAMAGE (Per accident) \$ \$
	<input type="checkbox"/> UMBRELLA LIAB <input type="checkbox"/> OCCUR <input type="checkbox"/> EXCESS LIAB <input type="checkbox"/> CLAIMS-MADE <input type="checkbox"/> DED <input type="checkbox"/> RETENTION \$						EACH OCCURRENCE \$ AGGREGATE \$ \$
	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY <input type="checkbox"/> Y <input type="checkbox"/> N ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below		N/A				<input type="checkbox"/> PER STATUTE <input type="checkbox"/> OTH-ER E.L. EACH ACCIDENT \$ E.L. DISEASE - EA EMPLOYEE \$ E.L. DISEASE - POLICY LIMIT \$

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)  
CERTIFICATE HOLDER IS INCLUDED AS ADDITIONAL INSURED, WITH RESPECT TO GENERAL LIABILITY COVERAGE, FOR OPERATIONS OF THE NAMED NYSSA CLUB ON THE CERTIFICATE HOLDER'S PREMISES.

<b>CERTIFICATE HOLDER</b>  DISTRICT: Lewis TAX MAP ID: TOWN OF DENMARK 3707 ROBERTS RD CARTHAGE, NY 13619	<b>CANCELLATION</b>  SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.  AUTHORIZED REPRESENTATIVE 
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OFFICE OF LEWIS COUNTY TREASURER

7660 North State St  
Lowville, New York 13367  
Telephone: (315) 376-5324  
Fax: (315) 376-8552

Eric Virkler  
Treasurer  
ericvirkler@lewiscounty.ny.gov

Taszden Newton  
Deputy Treasurer  
taszdennewton@lewiscounty.ny.gov

January 5, 2022

TO THE TOWN CLERK, TOWN OF DENMARK

Pursuant to Section 550, Article 13 of the County Law, the following is a list of payments made to your Supervisor during the calendar year 2021.

Mortgage Tax                      \$ 64,823.82

Dated at Lowville, New York this 5<sup>th</sup> day of January 2022.

Sincerely,

A handwritten signature in cursive script that reads "Eric Virkler".

ERIC VIRKLER  
Lewis County Treasurer

EV/tn



# River Area Council of Governments

[www.racog.org](http://www.racog.org)

Municipal Management Consultant Monthly Announcements

## January 2022

### Next RACOG Meeting

January 2022 (TBA)

**Tug Hill Commission Local Government Conference – April 19, 2022 @ Turning Stone Resort -**  
<https://tughill.org/lgc2022/>

### RACOG UPDATES

- **Complete Street Projects** – BOCES is assigning projects to their classes and getting students working on finishing up existing projects that were already started.
- **“Friends of the Black River” Working Group** – Continuing to move forward with getting information on the blackriverny.com website. More will be happening with this when the Fort Drum intern begins.
- **New RACOG Member** – The town of New Bremen was voted in at the last RACOG board meeting, pending final approval from the town of New Bremen board. New Bremen is still waiting to see if there will be enough Lewis County municipalities interested in creating a second RACOG Cooperative ZBA.
- **LED Lighting** – Construction crews have completed most of Carthage, they completed Croghan, and were working on Wilna. After that they will be moving onto Martinsburg and West Carthage.
- **Websites** – Town of Wilna and town of Denmark have new websites up and running.
- **Lowville Comprehensive Plan** – The final joint draft plan will have their public hearing on January 5th, 2022. There will also be an online comp plan for the public to view.
- **Community Choice Aggregation** – Lewis County has started the process with Joules Assets for any communities interested in joining their group.
- **Fort Drum Intern** – We will be having a new intern from Fort Drum. He will be with us for 4 months starting in mid-January. One of the projects he will be working on is the historical site project on the Black River.

### TRAININGS/WORKSHOPS

To see more information on these trainings, go to <https://www.racog.org/grants-trainings/>

**Winter Webinar Series: December 2021 – January 2022**, Webinar, <https://dos.ny.gov/training-assistance>, *Division of Local Government Services*

**Newly Elected Officials Training: January 6 - 7, 2022**, Online,  
[www.nytowns.org/images/Documents/Training/2022%20Newly%20Elected%20Forms.pdf](http://www.nytowns.org/images/Documents/Training/2022%20Newly%20Elected%20Forms.pdf), *NYS Association of Towns*

Mickey Dietrich • RACOG Municipal Management Consultant • Tug Hill Commission • 317 Washington St.  
Watertown, NY 13601  
(315) 785-2380 • [mickey@tughill.org](mailto:mickey@tughill.org)

**Cornell Local Roads Training Webinars:** <https://cals.cornell.edu/nysltap-local-roads/training-events/webinars-online-training> , Webinar, *Cornell Local Roads*

## GRANTS/ASSISTANCE

**To see more information on these grants, go to** <https://www.racog.org/grants-trainings/>

**Lewis County Façade and Streetscape Improvement Grant:** *Lewis County*, [naturallylewis.com/initiatives/facade-streetscape-improvement-program](http://naturallylewis.com/initiatives/facade-streetscape-improvement-program), **Deadline: ?**

**NYS Urban Forestry Council Quick Start Grants:** *U.S. Forest Service*, <https://nysufc.org/grants/>, **Deadline: February 10, 2022**

**Technical Assistance Available for Communities to Develop Drinking Water Source Protection Programs:** *NYS Department of Health & NYS Department of Environmental Conservation*, <https://www.dec.ny.gov/chemical/115250.html>

**USDA Forest Service Funding for Community Forests:** *USDA*, [Click Here For More Information](#), **Deadline: January 10, 2022**

**Electric Vehicle Charging Station Rebates:** *NYSERDA*, <https://www.nyserda.ny.gov/All-Programs/Programs/ChargeNY/Charge-Electric/Charging-Station-Programs/Charge-Ready-NY>, **Deadline:**

**CDBG Cares Act Funding:** *NYS Homes & Community Renewal (HCR)*, <https://hcr.ny.gov/community-development-block-grant#cdbg-cares-funding>, **Deadline:**

**NYSDEC Urban and Community Forestry and Conservation Partnership Program Awards:** *NYS Department of Environmental Conservation*, <https://www.dec.ny.gov/press/122001.html>, **Deadline:**

JANUARY

2022

Voucher #	Vendor	Account	Amount	Purchase
1	Lewis County	DA-5130.2	\$ 10,000.00	200 Ford Bucket truck
2	Advance Auto Parts	DA-5130.41	\$ 11.02	Ice/Frost spray cans
3	All Season Power Equipment	DA-5130.41	\$ 418.00	Chain saw,bar,file,chain, oil
4	Brenntag Lubricants	DA-5130.41	\$ 550.00	DEF Fluid
5	Cazenovia Equipment	DA-5130.41	\$ 117.97	chain saw bar
6	Cheny Tire	DA-5130.41	\$ 51.80	o rings loader tires
7	Farney's Inc	DA-5130.41	\$ 32.08	Screen & install, spline, batteries, screws
8	Fastenal	DA-5130.41	\$ 2.03	nut
9	Fisher Auto Parts	DA-5130.41	\$ 633.54	filters
10	Fleet Pride	DA-5130.41	\$ 390.31	Hour Meter, mirrow, convex, v clamp, flex pipe
11	Gillee's Auto&Trk	DA-5130.41	\$ 329.37	trailor wire,12 v plug,coupler, resistor,filters, head light, key stock
12	Haun Welding Supplies	DA-5130.41	\$ 169.45	gloves wire brush
13	Hiawatha Fasteners	DA-5130.41	\$ 48.48	hwx bolts jan nuts cutoff wheels flap disks
14	Lawson Proucts	DA-5130.41	\$ 571.29	Assorted stuff
15	Mcquade & Bannigan	DA-5130.41	\$ 268.41	safty glasses lanyards
16	Nortz & Virkler Inc	DA-5130.41	\$ 317.63	moulding and winter front bucket trk
17	Tracey Rds	DA-5130.41	\$ 211.81	mirror, coolant lines plug
18	Widrick Trk&Diesel	DA-5130.41	\$ 1,493.52	2012 Int diagnose and fix
19	Whitesboro Plow Shop	DA-5130.41	\$ 515.90	controller 2014 f-250
20	Accurate & Conenient Testing	DA-5140.4	\$ 400.00	yearly fee
21	Chemung Supply	DA-5142.4	\$ 1,964.54	blades shoes
22	Christman Fuels	DA-5142.4	\$ 818.40	gasoline
23	Tenco	DA-5142.4	\$ 445.64	threade rod rubber block grease fittings freight
24	Unifirst	DA-5142.4	\$ 294.15	rags & Uniforms
25	Verizon Connect	DA-5142.4	\$ 122.15	GPS
26	Empire Hydraulics	DA-5130.41	\$ 679.41	Repair telescopic cylinder
Total			\$ 20,856.90	



2022	DA-5130.2	DA-5130.41	DA-5130.42	DA-5140.4	DA-5142.4	DB-5110.41	DB-5110.42	DB-5112.2	Totals
	Equipment	Repairs	Tools	D/A	Snow	Roads	Signs	Chips	
	\$ 175,000.00	\$ 55,000.00	\$ 1,000.00	\$ 1,800.00	\$ 67,000.00	\$ 100,000.00	\$ 2,000.00	\$ 116,521.64	\$ 518,321.64
income									
JAN	\$ (10,000.00)	\$ (6,812.02)		\$ (400.00)	\$ (3,644.88)				\$ (20,856.90)
FEB									
MAR									
APR									
MAY									
JUNE									
JULY									
AUG									
Sept									
Oct									
Nov									
Dec									
TOTAL	\$ 165,000.00	\$ 48,187.98	\$ 1,000.00	\$ 1,400.00	\$ 63,355.12	\$ 100,000.00	\$ 2,000.00	\$ 116,521.64	\$ 497,464.74
	\$ 231,058.00	\$ 125,840.00	St. Retirement	St. Retirement					
JAN									
FEB									
MAR									
APR									
MAY									
JUN									
JUL									
AUG									
SEP									
OCT									
NOV			\$ 17,421.00	\$ 15,883.00					
DEC									
	\$ 231,058.00	\$ 125,840.00							