TOWN OF MARCELLUS TOWN BOARD MEETING MINUTES

June 11, 2012

A regular meeting of the Town Board of the Town of Marcellus, County of Onondaga, State of New York was held on June 11, 2012 at 7:00 P.M. in the Town Hall, 24 East Main Street, Marcellus, New York. Those present were:

Daniel J. Ross, Supervisor Thomas C. Lathrop, Councilor Donald G. Sherman, Councilor Kevin F. O'Hara, Councilor Peter Hakes, Councilor

Also present: Karen R. Pollard, Town Clerk; Sandy Taylor, Deputy Town Clerk; James Gascon, Counsel; Tracie Barnes, Bookkeeper; Donald MacLachlan, Highway Superintendent; Garth Snyder, Park Crew Leader; Phil Coccia, Recreation Leader, Mary Jo Paul, Peg Nolan, Gary Wilcox and Linda Wilcox.

Supervisor Ross opened the meeting at 7 P.M. with the Pledge of Allegiance to the Flag.

Copies of the minutes of the Town Board Meeting held on May 14, 2012 and the Workshop Meeting held on May 24, 2012 was given to the Board Members. Councilor Lathrop made a motion seconded by Councilor O'Hara to approve the minutes as presented. All voted aye.

The Abstract of Audited Vouchers was given to the Board Members as submitted by the Town Clerk, Abstract # 6 as of June 11, 2012 Claims #20120352 – 20120457 and Highway Claims #20120082 - 20120098.

	<u>Expenses</u>
General Fund	\$41,692.77
General Fund – Part Town	752.64
Highway – Town Wide	8133.82
Highway – Part Town	29,390.68
Sewer	66.04

Board Members were given copies of the Activity Report as of June 11, 2012 and monthly statement of bank balances as of June 11, 2012.

	Total Revenue	Total Expense
General Fund	\$1,031,140.22	469,883.39
General Fund – Part Town	103,640.00	45,803.10
Highway – Town Wide	426,928.80	195,211.24
Highway – Part Town	330,740.28	150,236.35
Capital Projects	8,557.50	59,627.72
Fire District	571,840.16	543,155.01
Hydrant Fund	1,900.11	825.39
Ambulance Fund	261,532.78	137,334.00
Sewer District	133,417.77	52,695.11

Water District 186,961.17 89,070.44

Councilor Lathrop made a motion seconded by Councilor Hakes to approve and pay the bills, approve the monthly activity report as of June 11, 2012 and the monthly statement of bank balances as of June 11, 2012. All voted aye.

Carried.

OLD BUSINESS:

Report from Department Liaisons: None

NEW BUSINESS:

Approval of CNY Electrical Inspection Services: John Houser, Codes Enforcement Officer, recommended the approval of Central New York Electrical Inspection Services, LLC for electric inspections in the town. Councilor Lathrop made a motion seconded by Councilor O'Hara to approve Central New York Electrical Inspection Services, LLC for electrical inspections in the Town of Marcellus. All voted aye.

Carried.

Recreation Agreements: Coachmen Featuring Elizabeth Fern; ER Lacrosse Camp; Ultimate Goal Soccer Camp; Lancaster PA; Zumba:

Councilor Hakes made a motion seconded by Councilor O'Hara to authorize the Supervisor to sign the following recreation agreements:

Lancaster PA	\$275: Double	
October 4-5	\$265: Triple	
	\$255: Quad	
	\$350: Single	
Coachmen	\$600.00	
June 21		
July 9 – 12	\$25/student	
July 30 – Aug 3	\$60/without stick	
Aug. 13 – 17	\$40/with stick	
Thursdays:	\$35/student	
May 3,10,17,31		
June 7, 24		
,		Carried.
	Coachmen June 21 July 9 – 12 July 30 – Aug 3 Aug. 13 – 17 Thursdays: May 3,10,17,31	October 4-5 \$265: Triple \$255: Quad \$350: Single Coachmen \$600.00 June 21 July 9 – 12 July 30 – Aug 3 Aug. 13 – 17 Thursdays: May 3,10,17,31 \$265: Triple \$25/studen \$35/student \$400/without stick \$35/student \$35/student

Resignation: Deputy Court Clerk: Councilor O'Hara made a motion seconded by Councilor Hakes to accept with regret the resignation of Deputy Court Clerk Heidi Randall and approve her to work per diem on court nights. All voted aye. Carried.

Sewer Agreement Extension: An extension of the sewer agreement between the town and the village of Marcellus was presented to the Board. Upon review it was noted, in the fifth whereas paragraph, it should read "term of a one hundred fifty-two". The term of the extension is for additional thirty (30) days ending June 30, 2012. Councilor Lathrop made a motion seconded by Councilor Sherman to authorize the Supervisor to enter into a sign the Sewer Extension Agreement, as amended, for an additional thirty days ending June 30, 2012. All voted aye.

Carried.

Resolution for Referendum on Service Award Program:

RESOLUTION OF THE TOWN BOARD OF THE TOWN OF MARCELLUS ESTABLISHING A SERVICE AWARD PROGRAM FOR THE MARCELLUS FIRE DEPARTMENT

By a motion duly made by Thomas Lathrop, and duly seconded by Kevin O'Hara, the following Resolution was passed by more than sixty percent (60%) of the entire Town Board of the Town of Marcellus at its regularly scheduled meeting on June 11, 2012:

WHEREAS, Article 11-A of the General Municipal Law authorizes towns to provide service awards for volunteer firefighters of incorporated fire companies or departments; and

WHEREAS, the Town of Marcellus desires to adopt a service award program to benefit the volunteer firefighters of the Marcellus Fire Department; and

WHEREAS, the Town Board of the Town of Marcellus has reviewed a proposal submitted by the Marcellus Fire Department; and

WHEREAS, the Town of Marcellus desires to enact a defined contribution plan as such plan is described in General Municipal Law §218; and

WHEREAS, the Town Board of the Town of Marcellus is aware that this Resolution is subject to a mandatory referendum of the eligible voters within the Marcellus Fire Protection District to determine whether the Town Board shall establish a service award program for the volunteer firefighters serving that fire protection district;

NOW THEREFORE, BE IT

RESOLVED, that the Town of Marcellus hereby elects to institute and create a defined contribution plan service award program for qualifying members of the Marcellus Fire Department under the terms and conditions set forth in this Resolution; and be it further

RESOLVED, that the following terms shall be defined and shall have the meanings as set forth in GML §215, as such Section shall change from time to time: "active volunteer firefighter", "defined contribution plan", "entitlement age", "fiduciary", "nonforfeitable", "participant", "service award", "service award program", "program", "sponsor", "sponsoring organization", "year of firefighting service", "elected or appointed position", "administrator", "plan administrator", "administrative service agency" and "financial organization"; and be it further

RESOLVED, that a referendum of the eligible voters within the Marcellus Fire Protection District shall be held in accordance with the provisions of GML §216 to determine whether the Town Board of the Town of Marcellus shall establish the service award program for the volunteer firefighters of the Marcellus Fire Department as set forth in this Resolution; and be it further

RESOLVED, that the service award program to be provided to active volunteer firefighters under this Resolution shall be governed by the provisions of GML §§ 214, 215, 216, 217, 218 and 219-a; and be it further

RESOLVED, that the service award program to be provided to active volunteer firefighters under this Resolution shall be administered by the Marcellus Fire Department with the assistance of Omega, Inc. of 5790 Widewaters Parkway, Dewitt, New York 13214; and be it further

RESOLVED, that an active volunteer firefighter shall be eligible to participate in this service award program if the active volunteer firefighter has reached the age of eighteen (18) and has completed at least one (1) year of firefighting service; and be it further

RESOLVED, that a participant shall have a one-hundred percent (100%) nonforfeitable right to his service award after said firefighter accumulates five (5) years

of firefighting service meeting the minimum requirements of participation established herein, provided, however, notwithstanding the preceding statement, a participant shall have a one-hundred percent (100%) nonforfeitable right to his service award upon his attainment of the entitlement age under this program; and be it further

RESOLVED, that any amounts attributable to forfeiture of a participant's service award shall be used to reduce contributions for other service award program participants and shall not in any case be used to increase benefits for other participants; and be it further

, that a year of firefighting service shall be credited under this service award program for each year, commencing on January 1, 2013, in which an active volunteer firefighter accumulates at least fifty (50) points. Points shall be granted in accordance with the following system:

- (i) Training courses twenty-five (25) points maximum:
 - (A) Courses under twenty (20) hours duration one (1) point per hour, with a maximum of five (5) points;
 - (B) Courses of twenty (20) to forty-five (45) hours duration one (1) point per hour for each hour over initial twenty (20) hours, with a maximum of ten (10) points;
 - (C) Courses over forty-five (45) hours to one hundred (100) hours duration fifteen (15) points per course;
 - (D) Courses over one hundred (100) hours duration twenty-five (25) points per course;
- (ii) Drills twenty (20) points maximum. One (1) point per drill (minimum two (2) hour drill);
- (iii) Sleep-in or stand-by twenty (20) points maximum:
 - (A) Sleep-in one (1) point each full night;
 - (B) Stand-by one (1) point each. A stand-by is defined as line of activity of the Marcellus Fire Department, lasting for four (4) hours, not falling under one of the other categories;
- (iv) Elected or appointed position twenty-five (25) points maximum:
 - (A) Completion of one (1) year term in an elected or appointed position;
 - (B) An active volunteer firefighter elected to serve as a delegate to a firefighters' convention shall also be eligible to receive one (1) point per meeting;
- (v) Attendance at meetings twenty (20) points maximum. Attendance at any official meetings of the Marcellus Fire Department one (1) point per meeting;
- (vi) Participation in the Marcellus Fire Department responses twenty-five (25) points maximum per category. Must respond to a minimum of ten percent (10%) of the total calls that the Marcellus Fire Department responds to annually other than Emergency Rescue and First Aid Squad calls, and/or must respond to a minimum of ten percent (10%) of the total number of calls the Emergency Rescue and First Aid Squad responds to. Failure to respond to the aforementioned minimum number of calls will result in no points awarded under this provision;
- (vii) Miscellaneous activities maximum fifteen (15) points. Participation in inspections and other activities covered by the volunteer firefighters' benefit law and not otherwise listed one (1) point per activity;
- (viii) In the event that any active volunteer firefighter is either totally and temporarily disabled, or partially and permanently disabled, as certified by

duty

the workers' compensation board or other competent authority approved by the sponsor of the service award program, and the disability occurs during the course of service as a volunteer, while actively engaged in providing line of duty services, as defined in subdivision one of Section Five of the Volunteer Firefighters' Benefit Law, the firefighter shall receive five (5) points for each full month of such disability;

(ix) Teaching fire prevention classes - five (5) points maximum. An active volunteer firefighter who at the direction of his company, district or department, and for no remuneration, presents a public education class on fire prevention to a school, not-for-profit corporation, or civic organization conduct organized and existing under the laws of this state or authorized to activities in this state - one (1) point per class; and be it further

RESOLVED, that points shall be calculated on a yearly basis commencing on January 1, 2013; and be it further

RESOLVED, that in accordance with GML §217(d), an active volunteer firefighter may be credited for periods of prior firefighting service, to a maximum of five (5) years and that credit for such periods shall be accorded pursuant to GML §§ 217(e) and 217(c) and that such credit as so computed shall be paid out or amortized over a period of five (5) years commencing with the first year of this award program; and be it further

RESOLVED, that in computing credit for those active volunteer firefighters who also serve as paid employees with a political subdivision of the State of New York, credit shall not be given for activities performed during the individual's regularly assigned work periods; and be it further

RESOLVED, that an active volunteer firefighter whose name does not appear on the approved certified list shall have the appeal rights set forth in GML §217(g); and be it further

RESOLVED, that the Marcellus Fire Department shall maintain sufficient records covering the above point structure and issue an annual report certified under oath to the Town Board of the Town of Marcellus listing all volunteer members, shall specify the number of points each member has received for services rendered in the previous year and shall identify those volunteer members who have qualified for credit under the award program for the previous year, such report to be submitted to the Town Board prior to November 30th following the year in which the points were earned, and the records shall be made available for audit by the Town Board of the Town of Marcellus or its duly appointed agent; and be it further

RESOLVED, that the entitlement age for each participating firefighter shall be sixty-five (65) years of age; provided, however, if any active volunteer firefighter becomes disabled as described in GML §218(d), the firefighter shall be entitled to receive his or her service award benefits regardless of age or length of service and such benefits shall begin as provided in GML §218(d); and be it further

RESOLVED, that an active volunteer firefighter's service award program may designate that benefits thereunder may be paid in the form of a lump sum, or its actuarially determined equivalent to be determined by the firefighter with any unpaid amounts to be paid to the estate of that firefighter; and be it further

RESOLVED, that a participant whose volunteer fire service is interrupted by fulltime extended obligatory military service or by a single voluntary enlistment not to exceed four (4) years in the armed forces of the United States shall be considered on military leave and during such period of military leave, the participant shall receive active volunteer service credit of fifty (50) points for each full year, prorated for service of less than a year; and be it further

RESOLVED, that all the program assets shall be held in trust pursuant to the provisions of GML §217(j); and be it further

RESOLVED, that every fiduciary of the service award program will be required to act in accordance with the provisions of GML §217(k); and be it further

RESOLVED, that no service award provided under this program may be assigned or alienated except to provide for the legally obligated support of minor children or spouse; and be it further

RESOLVED, that the contribution for each participating active volunteer firefighter shall be Seven Hundred and No/100 Dollars (\$700.00) for each year of firefighting service rendered on and after January 1, 2013; and be it further

RESOLVED, that the maximum number of years for which a participating active volunteer firefighter may receive a contribution shall be forty (40) years; and be it further

RESOLVED, that the benefit payable to a participating active volunteer firefighter entitled to a benefit under this defined contribution plan shall be the resulting amount from the annual contributions made by the Town of Marcellus and shall include interest and/or other earnings resulting from investment on the annual contributions; and be it further

RESOLVED, the Town of Marcellus will pay an additional administrative and fund management cost of \$2,000.00 per year in addition to the minimum payment of \$700.00 per qualified firefighter; and be it further

RESOLVED, that benefits shall be available and commence when the participating volunteer firefighter reaches the entitlement age, or at the time permanent disability is established in accordance with the provisions of GML §218 or as otherwise permitted in Article 11-A of the General Municipal Law; and be it further

RESOLVED, that in the event of the death of an active volunteer firefighter who has a right to a nonforfeitable percentage of retirement income pursuant to GML §217(b), the designated beneficiaries of such active volunteer firefighter (or his or her estate if no beneficiary is designated), shall be entitled to receive death benefits under the service award plan and such benefits shall be equal to the amount of benefits earned by the volunteer firefighter under the plan at the date of death; and be it further

RESOLVED, that it shall be the responsibility of the Marcellus Fire Department to maintain all required records on written forms acceptable to the Town Board of the Town of Marcellus and such forms shall be kept for a minimum period of six (6) years; and be it further

RESOLVED, that notwithstanding anything provided elsewhere herein, a volunteer firefighter may request that his or her name be deleted from any certified list as a "participant" in this defined contribution plan, and such request for deletion shall be in writing and shall remain effective until withdrawn in the same manner; and be it further

RESOLVED, that the Town Board of the Town of Marcellus shall review the certified list submitted by the Marcellus Fire Department, shall establish and approve the final annual certification, and the approved list of certified members shall then be returned to the Marcellus Fire Department and posted by the Marcellus Fire Department for at least thirty (30) days for review by its members; and be it further

RESOLVED, that the defined contribution plan established by this Resolution shall not be effective until approved by a majority of the eligible voters of the Marcellus Fire Protection District pursuant to a mandatory referendum. Upon approval by a majority of the eligible voters within the Marcellus Fire Protection District, the defined contribution plan authorized herein shall be deemed to be effective; and be it further

RESOLVED, that the proposition to be voted upon at said election shall read as follows:

"Shall the Town of Marcellus establish the Service Award Program for the Volunteer Firemen of the Marcellus Fire Department who furnish fire protection to the Marcellus Fire Protection District, which program shall provide for the following matters, along with other matters, authorized by Article 11-A of the General Municipal Law of the State of New York: A defined contribution plan as authorized under Section 218 of the General Municipal Law and as approved by the Resolution of the Town Board of the Town of Marcellus on June 11, 2012, which program will have an initial estimated annual total cost of \$25,000.00. including the estimated annual administration fee of \$2,000.00. Said costs and expenses of administering the proposed program will be paid out of the assets of the program, these fees being the fees for the first year of operation. Thereafter, fees and charges may increase. Other fees, if any, including trustee fees, counsel fees, accountant fees and commissions with respect to the program and its assets will also be paid from the assets of the program. The projected monthly award to be paid to eligible firefighters will vary depending upon the number of years of qualified service, the interest on the investment and the period of time over which the benefits are to be paid. The estimated annual cost for each covered participant is \$700.00. The plan also provides for a credit for prior years of service up to five years at an estimated additional cost of \$55,300.00; and be it further

RESOLVED, that no later than ten days before said election, this proposition shall be published once in the Marcellus Observer and that a copy thereof shall be posted on the official sign-board of the Town of Marcellus maintained in accordance with New York Town Law §30(6); and be it further

RESOLVED, that the aforementioned referendum shall be presented to eligible voters within the Town of Marcellus between the hours of 12:00 p.m. and 9:00 p.m. on August 21, 2012 and the location of such vote shall be the Marcellus Fire Department located at 4242 Slate Hill Road, Marcellus, New York; and be it further

RESOLVED, that upon such approval at referendum, the Supervisor of the Town of Marcellus shall be and is hereby authorized to execute necessary documents, including documents adopting the program and its related Trust and make such permitted changes in the Program not inconsistent with the terms of Article 11-A of the General Municipal Law and thus enabling referendum as he determines to be appropriate; and be it further

RESOLVED, that notwithstanding anything provided to the contrary, this Resolution shall not be effective unless and until the Town Board receives a certified copy of a Resolution of the Marcellus Fire Department in which the Marcellus Fire Department agrees to perform any and all obligations placed upon it under the terms of this Resolution and/or the General Municipal Law.

The question of the adoption of the foregoing Resolution was duly put to a vote and upon roll call, the vote was as follows:

Peter Hakes	Councilor	Voted	Yes
Kevin O'Hara	Councilor	Voted	Yes
Daniel J. Ross	Supervisor	Voted	Yes
Thomas Lathrop	Councilor	Voted	Yes
Donald G. Sherman	Councilor	Voted	Yes

The foregoing Resolution was thereupon declared duly adopted.

DATED: June 11, 2012

Authorize TDK Contract for I&I Study: A proposal was received from TDK Engineering for engineering services for evaluation of town's sewer lines in the amount of \$17,800. This study would indentify and assess any groundwater inflow and infiltration (I&I) problems. Councilor Hakes made a motion seconded by Councilor Lathrop to authorize the Supervisor to enter into the agreement with TDK Engineering for engineering services for evaluation of town's sewer lines in the amount of \$17,800 and to make a budget amendment by increasing the sewer contractual line (SS1950.4) by \$17,800. All voted aye.

<u>Approve Memorial Plaque Honoring Frank Wilson:</u> Supervisor Ross presented to the Board for authorization to purchase a plaque in honor of the late Frank "Brud" Wilson to be placed outside the Marcellus Park Welcome Center. The plaque would read:

"This Welcome Center was renovated in 2012 by the Friends of Marcellus Park utilizing donations from the family and friends of Frank "Brud" Wilson. In a life dedicated to the Marcellus community, Brud was a strong and tireless advocate for the acquisition of this Park from Onondaga County in 1995. Since then this Park has become a symbol of the spirit of Marcellus. We hope you enjoy your visit."

Supervisor Ross made a motion seconded by Councilor Lathrop to authorize the placement of a plaque on the outside of the Marcellus Park Welcome Center in honor of Frank "Brud" Wilson. The plaque would read as previously stated. All voted aye.

Carried.

Proposed Zone Change: Kalkbrenner Property (additional item): Counsel Gascon led the Board through the short environmental assessment form for the proposed local law dealing with the zone change for the Kalkbrenner property located at the corner of Bishop Hill and Lee Mulroy Roads. Mr. Gascon advised the Board that this action will have no adverse impact on the environment therefore a negative declaration would be in order. Councilor Sherman made a motion seconded by Councilor Hakes to make a negative declaration for the zone change for the Kalkbrenner property located at the corner of Bishop Hill and Lee Mulroy Roads. All voted aye. Carried.

Councilor O'Hara made a motion seconded by Councilor Hakes to hold a public hearing on July 9, 2012 at 7:00pm for a proposed local law addressing a zone change for the Kalkbrenner property located at corner of Bishop Hill and Lee/Mulroy. All voted aye.

Carried.

#011-12
TOWN BOARD RESOLUTION
TOWN OF MARCELLUS

At a regular meeting of the Town Board of the Town of Marcellus, held at the Town Hall, 24 East Main Street, in said Town, County of Onondaga and State of New York on June 11, 2012, at 7:00 P.M., there were:

PRESENT: Daniel J. Ross Supervisor
James A. Sheridan Councilor
Donald G. Sherman Councilor
Thomas C. Lathrop Councilor
Kevin O'Hara Councilor

Peter Hakes introduced proposed Local Law No. B-2012, to Amend the Zoning Map of the Town of Marcellus to change the designation of certain properties from being zoned Agricultural ("A-1") to Light Industrial ("L-1") as described in Schedule "A," which was seconded by Thomas Lathrop:

WHEREAS, Volume 6 NYCRR, Sections 617.3 and 617.6 of the Regulations relating to Article 8 of the Environmental Conservation Law of New York (SEQRA), require that as early as possible and within twenty (20) days after submission of the complete application, an involved agency shall make a determination whether a given action is subject to the aforementioned law; and

WHEREAS, the Town Board has reviewed additional supplementary information regarding the property described on Schedule "A" submitted in connection with the application, all of which constitutes the materials submitted by the applicant and upon which the Board relies in making its determination herein.

NOW, THEREFORE, it is

RESOLVED, that the proposed action is an unlisted Action, the proposed action does not involve any federal agency and the proposed action does not involve more than one agency; and it is further

RESOLVED, that this Board hereby determines the proposed action for a zone change from "A-1" to "L-1" will have no significant adverse impact on the environment and thus renders a negative declaration with respect to the requested zone change; this Resolution shall constitute a Negative Declaration for the purposes of Article 8 of the Environmental Conservation Law, Volume 6 of the NYCRR, Section 617.3, for the following reasons:

- 1. Portions of the parcel containing the property described on Schedule "A" are already zoned "L-1" and the proposed change would merely extend the "L-1" zoning to cover a larger portion of the parcel.
- 2. Current uses on the property are limited to agricultural uses and/or vacant former farmland; "L-1" zoning would permit only limited additional uses as a matter of right (including principal uses permitted in the Business Zone ("B-1"); analytical, pharmaceutical and commercial laboratories, including product testing; cabinet makers, carpenter shops, screen door and window manufacturing, furniture manufacturing and repair, and lumber yards; bookbinding, engraving, printing and publishing plants; bakers and baked goods manufacturing; jewelry manufacturing; development and research centers; warehousing and distribution, excluding truck terminals; other light industrial or manufacturing uses) and certain uses subject to special use permit, none of which would be expected to cause a significant adverse impact on the environment.
- 3. The property contains structures in poor repair, located near the intersection between Lee Mulroy Road and Bishop Hill Road, the use or demolition of which would require further consideration by the Town.

- 4. The proposed zone change would not disturb the environment and would only permit development in a planned manner; and
- 5. Although the property described on Schedule "A" includes a stream locally established as critical environmental area, the property immediately adjacent to said stream on the northeastern side is already zoned "L-1" and the proposed change would merely make consistent the zoning of the property on the opposite side of the stream.
- 6. The Planning Board has investigated the matter and recommends the zone change pursuant to a memorandum dated May 28, 2012 which is attached hereto as Schedule "B"; and
- 7. This parcel would have been included as "L-1" had the owner at the time of the comprehensive plan had not asked to be excluded as long as the **house** was used as a residence. It is reported by the applicant that the house is no longer suitable as a residence.

RESOLVED, that the Town Board shall conduct a public hearing as to the enactment of proposed Local Law No. B-2012 at the Town Hall, 24 East Main Street, in the Town of Marcellus, County of Onondaga and State of New York on July 9, 2012 at 7:00 p.m., or as soon thereafter as the matter can be heard, at which time all persons interested in the subject shall be heard.

The question of the adoption of the foregoing resolution was duly put to a vote and upon roll call, the vote was as follows:

Daniel J. Ross	Supervisor	Voted	Yes
James A. Sheridan	Councilor	Voted	Yes
Donald G. Sherman	Councilor	Voted	Yes
Thomas C. Lathrop	Councilor	Voted	Yes
Kevin O'Hara	Councilor	Voted	Yes

The foregoing resolution was thereupon declared duly adopted.

DATED: June 11, 2012

Discussion Agenda

Items from the Board:

Councilor O'Hara questioned if there has been a reply from the homeowner on Dublin Road who wasn't charged for being in the sewer district. Counsel Gascon advised the Board, that to date there has been no communication from the homeowner. The Board instructed Mr. Gascon to follow up within thirty (30) days.

Items from the Floor:

Bernie Montgomery, Frank Gay Road, questioned as the number of fireman who would be eligible for the buy back in the service award program. Mr. Montgomery was advised there would be about twelve (12) firemen.

Councilor Hakes made a motion seconded by Councilor Sherman to adjourn the Marcellus Town Board meeting at 8:38P.M. All voted aye. Carried.

Respectfully submitted,

Karen R. Pollard, Town Clerk