Those present at the Clifton Park Water Authority board meeting were: Mr. Helmut Gerstenberger, Chairman; Mr. George Peterson, Treasurer; and Mr. Peter Taubkin, Secretary. Absent: Mr. John Ryan, Vice Chairman; and Mr. William Butler, board member. Also present: Mr. Donald Austin, Jr., Administrator, Mr. Ronald Marshall, Superintendent; and Mr. Neil Weiner, Attorney.

Mr. Gerstenberger called the meeting to order at 7:05pm.

PRIVILEGE OF THE FLOOR
Michael Bouchard, Project Assistant for Schuyler Homes, and Mr. Anthony Vaccarielli, Operating Manager of Schuyler Homes were in attendance to discuss a proposal to tap into the water main on Grooms Road to service a parcel of land (aka Lot 1) on Droms Road. They attended the May 8th meeting and after that discussion it was the Board’s decision that Lot 1 on Droms Road does not meet the CPWA’s policy, which requires that the property have a water main located immediately in front of or across the street from at least some portion of the property. Schuyler Homes is asking the Board to reconsider a proposed action for Schuyler Homes to tap into the existing water line on Grooms Road and then run that line through Lot 2 (in the shaded yellow area off attached map) into Lot 1. That line would provide service for both Lots 1 and 2. Schuyler Homes would execute and record a deed in the Saratoga County Clerk’s Office that would memorialize the utility easement across Lot 2 for the benefit of Lot 1. The time, plans, labor and costs associated with running the water main down Droms Road would pose a tremendous hardship on Schuyler Homes when the feasibility of the proposal that they are presenting tonight winds up with essentially the same result, in their opinion. They feel their proposal doesn’t have any adverse environmental impact on the neighborhood, there is no hardship on any neighbors, it doesn’t affect any water flow and doesn’t create any nuisance.

Mr. Austin explained that the CPWA has a policy and Lot 1 doesn’t meet the criteria. The other issue with Lot 1 is that it is not in a current approved service territory of the CPWA. Lot 2, 3, and 4, on Grooms Road, were approved as part of the service area extension that was done for Windhover Farms. The Board explained that Schuyler Homes would have to get NYSDEC approval to expand the service territory to run either a water line down Droms Road or their proposed water line through lot 2. The Board maintains their position and is not willing to vary from its policy.

OLD BUSINESS
PROJECT TO INCREASE CAPACITY FROM SCWA
Mr. Austin stated that this project will go out to bid on July 16th and a bid opening is proposed for August 8th.
MILLER ROAD WATER MAIN EXTENSION

- **REPAYMENT AGREEMENT WITH PROPERTY OWNERS**
A motion was made by Mr. Gerstenberger to approve the Miller Road Repayment Agreement; seconded by Mr. Peterson.

RESOLUTION # 15, 2019 – APPROVE MILLER ROAD REPAYMENT AGREEMENT

WHEREAS, the landowners at 498, 499, 504 and 508 Miller Road wish to have water main extended, enabling them to connect their homes to the CPWA water system, and

WHEREAS, these four landowners have agreed to contribute as indicated in their Repayment Agreement each toward the construction of this water main, and

WHEREAS, the CPWA has agreed to collect this money from these landowners over a period of time, now therefore be it

RESOLVED, that the CPWA Board of Directors hereby approves the Repayment Agreement for the Extension of Water Main, as attached and the CPWA Administrator is hereby authorized to execute the agreements and any other documents or instruments necessary to implement these agreements.

Roll Call Vote:

Mr. Gerstenberger  - Aye
Mr. Ryan           - Absent
Mr. Peterson       - Aye
Mr. Taubkin        - Aye
Mr. Butler         - Absent

- **INTERMUNICIPAL AGREEMENT WITH TOWN OF CLIFTON PARK**
A motion was made by Mr. Taubkin to approve the Intermunicipal Agreement for Miller Road Water Extension; seconded by Mr. Gerstenberger.

RESOLUTION #16, 2019 – APPROVE INTERMUNICIPAL AGREEMENT FOR MILLER ROAD WATER EXTENSION

WHEREAS, the CPWA and the Town of Clifton Park and V&R LLC wish to enter into an agreement related to the installation of water main on Miller Road, where said water main is an extension of water main to be installed for the Miller Road Subdivision project, and

WHEREAS, the agreement sets the obligations of each party with regard to installation of infrastructure as well as financial responsibilities, now therefore be it

RESOLVED, that the CPWA Board of Directors hereby approves the Intermunicipal Agreement, as attached and the CPWA Administrator is hereby authorized to execute the agreement and any other documents or instruments necessary to implement this agreement, contingent on the acquisition of executed Repayment Agreements with the homeowners at 498, 499, 504 and 508 Miller Road.
Roll Call Vote:

Mr. Gerstenberger - Aye
Mr. Ryan - Absent
Mr. Peterson - Aye
Mr. Taubkin - Aye
Mr. Butler - Absent

MOE ROAD PUMPSTATION PARCEL
Mr. Austin explained that the park district that includes the Countryman Estates neighborhood (the location of the pumpstation parcel) is interested in acquiring the parcel from the CPWA. Mr. Austin sent them a copy of the appraisal showing the value of the property at $62,000. The park district committee members will talk it over and let the CPWA know if they would like to purchase it.

CPWA HANDBOOK
Mr. Peterson reviewed the handbook and prepared a list of comments/concerns regarding the handbook. Mr. Austin will review his comments and send an email out to the Board with his responses.

NEW BUSINESS

OLD BUSINESS
APPROVE MINUTES OF JUNE 12, 2019 MEETING
Tabled until next month due to not having a quorum present, as Mr. Gerstenberger was absent from the June meeting.

The CPWA’s next board meeting is scheduled for August 14, 2019 at 7pm.

A motion was made by Mr. Gerstenberger to adjourn the meeting at 8:38pm; seconded by Mr. Taubkin. The motion carried 3-0, 2 absent.

Respectfully submitted,
Sheri Collins
Recording Secretary

cc: CPWA Board of Directors
    Neil Weiner, Esq.
SANITARY DETAILS:
A. BUILDING 2 SEPTIC TANK 4" SOIL PIPE, WITH TIGHT JOINTS, MINIMUM SLOPE 4" PER FOOT.
B. SEPTIC TANK TO DISTRIBUTION BOX - 4" SOLID PLASTIC WITH TIGHT JOINTS, MINIMUM SLOPE 1" PER FOOT.
C. SOLID PLASTIC LEADERS.
D. Trench 4" PERFORATED PLASTIC PIPE, MINIMUM SLOPE 1", SEE SPECIFICATIONS.
E. DISTRIBUTION BOX: DOT MILER SIZE #2.
F. 1000 GALLON CONCRETE SEPTIC TANK.

SANITARY NOTES:
1. PRIOR TO PLACING FILL, AREA APPROXIMATELY 6' ON CENTER.
2. EXCAVATE BOTTOM OF DRAINAGE MAJOR FILED WITH ATTACHED PROOF APPROVAL BEFORE PLACING.
3. FILL MATERIAL MUST BE RUMPED PRIOR TO REMOVAL.
4. PLACE A MINIMUM OF 4" OF TILL FILED AREA.
5. PERCOLATION RATE OF CONSISTENTLY GREATER THAN 1' IN 30 MINUTES.
6. SANDFILL SHALL BE A SOIL TYPE.
7. TRENCH LINED TO ENSURE NO SEEPAGE.
8. THE FIELD MUST BE LEVEL TO INSURE ENSURE.
9. FILL MUST BE ADEQUATELY ENSURE.
10. MINIMUM DISTANCE FROM AIR DUCTS WILL BE ENSURE.
11. SUPPORTED AND ADEQUATELY DRAINAGE FIELD.
12. ALL WORK TO COMPLY WITH OF HEALTH REGARDING ELECTRIC TRANSFORMER WORK.
13. A PROFESSIONAL ENDS.
14. ARRANGEMENTS MUST TO MAKE THE ADEQUATE CONSTRUCTION.
15. EXACT LOCATION OF CROSSING WILL BE DETERMINED PRIOR TO CONSTRUCTION.
16. EXISTING SOIL CONSISTS OF 50% BLOW & 50% SOIL.
Repayment Agreement for the Extension of Water Main

This Agreement made this _____ day of _______________ 2019 between _______________________, residing at _______________________, (hereinafter referred to as First Party) and Clifton Park Water Authority having a principal office for the transaction of business located at 661 Clifton Park Center Road, Clifton Park, New York 12065 (hereinafter referred to as CPWA); and

WHEREAS, the First Party is one of four residential parcel owners that have requested an extension of a water line being constructed by a developer of a subdivision that is fronting, in part, on Miller Road, in the Town of Clifton Park; and

WHEREAS, First Party, together with the other three residential parcel owners have advised that they are all willing to pay an impact fee to cover a portion of the costs to extend water main from the development along Miller Road to service First Party’s residential premises and three other residential parcels; and

WHEREAS, First Party and the other residential parcel owners have requested that the impact fee be paid in installments; and

NOW, upon Agreement of the parties hereto, and in consideration of the circumstances set forth above, it is agreed as follows:

1. Upon express condition the First Party and the other three residential parcel owners agree to pay as an impact fee a portion of the cost for extending water main from the subdivision along Miller Road, in the Town of Clifton Park, to provide service to First Party’s residential premises and to the three other residential parcels referenced above, CPWA will cooperate with the Town of Clifton Park and the developer of the subdivision to have the water main extended.

2. First Party acknowledges that the portion of the cost they will incur to extend the water main to First Party’s residential premises and residential premises of the three other owners will be $20,000 in total.

3. First Party agrees to pay to CPWA, an impact fee of $5,000 plus interest as follows:
a. A down payment installment of $375 plus a Saratoga County Clerks Office Recording Fee of $60 shall be paid by First Party on or before the 30th day following the signing of this agreement; and

b. First Party shall, thereafter, pay installments on an annual basis in the amount of $315 on or before July 1st of each year, commencing July 2020, with a like sum on each July 1st thereafter, through and including July 1, 2034.

4. First Party expressly acknowledges that all obligations of CPWA are expressly conditioned upon all four residential parcel owners entering into a repayment agreement with CPWA to cover their portion of the cost of construction; and that if any one of the three other residential owners decline to do so, then this contract shall be deemed null and void, and any monies advanced by First Party shall be refunded in full.

5. First Party acknowledges and agrees that CPWA shall not be under any obligation to arrange for or cooperate with construction of the water line until the owners of all four residential parcels shall have signed repayment agreements with CPWA.

6. First Party acknowledges that CPWA makes no representation as to the time frame for the completion of construction of the water main extension.

7. First Party acknowledges that the impact fee, as set forth above, does not include cost of hookup by the First Party to the water main, nor does it include cost of water, which First Party shall pay in accordance with billing policies of the CPWA.

8. If the First Party as provided herein, includes more than one person, all such persons acknowledge and agree that they are jointly, as well as individually, responsible to meet the terms of this Agreement.

9. First Party acknowledges and agrees that this Agreement shall be binding upon him/her, their successors, transferees, heirs and assigns.
Dated: The ______ day of ___________________ 2019

_________________________________________
Donald J. Austin Jr., Administrator
Clifton Park Water Authority

_________________________________________
First Party

_________________________________________
First Party

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

On this ______ day of ___________________ in the year 2019, before me, the
undersigned, a Notary Public in and for the State, personally appeared
______________________________, personally known to me or proved to me on the basis of
satisfactory evidence to be the individual whose name is subscribed to the within instrument
and acknowledged to me that he/she executed the same in his/her capacity, and that by his/her
signature on the instrument, the individual, or the person on behalf of which the individual
acted, executed this instrument.

_________________________________________
Notary Public

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

On this ______ day of ___________________ in the year 2019, before me, the
undersigned, a Notary Public in and for the State, personally appeared
______________________________, personally known to me or proved to me on the basis of
satisfactory evidence to be the individual whose name is subscribed to the within instrument
and acknowledged to me that he/she executed the same in his/her capacity, and that by his/her
signature on the instrument, the individual, or the person on behalf of which the individual
acted, executed this instrument.
STATE OF NEW YORK  )
                     ) ss.:  
COUNTY OF SARATOGA  )

On this __________ day of __________________ in the year 2019, before me, the undersigned, a Notary Public in and for the State, personally appeared __________________________, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her capacity, and that by his/her signature on the instrument, the individual, or the person on behalf of which the individual acted, executed this instrument.

______________________________
Notary Public
INTERMUNICIPAL AGREEMENT

THIS AGREEMENT, is made between the Town of Clifton Park, a municipal corporation with its offices and principal place of business at One Town Hall Plaza, Clifton Park, New York 12065 (The Town), the Clifton Park Water Authority, a Public Benefit Corporation authorized by Section 1120-(a) of the New York State Public Authorities Law, with offices at 661 Clifton Park Center Road, Clifton Park, NY 12065 (CPWA), and V & R LLC, 41 Old Glick Road, Saratoga Springs, N.Y. 12866 (V & R)

WHEREAS this agreement is made pursuant to General Municipal Law, Article 5-G, Section 119-o; and

WHEREAS, CPWA is authorized by NYSPAL 1120-d (8) to construct, maintain, develop, expand or rehabilitate water facilities, and to pay the costs thereof, and

WHEREAS V & R LLC, 41 Old Glick Road, Saratoga Springs, N.Y. 12866 (V & R) proposes to construct a 79 home residential subdivision on 105.86 ± acres located on Miller Road in Clifton Park, and will construct water mains and infrastructure along Miller Road and within the proposed residential subdivision, all to be dedicated to the CPWA, and

WHEREAS, the V & R Subdivision, as approved, presents a unique opportunity to extend water service to existing residential properties at 498, 499, 504, and 508 Miller Road, due to its proximity to these properties, which are immediately adjacent to but outside of the project area, based on the approved location of the planned extension of water service infrastructure as approved by the Town Planning Board, and

WHEREAS by resolution 169 of 2002, and pursuant to General Municipal Law §6-c, the Town Board established a Water Development Capital Reserve Fund, to construct an interconnection between facilities of the Rexford Water District and the Corporate Commerce Water District, and to otherwise provide for the extension of water service to the western part of Clifton Park, and

WHEREAS, following construction of an interconnection between Water District facilities in 2006 to provide an emergency reserve capacity for both Districts, the Capital Reserve Account contains remaining funds which are to be dedicated to the extension and provision of water service within western Clifton Park, and

WHEREAS, pursuant to Subdivision regulations, Parkland Mitigation Fees typically applicable to the project application would total $97,500, and

WHEREAS, by resolution #14 of 2019, the Clifton Park Water Authority has recognized the unique opportunity to extend water service in the immediate vicinity of the planned development, and has authorized the waiver of $11,000 in connection fees to V & R LLC, in order to provide incentive for the extension of service infrastructure to the properties identified above, based upon the circumstances presented by the proximity of
these properties to the proposed extension of water mains and infrastructure associated with the planned development, as approved by the Town Planning Board, conditioned upon the Town’s contribution of an equal amount or greater, and

WHEREAS, The CPWA has separately reached agreement with Corey and Lisa Reid, Robert and Donna Marie Jones, Kryan and Patricia Chesterfield, and David Vanderzee, as owners of the 4 properties identified above, to also contribute capital costs of the proposal, and

WHEREAS The Town Board wishes to match the commitment of the CPWA to provide financial incentives to the V & R LLC Co. to offset costs of extending water service beyond their project area as proposed, in order to facilitate the extension of public water service in Western Clifton Park consistent with the goals and Purpose of the Water Development Capital Reserve Fund established by Resolution No. 169 of 2002, and

WHEREAS, the Western Clifton Park GEIS fees include contributions calculated in part to offset costs of public water infrastructure within Western Clifton Park, and

Whereas, Lansing Engineers, designers of the Riggi Project, estimate that infrastructure for the 4 additional homes can be constructed at a cost of $138,771, and

NOW THEREFORE the parties hereto do mutually covenant and agree as follows:

1. The Town will waive up to $97,500 in Parkland Mitigation Fees Western Clifton Park GEIS fees otherwise associated with the V & R LLC subdivision application.

2. CPWA will waive up to $42,000 in connection fees to the Riggi Subdivision project, and

3. The Town will transfer $11,000 to CPWA in partial reimbursement for the waiver of connection fees, and

4. Homeowners Corey and Lisa Reid, Robert and Donna Marie Jones, Kryan and Patricia Chesterfield, and David Vanderzee have committed to reimburse CPWA $20,000 in partial reimbursement for the waiver of connection fees outlined in (2) above, by separate agreement.

5. V & R LLC will extend the construction of water mains, laterals and related infrastructure for the provision of public water service to the properties at 498, 499, 504, and 508 Miller Road in exchange for the waiver of fees enumerated above.
6. This Agreement is contingent upon full and final execution of Agreements from each of the Homeowners referenced in Paragraph 4, above, as attached.

For the Town

______________ (Date)

For Clifton Park Water Authority

______________ (Date)

For V & R LLC.

______________ (Date)