

VILLAGE OF BROCKPORT
VILLAGE BOARD - MEETING AGENDA
Tuesday, January 8, 2013 7:00pm
Location: Village Hall conference room

- **CALL TO ORDER / PLEDGE:** please silence cell phones & electronic devices & refrain from texting
- **MOMENT OF SILENCE:** to honor those that serve our Country, enforce our laws, & respond to emergencies
- **MISSION STATEMENT:** "To provide a high quality of life for all residents, exercising fiscal responsibility and preserving Brockport's unique heritage and historic character."

- **PUBLIC COMMENT:** 5 minute limit per person / state name & address for record & speak directly to entire Board / share if this is a prepared statement & submit hard copy to Clerk after reading (& electronically next day)

- **CONSENSUS ITEMS:**
 - Approval of minutes – 12/11
 - Approval of bills to be paid

- **CLERK REPORT:**
 - Clerk – Leslie Ann Morelli

- **OLD BUSINESS:**
 - Approve & authorize Mayor to sign amended MOU w/ Brockport Fire District re snowplowing & vehicle & facility use

- **NEW BUSINESS:**
 - Approve & authorize Mayor to sign engagement letter for services of Raymond R. Wager, CPA, P.C. re NYSDOT Compliance Audit FYE 5/31/12

- **VILLAGE BOARD REPORTS:**
 - Mayor Maria Connie Castañeda
 - Trustee William G. Andrews
 - Trustee Margaret B. Blackman
 - Trustee Kent R. Blair
 - Trustee Carol L. Hannan

- **EXECUTIVE SESSION** (if needed)

- **ADJOURNMENT**

Upcoming:

- Monday, 1/21 – Village Hall closed for holiday
- 7pm Tuesday, 1/22 – Village Board meeting (w/ Attorney, Treasurer, Department Heads)

GUIDELINES FOR PUBLIC COMMENT:

The public shall be allowed to speak only during the public comment period of the meeting or at such time as recognized by the presiding officer.

- Speakers must be visible.
- Speakers must give their name, address and organization, if any.
- Speakers must be recognized by the presiding officer.
- Speakers must limit their remarks to (5) five minutes on a given topic or extended if recognized by the presiding officer.
- Board members may, with the permission of the Mayor, interrupt a speaker during their remarks, but only for the purpose of clarification or information.
- All remarks shall be addressed to the Board as a body and not to any member thereof.
- Speakers shall observe the commonly accepted rules of courtesy, decorum, dignity and good taste.
- Interested parties or their representatives may address the Board by written communications in the event of creating a hardship to attend the meeting personally.

Village of Brockport
Fiscal Year 6/1/13 – 5/31/14
Budget Preparation Calendar
Adopted by Village Board 11/27/12

Thursday, 1/10/13	Treasurer to notify Department Heads (via memo w/ templates & discussion at Department Heads meeting) of the necessity for expense estimates
Tuesday, 1/22/13	Treasurer to provide “knowns” per contracts & rates: employees payroll & benefits / retirees benefits
Thursday, 1/24/13	Department Heads to submit expense estimates to Treasurer
Tuesday, 2/5/13	Village Board workshop w/ Treasurer & Department Heads - discuss department budget estimates
Tuesday, 2/26/13	Village Board meeting – update public on progress
Tuesday, 3/5/13	Village Board workshop w/ Treasurer – discuss & make revisions to budget estimates
Wednesday, 3/20/13	Treasurer to file tentative budget with Clerk
Tuesday, 3/26/13	Village Board meeting – update public on progress – Treasurer to present tentative budget to Village Board & Department Heads
Wednesday, 3/27/13 for 4/1/13 edition	Clerk to publish notice of public hearing on tentative budget
Tuesday, 4/2/13	Village Board workshop w/ Treasurer– discuss & make revisions to tentative budget
Tuesday, 4/9/13	Treasurer to present budget to public - public hearing on preliminary budget (Middle School L.G.I.)
Tuesday, 4/23/13	Village Board meeting – adopt budget (must be done by May 1 st)

AGREEMENT

This agreement, effective as of December 1, 2012, or upon execution by both parties, by and between the VILLAGE BOARD TRUSTEES OF THE VILLAGE OF BROCKPORT, Monroe County , New York, (the "Village ") with offices at 49 State Street, Brockport, New York 14420, and the BROCKPORT FIRE DISTRICT, a New York fire district , having an office at 38 Market Street , Brockport New York 14420 in the Village of Brockport, Monroe County, New York (District) .

WITNESSETH:

WHEREAS , in the spirit of cooperation between the District and the Village , in an attempt to cut costs and share equipment and facilities , the District authorizes the Village's use of the real and personal property of the district when it is not in use by the District, under the terms and conditions set forth herein , and

WHEREAS, The District presently owns a 2005 Ford Econoline Van , gas power motor vehicle ID # 1FBSS31S05HB18082, referred to as the " Van ", which is used by the fire district for its purposes and used to protect the persons and properties within the boundaries of the Fire District;

WHEREAS said vehicle is occasionally not in use by the District, and is at those times not necessary for the District's uses and purposes; and

WHEREAS, the Village's police department has the occasional need of a van for transport of its personnel and/or equipment; and

Whereas , the District owns property at 38 Market Street, Brockport , New York , and the District, when certain areas of the Market Street property is not used for district purposes, will allow the Village use of the basement training/meeting room, and if available the second floor meeting room area, and

WHEREAS, the parties wish to enter into this municipal cooperative agreement, wherein the District allows the Village's police department the occasional use and control of this vehicle for the period set forth herein as well as the use by the Village of the above-designated areas within the Market Street Facility for training or other purposes, including but not limited for use as an Emergency Operations Center, and

WHEREAS, the Village, as one of its governmental functions, provides snow removal and snow plowing to its municipal facilities, and

WHEREAS, inherent in such responsibility the Village maintains the necessary equipment to carry out such functions and the Village has the equipment to plow, salt, and remove excessive accumulations of snow and/or ice, which equipment is available at, during and after snowfalls, and

WHEREAS , the District in its capacity in providing fire and emergency service to its constituents, which include the village resident s, is in need of accessibility to the facilities and buildings that store its fire equipment on a 24 hour, 7 day a week basis , and

WHEREAS, such accessibility is crucial to an adequate response to an emergency anticipated and expected from its constituents, and

WHEREAS, as one of its obligations to the Village, as set forth in the deed from the Village to the District, the District must make some parking spaces in the Market Street parking facility available for public parking, and

WHEREAS, the Village plows village properties located adjacent to and in close proximity to the property of the District

NOW, THEREFORE, in consideration of the terms and conditions contained herein, and in accordance with the New York State General Municipal Law, Article 5-G, the parties herein do covenant and agree as follows:

2005 FORD ECONOLINE VAN

1. The District authorizes the use by the Village's police department, without compensation, of its 2005 Ford Econoline Van, when in the judgment of the District Fire Chief, the vehicle is not in use or needed by the District.
2. The Village's police department must request use of the van with reasonable advance notice before it is needed and receive authorization from the Brockport Fire Chief. The Fire Chief must obtain permission of the Board of Fire Commissioners as to the Van's use in accordance with the Brockport Fire District vehicle use policy.
3. The Village hereby covenants and agrees to indemnify and hold harmless the District and its officers, agents and employees from all liability and damages, including reasonable attorney's fees, incurred by the District as a result of the performance of the terms of this Agreement and the Village as part of its obligation to indemnify and hold harmless, as set forth above, agrees to obtain, and maintain in full force and effect, for the term of this Agreement, insurance coverage as described below.
4. The Village acknowledges that it has had the opportunity to thoroughly inspect the van and accepts the use of the van in its current condition. The Village acknowledges that it is receiving such van on loan and takes the vehicle in its "as is" condition.
5. Upon release to the Village's police department, the District herein allows the Village's police department the use and control of the Van. This agreement and the vehicle's use is in compliance with Article 11 of the Town Law and is deemed an inter-municipal agreement under General Municipal Law and necessary to assist the parties in carrying out their respective purposes and responsibilities.
6. The Village agrees to provide and maintain the insurance coverage during the period of its use and until the Village's police department returns said van to the District, with respect to the following coverage:
7. Fire, theft and comprehensive insurance with a maximum deductible of \$1,000.00, up to a coverage limit of \$35,000 for vehicle damage/replacement;
8. Collision insurance with a maximum deductible of \$2,500.00, up to a coverage limit of \$35,000 for vehicle damage/replacement;

9. Minimum public liability insurance or bodily injury or death to any one person in the amount of \$1,000,000.00 and for anyone involved in an accident in the amount of \$1,000,000.00 or combined single limit coverage of \$1,000,000.00;
10. Minimum property damage insurance in the amount of \$100,000.00.
11. The insurance policy must be obtained and evidence of such insurance must be delivered to the District before taking delivery of the van. The Policy must state that the District will be given at least thirty (30) days advanced written notice of any cancellation or reduction or material change in coverage. The Village will furnish the District with whatever written proof of the required coverage that the District may request.
12. The Village also understands that payment of any deductibles or deficiencies between the insurance coverage and the liabilities of the Village under this contract will be the sole and exclusive responsibility of the Village.
13. Should the van need servicing while in the possession of the Village's police department, the district will be immediately notified and the van will be serviced by the District according to the manufacturer's recommendations. The Village's police department will do nothing to decrease the value of the vehicle, limit its use or void any manufacturer's warranty.
14. The Village's police department agrees to be responsible for risk of loss, damage, confiscation or destruction of the vehicle during the term and until they return the vehicle to the District. If the vehicle is destroyed or damaged in an accident or other occurrence or is stolen or is abandoned or is subject to undue peril, they will notify the District immediately upon such occurrence. If the vehicle is damaged and is in a condition which the District believes is beyond reasonable repair, and if such occurrence or condition happens as set forth above, this Agreement, as to the vehicle usage, will be canceled immediately.
15. The Village's police department understands that they are responsible for gasoline and oil, incurred in connection with the use and operation of the van. Upon return of the van, the Village's police department agrees to turn over the vehicle with a full tank of fuel at the Village's police department's expense, provided it was obtained by the Village's police department with a full tank of fuel.
16. It is further understood that the Village's police department will be using said vehicle primarily for occasional transport of its personnel and equipment and for any other legitimate purposes the Village's police department may from time to time allow and determine.
17. The Village's police department, will not permit use of the said vehicle:
 - a. For any unlawful purpose or violation of law;
 - b. In any manner subjecting it to abnormal depreciation or that would cause the insurance on the leased vehicle to be suspended or canceled;

- c. By a person not having a valid driver's license or one who for insurance purposes is deemed an assigned risk or one who does not exercise care in its operation;
 - d. For the transportation of goods for hire;
 - e. Use outside the State of New York.
18. During the use of the Van by the Village police department, the District retains responsibility for all repairs including parts and labor, preventive maintenance, inspections and road service: all necessary tires, antifreeze, oil and lubricants.
19. The above notwithstanding, the Village's police department will be responsible for all costs related to:
- a. damage to the vehicle tires, excluding normal wear and tear;
 - b. damage due to operation of the vehicle;
 - c. damage to vehicle resulting from the failure to check and maintain adequate fluid and lubricant levels;
 - d. damage or liability resulting from the failure to properly maintain any special equipment on the vehicle including but not limited to light bar, siren and other add on necessary for this response vehicle.
20. The Village agrees that the vehicle being used will be used exclusively by the Village's police department, and no other use in accordance with the vehicle use policy established by the Brockport Fire District.
21. The Village's police department agrees that the vehicle will be operated by safe and careful drivers, properly licensed, at least 21 years of age, who will be deemed to be the agents of the Village's police department under the Village's direction and control. The Village's police department will not permit the vehicle to be operated by a driver under the influence of alcohol or drugs. Upon request, the Village's police department will provide the District with a full list of its drivers authorized to operate the vehicles and will give written notice to the District of any change of drivers within thirty days of each change. The District may investigate each driver's record and make recommendations as to the driver's fitness. The District may request the removal of any driver by specifying justifiable cause and the Village's police department will remove that driver immediately.
22. The above notwithstanding, the Village will be responsible for any loss or expense and will indemnify and hold the District harmless from any claims, demands, or liabilities resulting from the operation of the van by such driver.
23. The Village's police department has made itself aware of the manufacturer use specification pertaining to this vehicle. The Village's police department will not operate the vehicle in contradiction to said specification or overload any vehicles in excess of GCW/GVW indicated. The Village's police department will pay for towing service, all damages and fines resulting from overloading. The District has furnished to the the Village's police department payload weight documentation.

24. The Village's police department agrees not to permit the van to be used in violation of any federal, state or municipal laws or ordinances and the Village's police department will hold the district harmless from all fines, claims, forfeitures or penalties arising from these violations.
25. Upon termination of the use of the van, the Village's police department will return such vehicle to the District at its Market Street Facility in the same condition and with the same accessories and components as when received by the Village's police department, normal wear and tear excepted.
26. The Village acquires no title or ownership rights to any vehicle.

38 MARKET STREET

27. The District authorizes the use by the Village, without compensation, of the basement training/meeting room, and if available the second floor meeting room area, when in the judgment of the District Fire Chief the facility is not in use or needed by the District. The use of such part of the building shall not interfere with the use of the facilities by other tenants.
28. The Village must request use of the facility with reasonable advance notice before it is needed and receive authorization from the Brockport Fire Chief. The chief must be notified of the date, times of use and the purposes of the use when the facility is requested. The Chief must obtain permission of the Board of Fire Commissioners as to the facilities' use in accordance with the Brockport Fire District facility use policy.
29. This agreement and the use of the premises are in compliance with Article 11 of the Town Law and is deemed an inter-municipal agreement under General Municipal Law and necessary to assist the parties in carrying out their respective purposes and responsibilities.
30. The Village agrees to provide and maintain insurance coverage covering the period of its use of the premises, which will be covered under its general liability policy.
31. The insurance policy must be obtained and evidence of such insurance must be delivered to The District before using the facility. The Policy must state that the District will be given at least thirty (30) days advanced written notice of any cancellation or reduction or material change in coverage. The Village will furnish The District with whatever written proof of the required coverage that The District may request.
32. The Village also understands that payment of any deductibles or deficiencies between the insurance coverage and the liabilities of the Village under this agreement will be the sole and exclusive responsibility of the Village.
33. The district will be immediately notified of any unusual condition regarding the premises.

34. It is further understood that the Village will be using the premises primarily for training purposes and for any other legitimate purposes the Village may from time to time allow and determine.
35. The Village will not permit the premises to be used for any unlawful purpose or violation of law.
36. The above notwithstanding, the Village will be responsible for all costs related to:
 - a. damage to the premises excluding normal wear and tear;
 - b. damage or liability resulting from the Village's failure to properly supervise the use of the premises.
37. The Village agrees that the premises will be used properly and by those who will be deemed to be the Village's agents. The Village will not permit alcohol on the premises.
38. The above notwithstanding, the Village will be responsible for any loss or expense and will indemnify and hold the District harmless from any claims, demands, or liabilities resulting from the Village's use of the premises.
39. The Village agrees not to permit the facility to be used in violation of any federal, state or municipal laws or ordinances and the Village will hold the district harmless from all fines, claims, forfeitures or penalties arising from these violations.
40. Upon termination of the use of the facility, the Village will return the premises in the same condition and with the same accessories and components as when received by the Village, normal wear and tear excepted.

SNOWPLOWING

41. The Village will remove snow and/or ice at the District properties located at in the Village of Brockport at 38 Market Street, Brockport, New York, 191 West Avenue, Brockport, New York, and the Capen Hose Company No. 4 Property (subject to the Village's receipt of a lease between the Fire District and the Capen Hose Company No. 4) at 237 South Main Street, Brockport New York, when there is an accumulation of snow on the properties of the District, as necessary to keep the parking lots of the properties open for use by the public and Fire District personnel.
42. The Village will plow and/or de-ice ramps, the parking lot and driveway at said sites during and after snow storms and will push back the heavy accumulation of snow on the site using its own equipment and when necessary remove such snow from the property.
43. The Village will not be responsible for the restoration of pavements, or turf damage because of the Village's work.
44. To the extent as reasonably possible, the Village will render such services at times commensurate with the Village's removal of snow or de-icing on its own facilities.
45. The District will not be required to notify the Village when the District needs the Village's services. The Village will schedule the services, taking into account the District's needs. It is anticipated that when the

Village will plow and/or de-ice ramps, the parking lot and driveways of its own facility, that it will do the same on the district properties.

46. The consideration exchanged for this service shall be \$1,000.00 and the Village will provide these services under the authority of §119-o of the General Municipal Law.
47. The District waives all damages against the Village and hereby indemnifies and agrees to hold harmless the Village from all liability and damages, including attorney's fees, that the Village may incur due to the service to be rendered by the Village to the District.

GENERAL PROVISIONS

48. This Agreement shall commence on December 1, 2012, or upon execution by both the District and Village, and shall terminate on the 30th day of November, 2013.
49. Either party may terminate this Agreement, with or without cause, upon written notice to the other party.
50. At least ninety (90) days before the end of the term of the Agreement, this agreement may be renewed for an additional one year term, by giving written notice to the other party of its intention to renew this agreement . The terms and conditions of this Agreement shall remain the same unless otherwise amended in writing.
51. The Village and the District agree to comply with all federal, state and local laws, resolutions, ordinances, codes, rules and regulations applicable to the performance of the terms of this agreement.
52. This Agreement contains the entire agreement between the parties and may be modified or assigned only in writing signed by duly authorized representatives of both parties. This Agreement is binding on the parties, their successors, legal representatives and assigns. Any provision of this Agreement prohibited by law will be deemed amended to conform to such law without in any way invalidating or affecting the remaining provisions.
53. If any provision of this Agreement is held invalid by a court of law, the remainder of this Agreement shall not be affected thereby if such remainder would then continue to conform to the laws of the State of New York.
54. This Agreement will be deemed to have been made in and will be construed in accordance with the laws of the State of New York.
55. Any notice required to be given to either party will be written and sent to The District or Village addresses shown on page one, by either registered or certified mail.
56. This Agreement may be executed in any number of counterparts, each of which will be deemed an original and will not become effective and binding upon the District or Village until accepted and

executed by the authorized signatory as set forth in the respective resolution of the Brockport Fire District Board of Fire Commissioners and Village of Brockport Board of Trustees.

IN WITNESS WHEREOF, the parties herein have executed the foregoing Agreement, pursuant to resolutions of the Brockport Fire District Board of Fire Commissioners and Village of Brockport Board of Trustees on the day and year first above written.

Dated:

Brockport District Fire District

By: _____

Chairman Board of Fire Commissioners

Dated:

Village of Brockport

By: _____

Maria Connie Castaneda, Mayor

STATE OF NEW YORK)

COUNTY OF MONROE) ss:

On _____, 2012, before me, the undersigned, 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 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 pursuant to resolution of the Board of Fire Commissioners of the Brockport Fire District, dated _____

Notary Public

STATE OF NEW YORK)

COUNTY OF MONROE) ss:

On _____, 2012, before me, the undersigned, personally appeared Maria Connie Castaneda 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 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 pursuant to the resolution of the Village of Brockport Board of Trustees dated _____.

Notary Public

VILLAGE OF BROCKPORT

NEW YORK

ENGAGEMENT LETTER FOR ACCOUNTING SERVICES

NEW YORK STATE DEPARTMENT OF
TRANSPORTATION COMPLIANCE AUDIT

For Year Ended May 31, 2012

Raymond F. Wager, CPA, P.C.
Certified Public Accountants

Shareholders:

Raymond F. Wager, CPA
Thomas J. Lauffer, CPA
Thomas C. Zuber, CPA

Members of
American Institute of
Certified Public Accountants
and
New York State Society of
Certified Public Accountants

December 6, 2012

Ms. Connie Castaneda, Mayor
Village of Brockport
49 State Street
Brockport, New York 14420

Dear Ms. Castaneda:

We are furnishing to the Village of Brockport, New York a quotation for the New York State Department of Transportation Compliance Audit for the year ended May 31, 2012 as follows:

We will audit the compliance of the Village of Brockport, New York with the types of compliance requirements described in Draft Part 43 of the New York State Codification of Rules and Regulations (NYSCRR) that are applicable to each state transportation assistance program tested for the year ended May 31, 2012. Compliance with the requirements of laws, regulations, contracts and grants applicable to each program tested is the responsibility of the Village of Brockport's management. Our responsibility is the express an opinion on the Village of Brockport's compliance based on our audit.

We will conduct our audit of compliance in accordance with generally accepted auditing standards; the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States and Draft Part 43 of the NYSCRR. Those standards and Draft Part 43 require that we plan and perform the audit to obtain reasonable assurance about whether non-compliance with the types of compliance requirements referred to above, that could have a direct and material effect on the state transportation assistance programs tested, has occurred. An audit includes examining, on a test basis, evidence about the Village of Brockport's compliance with those requirements and performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinion. Our audit will not provide a legal determination on the Village of Brockport's compliance with those requirements.

The management of the Village of Brockport, New York is responsible for establishing and maintaining effective internal control over compliance with the requirements of laws, regulations, contracts, and grants applicable to state transportation assistance programs tested. In planning and performing our audit, we will consider the Village of Brockport's internal control over compliance with requirements that could have a direct and material effect on state transportation assistance programs tested in order to determine our auditing procedures for the purpose of expressing our opinion on compliance, and to test and report on the internal control over compliance in accordance with Draft Part 43 of the NYSCRR.

Ms. Connie Castaneda, Mayor
Village of Brockport, New York

Our consideration of the internal control over compliance will not necessarily disclose all matters in the internal control that might be material weaknesses. A material weakness is a condition in which the design or operation of one or more of the internal control components does not reduce to a relatively low level the risk that non-compliance with applicable requirements of laws, regulations, contracts, and grants, that would be material in relation to state transportation assistance programs tested, may occur and not be detected within a timely period by employees in the normal course of performing their assigned functions. However, we will inform you of any matters identified as material weaknesses in accordance with standards established by the American Institute of Certified Public Accountants.

As required by Draft Part 43 of the NYSCR the schedule of state transportation assistance expended will be presented for additional analysis, however, it is not a required part of the basic financial statements. Such information will be subjected to the same auditing procedures applied in the audit of the basic financial statements.

The estimated fee to complete the above services for May 31, 2012 will not exceed \$1,500.

If the above terms are acceptable, please sign the enclosed copy and return it to us.

Sincerely,
Raymond F. Wager, CPA, P.C.



Raymond F. Wager

Accepted by: _____

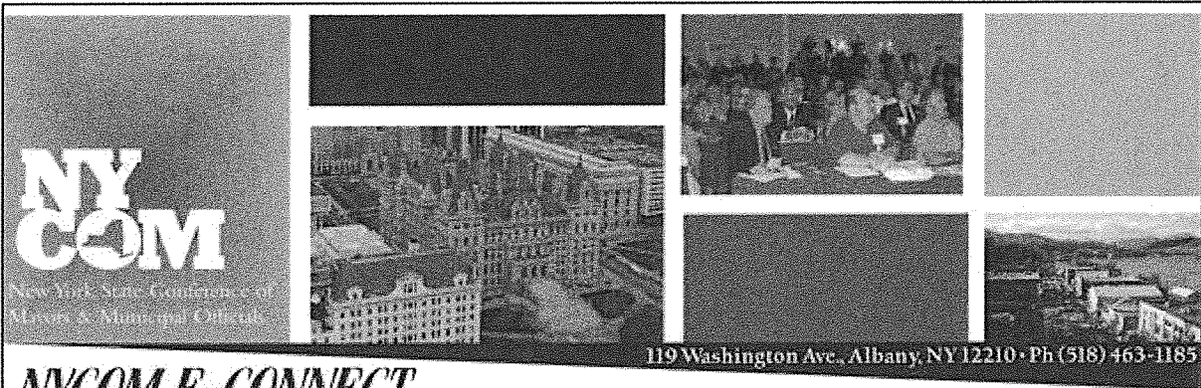
Date: _____

Raymond F. Wager, CPA, P.C.

Leslie Ann Morelli

From: Leslie Ann Morelli [lmorelli@brockportny.org]
Sent: Friday, January 04, 2013 9:00 AM
To: Mayor Maria Connie Castaneda ; Trustee Bill Andrews ; Trustee Carol Hannan ; Trustee Kent Blair; Trustee Margay Blackman
Subject: FW: Register Today - NYCOM's Winter Legislative Meeting

From: NYCOM [mailto:info@nycom.org]
Sent: Thursday, January 03, 2013 4:05 PM
To: lmorelli@brockportny.org
Subject: Register Today - NYCOM's Winter Legislative Meeting



NYCOM E-CONNECT

**UPCOMING
NYCOM
TRAINING
EVENTS**

**NYCOM'S
WINTER LEGISLATIVE MEETING
February 10 - 11, 2013
Hotel Albany
MAKE YOUR VOICE HEARD
AT THE STATE CAPITOL**

2013
**Village Election
Workshops**
**Garden City
Garden City Hotel
January 9**

Join city and village officials from throughout the state as we gather in Albany to fight for increased state aid and meaningful mandate relief that is essential to the prosperity of our communities.

On Sunday, February 10, attendees will be briefed on the specifics of the Governor's proposed budget and NYCOM's 2013 Legislative Program. Monday, February 11, will begin with presentations from and dialogue

Suffern
Crowne Plaza
January 10

Buffalo
Buffalo/Niagara
Marriott
January 16

Syracuse
Doubletree Hotel
January 17

Winter Legislative

Meeting
Albany
Hotel Albany
February 10-11

Annual Meeting
Saratoga Springs
Gideon Putnam
Hotel
May 5-7

Fall Training
School
Saratoga Springs
The Saratoga Hilton
September 9-12

Public Works
School
Lake Placid
High Peaks Resort
October 21-23

with state leaders, at which time NYCOM members will advocate for our legislative priorities, including:

- Increased AIM Funding
- Pension Rate Stability
- Reasonable Binding Arbitration Awards
- Limits on 207-a & 207-c Payments

Invited speakers include:

- Governor Andrew Cuomo
- Comptroller Thomas DiNapoli
- U.S. Senator Charles Schumer
- U.S. Senator Kirsten Gillibrand
- Senate Leadership
- Assembly Leadership

The afternoon will be filled with a series of concurrent sessions on the critical issues facing local governments, including:

- Health Care Reform: What You Need to Know
- The Latest on the Tax Cap
- Controlling Employee Benefit Costs
- Recent Lessons in Emergency Management
- Dealing with Vacant and Abandoned Property
- Funding Opportunities for City and Villages

The meeting will conclude Monday evening with NYCOM's Annual Legislative Reception.

**[CLICK HERE](#) FOR NYCOM'S 2013 WINTER
LEGISLATIVE MEETING ONLINE REGISTRATION
AND CONFERENCE DETAILS**

We look forward to seeing you in Albany!

www.nycom.org