TOWN OF UNION VALE TOWN BOARD RESOLUTION NO. 30 OF 2025

RESOLUTION HIRING PART-TIME TEMPORARY CLERK

WHEREAS, the Town of Union Vale has recently created a new position of Temporary Clerk through Dutchess County Civil Service; and

WHEREAS, the position of Temporary Clerk is a part-time position; and

WHEREAS, the Town Board has determined it is necessary and appropriate to fill the newly created position of part-time Temporary Clerk.

NOW, THEREFORE, BE IT RESOLVED, as follows:

- 1. The recitations above set forth are incorporated in this Resolution as if fully set forth and adopted herein.
- 2. The Town Board of the Town of Union Vale hereby hires Cynthia Habinowski to the position of part-time Temporary Clerk.
- 3. Cynthia Habinowski shall be paid an hourly rate of \$25.88 per hour, 15 hours per week.
- 4. The Town Board hereby authorizes and directs the Town Supervisor and the Town Bookkeeper to file any and all documentation necessary to effectuate the intent of this Resolution.
 - 5. This Resolution shall take effect immediately.

INTRODUCED	
SECONDED	
The foregoing resolution was put to a vote which	resulted as follows:
Supervisor Frazier	
Councilmember Durland	
Councilmember Harrington	
Councilmember McGivney	
Councilmember Welsh	
Dated: Union Vale, New York	
April 16, 2025	
	ANDREA CASEY, TOWN CLERK

RESOLUTION 31 of 2025

At a regular meeting of the Town Board of the Town of Union Vale, held at Town of Union Vale Town Hall, 249 Duncan Road, Union Vale, New York 12540, on the 2nd day of April 16, 2025, at 7:30 p.m.,

Town Supervisor, Steve Frazier, called	the meeting to	orde	, and upon	roll call, the
following were present:				
Councilman,	moved	the	following	resolution,
seconded by Councilman	to	wit:		

WHEREAS, CB 525 West LLC, petitioner in a Tax Certiorari Proceeding brought in 2024 pursuant to Article 7 of the New York Real Property Tax Law, against the Town of Union Vale, the Assessor for the Town of Union Vale and the Town of Union Vale Board of Assessment Review seeking reduction of the assessment of the following properties located in the Town of Union Vale designated by tax identification numbers 135400-6860-00-400970-0000 (Mountain Creek Road) and 135400-6860-00-578898-0000 (Mountain Creek Road), and

WHEREAS, the attorney for petitioner, Corbally, Gartland and Rappleyea, LLP, by Allan B. Rappleyea, Esq., the attorneys for the Arlington Central School District, Shaw, Perelson, May & Lambert LLP, by Ira Levy Esq., and the attorney for the Town of Union Vale, Cappillino, Rothschild & Egan LLP, by Shane J. Egan, Esq., have entered into a tentative settlement agreement of the Tax Certiorari Proceeding, subject to approval by the Town Board and the School Board, whereby the assessed value of the property would be reduced in accordance with the proposed Consent Judgment, which is annexed hereto and made a part hereof, as follows:

DESCRIPTION (Tax Map No.): 135400-6860-00-400970-0000 (Mountain Creek Road)

Assessment Roll	Original <u>Assessment</u>	Settlement Assessment	Amount of Reduction
2024	\$926,300	578,100	\$348,200

DESCRIPTION (Tax Map No.): 135400-6860-00-578898-0000 (Mountain Creek Road)

Assessment Roll	Original <u>Assessment</u>	Settlement Assessment	Amount of Reduction
2024	\$414,300	\$210,000	\$204,300

WHEREAS, the proposed Consent Judgment containing the full terms of settlement is attached hereto, and

WHEREAS, the Town Assessor for the Town of Union Vale has reviewed and consented to the terms of this settlement, and

WHEREAS, the Town Board must approve said settlement by resolution, and WHEREAS, the Town Board now wishes to approve said settlement.

NOW, THEREFORE, BE IT RESOLVED, that the Town Board of the Town of Union Vale hereby authorizes the attorney for the Town of Union Vale, Shane J. Egan, Esq., to enter into a settlement agreement with the attorney for petitioner, Allan B. Rappleyea, Esq., and the attorney for the Arlington Central School District, Ira Levy Esq. the terms of which are set forth in the attached Consent Judgment and hereby authorizes the attorney for the Town of Union Vale, Shane J. Egan, Esq., to sign said Consent Judgment on behalf of the Town of Union Vale.

Upon Roll Call the vote was as follows:	
Steve Frasier, Town Supervisor voting	
Kevin Harrington, Councilman voting	
Kevin McGivney, Councilman voting	
Kevin Durland Councilman voting	
John Welsh, Councilman voting	

IN WITNESS WHEREOF, I affix the seal of the Town of Union Vale as the Clerk thereof, this 16^{th} day of April, 2025.

The resolution was thereupon declared duly adopted.

TOWN OF UNION V	VALE, NEW	YORK
By: Andrea Casey, To	own Clerk	

RESOLUTION 32 of 2025

At a regular meeting of the Town Board of the Town of Union Vale, held at Town of Union Vale Town Hall, 249 Duncan Road, LaGrangeville, New York 12540, on the 16th day of April, 2025, at 7:30 p.m.,

Town Supervisor,	Steve Frazio	er, called th	he meeting	to or	der, and up	on roll ca	ıll,
the following were present	:						
Councilman,			moved	the	following	resolutio	n,
seconded by Councilman			to	wit			

WHEREAS, Ferme Montagne LLC, petitioner in a Tax Certiorari Proceeding brought in 2024 pursuant to Article 7 of the New York Real Property Tax Law, against the Town of Union Vale, the Assessor for the Town of Union Vale and the Town of Union Vale Board of Assessment Review seeking reduction of the assessment of the following properties located in the Town of Union Vale designated by tax identification numbers: (1) 6961-00-021987-0000 (Mack Rd Rear); (2) 6961-00-037733-0000 (Mack Rd Rear); (3) 6961-00-012637-0000 (Mack Rd); (4) 6861-00-882490-0000 (255 Mack

Rd); (5) 6861-00-979495-0000 (287 Mack Rd); (6) 6861-00-819245-0000 (296 Mack Rd); (7) 6861-00-957285-0000 (297 Mack Rd); (8) 6961-00-065284-0000 (Mack Rd Rear); (9) 6860-00-889963-0000 (Mack Rd); (10) 6960-00-001999-0000 (Quinlan Rd); (11) 6960-00-104980-0000 (Quinlan Rd Rear); and (12) 6960-00-001765-0000 (Quinlan Rd), and

WHEREAS, the attorney for petitioner, Corbally, Gartland and Rappleyea, LLP, by Allan B. Rappleyea, Esq., the attorneys for the Arlington Central School District, Shaw, Perelson, May & Lambert LLP, by Ira Levy Esq., and the attorney for the Town of Union Vale, Cappillino, Rothschild & Egan LLP, by Shane J. Egan, Esq., have entered into a tentative settlement agreement of the Tax Certiorari Proceeding, subject to approval by the Town Board and the School Board, whereby the assessed values of the properties would be reduced in accordance with Schedule A to the proposed Consent Judgment, which is annexed hereto and made a part hereof.

WHEREAS, the proposed Consent Judgment containing the full terms of settlement is attached hereto, and

WHEREAS, the Town Assessor for the Town of Union Vale has reviewed and consented to the terms of this settlement, and

WHEREAS, the Town Board must approve said settlement by resolution, and WHEREAS, the Town Board now wishes to approve said settlement.

NOW, THEREFORE, BE IT RESOLVED, that the Town Board of the Town of Union Vale hereby authorizes the attorney for the Town of Union Vale, Shane J. Egan, Esq., to enter into a settlement agreement with the attorney for petitioner, Allan B. Rappleyea, Esq., and the attorney for the Arlington Central School District, Ira Levy Esq.

the terms of which are set forth in the attached Consent Judgment and hereby authorizes the attorney for the Town of Union Vale, Shane J. Egan, Esq., to sign said Consent Judgment on behalf of the Town of Union Vale.

Upon Roll Call the vote was as follows:	
Steve Frasier, Town Supervisor voting	
Kevin Harrington, Councilman voting	
Kevin McGivney, Councilman voting	
Kevin Durland Councilman voting	
John Welsh, Councilman voting	
The resolution was thereupon declared dul	y adopted.
IN WITNESS WHEREOF, I affix the s	eal of the Town of Union Vale as the
Clerk thereof, this 16th day of April, 2025.	
TOW	'N OF UNION VALE, NEW YORK

By: Andrea Casey, Town Clerk

RESOLUTION OF RE-INTRODUCTION 33 of 2025

A Local Law Amending Zoning Code Article XI, §210-86, §210-56(E), and Attachment 210-3

relating to the Establishment of a Special Permit in the RD10 District for Catering Facilities with a

Temporary Lodging Component and the Elimination of Conference Centers as a Permitted Use in

the RD10 District

WHEREAS, on October 2, 2024, Supervisor Frazier introduced a Local Law for the Town of Union Vale to be known as Local Law #2 of 2024, entitled "A Local Law Amending Zoning Code Article XI, §210-86, §210-56(E), and Attachment 210-3 relating to the Establishment of a Special Permit in the RD10 District for Catering Facilities with a Temporary Lodging Component and the Elimination of Conference Centers as a Permitted Use in the RD10 District" "(Original Proposed Local Law"), which would amend §§210-3, 210-56(E) and 210-86 as set forth on the proposed Local Law attached hereto and incorporated herein as if recited herein; and

WHEREAS, the action was referred to the Dutchess County Department of Planning and Development pursuant to General Municipal Law §239-m), and to the Town of Union Vale Planning Board pursuant to Town Code §210-83(A); and

WHEREAS, a public hearing on the Original Proposed Local law was held on October 16, 2024 at which all wishing to be heard were heard, and although no comments were made by the public which required any revision to the Original proposed Local Law, the public hearing prompted discussion among Town Board members as to certain changes which were desired; and

WHEREAS, the Dutchess County Planning Board commented on the action by letter dated November 6, 2024 and its comments have been considered by the Town Board; and

WHEREAS, the Town of Union Vale Planning Board commented on the action by memo dated November 14, 2024 and its comments have been considered by the Town Board; and

WHEREAS, the Original Proposed Local Law was modified to reflect the comments of the Dutchess County Planning Department and were reflected in and incorporated into a redrafted Local Law ("First Revised Proposed Local Law"); and

WHEREAS, the modifications to the Original Local were deemed sufficiently material to warrant a new public hearing on the Revised Proposed Local Law; and

WHEREAS, a public hearing on the First Revised Local law was held on December 4, 2024 at which all wishing to be heard were heard, and comments were made by the public to which the Town Board wished to be responsive resulting in a second revision to the proposed local law, which is attached hereto ("Second Revised Proposed Local Law"); and

WHEREAS, the Union Vale Town Board wishes to consider the Revised Proposed Local Law; and WHEREAS, the modifications to the First Revised Proposed Local law may be deemed sufficiently material to warrant a new public hearing on the Revised Proposed Local Law;

NOW THEREFORE BE IT RESOLVED,

- 1. That a public hearing be held on _______, 2025 at the Union Vale Town Hall in relation to the adoption of the Second Revised Proposed Local Law, and
- 2. Notice of said Public Hearing shall be posted and published in the official newspaper of general circulation in the Town of Union Vale by the Town Clerk, at least ten (10) days before such hearing, and that such Notice shall be in the following form:

NOTICE OF PUBLIC HEARING TAKE NOTICE that the Town Board of the Town of Union Vale will hold a public hearing at the Town Hall, 249 Duncan Road, Lagrangeville, New York 12540 (in the Town of Union Vale) on ________, 2024 at 7:00 o'clock p.m. prevailing time, on proposed Local Law #2 of 2024, of the Town of Union Vale, Dutchess County, New York, being "A Local Law Amending Zoning Code Article XI, §210-86, §210-56(E), and Attachment 210-3 relating to the Establishment of a Special Permit in the RD10 District for Catering Facilities with a Temporary Lodging Component and the Elimination of Conference Centers as a Permitted Use in the RD10 District as Revised".

3. Copies of the aforesaid Revised Proposed Local Law will be available for examination at the office of the Clerk of the Town of Union Vale, at the Town Hall, 249 Duncan Road, Lagrangeville, New York 12540 between the hours of 9:30 a.m. and 4:00 p.m. on all business days

between the date of this Notice and the date of the Public Hearing, and on the Town's website at

www.unionvaleny.us and all persons interested shall have an opportunity to be heard on said

proposal at the time and place aforesaid and in addition to in person viewing, the Public Hearing

will be held on Zoom and carried on the Town of Union Vale's YouTube channel for live viewing

(access at www.unionvaleny.us). The Zoom invite for this public hearing is: https://

Meeting ID: _____ with Passcode: _____. The invite for participating on Zoom will also be

posted on the Town of Union Vale website <u>www.unionvale.ny.us</u> the morning of the public hearing.

If you wish to be called upon to comment during the public hearing while participating on Zoom,

you can place your name on the list by contacting the Town Clerk at townclerk@unionvaleny.us

or (845) 724-5600. In-person attendees will be able to sign up when entering the hearing room.

For any other questions contact the Town Clerk at townclerk@unionvaleny.us or (845) 724-5600.

4. A revised EAF reflecting the Second Revised proposed Local Law has been prepared and

submitted, and the proposed action is a Type I Action under SEQRA and the Town Board declares

that it is the Lead Agency for purposes of conducting the environmental review of this matter

pursuant to Article 8 of the Environmental Conservation Law.

5. The matter is referred for comment to Dutchess County Planning, the Town Clerk of the

Towns of Beekman, Lagrange, Washington and Dover, and the Town Planning Board, and the

Town Clerk is directed to deliver the entire packet of application materials to the Dutchess County

Planning Board and the Town Planning Board for review and recommendation pursuant to General

Municipal Law §239-m §210-83(A) of the Town Code, respectively.

Dated: Union Vale, New York

April 16, 2025

The question of the adoption of the foregoing Resolution was duly put to a vote on roll call, which resulted

as follows:

Councilman Durland Councilman Harrington

Councilman McGivney Councilman Welsh Supervisor Frazier	
of a resolution offered by Councilman	Vale do hereby certify that the foregoing is a true copy, seconded by Councilman ting of the Town Board, held on April, 2025.
An	ndrea Casey, Town Clerk

LOCAL LAW NO. 1 OF 2025 FOR THE TOWN OF UNION VALE, NEW YORK

A Local Law Amending Zoning Code Article XI, §210-86, §210-56(E), and Attachment 2103 relating to the Establishment of a Special Permit in the RD10 District for Catering Facilities with a Temporary Lodging Component and the Elimination of Conference Centers as a Permitted Use in the RD10 District, As Revised

<u>Section 1.</u> Section 210-86 "Definitions" is amended as follows [deletions are stricken and additions are underscored]:

CATERING FACILITY

A facility providing a gathering place for the conduct of scheduled events such as parties, weddings, banquets, business meetings and similar events and food and beverages for invited guests, not to include a bar, tavern or restaurant open to the public though sometimes operated in tandem therewith. Where allowed only by special permit pursuant to §210-56(E) (17), a catering facility shall include short-term accommodations of not more than four consecutive nights. May also be referred to as "banquet hall."

LAND BANKED PARKING

Land designated to be reserved for a portion of parking required by this Code, which the Planning Board approves to be held and preserved as open space, rather than immediately constructed as parking.

<u>Section 2.</u> Section 210-3 District Schedule of Use Regulations/Residential Districts is amended as follows:

210 Attachment 3

Town Code of the Town of Union Vale

Chapter 210

Key: P Permitted Use P*

Permitted Use subject to Site Plan Approval P**

Permitted Use subject to Subdivision Plat Approval SP Use subject to Special Use Permit. Please refer to Article VI, § 90, reference for specific standards and requirements for certain SP uses.

SP* Use subject to Special Use Permit and Site Plan Approval

SP** Use subject to Special Use Permit and Subdivision Plat Approval X Prohibited Use

Structure / Land Use	Zoning 1	Districts				Special Permit Reference
	RD	R	R	R	Н	
	10	D	D	D		
		5	3	1.		
				5		
Catering	SP	X	X	X	X	210-
Facility	*					56(E)(17)

Conferenc	SP	SP	SP	X	X	210-53(E)(4)
e Center	<u>*</u>	*	*			
	<u>X</u>					

<u>Section 3.</u> Section 210-56(E) "Standards and Requirements for Certain Special Permit Uses" is amended as follows [additions are underscored]:

210-56(E)(17) Catering Facility. A catering facility shall be allowed by special permit in the R10 district, provided that:

(a) The establishment of the catering facilities shall only be allowed on a parcel of not less than 75 acres;

(b) The development of the catering facility shall preserve existing buildings through adaptive reuse and/or scenic and natural areas important to the community, unless on the basis of substantial evidence the buildings in question are deemed unsafe or incapable of reasonable rehabilitation and/or the preservation of such scenic and natural areas cannot be achieved without resulting in other harm to scenic or natural areas or the disturbance of same is in connection with the enhancement of those or other on-site scenic or natural areas.

(c) The following design objectives are met:

- [1] The exterior of existing houses, barns and related structures shall be appropriately rehabilitated and restored wherever feasible. Consideration shall be given to quality of original architecture and subsequent modifications, current condition and relationship of the structures to the overall property or area when considering the feasibility of appropriate rehabilitation and/or restoration.
- [2] Formal and informal landscaping, stonewalls, entrance gates and similar features shall be preserved whenever feasible.
- [3] New construction shall be sited so as to have minimum impact on fields, meadows and woodlands. Major grading or changing of topography shall not be permitted.
- [4] Unique natural areas and open spaces such as streams, ponds, marshes, steeply sloped areas, woodlands, etc., shall be preserved.
- [5] The maximum floor area of all dining and bar facilities including kitchens and storage areas shall not exceed 6,000 square feet.
- [6] Access to the facility shall be from a state or county highway.
- [7] No building or parking area associated with the catering facility shall be located closer than 200 feet to any property line, nor within 500 feet of the existing exterior wall of an approved Habitable Space. These setback requirements shall apply to all structures associated with the facility including accessory buildings, improvements and parking.

[8] Lodging facilities design features:

[a] Overnight lodging facilities shall be available for periods of not more than four consecutive calendar days per guest and must be provided as part of the catering facilities for the use and benefit of participants in events at the catering facility. The overnight lodgings shall not be used

- or hired for transient guests not associated with an event on site.
- [b] No more than one of the guest rooms may be attached to the catering facilities; the others must be accessory outbuildings in order to avoid the appearance of a hotel or motel structure.
 - [c] The maximum number of guest rooms in the aggregate shall not exceed 10.
- [d] The maximum aggregate square foot footprint of the lodging facilities shall be 5,000 square feet.
- [e] The outbuilding guest rooms may be provided in individual or attached structures.
- [9] Approval shall be obtained by the Dutchess County Health Department for sanitary sewage and water supply facilities, including, as may be determined applicable by the Planning Board, certification through either the Health Department or a licensed professional engineer retained by the applicant that the existing on-site water supply and sanitary sewage facilities are sufficient to accommodate the additional demands of the catering facilities on the residential parcel such use is proposed.
- [10] Other permitting or licensing requirements of State, local or federal laws rules or regulations shall be satisfied.
- [11] Accessory uses to the catering facility development shall be limited to the following:
 - [a] Meeting rooms.
 - [b] Restaurant and dining facilities serving exclusively guests during events.
- [12] Screening shall be provided by intervening landform and/or vegetation to reduce visual and other impact on neighboring residential properties in the reasonable discretion of the Planning Board.
- [13] Notwithstanding any other provision of this chapter, parking requirements shall be at least one space per guest room plus either [a] one space for each 150 square feet of service area accessible to customers or [b] one space per 200 square feet of gross floor area, whichever is greater, provided however that the Planning Board shall have discretion to require such lesser or additional parking as may reasonably be deemed necessary where based upon a traffic study certified by a qualified professional and reviewed by the Town Engineer or Planner, and the Planning Board may approve land banked parking. Land banked parking of up to 25% of the parking which would otherwise be required where:
 - (1) Sufficient evidence has been provided by the applicant that supports the reduced parking needs.
 - (2) The area proposed for land banking of parking spaces is an area suitable for parking at a future time.
 - (3) The land banked area cannot be used for any other use and must be part of the same zoning lot and all under the same ownership.
 - (4) As part of the site plan review process, the applicant shall show the area to be banked on the site plan and marked as "Land Banked Future Parking."
 - (5) The Zoning Administrator or Building Inspector shall have the right to inspect the usage of the property from time to time during its operation to determine in their reasonable discretion whether all or any portion of the land banked parking area should be constructed as parking spaces.

[14] Outdoor Use and Occupancy.

- [a] Any outdoor activities at a catering facility allowed under this section shall be held only on patio or terrace areas connected to the physical plant and approved as part of the site plan review and must comply with all setback and buffer requirements herein.
- [b] Outdoor activities shall not be operated prior to 10 a.m. or later than 10 p.m., and in no event may amplified sound be used in any outdoor patio or terrace at any time. Indoor activities may be not be operated prior to 10 a.m. or later than midnight but indoor amplified sound must be controlled such that no noise is heard on adjacent properties prior to 10 a.m. or after 10 p.m.
- [c] Operating Permits to commercial ventures. Any outdoor use shall require an operating permit pursuant to the New York State Building Code.
- [d] The Design Standards set forth in the provisions of § 210-24 and §210-64 of this Chapter shall apply to the patio or terrace areas just as they shall to the buildings and interior spaces.
- [e] Operations authorized and approved pursuant to these 256(E)17) shall not conflict with any provisions of the Agriculture & Markets Law pertaining to on-farm wineries, cideries, distilleries, or breweries.
- [15] Noise/sound. Proposed catering facilities must demonstrate compliance with the noise performance standards as outlined in §210-24(A). The Planning Board may require additional noise analysis. Subsequent to special use permit approval, the Town is authorized to conduct field-testing to verify noise levels, or the Town may require the property owner to hire an acoustical consultant to conduct field-testing for submittal to the Town Building Department as part of their inspection requirements.
 - [a] The Planning Board may specify additional restrictions or conditions it deems appropriate relating to the use of amplified sound in order to reduce noise from traveling beyond the event area, including, but not limited to, prohibiting amplified sounds emanating from tents, pavilions, structures with open doors or windows, and other open or non-enclosed structures.
 - [b] The Planning Board may specify permitted locations, required setbacks, and additional noise attenuation measures to regulate all sources of amplified sound, including but not limited to music and performances. Fireworks, firecrackers or other artificially generated loud noises are not permitted unless approved by the Town Board and a temporary permit is issued for the event in accordance with §210-45.
- [16] Lighting. Proposed catering facilities must demonstrate compliance with the glare and heat performance standards as outlined in §210-24(D). The Planning Board may require a lighting plan. All outdoor lighting associated with the facility shall be:
 - [a] turned off after closing except as minimally required for safety purposes.
 - [b] located, fully shielded, and directed such that no direct light falls outside the property line, or into the public right-of-way. Light trespass across any property line shall not be in excess of 0.4 footcandle
 - [c] The maximum height for an outdoor light fixture, as measured from the finished

grade to the top of the fixture, shall be no greater than 20 feet.

- [d] Outdoor light fixtures installed above 15 feet in height shall have a manufacturer's maximum output rating of no greater than 400 lumens.
- [e] The maximum allowable correlated color temperature (CCT) for outdoor Luminaires is 3000 K.

[17] Signage.

- [a] Only one freestanding sign up to 24 square feet is permitted per facility, which shall be located at the primary ingress to the property. Internal directional signs are permitted which shall not exceed 8 square feet.
- [b] No sign shall be internally illuminated or electronic but may be indirectly illuminated, unless required by state law or code.
- [c] Temporary directional signage is allowed during event activities for parking and traffic flow as well as any required by the Planning Board for safety measures along access roads.
- <u>Section 4.</u> If any of this section of this local law shall be held unconstitutional, invalid, or ineffective, in whole or in part, such determination shall not be deemed to affect, impair, or invalidate the remainder of this law.
- <u>Section 5.</u> Pursuant to Section 22 of the Municipal Home Rule Law, this local law shall modify and supersede any provisions of state statute which are inconsistent with the terms of this local law.
 - **Section 6.** This local law shall be effective upon filing with the Secretary of State.

TOWN OF UNION VALE TOWN BOARD RESOLUTION NO. 34 OF 2025

RESOLUTION PROMOTING SOLID WASTE ATTENDANT TO RECYCLING SUPERVISOR

WHEREAS, Peter Poltrack has been employed in the Town of Union Vale Recycling Center as a Solid Waste Attendant; and

WHEREAS, the position of Recycling Supervisor is currently vacant; and

WHEREAS, Peter Poltrack has assumed some of the duties of a Recycling Supervisor and is qualified for the position; and

WHEREAS, the Town Board of the Town of Union Vale is desirous of promoting Peter Poltrack to the position of Recycling Supervisor; and

WHEREAS, the position of Recycling Supervisor is a full-time non-competitive position pursuant to the Rules for the Classified Civil Service of Dutchess County.

NOW, THEREFORE, BE IT RESOLVED, as follows:

- 1. The recitations above set forth are incorporated in this Resolution as if fully set forth and adopted herein.
- 2. The Town Board of the Town of Union Vale hereby promotes Peter Poltrack to the position of Recycling Supervisor, retroactive to March 1, 2025.
- 3. Peter Poltrack shall be paid an hourly rate of \$24.37 per hour, at a maximum of 40 hours per week.
- 4. The Town Board hereby authorizes and directs the Town Supervisor and the Town Bookkeeper to file any and all documentation necessary to effectuate the intent of this Resolution.
 - 5. This Resolution shall take effect immediately.

INTRODUCED _			
SECONDED			

The foregoing resolution was put to a vote which	ch resulted as follows:
Supervisor Frazier	
Councilmember Durland	
Councilmember Harrington	
Councilmember McGivney	
Councilmember Welsh	
Dated: Union Vale, New York April 16, 2025	
	ANDREA CASEY, TOWN CLERK

TOWN OF UNION VALE TOWN BOARD RESOLUTION NO. 35 OF 2025

RESOLUTION HIRING PERSONNEL ASSISTANT

WHEREAS, the Town of Union Vale has recently created a new position of Personnel Assistant, which is a competitive position; and

WHEREAS, the Town Board has determined it is necessary and appropriate to fill the newly created position of Personnel Assistant.

NOW, THEREFORE, BE IT RESOLVED, as follows:

- 1. The recitations above set forth are incorporated in this Resolution as if fully set forth and adopted herein.
- 2. The Town Board of the Town of Union Vale hereby hires Laura Sumner to the position of Personnel Assistant, which position is contingent upon Laura taking and successfully passing the first available Civil Service Exam for that position.
 - 3. Laura Sumner shall be paid an hourly rate of \$29.00 per hour.
- 4. The Town Board hereby authorizes and directs the Town Supervisor and the Town Bookkeeper to file any and all documentation necessary to effectuate the intent of this Resolution.
 - 5. This Resolution shall take effect immediately.

INTRODUCED

INTRODUCED	
SECONDED	
The foregoing resolution was put to a vote	e which resulted as follows:
Supervisor Frazier	
Councilmember Durland	
Councilmember Harrington	
Councilmember McGivney	
Councilmember Welsh	
Dated: Union Vale, New York April 16, 2025	
	ANDREA CASEY, TOWN CLERK