Lozier

A letter was received from Lozier Engineers, Inc. relative to their suggestions for the "starting" of the pump at the Canandaigua Water Pump Station, indicated that it might be advantageous to remove the flap from the check valve on the

discharge side.

Motion by Trustee Alderman, 2nd by Trustee Green and carried to instruct Mr. Van Etten to remove this valve as suggested in preparation for a possible trial of operating the pump

manually during the summer at 1250 gpm-rate.

John
A memo from the Methodist Church at the corner of West Main and Church Street, northwest corner, asked if it would be possible to have the stone with the placque noting the final resting place of John Swift, founder of Palmyra, replaced to its former spot, having been dislodged by a freak accident in the winter. Clerk was instructed to so instruct Ray Smith, Hwy. Foreman to re-cement and put in place.

Dog Several applications for a Dog Warden were received by the clerk warden and turned over to the committee for their perusal.

Appls.:

Add Unpd. The following motion was made by Trustee Green, 2nd by Trustee Wat. &Sew. Alderman and carried:

to Taxes: RESOLVED: Whereas unpaid water and sewer bills plus late charges amount to \$2,123.31, and,
WHEREAS, in accordance with State Village Law any unpaid charges

on property become an assessment on the property,
BE IT RESOLVED THAT, the Treasurer add the unpaid charges in
the amount of \$2,123.31 to the taxes to be levied as of 6/1/72

on the properties so involved.

carried.

Resol.
Transfer shows a deficit of \$29.59, and,
WHEREAS, the Relocate Cemetery Pillar Account in the Capital Funds:

Funds:

WHEREAS, the Relocate Cemetery Pillar Account in the Capital Fund, has sufficient funds to overcome this deficit,
BE IT RESOLVED THAT, the Sum of \$29.59 be transferred from the Relocate Cemetery Pillar Account to the Cemetery Improvement Account to balance out the account.

Motion was made by Trustee Alderman, 2nd by Trustee Brown and

May Sr. A letter received from Governor Nelson Rockefeller, asked that Citizens the state recognize the Senior Citizens during the month of May as "Senior Citizens Month."

New
A letter from the New York State Electric & Gas advised that
new street lights had been installed on Tremont St., Clairmont
Lights:
Pk., E. Main Street and Canal Street in connection with the
updating of all streets within the village limits.

F. Ziegler Fred Ziegler, Canandaigua Street, advised that storm sewer lines Complaint: were damaged at the time the village sewer was installed in 1960 but that the storm sewer lines had never been repaired.

Mayor Nussbaumer asked Trustee Brown to contact Mr. Ziegler to investigate the situation.

Spring Various groups had indicated that the week of May 21, 1972 should be designated as "Clean-Up and Spruce-UP" Week. Board so agreed to publicize this week as such.

W.Zadorozny
wished to have the situation relative to the accumulation of the storm drain which flows north on his west property line taken care of. Mayor Nussbaumer advised that he would conferwith 0. Sneidze, of Woodward Associates on May 9, 1972 at 4:00 P.M. to discuss the problem.

Prug:

Trustee Green informed the board that he had recently attended a meeting which indicated that the "Drug" problem within this area appears to have been lessened. It is believed that the reason has been the education of teachers, along with information that has been passed on to the students and general public.

Urb.Ren. An information meeting, according to a letter from Donald A.

Info.Meet: Sinclair, Relocation Director for the Urban Renewal Agency,
relation to relocation will be held on May 18, 1972 at 7:30 P.M.
in the Park & Club Bldg. Board members are urged to attend.

Urban Renewal: A copy of the COOPERATION AGREEMENT between the Village of Palmyra and the Urban Renewal Agency which confirms a responsibility of the Village of Palmyra in the amount of \$25,000.00 or less is attached hereto and is a part of these minutes. This is in conjunction with the relocation of certain families within the designated area of Urban Renewal.

Adjourn: Mayor Nussbaumer adjourned the meeting at 10:40 P.M.

Theresa P. Otte, Clerk Treas.

Public Hearing

May 10, 1972 Park & Club Bldg.

7:00 P.M.

Present: Mayor David Nussbaumer, Trustees David McGuire, Robert Brown, Frederick Alderman, Lloyd Green. Approximately 45 citizens.

Bingo: Proposed Ordinance pending decision of the board followed by referendum.

Affidav. of Posting:

State of New York

. 88 :

County of Wayne

- 1. Marine Midland Trust Co. Bulletin Board
 - 2. Town of Palmyra Bulletin Board
 - 3. Breen's Market Bulleting Board
 - 4. Village Hall Bulletin Board

That the above are four (4) of the most conspicuous public places in said Village of Palmyra, Wayne County, New York.

Clerk Treasurer

Sworn to before me this

1972

Notice Public in the State of New York Water Pounts of New York Wayne County, N.Y.
Commission Expires March 30, 1976

State of New York

: 35.

County of Wayne

- 1. Marine Midland Trust Co. Bulletin Board
- 2. Town of Palmyra Bulletin Board
- 3. Breen's Market Bulleting Board
- 4. Village Hall Bulletin Board

That the above are four (4) of the most conspicuous public places in said Village of Palmyra, Wayne County, New York.

Clerk Treasurer

Sworn to before me this

orn to belore me this

1972

Notary Public in the State of New York
WAYNE COUNTY, N.Y.
Commission Expires March 30, 1974

minutes

NOTICE OF PUBLIC HEARING

PLEASE TAKE NOTICE, that a public hearing will be held by the Board of Trustees of the Village of Palmyra, Wayne County, New York, on the 10th day of May, 1972, at 7:00 P.M Easter Daylight Time, in the Park & Club Bldg., 149 East Main Street, in the Village of Palmyra, Wayne County, New York on the question of an Ordinance Authorizing Bingo Games to be Conducted by Authorized Organizations within the Territorial Limits of the Village of Palmyra, Requiring a License Therefor Regulating the Conduct of said Bingo Games and Providing Penalties for the Violation hereof, Pursuant to the Authority Conferred by Article 14-H of the General Municipal Law.

Dated: April 24, 1972

BY; The Board of Trustees of the Village of Palmyra Theresa P. Otte, Clerk

NOTICE OF PUBLIC HEARING

PLEASE TAKE NOTICE, that a public hearing will be held by the Board of Trustees of the Village of Palmyra, wayne County, New York, on the 10th day of May, 1972, at 7:00 P.M Easter Daylight Time, in the Park & Club Bldg., 149 East Main Street, in the Village of Palmyra, Wayne County, New York on the question of an Ordinance Authorizeing Bingo Games to be Conducted by Authorized Organizations within the Territorial Limits of the Village of Palmyra, Requiring a License Therefor Regulating the Conduct of said Bingo Games and Providing Penalties for the Violation hereof, Pursuant to the Authority Conferred by Article 14-H of the General Municipal Law.

Dated: April 24, 1972

BY; The Board of Trustees of the Village of Palmyra
Theresa P. Otte, Clerk

- Think

Minister

BINGO LICENSING ORDINANCE OF THE VILLAGE OF PALMYRA

An Ordinance Authorizing Binge Games to be Conducted by Authorized Organizations within the Territorial Limits of the Village, Requiring a License Therefor Regulating the Conduct of said Bingo Games and Providing Penalties for the Violation hereof, Pursuant to the Authority Conferred by Article 14-H of the General Municipal Law.

SECTION 1. DEFINITIONS

This ordinance shall be known as the "Bingo Licensing Ordinance" and for the purpose of the ordinance, unless the context requires otherwise, the following terms shall have the following meanings:

- 1. "Control Commission" shall mean the state bingo control commission.
- 2. "Bingo" or "game" shall mean and include a specific game of chance, commonly known as bingo or lotto, in which prizes are awarded on the basis of designated numbers or symbols on a card conforming to numbers or symbols selected at random.
- "Authorized organization" shall mean and include any bona fide religious or charitable organization or bona fide educational, fraternal, civic or service organization or bona fide organization of veterans or volunteer firemen, which by its charter, certificate of incorporation, constitution, or act of the legislature, shall have among its dominant purposes one or more of the lawful purposes as defined in Article 14-H of the General Municipal Law, provided that each shall operate without profit to its members, and provided that each such organization has engaged in serving one or more of the lawful purposes as defined in Article 14-H of the General Municipal Law for a period of one year immediately prior to applying for a license under this article.
- 4. "License" shall mean a license issued pursuant to the provisions of this ordinance.

BINGO LICENSING ORDINANCE OF THE VILLAGE OF PALMYRA

An Ordinance Anthorising Bingo Games to be Conducted by Anthorize'd Organizations within the Territorial Limits of the Village, Requiring a ... License Therefor Regulating the Conduct of said Pingo Cames and Providing Penalties for the Viciation hereof, Fursualt to the Authority Conferred by Article 16-H of the General Dispitual Law.

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- i. "License" shall mesa a license issued pursuant to the provisions of this ordinance.

- 5. "Bingo Control Law" shall mean Article 19-B of the executive law.
- 6. "Lawful purposes" shall mean one or more of the following causes, deeds or activities:
 - (a) Those which shall benefit needy or deserving persons indefinite in number by enhancing their opportunity for religious or educational advancement, by relieving them from disease, suffering or distress, or by contributing to their physical well-being, by assisting them in establishing themselves in life as worthy and useful citizens, or by increasing their comprehension of and devotion to the principles upon which this nation was founded and enhancing their loyalty to their governments:
 - (b) Those which shall initiate, perform or fester worthy public works or shall enable or further the erection or maintenance of public structures.
 - (c) Those which shall otherwise lessen the burdens berne by government or which are voluntarily undertaken by an authorized organization to augment or supplement services which government would normally render to the people.
- 7. "Net proceeds" shall mean:
 - (a) In relation to the gross receipts from one or more occasions of bingo, the amount that shall remain after deducting the reasonable sums necessarily and actually expended for bingo supplies and equipment, prizes, stated rental if any, bookkeeping or accounting services according to a schedule of compensation prescribed by the commission, janitorial services and utility supplies if any, license fees, and the cost of bus transportation, if authorized by the control commission, and
 - (b) In relation to the gross rent received by an organization licensed to conduct bingo for the use of its premises by another licensee, the amount that shall remain after deducting the reasonable sums necessarily and actually expended for janitorial services and utility supplies directly attributable thereto if any.

- 5. "Bingo Control Law" shall mean Article 18-B of the executive law.
- 8. "Lawful purposes" shall mean one or more of the following causes, deeds or activities:
- (a) Those which soall benefit steely or deserving persons indefinite in number by enhancing their opportunity for religious or educational advancement, by relieving them from disease suffering or distress, or by contributing to their physical well-using, by anstabling them in establishing themselves in life as worthy and useful citizens, or by increasing their comprehension of and devotion to inspirit.

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 - (b) In relation to the gross rent received by an organization Hornesd to conduct bingo for the use of its premises by another Horness, the amount that shall remain after deducing the reneceable sums necessarily and actually expended for januorial services and utility augusties directly attributable thereto it say.

- 8. "Net lease" shall mean a written agreement between a lessor and leasee under the terms of which the leasee is entitled to the possession, use or occupancy of the whole or part of any commercial premises for which the lessee pays rent to the lessor and likewise undertakes to pay substantially all of the regularly recurring expenses incident to the operation and maintenance of such leased premises.
- 9. "Authorized commercial lessor" shall mean a person, firm or corporation other than a licensee to conduct bingo under the provisions of Article 14-H of the General Municipal Law, who or which shall own or be a net lessee of premises and offer the same for leasing by him or it to an authorized organization for any consideration whatsoever, direct or indirect, for the purpose of conducting bingo therein, provided that he or it, as the case may be, shall not be
 - (a) a person convicted of a crime who has not received a pardon or a certificate of good conduct;
 - a person who is or has been a professional gambler or gambling promoter or who for other reasons is not of good moral character;
 - (c) a public officer who receives any consideration, direct or indirect, as owner or lessor of premises offered for the purpose of conducting bingo therein;
 - (d) a firm or corporation in which a person defined in subdivision (a), (b) or (c) above or a person married or related in the first degree to such a person has greater than a ten percentum (10%) proprietary, equitable or credit interest or in which such a person is active or employed.

Nothing contained in this subdivision shall be construed to bar any firm or corporation which is not organized for pecuniary profit and no part of the net earnings of which inure to the benefit of any individual, member, or shareholder, from being an authorized commercial lessor solely because a public officer, or a person married or related in the first degree to a public officer, is a member of, active in or employed by such firm or corporation.

10. "Limited period bingo" shall mean the conduct of bingo by a licensed authorized organization, for a period of not more than seven of twelve consecutive days in any one year, at a festival, basaar, carnival or similar function conducted by such licensed authorized organization. No authorized organization licensed to conduct limited period bingo shall be otherwise eligible to conduct bingo pursuant to Article 14-H of the General Municipal Law in the same year.

- 8. "Not lesse" shall mean a written tyreament between a tessor and lesses under the terms of which the lesses is entitled to the possession, use or occupancy of the whole or osrt of any commercial premises for which the lesses pays rent to the lessor and likewise undertakes to pay substantially all of the regularly recurring expenses incident to the overstion and maintenance of such lessed premises.
- "Authorized commercial lessor" shall mean a person, firm or corporation other than a licenses to conduct binge under the provisions of Article 14-15 of the General Municipal Law, who or woich healt own or be a net lessee of promises and other the same for lessing by alm or it to an authorized organisation for any consideration whatsoever, direct or indirect, for the purpose of constoting bingo therein, provided that he or it, as the case may be, shall not be
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SECTION 2. AUTHORIZATION

It shall be lawful for any authorized organization, upon obtaining a license therefor, as hereinafter provided, to conduct the game of bingo within the territorial limits of the Village of Palmyra subject to the provisions of this ordinance, the provisions of Article 14-H of the General Municipal Law and the provisions of the State Lottery Control Law as they may from time to time be amended.

- Any bingo games authorized hereby shall be subject to the following restrictions, and in addition to such other restrictions as may be provided herein or contained in the rules and regulations of the state bingo control commission.
 - 1. No person, firm, association, corporation or organization other than a licensee under the provisions of Article 14-H of the General Municipal Law, shall conduct such game or shall lease or otherwise make available for conducting bingo a hall or other premises for any consideration whatsoever, direct or indirect.
 - 2. No bingo games shall be held, operated or conducted on or within any leased premises if rental under such lease is to be paid, wholly or partly, on the basis of a percentage of the receipts or net profits derived from the operation of such game.
 - 3. No authorized organization licensed under the provisions of Article 14-H of the General Municipal Law shall purchase or receive any supplies or equipment specifically designed or adapted for use in the conduct of bingo games from other than a supplier licensed under the bingo control law or from another authorized organization.

SHOTTON 2. AUTHORIZATION

it shall be tawful for any authorized organization, apon obtairing a license therefor, as hereinafter provided, to conduct he game of bingo within the territorial limits of the Village of Palmyra subject to the provisions of this ordinance, the provisions of Article 14-H of the General Municipal Law and the provisions of the State Lottery Control Law as they may from time to time be amended.

SECTION S. RESTRICTIONS UPON CONDUCT OF BINDO GAMES

Any bingo games authorised bereby shall be subject to the following restrictions, and in addition to such other restrictions as may be provided herein or contained in the rules and regulations of the state bingo control commission.

- No person, firm, association, corporation or organization other than a licensee under the erovisions of article 14-H of the General Manistral Law, shall conduct such game or shall lease or otherwise make available for conducting bingo a limit or other premises for any consideration, whatsoever, circut or indirect.
- 2. No bingo games shall be held, operated or conducted on or within any lessed premises if rental under such lesse is to be paid, wholly or partly, on the basis of a percentage of the receipts or net profits derived from the operation of such game.
- S. No authorized organization licensed under the provisions of Article 14-H of the General Municipal Law shall purchase or receive any supplies or equipment apscifically designed or adapted for use in the conduct of blugo games from other than a supplier iteensed under the bingo control law or from another authorized organization.

- 4. The entire net proceeds of any game or bingo and of any rental shall be exclusively devoted to the lawful purposes of the organization permitted to conduct the same.
- 5. No prize shall exceed the sum or value of two hundred fifty dollars in any single game of bingo.
- 6. No series of prizes on any one bingo occasion shall aggregate more than one thousand dollars.
- 7. No person except a bona fide member of any such organization shall participate in the management or operation of such game.
- 8. No person shall receive any remuneration for participating in the management or operation of any game of bingo.
- 9. The unauthorized conduct of a bingo game and any wilfull violation of any provision of this ordinance shall constitute and be punishable as a misdemeanor.
- 10. Limited period bingo shall be conducted in accordance with the provisions of Article 14-H of the General Municipal Law and the rules and regulations of the commission.

SECTION 4. APPLICATION FOR LICENSE

- 1. To conduct bingo. (a) Each applicant for a license shall, after obtaining an identification number from the control commission, file with the clerk of the Village of Falmyra a written application therefor in the form prescribed in the rules and regulations of the control commission, duly executed and verified, in which shall be stated:
 - (1) the name and address of the applicant together with sufficient facts relating to its incorporation and organization to enable the Village of Palmyra to determine whether or act it is a bona fide authorized organization;
 - (2) the names and addresses of its officers; the place or places where, the date or dates and the time or times when the applicant intends to conduct bingo under the license applied for:

- e. The entire not proceeds of any game or biase and of any remail shall be exclusively devoted to the tawful purposes of the organization paradical to conduct the same.
 - 3. No prize shall exceed the sum or vaine of two hundred fifty dailers to any slagle game of bingo.
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 - (3) the names and educy see of his officers; the place or or theco where, the date or dates and the time or times when the upplicant intends to conduct bingo tuarer we have not epclied for:

- (3) in case the applicant intends to lease premises for this purpose from other than an authorized organization, the name and address of the licensed commercial lessor of such premises, and the capacity or potential capacity for public assembly purposes of space in any premises presently owned or occupied by the applicant;
- (4) the amount of rent to be paid or other consideration to be given directly or indirectly for each occasion for use of the premises of another authorized organization licensed under Article 14-H of the General Municipal Law to conduct bingo or for use of the premises of a licensed commercial lessor:
- (5) all other items of expense intended to be incurred or paid in connection with the holding, operating and conducting of such games of binge, and the names and addresses of the persons to whom, and the purposes for which, they are to be paid:
- (6) the specific purposes to which the entire net proceeds of such games are to be devoted and in what manner; that no commission, salary, compensation, reward or recompense will be paid to any person for conducting such bingo game or games or for assisting therein except as in Article 14-H of the General Municipal Law otherwise provided; and such other information as shall be prescribed by such rules and regulations.
- (b) In each application there shall be designated an active member or members of the applicant organization under whom the game or games of bingo will be conducted and to the application shall be appended a statement executed by the member or members so designated that he or they will be responsible for the conduct of such bingo games in accordance with the terms of the license, and the rules and regulations of the commission and of this article.
- 2. Commercial lessor. (a) Each applicant for a license to lease premises to a licensed organization for the purposes of conducting bingo therein shall file with the clerk of the Village of Palmyra a written application therefor in a form prescribed in the rules and

- (3) in case the applicant intends to lease premises for this purpose from other than an authorized organization, the name and address of the licensed commenced lease of auch premises, and the capacity or potential capacity for public ascembly purposes of apace in any premises presently owned or occupied by the aupiteant;
- (4) the amount of rest to be paid or order consideration to be given directly or indirectly for each consideration for use of the premises of another authorized organization licensed upder Article 14-21 of the General Numberpal Law to conduct biospoor for use of the premises of a licensed commercial lessor:
- (3) all other items of expanse intended to be incurred or paid in connection with the holding, operating and conducting of such games of binge, and the names and addresses of the persons to whom, and the purposes for which, they are to be paid;
- (6) the specific purposes to which the entire not proceeds of such games are to be devoted and in what manners that no commission, salary, compensation, reward of recompense will be paid to any person for conducting such has o game or games or for acsisting therein an each use in Article 14-H of the Careral handolpsi law other wise provided; and such other information as each of prescribed by outh rules and regulations.
- (b) Is each application there shall by resignated as active menter or arembers of the applicant organization under whom the game or given as if it new will be conducted and to the application shall be applicated a statement executed by the member or members so designated that he or they will be compossible for the conduct of such bingo games in accordance with the terms of the locate, and the rules and regulations of the commission and of this article.
 - 2. Commercial lesson. (a) Shop applicant for a Hoenes to lesse presides to a Hoenes to lesse presides to a Hoenes of conducting block therein shall file with the cierk of the Village of I simpre a written application therefor in a form preserviced in the rules and

regulations of the control commission duly executed and verified, which shall set forth the name and address of the applicant: designation and address of the premises intended to be covered by the license sought; lawful capacity for public assembly purposes; cost of premises and assessed valuation for real estate tax purposes, or annual net lease rent, whichever is applicable; gross rentals received and itemized expenses for the immediately preceding calendar or fiscal year, if any; gross rentals, if any, derived from bingo during the last preceding calendar or fiscal year; computation by which proposed rental schedule was determined; number of occasions on which applicant anticipates receiving rent for bingo during the ensuing year or shorter period if applicable; proposed rent for each such occasion; estimated gross rental income from all other sources during the ensuing year; estimated expenses itemized for ensuing year and amount of each item allocated to bingo rentals; a statement that the applicant in all respects conforms with the specifications contained in the definition of "authorized commercial lessor" set forth in section four hundred seventy-six of Article 14-H of the General Municipal Law, and such other information as shall be prescribed by such rules and regulations.

(b) At the end of the license period, a recapitulation, in a manner prescribed in the rules and regulations of the commission, shall be made as between the licensee and the Village of Palmyra in respect of the gross rental actually received during the license period and the fee paid therefor, and any deficiency of fee thereby shown to be

regulations of the control commission daly executed and vurified, walch shall set forth the mane and address the applicants designation and sidress of the premises intended to be covered by the Meenee mought; lawful capacity for phile assembly purroses; cost of premises and assessed valuation for real exists tar purposes, or annal not leave rank, whichever is applicable, gross rentals received and denoised outposes for the decidiology proceding calabdar or flagal year, if any, gross rectals, if any, derived from hings during the inst preceding calendar or flacel year; compiliation by which proposed remai schedule was determined; number of pocualous on which applicant anticities receiving real tor blage during the casuing year or shorter reprodult applicable; proposed remittor each auca occusion: optimuted gross restal lacoure from all other sources during the enoulist year, caringted expenses itemized for country year and amount of each liers allocated so blage reminue; a glatemant trace the applicant in all respects conforms with the specifications countined in the selimition of "anticrised commercial lessor" ed for high section four man and sevening the colors of the Hell of the General Municipal Law, and auch other information as shall be prescribed by even rules and regulations.

(ii) At the end of the appears period, a recapitulation, in a manner asserthed in the rates and regulations of the commission, short he made as hereafted the lidenses and the billage of Falmyrs interspect of the pross rectal actually received during the lidense carlod and the fee paid therefor, and any deliciously of her thereby shown to be

due shall be paid by the licensee and any excess of fee thereby shown to have been paid shall be credited to said licensee, in such manner as the commission by rules and regulations shall prescribe.

Section 5. INVESTIGATION: MATTERS TO BE DETERMINED; ISSUANCE OF LICENSE AND DURATION

- 1. The Village of Palmyra shall make an investigation of the qualifications of each applicant and the merits of each application, with due expedition after the filing of the application.
- (a) Issurance of licenses to conduct bingo. If the Board of Trustees of the Village of Palmyra shall determine that the applicant is duly qualified to be licensed to conduct bingo under Article 14-H of the General Municipal Law: that the member or members of the applican designated in the application to conduct bingo are bona fide members of the applicant and are persons of good moral character and have never been convicted of a crime or, if convicted, have received a pardon or a certificate of good conduct; that such games are to be conducted in accordance with the provisions of Article 14-H of the General Municipal Law and in accordance with the rules and regulations of the commission, and that the proceeds thereof are to be disposed of as provided by Article 14-H of the General Municipal Law, and if the Board of Trustees is satisfied that no commission, salary, compensation, reward or recompense whatever will be paid or given to any person holding; operating or conducting or assisting in the holding, operation and conduct of any such games except as in Article 14-H of the General Municipal Law otherwise provided; and that no prize will be offered and given in excess of the sum or value of two hundred fifty dollars in any single game and that the aggregate of all prizes offered and given in all of such games

due chall be paid by the Monasce and any except of See the role allower to have been paid aball be aredited to said Monasce; in such assumer:

as the commission by rules and regulations whall presertion.

Section 5. INVESTIGATION: MATTERS TO REDEELS DETERMINED. 123UANCH OF LICENSE AND DURK: SUR

- i. The Village of Palmyra shell make an inventional the qualifiestions of each applicant and the marks of each application, with due expedition after the filling of the application.
- Issurance of Mescoss to conduct bioses. Mitte Board of Trustees of the Village of Falmyrs shall decermine that the epplicant is the multing to be liceused to enduct alago under things for it of the George Minister Levy that the prember or messhers of the equitors designered in the application to conduct bingo are bone fide members. of the englicies and are persons of good mural classecter and have mover becauconvicted of a crime or, it convicted, have reasived a pardou on a certificate of good ourdedt that publi games are to be countries the secondance with the exercise of Article 14-17 of the Consest Mudicipae Low and in accomistice with the rules and regulations of the commission, and their the proceeds thereof are to be give postuction branded by Article 34-22 of the General Municipal Law. end thing Houseled Frusteed in exitally that no commission, salary, companishing reward or recompense wentever will be paid or given on all galianes we prisorbeed to galiared training are constructed in the holding, operation and conduct of any such games except as in Ariigis 14-14 of the General Muzielpel Law cilierwise provided: and that no price will be offered and given in excess of the even or value of two paragred fifty delicar in any city come and that the algress of

all prized offered and given in all of such games

conducted on a single occasion, under said license shall not exceed the sum or value of one thousand dollars, it shall issue a license to the applicant for the conduct of bingo upon payment of a license fee of twelve dollars and fifty cents for each bingo occasion; provided, however, that the Board of Trustees shall refuse to issue a license to an applicant seeking to conduct bingo in premises of a licensed commercial lessor where it determines that the premises presently owned or occupied by said applicant are in every respect adequate and suitable for conducting bingo games.

Issuance of licenses to commercial lessors. If the Board of Trustees of the Village of Palmyra shall determine that the applicant seeking to lease a hall or premises for the conduct of bingo to an authorized organization is duly qualified to be licensed under this article 14-H of the General Municipal Law; that the applicant satisfies the requirements for an authorized commercial lessor as defined in section four hundred seventy-six; that the applicant has filed its proposed rent for each bingo occasion; that the commission has approved as fair and reasonable a schedule of maximum rentals for each occasion: that there is no diversion of the funds of the proposed lessee from the lawful purposes as defined in Article 14-H of the General Municipal Law; and that such leasing of a hall or premises for the conduct of bingo is to be in accordance with the provisions of Article 14-H of the General Municipal Law and in accordance with the rules and regulations of the commission, it shall issue a license permitting the applicant to lease said premises for the conduct of binge to the authorized organization or organizations specified in the application during the period therein specified or

- commonded on a single oncreton, under each license shall not exceedthe sum or value of one thousand delivre. It chall leave a decreato the applicant for the conduct of bluge upon payment of a license
 for of twelve delivers and fifty ceuts for each blage accession provided,
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 an applicant seeking to conduct cingo in premises of a license occurmercial leason where it determines that the arenders overmercial leason where it determines that the arenders or a dequate
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- (b) ignumes of thorness to commercial leasure. If the Roard of Trustees of the Tillege of Palmyra shall determine that the applicant anaking on these a half or premises for the conduct of bingo to an collective or pay waters to duly qualified to be liconeed under this en cloic Id-II of the Celeval Musicipal Lewi that the applicant gatishes the requirements for an authorized commercial leader as collines in a method four bredred arrows - six, that had another than filed its proposed real for sech bugs occasion that the commission has approved as fely and compared carefule of maximum ventale for seen consider that there is no direction of the field of the pro-W-M elekah al besiteb as energes; istred the recel ecesel beaug of the Ceneral Municipal Lavy and the same leasing of a half to establish for the conflict of things is to be in necordance with the provisions of Article 14-11 at the Central E unleigh Law and in acc diade il acienimenco odi le ancienzar ben eziar ed: din senabrec issue a Heereq permitting the applicant to lease said previous for the conduct of tingo to the authorized organization or organizations

specified in the hopolousion during its seriod therein specified or

such shorter period as the Board of Trustees of the Village of Palmyre shall determine, but not to exceed one year, upon payment of a license fee of ten dollars plus an amount based upon the aggregate rent specified in the license and determined in accordance with the following schedule:

| aggregate | rental | of | \$100 | ţo | \$499 \$ | 5.0 | 0 |
|-----------|--------|----|------------------|----|-----------------|-------|---|
| aggregate | rental | of | \$500 | to | \$999\$ | 25.0 | 0 |
| aggregate | rental | of | \$1,000 | to | \$2,499\$ | 50.0 | 0 |
| aggregate | rental | of | \$2,500 | to | \$4,999\$ | 125.0 | 0 |
| aggregate | rental | of | \$5,000 | to | \$9,999\$ | 250.0 | 0 |
| aggregate | rental | of | \$10,000 | to | \$49,000\$ | 500.0 | 0 |
| aggregate | rental | of | \$50, 800 | to | \$100,000\$2, | 500.0 | 0 |
| aggregate | rental | in | excess of | | \$100,000 | 000.0 | 0 |

- 2. On or before the thirtieth day of each month, the treasurer of the Village of Falmyra shall transmit to the state comptreller a sum equal to fifty percent of all commercial lessor license fees and the sum of seven dollars and fifty cents per occasion of all license fees for the conduct of bingo collected by the Village of Palmyra pursuant to this section during the preceding calendar month.
- 3. No license shall be issued under Article 14-H of the General Municipal Law which shall be effective for a period of more than one year. In the case of limited period bingo, no license shall be issued authorizing the conduct of such games on more than two occasions in any one day nor shall any license be issued under Article 14-H of the General Municipal Law which shall be effective for a period of more than seven of twelve consecutive days in any one year. No license for the conduct of limited period bingo shall be issued in cities having a population of one million or more.

auch sharter period as the board of Trustees of the Villags of Latingra shall determine, but not to exceed one year, upon payment of a liquid discreping fee of ten deliars plus an amount based upon the aggregate rent specified in the license and determined in secondance with the Tollowing scheduler

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| a. In or balove the thirtieth day of each mouth, the tronsurer of the |
| Village of Palmyra phall transmit to the state comparoitor a sum equal |
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| seven dollars and ally cents per occasion of all ileanse fees for the |
| cauduct of bings collected by the Village of Pulmyra pursuant to thin |
| section coring the preceding colembar mants. |

No license what he leaved under Article 14-H of the General Municipal Law which shall be effective for a period of more than one year. In the case of handed seriod bings, so license shall be heast authorising the conduct of such games on more than two occasions in any one day nor shall any license be handed makes Article 14-H of the General Municipal Law which shall be affective for a period of more than seven of twelve consecutive days in any one year. No the case for the carden of harited period bings and lae issued in affective for the carden of harited period bings shall be issued in affective to the cape of one million or more.

Section 6. HEARING: AMENDMENT OF LICENSE.

- 1. No application for the issuance of a license shall be denied by the Board of Trustees until after a hearing, held on due notice to the applicant, at which the applicant shall be entitled to be heard upon the qualifications of the applicant and the merits of the application.
- 2. Any license issued under Article 14-H of the General Municipal Law may be amended, upon application made to the Board of Trustees of the Village of Palmyra, if the subject matter of the proposed amendment could lawfully and properly have been included in the original license and upon payment of such additional license fee, if any, as would have been payable if it had been so included.

Section 7. FORM AND CONTENTS OF LICENSE: DISPLAY OF LICENSE

1. Each license to conduct bingo shall be in such form as shall be prescribed in the rules and regulations promulgated by the control commission, and shall contain a statement of the name and address of the licensee, of the names and addresses of the member or member of the licensee under whom the games will be conducted, of the place or places where and the date or dates and time or times when such games are to be conducted and of the specific purposes to which the entire net proceeds of such games are to be devoted; if any prize or prizes are to be offered and given in cash, a statement of the amounts of the prizes authorized so to be offered and given; and any other information which may be required by said rules and regulations to be contained therein, and each license issued for the conduct of any game shall be conspicuously displayed at the place where same is to be conducted at all times during the conduct thereof.

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- i. No coperation for the isopense of a Mosace shall be denied by the floory of Trusteen until after a hearing, hald on the nextee to the applicant, at thick the applicant shall be entitled to be heard applied the gradient of the epolicant and the curries of the application.
- 2. Any bests a somed under Article 14-21 of the General Municipal Law may be amended, upon application made to the Beard of Truetoes of the Village of February , if the subject matter of the propes of normalization could be fining and properly have been recluded in the original itemase and upon capment of even additional itemase for, if any, as would have been populate if it had been so included.

Section 7. Fund and continues of licensed different

Beck Herner to conduct binge shall be in cosh from an shall be inconsisted in the ration and regulations promulated by the control commission, and aball contains a maternam of the regue and address of the Member, of the Latines and address of the Member of member of the Member when whom the games with be conducted, of the place of the Member of the Parise with the Conducted, of the Parise when such games are to be conducted to which the sectors and proceeds of the Member of the Conduct of the State of Latines are to be offered and of the Conduct of the State of Latine are to be offered and given and try other. • Conducted and to be offered and given; and try other. • Information which may be required by said rules and regulations to be conduct to the conduct of any games shall be consequenced, and displayed of the place where same is to

he conducted at all times during the coudset thereof.

2. Each license to lease premises for conducting bingo shall be in such form as shall be prescribed in the rules and regulations of the control commission and shall contain a statement of the name and address of the licensee and the address of the leased premises, the amount of permissible rent and any other information which may be required by said rules and regulations to be conducted therein, and each such license shall be conspicuously displayed upon such premises at all times during the conduct of bingo.

Section 8. CONTROL AND SUPERVISION; SUSPENSION OF LICENSES; INSPECTION OF PREMISES

The Board of Trustees of the Village of Palmyra issuing any license under Article 14-H of the General Municipal Law shall have and exercise rigid control and close supervision over all games of bingo conducted under such license, to the end that the same are fairly conducted in accordance with the provisions of such license, the provisions of the rules and regulations promulgated by the control commission and the provisions of Article 14-H of the General Municipal Law and the Board of Trustees and the control commission shall have the power and the authority to suspend any license issued by the Board of Trustees and to revoke the same, and, additionally, in the case of an authorized commercial lessor, to impose a fine in an amount of not exceeding one thousand dollars, after notice and hearing, for violation of any such provisions, and shall have the right of entry, by their respective officers and agents, at all times into any premises where any game of bingo is being conducted or where it is intended that any such game shall be conducted, or where any equipment being used or intended to be used in the conduct thereof is found, for the purpose of inspecting the same.

2. Each license to lease premises for conducting bings shall be incount form as shall be prescribed in the rules and regulations of the desiral commission and shall contain a statement of the name and address of the licenses and the address of the leased premises, the amount of permissible read and only other information which may be required by said rules and regulations to be conducted therein, and rest nearly by said rules and regulations to be conducted therein, and rath seath hourse shall be conspicted upon such oremises at all three during the conduct of bings.

Section 3.7 CONTROL AND SUFERVISION; SUSTENSION OF LUCKIES INSTECTION OF PUBLISES

The Board of Transees of the Village of Felmyra issuing any license under Arilete 14-H of the Ceneral Municipal Law shail have and exercise rigid court of and close supervision over all gardes of blago conducted under such license, to the end that the same are fairly conducted in accordance with the provisions of such license, the provisions of me rules and regulations promulgated by the control largaed on to H-94 solita to anotalvery est the motalmanes Musicipal Law and the Roard of Trustees and the court of commission shall have the nower and the authority to suspend any license lanued by the Board of Trustees and to revoke the same, and, additionally, in the case of an aghorized commercial lessor, to impose a fine in an amount of not exceeding one thousand dollars, after notice and hearing, for violation of any such provisions, and shall have the right of entry, by their respective officers and esemis, at all times into any premises where any game of bingo is being conducted or where it is imbended that any such game shall be conducted, or where any equipment being used or intended to be used to the conduct thereof in found, for the purpose of inspecting the same.

Section 9. SUNDAY: CONDUCT OF GAMES ON

No games of bingo shall be conducted under any license issued under Article 14-H of the General Municipal Law on the first day of the we commonly known and designated as Sunday, unless it shall be otherwise provided in the license issued for the holding, operating and conducting thereof, pursuant to the provisions of this ordinance duly adopted by the Board of Trustees of the Village of Palmyra issuing the license, authorizing the conduct of bingo under Article 14-H of the General Municipal Law on that day.

No person under the age of eighteen years shall be permitted to play any game or games of bingo conducted pursuant to any license issued under Article 14-H of the General Municipal Law unless accompanied by an adult. No person under the age eighteen years shall be permitted to conduct or assist in the conduct of any game of bingo conducted pursuant to any license issued under Article 14-H of the General Municipal Law.

Section 11. FREQUENCY OF GAME; SALE OF ALCOHOLIC BEVERAGES

No game or games of bingo, except limited period bingo, shall be conducted under any license issued under Article 14-H of the Genera Municipal Law more often than on six days in any one calendar month No game or games of limited period bingo shall be conducted between the hours of twelve midnight postmeridian and noon, and no more than sixty games may be conducted on any single occasion of limited period bingo. No game or games of bingo shall be conducted in any room or outdoor area where alcoholic beverages are sold, served on

consumed during the progress of the game or games.

Section 5. SINDAY: CONDUCT OF GAMES ON

No games of biago shall be conducted under any license issued under Article 14-11 of the Coneral Municipal Law on the draft day of the week, commonly known and designated as Sunday, unless it shall be otherwise provided to the housing, operating and conducting thereof, cursuant to the provisions of this ordinance duly adopted by the Soard of Trustoes of the Village of hulmyrs legaling the Meanace, sutherining the conduct of bingo under Article 14-E of the General Municipal Law on that cay.

Section 13. IARTICIPATION BY TERSONS UNDER EIGHTHEN No person under the ago of sighteen years shall be permitted to play any gains or games of binge conducted oursulant to may become issued under Article 44-R of the General Municipal Law unless commonsited by an adult. No person under the age officient years shall be permitted to conduct or againt in the conduct of any game of hinge conducted pursuent to any bronce is ander orticle 14-E of the ducted pursuent to any bronce is ander orticle 14-E of the ducted pursuent is any bronce is ander orticle 14-E of the

Section II. I HARVIENCY OF CANAL SALE OF ALCOHOLIC BEVILLAGES

No game or games of bings, except limited period bings, shall be conducted order any lieumes induce or thele 14-8 of the General Leucit at her any lieumes induced and the say one extender month. No finds or games of limited period bings shall be conducted between the heave of findight postmeridian and no conducted between than elective manner may be conducted on any single occasion of limited ported manner. No game or games of bings shall be conducted in any recent or suddent area where atchede beverages are sold, nearly consequed or consequent the progress of the game or games.

Section 12. PERSONS OPERATING AND CONDUCTING GAMES; EQUIPMENT; EXPENSES; COMPENSATION

No person shall hold, operate or conduct any game of bingo under any license issued under Article 14-H of the General Municipal Law except an active member of the authorized organization to which the license is issued, and no person shall assist in the holding, operating or conducting of any game of bingo under such license except such an active member or a member of an organization or association which is an auxiliary to the licensee or a member of an organization or association of which such licensee is an auxiliary or member of an organization or association which is affiliated with the licensee by being, with it, auxiliary to another organization or association and except bookkeepers or accountants as hereinafter provided. No game of bingo shall be conducted with any equipment except such as shall be owned absolutely by the authorized organization so licensed or used without payment of any compensation therefor by the licensee. No items of expense shall be incurred or paid in connection with the conducting of any game of bingo pursuant to any license under Article 14-H of the General Municipal Law, except those that are reasonable and are necessarily expended for bingo supplies and equipment, prizes, stated rental if any, beokkeeping or accounting services according to a schedule or compensation prescribed by the commission, janitorial services and utility supplies if any, and license fees, and the cost of bus transportation, if authorized by the control commission

Section 18. CHARGE FOR ADMISSION AND PARTICIPATION; AMOUNT OF PRIZES: AWARD OF PRIZES

Except in the conduct of limited period bingo, not more than one dollar shall be charged by any licensee for admission to any room or

Section 13, FERSONS OPERATING AND CONDUCTING CAMES; SECTION SUPERISHED EXPENSES; COMPENSATION

No serson shall hold, operate or conduct any game of blond under any Mosnas isgued under Article 14-H of the Conergi Audicipal Law est notes of nother member of the selection of the select Mosess is Lagued, and no person whall agets in the heiding, operating or conducting of any game of binge under guch license except acen un scrive member or a member of an organization or association which is an anxiliary to the licenses or a member of an ernanization or association of which such licensee is an auxiliary or member of an organization or association walch is affiliated with the licenses by being, with it, auxiliary to another organization or careclation and except booklespers or accordants as herelaster provided. No game of binge chail he conducted with one equipment except such as shall be an robeanced absolutely by the authorized organization so licensed or used without payment of any democrastion therefor by the licenses. Nostems of expense shall be incurred or paid in consection with the conducting of any game of binge pursuant to any license under Article 14-H of the General Municipal Law, except those that are teasonedle and are accessarily expended for binge supplies and equipment, prises, stated rental if any, bookkeeping or accounting services socording to a schedule or compensation prescribed by the commission, panisorial services and willity supplies if any, and Meenae fees, and the cost of bus transportation, if authorized by the control commission

Section 13. CHARGE FOR ADMISSION AND PARTICIPATION:
AMOUNT OF PRIZES: AWARD OF PRIZES

Except in the conduct of limit I period bingo, not more then one dollar shall be charged by any Hoersee for admission to any room or

or place in which any game or games of bingo are to be conducted under any license under Article 14-H of the General Municipal Law, which admission fee, upon payment thereof, shall entitle the person paying the same to participate without additional charge in all regular games of bingo to be played under such license on such occasion, and no charge in excess of one dollar shall be made for a single opportunity to participate in all special games to be played under such license on such occasion. The commission may in its discretion fix a minimum fee. In the conduct of limited period binge, (a) no admission fee shall be charged, (b) not more than fifteen cents shall be charged for a single opportunity to participate in any one game, which charge, upon payment thereof, shall entitle the person paying the same to one card for participation in one such game, and (c) and no licensee shall sell more than three opportunities to each player participating in any one . game. Every winner shall be determined and every prize shall be awarded and delivered within the same calendar day as that upon which the game was played. No alcoholic beverage shall be offered or given as a prize in any game of bingo.

Section 14. ADVERTISING GAMES

No game of bingo conducted or to be conducted in this state or outside of this state shall be advertised as to its location, the time when it is to be or has been played, or the prizes awarded or to be awarded, or transportation facilities to be provided to such game, by means of newspapers, radio, television or sound trucks or by means of bill-boards, posters or handbills or any other means addressed to the general public, except that one sign not exceeding sixty square feet in area may be displayed on or adjacent to the premises owned or

percubure et of ore equid to neeting to temps yets delide at social reunder any House ander Article 14-8 of the Conecal Similared Laws which edvolveion for, ayon paymont theroof, chail dutile the paraon' paying the eams to reviluinate without additional charge in all regular games of binge to be played water, such incause on such occasion, and do charge in excess of one dollar while be made in a single supportunity to participate in all special games to be played under such Longe on such pocketon. The computation may in its disorgance its a minimum ice. In the conduct of itenited period biogo, (a) no education fee simil be charged, (b) and more than litteen coals shall be energed int a single opportunity to participate in any one game, which configuration coyroem charcos, chall entitle the porson paging the senie to one card for purficient in the such game, and (c) and no itemize and it more than three opportunities to each player participating in any one. game. Every winner abuil be determined and every prize shall be awarded and delivered within the came cutendar day as that upon which the game was played. No stocholic haverage that be offered or given our a princillage generalistings.

Section 14. OVERTHING CAMES

No graps of bings especialed on to be consisted in this state or outside of toly spare theil be elsewheed as to its instant. The three when it is to be ir has been played, or the prizes arranded or to be accorded to such game, by means of newspapers, reals, television or sound tracks or by means of bill-brands, posters or handbilds or my other means addressed to the general public, except that one sign not exceeding sixty equare from the cress may be displayed on or adjacent to the president cruare from

occupied by a licensed authorized organization, and when an organization is licensed to conduct bingo on premises of another licensed authorized organization or of a licensed commercial lessor, one additional such sign may be displayed on or adjacent to the premises in which the games are to be conducted. Additional signs may be displayed upon any fire fighting equipment belonging to any licensee, which is a volunteer fire company, or upon any first-aid or rescue squad equipment belonging to any licensee, which is a first-aid or rescue squad, in and throughout the community or communities served by such volunteer fire company or such first-aid or rescue squad, as the case may be.

Section 15. STATEMENT OF RECEIPTS, EXPENSES; ADDITIONAL LICENSE FEES

1. Within fifteen days after the conclusion of any occasion of bingo, the authorized organization which conducted the same, and its members who were in charge thereof, and when applicable the authorized organization which rented its premises therefor, shall each furnish to the clerk of the Village of Palmyra a statement subscribed by the member in charge and affirmed by him as true, under the penalties of perjury, showing the amount of the gross receipts derived therefrom and each item of expense incurred, or paid, and each item of expenditure made or to be made, the name and address of each person to whom each such item has been paid, or is to be paid, with a detailed description of the merchandise purchased or the services rendered therefor, the net proceeds derived, from such game or rental, as the case may be, and the use to which such proceeds have been or are to be applied and a list of prizes offered and given, with

recupied by a licensed ratherized organization, and when an organization is ittensed to commos bings on premises of another licensed a
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additional such sign may be displayed on or adjacent to the premises
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displayed upon any fire digiting equipment belonging to any inconsecwhich is a columber fire company, or apon any firefield or reconssquad company belonging to ony licenses, which is a firefield or
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reader by such volunteer fire company or such three-eld or reconscovered by such volunteer fire company or such three-eld or recons-

Section 18. STATEMENT OF RECEIPTS, EXPENSES; ALGINONAL LUCENSE SIES

Within illegal days after the conclusion of any pression of bings, the number seas in charge thereof, and when explicable the arthorised organization which reased are prespicts therefor, shall each furnish to the clark of the Villeys of Felmyra a statement subscribed by the member in charge and alliented by him as true, under the pensities of partury, showing the amount of the gross receipts derived therefore, and the pensities of partury, showing the amount of the gross receipts derived there are softened as the name and address of each person or about each such tiem has been paid, or is to be each tiem of the short said, with a day andered therefore, the merchandise purchased or the services rendered therefore, the merchandise purchased or the services rendered therefore, the act of coordinates of coordinates and process of coordinates and the use to which each process it have

the respective values thereof, and it shall be the duty of each licensee to maintain and keep such books and records as may be necessary to substantiate the particulars of each such statement.

- 2. Upon the filing of such statement of receipts, the authorized organization furnishing the same shall pay to the clerk of the Village of Palmyra as and for an additional license fee a sum based upon the reported net proceeds, if any, for the occasion covered by such statement and determined in accordance with such schedules as shall be established from time to time by the commission to defray the cost to the Village of Palmyra of administering the provisions of Article 14-H of the General Municipal Law and of article nineteen-B of the executive law.
- Section 16. EXAMINATION OF BOOKS AND RECORDS, EXAMINATION OF MANAGERS, ETC.; DISCLOSURE OF INFORMATION.

The Board of Trustees of the Village of Palmyra and the control commission shall have power to examine or cause to be examined the books and records of

1. Any authorized organization which is or has been licensed to conduct bingo, so far as they may relate to bingo including the maintenance, control and disposition of net proceeds derived from bingo or from the use of its premises for bingo, and to examine any manager, officer, director, agent, member or employee thereof under oath in relation to the conduct of any such game under any such license, the use of its premises for bingo, or the disposition of net proceeds derived from bingo, as the case may be.

the respective values thereof, and if shall be the duty of each licenses to maintain and keep such books and records as may be necessary to substantiate the carticulars of each such statement.

2. Upon the filing of such statement of receipts, the sutherized organization furnishing the same shall pay to she clark of the Village of Palmyra as and for an additional dicease fee a sum based upon the reserved net proceeds, if any, for the occasion covered by such statement and determined in accordance with each schedules as shall be established from time to time by the commission to defray the cost to the Village of Palmyra of administering the provisions of fricts 14-H of the Central Municipal Law and of article nineteen-H of the aracultys law.

Section 16. SKAMINATION OF SOOKS AND RECORDS, EXAMINATION OF MANAGERS, STC.; DISCLOSURE OF INFORMATION.

The Board of Trustees of the Village of Falmyra and the control comassesson shall have power to examine or cause to be examined the books and records of

1. By sufforized organization which is or insides it censed to conduct bingo, so far as they may relate to bingo including the mainter names, control and disposition of net proceeds derived from bingo or from the use of its premises for bingo, and to examine any manager, officer, director, agent, member or employed thereof under oath in relation to the conduct of any such game ander any such iteened; the use of its premises for bingo, or the disposition of net proceeds derived from bingo, as the case may be.

2. Any licensed authorized commercial lessor so far as they may relate to leasing premises for binge and to examine said lessor or any manager, officer, director, agent or employee thereof under eath in relation to such leasing.

Any information so received shall not be disclosed except so far as may be necessary for the purpose of carrying out the provisions of Article 14-H of the General Municipal Law and article nineteen-B of the executive law.

Section 17. APPEALS FROM MUNICIPAL GOVERNING BODY TO CONTROL COMMISSION

Any applicant for, or holder of, any license issued or to be issued under Article 14-H of the General Municipal Law aggrieved by any action of the Board of Trustees of the Village of Palmyra to which such application has been made or by which such license has been issued, may appeal to the control commission from the determination of said Board of Trustees by filing with the Board of Trustees a written notice of appeal within thirty days after determination or action appealed from, and upon the hearing of such appeal, the evidence, if any, taken before the Board of Trustees and any additional evidence may be produced and shall be considered in arriving at a determination of the matters in issue, and the action of the control commission upon said appeal shall be binding upon said Board of Trustees and all parties to said appeal.

Section 18. EXEMPTION FROM PROSECUTION

No person or corporation lawfully conducting, or participating in the conduct of bingo or permitting the conduct upon any premises owned or leased by him or it under any license lawfully issued pursuant to

2. Any licensed authorized commercial lessor so far as they may: relate to lessing premises for bingo and to examine said lessor or , any manager, officer, director, agent or employee thereof under oath in relation to such lessing.

Article 14-H of the General Municipal Law and article ninetees-B of the executive law.

Section II. APPEALS PROM MUNICIPAL GOVERNING BODY TO CONTROL COMMISSION

In applicant for, or nolder of, any ilcense issued or to be issued under Article 14-H of the General Municipal Lay aggrieved by any action of the board of Trustees of the Village of Painyrs to which such application has been made or by which such license has been such application has been desured, may appeal to the central commission from the determination of said Board of Trustees by filing with the Board of Trustees a written notice of appeal within thirty days after determination or action appealed from, and upon the hearing of such appeal, the evidence, if any, taken before the Board of Trustees and any additional evidence may be produced and shall be considered in arriving at a determination of the matters in issue, and the action of the control commission upon said appeal shall be binding upon said appeal and of Trustees and all parties to said appeal.

Section 18. EXEMPTION FROM PROSECUTION

No person or corporation lawfully conducting, or participating in the conduct of bingo or nermitting the conduct upon any premises owned or leased by him or it under any license lawfully issued pursuant to

Article 14-H of the General Municipal Law, shall be liable to prosecution or conviction for violation of any provision of article two hundred twenty-five of the penal law or any other law or ordinance to the extent that such conduct is specifically authorized by Article 14-H of the General Municipal Law, but this immunity shall not extend to any person or corporation knowingly conducting or participating in the conduct of bingo under any license obtained by any false pretense or by any false statement made in any application for license or otherwise, or permitting the conduct upon any premises owned or leased by him or it of any game of bingo conducted under any license known to him or it to have been obtained by any such false pretense or statement.

Section 19. OFFENSES; FORFEITURE OF LICENSE; INELIGIBILITY TO APPLY FOR LICENSE

Any person, association or corporation who or which shall:

- (1) make any false statement in any application for any license authorized to be issued under Article 14-H of the General Municipal Law:
- (2) pay or receive, for the use of any premises for conducting bingo, a rental in excess of the amount specified as the permissible rent in the license provided for in subdivision two of section four hundred eighty of Article 14-H of the General Municipal Law;
- (3) fail to keep such books and records as shall fully and truly record all transactions connected with the conducting of bingo or the leasing of premises to be used for the conduct of bingo:
- (4) falsify or make any false entry in any books or records as far as they relate in any manner to the conduct of bingo, to the disposition

Article 11-H of the Coperal Municipal Law, shall be that the prosecution or conviction for district of any provision of article, prosecution or convicted two hundred twenty-live of the penal law or any other law or ordinar to the extent that such conduct is specifically anticorized by article 14-H of the Operari Austria Law, has this impossing shall not extend to any person or corporation knowingly conducting or particle and the top corporate of birgo water any incense obtained by any false the first or by any false statement made to say an items or the antiting the conduct upon any premises owned or exhaustice, of permitting the conduct upon any premises owned or teased by him or it of any game of binge commetted upder any incense known to the or it to have been obtained by any such false pretonacting an energic.

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- (4) Jaisify or make any false entry in any books or records as faras thry relate in any manner to the conduct of playor to the dispositio

of the proceeds thereof and to the application of the rents received by any authorized organization;

- (5) divert or pay any portion of the net proceeds of any game of bingo to any person, association or corporation, except in furtherance of one or more of the lawful purposes defined in Article 14-H of the General Municipal Law; or
- (6) violate any of the provisions of this Article 14-H of the General Municipal Law or of any term of any licensed issued under Article 14-H of the General Municipal Law:

shall be guilty of a misdemeanor and shall forfeit any license issued under Article 14-H of the General Municipal Law and be ineligible to apply for a license under Article 14-H of the General Municipal Law for one year thereafter.

Section 20. UNLAWFUL BINGO OR GAME

- 1. For the purposes of this section, "bingo" or "game" shall mean and include a specific game or chance, commonly known as bingo or lotto, in which prizes are awarded on the basis of designated numbers or symbols on a card conforming to numbers or symbols selected at random, whether or not a person who participates as a player furnished something of value for the opportunity to participate.
- 2. Any person, firm, partnership, association, corporation or organization holding, operating, or conducting bingo or a game is guilty of a misdemeanor, except when operating, holding or conducting
 - (a) In accordance with a valid license issued pursuant to Article 14-H of the General Municipal Law.
 - (b) Within the confines of a home for purposes of amusement or recreation where (i) no player or other person furnishes anything of value for the opportunity to participate (ii) participation in such game does not exceed fifteen players, and (iii) the prizes awarded or to be awarded are nominal.

(a) Os behalf of a bons fide organization of persons stary years of age or ever, commonly referred to as senior ciriaens, solaly for the purpose of amusement and recreation of its members where (i) the organization has applied for and verceived an identification number from the himpo control commission. (ii) no player or other person furnishes saything of value for the opportunity to participate, (iii) the prises awarded or to be awarded are nominal. (iv) no person other than a bone fide artise member of the organization participates in the conduct of the games, and (v) no person is paid for conducting or assisting in the conduct of the game or games.

Section St. ARTHULE (WOPERATIVE UNITE ADDPTED BY VOYERS

Except as provided at Section No. 20, the provisions of Orticle 14-H of the Ceneral Mondelpai Law shall repetly imperative in any municipality unless and until a proposition therefor submitted at a general or special election in the Village of Palmyra shall be approved by a vote of the analority of the qualified electors in the Village of Palmyra voting thereon.

Section 22. DELEGATION OF AUTHORITY

The Board of Trustees of the Village of halmyre shall have the right to delagate to an efficient or officers thereof designated by it for that purpose any of the authority greated to it by the provisions of Arthele id-H of the Caseral Municipal Law in relation to the issuance, or and mant and cancellation of licenses, the conduct of investigations and hearing, the supervision of the operation of the games and the collection and frequencies of the spervision of the operation of the collection and frequency of fees.

Section 23. SHVER WILLTY

If may provision of this ordinance or any provision of Article idelia in the General Municipal Law of the application thereof to any manietriality, person or alreaded ances shall be adjudged unconstitutional

(c) On behalf of a bona fide organization of persons sixty years of age or over, commonly referred to as senior citizens, solely for the purpose of amusement and recreation of its members where (i) the organization has applied for and received an identification number from the bingo control commission, (ii) no player or other person furnishes anything of value for the opportunity to participate, (iii) the prizes awarded or to be awarded are nominal, (iv) no person other than a bona fide active member of the organization participates in the conduct of the games, and (v) no person is paid for conducting or assisting in the conduct of the game or games.

ARTICLE INOPERATIVE UNTIL ADOPTED BY VOTERS Except as provided in Section No. 20, the provisions of Article 14-H of the General Municipal Law shall remain inoperative in any municipality unless and until a proposition therefor submitted at a general or special election in the Village of Palmyra shall be approved by a vote of the majority of the qualified electors in the Village of Palmyra voting thereon.

Section 22. DELEGATION OF AUTHORITY

The Board of Trustees of the Village of Falmyra shall have the right to delegate to an officer or officers thereof designated by it for that purpose any of the authority granted to it by the provisions of Article 14-H of the General Municipal Law in relation to the issuance, amendment and cancellation of licenses, the conduct of investigations and hearing, the supervision of the operation of the games and the collection and transmission of fees.

Section 23. SEVERABILITY

If any provision of this ordinance or any provision of Article 14-H of the General Municipal Law of the application thereof to any municipality, person or circumstances shall be adjudged unconstitutional (a) On behalf of a bona fide organization of passons stary yongs of age or ever, commonly referred to an aerics with ear, solaly for the purpose of acression and each correction of its members where (i) the organization has applied for each colved to deritiostic normals from the bings control ear raiseion. (ii) no player of there person implicitles anything of volue for the opportunity to participate, (iii) the rises awarded or to be awarded are continued (iv) no carego oner than a born tide control of the organization participates in the opportunity of the organization participates in the opportunity of the games is and (v) no person is and for conducting or sentitive in the conducting or sentitive in the conduct of the game or games.

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MILLION REPER REALISE

If ay provinted of this codingnes or any emerican of Article 14-51 of the General Washings Faw of the application thereof to any monicipality, person as already macanalizational.

by any court of competent jurisdiction, the remainder of this ordinance and Article 14-H of the General Municipal Law or the application thereof to other municipalities, persons and circumstance shall not be affected thereby, and the Board of Trustees hereby declares that it would have enacted this ordinance without the invalid provision or application as the case may be, had such invalidity been apparent.

May 10, 1972

Minutes: A full set of minutes recorded by Mrs. Mary DeVey, 505

Jefferson Extension, Newark, N.Y. is attached.

became send the least limit of the send will be a send to the

Adjourn: Mayor Nussbaumer adjourned the meeting at 7:30 P.M.

Theresa P. Otte, Clerk Treas.

Park & Club Bldg.

Present:

Mayor David Mussbaumer, Trustees David McGuire, Robert Brown, Frederick Alderman, Lloyd Green. Approximately 25 interested citizens.

Wat. Ord.: Proposed Charles Village of Palmyra. Proposed changes to include raise in waterrates in the

Proof of Publication:

Mayor Nussbaumer read the Proof of Publication which stated that the Legal Notice ran for one week, April 26, 1972.

> STATE OF NEW YORK, COUNTY OF WAYNE Martha A. Smith being duly sworn, says that she is the Associate Editor of the Palmyra Courier-Journal, a public newspaper, printed and published weekly at Palmyra, Wayne County, N. Y., and that a Notice of Public Hearing of which the annexed printed slip is a true copy, was duly published therein once in successive weeks, beginning Apr. 26, 1972 each week for One and ending Apr. 26, 1972 Sworn before me this Moneson GORDON R. MORRISON, Notary Notary Public, Wayne County.
> For The State of New York
> Qualified in Monroe County

My Commission Expires March 30, 197.3

A general discussion followed the reading of the proof of publication.

Adjourn: Mayor Nussbaumer adjourned the public hearing at 8:50 P.M.

Theresa P. Otte, Clerk Treas.

* * * * * * * * * * * * * * * * *

Special Board Meeting

May 10, 1972 Board of Trustees

9:00 P.M.

Mayor David M. Nussbaumer, and Trustees Lloyd A. Green, David C. McGuire, Robert Brown, and Frederick Alderman/

Discuss. Re: Public

The Board of Trustees of the Village of Palmyra convened in the Trustees Room following a Public Hearing in the Park & Club Bldg., at 149 East Main Street, relative to the pro-Hearing posed increase in water rates and services to be effective
Wat. June 1, 1972. The following motion was made by Trustee Green,
Increase: 2nd by Trustee McGuire and carried:

WHEREAS, The Board of Trustees of the Village of Palmyra have not increased the water rates since the adoption of the Water Service Ordinance on September 1, 1955, and,

WHEREAS, It is apparent that the need for additional revenue from the water fund is imminent to provide the proper storage facilities, lines, pumps, in addition to the present facilities, and,

WHEREAS, A Public Hearing was held by the Board of Trustees of the Village of Palmyra on May 10, 1972 at 8:00 P.M. in the Park and Club Bldg., and closed at 8:45 P.M., at which

NOTICE OF AMENDMENTS TO WATER SERVICE

ANYMAY TO SPALLIEV SHE HE

PLEASE TAKE NOTICE, that a public hearing was held
by the Board of Trustees of the Village of Palmyra, Wayne
County, New York, on the 10th day of May, 1972 at 8:00 o'clock
P.M. Eastern Daylight Time, in the Park & Club Bldg., 149
East Main Street, in the Village of Palmyra, Wayne County, New
York, on the question of the adoption of certain amendments
to an Ordinance entitled "Village Ordinance Covering Water
Service in the Village of Palmyra, New York" adopted by the
Trustees of the Village of Palmyra on August 9, 1955 as follows:

Section 5 - Installation Charges, shall be amended to read as follows:

The labor and materials for completing the installation of water service from the main to and including the curb box will be furnished by the Village of Palmyra for which a flat charge of Two Hundred Dollars (\$200.00) will be made, and this amount must be paid when the application for service is filed with the Village Clerk. Any water service which is larger than 3/4 inch will be charged for in an amount which will be the above flat charge plus an amount to cover additional material and labor involved.

The necessary labor and materials for completing the installation from the curb box to the meter shall be furnished and paid for by the applicant for water service. Service pipes shall not be less than 3/4 inch, and must be copper tubing, Type K, with swedged joints only, and be placed at least 4/2 feet below the surface. The installation and materials must be approved by a duly authorized official or employee of the Village of Palmyra before the trench is back-filled. If any defects in the workmanship or materials are found, or if the consumer's service pipe has not been installed in accordance with the specifications or requirements herein provided, water service will not be turned on until such defects have been remedied, and if water service has been turned on before discovery of such defects, the service may be turned offuntil the defects are remedied.

Service connections will be made within a reasonable time after the filing and approval of the application for service, but the Village of Palmyra reserves the right to make service connections only during the period from April 1st to November 1st in any calendar year.

Section 9 - Frozen Pipes, shall be amended to read as follows:

In the event service to any consumer is impeded due to freezing of water in the supply pipe connection, the curb box and the building to which water service is furnished, the consumer if he desires to have such pipe thawed out by the Village

IN THE VILLAGE OF PALMYRA

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of Palmyra shall make written application for such service and file same with the village clerk and pay to the village clerk the sum of Twenty-five Dollars (\$25.00) which said sum is hereby determined to be a fair and reasonable charge for such service. When such application is made and the above charge paid to the village clerk, the Village of Palmyra will as soon as reasonably possible cause the ice in the pipe to be thawed so that water will run through the same.

Section 13 - Checking Meters and Adjustments, shall be amended to read as follows:

Any consumer making complaint as to the correctness of a meter and claiming to be overcharged may apply in writing to the village clerk within fifteen days after bill is rendered, and deposit the sum of give Dollars (\$5.00), and request the meter be tested. If the meter is found to be correct or to under-register the amount of water, such deposit will be retained by the Village of Palmyra in payment of the testing charge. Should the meter be found to over-register the amount of water, the deposit will be returned and proper correction made in the bill for the quarter the bill covers only. The village clerk or water cashier are each authorized to correct any bill so shown to be incorrect due to an incorrect reading of the meter or to a fault in the meter, but for no other reason.

Section 14 - Payment of Water Charges, Penalties, etc., shall be amended to read as follows:

Charges for water supplied in each quarter year shall be due and payable on the 1st day of March, June, September and December in each year for the preceding quarter, and shall be payable in full without discount or reduction of any kind. There shall be added to any charges remaining unpaid after the 15th day of each March, June, September and December a penalty of ten per centum (10%) of the amount due and unpiad and if such bill is not paid within thirty (30) days from its due date, the supply shall be cut off without notice and thereafter service will not be restored unless and until all charges and penalties are paid in full and in addition a fee of Five Dollars (\$5.00) be paid.

In the event the 15th day of the months is a Sunday or legal holiday, the quarterly bill may be paid on the next business day without penalty.

Section 15 - Water Rates and Charges, shall be amended to read as follows:

Ror consumers within the Village of Palmyra, the Water Rents shall be from and after June 1, 1972, and the same hereby are fixed and established as follows, viz:

QUARTERLY WATER RATES

First 1,000 cubic feet at \$.75 per 100 cubic feet Next 1,000 cubic feet at \$.65 per 100 cubic feet Next 1,000 cubic feet at \$.60 per 100 cubic feet Next 2,000 cubic feet at \$.50 per 100 cubic feet 0ver 5,000 cubic feet at \$.45 per 100 cubic feet

Minimum rate for each quarter or part thereof \$4.00.

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For all water meters owned by the Village of Palmyra and furnished to consumers either within or without the Village of Palmyra, there shall be a quarterly charge of \$.50 for an inside meter and \$.75 for an outside meter which shall be added to the quarterly bill rendered consumers.

The water rates for all consumers outside of the Village of Palmyra shall be double the rates for consumers within the Village of Palmyra, unless such consumers are in an oreganized water district when the rates fixed by contract shall prevail.

The rate for water when sold in tank lots shall be \$.75 per 100 cubic feet, and the minimum charge per tank shall not be less than \$3.00.

Section 16 - Miscellaneous Provisions, subdivision (b) thereof, shall be amanded to read as follows:

(b) The Board of Trustees reserves the right to make a flat charge of \$4.00 to be added to the regular quarterly bill, if a consumer fails, neglects or refuses to provide or arrange for access to the meter during the regular hours of employment of Village employees for the purpose of reading or inspecting the same after written notice to the consumer of the date and time when said meter will be read or inspected.

Section 20 - Effective Date, shall be amended to read as follows:

The amendments to the original ordinance adopted September 1, 1955, were duly enacted at a special meeting or the Board of Trustees of the Village of Palmyra held the 10th day of May, 1972, at 9:00 P.M. and shall be entered in the official minutes of such meeting, and published once in the Palmyra Courier-Journal, the official newspaper of the Board of Trustees of the Village of Palmyra, in the issue of May 17, 1972, and posted in six places public places in said Village of Palmyra on or prior to May 17, 1972, proof of such publication and posting shall be spread in full in the Book of Ordinances of the Village of Palmyra, and this ordinance with amendments shall be in effect on and after June 1, 1972.

State of New York)
County of Wayne) ss:
Village of Palmyra)

I, Theresa P. Otte, the duly appointed, qualified and acting Village Clerk of the Village of Palmyra, New York, DO HEREBY CERTIFY: That at a special meeting of the Board of Trustees of the Village of Palmyra, New York, duly held on May 10, 1972 at 9:00 P.M., at which all the members were present, the foregoing amendments to the Water Service Ordinance wereduly adopted by the Board of Trustees of said Village, and all members voted in the affirmative thereon, and that same has not been revoked or rescinded.

In Witness Whereof, I have herunto set my hand and affixed the seal of the Village of Palmyra, New York, this 10th day of May, 1972.

Theresa P. Otte, Village Clerk For all water meters owned by the Village of Palmyra and furnished to consumers either within or without the Village of Palmyra, there shall be a quarterly charge of \$.50 for an inside meter and \$.75 for an outside meter which shall be added to the quarterly bill rendered consumers.

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Section 16 - Miscellaneous Provisions, subdivision (b)

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In Witness Whereof, I have herunto set my hand and affixed the seal of the Village of Palmyra, New York, this 10th day of May, 1972.

Theresa P. Otte, Village Clerk PUBLIC HEARING
PLEASE TAKE NOTICE, that a public hearing will be held by the Board of Trustees of the Village of Palmyra, Wayne County, New York, on the 10th day of May, 1972, at 8:00 o'clock P.M., Eastern Daylight Time, in the Village Hall, 144 East Main Street, in the Village of Palmyra, Wayne County, New York, on the question of the adoption of certain amendments to an Ordinance entitled "Village Ordinance Covering Water Service in the Village of Palmyra, New York" adopted by the Trustees of

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The labor and materials for completing the installation of water service from the main to and including the curb box will be furnished by the Village of Palmyra for which a flat charge of Two Hundred Dollars (\$200.00) will be made, and this amount must be paid when the application for service is filed with the Village Clerk. Any water service which is larger than % inch will be charged for in an amount which will be the above flat charge plus an amount to cover additional material and labor involved.

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Service connections will be made within a reasonable time after the filing and approval of the application for service, but the Village of Palmyra reserves the right to make service connections only during the period from April 1st to November 1st in any calendar year.

Section 9 - Frozen Pipes, shall

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Section 9 - Frozen Pipes, shall be amended to read as follows:
In the event service to any consumer is impeded due to freezing of water in the supply pipe connection, the curb box and the building to which water service is furnished, the consumer if he desires to have such pipe thawed out by the Village of Palmyra shall make written application for such service and file same with the village clerk and pay to the village clerk the sum of Twenty-five Dollars (\$25.00) which said sum is hereby determined to be a fair and reasonable charge for such service. When such application is made and the above charge paid to the village clerk, the Village of Palmyra will as soon as reasonably possible cause the ice in the pipe to be thawed so that water will run through the same.

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but for no other reason.
Section 14 - Payment of Water
Charges, Penalties, etc., shall be
amended to read as follows:

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each quarter year shall be due
and payable on the 1st day of
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day of each March, June, September and December a penalty
of ten (10) per centum of the
amount due and unpaid and if
such bill is not paid within thirty
(30) days from its due date, the
supply shall be cut off without
notice and thereafter service will
not be restored unless and until
all charges and penalties are paid
in full and in addition a fee of
Five Dollars (\$5.00) be paid.

In the event the 15th day of the
month is a Sunday or legal
holiday, the quarterly bill may be
pald on the next business day
without penalty.
Section 15 - Water Rates and
Charges, shall be amended to
read as follows:

For consumers within the
Village of Palmyra, the Water
Rents shall be from and after
June 1, 1972, and the same hereby
are fixed and established as
follows, viz:

QUARTERLY WATER RATES
First 1,000 cubic feet at \$.65 per
100 cubic feet,

Next 1,000 cubic feet at \$.65 per 100 cubic feet,
Next 1,000 cubic feet at \$.60 per 100 cubic feet,
Next 2,000 cubic feet at \$.50 per 100 cubic feet,
Over 5,000 cubic feet at \$.45 per 100 cubic feet.

Over 5,000 cubic feet at \$.45 per 100 cubic feet.

Minimum rate for each quarter of part thereof \$4.00.

For all water meters owned by the Village of Palmyra and furnished to consumers either within or without the Village of Palmyra, there shall be a quarterly charge of \$.50 for an inside meter and \$.75 for an outside meter which shall be added to the quarterly bill rendered consumers.

The Water rates for all consumers outside of the Village of Palmyra shall be double the rates for consumers within the Village of Palmyra, unless such consumers are in an organized water district when the rates fixed by contract shall prevail.

The rate for water when sold in tank lots shall be \$.75 per 100 cubic feet, and the minimum charge per tank shall not be less than \$3.00.

Section 16 - Miscellaneous Provisions, subdivision (b) thereof, shall be amended to read as follows:

(b) The Board of Trustees reserves the right to make a flat charge of \$4.00 to be added to the regular quarterly bill, if a consumer fails, neglects or refuses to provide or arrange for access to the meter during the regular hours of employment of Village employees for the purpose of reading or inspecting the same after written notice to the consumer of the date and time when said meter will be read or inspected.

Section 20 - Effective Date, shall be amended to read as follows:

The effective date of this Ordinance shall be June 1, 1972.

follows: The effective date of this Or-dinance shall be June 1, 1972.

April 24, 1972 THE

BOARD OF

VILLAGE OF PALMYRA
Contract for Operation
of Sanitary Landfill
NOTICE TO BIDDERS
NOTICE IS HEREBY GIVEN,
pursuant to the requirements of
Section 103 of the General
Municipal Law that sealed
proposals will be received at the
Office of the Village Clerk, in the
Village Hall, Main Street,
Palmyra, New York, by the
Village of Patmyra, until the 29th
day of March, 1972, at 7:00 P.M.,
Eastern Standard Time, for the
furnishing of one year's operation
of a sanitary landfill according to of a sanitary landfill according to plans and specifications prepared by the Village of Palmyra.

Copies of the Contract
Documents may be examined at
the office of the Village Clerk, in
the Village Hall, Palmyra, New
York, and copies of said
documents may be obtained from
the Village Clerk upon payment
of \$2.00. No refunds will be made.
No bidder may withdraw his
bid within forty-five (45) days
after the date set for the opening of the Copies

after the date set for the opening thereof; and may not withdraw it any time prior to the operand o

bids except in accordance with the "Information for Bidders." page 1-1-2.

The enclosure containing the proposal shall have endorsed on the outside thereof the name of the bidder, the business address to which communications may be sent, and the material to be furnished pursuant to this notice. All bids submitted must include a non-collusive bidding cor-

a non-collusive bidding certificate pursuant to the requirements of Section 103-d of the General Municipal Law of the State of New York.

All bids submitted must include certificate stating that the

a certificate stating that the bidder will comply with the terms of Section 103-a of the General Municipal Law of the State of

New York. The Village Board reserves the right to waive any informality in,

or to reject any and all bids.

March 13th, 1972

BY ORDER OF

THE BOARD

TRUSTEES

OF THE OF

VILLAGE OF PALMYRA Theresa P. Otte, Clerk.

STATE OF NEW YORK, COUNTY OF WAYNE

99:

| Damlana | T | Matteson |
|---------|----|----------|
| Darlene | L. | Matteson |

Notary Public, Wayne County Notary Public, Wayne County My Commission Expires, March 30, 19,

| S | ecretary |
|--|--|
| being duly sworn, says that she is the | |
| of the Palmyra Courier-Journal, a public | newspaper, printed and published weekly |
| Palmyra, Wayne County, N. Y., and that a | copy |
| of which the annexed printed slip is a tru | ne copy, was duly published therein once |
| on o | Mar. 22, 1972 |
| each week for successive w | eeks, beginning |
| and ending Mar. 22, 1972 | |
| Lan | line E. matteson |
| 23 | |
| Sworn before me this | - (|
| moul 197 | 24 |
| day of | , Fees |
| 7). 4/1/ | HARRY K. WHITE, Notary Public |
| Jamy a her | State of New York, County of Monroe Qualified in Wayne County |
| - · · · | 77. |

Special Board Meeting (Cont'd)

Motion:

approximately 25 citizens were present to discuss the raise and need for additional revenue, and no objections were voiced after due explanation of the reasons,

BE IT RESOLVED THAT, the Board of Trustees of the Village of Palmyra enact the amendments to the Water Ordinance by publishing in the Palmyra Courier-Journal on May 17, 1972 and the clerk be directed to post six copies in six public places on or before this date and attach a Proof of Such Publication to these minutes, with the effective date of the amendments to be June 1, 1972.

Voice vote:

Trustee Green Aye Trustee Alderman Aye Trustee McGuire Aye Trustee Brown Aye

Motion carried.

Mayor Nussbaumer adjourned the meeting at 9:15 P.M. Adjourn:

Theresa P. Otte, Clerk Treasurer

* * * * * * * * * * * * * * * *

Special Board Meeting

May 13, 1972 Board of Trustees

9:30 A.M.

Mayor David M. Nussbaumer, and Trustees Lloyd A. Green, David Present: McGuire, Frederick Alderman. Attorney Henry B. Nesbitt and Allen Granger, Maple Avenue. Absent, Trustee Robert Brown who informed the board that he would not be able to attend the meeting.

Dump

Allen Granger, the lone bidder for the proposed operation of the Contract: Village of Palmyra Dump for the ensuing year, 6/1/72 through 5/31/73, had previously discussed with the village board a few suggestions for an addendum to be placed on the proposed contract. The addendum was prepared by Attorney H. B. Nesbitt. The following motion was made by Trustee McGuire, 2nd by Trustee Green and carried: WHEREAS: The Village of Palmyra advertised for bids for the

Mayor to Sign

complete operation of the Village Dump on Garnsey Road by an Contract: independent contractor on March 22, 1972 with the bid opening on March 29, 1972, and,
WHEREAS, only one bid was received from Allen Granger, Maple
Avenue, Palmyra, New York requesting \$12.00 per year with a fee of \$.75 per yard for all refuse placed in the dump, BE IT RESOLVED, that the Board of Trustees of the Village of

Palmyra instruct David M. Nussbaumer to sign a contract in behalf of the Village of Palmyra with Allen Granger.

Aye Aye

Aye Absent

Voice vote: Trustee Green Trustee McGuire Trustee Alderman Trustee Brown

Motion carried.

Proof of Publication:

Fire Truck: A general discussion ensued relative to the rebidding of request for a pumper tanker. Attorney Nesbitt informed the board that a Permissive Referendum would be in order which must be published in the newspaper to increase the amount to \$35,000.00 if the board so chose to increase the figure.
The following motion was made by Trustee Green, 2nd by Trustee McGuire and carried:

Resol. to increase:

WHEREAS, the Board of Trustees of the Village of Palmyra find that previous bids were not acceptable for the purchase of a pumper tanker for a price figure of \$32,000.00 as required by

a permissive referendum, BE IT RESOLVED, that the Board of Trustees of the Village of Palmyra instruct the clerk to have publicized a "Notice of Adoption of a Village Resolution" to authorize the board of Trustees to expend the sum of \$35,000.00 following a Permissive Referendum.

VOTE:

Aye Trustee Green Aye Trustee Alderman Trustee Brown Absent Trustee McGuire Aye

(Formal resolution so attached to these minutes.)

Vil. Dump Allen Granger, asked permission of the board to place a phone Phone and electricity in the building at the Village Dump. The Elec.: fees for a phone and electrical service would be paid by Granger. In addition, Mr. Granger asked that he be allowed to view the dump to ascertain what work needs to be done immediately in order to start proper operation as of June 1, 1972. Motion was made by Trustee Alderman, 2nd by Trustee Green and carried to allow Mr. Granger to make the necessary repairs and installations as he would see fit at the Village of Palmyra Dump on Garnsey Road.

for Use of Dump:

Suggest. Mr. Granger informed the board that it would be his opinion that the following charges should be levied for various types of vehicles:

> Passenger Car 1 Ticket 1 Yard capacity 2 Yard capacity 2 Tickets Station Wagon Pick-up Truck 2 Tickets 2 Yard capacity Stake Truck 3 Tickets 3 Yard capacity
> Village Trucks 6 Tickets 6 Yard capacity
> Commercial Haulers -- Each knows the capacity of his equip-

ment and should be charged according to the number of yards the truck holds.

Adjourn: Mayor Nussbaumer adjourned the meeting at 10:20 P.M.

VILLAGE RESOLUTION

NOTICE IS HEREBY GIVEN that the Board of Trustees of the Village of Palmyra, New York, at a special meeting thereof held on the 13th day of May, 1972, duly adopted a resolution, bubject to a permissive referendum, as follows:

BE IT RESOLVED, by the Board of Trustees of the Village of Palmyra, to HEREBY CERTIFY:

Section 1. The purchase by the Village of Falmyra, Wayne County, New York, of a pumper-tanker mounted on a commercial chassis for fire service including apparatus to be used in connection therewith at a maximum estimated cost of \$35,000.00; and.

Section 2. The plan for financing of such maximum estimated cost be by the expenditure of \$35,000.00, or so much thereof as is required, from the capital reserve fund of said Village heretofore established for the purchase of fire apparatus; and,

Section 3. It is hereby determined that the period of probable usefulness of such specific object or purpose is ten years, pursuant to subdivision 27 of paragraph a of Section 11.00 of the Local Finance Law; and,

Section 1. Upon this resolution taking effect, the same shall be published in full in the Palmyra Courier-Journal, the official newspaper, and post in accord with the provisions of subdivision 2 of Section 7-700 of the Village Law.

By order of the Board of Trustees of the Village of

Palmyra.

Dated: May 13, 1972

NOTICE OF ADOPTION

OF

VILLAGE RESOLUTION

NOTICE IS HEREBY GIVEN that the Board of Trustees of the Village of Palmyra, New York, at a special meeting thereof held on the 13th day of May, 1972, duly adopted a resolution, bubject to a permissive referendum, as follows:

BE IT RESOLVED, by the Board of Trustees of the Village of Palmyra, to HEREBY CERTIFY:

Section 1. The purchase by the Village of Palmyra, Wayne County, New York, of a pumper-tanker mounted on a commercial chassis for fire service including apparatus to be used in connection therewith at a maximum estimated cost of \$35,000.00; and,

Section 2. The plan for financing of such maximum

estimated cost be by the expenditure of \$35,000.00, or so much thereof as is required, from the capital reserve fund of said Village heretofore established for the purchase of fire apparatus; and,

Section 3. It is hereby determined that the period of probable usefulness of such specific object or purpose is ten years, pursuant to subdivision 27 of paragraph a of Sec=tion 11.00 of the Local Finance Law; and,

Section 4. Upon this resolution taking effect, the same shall be published in full in the Palmyra Courier-Journal, the official newspaper, and post in accord with the provisions of subdivision 2 of Section 7-700 of the Village Law.

By order of the Board of Trustees of the Village of almyra.

pated: May 13, 1972