THE METROPOLITAN DISTRICT COMMISSION
555 Main Street
Hartford, Connecticut 06103
Monday, December 14, 2015


Absent: Commissioners Luis Caban, Mary Anne Charron, Janice Flemming, Matthew B. Galligan, Joseph Klett, Kathleen J. Kowalyshyn, Helene Shay, Michael A. Toppi and Special Representative Michael Carrier (9)

Also Present: Citizen Member Ronald F. Angelo, I Citizen Member Martin B. Courneen Scott W. Jellison, Chief Executive Officer John M. Zinzarella, Deputy Chief Executive Officer, Business Services R. Bartley Halloran, District Counsel Christopher R. Stone, Assistant District Counsel John S. Mirtle, District Clerk Rob Constable, Director of Finance Sue Negrelli, Director of Engineering Robert Schwarm, Director of Information Technology Kelly Shane, Director of Procurement Robert Zaiq, Manager of Labor Relations Jennifer Ottalagana, Project Manager Kerry E. Martin, Assistant to the Chief Executive Officer Cynthia A. Nadolny, Executive Assistant

CALL TO ORDER

The meeting was called to order by Chairman DiBella at 5:30 PM

ROLL CALL AND QUORUM

The District Clerk called the roll and informed Chairman DiBella that a quorum of the Commission was present, and the meeting was declared a legal meeting of the District Board of The Metropolitan District of Hartford County, Connecticut.

PLEDGE OF ALLEGIANCE
Those in attendance stood and recited the Pledge of Allegiance.

**PUBLIC COMMENTS RELATIVE TO AGENDA ITEMS**

Paul Montinieri, Wethersfield Mayor and Jeff Bridges, Wethersfield Town Manager spoke on agenda item #10, the MDC 2016 Budget and urged the MDC to limit budget expenses as much as possible.

*Commissioner Ray entered the meeting at 5:34 PM*

**APPROVAL OF MINUTES**

*On motion made by Commissioner Camilliere and duly seconded, the meeting minutes of November 9, 2015 were approved.*

*Commissioner Curtis abstained.*

**REPORT FROM CHIEF EXECUTIVE OFFICER**

Scott Jellison, Chief Executive Officer presented the monthly CEO Report

**STATEWIDE WATER SUPPLY PLAN**

*Without objection, this agenda item was moved to the end of the meeting.*

**PERSONNEL, PENSION AND INSURANCE COMMITTEE**

**PETITION FOR APPROVAL**

**REVISED JOB SPECIFICATIONS FOR LOCAL 1026 CLASSIFICATIONS**

To: District Board

From: Personnel, Pension and Insurance Committee

As part of the contract negotiation process with Local 1026 (supervisory unit), the District and the Union agreed to make revisions to the job specifications. The revisions reflect wording that incorporates contemporary process and procedures. Attached are the job specifications approved by the Union.

There were three classification valuation changes agreed to through contract negotiations for existing classifications, including: Sewer Maintenance Supervisor (SS-05 to SS06; Senior Command Center Supervisor (SS06 to SS07); and, Meter
Supervisor, SS04 to SS05). These valuation changes recognized the additional responsibilities and accountabilities related to reorganization and function realignment.

Staff recommends that the designated job specification and specified valuation changes be incorporated and approved as part of the District’s Classification System.

At a meeting of the Personnel, Pension and Insurance Committee held on December 14, 2015, it was:

VOTED: That the Personnel Pension and Insurance Committee recommend to the District Board passage of the following resolution:

RESOLVED: That the attached job specifications changes to the positions represented by Local 1026 be approved and incorporated with the three specified valuation changes as part of the District’s Classification System.

Respectfully Submitted,

John Mirtle
District Clerk

Commissioner Sweezy moved to amend the Job Description for the Accounts Payable Supervisor, as shown below:

METROPOLITAN DISTRICT COMMISSION
CLASSIFICATION DESCRIPTION

CLASSIFICATION TITLE: ACCOUNTS PAYABLE SUPERVISOR

JOB SUMMARY

This is very responsible financial supervisory work involving unit supervision of accounts payable work. Work involves responsibility for overseeing accurate and timely processing of invoices and establishing effective vendor relations. Duties include insuring timely payment of vendor invoices through subordinate accounting staff, monitoring quarterly GR-IR reconciliation for all business areas, voiding and reissuing checks, refund check processing, escheated check processing, and providing administrative support. This position also has the responsibility for making difficult accounts payable technical and operational decisions within established procedures. This work requires that the employee have knowledge, skill and ability in accounts payable.

ESSENTIAL FUNCTIONS
The following duties are normal for this position. The omission of specific statements of the duties does not exclude them from the classification if the work is similar, related, or a logical assignment for this classification. Other duties may be required and assigned.

- Schedules, assigns, supervises and evaluates a small work group in processing invoices for payment, maintenance of vendor records, statement/invoice reconciliation, and related activities.
- Responds to vendor and District staff requests for information pertaining to accounts payable and related purchasing information. Maintains retainage accounts for contractors and RFPs.
- Establishes, monitors and maintains effective customer relations with vendors and suppliers.
- Analyzes moderately complex accounts payable problems and procedures and prepares recommendations for improvements and financial reports. Monitors current trends in accounts payable and advises management.
- Develops accounts payable metrics and process changes as needed.
- Compiles information on completed work assignments and employee effort. Assists in analyzing information on work group efficiency and effectiveness.
- Drafts unit budget and controls expenditures within fund allocations.
- Trains and counsels employees. Administers union contract language, and recommends oral warnings and higher level discipline. Assists in employee selection. Assures safe work practices.
- Coordinates activities on a short and long term basis to assure personnel, materials and equipment necessary for projects and objectives.

SUPERVISION RECEIVED

Works under the general direction of the Payroll/Accounts Payable Administrator or other accounting management employee.

MINIMUM QUALIFICATIONS

A bachelor’s degree from a recognized college in accounting or a related field plus six (6) years of progressively responsible experience in accounts payable or related experience; and experience in a lead or supervisory capacity, or an equivalent combination of educating and qualifying experience substituting on a year-for-year basis.

SPECIAL REQUIREMENTS

CPA license preferred.

KNOWLEDGE, SKILLS, AND ABILITIES

- Knowledge of accounts payable principles and practices.
- Knowledge of personal computers and software capabilities within a network environment.
- Knowledge of public administration practices as applied to work unit reporting and routine administrative procedures.
• Knowledge of MDC policies and procedures.

• Ability to communicate orally and in writing.

• Ability to administer policies and procedures including scheduling, day-to-day problem solving, and report writing.

• Ability to supervise others in a work unit.

• Ability to establish and maintain effective working relationships with coworkers, vendors, contractors, consultants and the general public.

ADA COMPLIANCE

Physical Ability: Tasks require the ability to exert light physical effort in sedentary to light work, but which may involve some lifting, carrying, pushing and/or pulling of objects and materials of light weight (under 25 pounds).

Sensory Requirements: Some tasks require the ability to communicate orally and in writing.

Environmental Factors: Essential functions are performed primarily indoors with minimal exposure to outdoor environmental factors.

The Metropolitan District Commission is an Equal Opportunity Employer. In compliance with the Americans with Disabilities Act, the Commission will provide reasonable accommodations to qualified individuals with disabilities and encourages both prospective and current employees to discuss potential accommodations with the employer.

On motion made by Commissioner Camilliere and duly seconded, the resolution was adopted, as amended, by unanimous vote of those present.

BOARD OF FINANCE
FISCAL YEAR 2016 - CAPITAL IMPROVEMENT BUDGET

To: District Board

From: Board of Finance

At its November 16, 2015 meeting, the Board of Finance voted to recommend the following resolutions be forwarded to the District Board for approval:

Voted: That the Board of Finance accepts and approves a Capital Improvement Budget for 2016 in the total amount of $63,750,000 in appropriations to be funded from bonds, note proceeds or other sources as follows:

APPROPRIATIONS
### Wastewater

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessable Sewer Program</td>
<td>$300,000</td>
</tr>
<tr>
<td>General Purpose Sewer</td>
<td>$500,000</td>
</tr>
<tr>
<td>Hartford WPCF - Air Permit Compliance Upgrades</td>
<td>$4,500,000</td>
</tr>
<tr>
<td>Paving Program</td>
<td>$1,400,000</td>
</tr>
<tr>
<td>Private Property Inflow Disconnect Program</td>
<td>$50,000</td>
</tr>
<tr>
<td>Sewer Rehabilitation Program</td>
<td>$3,600,000</td>
</tr>
<tr>
<td>Various Sewer Pipe Replacement/Rehab – District Wide</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>WPC Electrical Systems Upgrades</td>
<td>$3,300,000</td>
</tr>
<tr>
<td>WPC Equipment &amp; Facilities Improvements</td>
<td>$2,100,000</td>
</tr>
<tr>
<td>WPC Plant Infrastructure Renewal and Replacements</td>
<td>$3,200,000</td>
</tr>
</tbody>
</table>

**Total Wastewater** $19,950,000

### Water

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Purpose Water Program</td>
<td>$3,000,000</td>
</tr>
<tr>
<td>Bloomfield Transmission Main Extension</td>
<td>$8,000,000</td>
</tr>
<tr>
<td>WMR Simmons Road Area, East Hartford</td>
<td>$3,800,000</td>
</tr>
<tr>
<td>Paving Program</td>
<td>$3,000,000</td>
</tr>
<tr>
<td>Radio Frequency Automated Meter Reading Program</td>
<td>$1,500,000</td>
</tr>
<tr>
<td>WMR Garden Street Area, Wethersfield</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>Land Acquisition for Water Facilities, Supply and Treatment</td>
<td>$500,000</td>
</tr>
<tr>
<td>Water Supply Improvements - Raw Water Transmission Mains</td>
<td>$500,000</td>
</tr>
</tbody>
</table>

**Total Water** $21,300,000

### Combined

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Construction Services</td>
<td>$3,500,000</td>
</tr>
<tr>
<td>Engineering Services</td>
<td>$2,500,000</td>
</tr>
<tr>
<td>Fleet Replacement</td>
<td>$1,300,000</td>
</tr>
<tr>
<td>Administrative Facilities Improvement Program</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>Technical Services</td>
<td>$3,400,000</td>
</tr>
<tr>
<td>Information Systems  I/T Upgrades</td>
<td>$5,000,000</td>
</tr>
<tr>
<td>Underground Storage Tanks - Removal &amp; Replacement</td>
<td>$800,000</td>
</tr>
<tr>
<td>Survey &amp; Construction</td>
<td>$5,000,000</td>
</tr>
</tbody>
</table>

**Total Combined** $22,500,000

**Wastewater, Water, Combined Total** $63,750,000

**Further Voted:** That the Board of Finance recommends to the District Board passage of the following resolutions:
WHEREAS, the District Board has resolved today to appropriate and issue Bonds for those capital improvements projects numbered 1-26, inclusive; and

WHEREAS, the District Board wishes to determine the form, date or dates, maturities, manner of sale and other details concerning such bonds;

Now THEREFORE BE IT RESOLVED:

Section 1. To meet the appropriations for the projects set forth in the 2016 CIP Resolutions Nos. 1-26 inclusive (the “Resolutions”), bonds of the District are authorized in the respective amounts set forth in such Resolutions to be issued in one or more series in accordance with applicable General Statutes of Connecticut, Revision of 1958, as amended to date and as amended from time to time in the future, public acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future, and special acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future (together, “Connecticut laws”), and the District’s Charter. Said bonds shall be issued in fully registered form, be executed in the name and on behalf of the District by the manual or facsimile signatures of the Chairman or Vice Chairman and the Treasurer or the Deputy Treasurer, and bear the District seal or a facsimile thereof. The bonds may be secured by the full faith and credit of the District and/or by special revenues of the District pledged thereto by the District Board, in accordance with Connecticut laws and the District’s Charter. Each of the bonds shall recite that every requirement of law relating to its issue has been duly complied with and that such bond is within every debt and other limit prescribed by law. The aggregate principal amount of the bonds to be issued, the form of issuance as serial, term or discount bonds, the dated date, final maturity, annual installments of principal, whether interest on the bonds will be fixed or variable, the rate or rates of interest, or method of determining interest rates thereon, whether such interest shall be excluded or included in gross income for federal income tax purposes, denominations, terms of redemption, if any, the date, time of issue and sale and all other terms, details and particulars of such bonds shall be determined by the District Board, in accordance with Connecticut laws and the District’s Charter, following recommendation of the Board of Finance. It is hereby found and determined that the issuance of any such bonds the interest on which is included in gross income for federal income tax purposes is in the public interest. The bonds may be sold by competitive bid or negotiated sale, as determined by the District Board. If sold by competitive bid, a notice of sale, or summary thereof, shall be published at least five (5) days in advance of the sale in a recognized publication carrying municipal bond notices and devoted primarily to financial news and the subject of state and municipal bonds. If sold by negotiated sale, the form and details
of the bond purchase agreement for the sale of the bonds shall be determined by the District Board.

Section 2. The Treasurer and the Deputy Treasurer are authorized to make temporary borrowings in anticipation of the receipt of the proceeds of said bonds. Notes or certificates of indebtedness evidencing such borrowings may be sold by competitive bid or negotiated sale, as determined by the Treasurer or Deputy Treasurer, in such manner as shall be determined by said Officers. Said notes or certificates of indebtedness shall be issued in fully registered form, be executed in the name and on behalf of the District by the manual or facsimile signatures of the Chairman or Vice Chairman and the Treasurer or Deputy Treasurer, and bear the District seal or a facsimile thereof. The notes or certificates of indebtedness may be secured by the full faith and credit of the District and/or by special revenues of the District pledged therefore by the District Board in accordance with Connecticut laws and the District’s Charter. Each of the notes shall recite that every requirement of law relating to its issue has been duly complied with and that such note is within every debt and other limit prescribed by law. The net interest cost on such notes or certificates of indebtedness, including renewals thereof, and the expense of preparing, issuing and marketing them, to the extent paid from the proceeds of such renewals or said bonds, shall be included as a cost of the project. Upon the sale of the bonds, the proceeds thereof, to the extent required, shall be applied forthwith to the payment of the principal of and the interest on such notes or certificates of indebtedness then outstanding or shall be deposited with a bank or trust company in trust for such purpose.

Section 3. In connection with the issuance of the bonds, notes or certificates of indebtedness authorized hereunder and under the Resolutions (“Authorized Obligations”), the District Board is hereby authorized to approve the terms and conditions of, including necessary covenants, limitations and restrictions on the District necessary to obtain, standby bond purchase agreements, letters of credit, lines of credit, financial guaranty insurance policies, guarantees of the District or third parties, surety agreements, or any similar agreements (“Credit Facilities”) with one or more financial institutions providing Credit Facilities (“Credit Facility Providers”) to provide for additional security for and the purchase upon tender of the Authorized Obligations, if any, under circumstances set forth in the Indentures (defined herein). Credit Facilities shall be executed in the name and on behalf of the District by the manual or facsimile signatures of the Chairman or Vice Chairman and the Treasurer or Deputy Treasurer.

Section 4. In connection with the issuance of Authorized Obligations and interim funding obligations in anticipation of project loan obligations and project loan obligations under Section 22a-475 et seq. of the General Statutes of Connecticut, Revision of 1958, as amended, the so-called “Drinking Water Program” (“Drinking
Water Obligations") or under Section 22a-478 et seq. of the General Statutes of Connecticut, Revision of 1958, as amended, the so-called “Clean Water Fund Program” ("Clean Water Fund Obligations"), the District Board is hereby authorized to approve the terms and conditions of indentures of trust or other instruments of trust ("Indentures") with commercial banks or national banking associations with trust powers or trust companies to be appointed by the Chairman or Vice Chairman and the Treasurer or Deputy Treasurer ("Trustees"), which provide for, among other things, the rate of rates of interest, or method of determining interest rates thereon, procedures for conducting auctions in an auction rate mode, the denominations, the tender rights of holders, if any, the rights of redemption and redemption prices, the payment of certain fees, the imposition of certain covenants, limitations and restrictions on the District necessary to issue the variable rate bonds, and the execution of various other instruments. Indentures shall be executed in the name and on behalf of the District by the manual or facsimile signatures of the Chairman or Vice Chairman and the Treasurer or Deputy Treasurer.

Section 5. In connection with the issuance of Authorized Obligations bearing interest at variable interest rates, the District Board is hereby authorized to approve the terms and conditions of, including necessary covenants, limitations and restrictions on the District necessary to enter into, remarketing agreements, broker-dealer agreements, auction agency agreements and other agreements (the “Reoffering Agreements”) with remarketing agents, investment banking firms or other financial institutions to be appointed by the Chairman or Vice Chairman and the Treasurer or Deputy Treasurer ("Reoffering Agents"), which provide for, among other things, the terms and conditions for reoffering Authorized Obligations bearing interest at variable interest rates, the Reoffering Agents’ compensation and the disclosure of the District’s financial condition. Reoffering Agreements shall be executed in the name and on behalf of the District by the manual or facsimile signatures of the Chairman or Vice Chairman and the Treasurer or Deputy Treasurer.

Section 6. In connection with the issuance of Authorized Obligations, if permitted by Connecticut laws and the District’s Charter, the District Board is hereby authorized to approve the terms and conditions of, including necessary covenants, limitations and restrictions on the District necessary to obtain, an interest rate swap agreement in the form of the International Swaps and Derivatives Association, Inc. (ISDA) Master Agreement, together with applicable annexes, schedules and confirmations thereto, contracts to manage interest rate risk, including interest rate caps, options, puts, call or similar arrangements, or such other agreements permitted by Connecticut laws and the District’s Charter (“Swap Agreements”), with one or more counterparties to be selected by the Chairman or Vice Chairman and Treasurer or Deputy Treasurer, as Swap Provider (the “Swap Providers”), which provides for, among other things, the effective date or dates of the Swap Agreements, the rate of interest to
be paid by the District to the Swap Providers on the principal amount of the bonds (which may be a fixed rate or a variable rate based on an index determined by the Chairman or Vice Chairman and Treasurer or Deputy Treasurer), the rate of interest to be received by the District from the Swap Providers (which may be a fixed rate or a variable rate based on an index determined by the Chairman or Vice Chairman and Treasurer or Deputy Treasurer), the payment of certain fees, the imposition of certain covenants, limitations and restrictions on the District and the execution of various other instruments. Swap Agreements shall be executed in the name and on behalf of the District by the manual or facsimile signatures of the Chairman or Vice Chairman and the Treasurer or Deputy Treasurer. To the extent provided by Connecticut laws, the full faith and credit of the District may be pledged to any and all payments to be made by the District with respect to the Swap Agreements, including, any termination or netting payments to be made by the District.

Section 7. The Chairman or Vice Chairman and Treasurer or Deputy Treasurer are hereby authorized, on behalf of the District, to enter into agreements or otherwise covenant for the benefit of bondholders to provide information on an annual or other periodic basis to the Municipal Securities Rulemaking Board (the “MSRB”) and to provide notices to the MSRB of material events as enumerated in the Securities and Exchange Commission Securities Exchange Act Rule 15c2-12, as amended, as may be necessary, appropriate or desirable to effect the sale of the bonds, notes and certificates of indebtedness authorized by this resolution. Any agreements or representations to provide information to the MSRB made prior hereto are hereby confirmed, ratified and approved.

Section 8. The District hereby expresses its official intent pursuant to Treasury Regulations Section 1.150-2 to reimburse expenditures paid sixty days prior to and any time after the date of passage of this Resolution in connection with the Resolutions with the proceeds of Authorized Obligations, Drinking Water Obligations or Clean Water Fund Obligations. Said obligations shall be issued to reimburse such expenditures not later than 18 months after the date of the expenditure or such later date the Regulations may authorize. The District hereby certifies that the intention to reimburse as expressed herein is based upon its reasonable expectations as of this date. The Chairman or Vice Chairman and the Treasurer or Deputy Treasurer is each individually authorized to pay project expenses in accordance herewith pending the issuance of the Authorized Obligations. This Section is included herein solely for purposes of compliance with Treasury Regulations Section 1.150-2 and may not be used or relied on for any other purpose.

Section 9. In connection with the issuance of Authorized Obligations and Drinking Water Obligations or Clean Water Fund Obligations, the District Board is hereby authorized to, and if any such action shall heretofore have been taken, such
action is hereby ratified and confirmed, (a) publish such notices, hold such hearings, make such representations and agreements, and take such other actions as shall be necessary to enable bond counsel to render its opinions as to the validity of the said obligations and the exclusion of the interest thereon, if applicable, from gross income for federal income tax purposes, (b) make, execute and deliver all such additional and supplemental documents, including, but not limited to any tax compliance agreements, tax certificates, tax forms, investment agreements or assignments, and (c) do and perform such acts and take such actions as may be necessary or required for the consummation of the transactions provided for and contemplated by this Resolution.

2016 CIP PROJECT RESOLUTION NO. 1

RESOLUTION APPROPRIATING AN ADDITIONAL $300,000 FOR THE ASSESSABLE SEWER PROGRAM AND AUTHORIZING THE ISSUANCE OF AN ADDITIONAL $300,000 BONDS OF THE DISTRICT TO MEET SAID APPROPRIATION FOR A TOTAL APPROPRIATION AND BOND AUTHORIZATION OF $800,000

RESOLVED:

Section 1. An additional sum of $300,000 is hereby appropriated for the extension of existing sanitary sewers resulting from property owner petitions for public sewer service within the District’s sewer service area, including design, construction, project administration, legal, administrative and other financing costs related thereto. District forces may be utilized for this program. The District costs may include salary, benefits and overhead. This appropriation is an increase to the 2014 Assessable Sewer Program appropriation and bond authorization for $500,000 (SCS.SR0014.01). The total appropriation for this project will now be $800,000.

Section 2. To meet said appropriation an additional $300,000 bonds of the District are authorized to be issued in one or more series in accordance with applicable General Statutes of Connecticut, Revision of 1958, as amended to date and as amended from time to time in the future, public acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future, and special acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future (together, “Connecticut laws”), and the District’s Charter. The form, date, maturities and other details of such authorized but unissued bonds shall be hereafter determined by the District Board acting in accordance with the District’s Charter.

Section 3. The Chairman, or in his absence the Vice-Chairman, and the Treasurer, or in his absence the Deputy Treasurer, are authorized in the name and on behalf of the District to apply for and accept any and all federal and state loans and/or grants-in-aid for the project and are further authorized to expend said funds in accordance with the terms thereof. To meet any portion of the costs of the project
determined by the State of Connecticut Department of Energy and Environmental Protection to be eligible for funding under Section 22a-478 et seq. of the General Statutes of Connecticut, Revision of 1958, as amended (the “Clean Water Fund Program”), the District may issue bonds, notes or certificates of indebtedness authorized hereby in the form of interim funding obligations in anticipation of project loan obligations and project loan obligations (“Clean Water Fund Obligations”) as the District Board shall determine, in accordance with Connecticut laws and the District’s Charter, following recommendation of the Board of Finance. Clean Water Fund Obligations, Project Loan and Grant Agreements and any other instruments, agreements or certificates under the Clean Water Fund Program shall be executed in the name and on behalf of the District by the manual or facsimile signatures of the Chairman, or in his absence the Vice-Chairman, and the Treasurer, or in his absence the Deputy Treasurer, and bear the District seal or a facsimile thereof. The aggregate principal amount of the Clean Water Fund Obligations to be issued, the dated date, final maturity, rate or rates of interest, the date, time of issue and sale and all other terms, details and particulars of such Clean Water Fund Obligations, subject to the provisions of the Clean Water Fund Program, shall be determined by the District Board, following recommendation of the Board of Finance. Clean Water Fund Obligations may be secured by the full faith and credit of the District and/or by special revenues of the District pledged therefore by the District Board in accordance with Connecticut laws and the District’s Charter. Each of the Clean Water Fund Obligations shall recite that every requirement of law relating to its issue has been duly complied with and that such obligation is within every debt and other limit prescribed by law.

2016 CIP PROJECT RESOLUTION NO. 2

RESOLUTION APPROPRIATING AN ADDITIONAL $500,000 FOR THE GENERAL PURPOSE SEWER PROGRAM AND AUTHORIZING THE ISSUANCE OF AN ADDITIONAL $500,000 BONDS OF THE DISTRICT TO MEET SAID APPROPRIATION FOR A TOTAL APPROPRIATION AND BOND AUTHORIZATION OF $3,000,000

RESOLVED:

Section 1. An additional sum of $500,000 is hereby appropriated for the General Purpose Sewer Program including planning, design and construction of the replacement and/or rehabilitation of existing sewer mains, pump stations, and any related collection system appurtenances at various locations Districtwide as a result of infrastructure exceeding its useful life, and for legal, administrative and other financing costs related thereto. Such Projects may also include electrical, mechanical, or renewable energy upgrades at District facilities. District forces may be utilized for this program. The District costs may include salary, benefits and overhead. This appropriation is an increase to the 2015 General Purpose Sewer Program appropriation and bond authorization for $2,500,000 (SCS.SR0015.04). The total appropriation for this project will now be $3,000,000.
Section 2. To meet said appropriation an additional $500,000 bonds of the District are authorized to be issued in one or more series in accordance with applicable General Statutes of Connecticut, Revision of 1958, as amended to date and as amended from time to time in the future, public acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future, and special acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future (together, “Connecticut laws”), and the District’s Charter. The form, date, maturities and other details of such authorized but unissued bonds shall be hereafter determined by the District Board acting in accordance with the District’s Charter.

Section 3. The Chairman, or in his absence the Vice-Chairman, and the Treasurer, or in his absence the Deputy Treasurer, are authorized in the name and on behalf of the District to apply for and accept any and all federal and state loans and/or grants-in-aid for the project and are further authorized to expend said funds in accordance with the terms thereof. To meet any portion of the costs of the project determined by the State of Connecticut Department of Energy and Environmental Protection to be eligible for funding under Section 22a-478 et seq. of the General Statutes of Connecticut, Revision of 1958, as amended (the “Clean Water Fund Program”), the District may issue bonds, notes or certificates of indebtedness authorized hereby in the form of interim funding obligations in anticipation of project loan obligations and project loan obligations (“Clean Water Fund Obligations”) as the District Board shall determine, in accordance with Connecticut laws and the District’s Charter, following recommendation of the Board of Finance. Clean Water Fund Obligations, Project Loan and Grant Agreements and any other instruments, agreements or certificates under the Clean Water Fund Program shall be executed in the name and on behalf of the District by the manual or facsimile signatures of the Chairman, or in his absence the Vice-Chairman, and the Treasurer, or in his absence the Deputy Treasurer, and bear the District seal or a facsimile thereof. The aggregate principal amount of the Clean Water Fund Obligations to be issued, the dated date, final maturity, rate or rates of interest, the date, time of issue and sale and all other terms, details and particulars of such Clean Water Fund Obligations, subject to the provisions of the Clean Water Fund Program, shall be determined by the District Board, following recommendation of the Board of Finance. Clean Water Fund Obligations may be secured by the full faith and credit of the District and/or by special revenues of the District pledged therefore by the District Board in accordance with Connecticut laws and the District’s Charter. Each of the Clean Water Fund Obligations shall recite that every requirement of law relating to its issue has been duly complied with and that such obligation is within every debt and other limit prescribed by law.

2016 CIP PROJECT RESOLUTION NO. 3

RESOLUTION APPROPRIATING $4,500,000 FOR THE HARTFORD WPCF AIR PERMIT COMPLIANCE AND AUTHORIZING THE ISSUANCE OF $4,500,000 BONDS OF THE DISTRICT TO MEET SAID APPROPRIATION
RESOLVED:

Section 1. The sum of $4,500,000 is hereby appropriated for the design and construction of facilities to allow the Hartford Water Pollution Control Facility to comply with new Environmental Protection Agency and Connecticut Department of Energy and Environmental Protection air quality regulations, and for legal, administrative and other financing costs related thereto. District forces may be utilized for this program. The District costs may include salary, benefits and overhead.

Section 2. To meet said appropriation $4,500,000 bonds of the District are authorized to be issued in one or more series in accordance with applicable General Statutes of Connecticut, Revision of 1958, as amended to date and as amended from time to time in the future, public acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future, and special acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future (together, “Connecticut laws”), and the District’s Charter. The form, date, maturities and other details of such authorized but unissued bonds shall be hereafter determined by the District Board acting in accordance with the District’s Charter.

Section 3. The Chairman, or in his absence the Vice-Chairman, and the Treasurer, or in his absence the Deputy Treasurer, are authorized in the name and on behalf of the District to apply for and accept any and all federal and state loans and/or grants-in-aid for the project and are further authorized to expend said funds in accordance with the terms thereof. To meet any portion of the costs of the project determined by the State of Connecticut Department of Energy and Environmental Protection to be eligible for funding under Section 22a-478 et seq. of the General Statutes of Connecticut, Revision of 1958, as amended (the “Clean Water Fund Program”), the District may issue bonds, notes or certificates of indebtedness authorized hereby in the form of interim funding obligations in anticipation of project loan obligations and project loan obligations (“Clean Water Fund Obligations”) as the District Board shall determine, in accordance with Connecticut laws and the District’s Charter, following recommendation of the Board of Finance. Clean Water Fund Obligations, Project Loan and Grant Agreements and any other instruments, agreements or certificates under the Clean Water Fund Program shall be executed in the name and on behalf of the District by the manual or facsimile signatures of the Chairman, or in his absence the Vice-Chairman, and the Treasurer, or in his absence the Deputy Treasurer, and bear the District seal or a facsimile thereof. The aggregate principal amount of the Clean Water Fund Obligations to be issued, the dated date, final maturity, rate or rates of interest, the date, time of issue and sale and all other terms, details and particulars of such Clean Water Fund Obligations, subject to the provisions of the Clean Water Fund Program, shall be determined by the District Board, following recommendation of the Board of Finance. Clean Water Fund Obligations may be secured by the full faith and credit of the District and/or by special revenues of the District pledged therefore by the District Board in accordance with Connecticut laws and the District’s Charter. Each of the Clean Water Fund Obligations shall recite that every requirement of law relating to its issue has been
duly complied with and that such obligation is within every debt and other limit prescribed by law.

2016 CIP PROJECT RESOLUTION NO. 4

RESOLUTION APPROPRIATING AN ADDITIONAL $1,400,000 FOR THE PAVING PROGRAM AND AUTHORIZING THE ISSUANCE OF AN ADDITIONAL $1,400,000 BONDS OF THE DISTRICT TO MEET SAID APPROPRIATION FOR A TOTAL APPROPRIATION AND BOND AUTHORIZATION OF $3,900,000

RESOLVED:

Section 1. An additional sum of $1,400,000 is hereby appropriated for pavement restoration of paved and unpaved areas including sidewalks, spoil material disposal and materials from stock, and for legal, administrative and other financing costs related thereto. District forces may be utilized for this program. The District costs may include salary, benefits and overhead. This appropriation is an increase to the 2015 Paving Program appropriation and bond authorization for $2,500,000 (SCS.SR0015.08). The total appropriation for this project will now be $3,900,000.

Section 2. To meet said appropriation an additional $1,400,000 bonds of the District are authorized to be issued in one or more series in accordance with applicable General Statutes of Connecticut, Revision of 1958, as amended to date and as amended from time to time in the future, public acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future, and special acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future (together, “Connecticut laws”), and the District’s Charter. The form, date, maturities and other details of such authorized but unissued bonds shall be hereafter determined by the District Board acting in accordance with the District’s Charter.

Section 3. The Chairman, or in his absence the Vice-Chairman, and the Treasurer, or in his absence the Deputy Treasurer, are authorized in the name and on behalf of the District to apply for and accept any and all federal and state loans and/or grants-in-aid for the project and are further authorized to expend said funds in accordance with the terms thereof. To meet any portion of the costs of the project determined by the State of Connecticut Department of Energy and Environmental Protection to be eligible for funding under Section 22a-478 et seq. of the General Statutes of Connecticut, Revision of 1958, as amended (the “Clean Water Fund Program”), the District may issue bonds, notes or certificates of indebtedness authorized hereby in the form of interim funding obligations in anticipation of project loan obligations and project loan obligations (“Clean Water Fund Obligations”) as the District Board shall determine, in accordance with Connecticut laws and the District’s Charter, following recommendation of the Board of Finance. Clean Water Fund Obligations, Project Loan and Grant Agreements and any other instruments, agreements or certificates under the Clean Water Fund Program shall be executed in
the name and on behalf of the District by the manual or facsimile signatures of the Chairman, or in his absence the Vice-Chairman, and the Treasurer, or in his absence the Deputy Treasurer, and bear the District seal or a facsimile thereof. The aggregate principal amount of the Clean Water Fund Obligations to be issued, the dated date, final maturity, rate or rates of interest, the date, time of issue and sale and all other terms, details and particulars of such Clean Water Fund Obligations, subject to the provisions of the Clean Water Fund Program, shall be determined by the District Board, following recommendation of the Board of Finance. Clean Water Fund Obligations may be secured by the full faith and credit of the District and/or by special revenues of the District pledged therefore by the District Board in accordance with Connecticut laws and the District’s Charter. Each of the Clean Water Fund Obligations shall recite that every requirement of law relating to its issue has been duly complied with and that such obligation is within every debt and other limit prescribed by law.

2016 CIP PROJECT RESOLUTION NO. 5

RESOLUTION APPROPRIATING AN ADDITIONAL $50,000 FOR THE PRIVATE PROPERTY INFLOW DISCONNECT PROGRAM AND AUTHORIZING THE ISSUANCE OF AN ADDITIONAL $50,000 BONDS OF THE DISTRICT TO MEET SAID APPROPRIATION FOR A TOTAL APPROPRIATION AND BOND AUTHORIZATION OF $150,000

RESOLVED:

Section 1. An additional sum of $50,000 is hereby appropriated for the installation of sump pumps to allow for the discharge of water to the outside lawn area and to disconnect footing drains, floor drains and roof leader drains from the sanitary system and for legal, administrative and other financing costs related thereto. District forces may be utilized for this program. The District costs may include salary, benefits and overhead. This appropriation is an increase to the 2014 Private Property Inflow Disconnect Program appropriation and bond authorization for $100,000 (SCS.EQ0014.02). The total appropriation for this project will now be $150,000.

Section 2. To meet said appropriation an additional $50,000 bonds of the District are authorized to be issued in one or more series in accordance with applicable General Statutes of Connecticut, Revision of 1958, as amended to date and as amended from time to time in the future, public acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future, and special acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future (together, “Connecticut laws”), and the District’s Charter. The form, date, maturities and other details of such authorized but unissued bonds shall be hereafter determined by the District Board acting in accordance with the District’s Charter.

Section 3. The Chairman, or in his absence the Vice-Chairman, and the Treasurer, or in his absence the Deputy Treasurer, are authorized in the name and
on behalf of the District to apply for and accept any and all federal and state loans and/or grants-in-aid for the project and are further authorized to expend said funds in accordance with the terms thereof. To meet any portion of the costs of the project determined by the State of Connecticut Department of Energy and Environmental Protection to be eligible for funding under Section 22a-478 et seq. of the General Statutes of Connecticut, Revision of 1958, as amended (the "Clean Water Fund Program"), the District may issue bonds, notes or certificates of indebtedness authorized hereby in the form of interim funding obligations in anticipation of project loan obligations and project loan obligations ("Clean Water Fund Obligations") as the District Board shall determine, in accordance with Connecticut laws and the District’s Charter, following recommendation of the Board of Finance. Clean Water Fund Obligations, Project Loan and Grant Agreements and any other instruments, agreements or certificates under the Clean Water Fund Program shall be executed in the name and on behalf of the District by the manual or facsimile signatures of the Chairman, or in his absence the Vice-Chairman, and the Treasurer, or in his absence the Deputy Treasurer, and bear the District seal or a facsimile thereof. The aggregate principal amount of the Clean Water Fund Obligations to be issued, the dated date, final maturity, rate or rates of interest, the date, time of issue and sale and all other terms, details and particulars of such Clean Water Fund Obligations, subject to the provisions of the Clean Water Fund Program, shall be determined by the District Board, following recommendation of the Board of Finance. Clean Water Fund Obligations may be secured by the full faith and credit of the District and/or by special revenues of the District pledged therefore by the District Board in accordance with Connecticut laws and the District’s Charter. Each of the Clean Water Fund Obligations shall recite that every requirement of law relating to its issue has been duly complied with and that such obligation is within every debt and other limit prescribed by law.

2016 CIP PROJECT RESOLUTION NO. 6

RESOLUTION APPROPRIATING $3,600,000 FOR THE SEWER REHABILITATION PROGRAM AND AUTHORIZING THE ISSUANCE OF $3,600,000 BONDS OF THE DISTRICT TO MEET SAID APPROPRIATION

RESOLVED:

Section 1. The sum of $3,600,000 is hereby appropriated for the conduct of sewer system investigations to support the design and construction of rehabilitation and replacement of deteriorating segments of the District’s sewer infrastructure, and legal, administrative and other financing costs related thereto. District forces may be utilized for this program. The District costs may include salary, benefits and overhead.

Section 2. To meet said appropriation $3,600,000 bonds of the District are authorized to be issued in one or more series in accordance with applicable General Statutes of Connecticut, Revision of 1958, as amended to date and as amended from
time to time in the future, public acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future, and special acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future (together, “Connecticut laws”), and the District’s Charter. The form, date, maturities and other details of such authorized but unissued bonds shall be hereafter determined by the District Board acting in accordance with the District’s Charter.

Section 3. The Chairman, or in his absence the Vice-Chairman, and the Treasurer, or in his absence the Deputy Treasurer, are authorized in the name and on behalf of the District to apply for and accept any and all federal and state loans and/or grants-in-aid for the project and are further authorized to expend said funds in accordance with the terms thereof. To meet any portion of the costs of the project determined by the State of Connecticut Department of Energy and Environmental Protection to be eligible for funding under Section 22a-478 et seq. of the General Statutes of Connecticut, Revision of 1958, as amended (the “Clean Water Fund Program”), the District may issue bonds, notes or certificates of indebtedness authorized hereby in the form of interim funding obligations in anticipation of project loan obligations and project loan obligations (“Clean Water Fund Obligations”) as the District Board shall determine, in accordance with Connecticut laws and the District’s Charter, following recommendation of the Board of Finance. Clean Water Fund Obligations, Project Loan and Grant Agreements and any other instruments, agreements or certificates under the Clean Water Fund Program shall be executed in the name and on behalf of the District by the manual or facsimile signatures of the Chairman, or in his absence the Vice-Chairman, and the Treasurer, or in his absence the Deputy Treasurer, and bear the District seal or a facsimile thereof. The aggregate principal amount of the Clean Water Fund Obligations to be issued, the dated date, final maturity, rate or rates of interest, the date, time of issue and sale and all other terms, details and particulars of such Clean Water Fund Obligations, subject to the provisions of the Clean Water Fund Program, shall be determined by the District Board, following recommendation of the Board of Finance. Clean Water Fund Obligations may be secured by the full faith and credit of the District and/or by special revenues of the District pledged therefore by the District Board in accordance with Connecticut laws and the District’s Charter. Each of the Clean Water Fund Obligations shall recite that every requirement of law relating to its issue has been duly complied with and that such obligation is within every debt and other limit prescribed by law.

2016 CIP PROJECT RESOLUTION NO. 7

RESOLUTION APPROPRIATING $1,000,000 FOR VARIOUS SEWER PIPE REPLACEMENT/REHAB – DISTRICT WIDE AND AUTHORIZING THE ISSUANCE OF $1,000,000 BONDS OF THE DISTRICT TO MEET SAID APPROPRIATION

RESOLVED:
Section 1. The sum of $1,000,000 is hereby appropriated for the design and construction of sewer system upgrades, replacements and rehabilitation measures as a result of aging and deteriorating infrastructure located District-wide including survey, sewer easement clearing, closed caption TV inspection, the replacement, rehabilitation and or upgrade of District infrastructure, and legal, administrative and other financing costs related thereto. District forces may be utilized for this program. The District costs may include salary, benefits and overhead.

Section 2. To meet said appropriation $1,000,000 bonds of the District are authorized to be issued in one or more series in accordance with applicable General Statutes of Connecticut, Revision of 1958, as amended to date and as amended from time to time in the future, public acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future, and special acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future (together, “Connecticut laws”), and the District’s Charter. The form, date, maturities and other details of such authorized but unissued bonds shall be hereafter determined by the District Board acting in accordance with the District’s Charter.

Section 3. The Chairman, or in his absence the Vice-Chairman, and the Treasurer, or in his absence the Deputy Treasurer, are authorized in the name and on behalf of the District to apply for and accept any and all federal and state loans and/or grants-in-aid for the project and are further authorized to expend said funds in accordance with the terms thereof. To meet any portion of the costs of the project determined by the State of Connecticut Department of Energy and Environmental Protection to be eligible for funding under Section 22a-478 et seq. of the General Statutes of Connecticut, Revision of 1958, as amended (the “Clean Water Fund Program”), the District may issue bonds, notes or certificates of indebtedness authorized hereby in the form of interim funding obligations in anticipation of project loan obligations and project loan obligations (“Clean Water Fund Obligations”) as the District Board shall determine, in accordance with Connecticut laws and the District’s Charter, following recommendation of the Board of Finance. Clean Water Fund Obligations, Project Loan and Grant Agreements and any other instruments, agreements or certificates under the Clean Water Fund Program shall be executed in the name and on behalf of the District by the manual or facsimile signatures of the Chairman, or in his absence the Vice-Chairman, and the Treasurer, or in his absence the Deputy Treasurer, and bear the District seal or a facsimile thereof. The aggregate principal amount of the Clean Water Fund Obligations to be issued, the dated date, final maturity, rate or rates of interest, the date, time of issue and sale and all other terms, details and particulars of such Clean Water Fund Obligations, subject to the provisions of the Clean Water Fund Program, shall be determined by the District Board, following recommendation of the Board of Finance. Clean Water Fund Obligations may be secured by the full faith and credit of the District and/or by special revenues of the District pledged therefore by the District Board in accordance with Connecticut laws and the District’s Charter. Each of the Clean Water Fund Obligations shall recite that every requirement of law relating to its issue has been
duly complied with and that such obligation is within every debt and other limit prescribed by law.

2016 CIP PROJECT RESOLUTION NO. 8

RESOLUTION APPROPRIATING $3,300,000 FOR WPCF ELECTRICAL UPGRADES AND AUTHORIZING THE ISSUANCE OF $3,300,000 BONDS OF THE DISTRICT TO MEET SAID APPROPRIATION

RESOLVED:

Section 1. The sum of $3,300,000 is hereby appropriated for the design and construction of a variety of renewals and replacements the four water pollution control facilities to modernize existing systems and for legal, administrative and other financing costs related thereto. District forces may be utilized for this program. The District costs may include salary, benefits and overhead.

Section 2. To meet said appropriation $3,300,000 bonds of the District are authorized to be issued in one or more series in accordance with applicable General Statutes of Connecticut, Revision of 1958, as amended to date and as amended from time to time in the future, public acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future, and special acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future (together, “Connecticut laws”), and the District’s Charter. The form, date, maturities and other details of such authorized but unissued bonds shall be hereafter determined by the District Board acting in accordance with the District’s Charter.

Section 3. The Chairman, or in his absence the Vice-Chairman, and the Treasurer, or in his absence the Deputy Treasurer, are authorized in the name and on behalf of the District to apply for and accept any and all federal and state loans and/or grants-in-aid for the project and are further authorized to expend said funds in accordance with the terms thereof. To meet any portion of the costs of the project determined by the State of Connecticut Department of Energy and Environmental Protection to be eligible for funding under Section 22a-478 et seq. of the General Statutes of Connecticut, Revision of 1958, as amended (the "Clean Water Fund Program"), the District may issue bonds, notes or certificates of indebtedness authorized hereby in the form of interim funding obligations in anticipation of project loan obligations and project loan obligations (“Clean Water Fund Obligations”) as the District Board shall determine, in accordance with Connecticut laws and the District’s Charter, following recommendation of the Board of Finance. Clean Water Fund Obligations, Project Loan and Grant Agreements and any other instruments, agreements or certificates under the Clean Water Fund Program shall be executed in the name and on behalf of the District by the manual or facsimile signatures of the Chairman, or in his absence the Vice-Chairman, and the Treasurer, or in his absence the Deputy Treasurer, and bear the District seal or a facsimile thereof. The aggregate principal amount of the Clean Water Fund Obligations to be issued, the
dated date, final maturity, rate or rates of interest, the date, time of issue and sale and all other terms, details and particulars of such Clean Water Fund Obligations, subject to the provisions of the Clean Water Fund Program, shall be determined by the District Board, following recommendation of the Board of Finance. Clean Water Fund Obligations may be secured by the full faith and credit of the District and/or by special revenues of the District pledged therefore by the District Board in accordance with Connecticut laws and the District’s Charter. Each of the Clean Water Fund Obligations shall recite that every requirement of law relating to its issue has been duly complied with and that such obligation is within every debt and other limit prescribed by law.

2016 CIP PROJECT RESOLUTION NO. 9

RESOLUTION APPROPRIATING AN ADDITIONAL $2,100,000 FOR WPC EQUIPMENT & FACILITIES IMPROVEMENTS AND AUTHORIZING THE ISSUANCE OF AN ADDITIONAL $2,100,000 BONDS OF THE DISTRICT TO MEET SAID APPROPRIATION FOR A TOTAL APPROPRIATION AND BOND AUTHORIZATION OF $4,700,000

RESOLVED:

Section 1. An additional sum of $2,100,000 is hereby appropriated for the rehabilitation of multiple water pollution control assets to improve operational readiness/reliability, safety posture, increase wastewater processing capabilities and add asset life, and for legal, administrative and other financing costs related thereto. District forces may be utilized for this program. The District costs may include salary, benefits and overhead. This appropriation is an increase to the 2015 WPC Equipment & Facilities Improvements appropriation and bond authorization for $2,600,000 (WPC.FA0015.01). The total appropriation for this project will now be $4,700,000.

Section 2. To meet said appropriation $2,100,000 bonds of the District are authorized to be issued in one or more series in accordance with applicable General Statutes of Connecticut, Revision of 1958, as amended to date and as amended from time to time in the future, public acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future, and special acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future (together, “Connecticut laws”), and the District’s Charter. The form, date, maturities and other details of such authorized but unissued bonds shall be hereafter determined by the District Board acting in accordance with the District’s Charter.

Section 3. The Chairman, or in his absence the Vice-Chairman, and the Treasurer, or in his absence the Deputy Treasurer, are authorized in the name and on behalf of the District to apply for and accept any and all federal and state loans and/or grants-in-aid for the project and are further authorized to expend said funds in accordance with the terms thereof. To meet any portion of the costs of the project
determined by the State of Connecticut Department of Energy and Environmental Protection to be eligible for funding under Section 22a-478 et seq. of the General Statutes of Connecticut, Revision of 1958, as amended (the “Clean Water Fund Program”), the District may issue bonds, notes or certificates of indebtedness authorized hereby in the form of interim funding obligations in anticipation of project loan obligations and project loan obligations (“Clean Water Fund Obligations”) as the District Board shall determine, in accordance with Connecticut laws and the District’s Charter, following recommendation of the Board of Finance. Clean Water Fund Obligations, Project Loan and Grant Agreements and any other instruments, agreements or certificates under the Clean Water Fund Program shall be executed in the name and on behalf of the District by the manual or facsimile signatures of the Chairman, or in his absence the Vice-Chairman, and the Treasurer, or in his absence the Deputy Treasurer, and bear the District seal or a facsimile thereof. The aggregate principal amount of the Clean Water Fund Obligations to be issued, the dated date, final maturity, rate or rates of interest, the date, time of issue and sale and all other terms, details and particulars of such Clean Water Fund Obligations, subject to the provisions of the Clean Water Fund Program, shall be determined by the District Board, following recommendation of the Board of Finance. Clean Water Fund Obligations may be secured by the full faith and credit of the District and/or by special revenues of the District pledged therefore by the District Board in accordance with Connecticut laws and the District’s Charter. Each of the Clean Water Fund Obligations shall recite that every requirement of law relating to its issue has been duly complied with and that such obligation is within every debt and other limit prescribed by law.

2016 CIP PROJECT RESOLUTION NO. 10

RESOLUTION APPROPRIATING AN ADDITIONAL $3,200,000 FOR WPC PLANT INFRASTRUCTURE RENEWAL AND REPLACEMENT AND AUTHORIZING THE ISSUANCE OF AN ADDITIONAL $3,200,000 BONDS OF THE DISTRICT TO MEET SAID APPROPRIATION FOR A TOTAL APPROPRIATION AND BOND AUTHORIZATION OF $4,500,000

RESOLVED:

Section 1. An additional sum of $3,200,000 is hereby appropriated for the design and construction of a variety of renewal and replacements at the four water pollution control facilities to modernize existing systems, including design improvements for the Hartford WPCF BNR III, and for legal, administrative and other financing costs related thereto. District forces may be utilized for this program. The District costs may include salary, benefits and overhead. This appropriation is an increase to the 2015 WPC Plant Infrastructure Renewal and Replacements appropriation and bond authorization for $1,300,000 (WPC.FA0015.02). The total appropriation for this project will now be $4,500,000.
Section 2. To meet said appropriation an additional $3,200,000 bonds of the District are authorized to be issued in one or more series in accordance with applicable General Statutes of Connecticut, Revision of 1958, as amended to date and as amended from time to time in the future, public acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future, and special acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future (together, “Connecticut laws”), and the District’s Charter. The form, date, maturities and other details of such authorized but unissued bonds shall be hereafter determined by the District Board acting in accordance with the District’s Charter.

Section 3. The Chairman, or in his absence the Vice-Chairman, and the Treasurer, or in his absence the Deputy Treasurer, are authorized in the name and on behalf of the District to apply for and accept any and all federal and state loans and/or grants-in-aid for the project and are further authorized to expend said funds in accordance with the terms thereof. To meet any portion of the costs of the project determined by the State of Connecticut Department of Energy and Environmental Protection to be eligible for funding under Section 22a-478 et seq. of the General Statutes of Connecticut, Revision of 1958, as amended (the “Clean Water Fund Program”), the District may issue bonds, notes or certificates of indebtedness authorized hereby in the form of interim funding obligations in anticipation of project loan obligations and project loan obligations (“Clean Water Fund Obligations”) as the District Board shall determine, in accordance with Connecticut laws and the District’s Charter, following recommendation of the Board of Finance. Clean Water Fund Obligations, Project Loan and Grant Agreements and any other instruments, agreements or certificates under the Clean Water Fund Program shall be executed in the name and on behalf of the District by the manual or facsimile signatures of the Chairman, or in his absence the Vice-Chairman, and the Treasurer, or in his absence the Deputy Treasurer, and bear the District seal or a facsimile thereof. The aggregate principal amount of the Clean Water Fund Obligations to be issued, the dated date, final maturity, rate or rates of interest, the date, time of issue and sale and all other terms, details and particulars of such Clean Water Fund Obligations, subject to the provisions of the Clean Water Fund Program, shall be determined by the District Board, following recommendation of the Board of Finance. Clean Water Fund Obligations may be secured by the full faith and credit of the District and/or by special revenues of the District pledged therefore by the District Board in accordance with Connecticut laws and the District’s Charter. Each of the Clean Water Fund Obligations shall recite that every requirement of law relating to its issue has been duly complied with and that such obligation is within every debt and other limit prescribed by law.

2016 CIP PROJECT RESOLUTION NO. 11

RESOLUTION APPROPRIATING $3,000,000 FOR THE GENERAL PURPOSE WATER PROGRAM AND AUTHORIZING THE ISSUANCE OF $3,000,000 BONDS OF THE DISTRICT TO MEET SAID APPROPRIATION
RESOLVED:

Section 1. The sum of $3,000,000 is hereby appropriated for the design and construction of replacement of existing water mains, system-wide equipment/infrastructure improvements (excluding vehicles), electrical, mechanical and renewable energy upgrades at District facilities, and legal, administrative and other financing costs related thereto. District forces may be utilized for this program. The District costs may include salary, benefits and overhead.

Section 2. To meet said appropriation $3,000,000 bonds of the District are authorized to be issued in one or more series in accordance with applicable General Statutes of Connecticut, Revision of 1958, as amended to date and as amended from time to time in the future, public acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future, and special acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future (together, “Connecticut laws”), and the District’s Charter. The form, date, maturities and other details of such authorized but unissued bonds shall be hereafter determined by the District Board acting in accordance with the District’s Charter.

Section 3. The Chairman, or in his absence the Vice-Chairman, and the Treasurer, or in his absence the Deputy Treasurer, are authorized in the name and on behalf of the District to apply for and accept any and all federal and state loans and/or grants-in-aid for the project and are further authorized to expend said funds in accordance with the terms thereof. To meet any portion of the costs of the project determined by the State of Connecticut Department of Energy and Environmental Protection and the State of Connecticut Department of Public Health to be eligible for funding under Section 22a-475 et seq. of the General Statutes of Connecticut, Revision of 1958, as amended (the "Drinking Water Program"), the District may issue bonds, notes or certificates of indebtedness authorized hereby in the form of interim funding obligations in anticipation of project loan obligations and project loan obligations (“Drinking Water Obligations”) as the District Board shall determine, in accordance with Connecticut laws and the District’s Charter, following recommendation of the Board of Finance. Drinking Water Obligations, Project Loan Agreements and any other instruments, agreements or certificates under the Drinking Water Program shall be executed in the name and on behalf of the District by the manual or facsimile signatures of the Chairman, or in his absence the Vice-Chairman, and the Treasurer, or in his absence the Deputy Treasurer, and bear the District seal or a facsimile thereof. The aggregate principal amount of the Drinking Water Obligations to be issued, the dated date, final maturity, rate or rates of interest, the date, time of issue and sale and all other terms, details and particulars of such Drinking Water Obligations, subject to the provisions of the Drinking Water Program, shall be determined by the District Board, following recommendation of the Board of Finance. Drinking Water Obligations may be secured by the full faith and credit of the District and/or by special revenues of the District pledged therefore by the District Board in accordance with Connecticut laws and the District’s Charter. Each of the
Drinking Water Obligations shall recite that every requirement of law relating to its issue has been duly complied with and that such obligation is within every debt and other limit prescribed by law.

2016 CIP PROJECT RESOLUTION NO. 12

RESOLUTION APPROPRIATING $8,000,000 FOR THE BLOOMFIELD TRANSMISSION MAIN EXTENSION AND AUTHORIZING THE ISSUANCE OF $8,000,000 BONDS OF THE DISTRICT TO MEET SAID APPROPRIATION

RESOLVED:

Section 1. The sum of $8,000,000 is hereby appropriated for the design, construction, inspection and associated work to extend a transmission main from Burr Road to Woodland Avenue in Bloomfield, and legal, administrative and other financing costs related thereto. District forces may be utilized for this program. The District costs may include salary, benefits and overhead.

Section 2. To meet said appropriation $8,000,000 bonds of the District are authorized to be issued in one or more series in accordance with applicable General Statutes of Connecticut, Revision of 1958, as amended to date and as amended from time to time in the future, public acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future, and special acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future (together, “Connecticut laws”), and the District’s Charter. The form, date, maturities and other details of such authorized but unissued bonds shall be hereafter determined by the District Board acting in accordance with the District’s Charter.

Section 3. The Chairman, or in his absence the Vice-Chairman, and the Treasurer, or in his absence the Deputy Treasurer, are authorized in the name and on behalf of the District to apply for and accept any and all federal and state loans and/or grants-in-aid for the project and are further authorized to expend said funds in accordance with the terms thereof. To meet any portion of the costs of the project determined by the State of Connecticut Department of Energy and Environmental Protection and the State of Connecticut Department of Public Health to be eligible for funding under Section 22a-475 et seq. of the General Statutes of Connecticut, Revision of 1958, as amended (the “Drinking Water Program”), the District may issue bonds, notes or certificates of indebtedness authorized hereby in the form of interim funding obligations in anticipation of project loan obligations and project loan obligations (“Drinking Water Obligations”) as the District Board shall determine, in accordance with Connecticut laws and the District’s Charter, following recommendation of the Board of Finance. Drinking Water Obligations, Project Loan Agreements and any other instruments, agreements or certificates under the Drinking Water Program shall be executed in the name and on behalf of the District by the manual or facsimile signatures of the Chairman, or in his absence the Vice-Chairman,
and the Treasurer, or in his absence the Deputy Treasurer, and bear the District seal or a facsimile thereof. The aggregate principal amount of the Drinking Water Obligations to be issued, the dated date, final maturity, rate or rates of interest, the date, time of issue and sale and all other terms, details and particulars of such Drinking Water Obligations, subject to the provisions of the Drinking Water Program, shall be determined by the District Board, following recommendation of the Board of Finance. Drinking Water Obligations may be secured by the full faith and credit of the District and/or by special revenues of the District pledged therefore by the District Board in accordance with Connecticut laws and the District’s Charter. Each of the Drinking Water Obligations shall recite that every requirement of law relating to its issue has been duly complied with and that such obligation is within every debt and other limit prescribed by law.

2016 CIP PROJECT RESOLUTION NO. 13

RESOLUTION APPROPRIATING $3,800,000 FOR THE WATER MAIN REPLACEMENT – SIMMONS ROAD AREA, EAST HARTFORD AND AUTHORIZING THE ISSUANCE OF $3,800,000 BONDS OF THE DISTRICT TO MEET SAID APPROPRIATION

RESOLVED:

Section 1. The sum of $3,800,000 is hereby appropriated for the design, construction, inspection and associated work to replace water mains in the Simmons Road area of East Hartford, including those in Gold Street, Clement Road, Simmons Road, Cumberland Drive, Gould Drive and Gould Circle, and legal, administrative and other financing costs related thereto. District forces may be utilized for this program. The District costs may include salary, benefits and overhead.

Section 2. To meet said appropriation $3,800,000 bonds of the District are authorized to be issued in one or more series in accordance with applicable General Statutes of Connecticut, Revision of 1958, as amended to date and as amended from time to time in the future, public acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future, and special acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future (together, “Connecticut laws”), and the District’s Charter. The form, date, maturities and other details of such authorized but unissued bonds shall be hereafter determined by the District Board acting in accordance with the District’s Charter.

Section 3. The Chairman, or in his absence the Vice-Chairman, and the Treasurer, or in his absence the Deputy Treasurer, are authorized in the name and on behalf of the District to apply for and accept any and all federal and state loans and/or grants-in-aid for the project and are further authorized to expend said funds in accordance with the terms thereof. To meet any portion of the costs of the project determined by the State of Connecticut Department of Energy and Environmental Protection and the State of Connecticut Department of Public Health to be eligible for
funding under Section 22a-475 et seq. of the General Statutes of Connecticut, Revision of 1958, as amended (the "Drinking Water Program"), the District may issue bonds, notes or certificates of indebtedness authorized hereby in the form of interim funding obligations in anticipation of project loan obligations and project loan obligations ("Drinking Water Obligations") as the District Board shall determine, in accordance with Connecticut laws and the District's Charter, following recommendation of the Board of Finance. Drinking Water Obligations, Project Loan Agreements and any other instruments, agreements or certificates under the Drinking Water Program shall be executed in the name and on behalf of the District by the manual or facsimile signatures of the Chairman, or in his absence the Vice-Chairman, and the Treasurer, or in his absence the Deputy Treasurer, and bear the District seal or a facsimile thereof. The aggregate principal amount of the Drinking Water Obligations to be issued, the dated date, final maturity, rate or rates of interest, the date, time of issue and sale and all other terms, details and particulars of such Drinking Water Obligations, subject to the provisions of the Drinking Water Program, shall be determined by the District Board, following recommendation of the Board of Finance. Drinking Water Obligations may be secured by the full faith and credit of the District and/or by special revenues of the District pledged therefore by the District Board in accordance with Connecticut laws and the District’s Charter. Each of the Drinking Water Obligations shall recite that every requirement of law relating to its issue has been duly complied with and that such obligation is within every debt and other limit prescribed by law.

RESOLUTION APPROPRIATING $3,000,000 FOR THE PAVING PROGRAM AND AUTHORIZING THE ISSUANCE OF $3,000,000 BONDS OF THE DISTRICT TO MEET SAID APPROPRIATION

RESOLVED:

Section 1. The sum of $3,000,000 is hereby appropriated for pavement restoration of paved and unpaved areas including sidewalks, spoil material disposal and materials from stock, and legal, administrative and other financing costs related thereto. District forces may be utilized for this program. The District costs may include salary, benefits and overhead.

Section 2. To meet said appropriation $3,000,000 bonds of the District are authorized to be issued in one or more series in accordance with applicable General Statutes of Connecticut, Revision of 1958, as amended to date and as amended from time to time in the future, public acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future, and special acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future (together, “Connecticut laws”), and the District’s Charter. The form, date, maturities and other details of such authorized but unissued bonds shall be hereafter determined by the District Board acting in accordance with the District’s Charter.
Section 3. The Chairman, or in his absence the Vice-Chairman, and the Treasurer, or in his absence the Deputy Treasurer, are authorized in the name and on behalf of the District to apply for and accept any and all federal and state loans and/or grants-in-aid for the project and are further authorized to expend said funds in accordance with the terms thereof. To meet any portion of the costs of the project determined by the State of Connecticut Department of Energy and Environmental Protection and the State of Connecticut Department of Public Health to be eligible for funding under Section 22a-475 et seq. of the General Statutes of Connecticut, Revision of 1958, as amended (the “Drinking Water Program”), the District may issue bonds, notes or certificates of indebtedness authorized hereby in the form of interim funding obligations in anticipation of project loan obligations and project loan obligations (“Drinking Water Obligations”) as the District Board shall determine, in accordance with Connecticut laws and the District’s Charter, following recommendation of the Board of Finance. Drinking Water Obligations, Project Loan Agreements and any other instruments, agreements or certificates under the Drinking Water Program shall be executed in the name and on behalf of the District by the manual or facsimile signatures of the Chairman, or in his absence the Vice-Chairman, and the Treasurer, or in his absence the Deputy Treasurer, and bear the District seal or a facsimile thereof. The aggregate principal amount of the Drinking Water Obligations to be issued, the dated date, final maturity, rate or rates of interest, the date, time of issue and sale and all other terms, details and particulars of such Drinking Water Obligations, subject to the provisions of the Drinking Water Program, shall be determined by the District Board, following recommendation of the Board of Finance. Drinking Water Obligations may be secured by the full faith and credit of the District and/or by special revenues of the District pledged therefore by the District Board in accordance with Connecticut laws and the District’s Charter. Each of the Drinking Water Obligations shall recite that every requirement of law relating to its issue has been duly complied with and that such obligation is within every debt and other limit prescribed by law.

2016 CIP PROJECT RESOLUTION NO. 15

RESOLUTION APPROPRIATING AN ADDITIONAL $1,500,000 FOR THE RADIO FREQUENCY AUTOMATED METER READING PROGRAM AND AUTHORIZING THE ISSUANCE OF AN ADDITIONAL $1,500,000 BONDS OF THE DISTRICT TO MEET SAID APPROPRIATION FOR A TOTAL APPROPRIATION AND BOND AUTHORIZATION OF $4,500,000

RESOLVED:

Section 1. An additional sum of $1,500,000 is hereby appropriated for the radio frequency meter program, standardizing and replacing radio frequency meters and legal, administrative and other financing costs related thereto. District forces may be utilized for this program. The District costs may include salary, benefits and overhead. This appropriation is an increase to the 2015 Radio Frequency Automated
Meter Reading Program appropriation and bond authorization for $3,000,000 (WDS.MT0015.01). The total appropriation for this project will now be $4,500,000.

Section 2. To meet said appropriation an additional $1,500,000 bonds of the District are authorized to be issued in one or more series in accordance with applicable General Statutes of Connecticut, Revision of 1958, as amended to date and as amended from time to time in the future, public acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future, and special acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future (together, “Connecticut laws”), and the District’s Charter. The form, date, maturities and other details of such authorized but unissued bonds shall be hereafter determined by the District Board acting in accordance with the District’s Charter.

Section 3. The Chairman, or in his absence the Vice-Chairman, and the Treasurer, or in his absence the Deputy Treasurer, are authorized in the name and on behalf of the District to apply for and accept any and all federal and state loans and/or grants-in-aid for the project and are further authorized to expend said funds in accordance with the terms thereof. To meet any portion of the costs of the project determined by the State of Connecticut Department of Energy and Environmental Protection and the State of Connecticut Department of Public Health to be eligible for funding under Section 22a-475 et seq. of the General Statutes of Connecticut, Revision of 1958, as amended (the “Drinking Water Program”), the District may issue bonds, notes or certificates of indebtedness authorized hereby in the form of interim funding obligations in anticipation of project loan obligations and project loan obligations (“Drinking Water Obligations”) as the District Board shall determine, in accordance with Connecticut laws and the District’s Charter, following recommendation of the Board of Finance. Drinking Water Obligations, Project Loan Agreements and any other instruments, agreements or certificates under the Drinking Water Program shall be executed in the name and on behalf of the District by the manual or facsimile signatures of the Chairman, or in his absence the Vice-Chairman, and the Treasurer, or in his absence the Deputy Treasurer, and bear the District seal or a facsimile thereof. The aggregate principal amount of the Drinking Water Obligations to be issued, the dated date, final maturity, rate or rates of interest, the date, time of issue and sale and all other terms, details and particulars of such Drinking Water Obligations, subject to the provisions of the Drinking Water Program, shall be determined by the District Board, following recommendation of the Board of Finance. Drinking Water Obligations may be secured by the full faith and credit of the District and/or by special revenues of the District pledged therefore by the District Board in accordance with Connecticut laws and the District’s Charter. Each of the Drinking Water Obligations shall recite that every requirement of law relating to its issue has been duly complied with and that such obligation is within every debt and other limit prescribed by law.
RESOLUTION APPROPRIATING AN ADDITIONAL $1,000,000 FOR WATER MAIN REPLACEMENT – GARDEN STREET AREA, WETHERSFIELD AND AUTHORIZING THE ISSUANCE OF AN ADDITIONAL $1,000,000 BONDS OF THE DISTRICT TO MEET SAID APPROPRIATION FOR A TOTAL APPROPRIATION AND BOND AUTHORIZATION OF $3,000,000

RESOLVED:

Section 1. An additional sum of $1,000,000 is hereby appropriated for the design and construction of water main replacements in the Garden Street area in Wethersfield, including, but are not limited to water main replacements in Garden Street, Lincoln Road, Garden Court, Dorchester Road, and Deerfield Road and legal, administrative and other financing costs related thereto. District forces may be utilized for this program. The District costs may include salary, benefits and overhead. This appropriation is an increase to the 2015 Water Main Replacement – Garden (WDS.TM0215.01). The total appropriation for this project will now be $3,000,000.

Section 2. To meet said appropriation an additional $1,000,000 bonds of the District are authorized to be issued in one or more series in accordance with applicable General Statutes of Connecticut, Revision of 1958, as amended to date and as amended from time to time in the future, public acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future, and special acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future (together, “Connecticut laws”), and the District’s Charter. The form, date, maturities and other details of such authorized but unissued bonds shall be hereafter determined by the District Board acting in accordance with the District’s Charter.

Section 3. The Chairman, or in his absence the Vice-Chairman, and the Treasurer, or in his absence the Deputy Treasurer, are authorized in the name and on behalf of the District to apply for and accept any and all federal and state loans and/or grants-in-aid for the project and are further authorized to expend said funds in accordance with the terms thereof. To meet any portion of the costs of the project determined by the State of Connecticut Department of Energy and Environmental Protection and the State of Connecticut Department of Public Health to be eligible for funding under Section 22a-475 et seq. of the General Statutes of Connecticut, Revision of 1958, as amended (the “Drinking Water Program”), the District may issue bonds, notes or certificates of indebtedness authorized hereby in the form of interim funding obligations in anticipation of project loan obligations and project loan obligations (“Drinking Water Obligations”) as the District Board shall determine, in accordance with Connecticut laws and the District’s Charter, following recommendation of the Board of Finance. Drinking Water Obligations, Project Loan Agreements and any other instruments, agreements or certificates under the Drinking Water Program shall be executed in the name and on behalf of the District by the
manual or facsimile signatures of the Chairman, or in his absence the Vice-Chairman, and the Treasurer, or in his absence the Deputy Treasurer, and bear the District seal or a facsimile thereof. The aggregate principal amount of the Drinking Water Obligations to be issued, the dated date, final maturity, rate or rates of interest, the date, time of issue and sale and all other terms, details and particulars of such Drinking Water Obligations, subject to the provisions of the Drinking Water Program, shall be determined by the District Board, following recommendation of the Board of Finance. Drinking Water Obligations may be secured by the full faith and credit of the District and/or by special revenues of the District pledged therefore by the District Board in accordance with Connecticut laws and the District's Charter. Each of the Drinking Water Obligations shall recite that every requirement of law relating to its issue has been duly complied with and that such obligation is within every debt and other limit prescribed by law.

2016 CIP PROJECT RESOLUTION NO. 17

RESOLUTION APPROPRIATING AN ADDITIONAL $500,000 FOR LAND ACQUISITION FOR WATER FACILITIES, SUPPLY AND TREATMENT AND AUTHORIZING THE ISSUANCE OF AN ADDITIONAL $500,000 BONDS OF THE DISTRICT TO MEET SAID APPROPRIATION FOR A TOTAL APPROPRIATION AND BOND AUTHORIZATION OF $1,500,000

RESOLVED:

Section 1. An additional sum of $500,000 is hereby appropriated for identification, negotiation and acquisition of land and/or easements to preserve watershed lands or for water treatment, transmission and distribution facilities including but not limited to treatment plants, pump stations, storage tanks, specialty valves and piping within the District's water service area, and legal, administrative and other financing costs related thereto. District forces may be utilized for this program. The District costs may include salary, benefits and overhead. This appropriation is an increase to the 2015 Land Acquisition for Water Facilities, Supply & Treatment appropriation and bond authorization for $1,000,000 (WDS.LA0015.01). The total appropriation for this project will now be $1,500,000.

Section 2. To meet said appropriation an additional $500,000 bonds of the District are authorized to be issued in one or more series in accordance with applicable General Statutes of Connecticut, Revision of 1958, as amended to date and as amended from time to time in the future, public acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future, and special acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future (together, “Connecticut laws”), and the District's Charter. The form, date, maturities and other details of such authorized but unissued bonds shall be hereafter determined by the District Board acting in accordance with the District’s Charter.
Section 3. The Chairman, or in his absence the Vice-Chairman, and the Treasurer, or in his absence the Deputy Treasurer, are authorized in the name and on behalf of the District to apply for and accept any and all federal and state loans and/or grants-in-aid for the project and are further authorized to expend said funds in accordance with the terms thereof. To meet any portion of the costs of the project determined by the State of Connecticut Department of Energy and Environmental Protection and the State of Connecticut Department of Public Health to be eligible for funding under Section 22a-475 et seq. of the General Statutes of Connecticut, Revision of 1958, as amended (the “Drinking Water Program”), the District may issue bonds, notes or certificates of indebtedness authorized hereby in the form of interim funding obligations in anticipation of project loan obligations and project loan obligations (“Drinking Water Obligations”) as the District Board shall determine, in accordance with Connecticut laws and the District’s Charter, following recommendation of the Board of Finance. Drinking Water Obligations, Project Loan Agreements and any other instruments, agreements or certificates under the Drinking Water Program shall be executed in the name and on behalf of the District by the manual or facsimile signatures of the Chairman, or in his absence the Vice-Chairman, and the Treasurer, or in his absence the Deputy Treasurer, and bear the District seal or a facsimile thereof. The aggregate principal amount of the Drinking Water Obligations to be issued, the dated date, final maturity, rate or rates of interest, the date, time of issue and sale and all other terms, details and particulars of such Drinking Water Obligations, subject to the provisions of the Drinking Water Program, shall be determined by the District Board, following recommendation of the Board of Finance. Drinking Water Obligations may be secured by the full faith and credit of the District and/or by special revenues of the District pledged therefore by the District Board in accordance with Connecticut laws and the District’s Charter. Each of the Drinking Water Obligations shall recite that every requirement of law relating to its issue has been duly complied with and that such obligation is within every debt and other limit prescribed by law.

RESOLUTION APPROPRIATING $500,000 FOR WATER SUPPLY IMPROVEMENTS - RAW WATER TRANSMISSION MAINS AND AUTHORIZING THE ISSUANCE OF $500,000 BONDS OF THE DISTRICT TO MEET SAID APPROPRIATION

RESOLVED:

Section 1. The sum of $500,000 is hereby appropriated for improvements and upgrades to raw and filter water pipeline and transmission main infrastructure, including improvements to manholes, pipes, valves, gates and supporting structures, the installation of conduits and/or duct bank for controls, various instrumentation and for legal, administrative and other financing costs related thereto. District forces may be utilized for this program. The District costs may include salary, benefits and overhead.
Section 2. To meet said appropriation $500,000 bonds of the District are authorized to be issued in one or more series in accordance with applicable General Statutes of Connecticut, Revision of 1958, as amended to date and as amended from time to time in the future, public acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future, and special acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future (together, "Connecticut laws"), and the District’s Charter. The form, date, maturities and other details of such authorized but unissued bonds shall be hereafter determined by the District Board acting in accordance with the District’s Charter.

Section 3. The Chairman, or in his absence the Vice-Chairman, and the Treasurer, or in his absence the Deputy Treasurer, are authorized in the name and on behalf of the District to apply for and accept any and all federal and state loans and/or grants-in-aid for the project and are further authorized to expend said funds in accordance with the terms thereof. To meet any portion of the costs of the project determined by the State of Connecticut Department of Energy and Environmental Protection and the State of Connecticut Department of Public Health to be eligible for funding under Section 22a-475 et seq. of the General Statutes of Connecticut, Revision of 1958, as amended (the "Drinking Water Program"), the District may issue bonds, notes or certificates of indebtedness authorized hereby in the form of interim funding obligations in anticipation of project loan obligations and project loan obligations ("Drinking Water Obligations") as the District Board shall determine, in accordance with Connecticut laws and the District’s Charter, following recommendation of the Board of Finance. Drinking Water Obligations, Project Loan Agreements and any other instruments, agreements or certificates under the Drinking Water Program shall be executed in the name and on behalf of the District by the manual or facsimile signatures of the Chairman, or in his absence the Vice-Chairman, and the Treasurer, or in his absence the Deputy Treasurer, and bear the District seal or a facsimile thereof. The aggregate principal amount of the Drinking Water Obligations to be issued, the dated date, final maturity, rate or rates of interest, the date, time of issue and sale and all other terms, details and particulars of such Drinking Water Obligations, subject to the provisions of the Drinking Water Program, shall be determined by the District Board, following recommendation of the Board of Finance. Drinking Water Obligations may be secured by the full faith and credit of the District and/or by special revenues of the District pledged therefore by the District Board in accordance with Connecticut laws and the District’s Charter. Each of the Drinking Water Obligations shall recite that every requirement of law relating to its issue has been duly complied with and that such obligation is within every debt and other limit prescribed by law.

RESOLUTION APPROPRIATING $3,500,000 FOR CONSTRUCTION SERVICES AND AUTHORIZING THE ISSUANCE OF $3,500,000 BONDS OF THE DISTRICT TO MEET SAID APPROPRIATION

RESOLVED:
Section 1. The sum of $3,500,000 is hereby appropriated for the costs of the management of District's capital improvement projects including improvements to and expansion of the District's water distribution and sewer collection systems and related work on water and sewage treatment plants and legal, administrative and other financing costs related thereto. District forces may be utilized for this program. The District costs may include salary, benefits and overhead.

Section 2. To meet said appropriation $3,500,000 bonds of the District are authorized to be issued in one or more series in accordance with applicable General Statutes of Connecticut, Revision of 1958, as amended to date and as amended from time to time in the future, public acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future, and special acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future (together, “Connecticut laws”), and the District’s Charter. The form, date, maturities and other details of such authorized but unissued bonds shall be hereafter determined by the District Board acting in accordance with the District’s Charter.

2016 CIP PROJECT RESOLUTION NO. 20
RESOLUTION APPROPRIATING $2,500,000 FOR ENGINEERING SERVICES AND AUTHORIZING THE ISSUANCE OF $2,500,000 BONDS OF THE DISTRICT TO MEET SAID APPROPRIATION
RESOLVED:

Section 1. The sum of $2,500,000 is hereby appropriated for developing and designing the District's capital improvement projects, including improvements to and expansion of the District's water distribution and sewer collection systems and related work on water and sewage treatment plants and legal, administrative and other financing costs related thereto. District forces may be utilized for this program. The District costs may include salary, benefits and overhead.

Section 2. To meet said appropriation $2,500,000 bonds of the District are authorized to be issued in one or more series in accordance with applicable General Statutes of Connecticut, Revision of 1958, as amended to date and as amended from time to time in the future, public acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future, and special acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future (together, “Connecticut laws”), and the District’s Charter. The form, date, maturities and other details of such authorized but unissued bonds shall be hereafter determined by the District Board acting in accordance with the District’s Charter.

2016 CIP PROJECT RESOLUTION NO. 21
RESOLUTION APPROPRIATING AN ADDITIONAL $1,300,000 FOR FLEET REPLACEMENT AND AUTHORIZING THE ISSUANCE OF AN ADDITIONAL $1,300,000 BONDS OF THE DISTRICT TO MEET SAID APPROPRIATION FOR A TOTAL APPROPRIATION AND BOND AUTHORIZATION OF $2,100,000

RESOLVED:

Section 1. An additional sum of $1,300,000 is hereby appropriated for the replacement of transportation and power operated equipment, the purchase of stationary generators, engines and emergency response equipment, and the installation of global positioning systems and legal, administrative and other financing costs related thereto. District forces may be utilized for this program. The District costs may include salary, benefits and overhead. This appropriation is an increase to the 2015 Fleet Replacement appropriation and bond authorization for $800,000 (COM.VE0015.01). The total appropriation for this project will now be $2,100,000.

Section 2. To meet said appropriation an additional $1,300,000 bonds of the District are authorized to be issued in one or more series in accordance with applicable General Statutes of Connecticut, Revision of 1958, as amended to date and as amended from time to time in the future, public acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future, and special acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future (together, “Connecticut laws”), and the District’s Charter. The form, date, maturities and other details of such authorized but unissued bonds shall be hereafter determined by the District Board acting in accordance with the District’s Charter.

2016 CIP PROJECT RESOLUTION NO. 22

RESOLUTION APPROPRIATING AN ADDITIONAL $1,000,000 FOR THE ADMINISTRATION FACILITIES IMPROVEMENT PROGRAM AND AUTHORIZING THE ISSUANCE OF AN ADDITIONAL $1,000,000 BONDS OF THE DISTRICT TO MEET SAID APPROPRIATION FOR A TOTAL APPROPRIATION AND BOND AUTHORIZATION OF $2,000,000

RESOLVED:

Section 1. An additional sum of $1,000,000 is hereby appropriated for the replacement and/or upgrade to the District’s deteriorating Administration facilities which include building improvements, site improvements, equipment improvements and legal, administrative and other financing costs related thereto. District forces may be utilized for this program. The District costs may include salary, benefits and overhead. This appropriation is an increase to the 2015 Administration Facilities
Improvement Program appropriation and bond authorization for $1,000,000 (COM.BL0015.01). The total appropriation for this project will now be $2,000,000.

Section 2. To meet said appropriation an additional $1,000,000 bonds of the District are authorized to be issued in one or more series in accordance with applicable General Statutes of Connecticut, Revision of 1958, as amended to date and as amended from time to time in the future, public acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future, and special acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future (together, “Connecticut laws”), and the District’s Charter. The form, date, maturities and other details of such authorized but unissued bonds shall be hereafter determined by the District Board acting in accordance with the District’s Charter.

2016 CIP PROJECT RESOLUTION NO. 23

RESOLUTION APPROPRIATING $5,000,000 FOR INFORMATION TECHNOLOGY AND AUTHORIZING THE ISSUANCE OF $5,000,000 BONDS OF THE DISTRICT TO MEET SAID APPROPRIATION

RESOLVED:

Section 1. The sum of $5,000,000 is hereby appropriated for the purchase, upgrade and/or replacement of computer related infrastructure and/or software and legal, administrative and other financing costs related thereto. District forces may be utilized for this program. The District costs may include salary, benefits and overhead.

Section 2. To meet said appropriation $5,000,000 bonds of the District are authorized to be issued in one or more series in accordance with applicable General Statutes of Connecticut, Revision of 1958, as amended to date and as amended from time to time in the future, public acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future, and special acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future (together, “Connecticut laws”), and the District’s Charter. The form, date, maturities and other details of such authorized but unissued bonds shall be hereafter determined by the District Board acting in accordance with the District’s Charter.

2016 CIP PROJECT RESOLUTION NO. 24

RESOLUTION APPROPRIATING $800,000 FOR UNDERGROUND STORAGE TANKS AND AUTHORIZING THE ISSUANCE OF $800,000 BONDS OF THE DISTRICT TO MEET SAID APPROPRIATION

RESOLVED:
Section 1. The sum of $800,000 is hereby appropriated for the design, installation, construction and remediation for the removal of two existing 10,000 gallon underground storage bulk fuel tanks and legal, administrative and other financing costs related thereto. District forces may be utilized for this program. The District costs may include salary, benefits and overhead.

Section 2. To meet said appropriation $800,000 bonds of the District are authorized to be issued in one or more series in accordance with applicable General Statutes of Connecticut, Revision of 1958, as amended to date and as amended from time to time in the future, public acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future, and special acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future (together, “Connecticut laws”), and the District’s Charter. The form, date, maturities and other details of such authorized but unissued bonds shall be hereafter determined by the District Board acting in accordance with the District’s Charter.

2016 CIP PROJECT RESOLUTION NO. 25

RESOLUTION APPROPRIATING $5,000,000 FOR SURVEY & CONSTRUCTION AND AUTHORIZING THE ISSUANCE OF $5,000,000 BONDS OF THE DISTRICT TO MEET SAID APPROPRIATION

RESOLVED:

Section 1. The sum of $5,000,000 is hereby appropriated for the survey and construction inspection of all water and sewer projects within the District’s service area, including projects installed under District contract and developer permit agreements and legal, administrative other financing costs related thereto. District forces may be utilized for this program. The District costs may include salary, benefits and overhead.

Section 2. To meet said appropriation $5,000,000 bonds of the District are authorized to be issued in one or more series in accordance with applicable General Statutes of Connecticut, Revision of 1958, as amended to date and as amended from time to time in the future, public acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future, and special acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future (together, “Connecticut laws”), and the District’s Charter. The form, date, maturities and other details of such authorized but unissued bonds shall be hereafter determined by the District Board acting in accordance with the District’s Charter.

2016 CIP PROJECT RESOLUTION NO. 26
RESOLUTION APPROPRIATING $3,400,000 FOR TECHNICAL SERVICES AND AUTHORIZING THE ISSUANCE OF $3,400,000 BONDS OF THE DISTRICT TO MEET SAID APPROPRIATION

RESOLVED:

Section 1. The sum of $3,400,000 is hereby appropriated for technical support to all of the District's capital improvement projects including improvements to and expansion of the District's water distribution and sewer collection systems and related work on water and sewage treatment plants and legal, administrative and other financing costs related thereto. District forces may be utilized for this program. The District costs may include salary, benefits and overhead.

Section 2. To meet said appropriation $3,400,000 bonds of the District are authorized to be issued in one or more series in accordance with applicable General Statutes of Connecticut, Revision of 1958, as amended to date and as amended from time to time in the future, public acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future, and special acts of the Connecticut General Assembly, as amended to date and as amended from time to time in the future (together, "Connecticut laws"), and the District’s Charter. The form, date, maturities and other details of such authorized but unissued bonds shall be hereafter determined by the District Board acting in accordance with the District’s Charter.

Respectfully submitted,

John S. Mirtle, Esq.
District Clerk

On motion made by Commissioner Salemi and duly seconded, the report was received and the resolution adopted by majority vote of those present.

Commissioners Adil and Camilliere opposed.

BOARD OF FINANCE
FISCAL YEAR 2016 - BUDGET EXPENDITURES

To: District Board

From: Board of Finance

It is RECOMMENDED that it be:

Voted: That the estimated 2016 budget expenditures in the total amount of
$149,287,400 accepted and approved as follows:

<table>
<thead>
<tr>
<th>Budget Appropriations</th>
<th>Water</th>
<th>Sewer</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>District Board</td>
<td>122,700</td>
<td>117,800</td>
<td>240,500</td>
</tr>
<tr>
<td>Executive Office</td>
<td>340,100</td>
<td>326,800</td>
<td>666,900</td>
</tr>
<tr>
<td>Administrative Services</td>
<td>110,700</td>
<td>106,300</td>
<td>217,000</td>
</tr>
<tr>
<td>Legal</td>
<td>1,000,000</td>
<td>960,700</td>
<td>1,960,700</td>
</tr>
<tr>
<td>Human Resources</td>
<td>758,000</td>
<td>728,300</td>
<td>1,486,300</td>
</tr>
<tr>
<td>Information Technology</td>
<td>4,743,600</td>
<td>2,336,300</td>
<td>7,079,900</td>
</tr>
<tr>
<td>Finance</td>
<td>2,854,400</td>
<td>2,742,400</td>
<td>5,596,800</td>
</tr>
<tr>
<td>Environment, Health and Safety</td>
<td>463,700</td>
<td>445,500</td>
<td>909,200</td>
</tr>
<tr>
<td>Engineering and Planning</td>
<td>509,800</td>
<td>489,800</td>
<td>999,600</td>
</tr>
<tr>
<td>Customer Service</td>
<td>2,531,600</td>
<td>1,304,100</td>
<td>3,835,700</td>
</tr>
<tr>
<td>Operating Office</td>
<td>400,400</td>
<td>384,800</td>
<td>785,200</td>
</tr>
<tr>
<td>Operations</td>
<td>8,154,600</td>
<td>2,718,200</td>
<td>10,872,800</td>
</tr>
<tr>
<td>Laboratory Services</td>
<td>933,100</td>
<td>861,400</td>
<td>1,794,500</td>
</tr>
<tr>
<td>Water Pollution Control</td>
<td>-</td>
<td>17,435,400</td>
<td>17,435,400</td>
</tr>
<tr>
<td>Maintenance</td>
<td>5,903,300</td>
<td>5,672,000</td>
<td>11,575,300</td>
</tr>
<tr>
<td>Water Treatment &amp; Supply</td>
<td>8,724,400</td>
<td>-</td>
<td>8,724,400</td>
</tr>
<tr>
<td>Patrol</td>
<td>1,653,100</td>
<td>-</td>
<td>1,653,100</td>
</tr>
<tr>
<td>Debt Service</td>
<td>22,708,200</td>
<td>20,865,100</td>
<td>43,573,300</td>
</tr>
<tr>
<td>Employee Benefits</td>
<td>13,473,600</td>
<td>4,985,900</td>
<td>18,459,500</td>
</tr>
<tr>
<td>General Insurance</td>
<td>2,893,600</td>
<td>1,240,200</td>
<td>4,133,800</td>
</tr>
<tr>
<td>Taxes and Fees</td>
<td>3,010,000</td>
<td>-</td>
<td>3,010,000</td>
</tr>
<tr>
<td>Special Agreements and Programs</td>
<td>1,954,300</td>
<td>1,272,300</td>
<td>3,226,600</td>
</tr>
<tr>
<td>Riverfront Park Systems</td>
<td>1,050,900</td>
<td>-</td>
<td>1,050,900</td>
</tr>
<tr>
<td><strong>Total Water and Sewer Budget</strong></td>
<td><strong>84,294,100</strong></td>
<td><strong>64,993,300</strong></td>
<td><strong>149,287,400</strong></td>
</tr>
</tbody>
</table>

Respectfully submitted,

John S. Mirtle, Esq.
District Clerk

On motion made by Commissioner Salemi and duly seconded, the report was received and the resolution adopted by unanimous vote of those present.

BOARD OF FINANCE
FISCAL YEAR 2016 - BUDGET REVENUES

To: District Board

From: Board of Finance

It is RECOMMENDED that it be Voted:

That the 2016 Budget Revenues in the total amount of $149,287,400 be
accepted and approval as follows:

**Water Revenues**

**Operating Revenues**
- Sale of Water $74,015,300
- Other Operating Revenues 3,663,700
  - Subtotal Operating Revenues 77,679,000

**Non-Operating Revenues**
- 5,581,600

**Other Financing Sources**
- Contributions from (to Other Funds) 1,033,500
  - Total Source of Revenues and Other Financing Sources – Water Operations $84,294,100

**Sewer Revenues**

**Operating Revenues**
- Tax on Member Municipalities $38,944,300
- Revenue from Other Government Agencies 3,963,400
- Other Sewer Revenues 11,854,700
- Sewer User Charge Revenues 6,348,800
  - Subtotal Operating Revenues 61,111,200

**Other Financing Sources**
- Contributions/Transfers from Other Funds 3,882,100
  - Subtotal Other Financing Sources 3,882,100
  - Total Source of Revenues and Other Financing Sources – Sewer Operations $64,993,300

**Total Source of Revenues and Other Financing Sources – Water and Sewer Operations** $149,287,400

Respectfully submitted,

John S. Mirtle, Esq.
District Clerk

*On motion made by Commissioner Magnan and duly seconded, the report was received and the resolution adopted by unanimous vote of those present.*

**BOARD OF FINANCE**

**FISCAL YEAR 2016 - HYDROELECTRIC EXPENDITURES AND REVENUES**

To: District Board

December 14, 2015
From: Board of Finance

At its November 16, 2015 meeting, the Board of Finance voted to recommend the following resolutions be forwarded to the District Board for approval.

**Resolved:** That the District Board accepts and approves an appropriation of $1,143,700 for the operation of the Hydroelectric Program.

**Further Resolved:** That the District Board accepts and approves estimated Hydroelectric revenues of $1,143,700 in support of operations as follows:

- **Power Sales** $1,139,700
- **Interest Income** 4,000
- **Designated from Surplus** 0

**Total Hydroelectric** $1,143,700

Respectfully submitted,

John S. Mirtle, Esq.
District Clerk

*On motion made by Commissioner Salemi and duly seconded, the report was received and the resolution adopted by unanimous vote of those present.*

**BOARD OF FINANCE**

**FISCAL YEAR 2016 - TAX ON MEMBER MUNICIPALITIES**

To: District Board

From: Board of Finance

A Fiscal Year 2016 Tax Levy on The Metropolitan District’s member municipalities in the amount of $38,944,300 is recommended in support of the proposed 2016 budget. In accordance with the District Board’s policy, taxes may be paid in quarterly installments. To coincide with the fiscal year cycle (July 1 – June 30) adhered to by the member municipalities, the quarterly tax payments are unbalanced. The amount of the tax due in the first half of 2016 will be equivalent to 50% of the total 2015 tax levy. This amount (when paid) will be subtracted from the total 2016 tax levy: the balance is the amount due in the second half of the year.

Apportionment of the Fiscal Year 2016 tax among the member municipalities and the amount due on each installment will be as follows:
**Tax History by Town**

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Hartford</td>
<td>$9,472,000</td>
<td>$9,955,500</td>
<td>$10,374,400</td>
<td>$10,298,600</td>
<td>$10,174,900</td>
</tr>
<tr>
<td>East Hartford</td>
<td>$3,856,000</td>
<td>$3,964,500</td>
<td>$4,213,200</td>
<td>$4,490,100</td>
<td>$4,762,000</td>
</tr>
<tr>
<td>Newington</td>
<td>$2,888,200</td>
<td>$3,014,900</td>
<td>$3,132,300</td>
<td>$3,287,300</td>
<td>$3,508,400</td>
</tr>
<tr>
<td>Wethersfield</td>
<td>$2,682,500</td>
<td>$2,756,900</td>
<td>$2,824,400</td>
<td>$3,022,000</td>
<td>$3,207,700</td>
</tr>
<tr>
<td>Windsor</td>
<td>$2,956,200</td>
<td>$3,026,500</td>
<td>$3,111,900</td>
<td>$3,222,600</td>
<td>$3,404,700</td>
</tr>
<tr>
<td>Bloomfield</td>
<td>$2,488,900</td>
<td>$2,584,900</td>
<td>$2,612,500</td>
<td>$2,752,400</td>
<td>$2,936,000</td>
</tr>
<tr>
<td>Rocky Hill</td>
<td>$1,941,700</td>
<td>$2,011,100</td>
<td>$2,089,100</td>
<td>$2,153,700</td>
<td>$2,239,700</td>
</tr>
<tr>
<td>West Hartford</td>
<td>$7,207,700</td>
<td>$7,485,100</td>
<td>$7,798,800</td>
<td>$8,219,700</td>
<td>$8,710,900</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$33,493,200</strong></td>
<td><strong>$34,799,400</strong></td>
<td><strong>$36,156,600</strong></td>
<td><strong>$37,446,400</strong></td>
<td><strong>$38,944,300</strong></td>
</tr>
</tbody>
</table>

At a meeting of the Board of Finance held on November 16, 2015, it was:

**Voted:** That the Board of Finance recommends to the District Board passage of the following resolution:

**Resolved:** That, in accordance with Section 3-12 and 3-13 of the District Charter, a tax on the member municipalities comprising The Metropolitan District, in the sum of $38,944,300, shall be due and payable in favor of The Metropolitan District in four installments on the following due dates: the first installment, totaling $9,361,600, shall be due and payable on January 20, 2016; the second installment, totaling $9,361,600, shall be due and payable on April 20, 2016; the third installment, totaling $10,110,550, shall be due and payable on July 20, 2016; and the fourth installment, totaling $10,110,550, shall be due and payable October 19, 2016. Apportionment of the Fiscal Year 2016 tax among the member municipalities and the amount due on each installment shall be as follows:

<table>
<thead>
<tr>
<th>Installment Date</th>
<th>1/20/2016</th>
<th>4/20/2016</th>
<th>7/20/2016</th>
<th>10/19/2016</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hartford</td>
<td>$2,574,650</td>
<td>$2,574,650</td>
<td>$2,512,800</td>
<td>$2,512,800</td>
<td>$10,174,900</td>
</tr>
<tr>
<td>East Hartford</td>
<td>1,122,525</td>
<td>1,122,525</td>
<td>1,258,475</td>
<td>1,258,475</td>
<td>4,762,000</td>
</tr>
<tr>
<td>Newington</td>
<td>821,825</td>
<td>821,825</td>
<td>932,375</td>
<td>932,375</td>
<td>3,508,400</td>
</tr>
<tr>
<td>Wethersfield</td>
<td>755,500</td>
<td>755,500</td>
<td>848,350</td>
<td>848,350</td>
<td>3,207,700</td>
</tr>
<tr>
<td>Windsor</td>
<td>805,650</td>
<td>805,650</td>
<td>896,700</td>
<td>896,700</td>
<td>3,404,700</td>
</tr>
<tr>
<td>Bloomfield</td>
<td>688,100</td>
<td>688,100</td>
<td>779,900</td>
<td>779,900</td>
<td>2,936,000</td>
</tr>
<tr>
<td>Rocky Hill</td>
<td>538,425</td>
<td>538,425</td>
<td>581,425</td>
<td>581,425</td>
<td>2,239,700</td>
</tr>
<tr>
<td>West Hartford</td>
<td>2,054,925</td>
<td>2,054,925</td>
<td>2,300,525</td>
<td>2,300,525</td>
<td>8,710,900</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$9,361,600</strong></td>
<td><strong>$9,361,600</strong></td>
<td><strong>$10,110,550</strong></td>
<td><strong>$10,110,550</strong></td>
<td><strong>$38,944,300</strong></td>
</tr>
</tbody>
</table>

Respectfully submitted,

John S. Mirtle, Esq.
District Clerk
On motion made by Commissioner Salemi and duly seconded, the report was received and the resolution adopted by majority vote of those present.

Commissioners Adil and Camilliere opposed.

BOARD OF FINANCE
FISCAL YEAR 2016 - REVISIONS TO DISTRICT SEWER USER CHARGE RATES AND OTHER RELATED CHARGES

To: District Board
From: Board of Finance

December 14, 2015

In accordance with Section S12j of the District’s Ordinances, sewer use unit charge rates shall be determined annually in conjunction with adoption of the District Budget. The 2016 budget in support of sewer operations calls for a sewer user charge rate of $2.86, which is 4.0% higher than the prior year.

Following the cost trends for the sewer user charge rate, it is recommended the BOD and COD rate be increased to $0.34 per pound respectively. In addition, the suspended solids strength charge will increase to $0.28 per pound. These unit charges, which apply to high flow users, low flow/high strength users and non-municipal tax-exempt users, are for the following:

1. Liquid flow charge rate based on sewer flow in hundreds of cubic feet (CCF).

2. a. BOD (biochemical oxygen demand) strength charge rate based on pounds of BOD for the concentration of BOD exceeding 300 milligrams per liter (mg/l).

   b. COD (chemical oxygen demand) strength charge rate based on pounds of COD for that concentration of COD exceeding 700 mg/l.

3. Suspended solids strength charge rate based on pounds of suspended solids for that concentration exceeding 300 mg/l.

In accordance with Section S12p of the District’s Ordinances, sewer user charge Late Filing/Sewage Evaluation Fees shall be determined in conjunction with adoption of the District Budget. The 2016 budget in support of sewer operations calls for determining the late filing/sewage evaluation fees as follows:
Certification Statement
Late Filing Fee $250.00

Sewage Evaluation
Fee for each sewer discharge point the District samples and performs laboratory analyses on the effluents obtained therefrom due to such default by a user Actual cost + overhead

Additionally, in accordance with Section S12x of the District’s Ordinances, the special sewer service charge primarily for payment of principal and interest on certain bonds and loans which proceeds are used to finance the costs associated with the Clean Water Project. The special sewer service charge is set annually in conjunction with adoption of the District Budget. Effective January 1, 2015, said charge shall be $3.25 per hundred cubic feet (ccf) to be uniformly applied and to be proportional to the quantity of water used by District customers who utilize the District sewer system and are furnished water directly by the Metropolitan District. The special sewer service charge shall appear separately on the water bills of the District.

Remediated Groundwater Charges: A maintenance fee is required as part of the approval from MDC for acceptance of the discharge of remediated groundwater to the sanitary sewer. This fee is associated with the review and analysis of the permit application, location of the discharge and operational requirements to manage the groundwater at the wastewater treatment facility.

FOG Charges: Fees are charged to Class III and IV food service establishments to offset the costs of managing the Fats, Oils and Grease (FOG) program. This program is required by the CT Department of Energy and Environmental Protection General Permit for the Discharge of Wastewater Associated with Food Preparation Establishments.

Remediated Groundwater $0.10/gal

FOG Fees
Initial Registration Application $80.00
Initial Variance Application $80.00
Annual FOG Fee $80.00
Failure to submit Registration or Variance Applications $100.00
Disallow Inspection $100.00
Failure to maintain records in proper order $100.00
Failure to maintain outdoor or indoor grease removal devices in properly working order $200.00
Failure to clean outdoor or indoor grease removal devices quarterly or when 25% of the depth of the trap is filled with food solids and FOG, whichever comes first. $200.00
Failure to properly dispose of brown and/or yellow grease $200.00
Source of sanitary sewer overflow (minimum) - Actual costs will be billed to the facility for time and materials related to the overflow $1,000.00

At a meeting of the Board of Finance held on November 16, 2015, it was:

**Voted:** That the Board of Finance recommends to the District Board passage of the following resolution:

**Resolved:** That, in accordance with Section S12j of the District Ordinances, Unit Charges For Computing The Sewer User Charge, a sewer user charge rate of two dollars and eighty six cents ($2.86) per hundred cubic feet of sewer flow be effective for meter readings on and after January 1, 2016 and that, effective January 1, 2016, a BOD strength charge of thirty-four cents ($0.34) per pound be billed on sewer flow for that concentration of BOD exceeding 300 milligrams per liter; a COD strength charge of twenty-eight cents ($0.28) per pound be billed on sewer flow for that concentration of COD exceeding 700 milligrams per liter; and a suspended solids strength charge of twenty-eight ($0.28) per pound be billed on sewer flow for that concentration of suspended solids exceeding 300 milligrams per liter.

Also, in accordance with Section S12p of the District Ordinances, the Late Filing Fee for Certification Statements shall be two hundred and fifty dollars ($250.00) and the Sewage Evaluation Fee for each sewer discharge point the District samples and performs laboratory analyses on the effluents obtained therefrom due to such default by a user shall be the actual cost to the District plus overhead.

**Further Resolved:** In accordance with Section S12x of the District’s Ordinances, the rate for the special sewer service charge shall be $3.25 per ccf commencing January 1, 2016.

**Also Voted:** That the District Board approve the following schedule of fees effective January 1, 2016.

<table>
<thead>
<tr>
<th>Description</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Remediated Groundwater</td>
<td>$0.10/gal</td>
</tr>
<tr>
<td><strong>FOG Fees</strong></td>
<td></td>
</tr>
<tr>
<td>Initial Registration Application</td>
<td>$80.00</td>
</tr>
<tr>
<td>Initial Variance Application</td>
<td>$80.00</td>
</tr>
<tr>
<td>Annual FOG Fee</td>
<td>$80.00</td>
</tr>
<tr>
<td>Failure to submit Registration or Variance Applications</td>
<td>$100.00</td>
</tr>
<tr>
<td>Disallow Inspection</td>
<td>$100.00</td>
</tr>
<tr>
<td>Failure to maintain records in proper order</td>
<td>$100.00</td>
</tr>
<tr>
<td>Failure to maintain outdoor or indoor grease removal</td>
<td></td>
</tr>
</tbody>
</table>
devices in properly working order $200.00
Failure to clean outdoor or indoor grease removal devices quarterly or when 25% of the depth of the trap is filled with food solids and FOG, whichever comes first. $200.00
Failure to properly dispose of brown and/or yellow grease $200.00
Source of sanitary sewer overflow (minimum) - Actual costs will be billed to the facility for time and materials related to the overflow $1,000.00

Respectfully Submitted,

John Mirtle
District Clerk

On motion made by Commissioner Salemi and duly seconded, the report was received and the resolution adopted by majority vote of those present.

Commissioners Adil and Camilliere opposed.

On motion made by District Chairman DiBella and duly seconded, agenda items #11A “REVISION TO DISTRICT WATER ORDINANCES § W1a” and #11B “REVISION TO DISTRICT SEWER ORDINANCES § S12X” were consolidated to be voted on together.

COMMITTEE ON MDC GOVERNMENT
PROPOSED REVISIONS TO THE WATER ORDINANCES § W1a
OF THE METROPOLITAN DISTRICT

To: District Board December 14, 2015
From: Committee on MDC Government

District staff, through the Office of District Counsel, submits the revisions of Section W1a, “WATER USED CHARGE (TREATED WATER)”, to The Metropolitan District Water Ordinances for consideration by the Committee on MDC Government. Pursuant to the authority set forth in Section 1(g) of Special Act 08-9 (Regular Session 2008).

SEC. W1a WATER USED CHARGE (TREATED WATER)

The WATER USED CHARGE is the quantity of water used as read at the meter, as follows:
### BILLS RENDERED

<table>
<thead>
<tr>
<th>MONTHLY AND QUARTERLY</th>
<th>RATE</th>
</tr>
</thead>
<tbody>
<tr>
<td>BILLs RENDERED</td>
<td>$2.53 per 100 Cubic Feet</td>
</tr>
</tbody>
</table>

The WATER USED CHARGE for customers subject to § S12x of The Metropolitan District Sewer Ordinances who purchase more than 668 ccf of water per day, as averaged over a monthly billing period, as follows:

For each of the first 668 ccf of water used per day:

<table>
<thead>
<tr>
<th>BILLS RENDERED</th>
<th>RATE</th>
</tr>
</thead>
<tbody>
<tr>
<td>MONTHLY</td>
<td>$2.66 per 100 Cubic Feet</td>
</tr>
</tbody>
</table>

For each ccf of water used per day in excess of 668 ccf:

<table>
<thead>
<tr>
<th>BILLS RENDERED</th>
<th>RATE</th>
</tr>
</thead>
<tbody>
<tr>
<td>MONTHLY</td>
<td>$2.16 per 100 Cubic Feet</td>
</tr>
</tbody>
</table>

At a meeting of the Committee on MDC Government held on December 14, 2015, it was:

**VOTED:** That the Committee on MDC Government recommends to the District Board passage of the following resolution:

**RESOLVED:** That the revisions to The Metropolitan District’s Water Ordinances be adopted as follows:

**SEC. W1a WATER USED CHARGE (TREATED WATER)**

The WATER USED CHARGE is the quantity of water used as read at the meter, as follows:

<table>
<thead>
<tr>
<th>BILLS RENDERED</th>
<th>RATE</th>
</tr>
</thead>
<tbody>
<tr>
<td>MONTHLY AND QUARTERLY</td>
<td>$2.66 per 100 Cubic Feet</td>
</tr>
</tbody>
</table>
The WATER USED CHARGE for customers subject to § S12x of The Metropolitan District Sewer Ordinances who purchase more than 668 ccf of water per day, as averaged over a monthly billing period, as follows:

For each of the first 668 ccf of water used per day:

<table>
<thead>
<tr>
<th>BILLS RENDERED</th>
<th>RATE</th>
</tr>
</thead>
<tbody>
<tr>
<td>MONTHLY</td>
<td>$2.66 per 100 Cubic Feet</td>
</tr>
</tbody>
</table>

For each ccf of water used per day in excess of 668 ccf:

<table>
<thead>
<tr>
<th>BILLS RENDERED</th>
<th>RATE</th>
</tr>
</thead>
<tbody>
<tr>
<td>MONTHLY</td>
<td>$2.16 per 100 Cubic Feet</td>
</tr>
</tbody>
</table>

Respectfully submitted,

John S. Mirtle, Esq.
District Clerk

COMMITTEE ON MDC GOVERNMENT
PROPOSED REVISIONS TO THE SEWER ORDINANCES § S12x
OF THE METROPOLITAN DISTRICT

To: District Board December 14, 2015

From: Committee on MDC Government

District staff, through the Office of District Counsel, submits the revisions of Section S12x, “SPECIAL SEWER SERVICE CHARGE FOR CAPITAL IMPROVEMENTS TO THE SEWERAGE SYSTEM”, to The Metropolitan District General Ordinances for consideration by the Committee on MDC Government. Pursuant to the authority set forth in Section 1(g) of Special Act 08-9 (Regular Session 2008).

The proposed revisions are underlined.

SEC. S12x SPECIAL SEWER SERVICE CHARGE FOR CAPITAL IMPROVEMENTS TO THE SEWERAGE SYSTEM
a.) For customers of The Metropolitan District who utilize the District sewer system and are furnished water directly by The Metropolitan District there shall be a special sewer service charge at rates established annually through the budget approval process as set forth in Chapter 3 of the Charter of The Metropolitan District. Except as provided in subsection S12x(b) and S12x(c), said charge rates shall be uniformly applied to, and be proportional to the quantity of water used by, the affected customers.

b.) Notwithstanding the foregoing, The Metropolitan District may, through its annual budget, allow for a reduction in the special sewer service charge otherwise payable by owners of commercial or industrial properties in the event said properties, and the commercial or industrial operations located thereon, are serviced, in whole or in part, by an on-site wastewater collection, treatment, and disposal system that does not discharge into the sanitary sewage system of The Metropolitan District. The amount of said reduction shall be based upon the sewer usage metered and reported pursuant to Section S12e and determined by the Board of Commissioners of The Metropolitan District during its annual budget approval process for any ensuing year.

c.) Customers subject to the provisions of this Section12x, other than customers subject to Subsection S12x(b) above, shall be subject to the special sewer service charge as follows: 1) for the first 20,000 hundred cubic feet of water consumed from a single water meter per month, the special sewer service charge shall be assessed at the rate established by The Metropolitan District against each one hundred cubic feet of water consumed; and 2) for all water consumed in excess of 20,000 hundred cubic feet per month from a single water meter, the special sewer service charge shall be assessed at such rate against each one hundred cubic feet of sewer flow generated by the water used in excess of 20,000 hundred cubic feet per month metered at a location approved by the Metropolitan District. This excess sewer flow shall be calculated via the proportion of sewage discharged to water consumed for the month, with this proportion applied to the volume of water consumed in excess of 20,000 hundred cubic feet per month and billed pursuant to Section S12f. The special sewer service charge assessed pursuant to this subsection shall be billed monthly.

d.) The proceeds from the special sewer service charge, as aforesaid, shall be used exclusively for capital costs associated with any and all measures necessary to comply with a certain consent decree executed by and between The Metropolitan District and the United States Environmental Protection Agency in a case filed on August 15, 2006 in the United States District court for the District of Connecticut captioned United States of America and State of Connecticut vs. The Metropolitan District of Hartford, Connecticut and a certain consent order executed by and between The Metropolitan District and the State of Connecticut relating to the reduction of nitrogen discharged from
District Wastewater Treatment Facilities as required by State of Connecticut Department of Environmental Protection Nitrogen General Permit issued December 21, 2005, as such decree and order may be amended from time to time, and specifically for payment of capital expenditures in connection with compliance with the decree or order, or payment of debt service on indebtedness of The District incurred for purposes of funding expenditures in connection with compliance with such decree and order. For this purpose “indebtedness” shall mean bonds, notes and other loans and obligations, including, without limitation, State of Connecticut Clean Water Fund loans and “Debt service” shall mean any obligation that would constitute “debt service” if incurred with respect to bonds issued under the special obligation indenture of trust, dated June 1, 2013, between The District and U.S. Bank National Association, as trustee, as amended and supplemented from time to time, as the term “debt service” is used in such indenture, whether or not such obligation is incurred with respect to indebtedness under such indenture.

e.) The special sewer service charge shall appear separately on the water bills of the District and shall be due and payable at the same time as the water bills are due and payable. Collection and payment of such charge shall be subject to and in accordance with sections S12m, S12n, and S12o of this part.

At a meeting of the Committee on MDC Government held on December 14, 2015, it was:

VOTED: That the Committee on MDC Government recommends to the District Board passage of the following resolution:

RESOLVED: That the revisions to The Metropolitan District’s Sewer Ordinances be adopted as follows:

SEC. S12x SPECIAL SEWER SERVICE CHARGE FOR CAPITAL IMPROVEMENTS TO THE SEWERAGE SYSTEM

a.) For customers of The Metropolitan District who utilize the District sewer system and are furnished water directly by The Metropolitan District there shall be a special sewer service charge at rates established annually through the budget approval process as set forth in Chapter 3 of the Charter of The Metropolitan District. Except as provided in subsection S12x(b) and S12x(c), said rates shall be uniformly applied to, and be proportional to the quantity of water used by, the affected customers.

b.) Notwithstanding the foregoing, The Metropolitan District may, through its annual budget, allow for a reduction in the special sewer service charge otherwise payable by owners of commercial or industrial properties in the event said properties, and the commercial or industrial operations located thereon, are serviced, in whole or in part, by an on-site wastewater collection, treatment, and disposal system that does not discharge into the sanitary sewage system of The Metropolitan District. The amount of said reduction
shall be based upon the sewer usage metered and reported pursuant to Section S12e and determined by the Board of Commissioners of The Metropolitan District during its annual budget approval process for any ensuing year.

c.) Customers subject to the provisions of this Section12x, other than customers subject to Subsection S12x(b) above, shall be subject to the special sewer service charge as follows: 1) for the first 20,000 hundred cubic feet of water consumed from a single water meter per month, the special sewer service charge shall be assessed at the rate established by The Metropolitan District against each one hundred cubic feet of water consumed; and 2) for all water consumed in excess of 20,000 hundred cubic feet per month from a single water meter, the special sewer service charge shall be assessed at such rate against each one hundred cubic feet of sewer flow generated by the water used in excess of 20,000 hundred cubic feet per month metered at a location approved by the Metropolitan District. This excess sewer flow shall be calculated via the proportion of sewage discharged to water consumed for the month, with this proportion applied to the volume of water consumed in excess of 20,000 hundred cubic feet per month and billed pursuant to Section S12f. The special sewer service charge assessed pursuant to this subsection shall be billed monthly.

d.) The proceeds from the special sewer service charge, as aforesaid, shall be used exclusively for capital costs associated with any and all measures necessary to comply with a certain consent decree executed by and between The Metropolitan District and the United States Environmental Protection Agency in a case filed on August 15, 2006 in the United States District court for the District of Connecticut captioned United States of America and State of Connecticut vs. The Metropolitan District of Hartford, Connecticut and a certain consent order executed by and between The Metropolitan District and the State of Connecticut relating to the reduction of nitrogen discharged from District Wastewater Treatment Facilities as required by State of Connecticut Department of Environmental Protection Nitrogen General Permit issued December 21, 2005, as such decree and order may be amended from time to time, and specifically for payment of capital expenditures in connection with compliance with the decree or order, or payment of debt service on indebtedness of The District incurred for purposes of funding expenditures in connection with compliance with such decree and order. For this purpose “indebtedness” shall mean bonds, notes and other loans and obligations, including, without limitation, State of Connecticut Clean Water Fund loans and “Debt service” shall mean any obligation that would constitute “debt service” if incurred with respect to bonds issued under the special obligation indenture of trust, dated June 1, 2013, between The District and U.S. Bank National Association, as trustee, as amended and supplemented from time to time, as the term “debt service” is used in such indenture, whether or not such obligation is incurred with respect to indebtedness under such indenture.
e.) The special sewer service charge shall appear separately on the water bills of the District and shall be due and payable at the same time as the water bills are due and payable. Collection and payment of such charge shall be subject to and in accordance with sections S12m, S12n, and S12o of this part.

Respectfully submitted,

John S. Mirtle, Esq.
District Clerk

On motion made by Commissioner Magnan and duly seconded, the reports for #11A “REVISION TO DISTRICT WATER ORDINANCES § W1A” and #11B “REVISION TO DISTRICT SEWER ORDINANCES § S12X” were received and the resolutions adopted by unanimous vote of those present.

WATER BUREAU
REVISIONS TO WATER ASSESSMENT RATES AND OTHER RELATED CHARGES AND SPECIAL WATER RATES AND CHARGES

To: District Board

From: Water Bureau

December 14, 2015

In support of the annual water operating budget, staff is submitting these rates in conjunction with the revisions to the proposed Fiscal Year 2016 water rates and other peripheral charges associated with the delivery and sale of water as part of the annual budget adoption process.

Staff has reviewed these rates in light of the costs associated with them on a ‘typical’ model basis and makes the following recommendations:

Water Assessment Rates and Other Related Charges:

<table>
<thead>
<tr>
<th></th>
<th>Current</th>
<th>Proposed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Pipe Assessment</td>
<td>$41.00/ft</td>
<td>$41.00/ft</td>
</tr>
<tr>
<td>Service Pipe Taps</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Domestic (includes spacer and meter costs):</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1” Service Tap with 5/8” Meter</td>
<td>$550.00</td>
<td>$550.00</td>
</tr>
<tr>
<td>1” Service Tap with 3/4” Meter</td>
<td>$575.00</td>
<td>$575.00</td>
</tr>
<tr>
<td>Service Tap</td>
<td>Current</td>
<td>Proposed</td>
</tr>
<tr>
<td>-------------</td>
<td>---------</td>
<td>----------</td>
</tr>
<tr>
<td>1-1/2&quot; Service Tap with 1&quot; Meter</td>
<td>$695.00</td>
<td>$695.00</td>
</tr>
<tr>
<td>2&quot; Service Tap with 1-1/2&quot; Meter</td>
<td>$940.00</td>
<td>$1,400.00</td>
</tr>
<tr>
<td>4&quot; Service Tap with 2&quot; Meter</td>
<td>$990.00</td>
<td>$1,450.00</td>
</tr>
<tr>
<td>4&quot; Service Tap with 3&quot; Meter</td>
<td>$1,120.00</td>
<td>$1,580.00</td>
</tr>
<tr>
<td>6&quot; Service Tap with 4&quot; Meter</td>
<td>$1,320.00</td>
<td>$1,780.00</td>
</tr>
<tr>
<td>8&quot; Service Tap with 6&quot; Meter</td>
<td>$1,945.00</td>
<td>$2,400.00</td>
</tr>
<tr>
<td>10&quot; Service Tap with 8&quot; Meter</td>
<td>$2,910.00</td>
<td>$3,370.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Fire Service Tap</th>
<th>Current</th>
<th>Proposed</th>
</tr>
</thead>
<tbody>
<tr>
<td>2&quot; Fire Service Tap</td>
<td>$565.00</td>
<td>$565.00</td>
</tr>
<tr>
<td>4&quot;, 6&quot;, 8&quot; Fire Service Tap</td>
<td>$460.00</td>
<td>$460.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Hydrants</th>
<th>Current</th>
<th>Proposed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Installed after the main</td>
<td>$9,800.00</td>
<td>$9,800.00</td>
</tr>
<tr>
<td>Hydrant Maintenance</td>
<td>$100.00</td>
<td>$100.00</td>
</tr>
<tr>
<td>Hydrant Relocation</td>
<td>$15,000.00</td>
<td>$15,000.00</td>
</tr>
<tr>
<td>Fire Flow Testing</td>
<td>$340.00</td>
<td>$340.00</td>
</tr>
</tbody>
</table>

**Special Meter Charges and Deposits:**

<table>
<thead>
<tr>
<th>Hydrant Meters</th>
<th>Current</th>
<th>Proposed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Administrative and meter reading fee, including connection and inspection fees + actual water use to be billed</td>
<td>$1,000.00</td>
<td>$1,000.00</td>
</tr>
<tr>
<td>Hydrant Meter Deposit</td>
<td>$1,500.00</td>
<td>$1,500.00</td>
</tr>
</tbody>
</table>

**Subsequent re-inspection and testing fee, if backflow prevention device required**

<table>
<thead>
<tr>
<th>Frozen, Lost or Damaged Meters</th>
<th>Current</th>
<th>Proposed</th>
</tr>
</thead>
<tbody>
<tr>
<td>5/8&quot; meter</td>
<td>$200.00</td>
<td>$200.00</td>
</tr>
<tr>
<td>3/4&quot; meter</td>
<td>$240.00</td>
<td>$240.00</td>
</tr>
<tr>
<td>1&quot; meter</td>
<td>$275.00</td>
<td>$275.00</td>
</tr>
<tr>
<td>1-1/2&quot; meter</td>
<td>$920.00</td>
<td>$920.00</td>
</tr>
<tr>
<td>2&quot; meter</td>
<td>$1,155.00</td>
<td>$1,155.00</td>
</tr>
<tr>
<td>3&quot; meter</td>
<td>$1,355.00</td>
<td>$1,355.00</td>
</tr>
<tr>
<td>4&quot; meter</td>
<td>$1,615.00</td>
<td>$1,615.00</td>
</tr>
<tr>
<td>6&quot; meter</td>
<td>$2,560.00</td>
<td>$2,560.00</td>
</tr>
<tr>
<td>8&quot; meter</td>
<td>$4,000.00</td>
<td>$4,000.00</td>
</tr>
</tbody>
</table>
### Radio Transmitter Unit

<table>
<thead>
<tr>
<th>Description</th>
<th>Current</th>
<th>Proposed</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$155.00</td>
<td>$155.00</td>
</tr>
</tbody>
</table>

### Spacer Charges

<table>
<thead>
<tr>
<th>Size</th>
<th>Current</th>
<th>Proposed</th>
</tr>
</thead>
<tbody>
<tr>
<td>5/8&quot;, 3/4&quot;</td>
<td>$145.00</td>
<td>$145.00</td>
</tr>
<tr>
<td>1&quot;</td>
<td>$150.00</td>
<td>$150.00</td>
</tr>
<tr>
<td>1-1/2&quot;</td>
<td>$200.00</td>
<td>$200.00</td>
</tr>
<tr>
<td>2&quot; &amp; larger</td>
<td>$220.00</td>
<td>$220.00</td>
</tr>
</tbody>
</table>

### 3rd Party Damaged Hydrant Charge

<table>
<thead>
<tr>
<th>Description</th>
<th>Actual Cost + Overhead</th>
<th>Actual Cost + Overhead</th>
</tr>
</thead>
<tbody>
<tr>
<td>Repair or Replacement</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Delinquent Account Review and Lien Fees</td>
<td>$85.00</td>
<td>$85.00</td>
</tr>
<tr>
<td>Delinquent Account Review and Lien Fees – Condo Assoc.</td>
<td>$26.00</td>
<td>$26.00</td>
</tr>
<tr>
<td>Checks Returned for Insufficient Funds</td>
<td>$50.00</td>
<td>$50.00</td>
</tr>
<tr>
<td>Shut-Off for Non-Payment</td>
<td>$100.00</td>
<td>$100.00</td>
</tr>
</tbody>
</table>

### Other Services

<table>
<thead>
<tr>
<th>Description</th>
<th>Current</th>
<th>Proposed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Scheduled Overtime/Emergency Inspections</td>
<td>$325.00</td>
<td>$325.00</td>
</tr>
<tr>
<td>Off and On Within 12 Months</td>
<td>$95.00</td>
<td>$95.00</td>
</tr>
<tr>
<td>Install Permanent Meter (No Service Tap)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5/8&quot; – 1&quot; Meter</td>
<td>$95.00</td>
<td>$95.00</td>
</tr>
<tr>
<td>2&quot; Meter &amp; larger</td>
<td>$240.00</td>
<td>$240.00</td>
</tr>
<tr>
<td>Backflow Prevention Device Testing</td>
<td>$90.00</td>
<td>$90.00</td>
</tr>
<tr>
<td>Service Call – 1st visit free</td>
<td></td>
<td>$90.00</td>
</tr>
<tr>
<td>Service Call – Subsequent visits</td>
<td>N/A</td>
<td>$90.00</td>
</tr>
<tr>
<td>Closing Meter Reading</td>
<td>N/A</td>
<td>No Charge</td>
</tr>
</tbody>
</table>

### Additional Charges

<table>
<thead>
<tr>
<th>Description</th>
<th>Current</th>
<th>Proposed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Water Wagon - Non-Sunday</td>
<td>$1,350.00</td>
<td>$1,350.00</td>
</tr>
<tr>
<td>Water Wagon – Sunday</td>
<td></td>
<td>$1,350.00</td>
</tr>
<tr>
<td>Water Tanker – Administrative</td>
<td></td>
<td>$1,350.00</td>
</tr>
</tbody>
</table>
Fee
+ actual water use to be billed $75.00  $75.00

Administrative Review for Water and/or Sewer Services $465.00  $465.00

Tampering of Hydrant or Water Supply
First offense N/A  $500.00
Subsequent offense N/A  $1,000.00

At a meeting of the Water Bureau held on November 18, 2015, it was:

Voted: That the Board of Finance recommends to the District Board passage of the following resolution:

Water Assessment Rates and Other Related Charges:

Main Pipe Assessment $41.00/ft

Service Pipe Taps
Domestic (includes spacer and meter costs):

- 1" Service Tap with 5/8" Meter $550.00
- 1" Service Tap with 3/4" Meter $575.00
- 1-1/2" Service Tap with 1" Meter $695.00
- 2" Service Tap with 1-1/2" Meter $1,400.00
- 4" Service Tap with 2" Meter $1,450.00
- 4" Service Tap with 3" Meter $1,580.00
- 6" Service Tap with 4" Meter $1,780.00
- 8" Service Tap with 6" Meter $2,400.00
- 10" Service Tap with 8" Meter $3,370.00

Fire Service
- 2" Fire Service Tap $565.00
- 4", 6", 8 " Fire Service Tap $460.00

Hydrants
- Installed after the main $9,800.00
- Hydrant Maintenance $100.00
- Hydrant Relocation $15,000.00
deposit +/- actual cost + overhead

Fire Flow Testing $340.00

Special Meter Charges and Deposits:
Hydrant Meters
Administrative and meter reading fee, including connection and inspection fees + actual water use to be billed $1,000.00

Hydrant Meter Deposit $1,500.00

Subsequent re-inspection and testing fee, if backflow prevention device required $50.00

Frozen, Lost or Damaged Meters

<table>
<thead>
<tr>
<th>Meter Size</th>
<th>Charge</th>
</tr>
</thead>
<tbody>
<tr>
<td>5/8&quot; meter</td>
<td>$200.00</td>
</tr>
<tr>
<td>3/4&quot; meter</td>
<td>$240.00</td>
</tr>
<tr>
<td>1&quot; meter</td>
<td>$275.00</td>
</tr>
<tr>
<td>1-1/2&quot; meter</td>
<td>$920.00</td>
</tr>
<tr>
<td>2&quot; meter</td>
<td>$1,155.00</td>
</tr>
<tr>
<td>3&quot; meter</td>
<td>$1,355.00</td>
</tr>
<tr>
<td>4&quot; meter</td>
<td>$1,615.00</td>
</tr>
<tr>
<td>6&quot; meter</td>
<td>$2,560.00</td>
</tr>
<tr>
<td>8&quot; meter</td>
<td>$4,000.00</td>
</tr>
<tr>
<td>Radio transmitter unit</td>
<td>$155.00</td>
</tr>
</tbody>
</table>

Spacer Charges

<table>
<thead>
<tr>
<th>Size</th>
<th>Charge</th>
</tr>
</thead>
<tbody>
<tr>
<td>5/8&quot;, 3/4&quot;</td>
<td>$145.00</td>
</tr>
<tr>
<td>1&quot;</td>
<td>$150.00</td>
</tr>
<tr>
<td>1-1/2&quot;</td>
<td>$200.00</td>
</tr>
<tr>
<td>2&quot; &amp; larger</td>
<td>$220.00</td>
</tr>
</tbody>
</table>

3rd Party Damaged Hydrant Charge

<table>
<thead>
<tr>
<th>Size</th>
<th>Charge</th>
</tr>
</thead>
<tbody>
<tr>
<td>Repair or Replacement actual cost + overhead</td>
<td></td>
</tr>
</tbody>
</table>

Delinquent Account Review and Lien Fees $85.00

Delinquent Account Review and Lien Fees – Condo Assoc. $26.00

Checks Returned for Insufficient Funds $50.00

Shut-Off for Non-Payment $100.00

Scheduled Overtime/Emergency Inspections $325.00

Off and On Within 12 Months $95.00

Install Permanent Meter (No Service Tap)

<table>
<thead>
<tr>
<th>Size</th>
<th>Charge</th>
</tr>
</thead>
<tbody>
<tr>
<td>5/8&quot; – 1&quot; Meter</td>
<td>$95.00</td>
</tr>
<tr>
<td>2&quot; Meter &amp; larger</td>
<td>$240.00</td>
</tr>
</tbody>
</table>

Backflow Prevention Device Testing $90.00

Service Call 1st visit free

<table>
<thead>
<tr>
<th>Size</th>
<th>Charge</th>
</tr>
</thead>
<tbody>
<tr>
<td>Service Call – Subsequent visits N/AN/A</td>
<td>$90.00</td>
</tr>
</tbody>
</table>
Closing Meter Reading

Service Calls
(check reading & leaks, closing meter
reads etc.

<table>
<thead>
<tr>
<th></th>
<th>First Visit</th>
<th>Subsequent Visits</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>No Charge</td>
<td>$90.00</td>
<td></td>
</tr>
</tbody>
</table>

Water Wagon - Non-Sunday   $1,030.00
Water Wagon – Sunday      $1,350.00
Water Tanker – Administrative Fee
+ actual water use to be billed $75.00
Administrative Review for Water
and/or Sewer Services       $465.00
Tampering of Hydrant or Water
Supply
First offense            $500.00
Subsequent offense       $1,000.00

Respectfully submitted,

John S. Mirtle, Esq.
District Clerk

On motion made by Commissioner Curtis and duly seconded, the report was received and the resolution adopted by unanimous vote of those present.

On motion made by District Chairman DiBella and duly seconded, agenda items #12B “ABANDONMENT OF WATER MAIN IN A PORTION OF WINDSOR STREET, HARTFORD” and #12C “ENCROACHMENT AGREEMENT FOR 24 FARMINGTON TURNPIKE, NEW HARTFORD” were consolidated to be voted on together.

WATER BUREAU
WINDSOR STREET, HARTFORD
ABANDONMENT OF WATER MAIN

To: District Board
From: Water Bureau

On September 26, 2014, the District received a Developer’s Permit-Agreement application from The City of Hartford, along with accompanying design drawings requesting that The Metropolitan District abandon the existing water main within
Windsor Street, as shown on the accompanying map. The City is proposing to abandon Windsor Street as part of the proposed Hartford Baseball Stadium project. The purpose of this request is to allow construction of new buildings and walkways within the property of the former Windsor Street.

The proposal submitted includes the abandonment of approximately 360 feet of 8-inch water main (built in 1964), as shown on the aforementioned map. The existing water main was originally constructed in a public roadway; therefore no easement exists.

From an engineering standpoint, the abandonment of the existing water main will not have a negative impact on the water distribution system, and no hardship or detriment would be imposed on others. All new connections and services to the buildings constructed as part of this project will utilize the existing utilities in Pleasant Street and Trumbull Street.

At a meeting of the Water Bureau held on November 18, 2015, it was:

**Voted:** That the Water Bureau recommends to the District Board passage of the following resolution:

**Resolved:** That the Chairman or Vice Chairman of the District Board be authorized to execute the abandonment of the existing water main on property of the City of Hartford, formerly Windsor Street, Hartford, as shown on the accompanying map.

Respectfully submitted,

John S. Mirtle, Esq.
District Clerk
To: District Board

From: Water Bureau

On September 22, 2015, The Metropolitan District received a letter from Bert Brander, property owner of 24 Farmington River Turnpike, New Hartford, Connecticut (the “Owner”), seeking permission to permanently encroach upon the Barkhamsted-Nepaug Pipeline 75-foot right-of-way, containing an existing 48-inch RCP raw water transmission main, located across private lands west of Farmington River Turnpike in New Hartford (the “Right-of-Way”). This encroachment will provide access for the replacement of an existing 18-inch corrugated metal pipe with a new 18-inch HDPE pipe, as shown on the accompanying map.

The raw water pipeline right-of-way across the parcel was conveyed to The Metropolitan District by Bessie C. Ryan in January 1939 in conjunction with the construction of the Barkhamsted-Nepaug Pipeline, and is recorded in the Town of New Hartford land records: Volume 46 Page 8.

As stated previously, the purpose of this encroachment is to allow for the replacement of an existing 18-inch CMP culvert within the right-of-way with a new 18-inch HDPE culvert and rip rap therefor (hereinafter collectively referred to as the “Improvements”); and to permit Owner to install, maintain, repair and replace the Improvements (the “Authorized Work”). The pipe will be located over the existing raw water pipeline in the same location as the current culvert. The existing CMP culvert has deteriorated to the point that it is causing soil erosion on the Owner’s property and within the District’s Right-of-Way.

The Owner has agreed to the following conditions, in order to satisfy the District’s concerns for protection of the existing 48-inch raw water transmission main located within the subject Right-of-Way and the District’s accessibility along the length of the Right-of-Way:

1. Owner shall not, within the limits of the District’s Right-of-Way, construct or cause to be constructed any buildings, structures or other improvements, or conduct any activities, other than the Improvements and the Authorized Work. This prohibition shall not preclude Owner from requesting another encroachment from the MDC for another proposed improvement or activity within the District Right-of-Way. Pipes crossing over or under the District’s pipelines shall maintain a minimum eighteen (18") inch vertical clearance.
2. The Metropolitan District shall not be held liable for any damage caused to any structure listed above located within or adjacent to the Right-of-Way in the event of an emergency raw water transmission main repair. The Metropolitan District will make every effort feasible to minimize damage to these structures; however, the cost for repairs to such structures shall be the responsibility of the Owner.

3. The District reserves the right to remove any improvements within the Right-of-Way at any time if so required for maintenance or repair of the raw water transmission main. The Owner shall bear any additional maintenance or repair costs necessitated by the presence of any improvements upon the Right-of-Way.

4. Care must be taken during construction not to disturb the existing raw water transmission main. All heavy construction equipment must be located outside the limits of the Right-of-Way when not in use. Any earth moving equipment that will be utilized on the site over and adjacent to the water main shall be reviewed and approved by District staff prior to mobilization to the site. Any damage to the existing raw water transmission main caused by any construction within or adjacent to the Right-of-Way shall be the responsibility of the Owner.

5. An MDC inspector must be on the job site whenever work is being performed by or on behalf of Owner to construct, maintain, repair or replace any Improvements within the Right-of-Way. Any construction, maintenance or repair of the Improvements shall conform to District standards and 48-hours advance notice must be given to the District prior to any such construction, maintenance or repair within the Right-of-Way.

Staff has reviewed the proposed construction plans and determined that there will be no negative impact on District property or infrastructure, and approving this proposed encroachment is in the District’s best interest to avoid any future exposure of existing infrastructure due to soil erosion.

At a meeting of the Water Bureau held on November 18, 2015, it was:

Voted: That the Water Bureau recommends to the District Board passage of the following resolution:

Resolved: That the Chairman or Vice Chairman of the District Board be authorized to execute an agreement, subject to approval as to form and content by District Counsel, granting permission to Bert Brander to encroach upon the Barkhamsted-Nepaug Pipe Line 75-foot water right-of-way west of Farmington River Turnpike, New Hartford, for the purpose of replacing an existing 18-inch CMP culvert with a new 18-inch HDPE culvert and
rip rap therefor, and to permit Mr. Brander to install, maintain, repair and replace such new improvements, provided that the District shall not be held liable for any costs or damages of any kind which may result during initial construction or in the following years with respect to any subsequent construction, maintenance, repair or replacement as a result of such encroachment.

Respectfully submitted,

John S. Mirtle, Esq.
District Clerk
On motion made by Commissioner Magnan and duly seconded, the reports for #12B “ABANDONMENT OF WATER MAIN IN A PORTION OF WINDSOR STREET, HARTFORD” and #12C “ENCROACHMENT AGREEMENT FOR 24 FARMINGTON TURNPIKE, NEW HARTFORD”
were received and the resolutions adopted by unanimous vote of those present.

BUREAU OF PUBLIC WORKS
REVISIONS TO SEPTAGE REIMBURSEMENT RATE

To: District Board  
From: Bureau of Public Works  

December 14, 2015

Following the cost trends and in accordance with Section S14d of the District’s Ordinances, it is recommended the Septage reimbursements for member town residents be increased from $180 to $225.

REIMBURSEMENTS FOR MEMBER TOWNS RESIDENTS

Member town residents who are not provided access to the District’s sewer collection system are compensated by the District through a reimbursement program that provides the residents as much as $225 every three years for documented septage removal costs. A review by staff has also determined that a significant percentage of haulers are not passing the savings in disposal cost on to the residents within our member towns.

Presently, procedures for verifying resident and non-resident wastewater are limited. Though periodic spot checks are made by staff to verify the collection of septage from residential location within the District’s member municipalities, in many cases this process is considered to be annoying to residents, time consuming and inconclusive in determining the actual quantities pumped from the member-town residence and the amount actually disposed at no fee by the hauler.

Conclusion

As a result of these findings, staff recommends that the following charges be incorporated in the reimbursement policy. That the reimbursement to qualified member-town residents for septage removal fees be increased from the present $180 to $225 to cover the cost for disposal at the Hartford Water Pollution Control Facility.

At a meeting of the Bureau of Public Works held on November 18, 2015, it was:

Voted: That the Bureau of Public Works, establishes a revised reimbursement rate of $225 effective on and after January 1, 2016.

Be it therefore:
Resolved: That the District Board establishes a revised reimbursement rate of $225 effective on and after January 1, 2016.

Respectfully submitted,

John S. Mirtle, Esq.
District Clerk

On motion made by Commissioner Sweezy and duly seconded, the report was received and the resolution adopted by unanimous vote of those present.

Commissioner Camilliere left the meeting at 6:30 PM

SETTLEMENT OF PENDING LITIGATION
HATHOR DELL V. MDC

EXECUTIVE SESSION

At 6:31 P.M., Chairman DiBella requested an executive session.

On motion made by Commissioner Adil and duly seconded, the District Board entered into executive session in order to discuss the pending litigation of Hathor Dell v. MDC.

Those in attendance during the executive session:


RECONVENE

At 6:37 P.M., Chairman DiBella requested to come out of executive session and on motion made by Commissioner Sweezy and duly seconded, the District Board came out of executive session and reconvened. No formal action was taken.

To: District Board

BE IT HEREBY RESOLVED, that pursuant to Section B2f of the By-Laws of The Metropolitan District, the Board of Commissioners of The Metropolitan District hereby authorizes District Counsel, or his designee, to settle the lawsuit captioned Hathor Dell v. Metropolitan District Commission., Docket No. HHD-CV13-6039913
("Litigation"), for the total sum of $12,500, subject to the proper execution of any and all documents reasonably necessary to effect said settlement, including but not limited to a general release containing a confidentiality provision from the plaintiff, and formal withdrawal of said action.

Respectfully submitted,

John S. Mirtle, Esq.
District Clerk

On motion made by Commissioner Sweezy and duly seconded, the report was received and the resolution adopted by unanimous vote of those present.

WATER SUPPLY PLAN

EXECUTIVE SESSION

At 6:38 P.M., Chairman DiBella requested an executive session.

On motion made by Commissioner Vicino and duly seconded, the District Board entered into executive session in order to discuss portions of the MDC’s Water Supply Plan in accordance with Conn. Gen. Stat. § 1-210(b)(19)(ix).

Those in attendance during the executive session:


RECONVENE

At 7:26 P.M., Chairman DiBella requested to come out of executive session and on motion made by Commissioner Taylor and duly seconded, the District Board came out of executive session and reconvened. No formal action was taken.

Attorney R. Bartley Halloran and Chief Executive Officer Scott W. Jellison left the meeting at 7:23

ADJOURNMENT
The meeting was adjourned at 7:27 P.M.

ATTEST:

John S. Mirtle, Esq.  
District Clerk  

____________________  ____________________
Date of Approval