


To: Members of the RTM
From: Cathleen A. Simpson, Director of Human Resources 
Date: March 13, 2023
RE: Tentative Agreement for Public Works Successor Collective Bargaining Agreement
(July 1, 2020 – June 30, 2024)

The Public Works Collective Bargaining Unit is currently comprised of 76 positions with a total base salary of \$5,218.128 in the approved 2022-2023 budget.

The parties worked together to settle on a contract that is fair and reasonable and benefits both the Town and the employees.

Notable changes are discussed below.

Article II – Union Dues – Agency Shop (Sections 2.01 and 2.02)

Language has been added to comply with the JANUS decision, allowing employees to opt for union dues (as a union member) or service fees. Employees are no longer required to become a union member as a condition of their employment. This language has no fiscal impact upon the budget.

Article IV– Probationary Employees (Section 4.04)

Language has been added to allow new employees to be eligible for medical benefits upon hire, rather than having to wait three months after hire. This allows for easier recruitment of new employees, avoiding the gap of no insurance coverage between an old employer and employment with the Town of Fairfield. Additionally, employees will have the ability to utilize their vacation and sick leave benefits after three months of full-time continuous service. This change has no fiscal impact upon the budget, and eases the operational workflow for new hire onboarding.

Article VIII – Wages (Section 8.02)

The contract includes the following wage increases:

- FY21 2.25% (retroactive to July 1, 2020)*
- FY22 2.5% (retroactive to July 1, 2021)*
- FY23 2.5% (effective July 1, 2022)*
- FY24 2.5% (effective July 1, 2023)

* Retroactive payments will be made separately

The contract retains the basic format of the wages in that there are currently 13 labor grades (Grade H-06 through H-18) with 6 steps. The fourth through sixth steps represent longevity increases at 10, 15, and 20 years of service.

Members will also receive a one-time \$750 stipend to acknowledge their service through the pandemic as well as the resulting delay of the contract settlement due to the pandemic. They have been patient partners with the Town and continue to work cooperatively with the administration.

The cost of the wage increases in each year of the contract (including retroactive increases for 2021, 2022, and most of 2023) is as follows:

2021: \$111,446

2022: \$247,261

2023: \$387,520

2024: \$127,996

Article X – Vacation (Section 10.02)

Currently the language required an employee to work an entire year or more before being eligible for vacation utilization, which was one of the biggest complaints HR heard from new hires. In this market where it is difficult to acquire talent and in order to address the work/life balance coming out of the pandemic, the parties reached an agreement to allow employees to begin utilizing their accrued vacation time after completing their probationary period. Thereafter, vacation accruals will be credited on July 1 of each year of the contract rather than on an employee's individual anniversary date, allowing for a less cumbersome process of crediting the accruals individually each month.

Article XI – Health and Welfare Benefits (Sections 11.01 and 11.07)

The parties agreed to maintain the cost share contribution through June 30, 2023, with an increase to 15.5% effective July 1, 2023.

Article XII – Retirement Plan (Section 12.08)

The parties agreed that ideas surrounding the retirement plans could be discussed at the quarterly Labor/Management Committee Meetings.

Article XXI – Job Classifications & Evaluations (Section 21.01)

The parties agreed to implement a review of the bargaining unit classifications and compensation structure. The overall goals of this review include:

- Ensuring market/internal structure alignment
- Simplify classification structures
- Identify paths for career progression
- Address recruitment and retention needs
- Review minimum qualifications

Additionally, such a review would include a review of recruitment and hiring practices to address increased opportunities for diversification and inclusion. Will also provide cross-training resulting in increased flexibility and utilization of current employees to fill short-term vacancies and job sharing to streamline operations and modernization of the Town.

Article XXV– Effective Date and Duration

The duration of this contract shall be four years.

The union ratified this Tentative Agreement on March 2, 2023.

UPSEU – Unit #454 (Public Works)
Summary of Contract Changes – 7/1/20 – 6/30/24

Article/Section	Changes Made
Article II Union Dues – Agency Shop Section 2.01 and 2.02	Language added to comply with Janus language
Article IV – Probationary Employees Section 4.04	Language added for medical benefits implementation upon hire; life insurance, vacation, and sick leave benefits implemented after three months of continuous service
Article VIII – Wages Section 8.02	July 1, 2020: 2.25% (retroactive) July 1, 2021: 2.5% (retroactive) July 1, 2022: 2.5% (retroactive) July 1, 2023: 2.5% Retroactive payments made separately \$750 COVID bonus
Article X – Vacation Section 10.02	Utilization after completion of probationary period and vacation accruals credited on July 1 of each year instead of on individual anniversary dates
Article XI – Health & Welfare Benefits Section 11.01 Section 11.07	Cost shares remain at 15%, then increase to 15.5% effective July 1, 2023 Worker's comp removed from perfect attendance eligibility
Article XII – Retirement Plan Section 12.08	Language added for discussion of retirement plans during labor-management committee meetings
Article XXI – Job Classifications & Evaluations Section 21.01	Job classification study language added
Article XXV – Effective Date & Duration	Corrected dates & need names for signatures

FUND (All)

Sum of CURRENT YEAR ALLOCATED \$

ORG	ORG NAME	POSITION ID	BUDGET BOOK TITLE	UNION	STEP	LONGEVITY	FY	
							23	24
130	WPCA	475	LABORER	DPW	2	0		\$56,857
					3	0	\$58,219	
		476	LABORER	DPW	3	5	\$58,219	
					4	5		\$65,998
		477	LABORER	DPW	3	0	\$64,041	
						5		\$76,003
		478	REPAIRMAN/OPERATOR	DPW	5	15	\$73,258	\$80,662
		479	REPAIRMAN/OPERATOR	DPW	3	5	\$69,014	
					4	5		\$78,291
		480	REPAIRMAN/OPERATOR	DPW	2	0		\$51,688
					3	5	\$69,014	
		481	REPAIRMAN/OPERATOR	DPW	4	10	\$67,475	\$74,298
		482	REPAIRMAN/OPERATOR	DPW	6	20	\$73,320	\$80,725
		483	REPAIRMAN/OPERATOR	DPW	4	10	\$67,475	\$74,298
		484	REPAIRMAN/OPERATOR	DPW	6	20	\$73,320	\$80,725
1230	CONSERVATION	485	WASTEWAT LAB ASST	DPW	3	0	\$63,877	\$70,325
		486	FOREMAN	DPW	5	15	\$78,749	\$86,715
		487	FOREMAN	DPW	3	5		\$81,744
					6	20	\$81,058	
		488	WASTEWAT ELEC/INST	DPW	6	20	\$81,058	\$89,274
		WPCA Total						\$978,097 \$1,047,603
		123	CONSERVATION CREW CHIEF	DPW	2	0		\$79,955
					6	20	\$75,442	
		124	CONSERV CREWMAN	DPW	3		\$58,219	\$67,205
		125	CONSERV CREWMAN	DPW	3	5	\$61,028	
					4	10		\$69,202
		CONSERVATION Total						\$194,689 \$216,362
4030	POLICE	126	MAST MECHANIC	DPW	4	10	\$74,506	
					5	15		\$92,961
	POLICE Total						\$74,506	\$92,961
5030	PUBLIC WORKS OPERAT	127	AEO/LABORER	DPW	6	20	\$75,442	\$83,075
		128	AEO/LABORER	DPW	6	20	\$75,442	\$83,075
		129	AEO/LABORER	DPW	4	10	\$69,098	\$76,086
		130	AEO/LABORER	DPW	4	10	\$69,098	\$76,086
		131	AEO/LABORER	DPW	6	20	\$71,573	\$78,790
		132	AEO/LABORER	DPW	2	0		\$56,857
					6	20	\$71,573	
		133	AEO/LABORER	DPW	4	10	\$65,791	\$72,446
		134	AEO/LABORER	DPW	6	20	\$75,442	\$83,075
		135	AEO/LABORER	DPW	5	15	\$71,178	\$78,374
		136	AEO/LABORER	DPW	5	15	\$71,178	\$78,374
		137	AEO/LABORER	DPW	6	20	\$75,442	\$83,075
		138	AEO/LABORER	DPW	6	20	\$75,442	\$83,075
		139	AEO/LABORER	DPW	4	10	\$65,791	\$72,446
		140	AEO/LABORER	DPW	4	10	\$65,791	\$72,446
		141	AEO/LABORER	DPW	4	10	\$67,475	\$74,298
		142	AEO/LABORER	DPW	3	5	\$63,877	\$70,325
		143	AEO/LABORER	DPW	2	VACANT	\$62,088	\$75,184
		144	AEO/LABORER	DPW	2	VACANT	\$62,088	
					3	0		\$58,275
		145	AEO/LABORER	DPW		0		\$68,434
						VACANT	\$62,088	
		146	AEO/LABORER	DPW	5	15	\$64,771	\$71,344
		147	AEO/LABORER	DPW	1	5	\$60,237	
			MAINT REPAIR	DPW	3	5		\$70,325
		148	AEO/LABORER	DPW	3	0		\$58,275
						5	\$51,418	
		149	AEO/LABORER	DPW	1	5	\$60,237	
			MAINT REPAIR	DPW	3	5		\$70,325
		150	AEO/LABORER	DPW	3	5	\$51,418	\$56,618
		151	AEO/LABORER	DPW	1	5	\$60,237	
			MAINT REPAIR	DPW	3	5		\$70,325
		152	AEO/LABORER	DPW	3	5	\$51,418	\$56,618
		153	AEO/LABORER	DPW	1		\$62,483	
			MAINT REPAIR	DPW	2			\$68,349
		154	AEO/LABORER	DPW	2			\$51,688
					3		\$52,921	
		155	AEO/LABORER	DPW	2		\$51,618	\$62,213
		156	AEO/LABORER	DPW	2	0	\$51,618	\$62,213
		157	FOREMAN	DPW	6	20	\$75,442	\$83,075

FUND (All)

5030	PUBLIC WORKS OPERAT	158	FOREMAN	DPW	6	20	\$77,252	\$85,072		
		159	FOREMAN	DPW	4	10	\$72,821			
			MAINT REPAIR	DPW	5	15		\$80,662		
		160	MAINT REPAIR	DPW	2	5		\$68,349		
					3	5	\$59,592			
		161	MAINT REPAIR	DPW	3	5	\$59,592	\$65,603		
		162	MAINT REPAIR	DPW	2	5		\$68,349		
					3	5	\$59,592			
		163	MAINT REPAIR	DPW	5	15	\$73,258			
					6	20		\$83,075		
		164	MAINT REPAIR	DPW	6	20	\$75,442	\$83,075		
		165	MAINT REPAIR	DPW	5	15	\$71,178			
					6	20		\$80,725		
		166	MAINT REPAIR	DPW	4	10	\$69,098	\$76,086		
		167	MAINT REPAIR	DPW	4	10	\$69,098	\$76,086		
		168	MAINT REPAIR	DPW	3	5	\$63,877			
					4	10		\$72,446		
		169	MAINT REPAIR	DPW	3	5	\$67,101	\$73,902		
		170	MAINT REPAIR	DPW	3	5	\$63,877	\$70,325		
		171	MECHANIC	DPW	5	15	\$82,505	\$90,834		
		172	MECHANIC	DPW	6	20	\$84,977	\$93,579		
		173	MECHANIC	DPW	3	5	\$63,877	\$70,325		
		174	MECHANIC	DPW	5	15	\$75,005	\$82,576		
		175	MECHANIC	DPW	2	VACANT		\$68,349		
					3	5	\$63,877			
		176	MECHANIC	DPW	3		\$63,877	\$70,325		
		PUBLIC WORKS OPERATIONS Total							\$3,325,611	\$3,664,907
		7080	PARKS	180	AEO/LABORER	DPW	3	5	\$51,418	\$56,618
				181	AEO/LABORER	DPW	2	VACANT	\$46,925	
							3	3		\$58,275
				182	AEO/LABORER	DPW	3		\$52,921	\$52,978
				183	AEO/LABORER	DPW	3	5	\$63,877	\$70,325
				184	MAINT REPAIR	DPW	4	10	\$65,791	\$72,446
185	MAINT REPAIR			DPW	4	10	\$65,791	\$72,446		
186	FOREMAN			DPW	6	20	\$77,252	\$85,072		
PARKS Total							\$423,975	\$468,160		
7111	CARL J. DICKMAN GOLF (177	FOREMAN	DPW	6	20	\$81,058	\$89,274		
CARL J. DICKMAN GOLF COURSE Total							\$81,058	\$89,274		
7113	H. SMITH RICHARDSON C	178	ASSIST GREENSKEEPER	DPW	5	15	\$71,178	\$78,374		
		179	FOREMAN	DPW	3	5	\$69,014	\$76,003		
H. SMITH RICHARDSON GOLF COURSE Total							\$140,192	\$154,377		
Grand Total							\$5,218,128	\$5,733,644		

PUBLIC WORKS

COLLECTIVE BARGAINING AGREEMENT

BY AND BETWEEN

THE TOWN OF FAIRFIELD

AND

THE UNITED PUBLIC SERVICE EMPLOYEES

UNION-UNIT #454

JULY 1, 2020 - JUNE 30, 2024

INDEX

ARTICLE I – Recognition	
ARTICLE II – Union Dues – Agency Shop	
ARTICLE III – Temporary and Part-Time Employees	
ARTICLE IV – Probationary Employees	
ARTICLE V – Seniority	
ARTICLE VI – Job Posting	
ARTICLE VII – Hours of Work and Overtime	
ARTICLE VIII – Wages	
ARTICLE IX – Holidays	
ARTICLE X – Vacation	
ARTICLE XI – Health & Welfare Benefits	
ARTICLE XII – Retirement Plan	
ARTICLE XIII – Leaves of Absence	
ARTICLE XIV – Grievance Procedure	
ARTICLE XV – Bulletin Board	
ARTICLE XVI – Safety & Health	
ARTICLE XVII – Prior Practice	
ARTICLE XVIII – No Strike/No Lockout	
ARTICLE XIX – Merit Rating Provision	
ARTICLE XX – Longevity	
ARTICLE XXI – Job Classifications and Evaluations	
ARTICLE XXII – Personal Leave	
ARTICLE XXIII- Labor-Management Committee	
ARTICLE XXIV – Non-Discrimination Clause	
ARTICLE XXV – Effective Date and Duration	
APPENDIX A – Wages July 1, 2020 – June 30, 2021	

APPENDIX B – Wages July 1, 2021 – June 30, 2022	
APPENDIX C – Wages July 1, 2022 – June 30, 2023	
APPENDIX D – Wages July 1, 2023 – June 30, 2024	
APPENDIX E – Classification Plan (Grade/Position Title)	
EMPLOYEE SERVICE REPORT	

AGREEMENT

This Agreement is between the Town of Fairfield, Fairfield County, Connecticut, hereinafter referred to as the Town, and The United Public Service Employees Union-Unit #454, hereinafter referred to as the Union.

ARTICLE I - RECOGNITION

Section 1.01

The Town recognizes the Union as the sole and exclusive collective bargaining agent for all employees who are hourly paid, non-supervisory, permanent employees in the following categories:

1. Golf Courses: H. Smith Richardson and Par Three
2. Police Department Garage: Mechanic and Custodian
3. Conservation Agency: Employees who perform physical work
4. Water Pollution Control Facility employees other than the Superintendent, supervisory employees, and clerical employees that are members of THEA
5. Operations of the Public Works Department consisting of the following functions: Parks Maintenance, Tree Maintenance, Highway Maintenance, Building Maintenance, Landfill Operation and Maintenance and Repair Operations of the Town Garage excluding the Parts Clerk and Custodians, the Superintendent, supervisory employees, and clerical employees that are members of THEA.

Supervisory employees include all those with the authority to hire, promote, discharge, discipline, or otherwise effect changes in the status of employees or effectively recommend such action with respect to rates of pay, wages, hours of work, or other conditions of employment. This Agreement does not cover probationary, temporary as defined in Article III, or part-time employees.

ARTICLE II - UNION DUES - AGENCY SHOP

Section 2.01

The Town agrees to deduct from the pay of each employee who has signed an authorized payroll deduction a sum certified by the Local President or other authorized Union official to be Union dues or service fees. Deduction will be made periodically from the payroll as specified and total amount deducted each month shall be sent each month to the United Public Service Employees Union. The Local Union shall receive a monthly copy of the dues/service fees deduction roster.

Section 2.02

Said authorized dues or service fees shall be deducted upon receipt of a written and signed authorization from an employee submitted to the Town on an appropriate authorization form supplied by the Union.

Section 2.03

Said dues and initiation fees but not the service fee which need not be authorized shall be deducted upon receipt of a written and signed authorization from a Union member submitted to the Town on an appropriate authorization form supplied by the Union.

Section 2.04

The Union agrees to defend, indemnify, and hold the Town harmless against any and all expenses, liability, suits, or claims which arise from bargaining unit employees under this Article and/or from the Town's action in compliance with the provisions of this Article.

ARTICLE III - TEMPORARY AND PART-TIME EMPLOYEES

Section 3.01

Temporary and part-time employees will not be represented by the Union and are excluded from provisions of this Agreement.

A temporary employee is one hired for seasonal work. A seasonal worker hired to work at H. Smith Richardson and Par 3 golf courses will be allowed to continue to work for more than 120 days per year. The employees will not become union members as a result of continuing this practice provided the use of the seasonal employee does not replace any full time union positions.

A part-time employee is an employee who is working a regular schedule of less than twenty (20) hours per week. The Town will inform the Union President, in writing, of the names, assignment, and date of hire of temporary employees.

ARTICLE IV - PROBATIONARY EMPLOYEES

Section 4.01

New employees shall serve a probationary period of six (6) months from their date of employment. At the end of such probationary period, at management's discretion, an employee may be offered an additional six months of probation in lieu of termination. If the employee accepts the extended probation, the union will accept the employee's decision to remain on probation. The union will not represent an employee in a termination grievance until the employee is no longer on probation.

Section 4.02

Upon satisfactory completion of the probationary period, an employee shall be granted seniority retroactive to the date of his employment.

Section 4.03

During his probationary period, an employee will have no seniority rights and will be subject to transfer or termination without questions or appeal.

Section 4.04

During the probationary period, an employee will not be eligible for any benefits (including pay for time not worked) except for medical insurance, Workers' Compensation as prescribed by state law, and holiday pay. In addition life insurance as provided for under Article XI, Section 11.01, vacation and sick leave benefits shall be applicable to probationary employees after three months of full time continuous service (no breaks in service during that time period).

ARTICLE V - SENIORITY

Section 5.01

Upon satisfactory completion of a six (6) month probationary period, an employee's seniority shall be based on the first day of employment and continuous service from that date on, except that an employee shall lose his/her seniority if he/she:

1. Quits or resigns;
2. is discharged;
3. is absent from work for five (5) consecutive days without notifying his supervisor and is absent without satisfactory excuse;
4. exceeds a leave of absence without satisfactory explanation;
5. fails to return from a layoff within ten (10) working days without a satisfactory excuse after receipt of notice by registered mail to the last known address;
6. accepts employment elsewhere while on leave of absence without approval of employer;
7. fails to return from maternity leave within six (6) months after giving birth.

Section 5.02

No employee shall be permanently transferred to a Town Department outside of the bargaining unit without the employee's agreement.

Section 5.03

Employees transferred to jobs outside the bargaining unit may be returned to their former classification in accordance with their seniority which shall include time spent out of the bargaining unit.

Section 5.04

Whenever practical in the judgment of the Town, shift preference shall be made on the basis of seniority within job classification.

Section 5.05

The Town will provide the Union, within thirty (30) days, with the names of all new employees, their date of hire, and job title and will, on July 1 and January 1, provide the Union with a current list of employees including seniority, classification, and rate of pay.

Section 5.06

Job assignments within a classification when differentiated by permanent location of where the employee reports to duty or previously assigned by seniority as a preferential assignment shall be made on the basis of seniority. If a vacancy occurs in any of these assignments, it shall be filled in accordance with seniority by employees in that classification before the job vacancy is posted in accordance with Article VI, Section 1.

Section 5.07

Non-resident employees shall have all rights, privileges, and job security provided for in this contract comparable to a resident employee of the Town.

ARTICLE VI - JOB POSTING

Section 6.01

The Town shall provide notice of vacancies in any bargaining unit position to the local Union President. Vacancies shall be posted citing the number of vacant positions on the bulletin boards for a period of seven (7) working days unless the present opening has occurred within thirty (30) working days of a previous posting for the same job classification. Employees who request the job during this period will be considered on the basis of their skills, ability, qualifications, demonstrated potential and ability to meet the physical requirements of the job. Employees will receive preferential treatment to fill a vacancy in a labor grade nine (9) or higher within the Public Works sections: Conservation, Golf, Water Pollution Control Authority, Parks, Highway, Building, Mechanics and Tree. Vacancies in labor grades of 8 or lower will be open to the qualified employees in the bargaining unit.

1. If the employee's knowledge, skills, employment record and demonstrated abilities allows them to proceed to the next stage in the selection process, priority for selection will be given in the following order:
2. Promotional Opportunity: To fill a vacancy in labor grade fourteen (14) or higher, the most senior qualified bargaining unit employee currently in labor grade thirteen (13) or below.
3. Promotional Opportunity: To fill a vacancy in labor grades thirteen (13) or lower, the most senior qualified bargaining unit employee whose current labor grade is twelve (12) or tower.

Lateral Transfer or Demotion: At the sole discretion of management, the most senior qualified bargaining unit employee in the same or higher labor grade as the vacancy.

The Town may require all applicants to take a written test. Such test shall be prepared by an independent testing agency, professional or national association and shall be job related to the vacancy to be filled.

Section 6.02

Such employee shall have a break-in period of not more than sixty (60) working days to prove his ability to handle the job. If the employee's performance qualifies him for the job prior to or upon completion of the sixty (60) day break-in period, he shall be reclassified to that position and shall receive the increment step in the higher classification which is next above his former rate of pay, and he shall be reinstated to his longevity after one year. If the employee proves himself incapable of handling the job prior to or by the end of the sixty (60) working days, he will be returned to his previous position; and the next opportunity to fill the vacancy will be given to the next senior bidder who is qualified.

Section 6.03

Promotions to H-14 and above shall be subjected to a ninety (90) day period. The first sixty (60) days shall be a training period without additional increases in wages and then thirty (30) day probationary period with wages and benefits applicable to said classification.

ARTICLE VII - HOURS OF WORK AND OVERTIME

Section 7.01

The regular work week (except for the operation of the Water Pollution Control Facility which is defined in Section 10 of this Article) shall be divided into five (5) days of eight (8) hours each Monday to Friday inclusive. The hours of work for the Public Works Department shall be 7:00 a.m. to 3:30 p.m. five (5) days per week Monday through Friday inclusive and an alternative shift of Thursday to Monday with regular hours of 7:00 a.m. to 3:30 p.m. and seasonal hours of 6:00 a.m. to 2:30 p.m. The schedule of hours of work in the Water Pollution Control Facility, the Police Department, the Conservation Department, and the Golf Courses shall continue as presently constituted. The Union shall be given thirty (30) days' notice prior to any changes in the existing schedule.

Section 7.02

Hours worked in excess of eight (8) hours per day Monday to Friday inclusive, or in excess of forty (40) hours per week shall be compensated at one and one-half ($1\frac{1}{2}$) times the regular rate except as hereinafter stated.

Section 7.03

Hours worked on Sunday shall be compensated at two (2) times the regular rate except where Sunday is part of the regular work week.

Section 7.04

Hours worked on a holiday recognized in this Agreement shall be compensated at two (2) times the regular rate. In addition, the employee will receive his regular holiday pay. If a Friday or Monday is substituted for a Saturday or Sunday holiday, time worked on such Friday or Monday shall be compensated at one and one-half ($1\frac{1}{2}$) times the regular rate. Time worked on the official holiday (Saturday or Sunday) will be compensated at two (2) times the regular rate.

Section 7.05

An assignment of overtime work other than emergencies shall be made at least four (4) hours in advance by the employee's supervisor or as far as is practical.

Section 7.06

As far as is practical the opportunity for all overtime work shall be distributed equally among eligible employees within the same job classification (as listed in Appendix D), within categories (as defined in Article I, Section 1.01).

A "voluntary" list of employees shall be established weekly for each classification for possible call-in assignments of workday extension or on weekends and holidays. The overtime list shall be kept up-to-date, and a copy of the list shall be furnished to the designated Union representative upon request. The list shall not apply for general emergencies such as a snow removal. General emergency shall be called by the Selectman. Employees refusing to report for general emergency without satisfactory excuse shall be subject to disciplinary action.

Overtime work that is a continuous extension of the regular workday shall be assigned to the same employees as were doing the work during the regular workday. The employee shall have the right

to refuse such work assignment unless such employee is on the "voluntary" overtime list. Such refusal shall result in the employee being charged with the overtime hours as if he had worked.

Overtime involving contiguous extensions to the workday may include employees assigned to the crew whose workday is being extended. The Town and a three-member Union committee shall meet bimonthly to review overtime distribution. When inequities are identified and agreed upon by the Town and the Union, future assignments will be given to correct them. Refusal to accept assignments, failure to place name on the "voluntary/" overtime list, unavailability and ineligibility shall be just causes to assign overtime to others.

Disputes over inequities will be resolved by expedited arbitration.

Section 7.07

An employee who is absent from work must call in thirty (30) minutes before the start of the shift on the first day of absence or lose his pay for the day. An employee may call in an absence after six (6) in the morning on the day of such absence. The employee must personally speak with a supervisor during their absence unless their medical situation prohibits them from doing so.

Emergency situations that prevent an employee from calling his or her supervisor will not require the thirty (30) minute notification. Employees can call out for multiple days at time of call if the employee knows that she/he will be out for more than one day.

Section 7.08 — Higher Classification

An employee working in a grade higher than his regular classification for less than four (4) hours shall receive four (4) hours pay; for more than four (4) hours shall receive eight (8) hours pay for the hours worked in the higher grade using the following guidelines. Any employee from H-06 to H-1 1 and H-17 who moves up one grade stays instep, Any employee from H-06 to H-11 who moves up two or more grades will move to the first step which provides the individual with a minimum of a one dollar (\$1.00) increase in pay. Any employee from 1-1-12 to H-16 who moves up one or two grades stays in step.

Section 7.09

An employee called in outside of his regular shift will be paid at the applicable rate but will receive not less than the equivalent of four (4) hours at the appropriate overtime rate.

Section 7.10

The Water Pollution Control Facility shall operate on a seven (7) calendar day basis Sunday to Saturday inclusive. Work in excess of eight (8) hours per day or in excess of forty (40) hours in any calendar week shall be compensated at one and one-half (1/2) times the regular rate except as hereinafter provided.

1. Hours worked on Sunday shall be compensated at two (2) times the employee's regular hourly rate for those hours worked.
2. Hours worked on a holiday recognized in this Agreement shall be compensated at two (2) times the employee's regular hourly rate for those hours worked, in addition, the employee will receive his regular holiday pay except as prescribed in Section (c) below.
3. If a Friday or Monday is re-designated for a Saturday or Sunday Holiday, time worked on such Friday or Monday shall be compensated at two (2) times the employee's regular rate for hours worked, in addition, the employee will receive his regular holiday pay.

Time worked on the Official Holiday (Saturday or Sunday) will be compensated at the employee's regular hourly rate for those hours only and no holiday pay will be provided.

Section 7.11

Employees who report "late" for their respective work shift will be "docked" for that time that the record indicated such tardiness only. However, the Town reserves the right to discipline those employees whose records shows repeated abuse of tardiness in report for work.

Section 7.12

There shall be a ten (10) minute rest period during the morning.

Section 7.13

There shall be a ten (10) minute personal clean-up time immediately prior to the end of the scheduled work day.

Section 7.14

The Town will provide a meal allowance of \$10.00 per meal or \$40.00 per day under the following conditions:

- a. If an employee is called prior to 6:00 a.m. and reports on the job by 6:30 a.m., he shall receive a meal allowance for breakfast and subsequent meals for as long as he continues on duty. Insofar as possible, the recognized meal times will be 6:30 a.m., 11:30 a.m., 4:30 p.m., and 11:30 p.m.
- b. If an employee is held over at the end of his regular hours beyond 6:00 p.m., he will receive a meal allowance for dinner. The meal time, insofar as possible, will be 6:00 p.m. If he continues on duty, he will be entitled to further meal allowance as outlined in (a) above. The Town shall provide access for meals in two diners located in the Town of Fairfield.

Section 7.15

The Town shall have the right to create a second shift which may, but need not, overlap the existing hours of work. Any employee working said second shift shall be paid a premium of ten percent (10%) in addition to his normal pay. The second shift shall be filled in accordance with Article V, Section 4. If said positions are not filled in accordance with Article V, Section 4, employees shall be assigned in inverse order of seniority.

The Town reserves the right to implement an alternate shift at the Water Pollution Control Facility. This alternate work week need not overlap the existing hours of work. This shift will be Tuesday through Saturday. Saturday hours will be considered their normal work week and paid at their normal hourly rate that will include the 10% salary premium. A maximum of 10% of the employees scheduled Saturdays may be taken as single vacation days off in order to remain on the alternative work week. These positions shall be filled in accordance with Article V, Section 4 or in inverse order of seniority.

Mechanics currently receiving a ten percent (10%) differential shall continue to receive it during their tenure of employment. No other class of employees shall receive a differential except by mutual agreement between the Union and the Town. The Department of Public Works has previously established an alternative work week with regularly scheduled hours of Thursday through Monday. For employees working such schedule, hours worked on Tuesday and Wednesday shall be paid at one and one-half (1 1/2) times the regular rate of pay. The work

schedule will include the following five (5) holidays: Memorial Day, Columbus Day, Fourth of July, Labor Day and Veterans' Day. The holidays will be paid at holiday pay. A maximum of ten percent (10%) of the employee's vacation benefit may be scheduled on Saturdays and Sundays. An employee who accepts this shift may be required to remain on the shift for a minimum of two (2) years. At the completion of the two (2) year requirement, employees working the alternative shift shall have the ability to post for a regular work week schedule when such a position becomes available. Employees assigned to this shift will be classified at a minimum of H-6 (and not to exceed H-8) classification in the Public Works Department.

Section 7.16

A person who is out sick will be ineligible for overtime for three (3) calendar days from his last day out at management's discretion.

ARTICLE VIII- WAGES

Section 8.01

The pay structure applicable to job classification covered by this Agreement is loosely patterned after a system established by the Frank C. Brown Co. The system has been extensively modified by the Town and the Union, this modified form is part of this Agreement. It is agreed that both parties shall have the right to request a new job evaluation of a classification when there is sufficient change in the job content of a classification to warrant such request. Changing a position classification shall be made by the total job content decreasing and increasing a sufficient number of points to place it in a different grade.

Section 8.02

The wages for the employees shall be as set forth in the wage schedule attached to and made a part of this Agreement and said schedules shall reflect the following changes:

Effective and retroactive to July 1, 2020 there shall be a general wage increase of two and one quarter percent (2.25%).

Effective and retroactive to July 1, 2021 there shall be a general wage increase of two and one half percent (2.5%).

Effective and retroactive to July 1, 2022 there shall be a general wage increase of two and one half percent (2.5%).

Effective July 1, 2023 there shall be a general wage increase of two and one half percent (2.5%).

Retroactive wage payments shall be made in a separate check.

Employees shall receive a \$750.00 (seven hundred fifty dollar) stipend subject to applicable deductions on or before 30 (thirty) days from the date the collective bargaining agreement is ratified.

Section 8.03

An employee hired in Step 1 of any labor grade, upon satisfactory completion of their probationary period, shall be upgraded in step 2 of that labor grade.

Section 8.04

The Town shall provide weekly paychecks representing pay for the basic workweek. In addition, overtime shall be paid on the payday covering the payroll week in which the overtime was worked. The Town will seek to provide more itemized detail on overtime when economically feasible and where technologically possible.

Section 8.05

- a. Each employee who has completed five years of service as of December 1 of each year shall be paid an annual longevity increment in the amount of \$400.00.
- b. Each employee who has completed ten (10) years of service as of December 1st of each year shall be paid an annual longevity increment in the amount of \$600.00.
- c. Each employee who has completed fifteen (15) years of service as of December 1st of each year shall be paid an annual longevity increment in the amount of \$800.00.
- d. Each employee how has completed twenty (20) years of service as of December 1st of each year shall be paid an annual longevity increment in the amount of \$1000.00.

The annual increment will count towards pension calculations.

ARTICLE - HOLIDAYS

Section 9.01

The town will recognize twelve (12) paid holidays per year and one (1) floating holiday:

New Year's Day	Labor Day
Martin Luther King, Jr. Day	Columbus Observance Day
Presidents' Day (Observance)	Veteran's Observance Day
Good Friday	Thanksgiving Day
Memorial Observance Day	Friday After Thanksgiving
Fourth of July	Christmas Day

The one (1) floating holiday shall be a personal holiday and shall not be used against an employee's eligibility for benefits under Section 11.07 (Attendance Bonus).

Section 9.02

If a holiday falls on a Sunday, the following Monday shall be considered a holiday. If a holiday falls on a Saturday, the preceding Friday shall be considered a holiday.

Section 9.03

To be eligible for holiday pay, a person must work the week in which the holiday falls or be on vacation. If an employee is absent due to illness for the entire week, he/she will have the holiday pay charged to non-occupational disability benefits. If the employee has exhausted his non-occupational disability benefits, he shall not be entitled to such holiday that falls during a week in which he has been absent for the entire week. If an employee is on non-paid leave, he/she will not be paid for any holiday during the duration of the leave.

Section 9.04

If a holiday falls during an employee's vacation, he will receive an extra working day off at the start or end of this vacation.

ARTICLE X - VACATION

Section 10.01

Employees will receive paid vacation according to the following schedule:

Under 1 Year*	1 working day for each month's service up to a maximum of 10 working days
1 to 5 Years	10 working days
5 to 10 Years	15 working days
10 Years or More	20 working days

Employees may utilize their vacation accruals once they have completed their probationary period.

Employees with Twenty (20) or more years of service shall receive paid vacation of twenty-five (25) working days.

Twelve (12) months prior to retirement at age 59^{1/2} or over, under the terms of the Pension Plan, two (2) additional paid weeks (ten (10) working days).

Section 10.02

Section 10.03

All vacation earned during the fiscal year shall be provided to the employee July 1st of each year

Section 10.04

Employees shall be free to choose the time of their vacation, subject to their supervisor's approval. Senior employees shall have first choice in scheduling their vacations.

Section 10.05

Vacations must be taken during the fiscal year in which the employee becomes entitled to the vacation. Pay in lieu of vacation will not be permitted. An employee may carry over unused vacation for one year up to a maximum of ten (10) days to be used the following fiscal year.

Section 10.06

Employees voluntarily terminating their services with the Town and giving two (2) weeks' notice will receive vacation accrual equal to 1/12th of their vacation for each full month of service since the previous July 1st. Vacation will be based on the amount they would have become entitled to the following July 1st. Vacation accrual will also be paid to employees who retire or are discharged. In the event of an employee's death, his/her estate shall receive the vacation accrual payment.

Section 10.07

The amount of vacation to which an employee becomes entitled as provided in Section 2 of this Article shall be considered an earned right payable upon termination for any cause.

Section 10.08

Employees shall not be obligated to honor a call back to work while on vacation. If an employee accepts a call back, he shall receive one and one-half (1¹/₂) times his regular rate for the hours he works during his vacation except hours worked on Sundays and holidays during this period shall be paid at twice (2X) his regular rate. He must take the balance of his vacation at a later date if possible, during the same fiscal year.

ARTICLE XI - HEALTH & WELFARE BENEFITS

Section 11.01

The Town shall provide and pay for fifty thousand dollars (\$50,000.00) life insurance and accidental death and dismemberment insurance to all active employees to be on a twenty-four (24) hour basis.

The Town will provide to all eligible employees and their eligible dependents with health care coverage, or coverage that is substantially equivalent, which includes the following cost services:

Dental: Guardian or substantially equivalent plan. Specific provisions of the plan are provided in the pamphlet entitled "Town of Fairfield.... (final draft released to Fairfield in March 2006) print date 2006 by Guardian.

Vision: Anthem Vision or substantially equivalent plan. Specific provisions of the plan are provided in the booklet entitled "Town of Fairfield Vision Summary Booklet" print date 2006 by Anthem Blue Cross and Blue Shield.

Effective as soon as practicable following ratification of this Agreement, in lieu of the Medical, Prescription Drug and Vision Insurance benefits set forth above, Medical, Prescription Drug and Vision Insurance as set forth below shall be in effect:

Town of Fairfield Century Plan (In-Network Benefits Only) Plan Changes	
Benefit Description	
Medical Benefits - Anthem	Century Preferred
Deductible (ind/fam)	\$0
Coinsurance	00/0
Out-of-Pocket Maximum (1)	\$3K/\$6K/\$9K

Lifetime Maximum	Unlimited
Office Visit Copays	\$25
Specialist Visit Co-pay	\$30
Hospital Copay	\$300
Urgent Care Copay	\$75
Emergency Room Copay	\$200
Outpatient Surgery Copay	\$100
Well Child Care	\$0
Periodic, Routine Health Exam	\$0
Routine Eye Exams	\$0
Routine OB/Gyn Exam	\$0
Mammography	\$0
Hearing Screening	\$0
Outpatient MH/SA	\$30
Diagnostic Lab and X-Ray	\$0
Allergy Services (except PCP Visit)	\$0
Semi-Private Room	\$300
Inpatient MH/SA	\$300
Skilled Nursing Facility	\$300
Inpatient Rehabilitative Services	\$0
Outpatient Surgery	\$100
Ambulance	\$0
Outpatient Rehabilitative Services	\$30
Durable Medical Equipment	\$0
Prescription Drugs - ESI (²)	ESI
Retail Generic	\$10

Retail Brand Formulary	\$20
Retail Brand Non-Formulary	\$35
Mail Order Generic	\$20
Mail Order Brand Formulary	\$40
Mail Order Brand Non-Formulary	\$70
Rx Annual Maximum	Unlimited

(1) Out-of-Pocket maximum equals deductible plus coinsurance maximum

(2) assumes mandatory generic substitution; 30 day supply at retail.

Out of Network Plan Changes

Benefit Description	
Medical Benefits - Anthem	Century Preferred
Deductible (ind/fam)	\$400/\$800/\$1 , 000
Out-of-Pocket Maximum	\$800/\$1,600/\$2,000
Emergency Room Co-pay	\$200

Prescription drug option requires mandatory mail at two times retail for maintenance drugs.

Employees shall continue to contribute fifteen percent (15%) of the blended rate for the Town premium-equivalent costs, until July 1, 2023 when the cost share shall increase to 15.5% (fifteen and one half percent).

The term "blended rate" shall be defined as 1) the gross total Town of Fairfield Healthcare cost, including expected claims plus administrative fees, stop loss fees and network access fees for a given year as determined by the Town's health consulting firm; 2) divided by the number of Town employees receiving healthcare benefits from the Town-sponsored plan.

The Town shall have the option of determining the carrier to provide these benefits and these benefits shall be substantially equivalent as a result of any change in carriers. Should the Town desire to make changes in the plans, they agree to negotiate with the Union within the specified parameters.

Section 11.02 - Health Benefits

In lieu of accepting medical insurance for themselves and if applicable their family, employees will be eligible as noted below for prorated weekly payments:

- Currently enrolled employees who individually opt out of coverage for one full year will be paid \$2,000. Enrolled employees and their enrolled spouse or child who opts out of coverage for one full year will be paid \$2250.
- Currently enrolled employees and their enrolled family who opt out of coverage for one full year will be paid \$2500.

The employee must notify Human Resources of their interest in participating in this program during the annual open enrollment period with the change effective July 1. To be considered, the employee must waive continued insurance coverage under the provisions of the COBRA. The benefit does not apply to members of a family where both are either active or retired employees of the Town.

Section 11.03 - Life Insurance for Retirees

The Town shall provide and pay for fifteen thousand dollars (\$15,000.00) of life insurance for each retiree.

Section 11.04

Current employees retiring following ratification of this Agreement (June 24, 2013) in accordance with the normal or disability provisions of the Town Employees' Retirement Plan and their eligible enrolled dependents at the time of retirement shall continue to be covered by the Health Benefit provisions as listed in this agreement as those benefits may change from time to time for active employees. Employees hired on or before the date of ratification of this Agreement (June 24, 2013) shall contribute to the cost of postemployment medical benefits at the same percentage rate as they contributed to medical benefits at the time of their retirement. Employees hired after the date of ratification of this Agreement (June 24, 2013) shall contribute to the cost of postemployment medical benefits at the same percentage rate as active employees contribute to the cost of medical benefits, as those amounts may change from time to time. Such coverage shall be reduced to a Medicare Carve-Out for those covered upon reaching the age of 65. The cost of Medicare Part B shall be borne by the retiree.

Dependent retiree insurance coverage is only available to those who are dependents of the retiree at the time of his/her retirement and not anyone who may become a dependent of the retiree subsequent to the date of retirement.

Effective July 1, 2001, eligible dependents of deceased employees who retire under the Town of Fairfield Employees' Retirement System shall continue to be covered by the Health Benefit provisions as listed in Section 11.02 of this Article with no premium cost to the eligible dependent(s). Such coverage shall be changed to a Medicare Carve-Out upon reaching age 65. The cost of Medicare Part B shall be paid by the dependent. Coverage shall cease if the eligible dependent remarries or when the dependent dies.

Section 11.05 — Non-Occupational Disability

Employee disability will be paid according to the following schedule:

Length of Service	Disability Benefits
6 months to 1 year	1 working day at full pay for each month of service not to exceed 6 days
1 year to 5 years	10 working days at full pay

5 years to 10 years
Over 10 years

15 working days at full pay
20 working days at full pay

Employees are allowed ten (10) intermittent days per year due to non-occupational disability to be deducted from above listed benefit.

Section 11.06

Any employee on paid sick leave shall not engage in any other employment during such period of time. If the employer believes that an employee is abusing sick leave provisions of this Contract, the department may, in writing, request to meet with the Union and the employee. Such request for meeting shall constitute a written warning in the progressive discipline procedure, unless the employer and the Union agree that abuse has not taken place. If the employee or the Union feel there should be further review, the employee or the Union may file a Notice of Grievance within five (5) working days of said meeting and such grievance shall be treated as Step 3 of the grievance procedure. If the employee or the Union feel there should be further review after the conclusion of Step 3 proceedings, the Union shall file a Notice of Intent in writing, with the Director of Human Resources, to submit the matter to binding arbitration. The Town and the Union shall agree upon one arbitrator to hear said matter and render a decision in accordance with the rules and regulations of the State Board of Mediation and Arbitration pursuant to the Expedited Arbitration process.

Section 11.07

If an employee is not absent from work other than, death in the immediate family or scheduled vacation, for ninety (90) consecutive calendar days, said employee shall be entitled to a bonus equal to eight (8) hours at his regular rate of pay.

Said payment shall be made to the employee two (2) weeks after the end of each fiscal quarter in which he earns said bonus.

Section 11.08

An employee's seniority date shall determine his length of service and eligibility benefits. Unused disability benefits will not accumulate from one fiscal year to another except as provided herein. The Town's fiscal year will be used to reestablish eligibility for disability benefits, however, if an employee is absent under the non-occupational sick leave on the date of the Town's new fiscal year, he shall continue to receive such benefits based on his length of service to which he was entitled at the onset of that current sick leave until such benefits are exhausted, and he shall not be entitled to additional non-occupational benefits until he has returned to active employment for a period of five (5) consecutive working days. Upon such return, he shall be reinstated for non-occupational benefits for that fiscal year in accordance with the provisions of this Article.

Section 11.09

Each employee who has unused disability benefits at the end of a fiscal year as provided for in this Article shall accumulate such unused disability benefits and carry over such unused benefits to the following fiscal year or years providing that he shall not accumulate more than ten (10) working days of such unused benefits during any one fiscal year, and further provided that he shall not accumulate a total of more than seventy-five (75) working days of such unused

benefits. Annually in June, the Town shall provide each employee with an accounting of their remaining accrued benefit time.

Section 11.10

The Town shall not provide any payment for unused sick leave or unused accumulated sick leave upon termination of the employee for any cause.

- a. If an employee is absent because of non-occupational disability during his absence, while still drawing disability benefits, passes a seniority date which would entitle him to increase duration of benefits, such increase will apply to his current absence.
- b. Payment of disability benefits is dependent upon the employee producing evidence of disability satisfactory to his supervisor. It is the employee's responsibility to keep his supervisor informed as to his status. After more than five (5) working days of absence, an employee must have a doctor's release to return to work, and he may be required to receive approval from the Town Physician.
- c. An employee whose benefits expire will be placed on leave of absence.

Section 11.11

The Employer shall continue to provide the opportunity to participate in long-term disability plan paid for in full by the employee. The Employer shall agree to a payroll deduction only.

Section 11.12

In the event of death of an eligible employee during any fiscal year, any unused disability benefits due the deceased employee will be come due and payable to his spouse or if there is no surviving spouse to the dependent children eighteen years of age or younger.

Section 11.13 — Occupational Disability

Employees absent due to occupational disability will receive disability benefits according to the following schedule:

Length of Service	Disability Benefits
3 months to 1 year	2 ½ working days at full pay for each month of service
1 year up to 5 years	30 working days at full pay
5 years up to 10 years	CO working days at full pay
Over 10 years	90 orking days at full pay

- a. An employee's seniority date shall determine his length of service and eligibility for disability benefits.
- b. When eligibility for benefits for full pay is exhausted, payment will continue in accordance with State law.
- c. If an employee is absent because of occupational disability and during his absence, while still drawing full pay disability benefits, passes a seniority date which would entitle him to increased duration of benefits, such increase will apply to his current absence.
- d. Time absent due to occupational disability will be deducted from non-occupational disability benefits.

- e. A return to full time work for one full week with a doctor's certificate certifying as to recovery from the disability will re-establish eligibility for occupational disability benefits at full pay according to the above schedule.

Section 11.14

Effective upon ratification of this Agreement, the Town will provide workers' compensation benefits under the terms of the Connecticut State Workers' Compensation Act, provided that any employee who wishes to be paid his/her regular base wages for any day he/she is eligible to receive workers' compensation benefits shall be required to use one-quarter (1/4) of one (1) sick day, to the extent such days are available to such employee, in which the case the Town shall pay the employee his/her regular base wages for such day, subject to the maximum limits presently set forth in Section 11.13 based on length of service.

ARTICLE XII - RETIREMENT PLAN

Section 12.01

The Town of Fairfield Employees' Retirement System, as approved by the Representative Town Meeting (RTM) of the Town, is a part of this Agreement.

Section 12.02

Except as otherwise provided in Section 12.07 below, all employees hired prior to September 9, 2013 shall remain members of the Town of Fairfield Employees' Retirement Plan. The definition for the highest salary (including base pay and longevity pay) shall be defined as the average highest salary earned over the period of two consecutive years divided by two paid to a member during their years of active employment. The annual benefit will be equal to 2.2% of the average salary multiplied by their number of credited years of service with the Town. Employees shall become eligible for normal retirement benefits at the age of fifty-nine and one-half (59 1/2) or older with at least 10 years of service. Employees shall become eligible for "Early Retirement" benefits at the age of fifty-five (55) or older with at least fifteen (15) years of creditable service. The early retirement benefit will be determined by computing the benefit to which the employee would be entitled if the employee were fifty-nine and one half (59 1/2) and reducing that amount by 5/9 of 1% for each month the employee is younger than age 59 1/2.

Section 12.03 - Military Buy-Back

Any employee who has had prior active duty service with the United States military shall be eligible to include said prior US military service as service for the purpose of calculating the pensions herein provided that:

- a. Existing employees shall have the right to purchase military service time equal to the amount of time served on active duty in the Armed Forces of the United States but limited to a maximum of four (4) years of such service by having such service time at the rate equal to five (5) percent of such employee's annual salary at the date of hire.
- b. Employees when hired shall indicate their election to purchase such military time on or before the second anniversary date of their hire and must complete the payment of such credit on or before the tenth (10th) anniversary date of their hire.

Section 12.04 - Contribution Rate

The rate of employee contribution shall be four percent (4%) of the basic annual salary including longevity pay as set forth the Appendix A-B - Wages.

Section 12.05 - Cost of Living Adjustment

A review of the Consumer Price index (CPI) shall be done on an annual basis. The review will use index figures on a March over March basis payable the following July 1. Any increase in the Index during those future review periods shall be the percentage increase up to a maximum of three percent (3%) in any one year. To be eligible for a Cost of Living Adjustment an employee must have retired prior to April 1 of the previous year.

Section 12.06

All members of this bargaining unit will automatically participate in Section 414(h) Plan of the Internal Revenue Code allowing all employee retirement contributions to be made to the plan on a pre-tax basis.

Section 12.07

Notwithstanding the language set forth above in this Article, all employees hired on or after September 9, 2013 shall participate in a 401 (a) type pension plan and shall have no eligibility to participate in the Town of Fairfield Employees' Retirement System referenced above. The employee shall be required to contribute at least four percent (4%) of base pay to the plan but may contribute up to the maximum allowed by law.

The Town shall match the employee's contribution up to a maximum of five percent (5%) of base pay. The Town's contribution shall fully vest after the employee has been continuously employed for five (5) years.

In addition, the Town shall offer for such employees a long-term disability benefit for the permanent and total disability of employees hired following the date of ratification of this Agreement at the rate of fifty percent (50%) of base salary. This benefit will be provided through insurance.

Section 12.08

The parties agree, as part of the Labor-Management Committee, to review, educate, and provide non-binding recommendations to the Chief Fiscal Officer about how to protect and strengthen plans in both the short and long term.

ARTICLE XIII - LEAVES OF ABSENCE

Section 13.01

An employee requesting a leave of absence without pay may be granted the same at the direction of the Town upon reasonable cause being given. Such leave shall not exceed ninety (90) days but may be extended in cases of emergency for up to an additional ninety (90) days. For all FMLA leaves of absence, medical benefits will be maintained for the employee and eligible dependents provided employee contributions are paid by the employee in the same manner as if the employee was actively working. Seniority will continue to accumulate during the leave to a maximum of thirty (30) days. An employee on a leave of absence will forfeit 1/12th of the vacation pay earned as of the following July 1st for each 30 calendar days of absence.

Section 13.02

A total of ten (10) days with pay per year will be granted to the person or persons who are a Union Official or duly elected delegate to attend Union Conventions or conduct other Union business. Partial days may be taken in two (2) hour increments.

Section 13.03 - Death In Family

An employee may, at his request, receive time off from the date of death through the date of funeral if a death occurs in his immediate family. He will receive his regular pay for regularly scheduled work days during that period to a maximum of four (4) days. Immediate family shall be defined as: wife, husband, father, mother, son, daughter, father-in-law, mother-in-law, brother, sister, grandmother, grandfather, grandchild, godchild, brother-in-law, sister-in-law, and relatives customarily living in the employee's immediate household. When a family of a deceased friend or neighbor requests an employee to serve as pallbearer, the employee will receive one day's pay.

Permission for time off with pay due to death of a relative outside of the immediate family shall be limited to one day.

Section 13.04

In the event of the death of an employee in the Department of Public Works, time off up to one day with pay shall be granted for an employee to act as pallbearer, if he is so requested by the deceased employee's family.

Section 13.05 - Jury Duty

If an employee is summoned for jury duty, the Town will pay the difference, if any, between his gross regular pay and the gross jury pay for each day of required absence. This practice is intended to cover only employees summoned to jury service. It is not intended to cover those employees who may volunteer for jury duty.

Section 13.06 - Military Training

If any member of the Military Reserve or National Guard is called for annual training, the Town will pay the difference, if any, between the employee's gross service pay and the gross regular pay for the period of their required absence up to a maximum of thirty (30) days. Such time shall not be charged to the employee's vacation.

ARTICLE XIV- GRIEVANCE PROCEDURE

Section 14.01

The purpose of this procedure is to provide an orderly method of adjusting grievances. Any employee having a problem concerning the interpretation or application of any provision, rule, or regulation covered by the Agreement shall seek adjustment in the step order listed below.

Section 14.02

Disciplinary action will normally be in accordance with the following procedure: For the first infraction an oral warning will be given; for the second infraction a written warning will be given to the employee; subsequent infractions may be cause for suspension or dismissal. In the case of suspension, the Town will give the Union a written explanation of the reasons within the same day, if practical; and in no event later than 24 hours after the suspension. In the event of discharge, there will first be a one week period of suspension at the end of which the Town may complete the discharge. With the exception of suspension preceding discharge, the Town may

deviate from the normal procedure at its discretion to handle infractions which it deems to be unusual seriousness. If the Director of Public Works or the Superintendent of Public Works directs that an employee report to his office, the employee may request to have the Chief Steward present at said meeting if in the opinion of the employee said meeting may involve disciplinary action against the employee.

Section 14.03

No matter shall be subject of grievance unless taken up within fourteen (14) calendar days after its most recent occurrence.

Section 14.04

If the Town fails to meet with the Union or fails to render a decision within the time limit specified, a grievance shall automatically be moved to the next following step of the grievance procedure. Agreement provisions allegedly violated shall be specifically enumerated in the presentation of the grievance. The supervisors involved in action affecting employees of the bargaining unit shall be required to be present at all steps in the grievance procedure whenever practicable.

- a. Step One. The employee and his union steward shall present the problem with the employee's immediate supervisor in writing. The supervisor shall respond in writing. If the problem is not resolved within a period of time agreed upon by both the employee and the supervisor or in the absence of such an agreement within five (5) working days, the employee or the steward may initiate Step Two of this procedure.
- b. Step Two. If the employee and his union steward feel there should be further review, the facts pertaining to the problem shall be presented in writing to the Department Head by the Chief Union Steward within ten (10) working days of the decision made in Step One. If no written notice is filed within ten (10) working days, the decision made in Step One will stand without being subject to further appeal. Upon receiving written notice of the problem, the Department Head will render a decision in writing within ten (10) working days.
- c. Step Three. If the employee and his union steward feel there should be further review, the facts pertaining to the problem shall be presented in writing to the Human Resource Director by the Chief Union Steward within ten (10) working days of the decision rendered in Step Two. If no written notice is filed within ten (10) working days, the decision made in Step Two will stand without being subject to further appeal. Within ten (10) working days the Human Resources Director shall meet with the Union's grievance committee to discuss the problem and shall render a decision in writing within five (5) working days after the meeting.
- d. Step Four - If the employee and the Union feel there should be further review, the Union shall submit a notice in writing to the Human Resources Director of their intent to submit the matter to arbitration by the Connecticut State of Board of Mediation and Arbitration. If such notice is not filed within thirty (30) days of the decision rendered in Step Three, such decision will stand without being subject to further appeal; however, such period may be extended by mutual agreement of both parties. The findings of the arbitration shall be final and binding on both parties.

Section 14.05

When practicable, the Town will provide suitable space for arbitration proceedings. When such space is not available, the cost of other suitable space will be borne equally by the Union and the Town.

Section 14.06

The Union will file and maintain a current list of stewards with the First Selectman and the Director of Human Resources.

Section 14.07

The employee may either represent himself or have the Union represent him in all steps of the grievance procedure. The Union President or any other Officer may be present in all steps of the Grievance.

Section 14.08

When it becomes necessary to process a grievance under the procedure outlined in this Article during the normal working hours, the Town will pay one representative designated by the Union for reasonable time spent necessary to present the grievance in Step One and Step Two. When a grievance is carried to Step Three and Step Four under the grievance procedure, the Town will not pay more than two designated representatives for reasonable time spent necessary to present the grievance in these steps.

Section 14.09

The Town will not make any pay allowance to any member of the Union negotiations committee for time spent in negotiations for contract except, however, when such negotiations are scheduled by the Town during the normal work week hours; the Town agrees to pay those members in attendance their regular hourly rate for time spent in negotiations. The Union negotiations committee will not exceed five (5) members for meetings held during the normal work week hours.

ARTICLE XV - BULLETIN BOARD

Section 15.01

The Town will make bulletin boards available for the use of the Union for posting of notices. All postings are subject to approval of the First Selectman or his designated representative.

ARTICLE XVI- SAFETY AND HEALTH

Section 16.01

The Employer shall provide a safe and healthy workplace. Employees who do not observe safe work practices shall be subject to disciplinary action.

Section 16.02

Should an employee complain that his work requires him to be in unsafe or unhealthy situations in violation of accepted safety rules, the matter shall be discussed as soon as possible with the immediate supervisor of the employee. If the matter is not adjusted satisfactorily, a grievance may be processed in accordance with the grievance procedure of this Agreement. The Town reserves similar rights in instances where employees fail to conform with safety rules and regulations of the Town and Connecticut State OSHA Legislation.

Section 16.03

Helmets shall be furnished to employees on jobs wherever overhead hazards are possible. Foul weather gear and gloves shall be furnished whenever conditions warrant. Such protective work clothes as required, within a reasonable preference, shall be furnished by the Town to equipment operators, mechanics and maintenance men when needed for the job. First aid kits will be provided in all trucks. In addition, large vehicles will be provided with flares and fire extinguishers as needed. The Town will provide two (2) shirts per employee per year for non-uniformed employees.

Section 16.04

Safety Committee: The Town and the Union will each designate two employees to a joint safety committee which committee shall also include as the fifth member, the Risk Manager of the Town. Said committee shall meet during the first two weeks of each fiscal quarter to resolve differences, recommend remedies, safety standards, and other safety programs. Recommendations by the committee shall be implemented by the Town within a reasonable time and as soon as fiscally practical.

Section 16.05

The Town will provide and pay a maximum of one hundred fifty dollars (\$150.00) for one (1) pair of safety shoes which shall be prescribed and worn at the direction of management with an original receipt for the purchase of such safety shoes.

Any employee, whose safety shoes are ruined, upon return of ruined shoes and original receipt for the purchase of additional such safety shoes, will receive an additional pair of safety shoes (maximum of two (2) pair per year).

Effective, July 1, 2007, the Town will provide a one hundred dollar stipend (\$100.) toward the cost of protective eyewear every three years when:

- a. The employee is required to wear protective eyewear 75% of his work week.
- b. The employee provides the Town with a statement from his physician that the individual requires protective eyewear other than the eyewear provided by the Town.
- c. A paid invoice for the protective eyewear is submitted to the Town by the employee.

Individuals who receive this stipend are responsible for the eyewear and will not receive an additional stipend until they meet all the above criteria.

Section 16.06

The Town may assign either one or two men to large trucks while performing snow and ice control operations. When one man is assigned to a large truck, he shall not be required to work more than twelve (12) consecutive hours, and he shall be allowed a ten (10) minute rest break in addition to normal breaks for meals every two hours. No employee shall be assigned as the single employee on a large truck unless said vehicle is radio equipped and contains equipment which allows for the use of the plowing and sanding mechanism controls which are accessible to the driver in the same manner as trucks already so equipped.

All employees assigned to snow removal operations and/or emergency operations, as determined by the activation of the State and/or Town's Office of Emergency Management and its

Emergency Operations Center, outside their normal work hours shall be paid at twice their regular rate for said hours.

Section 16.07

The Town will clean all uniforms provided to employees who work at the Water Pollution Control Facility.

ARTICLE XVII - PRIOR PRACTICE

Section 17.01

Nothing in the Agreement shall be construed as abridging any right, benefit, or privilege that employees or the Town have enjoyed heretofore unless such practice has been superseded by a provision of this Agreement.

Section 17.02

The Town will notify the Union as soon as it has made a determination that it will solicit bids to contract out work, except for work required as a result of an emergency, upon notification the parties agree:

- a. To discuss the impact on the Local and on the Town of subcontracting out work taking into consideration alternative methods of doing the work, relative costs of doing the work, and the time periods necessary to complete the work.
- b. The Town shall have the right to implement its decision to subcontract out said work and the Local reserves its rights under the Grievance Procedures, arbitration Procedures, and State Board of Labor Relations remedies.
- c. There shall be no layoff of existing bargaining unit personnel other than for just cause under the disciplinary procedures of this contract.

ARTICLE XVIII- NO STRIKE/NO LOCKOUT

Section 18.01

During the life of this Agreement there shall be no strike, slowdown, suspension or stoppage of work in any part of the Town's operation by employees or employee, nor shall there be any lockout by the Town in any part of the Town's operation.

ARTICLE XIX - MERIT RATING PROVISION

Section 19.01

With regard to wage increases with job classification pay grades covered by this Agreement as established by the Frank C. Brown Company and as subsequently modified by the Town and accepted as part of this Agreement as mentioned in Article VIII — Wages of this Agreement, the Town further agrees to the following:

The provision used to determine wage increases within job pay grade steps will not be required in Step 1, Step 4, Step 5, and Step 6 for the purpose of granting wage increases. A person who is eligible to receive Step 2 and/or Step 3 in any pay grade must receive a favorable rating. Any employee with three (3) or more years in his/her existing position shall be deemed to have satisfied the requirements of the position and shall be placed at Step 3. It is clearly understood that such rating will be done in good faith and that no person will be subjected to an arbitrary or

capricious rating. The Town shall continue to prepare merit ratings on employees in Steps 1, 4, 5, and 6 for the purpose of determining the status of the employees with regard to their continued employment.

ARTICLE XX - LONGEVITY

Section 20.01

Longevity steps shall be added to the pay grades of the classification plan for all positions in the Bargaining Unit. Employees with ten (10) years or more of service shall be eligible to receive the first longevity step. Employees with fifteen (15) years or more of service shall be eligible to receive the second longevity step. Employees with twenty (20) or more years of service shall be eligible to receive the third longevity step. The spread between the third longevity step and the second longevity step is three percent (3%). Effective July 1, 2002, the spread between the first longevity step and the second longevity step shall also be three percent (3%). Effective July 1, 2003, the spread between the highest merit step (Step 3) and the first longevity step shall also be three percent (3%).

ARTICLE XXI- JOB CLASSIFICATIONS & EVALUATIONS

Section 21.01

The parties agree that Appendix G.-Town of Fairfield Classification Plan of Public Works Positions-shall be reviewed and modified for classification and compensation.

Job Evaluation by Human Resources: In order to preserve the integrity and currency of the staff classification and compensation structure, Human Resources shall conduct a review of Appendix G commencing no later than April 3, 2023. The overall goals of this compensation and classification study include:

- To ensure market/internal structure alignment
 - To simplify classification structures
 - To identify paths for career progression
 - To address recruitment and retention needs
 - To review minimum qualifications for classification or classification series
- (a) The evaluation shall be completed on or before December 31, 2023 unless the parties mutually agree to extend the time frame for completion. The evaluation shall include analyzing potential classification and classification series in consideration of the following factors:
- Nature or type of work performed
 - Level of responsibility
 - Impact of position on the unit, department, or operations
 - Reporting relationships
 - Scope of duties

During the evaluation process, the parties shall meet as part of the Labor-Management Committee regarding the status of the study and obtain input from the union.

The pay structure applicable to job classifications and job description covered by this Agreement as established by the Frank C. Brown Company and as subsequently modified by the Town is accepted as part of this Agreement. New or revised positions will be evaluated or re-evaluated in its entirety using all job factors.

The Town will notify the Union of all such new or revised positions and make available the job factors used in its determination. The Town recognizes the right of the union to make requests for studies of job classifications when factors in the job content changes sufficiently to warrant such requests.

The Town will consider a new classification or a change to the existing classification if new equipment is introduced into a union members' existing job. If the change is substantial, the Town may negotiate a potential change in compensation.

The incumbent employee shall receive one year to meet the standards of the new position. Management will provide education, training and testing.

If at the end of one year the employee is not proficient in the altered position, the employee will return to his previous classification and a new applicant will be considered. Proficiency will be determined by management and outside testing or certifications when available.

The Parties agree to discuss, upon request and during the term of this 2014 — 2020 CBA, the Union's proposal concerning the assignment to higher classifications being offered to the senior most qualified employee.

Any employee working above classification but in the same classification for the same section of the Public Works Department (Conservation, Golf, WPCA, Parks Highway, Building, Mechanics and Tree) for more than 120 out of the last 365 days shall move to that higher classification.

Section 21.02

When an employee is reclassified in accordance with the provisions of this Article and Agreement, the new step of the reclassified labor grade which is next above the step of the former classification as determined in Step 1 through Step 5 of these labor grades (exclusive of longevity steps) shall be the new step or wage in such reclassification.

ARTICLE XXII - PERSONAL LEAVE

Section 22.01

Any eligible employee in the bargaining unit shall be granted personal leave with pay at the request of the employee to attend to personal business, emergencies at home, but such leave shall not be limited to sickness, accident or maternity leave in his immediate family and shall not preclude other reasonable causes. Request for such leave must be made to the person in charge of each category as defined in Article I or in his absence to the Director of Human Resources, either of whom shall render a decision concerning the granting or denial of such "Paid" personal leave.

ARTICLE XXIII - LABOR-MANAGEMENT COMMITTEE

Section 23.01

The Town and the Union agree to form a Committee which shall be composed of one (1) employee from Conservation, Golf, Water Pollution Control Authority and Public Works (Parks, Highway, Building, Mechanics and Tree) and supervisors from the same areas selected by Management. The Committee shall also include the Director of Human Resources or designee.

Section 23.02

The Committee will meet at least once in each calendar quarter to receive suggestions on ways to improve the public image of all categories. Such suggestions shall include, but shall not be limited to, ways and means of improving appearance, productivity, coordination of activities and assignments, public relations activities and such other areas as will foster pride by the employees in their work and pride and respect in the employer for the work being done.

ARTICLE XXIV - NON-DISCRIMINATION CLAUSE

Section 24.01

The Town acknowledges that it is an equal opportunity employer, and the Town and the Union agree that there shall be no discrimination against any person or groups of persons on the grounds of race, color, religion, creed, age, sex, marital status, national origin, disability, or veteran status.

ARTICLE XXV - EFFECTIVE DATE AND DURATION

Section 25.01

This Agreement shall remain in full force and effect for a period from July 1, 2020, through June 30, 2024, as required by MERA as it applies to all items in this Agreement unless otherwise stated within the body of this Agreement. Negotiation for an Agreement to succeed this Agreement shall be in accordance with the applicable state law.

IN WITNESS WHEREOF, this Agreement is executed this ____ day of _____, 2023.

Town of Fairfield

United Public Service Employees Union
Unit #454

Brenda L. Kupchick, First Selectwoman

Daniel Kaczegowicz, Local President

Cathleen A. Simpson
Director of Human Resources

Kevin E. Boyle, UPSEU President

Mark Sheehan
Labor Relations Representative

APPENDIX A
HOURLY RATE SCALE
PUBLIC WORKS BARGAINING UNIT

July 1, 2020 to June 30, 2021

Grade	1	2	3	4*	5**	6***
H-06	22.54	23.07	23.65	24.35	24.84	25.47
H-07	24.06	24.66	25.28	25.91	26.56	27.23
H-08	27.02	27.78	28.62	29.46	30.34	31.25
H-09	27.74	28.35	29.29	30.15	31.05	31.99
H-10	28.33	29.08	30.00	30.9	31.84	32.78
H-11	29.00	29.86	30.71	31.62	32.56	33.55
H-12	29.61	30.52	31.4	32.34	33.3	34.3
H-13	30.39	31.27	32.22	33.17	34.16	35.18
H-14	30.72	32.01	32.99	33.97	34.99	36.04
H-15	31.98	32.83	33.93	34.95	36.01	37.09
H-16	32.68	33.66	34.77	35.8	36.87	37.98
H-17	33.58	34.68	35.56	36.63	37.73	38.82
H-18	34.49	35.7	36.49	37.57	38.71	39.85

*10 Year Longevity

**15 Year Longevity

***20 Year Longevity

Effective and retroactive to July 1, 2020, all rates shall be increased by two and one quarter percent (2.25%) over the rates in effect on June 30, 2020. In the event that there is a conflict between the hourly rates shown in the schedule and the percentage increase set forth in the paragraph above, the percentage rate shall prevail.

In addition, employees will receive in the first payroll in December, longevity payment in accordance with the schedule listed below.

LENGTH OF CONTINUOUS SERVICE	PAYMENT AMOUNT
5 years to 9 years	\$400
10 years to 14 years	\$600
15 years to 19 years	\$800
20 years or more	\$1,000

APPENDIX B
HOURLY RATE SCALE
PUBLIC WORKS BARGAINING UNIT

July 1, 2021 to June 30, 2022

Grade	1	2	3	4*	5**	6***
H-06	23.10	23.65	24.24	24.96	25.46	26.11
H-07	24.66	25.28	25.91	26.56	27.22	27.91
H-08	27.70	28.47	29.34	30.20	31.10	32.03
H-09	28.43	29.06	30.02	30.90	31.83	32.79
H-10	29.04	29.81	30.75	31.67	32.64	33.60
H-11	29.73	30.61	31.48	32.41	33.37	34.39
H-12	30.35	31.28	32.19	33.15	34.13	35.16
H-13	31.15	32.05	33.03	34.00	35.01	36.06
H-14	31.49	32.81	33.81	34.82	35.86	36.94
H-15	32.78	33.65	34.78	35.82	36.91	38.02
H-16	33.50	34.50	35.64	36.70	37.79	38.93
H-17	34.42	35.55	36.45	37.55	38.67	39.79
H-18	35.35	36.59	37.40	38.51	39.68	40.85

*10 Year Longevity

**15 Year Longevity

***20 Year Longevity

Effective and retroactive to July 1, 2021, all rates shall be increased by two and one half percent (2.5%) over the rates in effect on June 30, 2021. In the event that there is a conflict between the hourly rates shown in the schedule and the percentage increase set forth in the paragraph above, the percentage rate shall prevail.

In addition, employees will receive in the first payroll in December, longevity payment in accordance with the schedule listed below.

LENGTH OF CONTINUOUS SERVICE	PAYMENT AMOUNT
5 years to 9 years	\$400
10 years to 14 years	\$600
15 years to 19 years	\$800
20 years or more	\$1,000

APPENDIX C
HOURLY RATE SCALE
PUBLIC WORKS BARGAINING UNIT

July 1, 2022 to June 30, 2023

Grade	1	2	3	4*	5**	6***
H-06	23.68	24.24	24.85	25.58	26.10	26.76
H-07	25.28	25.91	26.56	27.22	27.90	28.61
H-08	28.39	29.18	30.07	30.96	31.88	32.83
H-09	29.14	29.79	30.77	31.67	32.63	33.61
H-10	29.77	30.56	31.52	32.46	33.46	34.44
H-11	30.47	31.38	32.27	33.22	34.20	35.25
H-12	31.11	32.06	32.99	33.98	34.98	36.04
H-13	31.93	32.85	33.86	34.85	35.89	36.96
H-14	32.28	33.63	34.66	35.69	36.76	37.86
H-15	33.60	34.49	35.65	36.72	37.83	38.97
H-16	34.34	35.36	36.53	37.62	38.73	39.90
H-17	35.28	36.44	37.36	38.49	39.64	40.78
H-18	36.23	37.50	38.34	39.47	40.67	41.87

*10 Year Longevity

**15 Year Longevity

***20 Year Longevity

Effective and retroactive to July 1, 2022, all rates shall be increased by two and one half percent (2.5%) over the rates in effect on June 30, 2022. In the event that there is a conflict between the hourly rates shown in the schedule and the percentage increase set forth in the paragraph above, the percentage rate shall prevail.

In addition, employees will receive in the first payroll in December, longevity payment in accordance with the schedule listed below.

LENGTH OF CONTINUOUS SERVICE	PAYMENT AMOUNT
5 years to 9 years	\$400
10 years to 14 years	\$600
15 years to 19 years	\$800
20 years or more	\$1,000

APPENDIX D
HOURLY RATE SCALE
PUBLIC WORKS BARGAINING UNIT

July 1, 2023 to June 30, 2024

Grade	1	2	3	4*	5**	6***
H-06	24.27	24.85	25.47	26.22	26.75	27.43
H-07	25.91	26.56	27.22	27.90	28.6	29.33
H-08	29.10	29.91	30.82	31.73	32.68	33.65
H-09	29.87	30.53	31.54	32.46	33.45	34.45
H-10	30.51	31.32	32.31	33.27	34.30	35.30
H-11	31.23	32.16	33.08	34.05	35.06	36.13
H-12	31.89	32.86	33.81	34.83	35.85	36.94
H-13	32.73	33.67	34.71	35.72	36.79	37.88
H-14	33.09	34.47	35.53	36.58	37.68	38.81
H-15	34.44	35.35	36.54	37.64	38.78	39.94
H-16	35.20	36.24	37.44	38.56	39.70	40.90
H-17	36.16	37.35	38.29	39.45	40.63	41.80
H-18	37.14	38.44	39.30	40.46	41.69	42.92

*10 Year Longevity

**15 Year Longevity

***20 Year Longevity

Effective and retroactive to July 1, 2023, all rates shall be increased by two and one half percent (2.5%) over the rates in effect on June 30, 2023. In the event that there is a conflict between the hourly rates shown in the schedule and the percentage increase set forth in the paragraph above, the percentage rate shall prevail.

In addition, employees will receive in the first payroll in December, longevity payment in accordance with the schedule listed below.

LENGTH OF CONTINUOUS SERVICE	PAYMENT AMOUNT
5 years to 9 years	\$400
10 years to 14 years	\$600
15 years to 19 years	\$800
20 years or more	\$1,000

APPENDIX E
TOWN OF FAIRFIELD
CLASSIFICATION PLAN
OF PUBLIC WORKS POSITIONS

GRADE	JOB CLASSIFICATION
H-06	Laborer I
H-07	Laborer II
H-08	Laborer III Wastewater Laborer III Greenskeeper Trainee Conservation Crewman Trainee
H-09	Maintenance Repairman I Automotive Serviceman
H-10	Laborer IV Wastewater Laborer IV Assistant Greenskeeper Conservation Crewman I
H-12	Mechanic I Auto Equipment Operator I Wastewater Laboratory Assistant Maintenance Repairman II Wastewater Repairman II Conservation Crewman II Lab Assistant
H-13	Auto Equipment Operator Greenskeeper Wastewater Maintenance Mechanic I
H-14	Maintenance Repairman III Auto Equipment Operator III Mechanic II Wastewater Maintenance Repairman III
H-15	Foreman I Mechanic III Auto Equipment Operator IV Maintenance Repairman IV Wastewater Plant Operator Conservation Crew Chief
H-16	Foreman II Plumber/Welder Wastewater Maintenance Repairman IV Mechanic IV

H-17	Foreman III
	Chief Mechanic
	Master Mechanic-Police
H-18	Foreman IV
	Wastewater Operations Foreman
	Wastewater Electrical/Instrument
	TechnicianWastewater Collections
	System Foreman

Employee Service Report
Town of Fairfield
Fairfield, CT 06430

Employee:		Date:
Department:		Classification:
Period of Review:	To:	

Purpose: To improve Town service and employee job satisfaction through review of the employee's performance and accomplishments on assigned responsibilities, plans and objectives.

This Employee Service Report is to be made annually on each employee. To obtain valid results, deliberate and thorough consideration of each rating factor is necessary. You are asked to use your own independent judgment. Circle the appropriate rating per the following:

Definition of Rating Factors

1. Needs Improvement - Results are less than normally expected and below the requirements of the position. Requires more frequent and closer supervision. Employee performance requires considerable improvement.
2. Below Average - Performance falls below the level expected for the position. Requires additional effort, instruction, and supervision. Requires improvement in interpersonal skills.
3. Satisfactory - Performance which is satisfactory and consistent with job requirements. Assignments are accomplished with minimal supervision and direction. Performance level is as expected of a fully qualified and experienced employee in the position.
4. Above Average - Performance consistently exceeds that which the job requires.
5. Outstanding - Ranks with the very best.

SINCE THIS FORM SHOULD BE USED TO FACILITATE COMMUNICATION IT IS IMPORTANT THAT COMMENTS ARE USED TO IDENTIFY AN EMPLOYEE'S STRENGTHS AND WEAKNESSES. The employee will receive the form when the manager does. This will also help to identify the types of training needed for improvement or for professional development. Both parties should have the form filled out at the actual review. An employee must first go to their department manager if an evaluation is not given three weeks from the annual review. If no response is given then employee should go to the Human Resources Department.

Work Ethics

Promptness in reporting for work	1	2	3	4	5
Dresses appropriately for the job	1	2	3	4	5
Starts work promptly	1	2	3	4	5
Uses time responsibly	1	2	3	4	5
Absenteeism	1	2	3	4	5

Comments:

Interpersonal Skills

Ability to work with others	1	2	3	4	5
Ability to work for others	1	2	3	4	5
Ability to accept feedback	1	2	3	4	5
Deals with the public appropriately	1	2	3	4	5
Able to Effectively Communicate	1	2	3	4	5

Comments:

Performance

Knowledge of work	1	2	3	4	5
Ability to understand directions	1	2	3	4	5
Shows ingenuity - creative problem solving	1	2	3	4	5
Volume of work Quality of work	1	2	3	4	5
Ability to meet specific job assignments	1	2	3	4	5

Comments:

Attitude

Initiative; seeks additional tasks	1	2	3	4	5
Shows interest & enthusiasm	1	2	3	4	5
Projects a positive influence Team Player	1	2	3	4	5

Comments:

Supervisory Skills & Characteristics

Number of people supervised:

Type (level) of supervision:

Quality of supervision	1	2	3	4	5
Accomplishment of Dept. Goals & Objectives	1	2	3	4	5
Ability to motivate employees	1	2	3	4	5
Ability to delegate/assign work	1	2	3	4	5

Comments:

Overall Rating of the Employee

Needs Improvement _____
Below Average _____
Satisfactory _____
Above Average _____
Outstanding _____

Comments:

Do you recommend that this employee be given a step increase? (Check one)

Yes _____ No _____ Employee at top of range _____

Goals:

A. List three most important goals and objectives and time frame to accomplish these:

1. _____
2. _____
3. _____

B. Significant accomplishments and contributions:

C. Areas requiring improvement:

I certify that this report has been discussed with me. I understand my signature does not necessarily indicate agreement.

Date:

Signed:

Employee

Date:

Signed:

Reviewer

Date:

Signed:

Department Head

Employee Comment



November 18, 2022

Attn: Mr. John Cottell
Asistant Director of Public Works
Town of Fairfield
Fairfield, CT

RE: RFP #2017-78: Contract Extension for Leaf and Yard Waste Facility

Dear Mr. Cottell,

Denali would like to propose to the Town of Fairfield to extend the term of the Contract for the Leaf and Yard Waste Facility (RFP #2017-78) for the remaining five (5) years of extensions, with an end date on December 31, 2027.

On page 2 of 32 of the Contract under Section, "Term/Renewal of Contract," the contract states the following:

"Each renewal term may be extended at the sole and absolute discretion of the Town of Fairfield."

On page 25 of 32 of the Contract under Section 2, "Obligations of the Company" Sub-Section D, "Compost Facility Support Services" #2, the contract outlines that we (Denali) are responsible to provide a suitable scale that will be sold back to the Town upon request at the expiration of the contract.

As discussed in our meeting, the current scale is in need of replacement. Denali is requesting the Town extend all remaining extensions (total of 5 years) available under the contract. In return, Denali will purchase and install a replacement scale that the Town of Fairfield will own at the end of the contract extension (12/31/27). The estimated cost of a replacement scale is approximately \$80,000. Please see attached quote from Action Scale for the planned replacement. We believe the above contract language gives the Town the authority to grant all extensions at once.

In addition, Denali would like first right of refusal of all biosolids compost generated by the Town of Fairfield as outlined in the contract language below. We would offer a 25% revenue share on all compost sold by Denali.

On page 25 of 32 of the Contract under Section 2, "Obligations of the Company" Sub-Section C, "Compost Facility Support Services" #1 & #2, the Contract states that the company (Denali) will "market all of the resulting end product itself or by contract with a third party marketer..."

Commercial Tip fees will continue to be adjusted as needed, and all other contract terms will remain the same.

Thank you for your consideration and we look forward to our continued partnership with the Town of Fairfield.

Sincerely,

Jason Browne
General Manager, North Region

Action Scale & Calibration

Two locations in Connecticut:

Lou Procopio, Sales Heavy Capacity

14 Meadowbrook Rd. Southbury, Ct. 06488

203-231-7210

e-mail: lprocopio@charter.net

Rich Malyszko, Sales / Service

760 Whittemore Rd. Middlebury, CT 06762

203-577-6420 Fax: 203-577-6425

e-mail: Actionscale@aol.com

TRUCK SCALES
SALES ☺ SERVICE

Quotation 082522 MA

August 25, 2022

We Care Denali

295 Richard White Way

FAIRFIELD Ct. 06824

Attn: Mr. Ryan Kelly

Re: **New** 50' x 10' Full Electronic Heavy Duty Steel Deck
Truck Scale to be installed on existing foundation.

NEW 50' x 10' Mid America FULL ELECTRONIC
HEAVY DUTY 3/8" STEEL DECK
ABOVE GRADE TRUCK SCALE Pipe Side Rails

Thank you for this opportunity to be of service.

Your Existing Truck Scale needs to be replaced ASAP.

**We are pleased to offer the following Proposal
for NEW scale equipment for your project.**

The enclosed proposal shows prices, terms, delivery, and equipment.

The design and construction of this product demands:

**"Total Quality Management" (T.Q.M.) Manufacturing techniques,
and Highest Quality Materials.**

If you have any questions, please do not hesitate to call on me.

**Thank You,
Lou Procopio**

EQUIPMENT

FULL ELECTRONIC TRUCK SCALE w 3/8" Steel Deck
To be installed on existing Slab foundation.



One (1) MID AMERICA MODEL TS 5010
PLATFORM SIZE = 50' x 10' x 16" Height
Capacity = 100Tons. Dual Tandem Axle Rating = 40 Tons.



USE EXISTING Digital Indicator / Printer

Includes:

Six (6) 75,000Lb Cap'y Load Cells.
Weighbridge & Foundation Hardware.
Heavy Duty 3/8" Steel Deck.
Steel Pipe Side Rails on both sides.

Dismantling and removal of EXISTING Concrete Deck Scale

**ACTION Scale will cut existing Concrete deck scale into 5' x 10' manageable pieces.
Customer to furnish assistance and machine to dispose on site.**

FOUNDATION

**Utilize existing 50'x10' Slab foundation,
and approaches.**

INSTALLATION NEW 3/8" STEEL DECK SCALE

Based on Non Union Labor.

Furnish Crane to unload and set new scale

Install New Scale Weighbridge,

**Test & Calibration to Weights & Measures Certification,
by Action Scale is included.**



TERMS & CONDITIONS

Payment Terms----- 50% Deposit with order,
40% upon delivery, Balance upon Completion.
Delivery ----- Dec. 2022, (16 weeks, from receipt of deposit.)
Plus Tax ----- (Local, State or Federal, If applicable)
Freight ----- Included
Validity of Proposal ----- 30 days

CUSTOMERS RESPONSIBILITIES.

- a) Furnish building to house instrumentation.
- b) Furnish clean AC power at Indicator location.
- c) Sign this Quotation.
- d) Any permits, Federal, State or Local.
- e) Customer to furnish machine to lift cut up Existing Concrete Deck
5'x10' pieces and dispose on site, and clean up area prior to Install.

"CERTIFIED DRAWINGS"

These will be issued upon receipt of order by Action Scale and will be the correct installation drawings for existing foundations, and will be stamped "Certified" for this particular project.

CONTRACT OPERATIONS AND SERVICES AGREEMENT

AGREEMENT by and between Harvest New England, LLC, a limited liability company authorized to do business pursuant to the laws of the State of Connecticut, and doing business as "Harvest New England," hereinafter referred to as the "Company," and the Town of Fairfield, a municipal corporation duly organized and existing pursuant to the laws of the State of Connecticut, hereinafter referred to as the "Town."

RECITALS

WHEREAS, the Company has experience in the operation and maintenance of yard waste collection, transfer and processing facilities, the control of odor generated by such facilities, and the provision of contract operating services for such facilities; and

WHEREAS, the Company has experience in the marketing of yard waste compost, biosolids compost and other bulk horticultural products; and

WHEREAS, the Town owns and operates an in-vessel agitated bin compost facility, including all associated equipment, and the belt filter press dewatering equipment, hereinafter referred to as the "Compost Facility," located at the Fairfield Water Pollution Control Facility, hereinafter referred to as the "WPCF" at 330 Richard White Way (formerly One Rod Highway) within the corporate limits of the Town; and

WHEREAS, the Town owns an approximately six acre site on Richard White Way (formerly One Rod Highway), hereinafter referred to as the "Facility Site," utilized as a yard waste facility for collection and processing of organic yard waste and the sale of bulk horticultural products, hereinafter referred to as the "Facility"; and

WHEREAS, the Town published Request for Proposals #2017-78 (the "RFP"), soliciting bids from entities wishing to operate, maintain and manage the Compost Facility; and

WHEREAS, the Company was the bidder selected; and

WHEREAS, the Town and the Company desire to enter into an Agreement wherein the Company will operate, maintain and manage the Facility, provide compost facility support services for the Town under the terms and conditions contained herein.

NOW, THEREFORE, IN CONSIDERATION of the foregoing and inconsideration of the mutual covenants contained herein, the parties agree as follows:

SECTION 1 – DEFINITIONS

The following terms shall have the following meanings when used herein:

"Agreement" means this agreement 19 pages in length. "Agreement" shall also include all of the conditions, obligations and requirements contained in RFP #2017-78.

“Amendment or Bulking Agent” means the amendment of ground leaves, certain sawdust or wood chips if such wood chips: (1) are less than one inch in size; (2) have a moisture content of 40% on average, and less than 45% at maximum; (3) are clean wood, free of paint, stain, preservatives, or other chemical contamination; (4) are free of demolition material; (5) are free of sand and grit; and (6) meet the contaminant standards for permitted beneficial use of biosolids compost and any other standards of the government jurisdiction where the compost is to be used.

“Biosolids” means sewage sludge, the material which is primarily organic solid residue of the pre-treated industrial, residential, and commercial wastewater purification process at the WPCF.

“Compost” means the “composted biosolids” produced by the Town in the compost facility at the WPCF and delivered by the Town to the Facility for curing, storage, processing and disposal by the Company.

“Commercial Vehicles” shall mean all vehicles, other than non-commercial vehicles or Town vehicles (both defined below), with valid Town beach / dump stickers attached to the windshield.

“Contract” means this Agreement.

“Calendar Year” means any twelve (12) month period within and during the term of this Agreement commencing on January 1 and ending on December 31.

“Cost(s)” means expenses incurred in the provision of materials, supplies, and/or services as described herein.

“Effective Date” means August 1, 2017.

“Non-Commercial Vehicles” means any passenger vehicle, pick-up truck, or passenger vehicle with a trailer, hauling yard waste from a personal residence, with one of the following Town beach / dump stickers attached to the windshield: (1) Parks & Recreation Permit for (a) “Beaches-marinas-town dump-A”, (b) “Lake Mohegan Beach Pass” or (c) “For official use only” card and (2) Solid Waste and Recycling for (a) “OTP”, (b) “CRV”, (c) “PRV” or (d) a “Five Day Pass” receipt.

“Preventive Maintenance” means the routine and/or repetitive activities required by the equipment or facility manufacturer, Company or Town to reasonably maximize the service life of the equipment, vehicles, and components of the Facility.

“Processing Fee” shall be as defined in Section 4 C (1)

“Public Works” means the Public Works Department of the Town of Fairfield.

“Resident” means any individual who resides in a residential property in the Town, in his or her capacity as owner or legal occupier of such residence, and does not include an individual acting

as a landscaper or engaged in a commercial business, irrespective of whether said individual charges fees for the collection and disposal of yard waste.

“RFP” shall mean Request for Proposals #2017-78, issued by the Town of Fairfield, including all schedules, exhibits and addenda.

“Subcontractor” means any person, partnership, corporation or other entity contracting directly with the Company to perform any of the contractual obligations of the Company contained in Section 2.

“Term” means the term of this Agreement as defined in Section 10.C.

“Town Vehicle” means any vehicle with a Town of Fairfield municipal license plate or any commercial vehicle operated under contract to the Town and identified to the Company as such.

“Unforeseen Circumstance” means any of the following events or conditions having an effect on the performance of the terms set out in this Agreement, or on the operation of the Facility or any part thereof, including, but not limited to the following:

- (1) A change in law including:
 - (a) The adoption, promulgation, issuance, modification or written change in administrative or judicial interpretation after the effective date of any Federal, State or local law, regulation, rule, requirement, ruling or ordinance.
 - (b) The order (including an order to perform any clean-up of the facility sites to remedy a condition existing prior to the effective date) and/or judgment of any Federal, State or local court, administrative agency or governmental officer or body, after the effective date, or any permit, license, consent, authorization or approval essential to the performance of this Agreement, if it is not also the result of willful or negligent action of a lack of reasonable diligence of the Company.
- (2) An act of God, landslide, lightning, earthquake, tornado, flood, hurricane, storm, failure to possess sufficient property rights, acts of the public enemy, war, blockade, sabotage, insurrection, riot, civil disturbance or other casualty loss.
- (3) Strikes including labor disputes, lockouts, work slowdowns or work stoppages, but excluding labor disputes, lockouts, work slowdowns or work stoppages by employees of the Company.
- (4) The loss of, or inability to obtain, service from a utility necessary to furnish power for the operation and maintenance of the facility, for other than the Company’s negligence or non-payment.
- (5) Accidents, epidemics, acts or omissions of government, or delays in transportation of supplies, materials or equipment, if it is not also the result of willful or negligent action or a lack of reasonable diligence of the Company.
- (6) Any change in the Town’s curbside leaf collection program that results in curbside collected leaves being designated for drop-off at the facility.

“Yard Waste” or “Yard Waste Material” includes leaves, grass, clean wood waste, other yard trimmings, and such other organic materials as may be mutually agreed upon between the Company and the Town and does not include any other materials.

Other terms not specifically defined hereunder shall have the meanings generally ascribed them in the waste collection and disposition industry.

SECTION 2 – OBLIGATIONS OF THE COMPANY

A. Payments: The Company shall make all payments to the Town provided for in Section 4 and shall pay for all Town services made available to it as provided for in Section 3.A.

B. Operations, Maintenance and Management Obligations – In General: Pursuant to the terms of this Agreement, the Company shall provide for the full operation, maintenance and management of the Facility. Specifically, but not by way of limitation, the Company shall:

- (1) Comply with all applicable federal, state and local laws, permits and regulations, obtaining and keeping in effect all permits or licenses that the Company is required to hold in order to be an operator of the Facility, including, but not limited to the full and continuous compliance with all state and federal regulations regarding compost product characteristics, analyses and reports, intended product users, application restrictions, record keeping and weighing.
- (2) Provide a Plan of Operations, updated on Feb. 1 of each calendar year. This must be acceptable to the Town and to Connecticut Department of Energy and Environmental Protection (“CT DEEP”) for permitting purposes.
- (3) Provide, at its cost, the licensed and experienced staff necessary to operate the Facility;
- (4) Perform the odor control and handle public relations for the Facility;
- (5) Expend reasonable efforts to minimize noise, dust and traffic at the Facility;
- (6) Comply with the Town’s emergency response plan, as may be specified from time to time by the Town, in writing;
- (7) Reasonably cooperate with the Town with respect to enforcing existing equipment warranties and guarantees, and maintaining warranties on any new equipment purchased by the Town for use at the Facility;
- (8) Provide representatives to meet at least once per month with the designated representative of the Town to review and discuss Facility operations and maintenance activities, plans and priorities for the Town;
- (9) Provide reasonable access to the Facility and across the Facility to adjacent Town facilities for the Town’s personnel during normal Facility days of operation and operating hours, so long as all of the Town’s personnel visiting the Facility comply with the Company’s operating and safety procedures;
- (10) Provide at the time of or before the execution of this Agreement a performance bond, in a form satisfactory to the Town, in the amount of \$100,000.00;
- (11) Implement, administer and coordinate a Facility operator safety program in compliance with all applicable laws, rules and regulations;

- (12) Provide recommendations to the Town, from time to time, regarding the need, if any, to rehabilitate, expand or modify the Facility to comply with governmental safety regulations applicable to the Company's operations hereunder;
- (13) Provide all reasonable and necessary technical information and management assistance for the operation and maintenance of the Facility;
- (14) Collect and pay all appropriate sales and use taxes, and remit to the appropriate agency as required by law;
- (15) Employ its own forces to perform its obligations, provided, however, that if necessary, the Company may enter into subcontracts to assist in the performance of its obligations under this Section 2 with a subcontractor approved by the Town, whose approval shall not be unreasonably withheld, and that the Company shall remain responsible to the Town for compliance with all of the obligations of Section 2 A and B;
- (16) Do all things reasonably necessary and proper to comply with the terms of this Agreement.

C. Compost Facility Support Services

- (1) Pursuant to the terms of this Agreement, the Company shall, at no cost to the Town, (i) provide and load into the Town's mixing vehicles all required amendment to meet the entire needs of the Compost Facility, and (ii) dispose any and all tailings that are a by-product of the end product.
- (2) The Company shall provide advice to the Town when requested about the biosolids compost process, including but not limited to, various types, size and preparation of amendments, screening of end product, and processing of tailings. The Company shall be responsible for the end use of, or disposal of, any and all screenings and tailings from the biosolids compost process.

D. Facility Operations – the Company shall:

- (1) Receive and accept all yard waste, provide suitable areas for unloading materials, and provide for the storing and transporting of the yard waste to a remote, permitted processing or disposal site;
- (2) Operate the existing, Town-owned scale to (i) weigh-in all materials delivered to the Facility by commercial vehicles, permitted non-commercial vehicles with loads in excess of 500 pounds, and Town vehicles; and (ii) weigh-out materials transported from the Facility. The Company shall be responsible for performing all maintenance and repairs to the scale at the Company's expense, and shall provide the Town with the appropriate records. The Company shall ensure that the scale is calibrated to the accuracy required by the State of Connecticut for public weighing facilities; and generate and maintain appropriate records, including computer-generated files in a format (e.g. ASCII) acceptable to the Town, of all loads weighed on the scale, noting the date weighed, the loaded tare, the empty tare, the load weight, a description of the load, and the identity of the licensed scale operator causing the load to be weighed;
- (3) Operate a bulk sales program for horticultural products;
- (4) The Town-owned CED Deck Screen at the Facility shall be used by the Company, and shall be maintained and repaired by the Company at the Company's expense. The Town shall have access to these records. All other capital equipment will be provided by the Company;

- (5) Operate the Facility in accordance with applicable state, federal or local licenses and permits;
- (6) Operate the Facility in such a manner that there is no storage of odor producing leaves and grass for more than seven (7) days. The Town may limit storage of leaves and grass to less than seven (7) days when reasonably required for odor control;
- (7) Provide and pay ongoing costs of all utilities required to operate the Facility;
- (8) Provide sufficient trained and licensed staff to properly operate the Facility, which staff will be identifiable as Company employees;
- (9) Maintain the following days and hours of operation ("Facility Operating Hours"):

Date Range	Monday to Friday	Saturday	Sunday
November 1 - December 15	7:00 am to 4:00 pm	7:00 am to 4:00 pm	9:00 am to 3:00 pm
December 16 - February 28	8:00 am to 3:00 pm	Closed	Closed
January - 1st, 2nd, & 3rd Saturdays of the month	NA	8:00 am to Noon (Christmas tree disposal)	NA
March 1 - October 31	7:00 am to 4:00 pm	7:00 am to 12:00 pm	Closed

During a Town weather emergency, officially declared by the First Selectman, the Company shall reasonably extend the Facility operating hours at no additional charge to the Town. The Facility will be closed on state and federal holidays.

- (10) Maintain and replace, if necessary, any equipment located at the Facility presently owned or leased by the Town and made available to the Company hereunder, provided that, upon expiration of this contract, if requested by the Town, the Company shall sell the replace equipment to the Town at its then-fair market value;
- (11) Accept at no tip fee all yard waste generated within the Town and delivered by the Town in Town vehicles or by commercial vehicles performing contract work for the Town, or delivered by Town residents in non-commercial vehicles, provided that all loads delivered by Town residents in non-commercial vehicles shall be less than 500 pounds; at the discretion of the Company, Town residents' small pick-up trucks or vehicles pulling carts or trailers may be weighed, and said residents shall be charged commercial rates for loads over 500 pounds;
- (12) Provide the Town all the wood chips it requires for amendment to the sewer sludge to make compost at no cost to the Town;
- (13) Provide the Town up to 10,000 cubic yards of wood chips during the term of the contract for the WPCF Bio-filter, meeting the Town's specifications, at no cost to the Town;
- (14) [Reserved].
- (15) Permit non-commercial vehicles to self-load up to three cubic feet (e.g. one standard trash can) of wood mulch and other materials at the discretion of the Company, at no

- charge; and each non-commercial vehicle will be restricted to one bag or three cubic foot container per visit;
- (16) Maintain the Facility Site and all capital improvements thereon, including the drainage system and oil separator, paving and fencing, so as to prevent increased runoff on the adjacent properties;
 - (17) Provide for Town approval a contract with a licensed vendor to pump and otherwise maintain the underground system of holding tanks, oil separators, and a storm and sanitary sewer system; provide a waste oil containment plan approved by the CT DEEP, and
 - (18) Operate the Facility in such a manner as to minimize the transportation of materials off-site.
 - (19) Abide by, and perform, all of the terms and conditions contained in the RFP, as if the same were incorporated herein and made a part hereof.

E. Fire Protection Procedures. The Company shall adhere to the following procedures:

- 1. Pile height shall not exceed 20 feet. A ten (10) foot access around the perimeter of each pile shall be maintained.
- 2. All piles shall be tracked for size, temperature, and age.
- 3. All piles regardless of content shall be monitored for temperature. Internal pile temperatures shall be recorded twice per week.
- 4. The Company shall report in writing, twice per week, details of each pile with age, size, and content and temperature data to the Director of Public Works and Fire Department officials.
- 5. Any pile with an internal temperature exceeding 140 degrees Fahrenheit shall be probed daily.
- 6. Any pile with an internal temperature exceeding 150 degrees Fahrenheit shall be deconstructed.
- 7. All machinery shall be maintained to prevent sparks or overheating to prevent fire in the materials being processed or stored.
- 8. Piles shall not be permitted to age for more than 30 days without processing or turning. The moisture content is maintained between 40 and 60% throughout the pile.
- 9. The site shall be designated a no smoking area.
- 10. The Company shall provide a 24 hour response plan which shall contain, among other provisions, fire control and extinguishment operations around the clock until a potential fire is completely extinguished and the emergency declared closed in writing to the Fire Chief or designee. The Company shall report updates on fire conditions every 12 hours with resources dedicated to the extinguishment and projections for full extinguishment.
- 11. The Company shall provide a full written report to the Fire Department Chief on any/all fire emergencies occurring at the site including cause, contributing factors, control efforts and recommendations to prevent reoccurrence.

F. Other Controls:

1. Odor: Company shall minimize odor from each aspect of the operations: storage, grinding, screening, and transporting the yard waste materials, the amendment and the composted biosolids. Company shall accept all authorized yard waste materials delivered by residents, commercial vehicles and by Town public works operations; shall weigh all waste (except that from residential sources), process it and sell / otherwise dispose of the end products.
2. There may be no permanent storage of materials on site.
3. All odor-producing materials (e.g. grass and leaves) shall be transported off of the site within seven (7) days of delivery.
4. Dust: Company shall minimize dust and monitor wind conditions, with a wind sock and weather monitoring station, to prevent blowing into adjacent buildings and properties. If dust becomes a nuisance to surrounding properties, the Town can order screening be halted or moved to another section of the property.
5. The Contractor may be required to wet excessively dusty areas to minimize airborne particles.
6. All composted material brought to the site from the Fairfield WPCF, shall be (i) piled according to the month received, (ii) labeled with some type of signage, and (iii) kept separated until (x) it has passed all analytical testing, and (y) written permission to move the material has been received from the Fairfield WPCF.

G. Records

The Company shall measure, record, and report the following site activities:

1. Records: Daily records shall be maintained in compliance with the CT DEEP requirements and be made available to Town Department of Public Works staff for inspection at any reasonable time. Such records shall be maintained at the Facility for the life of the General Permit. If requested, the Company shall afford the Town with full access to these records. Records of the following, at a minimum, shall be kept:

- i. Types, capacities, and quantities of all containers of clean wood, leaves and grass clippings, received and transferred from the Facility, and unauthorized recyclables and other solid wastes or unprocessable clean wood that have been received and/or rejected.
- ii. Dates of receipt of all clean wood, leaves, and grass clippings, and origin of all clean wood, including leaves and grass clippings, received at the Facility.
- iii. Destination to which all processed clean wood, leaves and grass clippings, including, unacceptable recyclables and other solid wastes or unprocessable clean wood, leaves and grass clippings, transferred from the Facility were delivered for disposal or recycling, including quantities delivered to each destination facility.

- iv. All inspection logs, including emergency and spill reports, which shall include at a minimum the name of inspector, date of inspection, observations made and any remedial actions taken and their date.
- v. Log of scheduled and unscheduled shutdowns.
- vi. Operators' training records for Facility staff and CT Department of Energy & Environmental Protection (DEEP) Transfer Station Operator; and
- vii. Facility and equipment maintenance schedule, including activities undertaken to control dust, litter, vectors, etc.

All such operational working records and reports must be retained, at the Company's expense, for a minimum of five (5) years beyond the expiration of the contract, unless the Company is notified in writing by the Town of Fairfield of the need to extend the retention period. The Company shall be required to make such operational working records and reports available, upon request and reasonable notice, to the following parties or their designee:

- The Town of Fairfield
- The State of Connecticut

H. Administrative Charges

Company shall perform the services outlined in this Agreement in such a manner as to implement practices, policies and procedures designed to achieve the objectives set forth herein. In the event that the Company fails to perform the services as set forth herein, the Town may assess administrative charge against the Company and may deduct such charge from any monies due or which may become due to the Company in the following amounts:

<i>Smoldering, smoke, or fire emanating from mulch pile</i>	<i>\$5,000.00 per occurrence</i>
<i>Knowingly accepting improper material on site</i>	<i>\$5,000.00 per occurrence</i>
<i>Failure to cease operations causing windblown dust off property after notification</i>	<i>\$1,000.00 per occurrence</i>

The Director of Public Works or his designee (collectively, the "Town Representative") may assess administrative charges pursuant to this section. If administrative charges are applicable, the Town Representative shall issue a written notice to the Company ("Notice of Assessment") of the administrative charges assessed and the basis for each assessment.

"An occurrence" shall be defined by any instance in which the Company either intentionally or negligently fails to comply with this contract. It is at the Town's sole and absolute discretion to terminate this Contract if the Town deems it necessary as a result of such occurrences.

The administrative charges assessment or notice of termination shall become final unless, within ten (10) calendar days of the date of the Notice of Assessment, the Company provides a written request for a meeting with the Director of Public Works ("Director") to present evidence that the assessment or termination should not be made.

The Town Representative shall schedule a meeting between the Company, the Director or the Director's designee as soon as reasonably possible after timely receipt of the Company's request.

The Director or the Director's designee shall review the Company's evidence and render a decision sustaining or reversing the administrative charges as soon as reasonably possible after the meeting. Written notice of the decision shall be provided to the Company.

In the event the Company does not submit a written request for a meeting within ten (10) calendar days of the date of the Notice of Assessment, the Town Representative's determination shall be final and the Town may deduct the administrative charges from amounts otherwise due to the Company.

The Town's assessment or collection of administrative charges shall not prevent the Town from exercising any other right or remedy, including the right to terminate the agreement, for the Company's failure to perform the work and services in the manner set forth herein.

I. Acceptable Materials, Operations and Production

1. Acceptable Material is as listed: Yard waste and land clearing debris, including leaves, stumps, logs, brush, wood chips, and grass clippings.
2. Fencing, pallets, dimensional lumber, and like materials will not be accepted at the Facility from residents or commercial contractors.
3. All haulers, both residential and commercial, will require a Town of Fairfield solid waste permit to enter the Facility.
4. Temporary Town issued permits will be sold on-site by the Company. A listing and remittance of these fees shall be submitted to the Town on a monthly basis.
5. The Company shall provide weekly weigh tickets and any other applicable data collected to the Department of Public Works upon request
6. Free disposal of Christmas trees free of ornaments and debris.
7. The Company will be responsible for accepting, weighing, processing, and disposing of all acceptable materials delivered to the Facility. All Town-owned and commercial vehicles shall be weighed; residential vehicles shall be counted. All vehicles that are dropping off yard waste of any kind must have a Town solid waste permit; the Operator shall not accept any yard waste except under a Town solid waste permit.
8. No demolition waste may be accepted at the facility.

9. The Company will have the option of selling bulk organics at the site, including wood and other mulches, wood chips, topsoil and other materials. This excludes the sale of bio-solids compost, which is reserved by the Town.

10. Providing and loading wood chips as amendment to the WPCF Operations. Partially finished biosolid compost materials will be delivered to the Facility Site by the WPCF staff. The Company will be responsible for segregating the biosolids into piles according to the date delivered, and providing adequate signage stating delivery date. Piles shall be turned weekly or until maturity is attained.

11. The Company will be responsible for processing, screening, and storage of the final compost product in preparation for sales.

12. The Company will be allowed to perform the following within the confines of the Facility Site:

- a. Grind and screen material
- b. Offer to the public wholesale products such as mulch and other yard materials
- c. The Contractor shall be allowed to import materials to be sold on-site, as long as this does not exceed the site capacity or permitted totals.

SECTION 3 – Obligations of the Town

A. General: Pursuant to the terms of this Agreement, the Town shall provide and make available the Facility to the Company. Specifically, the Town shall:

- (1) Obtain, maintain and keep in effect all permits and licenses required by the state, federal and local government for the operation of the Facility; except that the Town shall have no obligation to obtain permits required for the operation of the Company's business pursuant to the terms hereof;
- (2) Prepare any and all documents necessary to comply with all applicable state and federal permits for the Facility, with a copy to the Company, and transmit same to the appropriate agencies;
- (3) Perform all laboratory sampling, testing and analyses required by the existing CT DEEP general permit, a copy of which is attached as Appendix __, and any other permits required to enable the Town to fulfill its obligations under this Agreement;
- (4) Provide to the Company a plan of the Facility Site, showing the locations where certain materials are required by permit to be sorted and/or processed;
- (5) Provide representatives to meet at least once a month with the designated representative of the Company to review and discuss Facility operations and maintenance activities, and mutual plans and priorities;
- (6) Ensure the Company has the use and possession of the Facility to the extent necessary to comply with this Agreement;
- (7) Obtain and provide to the Company all warranties required for the proper operation of the Facility;

- (8) If the Company and the Town agree: Provide certain Town services, namely to perform maintenance services normally and regularly performed at present by the Town as requested by the Company for a mutually agreed upon hourly rate in the first contract year, said rate is subject to renegotiation between the parties on an annual basis;
- (9) Do all things reasonably necessary and proper to comply with the terms of this Agreement.

B. Compost Facility and Belt Filter Press – The Town shall:

- (1) Continue operations of the compost facility and belt filter press, and deliver all finished compost product to the Facility;
- (2) Operate the Compost Facility consistent with industry best management practices.

C. Facility – the Town shall:

- (1) On the first day of the term, provide to the Company the Facility Site in a clean and orderly condition, or if the Town is unable to deliver the Facility Site in such condition because there is material not removed by the present operator of the Facility, the Town will enter into an Agreement with the Company wherein the Company will process and dispose of all usable material, and remove all unusable material on a basis economical to the Company (however, if the Company is the same as the current operator of the Facility at the commencement of the term, Company agrees to take premises in condition existing at that time); and
- (2) Transport the compost from the Compost Facility to the Facility.

SECTION 4 – TERM, RENEWALS, PAYMENTS

A. The initial term of this agreement shall commence August 1, 2017 and end December 31, 2022.

B. At the end of the initial term the Town shall have the option to renew this agreement for five (5) one (1) year terms. Each renewal term shall commence January 1 of the respective term, and shall terminate December 31 of the renewal year. Said renewals shall be at the sole and absolute discretion of the Town, and shall be exercised by the Town giving written notice to Company at least sixty (60) days prior to the expiration of the existing term.

C. Payment by the Company to the Town shall be as follows:

- (1) The annual fee of \$51,000.00 to be paid in twelve equal monthly payments of \$4,250.00 each on the 1st day of each month;

D. Commercial Vehicles shall be charged tipping fees comparable to those in effect in the region from Milford to Greenwich. All commercial vehicles must have a Town of Fairfield Solid Waste permit to use the Facility.

SECTION 5 – Default and Expiration

A. Default and Expiration:

- (1) Either party hereto may terminate this Agreement for a material breach of the terms hereof by the other party, by a written notice, if the breach has not been remedied within thirty (30) days after receipt of written notice specifying the nature and details of the breach. If the breach is continuing but is curable within a reasonable time (“cure period”) and the breaching party is diligently seeking to cure the breach and is keeping the non-breaching party apprised of its efforts, the breach shall be deemed tolled and the cure period shall extend for up to ninety (90) days after any such breach.
- (2) Notwithstanding paragraph (1) first above, if the breach is a payment default, it must be cured within fifteen (15) calendar days, and if not so cured, the payee-party may terminate the Agreement on thirty (30) days’ written notice.
- (3) Upon expiration of the Agreement, the Company shall assist and cooperate with the Town in transferring the operation of the Facility to the Town or to a new contractor.
- (4) Sixty (60) days prior to the expiration of the Agreement, the Town shall inform the Company of its intent to purchase any Company-provided improvements, equipment or materials for sale at such expiration. The Town and the Company shall each use its best efforts to reach an agreement on fair market value prior to the expiration date. If such a determination is not reached by thirty (30) days prior to expiration, the dispute resolution procedures in paragraph C of this Section 5 shall apply.
- (5) Upon expiration of the Agreement, the Company shall remove or cause to be removed:
 - a. All Company-provided improvements, equipment or sales materials, not subject to paragraph (4) first above, no later than one day prior to the expiration date; and
 - b. All commercial and non-commercial yard waste delivered to the Facility no later than one week prior to the expiration date.

B. Unforeseen Circumstances:

- (1) In the event of the occurrence of an unforeseen circumstance, the parties shall immediately seek to determine if their performances can be continued, and they shall discuss possible revisions for the Agreement, which may result in:
 - a. An increase or decrease in the amount the Town pays the Company;
 - b. An increase or decrease in the amount the Company pays the Town;
 - c. A change in the services provided by the Company to the Town;
 - d. A change in the services provided by the Town to the Company; or
 - e. Any combination of (a) through (d).

If the parties are unable to come to an agreement within thirty (30) days after such occurrence, either party may terminate this Agreement upon ten (10) days’ written notice to the other party.

C. Dispute Resolution:

- (1) In the event of any dispute under this Agreement, the Town and the Company shall seek to resolve their differences amicably, availing of their respective counsels only

after they have met at least once without counsel in an effort to resolve their differences.

- (2) In the event that the parties have not resolved their differences within fifteen calendar days after one of the parties first advised the other party ("first notice") that there is a dispute as to a matter under this Agreement, and offered dates to meet to seek to resolve their differences, either party may seek any remedy available to them.

SECTION 6 – Indemnification

A. Indemnification by Company. Subject to the terms and conditions of this Agreement, the Company agrees to indemnify and hold harmless the Town, its respective officers, board members, employees and agents, hereinafter referred to as the "Indemnified parties," from and against all liabilities, actions, damages, claims, demands, judgments, losses, costs, expenses, suits or actions and attorneys' fees, and will defend the indemnified parties in any suit, including appeals, for (1) personal injury to, or death of, any person or persons, or loss or damage to property arising out of the operation of the facility or the performance (or non-performance) of obligations hereunder, or (2) amounts claimed to be due and owing to subcontractors. The Company shall not, however, be required to reimburse or indemnify any indemnified party for loss or claim due to the negligence of any indemnified party, and the indemnified party whose negligence is adjudged to have caused such loss or claim will reimburse the Company for the costs of defending any suit as required above. An indemnified party shall promptly notify the Company of the assertion of any claim against it for which it is entitled to be indemnified hereunder, shall give the Company the opportunity to defend such claim, and shall not settle such claim without the approval of the Company. These indemnification provisions are for the protection of the indemnified parties only and shall not be interpreted to establish any liability to third parties.

B. The Company shall:

- (1) Reimburse the Town for any fines and civil penalties imposed by any regulatory agency on the Town during the term of this Agreement for violations of the Town's CT DEEP general permit, a copy of which is included in the RFP document, as such permit may be subsequently amended or replaced, caused by the Company's willful misconduct; and the Company shall be given full authority to contest such violations on the Town's behalf and the Town shall assist the Company in all such proceedings;
- (2) Be liable for the payment of fines and/or civil penalties levied against the Company and/or the Town by any regulatory agency having jurisdiction, as a result of the Company's failure to comply with the terms and conditions of any duly authorized permit, court order, administrative order, law, statute or ordinance for reasons resulting from the Company's operations during the period of the Agreement;
- (3) If requested by the Company, the Town will cooperate with and provide reasonable assistance to the Company with respect to contesting any such fines in administrative proceedings and/or court prior to any payment by the Company. Each party hereto shall pay its own costs in connection with contesting any such fines or assisting with the contesting of any such fines.

SECTION 7 – Insurance

A. The Company agrees to provide for the Town:

- (1) Comprehensive General Liability insurance policies naming the Town as an additional insured for bodily injury and/or property damage in an amount not less than two million dollars (\$2,000,000). A certificate of such insurance shall be supplied to the Town upon execution of this Agreement.
- (2) Comprehensive automobile liability insurance covering all owned, non-owned and hired vehicles, including vehicles leased from the Town used in the performance of obligations under this Agreement, with minimum limits of liability of \$2,000,000 for each occurrence single limit bodily injury and property damage with a motor carrier's act endorsement, as is appropriate.
- (3) Worker's compensation insurance as required by applicable law, and employees' liability insurance with a minimum limit of \$100,000.
- (4) Pollution Liability Insurance: A policy in the amount of \$5,000,000, or such other amounts as the Town, in its absolute discretion, may approve, including coverage for transport and other offsite risks. Such policy must be given to the Town for review and determination of acceptability before an award will be made.
- (5) Umbrella Policy: An umbrella policy in the amount of \$5,000,000, or such other amounts as the Town, in its absolute discretion, may approve, with respect to all operations the Company performs, is required.
- (6) Waiver of Subrogation: Waiver of subrogation is required on all policies.
- (7) All insurance provided by the Company shall be maintained with insurers licensed to provide such insurance in the State of Connecticut and having an A.M. Best rating of at least "A" and an A.M. Best capital and surplus designation of at least "XIII."
- (8) Prior to commencing work, company shall provide the Town with copies of declaration pages of each insurance, providing verification that the Town is endorsed as an additional insured on said policies. All policies shall provide that they may not be cancelled or suspended without giving 30 days prior written notice to the Town.

In the event that the Company fails to pay an insurance premium when due, the Town may pay said premium cost and deduct said premium cost from any sums due the Company, or may bill the Company directly for said premium cost.

SECTION 8 – Representations and Warranties of the Company

The Company hereby represents and warrants to the Town as follows:

- A. The Company is a limited liability company duly organized and validly existing under the laws of the State of Connecticut. The Company has all requisite power and authority to own and operate its properties and to carry on its business as presently conducted.
- B. The execution, delivery and performance by the Company of this Agreement and consummation of the transactions contemplated hereby have been duly and validly

authorized by all necessary action on the part of the Company. This Agreement has been duly executed and delivered by the Company and (assuming due authorization, execution and delivery by the Town) constitutes a valid and binding Agreement of the Company enforceable against the Company in accordance with its terms subject to applicable bankruptcy, insolvency, fraudulent conveyance, reorganization, moratorium and similar laws affecting creditors' rights and remedies generally, and subject as to enforceability, to general principles of equity, including principles of commercial reasonableness, good faith and fair dealing, regardless of whether enforcement is sought in a proceeding at law or in equity.

- C. The execution and delivery of this Agreement, the consummation of the transactions contemplated hereby, and compliance by the Company with any of the provisions hereof does not conflict with, constitute a default under, or violate: (1) any of the terms, conditions or provisions of the Articles of Organization or operating agreement of the Company; (2) any of the terms, conditions or provisions of any document, written agreement or other instrument to which the Company is a party or by which it is bound; (3) to its knowledge of any Connecticut or federal corporate law or regulation; or (4) any judgment, writ, injunction, decree, order or ruling of any court or governmental authority binding on the Company.
- D. The Company is not aware of any unforeseen circumstance as of the Effective Date.

SECTION 9 – Representations and Warranties of the Town of Fairfield

The Town hereby represents and warrants to the Company as follows:

- A. The Town is a municipal corporation duly organized under the laws of the State of Connecticut.
- B. The execution, delivery and performance by the Town of this Agreement and the consummation of the transactions contemplated hereby have been duly authorized by all necessary action on the part of the Town. This Agreement has been duly and validly executed and delivered by the Town and (assuming due authorization, execution and delivery by the Company) constitutes a valid and binding agreement of the Town, enforceable against the Town in accordance with its terms, subject to applicable bankruptcy, insolvency, fraudulent conveyance, reorganization, moratorium and similar laws affecting creditors' rights and remedies generally, and subject as to enforceability, to general principles of equity, including principles of commercial reasonableness, good faith and fair dealing, regardless of whether enforcement is sought in a proceeding at law or in equity.
- C. The execution and delivery of this Agreement, the consummation of the transactions contemplated hereby and compliance by the Town with any of the provisions hereof will not conflict with, constitute a default under, or violate (1) any of the terms, conditions or provisions of the charter of the Town, (2) any of the terms, conditions or provisions of any document, agreement or other instrument to which the Town is a party or by which it is bound, (3) to its knowledge any Connecticut or federal corporate law or regulation, or (4) any judgment, writ, injunction, decree, order or ruling of any court or governmental authority binding on the Town.
- D. Except as expressly set forth herein, the Town represents that it will use its reasonable commercial efforts to cause its respective officers, agents and employees to perform all

obligations and properly discharge all responsibilities to the Company, whether written or arising under any local, state or federal laws, Agreement or otherwise.

- E. The Town currently has the following policies in effect, which it does not expect to change during the term of this Agreement:
 - (1) Leaves collected in bags at the curbs of Town residents in the Fall are delivered to a location or locations other than the Facility;
 - (2) There is no curbside yard waste pickup for Town residents at any time of year;
- F. The Town is not aware of any unforeseen circumstance as of the Effective Date.

SECTION 10 – General Provisions

- A. Unless otherwise specifically provided by the terms of this Agreement, no delay or failure to exercise a right resulting from any breach of this Agreement will impair such right or shall be construed to be a waiver thereof, but such right may be exercised from time to time and as often as may be deemed expedient. Any waiver or amendment hereof must be in writing and signed by the party against whom such waiver or amendment is to be enforced. If any covenant or agreement contained in this Agreement is breached by any party and thereafter waived by any other party, such waiver will be limited to the particular breach so waived and will not be deemed to waive any other breach under this Agreement.
- B. If the parties hereto agree to additional services to be provided by one party to the other, the parties at the time of the procurement will reduce their agreement to a writing, which shall include, *inter alia*, the price and payment terms to be followed.
- C. The term of this Agreement, unless renewed or extended by the Town as provided in this Agreement expires on December 31, 2022.
- D. All references herein to sections, articles and exhibits are to sections, articles and exhibits of this Agreement. All exhibits are hereby incorporated into and made a part of this Agreement. Section and article headings herein have been inserted for convenience of reference only and shall not limit, expand or otherwise affect the construction or interpretation of this Agreement.
- E. This Agreement may be executed in any number of counterparts and by the different parties hereto on separate counterparts, all of which when so executed and delivered, will together constitute one and the same instrument. This Agreement may be executed by the delivery of a signature by PDF or electronic means, which shall have the same effect as an original signature for all purposes.
- F. If any provision of this Agreement shall for any reason be finally determined by a court of competent jurisdiction to be unenforceable in any respect, such unenforceability shall not affect any other provision hereof and this Agreement shall be construed as if such unenforceable provision had not been contained herein; provided that, if any provision of this Agreement shall be unenforceable by reason of a final judgment by court of competent jurisdiction, based upon such court's ruling that said provision is unenforceable because of the unenforceable degree or magnitude of the obligation imposed thereby, said unenforceable obligation shall be reduced in magnitude or degree by the minimum amount necessary in order to provide the maximum degree or magnitude of rights which are enforceable, and this Agreement shall be automatically and retroactively amended accordingly to contain such

maximum degree or magnitude of such obligations which are enforceable, rather than the more burdensome but not enforceable original obligation. Nothing contained herein shall be construed so as to permit the enlargement of obligations in excess of those set forth herein.

- G. The Town, by execution of this Agreement, grants to the Company the exclusive right to process the Town's yard waste delivered to the Facility.
- H. This Agreement shall be governed by and interpreted in accordance with the laws of the State of Connecticut. Venue shall lie in the Superior Court, Judicial District of Fairfield at Bridgeport in the State of Connecticut.
- I. This Agreement shall be binding upon the successors and permitted assigns of each of the parties, but neither party shall assign this Agreement without the prior written consent of the other party.
- J. All notices required hereunder shall be in writing and shall be effective only upon receipt by the addressee at the address specified below or such other address that shall be designated by the parties in writing. Telefax and electronically transmitted messages may be used by either party in lieu of mail or courier transmittals, but shall only be effective upon receipt by the addressee. Receipt by the addressee shall be conclusively presumed when a telefax or electronically transmitted acknowledgement of the message is sent by the addressee of the communication to the generator of the communication.

To the Town:
First Selectman
Town of Fairfield
725 Old Post Road
Fairfield, CT 06824
Phone 203-256-3030
Fax 203-256-3008

With a copy to the Town attorney at the same address.


To the Company:
Chris Field, Vice President
Harvest New England
232 Colt Highway
Farmington, CT 06032
Phone 860.674.8855

- K. This Agreement represents the entire agreement between the parties hereto. Any prior agreements, not specifically referenced herein and incorporated herein by reference, are considered merged hereunto and shall have no independent legal force or effect. This Agreement may be modified only by written instrument, and said modification will become effective only after being signed by both parties hereto.
- L. The Town and the Company shall be considered as independent contractors for purposes of this contract and no liability, without a ruling from a court of competent jurisdiction so requiring, shall be imputed from either party to the other solely on the basis of the association described herein.

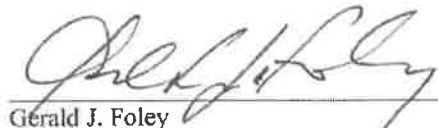
- M. Any and all capital improvements installed or purchased by the Company and paid for or financed by the Company for its own benefit shall remain the property of the Company, provided that at the expiration of the Agreement, the Town may purchase any and or all such capital improvements at fair market value.
- N. Certain filings: The Company and the Town shall cooperate with one another (1) in determining whether any action by or in respect of, or filing with, any governmental body, agency, official or authority is required, or any actions, consents, approvals or waivers are required to be obtained from parties to any material contracts, in connection with the consummation of the transactions contemplated by this Agreement and (2) in taking such actions, or making any such filings, furnishing information required in connection therewith and seeking timely to obtain any such actions, consents, approvals or waivers.
- O. In any action brought to enforce any provisions of this Agreement, the prevailing party shall be entitled to recover from the other party, the costs of said action, including reasonable attorney fees.
- P. In the event Company fails to make any payment due to the Town at the time due, said unpaid amount shall bear interest at the rate of twelve (12%) percent per annum from the due date of said payment until payment is made.

IN WITNESS WHEREOF, the parties have caused these presents to be signed by their duly authorized representatives.

Town of Fairfield



Michael C. Tetreau
First Selectman



Gerald J. Foley
Director of Purchasing

Harvest New England, LLC



Name: Chris Field
Title: Vice President

Name:
Title:

TOWN OF FAIRFIELD

ASSIGNMENT OF CONTRACT

CONTRACT OPERATIONS AND SERVICES AGREEMENT

RFP #2017-78

THIS ASSIGNMENT OF CONTRACT (this "Assignment") is entered into as of July 15, 2019 by HARVEST NEW ENGLAND, LLC, a Delaware limited liability company, ("Assignor") and WECARE DENALI, LLC, a Delaware limited liability company ("Assignee"). For valuable consideration, the parties hereto, each intending to be legally bound and to bind their respective successors and assigns, hereby covenant and agree as follows.

RECITALS

WHEREAS, on or about August 1, 2017, the Assignor, entered into a contract with Town of Fairfield, CT (the "Town") wherein the Assignor agreed to provide yard waste acceptance, processing and the sale of bulk horticultural services for the Town; and

WHEREAS, on July 15, 2019 the Assignor was acquired by the Assignee and as result the Assignor wishes to release its interests in the Contract and assign all of its rights, title and interests in the Contract to WECARE DENALI, LLC a Delaware limited liability company (the "Assignee").

NOW THEREFORE, in consideration of the premises and the mutual covenants herein contained, the parties agree as follows:

1. Assignor hereby assigns, transfers and sets over unto Assignee, and Assignee hereby accepts, all Assignor's rights, title and interest in and to this certain Contract, which Contract pertains to providing yard waste acceptance, processing and sale of bulk horticultural services for the Town.

2. Assignor represents and warrants to Assignee that the Contract has not been assigned previously and is not subject to any lien or encumbrances.

3. Assignor, and not Assignee, shall be responsible for the observance and performance of all its agreements and obligations under the Contract arising prior to 12:01 a.m., prevailing Eastern time, the date hereof. Assignee and not Assignor, shall be responsible for the observance and performance of all such agreements and obligations under the Contracts arising on or after 12:01 a.m., prevailing Eastern time, the date hereof.

~~Nothing herein is intended to create a new agreement or obligation between Assignor and Assignee to be performed under the Contract.~~

5. To facilitate execution, this Assignment may be executed in as many counterparts as may be required; and it shall not be necessary that the signature of each party, or that the signatures of all persons required to bind any party, appear on each counterpart; but it shall be sufficient that the signature of each party, or that the signatures of the persons required to bind any party, appear on one or more such counterparts. All counterparts shall collectively constitute a single agreement.

IN WITNESS WHEREOF, Assignor and Assignee have executed this Assignment as of the date first above written.

WITNESS:

Elizabeth M. Cardia
Elizabeth M. Cardia

ASSIGNOR: HARVEST NEW ENGLAND, LLC

Stuart W. Noyes

By: _____
Name: Stuart W. Noyes
Title: Authorized Representative

WITNESS:

[Signature]

ASSIGNEE: WECARE DENALI, LLC

[Signature]
By: _____
Name: ROBERT G. CURRY
Title: CFO

ACKNOWLEDGEMENT AND CONSENT

Town of Fairfield, Connecticut hereby acknowledges the foregoing Assignment between the Assignor and Assignee and consent to the terms set forth herein.

WITNESS:

[Signature]

TOWN OF FAIRFIELD, CONNECTICUT, a body corporate and politic

By: [Signature]
First Selectman Selectwoman
Brenda L. Kupchick

By: [Signature]
Director of Purchasing
Gerald J. Foley

APPROVED FOR LEGAL SUFFICIENCY 2020
This 16th day of March, 2019:

[Signature]

Items 5-6

East Trunk Wetlands Crossing Project

Resolution – 20 Years

Supplemental Resolution

14 Points

Price Increase Reasons

20 YEAR

A RESOLUTION APPROPRIATING \$6,250,000 FOR COSTS ASSOCIATED WITH THE INSPECTION AND CONSTRUCTION PHASE OF THE EAST TRUNK WETLANDS CROSSING PROJECT, AUTHORIZING A GRANT TO REIMBURSE \$750,000 OF SUCH APPROPRIATION AND AUTHORIZING THE ISSUANCE OF BONDS IN AN AMOUNT NOT TO EXCEED \$5,500,000 TO FUND THE BALANCE OF SUCH APPROPRIATION.

WHEREAS, the Town of Fairfield, Connecticut (the “Town”) seeks to appropriate \$6,250,000 for the costs associated with the inspection and construction phases of the East Trunk Wetlands Crossing Project (the “Appropriation”); and

WHEREAS, the Appropriation shall be funded by several sources including: 1) \$750,000 in grant funds from the State of Connecticut’s Urban Act Grant Program (the “Grant”); and 2) \$5,500,000 in bonds issued by the Town (the “Bonds”); and

WHEREAS, the Town seeks to authorize the Appropriation, to negotiate and accept the terms of the Grant and the Bonds in an amount not to exceed \$5,500,000; and

WHEREAS, while the Town is liable for the debt service on the Bonds, for internal accounting purposes, it is appropriate that all costs of the Project including debt service on the Bonds be allocated to, and reimbursed to the Town by, the Water Pollution Control Authority (the “WPCA”); and

WHEREAS, simultaneously herewith, the Town shall secure approval of a Supplemental Resolution providing that all debt service on the Bonds shall be paid by the WPCA from its own funds as such debt service becomes due and the obligation of the WPCA shall be set forth in a memorandum of understanding with the Town satisfactory to the First Selectwoman; and

NOW, THEREFORE, IT IS HEREBY:

RESOLVED:

1. As recommended by the Board of Finance and the Board of Selectmen, the Town of Fairfield (the “Town”) hereby appropriates the sum of Six Million Two Hundred Fifty Thousand and 00/100 Dollars (\$6,250,000) for costs of the inspection and construction phase of the East Trunk Wetlands crossing project, including but not limited to, the costs to replace the existing sanitary sewer pipe with a new pipe along the same alignment within an embankment across the Ash Creek Inlet wetlands adjacent to the Metro Center, and all related design, environmental inspection, administrative, financing, legal, contingency and other soft costs (the “Project”).
2. The First Selectwoman is hereby authorized and directed to negotiate and accept the terms of a state grant under the Urban Act Grant Program in the amount of Seven Hundred Fifty Thousand and 00/100 (\$750,000) Dollars to fund a portion of the Project (the “Grant”). The First Selectwoman is also hereby authorized to enter into, on behalf of the Town, a

Grant agreement or other document memorializing the terms of the Grant and to take all action necessary or reasonably required to carry out, give effect and consummate such Grant including executing on behalf of the Town such documents, agreements, contracts and certificates as deemed to be necessary or advisable by the First Selectwoman.

3. As recommended by the Board of Finance and the Board of Selectmen, the Town may borrow a sum not to exceed Five Million Five Hundred Thousand and 00/100 Dollars (\$5,500,000) to fund the balance of the appropriation and issue its general obligation bonds/bond anticipation notes for such indebtedness under its corporate name and seal and upon the full faith and credit of the Town in an amount not to exceed said sum for the purpose of financing the appropriation for the Project.
4. The Board of Selectmen, the Treasurer and the Chief Fiscal Officer of the Town are hereby appointed a committee (the "Committee") with full power and authority to cause said bonds to be sold, issued and delivered; to determine their form and terms, including provision for redemption prior to maturity; to determine the aggregate principal amount thereof within the amount hereby authorized and the denominations and maturities thereof; to fix the time of issue of each series thereof and the rate or rates of interest thereon as herein provided; to determine whether the interest rate on any series will be fixed or variable and to determine the method by which the variable rate will be determined, the terms of conversion, if any, from one mode to another or from fixed to variable; to set whatever other terms of the bonds they deem necessary, desirable or appropriate; to designate the bank or trust company to certify the issuance thereof and to act as transfer agent, paying agent and as registrar for the bonds, and to designate bond counsel. The Committee shall have all appropriate powers under the Connecticut General Statutes, as amended (the "Statutes") including Chapter 748 (Registered Public Obligations Act) and Chapter 109 (Municipal Bond Issues) to issue, sell and deliver the bonds and, further, shall have full power and authority to do all that is required under the Internal Revenue Code of 1986, as amended, and under rules of the Securities and Exchange Commission, and other applicable laws and regulations of the United States, to provide for issuance of the bonds in tax exempt form and to meet all requirements which are or may become necessary in and subsequent to the issuance and delivery of the bonds in order that the interest on the bonds be and remain exempt from Federal income taxes, including, without limitation, to covenant and agree to restriction on investment yield of bond proceeds, rebate of arbitrage earnings, expenditure of proceeds within required time limitations, the filing of information reports as and when required, and the execution of Continuing Disclosure Agreements for the benefit of the holders of the bonds and notes.
5. The First Selectwoman and Treasurer or Chief Fiscal Officer, on behalf of the Town, shall execute and deliver such bond purchase agreements, reimbursement agreements, line of credit agreement, credit facilities, remarketing, standby marketing agreements, standby bond purchase agreements, and any other commercially necessary or appropriate agreements which the Committee determines are necessary, appropriate or desirable in connection with or incidental to the sale and issuance of bonds, and if the Committee determines that it is necessary, appropriate, or desirable, the obligations under such agreements shall be secured by the Town's full faith and credit.

6. The First Selectwoman and Treasurer or Chief Fiscal Officer shall execute on the Town's behalf such interest rate swap agreements or similar agreements related to the bonds for the purpose of managing interest rate risk which the Committee determines are necessary, appropriate or desirable in connection with or incidental to the carrying or selling and issuance of the bonds, and if the Committee determines that it is necessary, appropriate or desirable, the obligations under such interest rate swap agreements shall be secured by the Town's full faith and credit.
7. The bonds may be designated "Public Improvement Bonds of the Town of Fairfield", series of the year of their issuance and may be issued in one or more series, and may be consolidated as part of the same issue with other bonds of the Town; shall be in serial form maturing in not more than twenty (20) annual installments of principal, the first installment to mature not later than three years from the date of issue and the last installment to mature not later than twenty (20) years from the date of issuance or as otherwise provided by statute. The bonds may be sold at an aggregate sales price of not less than par and accrued interest at public sale upon invitation for bids to the responsible bidder submitting the bid resulting in the lowest true interest cost to the Town, provided that nothing herein shall prevent the Town from rejecting all bids submitted in response to any one invitation for bids and the right to so reject all bids is hereby reserved, and further provided that the Committee may sell the bonds on a negotiated basis, as provided by statute. Interest on the bonds shall be payable semi-annually or annually. The bonds shall be signed on behalf of the Town by at least a majority of the Board of Selectmen and the Treasurer, and shall bear the seal of the Town. The signing, sealing and certification of the bonds may be by facsimile as provided by statute.
8. The Committee is further authorized to make temporary borrowings as authorized by the Statutes and to issue temporary notes of the Town in anticipation of the receipt of proceeds from the sale of the bonds to be issued pursuant to this resolution. Such notes shall be issued and renewed at such time and with such maturities, requirements and limitations as provided by the Statutes. Notes evidencing such borrowings shall be signed by the First Selectwoman and Treasurer or Chief Fiscal Officer, have the seal of the Town affixed, which signing and sealing may be by facsimile as provided by statute, be certified by and payable at a bank or trust company incorporated under the laws of this or any other state, or of the United States, be approved as to their legality by bond counsel and may be consolidated with the issuance of other Town bond anticipation notes. The Committee shall determine the date, maturity, interest rates, form and manner of sale, including negotiated sale, and other details of said notes consistent with the provisions of this resolution and the Statutes and shall have all powers and authority as set forth above in connection with the issuance of bonds and especially with respect to compliance with the requirements of the Internal Revenue Code of 1986, as amended, and regulations thereunder in order to obtain and maintain issuance of the notes in tax exempt form.
9. Pursuant to Section 1.150-2, as amended, of the Federal Income Tax Regulations the Town hereby declares its official intent to reimburse expenditures (if any) paid for the Project from its General or Capital Funds, such reimbursement to be made from the proceeds of

the sale of bonds and notes authorized herein and in accordance with the time limitations and other requirements of said regulations.

10. The First Selectwoman, Chief Fiscal Officer and Town Treasurer are hereby authorized, on behalf of the Town, 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 Securities and Exchange Commission Exchange Act Rule 15c2-12, as amended, as may be necessary, appropriate or desirable to effect the sale of the bonds and notes authorized by this resolution.
11. The Committee is hereby authorized to take all action necessary and proper for the sale, issuance and delivery of the bonds and notes in accordance with the provisions of the Statutes and the laws of the United States.
12. The First Selectwoman or other proper Town official is authorized to apply for and accept any available State or Federal grant, in addition to the Grant as defined in paragraph 2 herein, in aid of the financing of the Project, and to take all action necessary and proper in connection therewith. Any such grants or contribution received prior to the issuance of the Bonds authorized herein shall be applied to the costs of the Project or to pay at maturity the principal of any outstanding bond anticipation notes issued pursuant this resolution and shall reduce the amount of the Bonds that can be issued pursuant to this resolution. If such grants and contributions are received after the issuance of the Bonds, they shall be applied to pay the principal on the Bonds or as otherwise authorized by the Board of Selectmen, Board of Finance and Representative Town Meeting provided such application does not adversely affect the tax-exempt status of the Bonds or the Town's receipt of such grant or contribution.

SUPPLEMENTAL RESOLUTION

WHEREAS, the Town of Fairfield (the “Town”) has adopted at the request of the Water Pollution Control Authority (“WPCA”) a Resolution entitled “A RESOLUTION APPROPRIATING \$6,250,000 FOR COSTS ASSOCIATED WITH THE INSPECTION AND CONSTRUCTION PHASE OF THE EAST TRUNK WETLANDS CROSSING PROJECT, AUTHORIZING A GRANT TO REIMBURSE \$750,000 OF SUCH APPROPRIATION AND AUTHORIZING THE ISSUANCE OF BONDS IN AN AMOUNT NOT TO EXCEED \$5,500,000 TO FUND THE BALANCE OF SUCH APPROPRIATION” (the “Resolution”); and

WHEREAS, the Resolution appropriates \$6,250,000 (the “Appropriation”) for costs associated with the inspection and construction phases of the East Trunk Wetlands Crossing Project (the “Project”); and

WHEREAS, the Appropriation shall be funded by several sources including: 1) \$750,000 in grant funds from the State of Connecticut’s Urban Act Grant Program (the “Grant”); and 2) \$5,500,000 in bonds issued by the Town (the “Bonds”); and

WHEREAS, the Resolution authorizes the Appropriation, the negotiation and acceptance of the terms of the Grant and authorizes the Bonds in an amount not to exceed \$5,500,000; and

WHEREAS, while the Town is liable for the debt service on the Bonds, for internal accounting purposes, it is appropriate that all costs of the Project including debt service on the Bonds be allocated to, and reimbursed to the Town by, the WPCA; and

WHEREAS, the WPCA has agreed to pay for the costs of the Project and the debt service on the Bonds authorized by the Resolution; and

NOW, THEREFORE, IT IS HEREBY:

RESOLVED,

- 1) That the debt service on the Bonds as such debt service becomes due shall be paid by the WPCA from its own funds and the obligation of the WPCA shall be set forth in a memorandum of understanding (the “MOU”) with the Town satisfactory to the First Selectwoman; and
- 2) That the First Selectwoman is hereby authorized to execute the MOU on behalf of the Town.

East Trunk Sewer Metro Wetlands Crossing – Construction/Inspection Phase

Project cost - \$ 6,250,000

Grant – \$ 750,000 CDBG Grant

Town Share – \$ 5,500,000 in bonding

1. **BACKGROUND** – East Trunk Sewer Wetlands Crossing project will replace approximately 311 linear feet of existing 33” sanitary sewer pipe with a new 36” pipe along the same alignment within an embankment across the Ash Creek Inlet wetlands adjacent to the Metro Center. This project will reduce Inflow & Infiltration (I&I), reduce Sewer System Overflows (SSO), and increase capacity for future development. Design services for this project were awarded to D&B Engineers in April 2021. Construction Plans are completed., Permits have been obtained to start construction.
2. **PURPOSE** – To replace a portion of sewer main that carries about 2/3 of Town sewer flows to the WPCF plant. The new 36 inch line will expand capacity for Metro Center development and provide necessary improvements to the system.
3. **DESCRIPTION OF PROPOSAL** -The request includes Construction of the sewer, design services during construction, specialized inspections, environmental inspection, and general daily inspections.
4. **RELIABILITY OF COST ESTIMATE** – This estimate is based on the latest information of the design consultant for construction and inspection costs are based on number of days for anticipated construction. (13-16 months) Using 16 month as worst case scenario.
5. **INCREASED EFFICENCY AND PRODUCTIVITY** – same as number 2.
6. **ADDITIONAL LONG RANGE COST** – Cost to complete the pipe replacement will depend on actual contract bids and final field conditions.
7. **ADDITIONAL USE OR DEMAND ON EXISTING FACILITES** – increased capacity in sewer line. New line should have significantly less maintenance than current line.
8. **ALTERNATES TO THIS REQUEST** – None, Town might be liable for additional Sanitary Sewer Overflows and future development could be severely limited.
9. **SAFETY AND LOSS CONTROL** – Environmental conditions will improve with project.
10. **ENVIRONMENTAL CONSIDERATIONS** –are listed in construction bid documents (plans and specifications). Town must hire Licensed Environmental Professional and perform specialized inspections throughout the project per (IBC) building codes.

11. INSURANCE – Consultant will be required to carry the necessary insurance as directed by the Town of Fairfield Purchasing Department.
12. FINANCING – \$750,000 grant that was extended and transferred from another East Trunk sewer project. The Town Share is anticipated to be \$ 5,500,000 in GO Bonds. Debt service on the bonded amount will be paid from the WPCA operating budget.
Project has been listed on Capital Waterfall (5 year planning document) for some time now.
13. OTHER CONSIDERATIONS – None
14. APPROVALS – WPCA Oct 19, 2022 and Nov 2, 2012
 BOS Feb 2023
 BOF Feb 2023
 RTM Feb 2023

EAST TRUNK METRO WETLANDS (SEWER) reasons for price increase

\$2.4M estimate was before soil testing was performed Dec 2022

Come from East side – coming in and destroying property must repair

S.O.E Support of Excavation – Keep existing piles – revised Soldier piles- deeper based on soil testing/borings

\$3M Keeping the existing line operational and building an adjacent sewer bypass

While concurrently constructing new line in the same place.

Construct – Depth soldier piles

Unit price S.O.E. per LF

Cost estimator “really good record” usually higher than bids coming in but caution prices going up

Dewatering number in mind ground water result w soil – increase

Bypass- Godwin equipment (2x17 operation stand by pumps)

Was 360k—now 1.1 M based on recent contractor estimate

RESTORATION OF WETLAND ARES- Ok with property owners- Saves Money/cost

REASONS FOR PRICE INCREASE

Supplemental parallel pipe design was rejected

Embankment and weir plus wetland disturbance

Based on concept by D&B

1.4 M was placeholder before any-tests, design, permits,

Based on previous general sewer estimates –adjustment for working in wetlands

Why 2.4M (30percent Design Stage) to 6.25M (Location of Cap)

- Boring results

- Underground, underwater, under the liner (E.C.)

- 15' or more depth excavation

- Dewatering process much more complicated than anticipated, using Frac Tanks

- Includes Micro Piles-6' on center/Solder pile

(Originally was to use existing piles or was to reuse existing piles underground- based on field testing

Card- but now to replace timber piles with soldier piles)

- Consistency

- Design revision? Provide detailed design

- Labor rates

- Cost of materials

- Schedule- Originally Engineering thought 8 months- based on initial concept.

The consulting Engineer revised and timeline to 13-16 months.

TECHNICAL MEMORANDUM

TO: William Hurley, P.E.
Water Pollution Control Authority (WPCA)
Town of Fairfield

FROM: D&B Engineers and Architects, P.C.

DATE: February 1, 2023

SUBJECT: East Trunk Sewer Wetland Crossing
D&B Project No. 5618

Background

The East Trunk Sewer Wetland Crossing project consists of the replacement of approximately 311 linear feet of a 33-inch RFC sewer pipe installed within an embankment across the Ash Creek Inlet. This embankment is approximately 16 feet wide with side slopes armored with riprap. The section of sewer which is crossing the inlet is approximately 176 linear feet and is supported on pile foundations. This foundation consists of 22 pile bents spaced eight feet center to center with each pile bent consisting of two timber piles. The pile length is not known, and the remainder of the sewer is supported by the soil subgrade.

Installation Technologies and Alignment

Several replacement technologies and two alignment options were considered in the development of the design and summarized in the *Project Investigation and Analysis Report*, May 2022. The installation technologies included microtunneling and pipe bursting. The alignment options included the installation of the replacement pipe within the same sewer alignment and on an offset alignment.

Microtunneling is a trenchless method of pipe installation by jacking the pipe behind a Microtunneling Boring Machine (MTBM) that provides continuous support to the excavated face and the tunnel bore. Microtunneling was not recommended as an installation method along the same alignment due to interference with the existing pipe support system, and on an offset alignment due to the limited space within the embankment, shallow installation (requiring ground improvement), and potential presence of bedrock obstruction.

Pipe bursting was also considered to avoid significant excavation and dewatering. Pipe bursting involves utilizing a hydraulic or pneumatic expansion head which is inserted into the existing pipeline. The bursting tool is passed through the existing pipe which pushes the pipe radially outwards until it breaks apart which creates space for the new pipe. The bursting tool then pulls the new pipeline behind it which fills the space created by the demolition of the old pipeline. As pipe diameters increase, the energy required for the pipe bursting tool also increases and more ground movement occurs. Installation of the pipe utilizing the bursting method will require significant forces due to the size of the pipe and increase drag due to existing soil conditions (dense materials located in groundwater). In addition, the pile bent tying the sewer pipe to the piles will interfere with the pipe bursting process. Lastly, as the soil expands radially outwards, the center line of the new pipe invert will change which will impact the hydraulic conditions. Based on the reasons stated above pipe bursting was not recommended for this project.

The replacement of the sewer within a parallel offset alignment was evaluated and based on the size of the existing earth fill embankment which crosses the Ash Creek Inlet there is not enough room to install the pipe without major modifications to the embankment. Other impacts noted for a parallel offset alignment to install a new 36-inch pipe include the addition of two new sewer manholes, encroachment onto existing pond, interference with existing pedestrian bridge, the need for additional easement and greater environmental impacts.

As trenchless technologies were not feasible for pipe replacement the installation of the larger 36-inch pipe is proposed to be completed within the same alignment as the existing pipe and via open cut methods. The recommended support of excavation is drilled soldier piles socketed into the bedrock. The soldier piles would then be utilized to support the new sewer pipe which would avoid the need to install additional foundation piles.

Cost Impacts

A preliminary construction cost was provided by D&B in late November of 2021 for budgeting purposes, as requested by the WPCA for Capital Planning workshop. Only preliminary information was available at the time this cost was provided. The estimate was completed based on a design concept that included the replacement of the sewer pipe within the same alignment, and the use of soldier piles as support of excavation. The preliminary cost provided was \$2.4 Million. The cost included the items detailed below. Contingency was added to the items, but no

cost was added for escalation, general conditions or overtime. A summary of the cost is shown below.

Preliminary Cost Item		Cost
RCP Pipe	\$	145,600
Connection to manholes	\$	39,000
SOE (soldier pile and lagging)	\$	1,018,549
Dewatering	\$	325,000
Excavation	\$	83,200
Excavation and disposal (contaminated soil)	\$	198,900
Clean soil	\$	13,867
Foundation Testing	\$	130,000
Wetland restoration	\$	97,500
Temporary Bypass Pumping	\$	364,000
	\$	2,415,616

Following the completion of the detailed design a construction cost was completed. Information collected from the subsurface investigation, the topographical survey and additional details found on as-built drawings and reports impacted the basis of the concept design. Some of the information that impacted the design and construction cost included:

1. Soil conditions resulting in deeper and closer and more numerous piles than anticipated.
2. Dewatering quantities calculated based on groundwater measures
3. Longer construction duration impacting dewatering and bypass
4. Wetland restoration and permitting requirements as per meeting with DEEP and ACOE
5. Construction access impacting size of construction equipment and additional restoration
6. Special care with the Environmental Liner (location confirmed with the DEEP and field investigated by Town Engineering).

The result was a construction cost estimate of \$5.5 Million. The increase in construction cost is also a result of the impact the unprecedented inflation had on materials and labor and the addition of an escalation factor to the midpoint of construction. Other items not specifically included in the conceptual cost were general conditions, overhead and profit, escalation, overtime, bond and insurance.

The table below includes the specific design items, the reason they were impacted and the additional cost.

Add-ons	Reason	
Cradle & support beams	soil conditions results and advancement of design	\$ 217,800
Site access	construction difficult bringing equipment via the west side	\$ 79,200
SOE Installation	Deeper installation, additional more robust piles - soil conditions	\$ 1,276,451
Dewatering	Longer construction duration	\$ 152,000
Wetland Restoration	Erosion control and Plantings	\$ 107,700
Bypass pumping	Longer construction duration 24x7 operation, redundant pumping	\$ 1,083,470
		\$ 2,916,621

See other correspondence regarding construction administration, construction inspection and special inspections.

Nasco Construction

Project Summary

10/19/2022

Rev 2/1/2023

**TOWN OF FAIRFIELD, CT - DIVISION OF SANITATION
EAST TRUNK SEWER WETLAND CROSSING
CONCEPTUAL ESTIMATE**

Project name 22-0297

Estimator JF / PS

Labor rate table CT PW FAIRFIELD 23

Equipment rate table EQUIP2022

Report format Summary

Estimate Notes
TOWN OF FAIRFIELD, CT - DIVISION OF SANITATION
EAST TRUNK SEWER WETLAND CROSSING
CONCEPTUAL ESTIMATE

1. The estimating software that was utilized was Sage Estimating Version 20.1 for detailed back-up estimate and Excel for estimate summaries. Additionally R.S. Mean's data bases and historical databases were utilized for material pricing and labor/equipment productivity rates.
2. Pricing in the estimate is based on crew pricing in which individual line items are assigned a crew and a production rate for that crew. Each crew is comprised of individual resources (labor & equipment).
3. Labor rates are based on Prevailing Wage Rates as published by Connecticut Department of Labor for the period beginning July 2022. These labor rates (base rates and supplemental rates) including payroll taxes and insurance were loaded into the Sage Estimating database rate tables for use in this estimate. Equipment rates are based on R.S. Means 2022 equipment rate tables.
4. The estimate was developed in general accordance with guidelines established by the Association for the Advancement of Cost Estimating International (AACEI) and is most accurately described as a Class 4 cost estimate. A detailed description of the estimate class is provided below.

AACE International CLASS 4 Cost Estimate – Class 4 estimates are generally prepared based on limited information and subsequently have fairly wide accuracy ranges. Typically, engineering is 1% to 15% complete. They are typically used for project screening, determination of feasibility, concept evaluation, and preliminary budget approval. Virtually all Class 4 estimates use stochastic estimating methods such as cost curves, capacity factors, and other parametric and modeling techniques. Expected accuracy ranges are from –15% to –30% on the low side and +20% to 50% on the high side, depending on the technological complexity of the project, appropriate reference information, and the inclusion of an appropriate contingency determination. Ranges could exceed those shown in unusual circumstances. As little as 20 hours or less to perhaps more than 300 hours may be spent preparing the estimate depending on the project and estimating methodology (AACE International Recommended Practices and Standards).
5. The estimate is based on a single prime lump sum contract. Notice to proceed is anticipated to be December of 2022 with 16 month duration to substantial completion.
6. The estimate is based on crews working 8 hours day, 5 days per week. There is no planned use of overtime included in this estimate, although an allowance of 5% allocated to labor costs has been included for "incidental overtime".
7. Labor productivity is based on R.S. Means and historical in house production rates. Constraints due to construction sequencing and site conditions have been included in the individual line item's productivity rates
8. Escalation is calculated from October 2022 to a mid-point of construction of August 2023 at 5% per annum compounded.
9. Due to recent increases/fluctuations in construction materials a 10% contingency factor has been added to estimate

Estimate Notes

**TOWN OF FAIRFIELD, CT - DIVISION OF SANITATION
EAST TRUNK SEWER WETLAND CROSSING
CONCEPTUAL ESTIMATE**

10. Estimate is based on the following:
 - Conceptual Documents, Dated August, 2022
11. The Followings in Not Included in estimate:
 - Professional/design fees
 - Construction management fees
 - Taxes (Except Sales Tax on Equipment, Construction Aides)
 - Financing costs
 - Permits
 - Construction Contingency (Management Reserve)

Summary

**TOWN OF FAIRFIELD, CT - DIVISION OF SANITATION
EAST TRUNK SEWER WETLAND CROSSING
CONCEPTUAL ESTIMATE**

TOTAL, LUMP SUM	\$5,250,380
BID FORM ALLOWANCES & UNIT PRICES (ALLOW 5% OF LUMP SUM COST)	\$262,519
TOTAL ANTICIPATED PROJECT COST	\$5,512,899

Estimate Totals
TOWN OF FAIRFIELD, CT - DIVISION OF SANITATION
EAST TRUNK SEWER WETLAND CROSSING
CONCEPTUAL ESTIMATE

Description	Rate	Amount
<u>LUMP SUM</u>		
Labor		770,439
Material		826,406
Equipment		1,323,320
Other		13,500
Subtotal		2,933,665
General Conditions	20.00%	586,733
Subtotal		3,520,398
Incidental Overtime Allowance (Calculated On Labor)	5.00%	38,522
Small Tools (Calculated On Labor)	5.00%	38,522
Equipment Sales Tax (Calculated On Equipment)	8.63%	114,136
Material Cost Bidding Contingency (Calculated on Material)	10.00%	82,641
Subtotal		3,794,219
Escalation	3.73%	141,524
Subtotal		3,935,743
Contractor Overhead	10.00%	393,574
Subtotal		4,329,318
Contractor Profit	10.00%	432,932
Subtotal		4,762,249
Design Contingency	5.00%	238,112
Subtotal		5,000,362
Bonds & Insurance	5.00%	250,018
Subtotal		5,250,380
LUMP SUM, TOTAL		\$5,250,380
BID FORM ALLOWANCES & UNIT PRICES (ALLOW 5% OF LUMP SUM COST)		\$262,519
TOTAL ANTICIPATED PROJECT COST		\$5,512,899



D&B ENGINEERS AND ARCHITECTS

330 Crossways Park Drive, Woodbury, New York 11797
516-364-9890 • 718-460-3634 • Fax: 516-364-9045 • www.db-eng.com

Principals

Steven A. Fangmann, P.E., BCEE
President & Chairman

Robert L. Raab, P.E., BCEE, CCM
Senior Vice President

William D. Merklin, P.E.
Senior Vice President

Joseph H. Marturano
Senior Vice President

November 2, 2022

William Hurley, P.E., Engineering Manager
Town of Fairfield
Fairfield Engineering Department
725 Old Post Road
Fairfield CT 06824

Re: Letter Proposal for Design Services during Construction and
Construction Management Services for the Town of Fairfield East
Trunk Sewer Wetland Crossing Project
D&B No. 5618

Dear Mr. Hurley:

D&B Engineers and Architects (D&B) is pleased to submit this Letter Proposal for Professional Engineering Services required to provide Design Services During Construction (DSDC), Construction Management (CM) and Inspection Services for the Town of Fairfield East Trunk Sewer Wetland Crossing.

The subject property is located in the vicinity of the Fairfield Metro Center Site which is located at 219 Ash Boulevard in Fairfield, Connecticut. During the period from 1940 to 1986 the site was owned and operated by either the Bullard Company or Best Cast and experienced significant contamination from utilization as a sand-casting foundry. Numerous soil and groundwater investigations and associated remediation activities have occurred on site as greater than 50% of the site was covered by casting sands.

Project Background:

D&B understands that the primary construction items include work associated with the excavation, demolition and removal of the existing 33-inch reinforced concrete gravity sewer, the installation and connection of a new 36-inch reinforced concrete gravity sewer pipe and the construction of a new precast reinforced manhole. The selected contractor will be required to complete their work within sixteen (16) months from the Notice to Proceed. The Town is now seeking a professional engineering consultant to provide design services during construction, construction administration, management and fulltime inspection services related to this work. D&B's proposal is based on our previous design experience on the project, review of the information provided by the Town, and internal technical discussions regarding projects with similar conditions.

William Hurley, P.E., Engineering Manager
Town of Fairfield
Fairfield Engineering Department
November 2, 2022

Page 2

Scope of Work:

Design Services during Construction (DSDC)

D&B proposed to perform the following tasks associated with Design Services during Construction (DSDC)

1. D&B and their subconsultants will verify and approve samples, schedules, shop drawings and other submissions for conformance with information given in the Contract Documents. In addition, D&B will prepare responses to address Requests for Information from the Contractor.
2. D&B and their subconsultants will consult with the Town of Fairfield prior to the preparation of any change order documents requested by the Contractor. D&B will prepare the change order(s) accordingly and submit them to the Town of Fairfield for their review and approval.
3. D&B and their subconsultants will be available for conference calls, meetings and make site visits as requested. It is assumed that D&B would perform six (6) site visits throughout the project duration.

Construction Management Services (CM)

1. D&B and their subconsultants will provide construction management and inspection services related to the Town of Fairfield East Trunk Sewer Wetland Crossing Project and will include but not be limited to the following items:
 - a. Identify scheduled work assignments, contractors on-site and overall site conditions
 - b. Record contractor hours on the job site, number of contractor's work force, name of foreman and list of equipment used.
 - c. Record site conditions i.e., weather conditions/factors
 - d. Monitor change order work
 - e. Record list of visitors to the job site
 - f. Detail daily activities.
 - g. Identify field decisions
 - h. Provide general observations
 - i. Refer to specification as needed to provide the necessary descriptive details, for items such as test procedures.
 - j. Record work not performed as specified

William Hurley, P.E., Engineering Manager
Town of Fairfield
Fairfield Engineering Department
November 2, 2022

Page 3

- k. Prepare daily written inspection reports including photographic record
 - l. Maintain progress payment documents
2. D&B's proposed inspection cost is based on one full time inspector at a loaded rate of \$150/hr for a projected construction duration ranging from thirteen (13) to sixteen (16) months. D&B will also provide office support services to assist the field engineer on an as needed basis.

Construction Management Associated with Special Inspections and Support of Excavation

1. D&B's subconsultant Meuser Rutledge Consulting Engineers PLLC (MRCE) will perform construction management services associated with the support of excavation which will include the inspection of drilled soldier / foundation piles, SOE installation, soil subgrades and include the preparation of Daily Field Reports. Additionally, MRCE will provide office support to the Field Engineer and respond to any associated field questions.
2. This work will be billed at a rate of \$1,150 per day for field inspector services for a 9-hour day including travel time and travel expenses and the preparation of a Daily Field Report. Office support is to be billed at a rate of a half hour per day for \$150/day. The current estimated schedule related to the SOE is estimated to be approximately 80 days. Additional days will be charged at the specified rate. In order to minimize the risk associated with additional inspection, contractor liquidated damages could be included for exceedance of the time contractually allotted for completion of the SOE.

Fee & Fee Schedule

D&B proposes to provide these services for a not-to-exceed fee of **\$685,000**. The fee shall be broken out as follows:

Design Services During Construction (D&B)	\$95,000 to \$115,000
Design Services During Construction (MRCE)	\$16,000 to \$20,000
(Sub Total)	\$111,000 to \$135,000
Construction Management and Inspection (D&B)	\$339,000 to \$420,000
Special Inspections and Support of Excavation (MRCE)	\$104,000 to \$130,000
Total Fee	\$554,000 to \$685,000

William Hurley, P.E., Engineering Manager
Town of Fairfield
Fairfield Engineering Department
November 2, 2022

Page 4

Exclusions

As previously discussed with the Town of Fairfield, the range of costs and scope of work above have been provided on an expedited schedule for rough budgetary purposes and a final budgetary price proposal letter will be provided at a future date which will not exceed the maximum ranges provided above and include further exclusions of work which were not included in the above costs.

Very truly yours,



Robert L. Raab, P.E., BCEE, CCM
Senior Vice President

RLR/KNt/cf
♦5618\RLR110222WH_Ltr

			2024	2025	2026
Capital Projects					
East Trunk Wetland Replacement	\$ 5,500		\$ 1,718	\$ 2,475	\$ 1,306
Fairfield Beach Rd. Pump Station	\$ 3,721		\$ 2,217	\$ 1,503	
Fairfield Beach Rd. Force Main	\$ 2,753		\$ 1,640	\$ 1,112	
East Trunk Line Replacement	\$ 7,000		\$ 4,200	\$ 2,800	
Environmental Study for Plant Upgrade	\$ 2,000		\$ 2,000		
Wastewater Plant Upgrade Design	\$ 3,500				\$ 3,500
Center St. Pump Station	\$ 1,777			\$ 1,059	\$ 718
Center St. Force Main	\$ 3,452			\$ 2,057	\$ 1,395
Pine Creek Pump Station	\$ 3,716			\$ 2,215	\$ 1,501
Pine Creek Force Main	\$ 945			\$ 563	\$ 382
Kings Highway Trunk Design	\$ 2,000			\$ 2,000	
Kings Highway Trunk Construction	\$ 8,000				\$ 1,600
TollHouse Pump Station	\$ 1,690				
Tollhouse Force Main	\$ 1,616				
Ruane & Thorpe Pipe Replacement	\$ 688				
Eastfield Pump Station	\$ 385				
Eastfield Force Main	\$ 275				
Plant	\$ 98,000				
Total Capital Required	\$ 147,018	\$ -	\$ 11,775	\$ 15,784	\$ 10,402
Assumes 20 Years at 3.5%			\$ 829	\$ 1,111	\$ 732
Prior			\$ 116	\$ 116	\$ 116
2024			\$ 829	\$ 829	\$ 829
2025				\$ 1,111	\$ 1,111
2026					\$ 732
2027					
2028					
2029					
2030					
2031					
2032					
2033					
2034					
Bond Service			\$ 945	\$ 2,056	\$ 2,788

	2027	2028	2029	2030
Capital Projects				
East Trunk Wetland Replacement				
Fairfield Beach Rd. Pump Station				
Fairfield Beach Rd. Force Main				
East Trunk Line Replacement				
Environmental Study for Plant Upgrade				
Wastewater Plant Upgrade Design				
Center St. Pump Station				
Center St. Force Main				
Pine Creek Pump Station				
Pine Creek Force Main				
Kings Highway Trunk Design				
Kings Highway Trunk Construction	\$ 3,168	\$ 3,232		
TollHouse Pump Station	\$ 1,007	\$ 683		
Tollhouse Force Main	\$ 963	\$ 653		
Ruane & Thorpe Pipe Replacement	\$ 410	\$ 278		
Eastfield Pump Station		\$ 385		
Eastfield Force Main		\$ 275		
Plant		\$ 25,480	\$ 11,760	\$ 11,760
Total Capital Required	\$ 5,548	\$ 30,986	\$ 11,760	\$ 11,760
Assumes 20 Years at 3.5%	\$ 390	\$ 2,180	\$ 827	\$ 827
Prior	\$ 116	\$ 116	\$ 116	\$ 116
2024	\$ 829	\$ 829	\$ 829	\$ 829
2025	\$ 1,111	\$ 1,111	\$ 1,111	\$ 1,111
2026	\$ 732	\$ 732	\$ 732	\$ 732
2027	\$ 390	\$ 390	\$ 390	\$ 390
2028		\$ 2,180	\$ 2,180	\$ 2,180
2029			\$ 827	\$ 827
2030				\$ 827
2031				
2032				
2033				
2034				
Bond Service	\$ 3,178	\$ 5,358	\$ 6,185	\$ 7,012

		2031	2032	2033	2034
Capital Projects					
East Trunk Wetland Replacement					
Fairfield Beach Rd. Pump Station					
Fairfield Beach Rd. Force Main					
East Trunk Line Replacement					
Environmental Study for Plant Upgrade					
Wastewater Plant Upgrade Design					
Center St. Pump Station					
Center St. Force Main					
Pine Creek Pump Station					
Pine Creek Force Main					
Kings Highway Trunk Design					
Kings Highway Trunk Construction					
TollHouse Pump Station					
Tollhouse Force Main					
Ruane & Thorpe Pipe Replacement					
Eastfield Pump Station					
Eastfield Force Main					
Plant	\$	11,760	\$ 11,760	\$ 25,480	
Total Capital Required	\$	11,760	\$ 11,760	\$ 25,480	
Assumes 20 Years at 3.5%	\$	827	\$ 827	\$ 1,793	
Prior	\$	116	\$ 116	\$ 116	\$ 116
2024	\$	829	\$ 829	\$ 829	\$ 829
2025	\$	1,111	\$ 1,111	\$ 1,111	\$ 1,111
2026	\$	732	\$ 732	\$ 732	\$ 732
2027	\$	390	\$ 390	\$ 390	\$ 390
2028	\$	2,180	\$ 2,180	\$ 2,180	\$ 2,180
2029	\$	827	\$ 827	\$ 827	\$ 827
2030	\$	827	\$ 827	\$ 827	\$ 827
2031	\$	827	\$ 827	\$ 827	\$ 827
2032			\$ 827	\$ 827	\$ 827
2033				\$ 1,793	\$ 1,793
2034					
Bond Service	\$	7,839	\$ 8,666	\$ 10,459	\$ 10,459

2035

Capital Projects

- East Trunk Wetland Replacement
- Fairfield Beach Rd. Pump Station
- Fairfield Beach Rd. Force Main
- East Trunk Line Replacement
- Environmental Study for Plant Upgrade
- Wastewater Plant Upgrade Design
- Center St. Pump Station
- Center St. Force Main
- Pine Creek Pump Station
- Pine Creek Force Main
- Kings Highway Trunk Design
- Kings Highway Trunk Construction
- TollHouse Pump Station
- Tollhouse Force Main
- Ruane & Thorpe Pipe Replacement
- Eastfield Pump Station
- Eastfield Force Main
- Plant

Total Capital Required \$ 1,793

Assumes 20 Years at 3.5%

	Prior	\$	116
	2024	\$	829
	2025	\$	1,111
	2026	\$	732
	2027	\$	390
	2028	\$	2,180
	2029	\$	827
	2030	\$	827
	2031	\$	827
	2032	\$	827
	2033	\$	1,793
	2034		
Bond Service		\$	10,459

WPCA Capital Paid Thru Fund Balance

YEAR	2024	2025	2026	2027	2028	2029	2030	2031
Projects to be paid thru WPCA Fund								
FFLD Beach Pump Station Design	\$ 300							
Center Street Pump Station Design	\$ 300							
Pine Creek Pump Station Design	\$ 300							
Primary Digester Repair	\$ 1,430							
Riverside Drive Siphon	\$ 400							
Carriage Drive	\$ 350							
Portable Generator	\$ 125							
Replace Agitator and Dolly	\$ 540							
I&I Phase V	\$ 250	\$ 250						
Toll House Pump Station Design			\$ 300					
Eastfield Station Design				\$ 300				
Willow Pump Station Design				\$ 300				
Mill Hill Pump Station Design					\$ 300			
Place Holder (Projects to be identified)					\$ 500	\$ 500	\$ 500	\$ 500
Total (Non Capitalized)	\$ 2,330	\$ 1,665	\$ 250	\$ 300	\$ 600	\$ 800	\$ 500	\$ 500

WPCA Capital Paid Thru Fund Balance

YEAR	2032	2033	2034	2035
Projects to be paid thru WPCA Fund				
FFLD Beach Pump Station Design				
Center Street Pump Station Design				
Pine Creek Pump Station Design				
Primary Digester Repair				
Riverside Drive Siphon				
Carriage Drive				
Portable Generator				
Replace Agitator and Dolly				
I&I Phase V				
Toll House Pump Station Design				
Eastfield Station Design				
Willow Pump Station Design				
Mill Hill Pump Station Design				
Place Holder (Projects to be identified)	\$ 500	\$ 500	\$ 500	
Total (Non Capitalized)	\$ 500	\$ 500	\$ 500	\$ 8,445

SITE LEASE AGREEMENT

This Site Lease Agreement (the "**Agreement**") is made and effective as of the date the last Party executes this Agreement (the "**Effective Date**"), by and between THE TOWN OF FAIRFIELD, a Connecticut municipal corporation, with an address of 611 Old Post Road, Fairfield, CT 06824 ("**Landlord**"), and DISH WIRELESS L.L.C., a Colorado limited liability company, having a place of business at 9601 S. Meridian Blvd., Englewood, Colorado 80112 ("**Tenant**," and together with Landlord, the "**Parties**," each a "**Party**").

1. Definitions.

"**Affiliate(s)**" means, with respect to a Party, any person or entity, directly or indirectly, controlling, controlled by, or under common control with such Party, in each case for so long as such control continues. For purposes of this definition, "control" shall mean (i) the ownership, directly or indirectly, or at least fifty percent (50%) of either: (a) the voting rights attached to issued voting shares; or (b) the power to elect fifty percent (50%) of the directors managers of such entity, or (ii) the ability to direct the actions of the entity. Notwithstanding the preceding, for purposes of this Agreement, EchoStar Corporation and its direct and indirect subsidiaries shall not be deemed to be "Affiliates" of Tenant unless after the Effective Date any such entity qualifies as a direct or indirect subsidiary of DISH Network Corporation.

"**Applicable Law**" means any applicable federal, state or local act, law, statute, ordinance, building code, rule, regulation or permit, or any order, judgment, consent or approval of any Governmental Authority having jurisdiction over the Parties or this Agreement.

"**Equipment**" means and includes the antennas, cables, wires, conduits, fasteners, connectors, cabinets and the like designed to transmit and receive radio frequency signals and customarily associated with a cellular telecommunications tower.

"**Governmental Authority**" means any: (i) federal, state, county, municipal, tribal or other local government and any political subdivision thereof having jurisdiction over the Parties or this Agreement; (ii) any court or administrative tribunal exercising proper jurisdiction; or (iii) any other governmental, quasi-governmental, self-regulatory, judicial, public or statutory instrumentality, authority, body, agency, bureau or entity of competent jurisdiction.

"**Installation**" means the installation of Tenant's Equipment at the Premises.

"**Property**" means that certain parcel of real property upon which the Tower is located.

"**Tower**" means that certain monopole tower located on the Property.

"**Upgrade Protocol**" means the Landlord's Telecommunications Facility Upgrade Protocol, a copy of which is attached as Exhibit C.

2. Premises, Term, Rent and Contingencies.

2.1 Premises. Landlord is the owner of the Property located at 100 Reef Road Fairfield, Connecticut 06824, as more particularly described in Exhibit A. Landlord leases to Tenant approximately 400 square feet of space for Tenant's Equipment in connection with the use and operation of its facilities

as such are initially described in Exhibit B, collectively referred to as the “**Premises**”. Landlord also grants to Tenant: (a) the right to use any available electrical systems and/or fiber installed at the Property to support Tenant’s Installation; and (b) any easements on, over, under, and across the Property for utilities, fiber and access to the Premises. Landlord agrees that providers of utility or fiber services may use such easement(s) and/or available conduit(s) for the installation of any Equipment necessary to provide utility or fiber service. If the existing utility or fiber sources located within the Premises or on the Property are insufficient for Tenant’s Permitted Use, Landlord agrees to grant Tenant and/or the applicable third-party utility or fiber provider the right, at Tenant’s sole cost and expense, to install such utilities or fiber on, over and/or under the Property as is necessary for Tenant’s Permitted Use; provided that Landlord and Tenant shall mutually agree on the location of such installation(s).

2.2 Term. This Agreement shall be effective as of the Effective Date. The initial term of this Agreement (the “**Initial Term**”) will commence on the later of sixty (60) days after the Effective Date or first (1st) day of the month following the commencement of Tenant’s Installation (the “**Commencement Date**”) and will expire on the last day of the month that is one hundred eighty (180) months after the Commencement Date unless terminated sooner, renewed or extended in accordance with this Agreement. The Initial Term shall automatically renew for one (1) additional term of sixty (60) months (the “**Renewal Term**” and together with the Initial Term, the “**Term**”). However, Tenant may, in Tenant’s sole and absolute discretion, elect not to renew the lease at the end of the Initial Term by giving Landlord written Notice at least ninety (90) days prior to the end of the Initial Term. The Parties agree that, subject to the Contingencies, this Agreement constitutes a binding and valid obligation on each Party and that each Party has vested rights in this Agreement as of the Effective Date.

2.3 Rent. Beginning on the Commencement Date and continuing through the term of this Agreement, Tenant shall pay Landlord rent for the Premises (“**Rent**”) in the amount Eighty Two Thousand Three Hundred and 00/100 Dollars (\$82,300.00) per year. The first Rent payment shall be made within (sixty) (60) days of the Commencement Date, with subsequent payments due on each anniversary of the Commencement Date. On each anniversary of the Commencement Date, the Rent shall be automatically increased by three percent (3%) of the then-current Rent. Payments shall be delivered to the address designated by Landlord in Section 12.11, or by electronic payment. All payments for any fractional month shall be prorated based upon the number of days during such month that the payment obligation was in force (“**Payment Terms**”). Tenant shall require receipt of a validly completed IRS approved W-9 form (or its equivalent) prior to paying any Rent or any other amount(s) due under this Agreement. Tenant will pay Landlord a fee of \$50.00 for any check returned for any reason by Landlord’s bank. If the Tenant fails to pay all Rent due and owing by the tenth (10th) day following each successive anniversary of the Commencement Date during the Term, then after five (5) days’ notice from Landlord to Tenant without cure, Landlord may impose a late fee equal to five percent (5%) of any amounts more than fifteen (15) days overdue in order to reimburse Landlord for the extra administrative time involved in collecting such amounts, and any payment more than fifteen (15) days overdue will bear interest from the date due to the date of actual payment at the lesser of eighteen percent (18%) per annum or the highest lawful rate permitted by state or federal law.

2.4 Rent Guarantee. All Rent due for the Initial Term and, unless Tenant elects not to renew this Agreement, the Renewal Term, is guaranteed by Tenant to Landlord, meaning that Tenant will not be released from its payment obligations under this Agreement if Tenant terminates this Agreement except if the reason for the termination is: (a) that Tenant is unable to operate the Installation due an event described in Section 8.4, Force Majeure (Section 12.5), or (c) Taking (Section 12.3); or (b) an event of Landlord’s default (Section 8.2) which remains uncured beyond all applicable cure and grace periods.

2.5 Site Development Fee. Tenant shall pay Landlord a one (1) time fee in the amount of Five Thousand and 00/100 Dollars (\$5,000.00) to defray Landlord's costs associated with engineering and legal review fees, which is a condition precedent to Tenant's use of the Premises ("**Site Development Fee**"). Tenant shall pay the Site Development Fee to Landlord within sixty (60) days following the Effective Date. The Site Development Fee shall be non-refundable.

2.6 Tower Modification Costs. Tenant shall pay Landlord a one (1) time fee in the amount of Thirteen Thousand Seven Hundred Seventy Six and 00/100 Dollars (\$13,776.00) to defray Landlord's costs associated with Tower modifications which shall include installing a new climb system. Tenant shall pay such cost to Landlord within sixty (60) days receipt of an invoice and supporting documentation.

2.7 Contingencies. Tenant's ability to lawfully use the Premises is contingent upon Tenant obtaining all certificates, permits, approvals and other authorizations that may be required by any Governmental Authority in accordance with Applicable Law (collectively, the "**Governmental Approvals**"). Tenant will endeavor to obtain all Governmental Approvals promptly. Landlord hereby authorizes Tenant, at Tenant's sole cost and expense, to file and submit for the Governmental Approvals. Landlord shall: (a) cooperate with Tenant in Tenant's efforts to obtain the Governmental Approvals; (b) promptly execute and deliver all documents necessary to obtain and maintain the Government Approvals; and (c) not take any action that would adversely affect Tenant's ability to obtain and/or maintain the Governmental Approvals. If any application for a Governmental Approval is rejected, conditioned, materially delayed or otherwise not approved for any or no reason ("**Contingencies**"), then, Tenant shall have the right, in its sole and absolute discretion, to terminate this Agreement immediately upon Notice to Landlord, without penalty or further obligation to Landlord (or Landlord's affiliates, employees, officers, agents or lenders). If, following the Commencement Date, and through no fault of Tenant, any Governmental Approval, related to this Premises, issued to Tenant is canceled, expires, lapses or is otherwise withdrawn or terminated by the applicable Governmental Authority, then Tenant shall have the right, in its sole and absolute discretion, to terminate this Agreement upon ninety (90) days' Notice to Landlord without penalty or further obligation to Landlord (or Landlord's affiliates, employees, officers, agents or lenders). If this Agreement is terminated, this Agreement shall be of no further force or effect (except as set forth to the contrary herein).

3. Use, Access and Modifications to Tenant's Equipment.

3.1 Tenant's Permitted Use. Tenant shall have the right to use the Premises for the purpose of the installation, operation, maintenance and management of a telecommunications facility (including, without limitation, installation of Tenant's Equipment) ("**Tenant's Permitted Use**"). Subject to Tenant's compliance with the Upgrade Protocol, Tenant's Permitted Use includes the right to replace, repair, upgrade, or otherwise modify any or all of Tenant's Equipment and the frequencies over which Tenant's Equipment operates. If radio frequency signage and/or barricades are required by Applicable Law, then Tenant shall have the right to install the same on the Property.

3.2 Access. Commencing on the Effective Date and continuing throughout the Term and subject to Section 6.3, Tenant, its employees, agents and contractors shall have unrestricted access to the Premises. Further, Landlord grants to Tenant the right of ingress and egress to the Tower and the Premises.

3.3 Maintenance, Repairs, Modifications and Upgrades. The drawings and descriptions indicated on Exhibit B specifically describe the quantity of Equipment, the numbers, and locations of antennas, and the locations of cables to be installed within the Premises. In the event of a conflict between the general description set forth above, and the specific descriptions drawn and depicted on Exhibit B, then Exhibit B shall govern. The descriptions and depictions indicated on Exhibit B are specific to the equipment and specifications on Exhibit B. Tenant has no future right to modify Exhibit B after the Effective Date without a duly executed written amendment to this Agreement. Tenant shall have the right to complete the installation of the Equipment indicated on Exhibit B and to maintain and repair the Equipment indicated on Exhibit B without Landlord's consent. All modifications and upgrades of Tenant's Equipment are subject to the Upgrade Protocol attached as Exhibit C. Tenant shall not attempt to circumvent the Upgrade Protocol or commence modification or upgrade work unless and until Tenant has fully complied with the Upgrade Protocol.

4. Utilities, Liens and Taxes.

4.1 Utilities. Tenant shall furnish and install an electrical meter at the Premises for the measurement of electrical power used by Tenant at the Premises and Tenant shall pay the utility company directly. So long as this Agreement remains in effect, Landlord at all times shall provide Tenant with access to the utilities at the Property so that the Premises shall have electrical, gas and telephone service. In connection with the electric, gas and telephone utility sources located on the Property that is/are necessary for Tenant to operate its Installation, Landlord agrees to grant the local utility provider the right to install its equipment or other improvements on, over and/or under the Property and Landlord shall cooperate in connection therewith, including without limitation, executing any documents, permitting any testing and performing any work such utility provider requires in connection with same.

4.2 Liens. Tenant will use commercially reasonable efforts to prevent any lien from attaching to the Tower, Premises or the Property. If any lien is filed purporting to be for labor or material furnished or to be furnished at the request of Tenant, then Tenant shall do all acts necessary to discharge such lien by payment, satisfaction or posting of bond within ninety (90) days of receipt of Notice of the same from Landlord; provided, that Tenant may contest any such lien if Tenant provides Landlord with cash or a letter of credit in the amount of the lien as security for its payment within the ninety (90) day period, and thereafter diligently contests such lien. If Tenant fails to deposit the security with Landlord and fails to pay any lien claim after entry of final judgment in favor of the claimant, then Landlord shall have the right to expend all sums reasonably necessary to discharge the lien claim.

4.3 Taxes. Landlord acknowledges that the Property and the Tower are at present exempt from real property taxation because Landlord is a municipality. Tenant shall be liable for all taxes against Tenant's Equipment, personal property or fixtures placed in the Premises, whether levied or assessed against Landlord or Tenant. Landlord shall reasonably cooperate with Tenant, at Tenant's expense, in any appeal or challenge to taxes. If, as a result of any appeal or challenge by Tenant, there is a reduction, credit or repayment received by Landlord for any taxes previously paid by Tenant, Landlord agrees to promptly reimburse to Tenant the amount of the reduction, credit or repayment. If Tenant does not have the standing rights to pursue a good faith and reasonable dispute of any taxes under this section, Landlord will pursue such dispute at Tenant's sole cost and expense upon written request of Tenant.

5. Interference and Relocation of Tenant's Equipment.

5.1 Interference. Tenant shall not cause Interference (as defined below) with any other equipment installed on the Tower as of the Effective Date. Following the Effective Date, Landlord shall not install, or to permit others to install, any structure or equipment which could block or otherwise interfere with any transmission or reception by Tenant's Equipment ("**Interference**"). If Interference continues for a period more than forty-eight (48) hours following a Party's receipt of notification thereof, Landlord shall cause any interfering party to cease operating, and/or relocate, the source of Interference, or to reduce the power sufficiently to minimize the Interference until the Interference can be remedied.

5.2 Relocation of Tenant's Equipment. Following Tenant's receipt of a written Notice from Landlord, Tenant agrees to temporarily relocate Tenant's Equipment to a mutually agreed upon location on the Property (a "**Temporary Location**") to facilitate Landlord's performance of maintenance, repair or similar work at the Property or on the Tower, provided that: (a) Tenant shall pay the costs of the Temporary Relocation of Tenant's Equipment and receive a rental abatement until Tenant recoups all of the cost of the Temporary Relocation of Tenant's Equipment as well as the costs incurred by Tenant in moving Tenant's Equipment back to the original location; (b) Landlord gives Tenant at least six (6) months prior written Notice (except in the case of a bona fide emergency which is reasonably likely to result in damage or injury to persons, the Tower or the Property (an "**Emergency**"), in which event Landlord will provide the greatest amount of notice possible under the circumstances; and (c) except for an Emergency Tenant shall not be required to relocate Tenant's Equipment to a Temporary Location more than one (1) time within any five (5) year period. If Tenant's use of the Temporary Location requires Tenant to undergo re-zoning or re-permitting, Landlord shall not require Tenant to relocate Tenant's Equipment, absent an Emergency, until Tenant's receipt of all Governmental Approvals applicable to Tenant's use of the Temporary Location.

6. Maintenance and Repair Obligations.

6.1 Landlord's Maintenance of the Tower. Landlord represents and warrants that, as of the Effective Date, the Tower, the Tower's systems and all structural elements of the Tower are in compliance with Applicable Law. Throughout the term of this Agreement, Landlord shall maintain, at its sole cost and expense, the Tower and the Property (but not Tenant's Equipment located thereon) in good operating condition. Landlord shall not have any obligation to maintain, repair or replace Tenant's Equipment except to the extent required due to the acts and/or omissions of Landlord, Landlord's agents or contractors. Landlord agrees to safeguard Tenant's Equipment with the same standard of care it uses to protect its own property, but in no event less than reasonable care.

6.2 Tenant Maintenance of Tenant's Equipment. Tenant assumes sole responsibility for the maintenance, repair and/or replacement of Tenant's Equipment, except as set forth in Section 6.1. Tenant shall perform all maintenance, repair or replacement of Tenant's Equipment ("**Tenant Maintenance**") in accordance with Applicable Law, and in a good and workmanlike manner.

6.3 Access to Premises. Landlord shall allow Tenant access to the Premises during ordinary business hours (8:00 a.m. – 4:30 p.m., Monday through Friday) for regular or routine maintenance and repairs, and twenty-four (24) hours a day, seven (7) days a week for unscheduled repairs and other emergency purposes. If Tenant needs access after ordinary business hours, Tenant will endeavor to give Landlord prior notice, if feasible. Except for emergency access, prior to access to the Property, Tenant shall provide a minimum of 24 hours' prior e-mail and telephone notice to the Landlord's Designated Site Representative so that arrangements can be made for an employee or consultant of the Landlord to accompany the contractors or technicians. As of the Effective Date, the "**Designated Site Representative**"

is Jared Schmitt, Chief Fiscal Officer, (203) 256-3032, JSchmitt@fairfieldcdt.org. Landlord reserves the right to change the name and/or contact information of the Designated Site Representative upon written notice to the Tenant. All contractors and technicians must carry and provide proper identification at all times. If, after Tenant's initial installation as indicated on Exhibit B, Tenant's presence at the Property exceeds three one-half days per calendar month, Tenant shall reimburse the Landlord to cover the actual commercially reasonable costs associated with having an employee or consultant on site beyond the three one-half days. A half day shall be calculated as any time beyond four (4) hours. Any time beyond four (4) hours on any given day shall be counted as a second 1/2 day. Except in the event of an emergency, no work shall be permitted on weekends or holidays unless specifically authorized by the Designated Site Representative. Landlord shall permit emergency work or a project having extenuating circumstances on weekends, holidays or outside ordinary 8:00 a.m. to 4:30 p.m. business hours, provided Tenant agrees to reimbursement of the Landlord's employee or consultant, at an hourly rate of \$150.00 per hour. In order for any inspection, repair, maintenance, modification or upgrade work to be performed which will include the need for any climbing on the Tower, the following information/documentation will be required: (a) a letter describing the scope of work to be done; (b) letter indicating that the contractor or contractors, is/are authorized to perform the work on behalf of the Tenant; (c) photo ID for each technician who will be on site; (d) a climbing certificate/certification for each technician who will be climbing the Tower; and (e) an insurance certificate or certificates indicating that each firm employing the technician or technicians has current insurance coverage with limits at least as high as those described in Section 10.2 and including the Landlord as certificate holder and additional insured.

6.4 Inspections. Landlord has the right to retain an independent engineering firm to conduct annual structural and safety inspections of the Premises and the Tower. Tenant will pay its proportionate share (i. e., 1/3 or ¼, depending on the number of carriers co-locating on the Tower) of the cost of each annual inspection within sixty (60) days of receipt of an invoice from Landlord. Landlord will deliver to Tenant a copy of each inspection report upon request. If an inspection report commissioned by Landlord contains a recommendation by the engineering firm for repair or improvement of Tenant's Installation or a recommendation that Tenant modify Tenant's Equipment for the safety and integrity of , then Tenant shall comply with the recommendation within a commercially reasonable period of time, not to exceed sixty (60) days, at Tenant's sole cost and expense.

6.5 Construction. Tenant shall cause all construction to occur lien-free and in compliance with all applicable laws and ordinances. Landlord acknowledges that it shall neither interfere with any aspects of construction nor attempt to direct construction personnel as to the location of or method of construction of the Installation. The Tenant's Installation shall remain the exclusive property of Tenant and shall not be considered fixtures.

7. Surrender and Hold Over.

7.1 Surrender. Within ninety (90) days following the expiration or termination of this Agreement (the "**Equipment Removal Period**"), Tenant will surrender the Premises to Landlord in a condition similar to that which existed immediately prior to Tenant's Installation together with any additions, alterations and improvements to the Premises, in either case, normal wear and tear excepted. Rent will accrue during the Equipment Removal Period. If Tenant's Equipment is not removed prior to the expiration of the Equipment Removal Period, Tenant will be deemed to be in Hold Over (as defined in Section 7.2) until Tenant's Equipment is removed from the Premises. Tenant shall have the right to access the Premises or remove any or all of Tenant's Equipment from the Premises at any time during the Term or the Equipment Removal Period. Tenant will, at Tenant's expense, promptly repair any and all damage

to the Tower and the Premises caused by Tenant's contractors and technicians while removing Tenant's Equipment. If Tenant fails to promptly repair any damage to the Tower caused by Tenant's contractors and technicians while removing Tenant's Equipment, Landlord may, but shall have no obligation to, repair the damage and forward an invoice or invoices and supporting documentation to Tenant for payment. Tenant will pay any invoices delivered by Landlord pursuant to the immediately preceding sentence within sixty (60) days of receipt.

7.2 Hold Over. If Tenant occupies the Premises beyond the Equipment Removal Period or any period upon lease expiration, without Landlord's written consent ("**Hold Over**"), Tenant will be deemed to occupy the Premises on a month-to-month basis, terminable by either Party on thirty (30) days' written Notice to the other Party. All of the terms and provisions of this Agreement shall be applicable during the Hold Over period, except that Tenant shall pay Landlord a rental fee at the rate of one hundred fifty (150%) of the Rent applicable at the expiration or termination of the Agreement. Tenant's payments shall be paid on the first day of each month in advance for the duration of the Hold Over.

8. Default, Remedies and Termination.

8.1 Default By Tenant. If there is a breach by Tenant with respect to any of the provisions of this Agreement or Tenant's obligations under this Agreement, including, without limitation, the timely payment of Rent, Landlord shall give Tenant written notice of the breach. After receipt of written notice, Tenant shall have thirty (30) days in which to cure any monetary breach and thirty (30) days in which to cure any non-monetary breach, provided that Tenant shall have such extended period as may be required beyond the thirty (30) days if the nature of the cure is such that it reasonably requires more than thirty (30) days, and Tenant commences the cure within the thirty (30) day period and thereafter continuously and diligently pursues the cure to completion. Landlord may not maintain any action or effect any remedies for default against Tenant unless and until Tenant has failed to cure the breach within the time periods provided in this Section.

8.2 Default By Landlord. If there is a breach by Landlord with respect to any of the provisions of this Agreement or Landlord's obligations under this Agreement, Tenant shall give Landlord written notice of the breach. After receipt of the written notice, Landlord shall have thirty (30) days in which to cure the breach, provided that Landlord shall have such extended period as may be required beyond the thirty (30) days if the nature of the cure is such that it reasonably requires more than thirty (30) days and Landlord commences the cure within the thirty (30) day period and thereafter continuously and diligently pursues the cure to completion. Tenant may not maintain any action or effect any remedies for default against Landlord unless and until Landlord has failed to cure the breach within the time periods provided in this Section. Notwithstanding the foregoing to the contrary, it shall be a default under this Agreement if Landlord fails, within five (5) days after receipt of written notice of breach, to perform an obligation required to be performed by Landlord if the failure to perform the obligation interferes with Tenant's ability to conduct its business at the Property; provided, however, that if the nature of Landlord's obligation is such that more than five (5) days after such notice is reasonably required for its performance, then it shall not be a default under this Agreement if performance is commenced within the five (5) day period and thereafter diligently pursued to completion.

8.3 Remedies. Upon a default beyond all applicable notice and cure periods, the non-defaulting Party may at its option (but without obligation to do so), perform the defaulting Party's duty or obligation on the defaulting Party's behalf, including but not limited to the obtaining of reasonably

required insurance policies. The costs and expenses of any such performance by the non-defaulting Party shall be due and payable by the defaulting Party upon invoice therefor. In the event of a default beyond all applicable notice and cure periods, by either Party with respect to a material provision of this Agreement, without limiting the non-defaulting Party in the exercise of any right or remedy which the non-defaulting Party may have by reason of such default, the non-defaulting Party may terminate this Agreement immediately upon written Notice to the other Party. .

8.4 Termination. Tenant shall have the right to terminate this Agreement without further liability upon thirty (30) days prior written Notice to Landlord due to any one or more of the following: (i) changes in Applicable Law which prohibit or adversely affect Tenant's ability to operate Tenant's Equipment at the Premises; (ii) Landlord or a third party installs any structure, equipment, or other item which blocks, hinders, limits, or prevents Tenant from being able to use the Tenant Equipment for Tenant's Permitted Use.

9. Limitation of Liability and Indemnification.

9.1 Limitation of Liability. EXCEPT FOR EACH PARTY'S INDEMNIFICATION OBLIGATIONS SET FORTH BELOW IN THIS SECTION 9, NEITHER PARTY NOR ANY OF ITS AGENTS, CONTRACTORS OR EMPLOYEES, SHALL BE LIABLE TO THE OTHER PARTY OR ANY PERSON CLAIMING THROUGH THAT PARTY FOR ANY EXEMPLARY, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES FOR ANY CAUSE WHATSOEVER, INCLUDING, WITHOUT LIMITATION, CLAIMS CAUSED BY OR RESULTING FROM THE NEGLIGENCE, GROSS NEGLIGENCE OR WILLFUL MISCONDUCT OF THAT PARTY, ITS AGENTS, CONTRACTORS OR EMPLOYEES.

9.2 Tenant's Indemnity. Except to the extent caused by the breach of this Agreement by Landlord or the acts or omissions of Landlord, its agents, employees, contractors, or any other person or entity for whom Landlord is legally responsible, Tenant shall defend, indemnify and hold Landlord and its elected and appointed officials, employees, agents and representatives ("**Landlord's Representatives**") harmless from and against any and all claims, demands, litigation, settlements, judgments, damages, liabilities, costs and expenses (including, without limitation, reasonable attorneys' fees) (individually or collectively, a "**Claim**") arising directly or indirectly out of: (i) any act or omission of Tenant, its officers, agents, employees, contractors, or any other person or entity for whom Tenant is legally responsible ("**Tenant's Representatives**"); or (ii) a breach of any representation, warranty or covenant of Tenant contained or incorporated in this Agreement. Tenant's obligations under this Section 9.2 shall survive the expiration or earlier termination of this Agreement.

9.3 Landlord's Indemnity. Except to the extent caused by the breach of this Agreement by Tenant or the acts or omissions of Tenant or Tenant's Representatives, Landlord shall defend, indemnify and hold Tenant, its officers, directors, shareholders, employees, agents and representatives harmless from and against any and all Claims arising directly or indirectly out of: (i) any act or omission of Landlord, its agents, employees, contractors or any other person or entity for whom Landlord is legally responsible; (ii) a breach of any representation, warranty or covenant of Landlord contained or incorporated in this Agreement; and/or (iii) the generation, possession, use, storage, presence, release, spill, treatment, transportation, manufacture, refinement, handling, production and/or disposal of Hazardous Substances in, on, about, adjacent to, under or near the Premises, the Tower and/or the Property, and/or any contamination of the Premises, the Tower and/or the Property by any Hazardous Substance, but only to the extent not caused by Tenant or Tenant's Representatives. Landlord's obligations under this Section 9.3 shall survive the expiration or earlier termination of this Agreement.

9.4 Indemnification Procedure. The Party seeking indemnification (the “**Indemnified Party**”) shall promptly send Notice to the Party from whom indemnification is being sought (the “**Indemnifying Party**”) of the claim or suit for which indemnification is sought. The Indemnified Party shall not make any admission as to liability or agree to any settlement of or compromise any claim without the prior written consent of the Indemnifying Party. The Indemnified Party shall, at the Indemnifying Party request and expense, give the Indemnifying Party all reasonable assistance in connection with those negotiations and litigation.

10. Insurance.

10.1 Landlord Obligations. Throughout the Term, Landlord shall maintain, at Landlord’s sole cost and expense, the following insurance coverage Commercial General Liability, from a company or companies with an A.M. Best rating of A (VII) or better of not less than \$1,000,000 per occurrence and \$2,000,000 aggregate. All such policies shall be endorsed to include Tenant as an additional insured. Subject to the policy minimums set forth above in this Section 10.1, the insurance required of Landlord may be maintained by a blanket or master policy that includes properties other than the Property.

10.2 Tenant Obligations. Throughout the Term, Tenant shall maintain, at Tenant’s sole cost and expense, the following insurance coverages from a company or companies with an A.M. Best rating of A- (VII) or better. The insurance shall protect the Landlord from claims that may arise out of or result from the Tenant’s obligations under this Agreement or from the obligations of any contractor or any other person or entity directly or indirectly employed by Tenant or by anyone for whose acts Tenant may be liable. For each policy required by this Agreement, Tenant shall, before the execution of this Agreement by the Landlord, provide the Landlord with certificates of insurance. Tenant shall provide updated certificates of insurance at least ten (10) days before any renewal of any such coverage. The certificates shall require notice of cancellation to the Landlord according to policy provisions.

A. Workers Compensation:

Tenant shall provide workers compensation insurance required by law with employer’s liability limits for at least the amounts of liability for bodily injury by accident of \$500,000 each accident and bodily injury by disease of \$500,000 including a waiver of subrogation.

B. Commercial General Liability Insurance:

Tenant shall provide commercial general liability insurance including products and completed operations and including XCU coverage if applicable. Limits shall be at least: Bodily injury & property damage coverage with an occurrence limit of \$1,000,000; Personal & advertising injury limit of \$1,000,000 per occurrence; General aggregate limit of \$2,000,000 (other than products and completed operations); Products and completed operations aggregate limit of \$2,000,000.

- The policy shall name the Town as an additional insured and include ISO Form CG 2010 (04/13) and CG 2037 (04/13) or equivalent.
- Coverage will be provided on an occurrence basis and shall be primary and shall not contribute in any way to any insurance or self-insured retention carried by the Landlord.

- Coverage shall contain a broad form contractual liability endorsement or wording within the policy form to comply with the hold harmless and indemnity provision(s) of all agreements between the Landlord and the Tenant.
- Deductible and self-insured retentions shall be declared and are subject to the approval of the Landlord.

C. Commercial Automobile Insurance:

Tenant shall provide commercial automobile insurance for any owned, non-owned or hired autos, in the amount of \$1,000,000 each accident covering bodily injury and property damage on a combined single limit basis. The policy shall name the Landlord as an additional insured and provide a waiver of subrogation.

D. Umbrella or Excess Liability Insurance:

Tenant shall provide an umbrella or excess liability policy in excess (without restriction or limitation) of those limits and coverages described in items (A) through (C). The policy shall contain limits of liability in the amount of \$5,000,000 each occurrence and \$5,000,000 in the aggregate.

10.3 Waiver of Subrogation. To the fullest extent permitted by law, Landlord and Tenant for themselves and any and all parties claiming under or through them, including, without limitation, their respective insurers, hereby mutually release and discharge each other and the other's Affiliates, and their respective officers, directors, shareholders, agents, employees, contractors, and/or any other person or entity for whom a Party is legally responsible from any claims for damage to any person or to the Premises or any other real or personal property that are or are claimed to have been caused by or result from risks insured against under any insurance policies carried by the waiving party and in force at the time of such damage and hereby waive any right of subrogation that might otherwise exist in or accrue to any person on account thereof. All policies required to be carried by either Party herein shall contain an endorsement in favor of the other Party waiving the insurance company's right of subrogation against such other Party. THIS RELEASE SHALL APPLY EVEN IF THE LOSS OR DAMAGE IS CAUSED BY THE FAULT OR NEGLIGENCE OF A PARTY HERETO OR BY ANY PERSON FOR WHICH SUCH PARTY IS RESPONSIBLE. EACH PARTY AGREES TO NOTIFY ITS INSURANCE CARRIER(S) OF THIS PROVISION.

11. Representations and Warranties.

11.1 Representations and Warranties. Landlord represents, warrants and covenants that: (a) Landlord has the right and authority to execute and perform this Agreement and has taken all necessary action to approve this Agreement which would include having this agreement approved by the Landlord's Board of Selectwomen; (b) there are no liens, judgments or other title matters materially and adversely affecting Landlord's title to the Property; (c) there are no covenants, easements or restrictions that prevent the use of the Premises for Tenant's Permitted Use; (d) the Tower and the Premises are in good repair and suitable for Tenant's Permitted Use; (e) Landlord will comply with all federal, state, and local laws in connection with any substances brought on to the Property and/or Tower that are identified as toxic or hazardous by any Applicable Law, ordinance or regulation ("**Hazardous Substance**"); and (f) Tenant's use and quiet enjoyment of the Premises shall not be disturbed. In no event shall Tenant have any liability with respect to any Hazardous Substance that was on, about, adjacent to, under or near the Tower prior to the Effective Date, or that was generated, possessed, used, stored, released, spilled,

treated, transported, manufactured, refined, handled, produced or disposed of on, about, adjacent to, under or near the Property and/or Tower by: (i) Landlord, its agents, employees, contractors or invitees; or (ii) any third party who is not an employee, agent, contractor or invitee of Tenant.

12. Miscellaneous.

12.1 Assignment. Neither Party may assign or otherwise transfer any of its rights or obligations under this Agreement to any third party without the prior written approval of the other Party, which consent shall not be unreasonably withheld, conditioned or delayed. Notwithstanding the foregoing, either Party may assign or transfer some or all of its rights and/or obligations under the Agreement to: (i) an Affiliate; (ii) a successor entity to its business, whether by merger, consolidation, reorganization, or by sale of all or substantially all of its assets or stock; (iii) any entity in which a Party or its Affiliates have any direct or indirect equity investment; and/or (iv) any other entity directly or indirectly controlling, controlled by or under common control with any of the foregoing, and in each case, such assignment, transfer or other such transaction shall not be considered an assignment under this Section 12.1 requiring consent and the non-assigning Party shall have no right to delay, alter or impede such assignment or transfer.

12.2 Rights Upon Sale of Property or Tower. Should Landlord, at any time during the Term, sell or transfer all or any part of the Property or the Tower to a purchaser other than Tenant, such transfer shall be subject to this Agreement and Landlord shall require any such purchaser or transferee to recognize Tenant's rights under the terms of this Agreement in a written instrument signed by Landlord and the third-party transferee. If Landlord completes any such transfer without executing such a written instrument, then Landlord shall not be released from its obligations to Tenant under this Agreement, and Tenant shall have the right to look to Landlord and the third party for the full performance of this Agreement

12.3 Condemnation. If all or any portion of the Premises is condemned, taken by a Governmental Authority or otherwise appropriated by the exercise of the right of eminent domain or a deed or conveyance in lieu of eminent domain (each, a "**Taking**"), either Party hereto shall have the right to terminate this Agreement immediately upon Notice to the other Party. If either Party elects to terminate this Agreement, the Rent set forth herein shall be abated, and Tenant's liability therefor will cease as of the date of such Taking, this Agreement shall terminate as of such date, and any prepaid rent shall be returned to Tenant. If this Agreement is not terminated as herein provided, then it shall continue in full force and effect, and Landlord shall, within a reasonable time after possession is physically taken by the condemning authority restore the remaining portion of the Premises to render it reasonably suitable for the uses permitted by this Agreement and the Rent shall be proportionately and equitably reduced. Notwithstanding the foregoing, Landlord shall not be obligated to expend an amount greater than the proceeds received from the condemning authority less all expenses reasonably incurred in connection therewith (including attorneys' fees) for the restoration. All compensation awarded in connection with a Taking shall be the property of Landlord, provided that if allowed under Applicable Law, Tenant may apply for and keep as its property a separate award for (i) the value of Tenant's leasehold interest; (ii) the value of Tenant's Equipment or other personal property of Tenant; (iii) Tenant's relocation expenses; and (iv) damages to Tenant's business incurred as a result of such Taking.

12.4 Recording. If requested by Tenant, Landlord and Tenant agree to execute a Memorandum of Lease that Tenant may record at Tenant's sole cost and expense.

12.5 Force Majeure. Notwithstanding anything to the contrary in this Agreement, neither Party shall be liable to the other Party for nonperformance or delay in performance of any of its obligations under this Agreement due to causes beyond its reasonable control, including, without limitation, acts of God, accidents, technical failure governmental restrictions, insurrections, riots, enemy act, war, fire, explosion, flood, windstorm, earthquake, natural disaster or other casualty ("**Force Majeure**"). Upon the occurrence of a Force Majeure condition, the affected Party shall immediately notify the other Party with as much detail as possible and shall promptly inform the other Party of any further developments. Immediately after the Force Majeure event is removed or abates, the affected Party shall perform such obligations with all due speed. Neither Party shall be deemed in default of this Agreement to the extent that a delay or other breach is due to or related to a Force Majeure event. A proportion of the Rent herein reserved, according to the extent that such Force Majeure event shall interfere with the full enjoyment and use of the Premises, shall be suspended and abated from the date of commencement of such Force Majeure event until the date that such Force Majeure event subsides. If such Force Majeure event prevents the affected Party from performing its obligations under this Agreement, in whole or in part, for a period of forty-five (45) or more days, then the other Party may terminate this Agreement immediately upon Notice to the affected Party.

12.6 Successors and Assigns. The respective rights and obligations provided in this Agreement shall bind and shall continue to apply for the benefit of the Parties hereto, their legal representative, heirs, successors and permitted assigns. No rights, however, shall continue to apply for the benefit of any assignee, unless such assignment was made in accordance with Section 12.1 of this Agreement.

12.7 Governing Law and Construction. This Agreement shall be construed, governed and enforced in accordance with the laws of the state in which the Premises is located. The section and paragraph headings contained in this Agreement are solely for reference purposes and shall not affect in any way the meaning or interpretation of this Agreement.

12.8 Severability. Each provision of this Agreement shall be construed as separable and divisible from every other provision and the enforceability of any one provision shall not limit the enforceability, in whole or in part, of any other provision. If a court or administrative body of competent jurisdiction holds any provision of this Agreement to be invalid, illegal, void or less than fully enforceable as to time, scope or otherwise, such provision shall be construed by limiting and reducing it so that such provision is valid, legal and fully enforceable while preserving to the greatest extent permissible the original intent of the parties; the remaining terms and conditions of this Agreement shall not be affected by such alteration, and shall remain in full force and effect.

12.9 Waiver; Remedies. It is agreed that, except as expressly set forth in this Agreement, the rights and remedies herein provided in case of Default or breach by either Landlord or Tenant are cumulative and shall not affect in any manner any other remedies that the non-breaching Party may have by reason of such default or breach. The exercise of any right or remedy herein provided shall be without prejudice to the right to exercise any other right or remedy provided herein, at law, in equity or otherwise. In addition to, and not in limitation of, the preceding, the Parties acknowledge and agree that there will not be an adequate remedy at law for noncompliance with the provisions of Section 5, and therefore either Party shall have the right to equitable remedies, including, without limitation, injunctive relief and specific performance.

12.10 Notice. All notices or requests that are required or permitted to be given pursuant to this Agreement must be given in writing by certified US mail (postage pre-paid) with return receipt requested

or by courier service (charges prepaid), or solely in the case of notice to Landlord by email, to the party to be notified, addressed to such party at the address(es) or email address(es) set forth below, or such other address(es), email address(es) or fax number(s) as such Party may have substituted by written notice (given in accordance with this Section 12.10) to the other Party ("**Notice**"). The sending of such Notice to the proper email address (in the case of email transmission) or the receipt of such Notice (in the case of delivery by first-class certified mail or by courier service) will constitute the giving thereof.

If to be given to Landlord:

The Town of Fairfield
Attention First Selectwoman
611 Old Post Road
Fairfield, CT 06824

If to be given to Tenant:

DISH Wireless L.L.C.
Attn: Lease Administration
5701 South Santa Fe Blvd.
Littleton, Colorado 80120

12.11 Entire Agreement. This Agreement sets forth the entire, final and complete understanding between the Parties hereto regarding the subject matter of this Agreement, and it supersedes and replaces all previous understandings or agreements, written, oral, or implied, regarding the subject matter of this Agreement made or existing before the date of this Agreement. Except as expressly provided by this Agreement, no waiver or modification of any of the terms or conditions of this Agreement shall be effective unless in writing and signed by both Parties. Any provision of this Agreement that logically would be expected to survive termination or expiration, shall survive for a reasonable time period under the circumstances, whether or not specifically provided in this Agreement.

12.12 Compliance with Law. Each Party shall, with respect to its actions and/or inactions pursuant to and in connection with this Agreement, comply with all applicable statutes, laws, rules, ordinances, codes and governmental or quasi-governmental orders or regulations (in each case, whether federal, state, local or otherwise) and all amendments thereto, now enacted or hereafter promulgated and in force during the term of this Agreement, a Renewal Term or any extension of either of the foregoing.

12.13 Counterparts. This Agreement may be executed in any number of identical counterparts and, if so executed, shall constitute one agreement, binding on all the Parties hereto, notwithstanding that all the Parties are not signatories to the original or the same counterpart. Execution of this Agreement by facsimile or electronic signature shall be effective to create a binding agreement and, if requested, Landlord and Tenant agree to exchange original signed counterparts in their possession.

12.14 Attorneys' Fees. If an action is brought by either Party for breach of any covenant and/or to enforce or interpret any provision of this Agreement, the prevailing Party shall be entitled to recover its costs, expenses and reasonable attorneys' fees, both at trial and on appeal, in addition to all other sums allowed by law.

12.15 Incorporation of Exhibits. All exhibits referenced herein and attached hereto are hereby incorporated herein in their entirety by this reference.

{This space intentionally left blank. The next page is the signature page.}

IN WITNESS WHEREOF, the Parties have caused their duly authorized representatives to execute this Agreement as of the Effective Date.

LANDLORD:

TENANT:

THE TOWN OF FAIRFIELD

DISH WIRELESS L.L.C.

By: _____

By: _____

Name: _____

Name: _____

Its: _____

Its: _____

{Signature page to Site Lease Agreement}

EXHIBIT A

LEGAL DESCRIPTION OF PROPERTY

That certain parcel of land located in the The Town of Fairfield, County of Fairfield and State of Connecticut known as Reef Road and identified in the records of the Assessor of the The Town of Fairfield as:

INSERT LEGAL DESCRIPTION

EXHIBIT B

SITE PLAN

[To be inserted prior to execution]

EXHIBIT C

THE TOWN OF FAIRFIELD

TELECOMMUNICATIONS FACILITY UPGRADE PROTOCOL

- A. All equipment upgrade submissions must comply with all applicable ordinances and regulations of the The Town of Fairfield and all applicable regulations, rules, standards, requirements and conditions of the Connecticut Siting Council.
- B. Initial written submission of Tenant's proposed equipment upgrades must be delivered to The Town of Fairfield, 611 Old Post Road, Fairfield, CT 06824, Attention: Chief Financial Officer. The initial submission ("Initial Submission") must include:
 - (1) Copy of existing As-Built on file with Tenant, encompassing the telecommunications equipment that will be upgraded or changed in some manner;
 - (2) Drawings showing proposed equipment upgrades or changes and a detailed written scope of work including plans and specifications describing the proposed equipment upgrades or changes ("Scope of Work"); and
 - (3) Estimated construction schedule, detailing length of time for Tenant to perform construction work.
- C. Upon review of the Initial Submission, the Landlord may make reasonable written requests for additional related documentation and/or modifications.
- D. Upon receipt of a request under Paragraph C, Tenant shall supply the additional related documentation and/or make modifications to the Initial Submission, as reasonably requested by the Landlord.
- E. A "Final Submittal" shall be made by the Tenant to the Landlord in the same manner described for the Initial Submission in Paragraph B. The Final Submittal shall include the following:
 - (1) Final plans and specifications for the proposed equipment changes, and a revised Scope of Work, if different from what was provided in the Initial Submission.
 - (2) A Radio-frequency (RF) emissions report by a licensed engineer or other qualified professional, if Tenant 's proposed upgrades or changes include the addition of new antennas, to show compliance with any existing equipment and FCC regulations regarding RF emissions.
 - (3) Final construction schedule, detailing the length of time for Tenant to perform the proposed work ("Construction Schedule").

- (4) A deposit, in an amount not to exceed \$5,000.00, to cover all reasonable costs incurred by Landlord related to the proposed work, including, but not limited to, expenses incurred by the Landlord for the review of the drawings and Scope of Work by Landlord's staff or Landlord's outside engineering firm and any related supervision or inspection fees, regardless of whether the proposed upgrades or changes will involve work on the Tower, the ground, a roof or all of the above. Landlord shall access the deposit only pursuant to the terms set forth in Paragraph Q below.
- (5) If, after review, Landlord determines that the proposed upgrade will impact the structural integrity of the Tower or building, an appropriate engineering study will be undertaken. Landlord will provide Tenant with a written explanation of the reasons for the structural integrity study. The actual costs of the structural integrity study shall be paid by the Tenant. The study shall be performed by an engineer selected by the Landlord. Tenant will be responsible for the cost of any and all structural modifications or reinforcements of the Tower or the building that may be required in order to accommodate any new or modified equipment added by Tenant in connection with an upgrade. Tenant shall include any and all structural modifications and reinforcements in the Scope of Work and the Construction Schedule. Landlord shall have the right to deny authorization for any modifications to the building or Property that will, in the Landlord's judgment, materially interfere with operations of the Fairfield Police Department or diminish the usable space within the building.
- (6) If the proposed upgrades require additional ground space, rooftop space or Tower space or additional antennae or any other equipment to be added, the Landlord will be entitled to a reasonable increase in the rental fee due under the Lease. Tenant shall not start work until the Landlord and Tenant have agreed upon the amount of the rental fee increase. If the Landlord and Tenant are unable to reach agreement upon the amount of the rental fee increase, then Tenant shall not start work until the amount of the rental fee increase has been determined pursuant to Paragraph R.
- F. Following the Final Submittal, the Landlord and Tenant will cooperate with each other in finalizing any further changes or modifications agreed upon by both parties.
- G. Landlord's consent and/or approval of the proposed equipment upgrades or changes shall not be unreasonably withheld, conditioned, delayed or denied.
- H. When the Final Submission is approved by the Landlord, the Landlord will deliver a written Notice to Proceed delineating the approved Scope of Work and Construction Schedule. The Notice to Proceed will set forth the name, phone number and email address of the agent or representative of the Landlord who Tenant should contact to coordinate the approved work and access to the site.
- I. Tenant shall confirm the date and time that Tenant and its agents and representatives will

perform the upgrade work and the names of the Tenant agents and/or representatives who will be entering the property to perform/supervise the work. Prior to accessing the Property to perform the upgrade work the Tenant shall provide a minimum of 48 hours' prior notice, by contacting the Landlord agent/representative referenced in Paragraph H, at the phone number and email address provided. The Landlord agent/representative will be reasonably available by phone during normal business hours and will not unreasonably delay Tenant's ability to access the property to perform the upgrade work. Once Tenant has notified the Landlord as indicated above, the Landlord will provide access to Tenant in furtherance of the Notice to Proceed, within 48 hours.

- J. The Landlord, its engineer and/or inspector may be on site to inspect the work and confirm compliance with the Notice to Proceed. Actual costs of inspection shall be paid by the Tenant within sixty (60) days of receipt of an invoice together with reasonable supporting documentation evidencing the costs.
- K. The upgrade work shall take place during normal business hours (Monday through Friday 8:00 a.m. to 4:30 p.m.). No upgrade work shall be permitted on weekends or holidays recognized by the Town of Fairfield. Notwithstanding the foregoing, the Landlord will consider permitting work on weekends, holidays or outside of the aforementioned normal business hours, provided Tenant agrees to the full reimbursement for any actual, reasonable expenses associated with the time spent by Landlord's engineer or inspector monitoring the work, such expenses to be paid within sixty (60) days of receipt of an invoice together with reasonable supporting documentation evidencing the expenses.
- L. Absent unforeseen and/or extenuating circumstances, Tenant shall have sixty (60) calendar days to complete construction/upgrades after the work has started. Construction will be deemed started when physical work at the site begins by Tenant.
- M. Upon substantial completion of the work, Tenant shall submit to Landlord written notice indicating the substantial completion of the upgrades or changes to allow the Landlord to schedule an engineering inspection. Within thirty (30) days of the Landlord's receipt of Tenant's written notice of substantial completion, the Landlord shall submit to Tenant a written acceptance of the work or a reasonable punch list of items to be completed and/or addressed. Punch list items must be directly related to the Tenant's recently performed upgrades or changes and construction shall be deemed complete if a punch list is not submitted within the thirty (30) day period. Tenant shall use reasonable efforts to complete all punch list items within thirty (30) days of the receipt of the punch list. If the items on the punch list are not completed within said thirty (30) days, Landlord shall, upon ten (10) days' notice to Tenant, have the option of completing such items at Tenant's expense, provided that Landlord itemizes to Tenant all reasonable expenditures incurred and Tenant has not completed same following the ten (10) days' notice.
- N. Once all work has been approved by Landlord or its engineer, Tenant shall submit at its cost and expense: (1) New As-Built drawings by an engineer or architect licensed in Connecticut, if the upgrade modifications are substantial, or new As-Built addendum report by an engineer or architect licensed in Connecticut to reflect minor upgrade

modifications; and (2) Color photographs of the completed work.

- O. The Landlord shall submit a final, detailed bill to Tenant detailing the time and work reasonably performed, within sixty (60) days after Tenant's completion of the work. Landlord may use the Deposit to pay such final bill. If the bill exceeds the Deposit, Tenant shall pay the excess within sixty (60) days after receipt of the bill. If the bill is less than the Deposit, a refund shall be made within sixty (60) days thereafter.
- P. This Upgrade Protocol is applicable only to work where Tenant seeks to upgrade or modify its existing equipment installation. It does not apply to: (1) maintenance or repair of any existing equipment; and (2) replacement of broken or non-functioning equipment with like kind or similar equipment.
- Q. To the extent that any proposed upgrade work at the site is relatively minor and has little impact on the site, the Lessor may waive some or all of the formalities of this Upgrade Protocol provided that any such waiver must be in writing.
- R. If Landlord and Tenant are unable to reach agreement upon the amount of a rental fee increase due under Paragraph E(6), then the amount of the rental fee increase shall be determined as follows.
 - (1) Negotiation. First, representatives of Tenant and Landlord shall meet either alone or together with their respective advisors, in the spirit of good faith, to attempt to negotiate a resolution of the dispute by mutual agreement in writing.
 - (2) Arbitration. If Landlord and Tenant are unable to resolve the dispute by mutual agreement under Paragraph R(1) within two (2) weeks following the initiation of negotiations between the parties thereunder, then, upon demand of either Landlord or Tenant, the dispute shall be submitted to binding arbitration in accordance with the Commercial Arbitration Rules of the American Arbitration Association (the "Commercial Arbitration Rules"). The parties may agree upon one (1) arbitrator. If they cannot so agree within two (2) weeks following demand for arbitration, then each party shall select an arbitrator, and the arbitrators so selected shall select a third arbitrator (the "Deciding Arbitrator"), and the decision of the Deciding Arbitrator shall be binding and conclusive. If either party refuses or fails to join in the appointment of an arbitrator, an arbitrator shall be appointed in accordance with the Commercial Arbitration Rules. All arbitration hearings shall take place in Fairfield County, Connecticut.
 - (3) Controls Over Statutes and Regulations. Landlord and Tenant agree that the method of determining the rental fee increase under this Paragraph R shall apply as between them in lieu of any applicable mechanism prescribed under the statutes or regulations of the State of Connecticut, including, without limitation CGS Section 16-50aa(d)(1). Landlord and Tenant waive the right to proceed under CGS Section 16-50aa(d)(1) in connection with the determination of the rental fee increase due under Paragraph E(6).

MEMORANDUM

TO: Fairfield RTM's Legislation and Administration Committee

FROM: Jill Vergara (RTM District 7)

Cc: Ordinance revision co-sponsors—Jeff Galdenzi (D3), Jay Wolk (D5), Andrew Graceffa (D6), Dru Georgiadis (D9)
Chief Kalamaras and Captain Weihe
Town Attorney, Jim Baldwin

Re: Revisions to Chapter 78, Noise, of Fairfield's Town Code

DATE: February 14, 2023

We are submitting proposed revisions to the Town's Noise Ordinance with the following goals:

- 1) To give the police department more tools to use to assist in enforcement and to simplify standards applied
- 2) To broaden protections to include daytime hours
- 3) To be responsive to multiple constituent complaints and concerns regarding unregulated noise at town-leased/rented properties, disruptive yard maintenance noise, vehicular engine revving, loud mufflers, and fireworks

I. PLAINLY AUDIBLE STANDARD ADDRESSES THE NEED FOR ADDITIONAL ENFORCEMENT TOOLS

§ 78-2 PLAINLY AUDIBLE—Any sound that can be detected by a person using his or his unaided hearing faculties of normal acuity. As an example, if the sound source under investigation is a portable or vehicular sound amplification or reproduction device, the enforcement officer need not determine the title, specific words, or the artist performing the song. The detection of the rhythmic bass component of the music is sufficient to constitute a plainly audible sound.

In reviewing enforcement actions over the past few years, it has become clear that the police need additional enforcement tools. Our current noise ordinance relies exclusively on decibel readings to assess whether violations have occurred. These decibel readings must be taken by a sound level meter but taking these decibel readings at the emitter's property is cumbersome and impractical for our police officers. Not only are patrol cars are not equipped with sound meters, but our police officers already must manage several devices and any additional devices in our police officers' hands may impede them from protecting themselves or others. Rather than issuing infractions pursuant to our local noise ordinance that requires decibel measurement, our police officers issue violations pursuant to Connecticut General Statutes Section 53a-181a, or Creating a Public Disturbance (which uses a reasonableness

standard and requires intent to cause a public disturbance). Fines issued under public disturbance/breach of peace are collected by the State; whereas notice infractions issued pursuant to our local noise ordinance would be collected by the Town.

Several other towns have recognized the need to give their police officers more tools and standards to enforce their noise regulations. Norwalk, Rocky Hill, Hartford, Bloomfield and Torrington have successfully included PLAINLY AUDIBLE standards in their noise ordinances. In these towns, the PLAINLY AUDIBLE standard has proven to be an effective tool for their police officers.

Like these other towns, we have limited application of this standard only to noise produced by a SOUND PRODUCTION DEVICE (“Any device whose primary function is the production of sound, including but not limited to any musical instrument, loudspeaker, radio, vehicle stereo, vehicle muffler, television, digital or analog music player, public address system or sound-amplifying equipment.” §78-2 Definitions). With approximately 90% of noise complaints stemming from loud music, we are hopeful that this new standard will give the police the discretion they need for most complaints.

Under the revised Section 78-4 (Noise level measurement procedures) that we have proposed, “Noise will be plainly audible by a person with normal hearing when such noise can be heard at the distances enumerated in § 78-5. Distances may be measure by approximation from the source of noise.” The distances enumerated in Section 78-5 are: 100 feet or inside a residence during nighttime hours when the receptor is in a Residential Zone; 150 feet or inside a residence during daytime hours when the receptor is in a Residential Zone; 200 feet when the receptor is in a Business Zone; and 250 feet when the receptor is in an Industrial Zone. Simplifying and adding clarifying language to the noise level standards in Section 78-5 makes the rules and standards easier to understand for our residents and easier to enforce for our officers. Our current table is complex and confusing.

II. INCLUSION OF DAYTIME HOURS BRINGS OUR ORDINANCE IN LINE WITH ALL OTHER MUNICIPALITIES AND IS RESPONSIVE TO CONSTITUENT COMPLAINTS

§ 78-2 DAYTIME HOURS—Hours not defined as nighttime.

§ 78-3 It shall be unlawful for any person to emit or cause to be emitted any noise from such person’s property beyond the boundaries of his property lines in excess of the noise levels set forth in § 78-5 during the daytime or nighttime hours as defined in § 78-2, except in those incidences provided for in § 78-7 and § 78-8.

§ 78-5A—No person shall emit noise exceeding the levels stated herein during daytime or nighttime hours, except in those incidences provided for in § 78-7 and § 78-8 of this chapter: Residential receptor. Daytime. 55 dBA

Over the pandemic, the town experienced a steady increase in noise complaints, with 2021-2022 complaints (474 total) representing a 30% increase over complaints made in 2019-2020 (366). Many residents were working from home and continue to work from home, and constituents began to complain about daytime noise. The failure of our ordinance to specify daytime noise standards created a regulatory gap that was not meeting the needs of our residents and was not meeting the legislative intent to protect people from “[l]oud, excessive and unreasonable noise.” Fairfield Town Code, § 78-1.

Our review of other Connecticut municipalities’ noise ordinances, as well as the baseline state protections (Connecticut Department of Environmental Protection, Title 22a, §§ 22a-69-1—22a-69-7.4), revealed that Fairfield is the only town in Connecticut (of the 66 with their own local ordinances) not to include protections for the daytime hours. Indeed, Fairfield’s definition of nighttime hours is the least restrictive of all towns and exactly mirrors the baseline set by the State’s regulation for weekdays (10:00 p.m. to 7:00 a.m.) and is less restrictive for weekend hours (Fairfield’s extension of protections on the weekend are from 11:00 p.m to 8:00 a.m.). Setting standards for daytime noise is not only responsive to our residents’ complaints but brings Fairfield’s ordinance in line with all other municipalities and state regulatory guidance.

In Section 78-2, we define DAYTIME HOURS as “Hours not defined as nighttime,” which is a common definition used when towns have different weekday and weekend hours;¹ and in Section 78-5, we set the decibel level at 55 dBA only for complaints in residential zones.² We also expanded the activities excluded from regulation in Sections 78-7 and 78-8 to accommodate for the expansion of protections into daytime hours. The additional activities excluded from noise regulation include:

- agricultural activities (§ 78-7(F));
- public school construction (§ 78-7(G));
- road maintenance activities by DPW and WPCA (§ 78-7(I));
- garbage collection during daytime hours (§ 78-7(J));
- public demonstrations and protests during daytime hours (§ 78-7(P)); and
- construction, blasting, demolition, power tools, home maintenance tools, landscaping and yard maintenance conducted 7:00 a.m. to 8:00 p.m. on the weekdays and 8:00 a.m. to 6:00 p.m. on the weekends

III. THE NOISE REVISIONS ARE RESPONSIVE TO SEVERAL CONSTITUENT COMPLAINTS INCLUDING EXCESSIVE NOISE AT THE BURR MANSION, DRAG RACING THROUGH THE STREETS WITH LOUD MUFFLERS AND ENGINE REVVING, DISRUPTIVE YARD MAINTENANCE NOISE AND FIREWORKS

As discussed earlier, daytime noise concerns became more prevalent over the past few years. Constituents have written to RTM members about loud outdoor music (including but not

¹ See Farmington and Rocky Hill noise ordinances.

² 55 dBA is a standard DAYTIME HOURS sound level. See Norwalk, Farmington and Rocky Hill noise ordinances, See also R.C.S.A. § 22a-69-3.5.

limited to rented/leased town properties like the Burr Mansion), yard maintenance noise (mostly leaf blower complaints), building construction, loud mufflers, engine revving and unnoticed fireworks. In response to these complaints, we have sought legislative solutions to include in our proposed revisions.

In Section 78-8, a new section of the ordinance entitled, “Specific Prohibitions,” the following activities are specifically prohibited to address the above-outlined issues:

- Construction, blasting, demolition, power tools, home maintenance tools, landscaping and/or yard maintenance equipment operated between 8:00 p.m and 7:00 a.m. on weekdays and between 6:00 p.m. and 8:00 a.m. on the weekends/federal holidays unless these activities can meet the limits set forth in § 78-5 for nighttime hours³
- Impulse noise such as vehicle backfiring, engine racing, and unnecessary horn blowing⁴
- Igniting fireworks, except by the Town of Fairfield or its designees
- Private use of town property that exceeds the noise level standards set forth in § 78-5⁵

With regards to leaf blowers specifically, several communities are considering banning gas leaf blowers (Westport successfully passed an ordinance limiting use of gas leaf blowers). Our revisions are a smaller step towards controlling some of the disturbing landscaping noise. Instead of targeting one activity and banning it wholesale, we have broadened nighttime protections to try to ensure more peaceful enjoyment of one’s property at times when people should be able to expect more quiet. If these changes do not achieve the protections necessary for Fairfield’s residents, we recommend further analysis and discussion with the police department and/or conservation (as the environmental concerns are as much, if not more, of a concern with regards to gas leaf blowers as the noise).

IV. CONCLUSION

These revisions are a culmination of much research and analysis regarding noise regulation across the State. Fairfield’s ordinance is outdated and neither meets our residents’

³ Note that these times have been changed since we first submitted the revisions to the Moderator. After receiving input from the police department, we narrowed the times in which these activities are prohibited by one hour in both the morning and night. Also note that after receiving input from both Park and Recreation Director Anthony Calabrese and the Fairfield Athletic Foundation, we have carved out an exception for maintenance of town fields from this prohibition: “Maintenance of town playing fields shall not be subject to this prohibition.” Fairfield Town Code § 78-8(A).

⁴ Note that we removed “leaf blower revving” from the list of impulse noises specifically prohibited in Section 78-8 (B) after receiving input from the police department.

⁵ This prohibition was added to address the issue that arose with Burr Mansion. We wanted to clarify that all events, even those permitted through the town, must abide by the noise level standards established in this ordinance. In addition, we added clarifying language in the exclusion of activities sanctioned by the town, that those excluded public celebrations must be open to the public and not private events. § 78-7 Exclusions: “Noise created by public celebrations and on-site recreational or sporting activities which are sanctioned by the State of Connecticut or the Town of Fairfield and are open to the public.”

needs nor gives the enforcement agent (our police department) the appropriate tools to enforce the ordinance. While these revisions do not address all problems, they are an important step forward.

Supporting Documents

Noise Ordinance

Summary of	% or #	Detail	Count
Local Noise Data			
Towns in CT with a noise ordinance	39%	Of all towns	n=66/169
Fairfield is the only town in CT with a noise ordinance that does not have daytime noise standards	1	Of all towns with a noise ordinance that lack daytime noise standards	n=1/66
Towns in CT with “ plainly audible ” standards in their noise ordinance	8%	Norwalk, Rocky Hill, Hartford, Bloomfield, Torrington	n=5/66
Average number of noise complaints per year in Fairfield	436	Based on 3 years of data 2019-2021	N=1,309
# Noise complaints in 2019	366		N=366
# Noise complaints in 2020	469	28% increase from 2019	N=469
# Noise complaints in 2021	474	30% increase from 2019	N=474
Noise emitters who were issued an infraction	Less than 1%	In the past 3 years	n=10/1309
Loud music complaints	91%	Of all noise complaints (Oct-Nov 2019)	n=30/33

Total of 10 infractions (less than 1%) cited under CGS 53a-181a Creating a Public Disturbance in past 3 years:

- | | |
|---|-----------------------------|
| o 6 infractions on Fairfield Beach Road | Music/loud voices |
| o 1 infraction on Reef Road | <u>New Year's Eve party</u> |
| o 1 infraction on Colonial Drive | Yelling |
| o 1 infraction on Black Rock Avenue | Music and screaming |
| o 1 infraction on Garden Drive | Yelling |

[illegible]

Connecticut General Statutes, Executive Orders and Local Regulations relating to noise:

- **CGS 53a-181a Creating a Public Disturbance** (aka Breach of Peace, Infraction): “(a) A person is guilty of creating a public disturbance when, with intent to cause inconvenience, annoyance or alarm, or recklessly creating a risk thereof, he (1) engages in fighting or in violent, tumultuous or threatening behavior; or (2) annoys or interferes with another person by offensive conduct; or (3) makes unreasonable noise. (b) Creating a public disturbance is an infraction.
- **CGS 53a-182 Disorderly Conduct** (Class C misdemeanor). “a) A person is guilty of disorderly conduct when, with intent to cause inconvenience, annoyance or alarm, or recklessly creating a risk thereof, such person: (1) Engages in fighting or in violent, tumultuous or threatening behavior; or (2) by offensive or disorderly conduct, annoys or interferes with another person; or (3) makes unreasonable noise; or (4) without lawful authority, disturbs any lawful assembly or meeting of persons; or (5) obstructs vehicular or pedestrian traffic; or (6) congregates with other persons in a public place and refuses to comply with a reasonable official request or order to disperse; or (7) commits simple trespass, as provided in section 53a-110a, and observes, in other than a casual or cursory manner, another person (A) without the knowledge or consent of such other person, (B) while such other person is inside a dwelling, as defined in section 53a-100, and not in plain view, and (C) under circumstances where such other person has a reasonable expectation of privacy.”
- **CGS 22-363 Nuisance** (infraction): “No person shall own or harbor a dog or dogs which is or are a nuisance by reason of vicious disposition or excessive barking or other disturbance, or, by such barking or other disturbance, is or are a source of annoyance to any sick person residing in the immediate vicinity. Violation of any provision of this section shall be an infraction for the first offense and such person shall be fined not more than one hundred dollars or imprisoned not more than thirty days or both for each subsequent offense and the court or judge may make such order concerning the restraint or disposal of such dog or dogs as may be deemed necessary.”
- **Ned Lamont’s Executive Order No. 7MM ii**: “Outdoor Activities” shall not be deemed to include live entertainment, provided that nothing in this order shall be deemed to prohibit an independent approval of live entertainment pursuant to local regulation.”
- **Fairfield Zoning Regulations 12.9.3 Noise** (Performance Standards): “No noise which is objectionable due to volume, intermittence, beat frequency or shrillness shall be transmitted outside the property where it originates.”
- **Fairfield Zoning Regulations 12.9.5 Vibration** (Performance Standards): “No vibration shall be transmitted outside the property where it originates.”

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial, 12 pt

Formatted: Font: (Default) Arial, 12 pt, Bold

Formatted: Font: (Default) Arial, 12 pt

Formatted: Font: (Default) Arial, 12 pt

Formatted: Font: (Default) Arial, 12 pt, Bold

Formatted: Font: (Default) Arial, 12 pt, Bold

Formatted: Font: (Default) Arial, 12 pt, Bold

- **Fairfield Zoning Regulations 21.6.2 Noise** (Designed Industrial District): "No noise or vibration which is objectionable due to volume, intermittence, beat frequency or shrillness shall be transmitted outside the property where it originated."
- **Fairfield Zoning Regulations 22.4.2 Noise** (Designed Research District): "No noise or vibration which is objectionable due to volume, intermittence, beat frequency or shrillness shall be transmitted outside the property where it originated."
- **Fairfield Zoning Regulations 24.7.7.4** (Land Excavation and Fill): "a schedule to be filed with the Commission showing the following: requirements as to control dust, noise, fumes and lighting, if permitted, so as to prevent results injurious or offensive to the general public and the environment."
- **Fairfield Zoning Regulations 27.4.9.10** (Special Exception Regulations): "...Such recreation areas shall be designed to provide security and privacy and to prevent the emission of objectionable noise and light on to abutting properties."
- **Fairfield Parks and Recreation Contracts:** 20. Sound must be kept at a reasonable level and the source of music must be confined to the interior of building. Speakers must be inside building, not near any open windows and pointing away from neighbor's homes. Music/Noise must be kept at a moderate level 10pm weeknights; 11pm weekends. (Noise Ordinance)

From: Paul Hammick <p.hammick@bloomfieldpolice.org>

Formatted: Font: 13 pt

Sent: Tuesday, February 1, 2022 10:59 AM

To: alisrael@sbcglobal.net

Subject: Bloomfield Noise Ordinance

Good morning Ms. Israel,

It was a pleasure speaking with you this morning regarding the Town of Bloomfield Noise ordinance. As I explained in our conversation, Bloomfield developed the noise ordinance after consulting with prosecutors from the local Hartford Community Court, and reviewing neighboring community noise ordinances. After reviewing the available information, we felt that the City of Hartford Noise Ordinance was a good template, and together with the Zoning Enforcement Officer, The Town Manager and the Bloomfield Town Attorney's input, we constructed our ordinance to more effectively address the Bloomfield community. We have applied or enforced our ordinance in many different situations, including late-night gatherings, music and other quality of life issues.

Formatted: Font: 13 pt, Underline

Our "plainly audible" standard was adopted from the City of Hartford Noise Ordinance, and would be applied in situations when a decibel meter is unavailable, or at the discretion of the police officer or shift supervisor, the noise is unreasonable at a distance of 100 feet from its source. The officer would then attempt to record the violation on their body-worn camera, and preserve it as evidence if necessary. I should add, that most violations are addressed by officers through a warning, and a citation is normally reserved for repeated violations. It is our experience that most residents are compliant and want to be good neighbors in the community.

I wish you the very best in your attempts to create a suitable noise ordinance for the Fairfield community.

Paul Hammick

Paul B. Hammick

Chief of Police
Bloomfield Police Department
785 Park Avenue
Bloomfield, CT 06002
Tel. (860) 242-5501
Fax (860) 242-9316
p.hammick@bloomfieldpolice.org

From: Matthew Suplee <m.suplee@bloomfieldpolice.org>
Sent: Monday, June 13, 2022 10:51 AM
To: alisrael@sbcglobal.net
Subject: Noise Ordinance

Alyssa Israel,

Hello, my name is Lt. Matt Suplee. I'm the patrol commander here at the Bloomfield Police Department. I was asked to answer your request for information concerning how our Town Ordinance is enforced concerning noise. I'll try to answer the questions as you asked them in your e-mail.

Plainly Audible at 100 feet from its Source is measured either using a Laser speed device (they also read distance) or by approximation. Walking with a wheel onto someone's property could be questionable depending on where the officer was walking on the property.

The training received for using the sound meter was done through written instructions being given to the officers. The decibel meter is fairly simple to use so no extensive in person training was required.

The use of the noise meter is determined by the nature of the call and the time and circumstances of the complaint. It is used most frequently in cases where the fact there is noise at all does not give probable cause of a violation. It is used a lot for commercial property noise complaints and parties during the day and early evening hours where the decibel level of the noise is the main concern. It is also used for calls at residences where there are many noise complaints.

The main inconvenience is there is one meter so it can't be in every car and must be brought to the scene sometimes.

Our noise ordinance is a town ordinance so it has been upheld. We have been successful in superior court with the breach of peace/ creating a public disturbance enforcement.

Lieutenant Matthew Suplee
Bloomfield Police Department
785 Park Avenue
Bloomfield, CT 06002

(860) 242-5501 ext. 5424
(860) 243-8432 (fax)
m.suplee@bloomfieldpolice.org

[8.1 Cognitive development](#)

- [9 Prevention](#)
- [10 Regulations](#)
- [11 Effects on dogs](#)
- [12 See also](#)
- [13 References](#)
- [14 External links](#)

Noise induced hearing loss[\[edit\]](#)

Main article: [Noise-induced hearing loss](#)

Noise-induced hearing loss is a permanent shift in pure-tone thresholds, resulting in sensorineural hearing loss. The severity of a threshold shift is dependent on duration and severity of noise exposure. Noise-induced threshold shifts are seen as a notch on an audiogram from 3000 to 6000 Hz, but most often at 4000 Hz.^[14]

Exposure to loud noises, either in a single traumatic experience or over time, can damage the auditory system and result in hearing loss and sometimes [tinnitus](#) as well. Traumatic noise exposure can happen at work (e.g., loud machinery), at play (e.g., loud sporting events, concerts, recreational activities), and/or by accident (e.g., a backfiring engine.) Noise induced hearing loss is sometimes [unilateral](#) and typically causes patients to lose hearing around the frequency of the triggering sound trauma.^[15]

Tinnitus[\[edit\]](#)

[Tinnitus](#) is an auditory disorder characterized by the perception of a sound (ringing, chirping, buzzing, etc.) in the ear in the absence of an external sound source. There are two types of tinnitus: subjective and objective. Subjective is the most common and can only be heard "in the head" by the person affected. Objective tinnitus can be heard from those around the affected person and the audiologist can hear it using a stethoscope. Tinnitus can also be categorised by the way it sounds in one's ear, pulsatile tinnitus^[16] which is caused by the vascular nature of Glomus tumors and non-pulsatile tinnitus which usually sounds like crickets, the sea and bees.

Though the pathophysiology of tinnitus isn't known, noise exposure can be a contributing factor, therefore tinnitus can be associated with hearing loss, generated by the cochlea and central nervous system (CNS). High frequency hearing loss causes a high pitched tinnitus and low frequency hearing loss causes a roaring tinnitus.^[17] Noise-induced tinnitus can be temporary or permanent depending on the type and amount of noise a person was exposed to.

Cardiovascular effects[\[edit\]](#)

Noise has been associated with important [cardiovascular](#) health problems, particularly [hypertension](#), as it causes an increase in levels of stress hormones and vascular [oxidative stress](#).^{[11][18][19][20]} Noise levels of 50 [dB\(A\)](#) or greater at night may increase the risk of [myocardial infarction](#) by chronically elevating [cortisol](#) production.^{[21][22][23]}

Traffic noise has several negative effects, including increased risk for [coronary artery disease](#), with night-time exposure to noise possibly more harmful than day-time exposure.^[1] It has also been shown to increase blood pressure in individuals within the surrounding residential areas, with railways causing the greatest cardiovascular effects.^{[24][25]} Roadway noise levels are sufficient to constrict arterial blood flow and lead to [elevated blood pressure](#).^{[26][24]} Vasoconstriction can result from

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

elevated [adrenaline](#) levels or through [medical stress](#) reactions. Long-term exposure to noise is correlated to increase in cortisol and angiotensin-II levels which are respectively associated with oxidative stress and vascular inflammation.^[41] Individuals subject to great than 80 dB(A) in the workplace are at increased risk of having increased blood pressure.^{[27][28]}

A 2021 systematic review on the effect of occupational exposure to noise on ischaemic heart disease (IHD), stroke and hypertension, coordinated by the [World Health Organization](#) (WHO) and the [International Labour Organization](#) (ILO) located 17 studies that met the inclusion criteria, comprising a total of 534,688 participants (7.47% females) in 11 countries and in three WHO regions (the Americas, Europe, and the Western Pacific).^[29] The study found the low quality of evidence the effect of occupational exposure to intense noise (≥ 85 dBA), compared to occupational exposure below 85 dBA (< 85 dBA). They concluded that there is an inadequate evidence of harmfulness for the studied outcomes with the exception for the risk of acquiring IHD, which was 29% higher for those exposed to noise in their workplace.^[29]

Other physical health effects[\[edit\]](#)

Traffic noise may also increase the risk of sleep disturbances, stroke, diabetes, and becoming overweight.^[41]

Psychological impacts of noise[\[edit\]](#)

Causal relationships have been discovered between noise and psychological effects such as annoyance, psychiatric disorders, and effects on psychosocial well-being.^[4] Exposure to intense levels of noise can cause personality changes and violent reactions.^[30] Noise has also been shown to be a factor that is attributed to violent reactions.^[31] The psychological impacts of noise also include an addiction to loud music. This was researched in a study where non-professional musicians were found to have loudness addictions more often than non-musician control subjects.^[32]

Psychological health effects from noise also include depression and anxiety. Individuals who have hearing loss, including noise induced hearing loss, may have their symptoms alleviated with the use of hearing aids. Individuals who do not seek treatment for their loss are 50% more likely to have depression than their aided peers.^[33] These psychological effects can lead to detriments in physical care in the form of reduced self-care, work-tolerance, and increased isolation.^[34]

Auditory stimuli can also serve as psychological triggers for individuals with post traumatic stress disorder (PTSD).^[35]

Stress[\[edit\]](#)

Research commissioned by [Rockwool](#), a multi-national [insulation](#) manufacturer headquartered in [Denmark](#), reveals that in the UK one third (33%) of victims of domestic disturbances claim loud parties have left them unable to sleep or made them stressed in the last two years. Around one in eleven (9%)^[36] of those affected by domestic disturbances claims it has left them continually disturbed and stressed. More than 1.8 million people claim noisy neighbours have made their life a misery and they cannot enjoy their own homes. The impact of noise on health is potentially a significant problem across the UK given that more than 17.5 million Britons (38%) have been disturbed by the inhabitants of neighbouring properties in the last two years. For almost one in ten (7%) Britons this is a regular occurrence.^[36]

The extent of the problem of noise pollution for public health is reinforced by figures collated by Rockwool from local authority responses to a [Freedom of Information Act](#) (FOI) request. This research reveals in the period April 2008 – 2009 [UK councils](#) received 315,838 complaints about

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: Arial, 12 pt

Formatted: Font: (Default) Arial, 12 pt

Formatted: Font: Arial, 12 pt

Formatted: Font: (Default) Arial

Formatted: Font: Arial, 12 pt

Formatted: Font: (Default) Arial, 12 pt

Formatted: Font: Arial, 12 pt

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: Arial, 12 pt

Formatted: Font: (Default) Arial, 12 pt

Formatted: Font: Arial, 12 pt

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

noise pollution from private residences. This resulted in environmental health officers across the UK serving 8,069 [noise abatement](#) notices, or citations under the terms of the Anti-Social Behaviour (Scotland) Act.^[36]

[Westminster City Council](#)^[37] has received more complaints per head of population than any other district in the UK with 9,814 grievances about noise, which equates to 42.32 complaints per thousand residents. Eight of the top 10 councils ranked by complaints per 1,000 residents were in [London](#).

[Annoyance](#)^[edit]

Sudden impulse noises are typically perceived as more bothersome than noise from traffic of equal volume.^[38] Annoyance effects of noise are minimally affected by demographics, but fear of the noise source and sensitivity to noise both strongly affect the 'annoyance' of a noise.^[39] Sound levels as low as 40 dB(A) can generate noise complaints^[40] and the lower threshold for noise producing [sleep disturbance](#) is 45 dB(A) or lower.^[41]

Other factors that affect the "annoyance level" of sound include beliefs about noise prevention and the importance of the noise source, and annoyance at the cause (i.e., non-noise related factors) of the noise.^[42] Many of the interpretations of the level of annoyance and the relationship between noise levels and resulting health symptoms could be influenced by the quality of interpersonal relationships at the workplace, as well as the stress level generated by the work itself.^[43] Evidence for impact on annoyance of long-term noise versus recent changes is equivocal.^[42]

Approximately 35% to 40% of office workers find noise levels from 55 to 60 dB(A) extremely irritating.^[4] The noise standard in Germany for mentally stressful tasks is set at 55 dB(A).^[44] however, if the noise source is continuous, the threshold level for tolerability among office workers is lower than 55 dB(A).^[4]

[Child physical development](#)^[edit]

The [U.S. Environmental Protection Agency](#) authored a pamphlet in 1978 that suggested a correlation between low-birthweight (using the [World Health Organization](#) definition of less than 2,500 grams (88 oz)) and high sound levels, and also high rates of [birth defects](#) in places where expectant mothers are exposed to elevated sound levels, such as typical [airport](#) environs. Specific birth abnormalities included [harelip](#), [cleft palate](#), and defects in the [spine](#).^[45]

According to Lester W. Sontag of The Fels Research Institute (as presented in the same EPA study): "There is ample evidence that environment has a role in shaping the physique, behavior, and function of animals, including man, from [conception](#) and not merely from [birth](#). The [fetus](#) is capable of perceiving sounds and responding to them by motor activity and cardiac rate change." The effects of noise exposure are highest when it occurs between 15 and 60 days after conception, a period in which major internal [organs](#) and the [central nervous system](#) are formed.^[45]

Later developmental effects occur as vasoconstriction in the mother reduces blood flow and therefore [oxygen](#) and nutrition to the fetus. Low birth weights and noise were also associated with lower levels of certain [hormones](#) in the mother. These hormones are thought to affect fetal growth and to be good indicators of [protein](#) production. The difference between the hormone levels of pregnant mothers in noisy versus quiet areas increased as birth approached.^[45]

In a 2000 publication, a review of studies on birthweight and noise exposure note that while some older studies suggest that when women are exposed to >65 dB aircraft noise a small decrease in birthweight occurs, in a more recent study of 200 Taiwanese women including noise dosimetry measurements of individual noise exposure, the authors found no significant association between

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

Formatted

noise exposure and birth weight after adjusting for relevant confounders, e.g. social class, maternal weight gain during pregnancy, etc.^[4]

Cognitive development^[edit]

When young children are regularly exposed to levels of noise that interfere with speech, they may develop speech or reading difficulties, because auditory processing functions are compromised. Children continue to develop their speech perception abilities until they reach their teens. Evidence has shown that when children learn in noisier classrooms, they have more difficulties understanding speech than those who learn in quieter settings.^[46]

In a study conducted by Cornell University in 1993, children exposed to noise in learning environments experienced trouble with word discrimination, as well as various cognitive developmental delays.^{[47][48]} In particular, the writing learning impairment [dysgraphia](#) is commonly associated with environmental [stressors](#) in the classroom.^[49]

High noise levels have also been known to damage the physical health of small children. Children from noisy residences often have a heart rate that is significantly higher (by 2 beats/min on average) than those of children from quieter homes.^[50]

Prevention^[edit]

Main article: [Hearing protection device](#)



Different styles of earplugs are pictured. Left, pre-molded earplugs. Center, formable earplugs. Right, roll-down foam earplugs.

A hearing protection device (HPD) is an [ear protection](#) device worn in or over the ears while exposed to hazardous [noise](#) to help prevent [noise-induced hearing loss](#). HPDs reduce (not eliminate) the level of the noise entering the ear. HPDs can also protect against other effects of noise exposure such as [tinnitus](#) and [hyperacusis](#). Proper hygiene and care of HPDs may reduce chances of outer ear infections.^[51] There are many different types of HPDs available for use, including [earmuffs](#), [earplugs](#), electronic hearing protection devices, and semi-insert devices.^[52] One can measure the personal attenuation rating through a [hearing protection fit-testing](#) system.

Earmuff style hearing protection devices are designed to fit over the outer ear, or [pinna](#). Earmuff HPDs typically consist of two ear cups and a head band.^[52] Earplug style hearing protection devices are designed to fit in the [ear canal](#). Earplugs come in a variety of different subtypes.^[52] Some HPDs reduce the sound reaching the [eardrum](#) through a combination of electronic and structural components. Electronic HPDs are available in both earmuff and custom earplug styles. Electronic microphones, circuitry, and receivers perform [active noise reduction](#), also known as [noise-cancelling](#), in which a signal that is 180-degrees out-of-phase of the noise is presented, which in theory cancels the noise.^[52] Canal caps are similar to earplugs in that they consist of soft tip that is inserted into the opening of the ear canal.^[52]

Formatted: Font: (Default) Arial

Formatted: Font: 12 pt

Formatted: Font: (Default) Arial

Formatted: Font: 12 pt

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: Arial, 12 pt

Formatted: Font: (Default) Arial, 12 pt

Formatted: Font: Arial, 12 pt

Formatted: Font: 12 pt

Formatted: Font: (Default) Arial, 12 pt

Formatted: Font: 12 pt

Formatted: Font: 12 pt

Formatted: Font: 12 pt

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Regulations^[edit]

Main article: [Noise regulation](#)

Environmental [noise regulations](#) usually specify a maximum outdoor noise level of 60 to 65 [dB\(A\)](#), while occupational safety organizations recommend that the maximum exposure to noise is 40 hours per week at 85 to 90 dB(A). For every additional 3 dB(A), the maximum exposure time is reduced by a factor 2, e.g. 20 hours per week at 88 dB(A). Sometimes, a factor of two per additional 5 dB(A) is used, however, these occupational regulations are acknowledged by the health literature as inadequate to protect against [hearing loss](#) and other health effects. In an effort to prevent noise-induced hearing loss, many programs and initiative have been created, like the [Buy Quiet](#) program, which encourages employers to purchase quieter tools and equipment, and the [Safe-In-Sound Award](#), which recognizes organizations with successful hearing loss prevention strategies.^{[53][54]}

With regard to indoor noise pollution in residences, the U.S. [Environmental Protection Agency](#) (EPA) has not set any restrictions on limits to the level of noise. Rather, it has provided a list of recommended levels in its *Model Community Noise Control Ordinance*, which was published in 1975. For instance, the recommended noise level for indoor residences is less than or equal to 45 dB.^{[55][56]}

[Noise pollution](#) control in residences is not funded by the federal government in part because of the disagreements in establishing causal links between sounds and health risks, since the effect of noise is often psychological and also, because it leaves no singular tangible trace of damage on the human body. For instance, hearing loss could be attributed to a variety of factors including age, rather than solely due to excessive exposure to noise.^{[57][58]} A state or local government is able to regulate indoor residential noise, however, such as when excessive noise from within a home causes disturbances to nearby residences.^{[57][59]}

Effects on dogs^[edit]

While people are often educated on the effects of noise exposure in humans, there are also different noise exposure effects in animals as well. An example of this would be in dogs, and the noise exposure levels occurring within kennels. Dogs experience this noise exposure whether it be a long stay at an animal shelter, or a weekend stay at a boarding facility.

Organizations like [NIOSH](#) and [OSHA](#) have different regulations when it comes to the noise exposure levels in industrial workers. Currently there are no regulations related to the noise exposure for dogs even with such damaging effects related to their health. Health risks dogs are exposed to include ear damage and behavioral changes.

The average noise exposure in a kennel is greater than 100 dB SPL. According to OSHA these levels would yield in the use of hearing protection for the workers of those kennels due to the risk of noise induced hearing loss. The anatomical structures of the human and dog ears are very similar, so it is thought that these levels will negatively impact the hearing of canines in kennels. The [ABR](#) can be used to estimate the hearing threshold of dogs, and can be used to show either a temporary threshold shift or permanent threshold shift after being exposed to excessive sound levels.^[60]

Behavioral effects to excessive noise exposure include hiding, urinating, defecating, panting, pacing, drooling, disregard to commands, trembling, and barking.^[61] These behavioral patterns pose a much greater problem to canines than meets the eye. All of these behavioral patterns are characteristics that result in a longer stay at the kennels before being adopted.^[62] A longer stay at the shelter results in a longer duration of noise exposure and therefore more likely to show either a temporary or permanent threshold shift in the canine's hearing.^[60]

Formatted: Font: Arial, 12 pt

Formatted: Font: (Default) Arial, 12 pt

Formatted: Font: Arial, 12 pt

Formatted: Font: 12 pt

Formatted: Font: (Default) Arial, 12 pt

Formatted: Font: 12 pt

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: Arial, 12 pt

Formatted: Font: (Default) Arial, 12 pt

Formatted: Font: Arial, 12 pt

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial

These excessive noise levels are not only harming the dogs physical and psychological state, but the workers' and potential adoptive families' physical and psychological state as well. The workers' psychological state could affect the care provided to the dogs. These loud noise exposures also have the potential to reduce the amount of time that potential adoptive families spend in the facility. This can result in less dogs being adopted and more time being exposed to excessive sound levels.^[63]

Formatted: Font: (Default) Arial

To reduce the level of noise exposure poses a little more difficulty because the majority of the noise is coming from the dogs (barking), but structural changes can be made to the facilities in order to reduce the noise. Structural changes could include how many dogs are put in one area, more absorbing material rather than metal cages and cement walls and floors, and possibly in the future use of hearing protection devices (HPD) for the dogs. All of these structural changes would also benefit the humans involved as well as the use of HPD's (ear plugs).

Formatted: Font: (Default) Arial

Formatted: Font: (Default) Arial, 12 pt

Chapter 78 Noise

[HISTORY: Adopted by the Representative Town Meeting of the Town of Fairfield 6-25-1985. Amendments noted were applicable.]

GENERAL REFERENCES

Alarms producing exterior audible sound — See Ch. 45, § 45-5.

§ 78-1 Legislative intent.

§ 78-2 Definitions.

§ 78-3 Excessive noise prohibited.

§ 78-4 Noise level measurement procedures.

§ 78-5 Noise level standards.

§ 78-6 Administration, ~~and~~ enforcement, and penalties.

§ 78-7 ~~Penalties for offenses~~ Exclusions.

§ 78-8 ~~Exceptions~~ Specific prohibitions.

§ 78-9 ~~Exemptions~~ Conflict with other regulations.

§ 78-10 ~~Existing noise sources~~ Severability.

§ 78-1 Legislative intent.

Government is instituted to protect life, liberty and property. Loud, excessive and unreasonable noise ~~during the nighttime hours~~ is an interference with a person's right to the use and enjoyment of his/her property, especially in residential areas where human beings sleep or areas where serenity and tranquillity are essential to the intended use of the land. ~~The purpose of this chapter is to provide an objective standard and procedure for enforcing property rights.~~ This chapter is enacted to protect, preserve and promote the health, safety, welfare and quality of life in Fairfield through the reduction, control and prevention of noise. (Norwalk Chapter 68, Noise, 2020)

§ 78-2 Definitions.

As used in this chapter, the following items shall have the meanings indicated:

~~AMBIENT NOISE or BACKGROUND NOISE~~

~~Noise of a measurable intensity which exists at a point as a result of a combination of many distant sources individually indistinguishable.~~

BUSINESS DISTRICT

Any business district, including Business District No. 1, Business District No. 2, Business District No. 3, Designed Business District No. 1, Designed Business District No. 2, Designed Business District No. 3 and Designed Business District No. 4, as defined in the Zoning Regulations of the Town of Fairfield.

DAYTIME HOURS

Hours not defined as nighttime. (Rocky Hill Chapter 180. Noise, 2016)

DECIBEL

A logarithmic unit of measurement of the sound level. ~~measure in measuring magnitudes of sound. The symbol is "dB."~~ In this chapter, the decibel level is expressed in terms of dBA (A-weighted decibels). (Rocky Hill Chapter 180. Noise, 2016)

EMERGENCY

Any occurrence or set of circumstances involving actual or imminent physical or property damage which demands immediate action.

EMITTER

A person who creates, causes to be created or allows the noise.

IMPULSE NOISE

Sound of short duration (generally less than one second) with an abrupt onset and rapid decay.

INDUSTRIAL DISTRICT

Any industrial district, including Industrial District No. 1, Industrial District No. 2, Designed Industrial District No. 1, Designed Industrial District No. 2 and Designed Research District, as defined in the Zoning Regulations of the Town of Fairfield.

MOTOR VEHICLE

Shall be defined as per Section 14-1(26) of the Connecticut General Statutes (Revision of 1958, as amended).^[1]

NIGHTTIME HOURS

[Amended 9-25-2017]

- A. The hours between 10:00 p.m. and 7:00 a.m., Sunday night through Friday morning (weekday schedule); and the hours between 11:00 p.m. and 8:00 a.m., Friday night through Sunday morning (weekend schedule).

Weekday Schedule:

10:00 p.m. Sunday through 7:00 a.m. on Monday

10:00 p.m. Monday through 7:00 a.m. on Tuesday

10:00 p.m. Tuesday through 7:00 a.m. on Wednesday

10:00 p.m. Wednesday through 7:00 a.m. on Thursday

10:00 p.m. Thursday through 7:00 a.m. on Friday

Weekend Schedule:

11:00 p.m. Friday through 8:00 a.m. on Saturday

11:00 p.m. Saturday through 8:00 a.m. on Sunday

- B. During any state or national holiday, the weekend schedule will be in effect the night before the holiday through the morning of the holiday.

NOISE

Any sound, the intensity of which exceeds the standards set forth in § 78-5 of this chapter.

NOISE LEVEL

The sound pressure level, as measured with a sound level meter.

PERSON

Any individual, including the singular and plural, firm, partnership, association, syndicate, company, trust, corporation, municipality, agency or political administrative subdivision of the state or on other legal entity of any kind.

PLAINLY AUDIBLE

Any sound that can be detected by a person using his or her unaided hearing faculties of normal acuity. As an example, if the sound source under investigation is a portable or vehicular sound amplification or reproduction device, the enforcement officer need not determine the title, specific words, or the artist performing the song. The detection of the rhythmic bass component of the music is sufficient to constitute a plainly audible sound. (Rocky Hill Chapter 180. Noise, 2016)(Zwerling, 2012)

PREMISES

Any building structure, land or portion thereof, including all appurtenances, and shall include yards, lots, courts, inner yards and real properties without buildings or improvements, owned or controlled by a person. The emitter's premises include ~~ss~~ contiguous publicly dedicated street and highway rights-of-way and waters of the state.

PROPERTY LINE

That real or imaginary line along the ground surface and its vertical extension which:

- A. Separates real property owned or controlled by another person; and
- B. Separates real property from the public right-of-way.

RECEPTOR

The person who receives the noise impact and initiates the noise complaint. *[clarifying language]*

RESIDENTIAL DISTRICT

Any residential district, including Residential Districts AAA, AA, R-3, R-2, A, B, C, Designed Residence District No. 1 and Designed Residence District No. 2, as defined in the Zoning Regulations of the Town of Fairfield, and all uses permitted therewith either as a right or as a special use.

SOUND

The transmission of energy through solid, liquid or gaseous media in the form of vibrations which constitute alterations in pressure or position of the particles in the medium and which, in the air, evoke physiological sensations, including but not limited to an auditory response when impinging on the ear.

SOUND LEVEL METER

An instrument used to take sound level measurements and which should conform, as a minimum, to the operational specifications of the American National Standards Institute for sound level meters (TYPE s2A).

SOUND PRODUCTION DEVICE

Any device whose primary function is the production of sound, including, but not limited to any musical instrument, loudspeaker, radio, vehicle stereo, vehicle muffler, television, digital or analog music player, public address system or sound-amplifying equipment. (Norwalk Chapter 68, Noise, 2020)

[1] *Editor's Note: See now C.G.S. § 14-1(54).*

§ 78-3 **Excessive noise prohibited.**

[Amended 9-25-2017]

It shall be unlawful for any person to emit or cause to be emitted any noise from such person's property beyond the boundaries of his property lines in excess of the noise levels set forth in § **78-5** during ~~the daytime or~~ nighttime hours as defined in § **78-2**, except in those incidences provided for in § **78-7** and § **78-8**.

§ 78-4 **Noise level measurement procedures.**

For the purpose of determining noise levels as set forth in this chapter, the following guidelines shall be applicable:

When measuring with a sound level meter:

- A. Instruments used to determine noise levels shall conform, ~~at~~^s a minimum, to the operational specifications of the American National Standards Institute for sound level meters (Type s2A), maintained in calibration and good working order, and used in accordance with the manufacturer's instructions. ~~[clarifying language] instrument manufacturer's instructions for use of the instruments shall be followed.~~
- B. All personnel conducting sound measurements shall be trained in the current techniques and principles of sound-measuring equipment and instrumentation.
- C. Measurements shall be taken at a point that is located at least one foot beyond the boundary of the emitter's property line within the premises of the complaining receptor. The emitter's premises includes ~~his/her~~ individual unit of land or group of contiguous parcels under the same ownership as indicated by public land records.

When measuring Sound Production Devices with normal hearing acuity:

D. Noise will be plainly audible by a person with normal hearing when such noise can be heard at the distances enumerated in § 78-5. Distances may be measured by approximation from the source of noise. (Bloomfield, Hartford, Torrington Noise Ordinance, 2018, 2009, 2021)
(Norwalk Chapter 68, Noise, 2020)

€.

§ 78-5 Noise level standards.

A. No person shall emit noise exceeding the levels stated herein during daytime or nighttime hours, except in those incidences provided for in §78-7 and §78-8 of this chapter:

Property Use:	All Noise Levels: <i>Measured in A-Weighted Decibels (dBA)</i>		Sound Production Devices:
	Daytime: Hours <u>not</u> defined as nighttime.		
	Nighttime: 10:00 p.m. through 7:00 a.m. Sunday – Friday; 11:00 p.m. through 8:00 a.m. Friday – Sunday; the evening before and morning of state and national holidays		
Receptor	Time	Sound Level dBA	Plainly audible at...
Residential	Nighttime	50 dBA	100 feet or inside a residence
Residential	Daytime	55 dBA	150 feet or inside a residence
Business	At all times	60 dBA	200 feet
Industrial	At all times	65 dBA	250 feet

(Model Community Noise Control Ordinance, 2020)

Zone in Which Emitter is Located	Zone in Which Receptor is Located		
	Industrial	Business	Residential
Industrial	70 dBA	66 dBA	51 dBA
Business	62 dBA	62 dBA	45 dBA
Residential	62 dBA	55 dBA	45 dBA

~~A. Background noise and impulse noise. In those individual cases where the ambient or background noise levels caused by sources not subject to this chapter exceed the standards contained herein, a source (impulse or sustained) shall be considered to cause excessive~~

~~noise if the noise emitted by such source exceeds the background noise levels by five dBA, provided that no source subject to this chapter shall emit in excess of 80 dBA at any time, with the exceptions of those sources referenced in Subsection C, and provided that this subsection shall not be interpreted as decreasing the noise level standards of §78-5 of this chapter.~~
[Deleted due to its ambiguity and difficulty in measuring ambient/background vs. nuisance noise. Rocky Hill does not measure ambient/background noise] (Rocky Hill Chapter 180. Noise, 2016)

B. All motor vehicles operated within the limits of the Town of Fairfield shall be subject to the noise standards and decibel levels as set forth in the regulations of the State of Connecticut Department of Motor Vehicles, Sections 14-80a-1a through 14-80a-10a, Maximum Permissible Noise Levels for Vehicles.^[1]

[1] *Editor's Note: See now C.G.S. § 14-80a, Maximum noise levels.*

§ 78-6 Administration, ~~and enforcement~~ and penalties.

A. The ~~Chief of Police~~Police Department shall be responsible for enforcing the provisions of this chapter upon the complaint of any person and shall, upon such complaint, carry out the intent of this chapter as specified in § 78-3. Upon receiving the first complaint, the police shall make the required sound level reading or plainly audible determination as specified in § 78-5.

B. If the sound level exceeds the standards enumerated in § 78-5, or is specifically prohibited under § 78-8, a verbal warning shall be given to the emitter for the first offense; an infraction notice of \$100 for the second offense; and \$250 for each additional offense.

C. Each violation shall constitute a separate offense. (Norwalk Chapter 68, Noise, 2020)

D. Refusing, hindering or interfering with enforcement of any provision in this Chapter is a separate offense. (Rocky Hill Chapter 180. Noise, 2016)

E. Failure to pay the fine in the time prescribed in the infraction notice will result in the issuance of a summons to appear in Superior Court.

A.F. Notwithstanding that enforcement of this chapter shall be initiated by such complaint, no signed complaint shall be required by the Police Department to enforce or administer any of the provisions of this chapter.

~~Any person found in violation of the provisions of this chapter shall be given an infraction notice which incorporates a fine of \$50 for the first offense and \$90 for each additional offense within a twenty-four-~~

~~hour period. Failure to pay the fine in the time prescribed in the infraction notice will result in the issuance of a summons to appear in Superior Court.~~

§ 78-~~8-7~~ ExceptionsExclusions. (Norwalk Chapter 68, Noise, 2020)

The noise level standards defined in § 78-5 shall not apply to any noise emitted by or related to:

- A. Natural phenomena.
- B. Any bell or chime from any building clock, school or church.
- C. Any siren, whistle or bell lawfully used by emergency vehicles or any other alarm systems used in emergency situations; provided, however, that burglar or fire alarms not terminating within 30 minutes after being activated shall be unlawful.^[1]
- D. [1] *Editor's Note: See Ch. 45, Alarms.*
- E. Warning devices required by the Occupational Safety and Health Administration or other state or federal safety regulations.
- F. Agricultural activities, when all internal combustion engines are equipped with a properly functioning muffler. (Norwalk Chapter 68, Noise, 2020)
- G. Noise created by public school construction. (Norwalk Chapter 68, Noise, 2020)
- H. Noise created as a result of or relating to an emergency.
- I. Noise created by snow-removal equipment and other road maintenance activities of the Department of Public Works and the Water Pollution Control Agency. (Norwalk Chapter 68, Noise, 2020)
- J. Noise created by refuse and solid waste collection, provided that the activity is conducted during daytime hours. (Norwalk Chapter 68, Noise, 2020)
- K. Noise created by certificated aircraft operating under the control of the Federal Aviation Administration.
- L. Noise created as a result of or relating to maintenance and repairs conducted by public utilities.

M. Noise generated from swimming pool pumps, air-conditioning systems and heating systems which are in good working order and which meet the specifications accepted by federal, state and Town agencies designated to govern their installation and standards of performance.

N. Noise created by public celebrations and on-site recreational or sporting activities which are sanctioned by the State of Connecticut or the Town of Fairfield and are open to the public.

O. Any person who owns or operates any stationary noise source granted a variance pursuant to Section 22a-69-7.1 of the Regulations of Connecticut State Agencies shall be exempt from provisions of this chapter by said variance. Any person seeking a variance pursuant to Section 22a-69-7.1 of the Regulations of Connecticut State Agencies shall not be subject to the provisions of this chapter while the variance application is pending.

P. Noise created by public demonstrations and/or protests, provided that the activity is conducted during daytime hours.

§ 78-8 ~~Exemptions.~~Specific Prohibitions

The following shall be specifically prohibited:

A. Construction, blasting, demolition, power tools, home maintenance tools, landscaping and/or yard maintenance equipment shall not be operated between the hours of 7:00 p.m. and 8:00 a.m. on weekdays, and between 5:00 p.m. and 9:00 a.m. on weekends or state/federal holidays, unless such activities can meet the limits set forth in § 78-5. At all other times, § 78-5 does not apply. (Norwalk Chapter 68, Noise, 2020) Maintenance of town playing fields shall not be subject to this prohibition.

B. Impulse noise such as vehicle backfiring, engine racing, unnecessary horn blowing and leaf blower revving that annoys or disturbs the quiet, comfort or repose of persons.

C. Igniting fireworks, except by the Town of Fairfield or its designees for the Independence Day celebration. Special permits for fireworks are prohibited.

D. Private use of Town property that exceeds the noise level standards set forth in § 78-5.

E. Refusing, hindering or interfering with enforcement of any provision in this Chapter.

§ 78-9 Conflict with other regulations

~~Existing noise sources pursuant to Section 22a-69-3.7 of the Regulations of Connecticut State Agencies shall be entitled to the allowances contained in said section.~~

~~In the event that any standards in this chapter conflict with regulations or standards set by the Town of Fairfield and/or the State of Connecticut Department of Environmental Protection, the stricter standard shall apply.~~ (Norwalk Chapter 68, Noise, 2020) (Rocky Hill Chapter 180. Noise, 2016)

§ 78-10 Severability

~~If any section, paragraph, sentence, clause or phrase of this chapter, or any part thereof, is for any reason held to be unconstitutional, invalid, or ineffective by a court of a competent jurisdiction, such decision shall not affect the validity or effectiveness of the remaining portion of this chapter or any part thereof.~~ (Rocky Hill Chapter 180. Noise, 2016)

End of Chapter 78 Noise

References

(2018, 2009, 2021). *Bloomfield, Hartford, Torrington Noise Ordinance*. Bloomfield, CT: <https://portal.ct.gov/DEEP/Air/Planning/Noise-Control>.

(1969). *Farmington, Chapter 135 Noise*. Farmington, CT.

(2020). *Model Community Noise Control Ordinance*. Montpelier, VT: EPA with modifications by Les Blomberg, Noise Pollution Clearinghouse.

(2020). *Norwalk Chapter 68, Noise*. Norwalk, CT.

(2016). *Rocky Hill Chapter 180. Noise*. Rocky Hill, CT.

Zipf, L. (2020). *Citizen scientists and university students monitor noise pollution in cities and protected areas with smartphones*. Boston, MA: <https://doi.org/10.1371/journal.pone.0236785>.

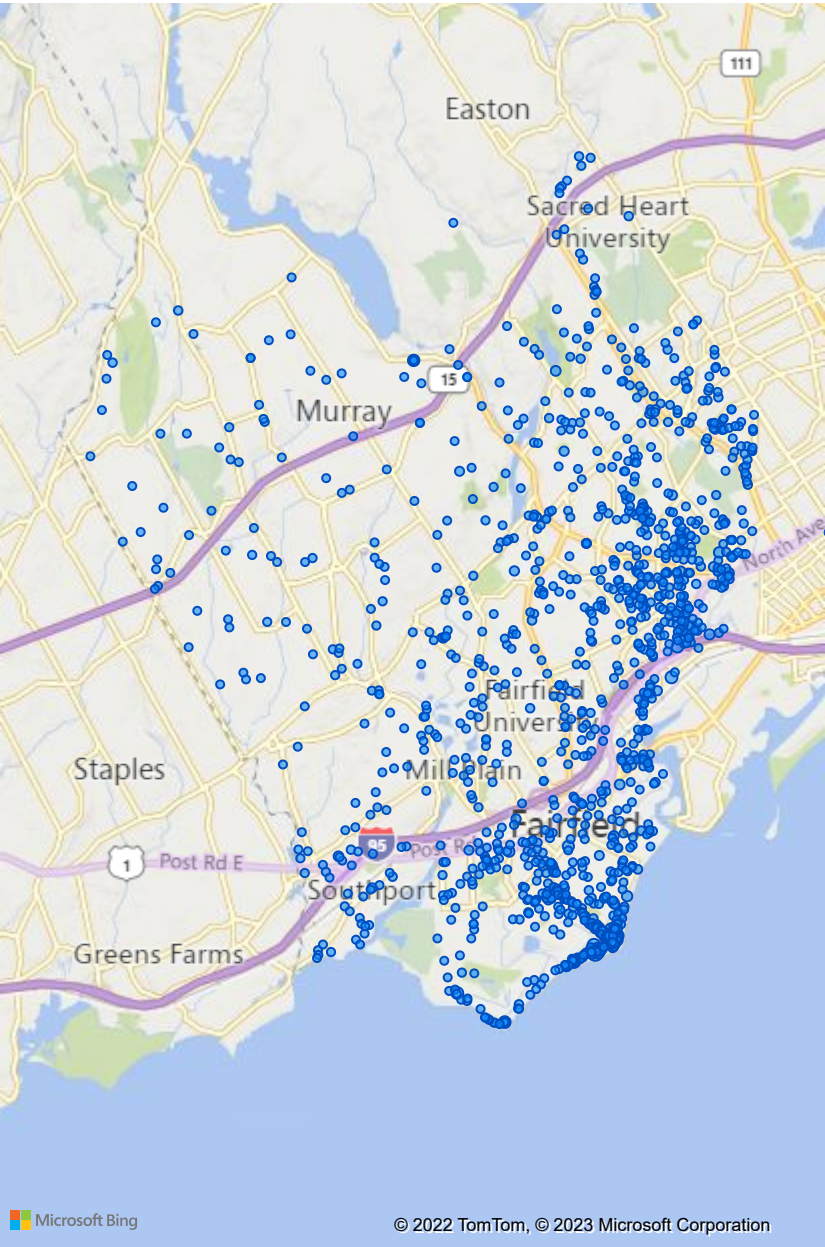
Zwerling, E. (2012). *Analysis of the "plainly audible" standard for noise ordinances*. New York, NY: Inter Noise Conference.

Formation of an RTM Committee on Energy Initiatives:

The purpose of the bipartisan RTM Committee on Energy Initiatives is to act in response to the recently enacted utility rate hikes to pursue initiatives that will save Fairfield taxpayers money and provide environmental alternatives. We will pursue all options from providing a streamlined clearing house for available rebate, discount and grant programs to creating a town-run utility to better control service, reliability, and pricing. We will engage in discussions with varied town consumers; our elected state and federal officials; energy brokers; other towns who have pursued similar initiatives such as Windsor, CT and Exeter, NH; and utilities and independent power producers. We will look to lever knowledge and work already performed by groups such as Sustainable Fairfield and the Green Bank. Preference is for 7 committee members made up of both parties.

Noise Complaints

Citation Type ● NOISE COMPLAINT



Initial Call Type	2017	2018	2019	2020	2021	2022	2023	Total
NOISE COMPLAINT	373	294	337	441	446	360	37	2288
Total	373	294	337	441	446	360	37	2288

Initial Call Type	CAD Location
NOISE COMPLAINT	BRONSON MEADOWS
NOISE COMPLAINT	FAIRFIELD BEACH RD
NOISE COMPLAINT	FAIRFIELD BEACH RD
NOISE COMPLAINT	HULLS HWY
NOISE COMPLAINT	PEASE AVE
NOISE COMPLAINT	QUAKER LA
NOISE COMPLAINT	ROUND HILL RD
NOISE COMPLAINT	00000 SHERMAN CT
NOISE COMPLAINT	00001 ABIGAILS WAY
NOISE COMPLAINT	00001 ALLEN RD
NOISE COMPLAINT	00001 COLONIAL DR
NOISE COMPLAINT	00001 COLONIAL DR
NOISE COMPLAINT	00001 COLONIAL DR
NOISE COMPLAINT	00001 EAGLE DR
NOISE COMPLAINT	00001 FLOWER HOUSE DR
NOISE COMPLAINT	00001 HALLEY AV
NOISE COMPLAINT	00001 MAILANDS RD
NOISE COMPLAINT	00001 MASON ST
NOISE COMPLAINT	00001 PARKWAY
NOISE COMPLAINT	00001 PIONEER LA
NOISE COMPLAINT	00001 PIONEER LA
NOISE COMPLAINT	00001 POST RD
NOISE COMPLAINT	00001 QUAKER LA
NOISE COMPLAINT	00001 SANDY WAY
NOISE COMPLAINT	00001 SERENITY LA
NOISE COMPLAINT	00001 SHERWOOD FARM RD
NOISE COMPLAINT	00001 TWIN BROOKS LA
NOISE COMPLAINT	00001 WEBB RD
NOISE COMPLAINT	00001 WHITE OAK RD
NOISE COMPLAINT	00002 FERN ST
NOISE COMPLAINT	00003 BERRYLANE CT
NOISE COMPLAINT	00003 BERRYLANE CT
NOISE COMPLAINT	00003 PIONEER LA
NOISE COMPLAINT	00006 HULLS HWY
NOISE COMPLAINT	00006 YORK RD
NOISE COMPLAINT	00008 BLOOMFIELD DR
NOISE COMPLAINT	00008 ESSEX ST
NOISE COMPLAINT	00008 GARDEN CT
NOISE COMPLAINT	00008 NELSON PL
NOISE COMPLAINT	00008 STONELEIGH SQ
NOISE COMPLAINT	00008 STONELEIGH SQ
NOISE COMPLAINT	00010 BERRYLANE CT
NOISE COMPLAINT	00010 ECHO LA
NOISE COMPLAINT	00010 MARYLAND ST
NOISE COMPLAINT	00010 MIRO ST
NOISE COMPLAINT	00010 QUEENS GRANT RD

NOISE COMPLAINT	00011 REDFIELD RD
NOISE COMPLAINT	00011 SERENITY LA
NOISE COMPLAINT	00012 BERRYLANE CT
NOISE COMPLAINT	00012 GARDEN DR
NOISE COMPLAINT	00012 ROMANOCK RD
NOISE COMPLAINT	00012 SOUTHPORT WOODS DR
NOISE COMPLAINT	00012 TUNXIS HILL RD
NOISE COMPLAINT	00012 TUNXIS HILL RD
NOISE COMPLAINT	00012 TUNXIS HILL RD
NOISE COMPLAINT	00012 TUNXIS HILL RD
NOISE COMPLAINT	00012 TUNXIS HILL RD
NOISE COMPLAINT	00013 BEACONVIEW DR
NOISE COMPLAINT	00013 BOND ST
NOISE COMPLAINT	00013 PIONEER LA
NOISE COMPLAINT	00014 BLOOMFIELD DR
NOISE COMPLAINT	00014 PIONEER LA
NOISE COMPLAINT	00014 WILLOW ST
NOISE COMPLAINT	00015 EAGLE DR
NOISE COMPLAINT	00015 EAGLE DR
NOISE COMPLAINT	00015 EAGLE DR
NOISE COMPLAINT	00015 OLD STRATFIELD RD
NOISE COMPLAINT	00015 PIONEER LA
NOISE COMPLAINT	00016 GRASMERE AV
NOISE COMPLAINT	00017 CATHERINE TER
NOISE COMPLAINT	00017 SCHOOL ST
NOISE COMPLAINT	00017 TAHMORE PL
NOISE COMPLAINT	00018 SEDAN TER
NOISE COMPLAINT	00020 GARDEN DR
NOISE COMPLAINT	00020 GEORGIA ST
NOISE COMPLAINT	00020 TREFOIL CT
NOISE COMPLAINT	00020 TREFOIL CT
NOISE COMPLAINT	00020 TREFOIL CT
NOISE COMPLAINT	00020 WHETSTONE HILL CT
NOISE COMPLAINT	00021 STILL MEADOW RD
NOISE COMPLAINT	00022 BARRISTER LA
NOISE COMPLAINT	00023 BEACONVIEW DR
NOISE COMPLAINT	00023 PIERCE ST
NOISE COMPLAINT	00023 WEeping WILLOW LA
NOISE COMPLAINT	00024 FAIRFIELD BEACH RD
NOISE COMPLAINT	00024 HIBISCUS ST
NOISE COMPLAINT	00024 PEPPERIDGE CIR
NOISE COMPLAINT	00024 PEPPERIDGE CIR
NOISE COMPLAINT	00025 CARDINAL ST
NOISE COMPLAINT	00025 ESSEX ST
NOISE COMPLAINT	00025 HOWARD ST
NOISE COMPLAINT	00025 LAWRENCE RD
NOISE COMPLAINT	00025 MAY ST

NOISE COMPLAINT	00025 MAY ST
NOISE COMPLAINT	00025 WEBB RD
NOISE COMPLAINT	00026 JAMES ST
NOISE COMPLAINT	00027 SOUTHFIELD RD
NOISE COMPLAINT	00028 LIGHT HOUSE POINT
NOISE COMPLAINT	00028 MASON ST
NOISE COMPLAINT	00028 NEWELL PL
NOISE COMPLAINT	00028 NEWELL PL
NOISE COMPLAINT	00028 NEWELL PL
NOISE COMPLAINT	00028 REEF RD
NOISE COMPLAINT	00029 FRANCIS ST
NOISE COMPLAINT	00029 PRINCE ST
NOISE COMPLAINT	00029 WARWICK AV
NOISE COMPLAINT	00030 AUTUMN RIDGE RD
NOISE COMPLAINT	00031 GARDEN DR
NOISE COMPLAINT	00031 POTTERS LA
NOISE COMPLAINT	00032 BROOKSIDE DR
NOISE COMPLAINT	00032 LAUREL ST
NOISE COMPLAINT	00033 EDWARD ST
NOISE COMPLAINT	00033 FERN ST
NOISE COMPLAINT	00033 ROBERT CT
NOISE COMPLAINT	00033 STERLING ST
NOISE COMPLAINT	00033 WILSON ST
NOISE COMPLAINT	00034 ALLEN RD
NOISE COMPLAINT	00034 GRACE ST
NOISE COMPLAINT	00034 MIRO ST
NOISE COMPLAINT	00034 VESPER ST
NOISE COMPLAINT	00035 ALVIN ST
NOISE COMPLAINT	00035 BEECHWOOD LA
NOISE COMPLAINT	00035 CAMPFIELD DR
NOISE COMPLAINT	00035 E KINGS HWY
NOISE COMPLAINT	00035 NORCLIFF LA
NOISE COMPLAINT	00035 OLD DAM RD
NOISE COMPLAINT	00035 S BENSON COMMON
NOISE COMPLAINT	00035 SASCO HILL RD
NOISE COMPLAINT	00036 RAKOCZY AV
NOISE COMPLAINT	00037 ACORN LA
NOISE COMPLAINT	00037 PARKWOOD RD
NOISE COMPLAINT	00038 FIRST ST
NOISE COMPLAINT	00038 MEADOWCREST DR
NOISE COMPLAINT	00038 RHODE ISLAND AV
NOISE COMPLAINT	00038 SAWYER RD
NOISE COMPLAINT	00039 YOUNGSTOWN RD
NOISE COMPLAINT	00040 BEECHWOOD LA
NOISE COMPLAINT	00040 BEECHWOOD LA
NOISE COMPLAINT	00040 BLACK ROCK TNPK
NOISE COMPLAINT	00040 CIDER MILL LA

NOISE COMPLAINT	00040 EDISON AV
NOISE COMPLAINT	00040 FAIRFIELD BEACH RD
NOISE COMPLAINT	00040 FARMSTEAD HILL RD
NOISE COMPLAINT	00040 FIRST ST
NOISE COMPLAINT	00040 HOWARD ST
NOISE COMPLAINT	00041 FAIRFIELD BEACH RD
NOISE COMPLAINT	00041 FAIRFIELD BEACH RD
NOISE COMPLAINT	00041 FAIRFIELD BEACH RD
NOISE COMPLAINT	00041 GAY BOWERS RD
NOISE COMPLAINT	00041 GRIST MILL LA
NOISE COMPLAINT	00041 OLD MILL RD
NOISE COMPLAINT	00042 ALVIN ST
NOISE COMPLAINT	00042 COLLEGE PARK DR
NOISE COMPLAINT	00042 FIRST ST
NOISE COMPLAINT	00042 HALLEY CT
NOISE COMPLAINT	00042 NORCLIFF LA
NOISE COMPLAINT	00042 NORCLIFF LA
NOISE COMPLAINT	00042 ROSEVILLE ST
NOISE COMPLAINT	00042 ROSEVILLE ST
NOISE COMPLAINT	00043 EAGLE DR
NOISE COMPLAINT	00043 EAGLE DR
NOISE COMPLAINT	00043 PENFIELD RD
NOISE COMPLAINT	00043 VERMONT AV
NOISE COMPLAINT	00043 YOUNGSTOWN RD
NOISE COMPLAINT	00044 BROOKFIELD AV
NOISE COMPLAINT	00044 MILLER ST
NOISE COMPLAINT	00044 STERLING ST
NOISE COMPLAINT	00045 GILBERT HWY
NOISE COMPLAINT	00045 PIERCE ST
NOISE COMPLAINT	00045 POMPARO PL
NOISE COMPLAINT	00045 RIVERSIDE DR
NOISE COMPLAINT	00045 SASCO HILL RD
NOISE COMPLAINT	00045 VESPER ST
NOISE COMPLAINT	00046 CAMPFIELD DR
NOISE COMPLAINT	00046 DELL DALE RD
NOISE COMPLAINT	00046 POPE ST
NOISE COMPLAINT	00047 CRESCENT RD
NOISE COMPLAINT	00047 OLD STRATFIELD RD
NOISE COMPLAINT	00048 NOYES RD
NOISE COMPLAINT	00048 RHODE ISLAND AV
NOISE COMPLAINT	00050 CAMPFIELD DR
NOISE COMPLAINT	00050 CAMPFIELD DR
NOISE COMPLAINT	00050 DALEWOOD AV
NOISE COMPLAINT	00050 HAZEL ST
NOISE COMPLAINT	00050 HAZEL ST
NOISE COMPLAINT	00050 OLD ORCHARD PRK
NOISE COMPLAINT	00050 STONE RIDGE WAY

NOISE COMPLAINT	00050 WOODS END RD
NOISE COMPLAINT	00051 BURROUGHS RD
NOISE COMPLAINT	00051 CHERRY HILL RD
NOISE COMPLAINT	00051 CRAIG CT
NOISE COMPLAINT	00051 CYNTHIA DR
NOISE COMPLAINT	00051 FIELDCREST DR
NOISE COMPLAINT	00051 LONGFELLOW AV
NOISE COMPLAINT	00051 MARNE AV
NOISE COMPLAINT	00051 PURITAN RD
NOISE COMPLAINT	00051 SHORT HILL LA
NOISE COMPLAINT	00051 SOUTHPORT WOODS DR
NOISE COMPLAINT	00052 CAMPFIELD DR
NOISE COMPLAINT	00052 GREENLEIGH RD
NOISE COMPLAINT	00052 SANFORD ST
NOISE COMPLAINT	00054 EUCLID AV
NOISE COMPLAINT	00055 MILLER ST
NOISE COMPLAINT	00055 MILLER ST
NOISE COMPLAINT	00055 MILLER ST
NOISE COMPLAINT	00055 ORCHARD HILL LA
NOISE COMPLAINT	00055 ROSEDALE ST
NOISE COMPLAINT	00056 ALVIN ST
NOISE COMPLAINT	00056 CAMPFIELD DR
NOISE COMPLAINT	00056 DUNNLEA RD
NOISE COMPLAINT	00056 MAYWEED RD
NOISE COMPLAINT	00056 STONYBROOK RD
NOISE COMPLAINT	00057 CRANE ST
NOISE COMPLAINT	00057 FRANKLIN LA
NOISE COMPLAINT	00057 HIBISCUS ST
NOISE COMPLAINT	00057 PINE CREEK AV
NOISE COMPLAINT	00057 PINE RIDGE RD
NOISE COMPLAINT	00057 SMITH ST
NOISE COMPLAINT	00058 GARDEN DR
NOISE COMPLAINT	00058 GRANVILLE ST
NOISE COMPLAINT	00058 MILL HILL RD
NOISE COMPLAINT	00058 REID ST
NOISE COMPLAINT	00058 ROSEVILLE ST
NOISE COMPLAINT	00058 ROSEVILLE ST
NOISE COMPLAINT	00058 WHEELER PARK AV
NOISE COMPLAINT	00058 WILTON RD
NOISE COMPLAINT	00059 PURITAN RD
NOISE COMPLAINT	00059 SOUTHPORT WOODS DR
NOISE COMPLAINT	00059 SOUTHPORT WOODS DR
NOISE COMPLAINT	00060 CRAIG CT
NOISE COMPLAINT	00060 MAY ST
NOISE COMPLAINT	00060 SCHOOL ST
NOISE COMPLAINT	00060 THOMPSON ST
NOISE COMPLAINT	00060 WELLNER DR

NOISE COMPLAINT	00061 LANTERN RD
NOISE COMPLAINT	00062 ARGONNE ST
NOISE COMPLAINT	00062 HUNYADI AV
NOISE COMPLAINT	00062 MAY ST
NOISE COMPLAINT	00062 MAY ST
NOISE COMPLAINT	00063 UNQUOWA RD
NOISE COMPLAINT	00064 BLACK ROCK AV
NOISE COMPLAINT	00064 HAZEL ST
NOISE COMPLAINT	00064 HAZEL ST
NOISE COMPLAINT	00064 LONGVIEW AV
NOISE COMPLAINT	00064 OAKWOOD DR
NOISE COMPLAINT	00064 VESPER ST
NOISE COMPLAINT	00065 CAMPFIELD DR
NOISE COMPLAINT	00065 HIGH MEADOW RD
NOISE COMPLAINT	00065 LUDLOWE RD
NOISE COMPLAINT	00065 RHODE ISLAND AV
NOISE COMPLAINT	00065 RHODE ISLAND AV
NOISE COMPLAINT	00065 STERLING ST
NOISE COMPLAINT	00065 TWIN BROOKS LA
NOISE COMPLAINT	00066 CLINTON ST
NOISE COMPLAINT	00066 MILL HILL RD
NOISE COMPLAINT	00066 RUTLAND AV
NOISE COMPLAINT	00066 SMITH ST
NOISE COMPLAINT	00067 CAMPFIELD DR
NOISE COMPLAINT	00067 CAMPFIELD DR
NOISE COMPLAINT	00068 DONNA DR
NOISE COMPLAINT	00068 PRINCE ST
NOISE COMPLAINT	00070 BUENA VISTA RD
NOISE COMPLAINT	00070 CASTLE AV
NOISE COMPLAINT	00070 CHATHAM RD
NOISE COMPLAINT	00071 OLDFIELD RD
NOISE COMPLAINT	00072 ALBERTA ST
NOISE COMPLAINT	00072 ROSEVILLE ST
NOISE COMPLAINT	00072 STONELEIGH RD
NOISE COMPLAINT	00073 DIVISION AV
NOISE COMPLAINT	00073 LAKEVIEW DR
NOISE COMPLAINT	00075 BAROS ST
NOISE COMPLAINT	00075 DAWN ST
NOISE COMPLAINT	00075 DIVISION AV
NOISE COMPLAINT	00075 KINGS HWY CUTOFF
NOISE COMPLAINT	00075 PARKWAY
NOISE COMPLAINT	00075 SOUNDVIEW AV
NOISE COMPLAINT	00076 CHARLES ST
NOISE COMPLAINT	00077 BIBBINS AV
NOISE COMPLAINT	00078 EDGEWOOD PL
NOISE COMPLAINT	00078 FOREST AV
NOISE COMPLAINT	00078 RIVERSIDE DR

NOISE COMPLAINT	00078 SMITH ST
NOISE COMPLAINT	00078 SMITH ST
NOISE COMPLAINT	00080 HOYDENS HILL RD
NOISE COMPLAINT	00080 LASLO TER
NOISE COMPLAINT	00080 LONGDEAN RD
NOISE COMPLAINT	00080 NEWTON ST
NOISE COMPLAINT	00080 PEMBURN DR
NOISE COMPLAINT	00080 PEMBURN DR
NOISE COMPLAINT	00080 RIVERVIEW CIR
NOISE COMPLAINT	00081 CAMPFIELD DR
NOISE COMPLAINT	00081 CAMPFIELD DR
NOISE COMPLAINT	00081 CARLYNN DR
NOISE COMPLAINT	00081 HIGHLAWN RD
NOISE COMPLAINT	00081 JENNINGS RD
NOISE COMPLAINT	00081 WILTON RD
NOISE COMPLAINT	00082 ARGONNE ST
NOISE COMPLAINT	00082 EDGEWOOD RD
NOISE COMPLAINT	00082 LEE DR
NOISE COMPLAINT	00082 RIVERVIEW CIR
NOISE COMPLAINT	00082 RIVERVIEW CIR
NOISE COMPLAINT	00083 MELVILLE AV
NOISE COMPLAINT	00084 COLLEGE PL
NOISE COMPLAINT	00085 EDGEWOOD RD
NOISE COMPLAINT	00085 MILL PLAIN RD
NOISE COMPLAINT	00085 STROLL ROCK COMMON
NOISE COMPLAINT	00086 GRANVILLE ST
NOISE COMPLAINT	00086 JAMES ST
NOISE COMPLAINT	00086 NEW ST
NOISE COMPLAINT	00087 JAMES ST
NOISE COMPLAINT	00087 OLDFIELD RD
NOISE COMPLAINT	00087 WARDE TER
NOISE COMPLAINT	00090 ALLEN RD
NOISE COMPLAINT	00090 NORTH ST
NOISE COMPLAINT	00091 KENWOOD AV
NOISE COMPLAINT	00091 OAKWOOD DR
NOISE COMPLAINT	00092 EDISON AV
NOISE COMPLAINT	00092 EDISON AV
NOISE COMPLAINT	00092 HIGHLAWN RD
NOISE COMPLAINT	00093 DIVISION AV
NOISE COMPLAINT	00093 MILLSPAUGH DR
NOISE COMPLAINT	00093 POST RD
NOISE COMPLAINT	00093 POST RD
NOISE COMPLAINT	00093 POST RD
NOISE COMPLAINT	00093 WINDSOR RD
NOISE COMPLAINT	00095 SAWYER RD
NOISE COMPLAINT	00096 FIELDCREST DR
NOISE COMPLAINT	00097 RHODE ISLAND AV

NOISE COMPLAINT	00098 ANDRASSY AV
NOISE COMPLAINT	00098 EDGEWOOD PL
NOISE COMPLAINT	00098 GARDEN DR
NOISE COMPLAINT	00098 GRANVILLE ST
NOISE COMPLAINT	00098 KENWOOD AV
NOISE COMPLAINT	00098 KENWOOD AV
NOISE COMPLAINT	00098 KENWOOD AV
NOISE COMPLAINT	00098 RIVERVIEW CIR
NOISE COMPLAINT	00099 DURRELL DR
NOISE COMPLAINT	00099 EUNICE AV
NOISE COMPLAINT	00099 EUNICE AV
NOISE COMPLAINT	00100 BEAGLING HILL CIR
NOISE COMPLAINT	00100 OLD DAM RD
NOISE COMPLAINT	00100 PENNY LA
NOISE COMPLAINT	00100 STEVENSON RD
NOISE COMPLAINT	00100 STONE RIDGE WAY
NOISE COMPLAINT	00100 STONE RIDGE WAY
NOISE COMPLAINT	00100 WATERVILLE RD
NOISE COMPLAINT	00101 SAWYER RD
NOISE COMPLAINT	00101 TWIN BROOKS LA
NOISE COMPLAINT	00102 E KINGS HWY
NOISE COMPLAINT	00102 PEMBURN DR
NOISE COMPLAINT	00103 HOWARD ST
NOISE COMPLAINT	00103 HOWARD ST
NOISE COMPLAINT	00104 CANDLEWOOD RD
NOISE COMPLAINT	00104 OLD SOUTH RD
NOISE COMPLAINT	00104 PALAMAR DR
NOISE COMPLAINT	00104 RHODA AV
NOISE COMPLAINT	00104 STILLSON RD
NOISE COMPLAINT	00105 FRENCH ST
NOISE COMPLAINT	00105 ROSEVILLE ST
NOISE COMPLAINT	00106 CHARLES ST
NOISE COMPLAINT	00106 CHARLES ST
NOISE COMPLAINT	00106 FRENCH ST
NOISE COMPLAINT	00106 FRENCH ST
NOISE COMPLAINT	00107 BENSON PL
NOISE COMPLAINT	00109 BROOKSIDE DR
NOISE COMPLAINT	00109 THORPE ST
NOISE COMPLAINT	00110 RAKOCZY AV
NOISE COMPLAINT	00110 STRATFIELD RD
NOISE COMPLAINT	00110 STRATFIELD RD
NOISE COMPLAINT	00110 STRATFIELD RD
NOISE COMPLAINT	00110 STRATFIELD RD
NOISE COMPLAINT	00110 STRATFIELD RD
NOISE COMPLAINT	00111 FOREST AV
NOISE COMPLAINT	00111 MAYWEED RD
NOISE COMPLAINT	00111 NORDSTRAND AV

NOISE COMPLAINT	00111 NORDSTRAND AV
NOISE COMPLAINT	00111 NORDSTRAND AV
NOISE COMPLAINT	00111 NORDSTRAND AV
NOISE COMPLAINT	00111 TOLL HOUSE LA
NOISE COMPLAINT	00114 EUNICE AV
NOISE COMPLAINT	00114 GAY BOWERS RD
NOISE COMPLAINT	00114 GRACE ST
NOISE COMPLAINT	00115 ANDRASSY AV
NOISE COMPLAINT	00115 BUNGALOW AV
NOISE COMPLAINT	00115 WARREN AV
NOISE COMPLAINT	00116 MASSACHUSETTS AV
NOISE COMPLAINT	00116 POST RD
NOISE COMPLAINT	00116 POST RD
NOISE COMPLAINT	00116 PRINCESS PINE LA
NOISE COMPLAINT	00118 PARTRIDGE LA
NOISE COMPLAINT	00120 GRACE ST
NOISE COMPLAINT	00120 REDDING RD
NOISE COMPLAINT	00120 REDDING RD
NOISE COMPLAINT	00120 SADDLEVIEW RD
NOISE COMPLAINT	00120 TREASURE RD
NOISE COMPLAINT	00121 ANDRASSY AV
NOISE COMPLAINT	00121 ANDRASSY AV
NOISE COMPLAINT	00121 MOREHOUSE HWY
NOISE COMPLAINT	00121 SOUNDVIEW AV
NOISE COMPLAINT	00121 VILLA AV
NOISE COMPLAINT	00122 RUTLAND AV
NOISE COMPLAINT	00123 BUENA VISTA RD
NOISE COMPLAINT	00123 TUNXIS HILL RD
NOISE COMPLAINT	00124 JUNIPER LN
NOISE COMPLAINT	00125 KENWOOD AV
NOISE COMPLAINT	00125 SILVER SPRING RD
NOISE COMPLAINT	00127 BROOKVIEW AV
NOISE COMPLAINT	00127 TUNXIS HILL RD
NOISE COMPLAINT	00128 WORMWOOD RD
NOISE COMPLAINT	00129 YORK RD
NOISE COMPLAINT	00130 DOREEN DR
NOISE COMPLAINT	00130 FAIRCHILD AV
NOISE COMPLAINT	00130 FAIRCHILD AV
NOISE COMPLAINT	00130 KENWOOD AV
NOISE COMPLAINT	00130 LAKEVIEW DR
NOISE COMPLAINT	00131 BEACH RD
NOISE COMPLAINT	00131 BOROSKEY RD
NOISE COMPLAINT	00131 OLD ELM RD
NOISE COMPLAINT	00131 OLD ELM RD
NOISE COMPLAINT	00131 OLD OAKS RD
NOISE COMPLAINT	00133 TUCKAHOE LA
NOISE COMPLAINT	00134 SHOREHAM VILLAGE DR

NOISE COMPLAINT	00135 GRACE ST
NOISE COMPLAINT	00137 FOX ST
NOISE COMPLAINT	00137 FOX ST
NOISE COMPLAINT	00137 MEADOW RIDGE RD
NOISE COMPLAINT	00138 CATHERINE TER
NOISE COMPLAINT	00138 MONA TER
NOISE COMPLAINT	00138 N BENSON RD
NOISE COMPLAINT	00138 PATRICK DR
NOISE COMPLAINT	00138 SCHOOL ST
NOISE COMPLAINT	00140 OLD BARN RD
NOISE COMPLAINT	00141 GRASMERE AV
NOISE COMPLAINT	00143 ANDRASSY AV
NOISE COMPLAINT	00143 BAROS ST
NOISE COMPLAINT	00143 BERKELEY RD
NOISE COMPLAINT	00145 BEAUMONT ST
NOISE COMPLAINT	00145 EASTLAWN ST
NOISE COMPLAINT	00145 LALLEY BLVD
NOISE COMPLAINT	00145 VESPER ST
NOISE COMPLAINT	00146 ORCHARD HILL DR
NOISE COMPLAINT	00146 WARSAW ST
NOISE COMPLAINT	00147 FAIRFIELD WOODS RD
NOISE COMPLAINT	00148 GRANVILLE ST
NOISE COMPLAINT	00149 S PINE CREEK RD
NOISE COMPLAINT	00150 FAIRMOUNT TER
NOISE COMPLAINT	00150 INWOOD RD
NOISE COMPLAINT	00150 INWOOD RD
NOISE COMPLAINT	00151 MERWINS LA
NOISE COMPLAINT	00152 MOREHOUSE DR
NOISE COMPLAINT	00152 STRATFIELD RD
NOISE COMPLAINT	00153 MORITZ PL
NOISE COMPLAINT	00155 GOVERNORS LA
NOISE COMPLAINT	00155 SAWYER RD
NOISE COMPLAINT	00156 COLLEGE PL
NOISE COMPLAINT	00156 LOTA DR
NOISE COMPLAINT	00156 LOTA DR
NOISE COMPLAINT	00157 KNAPPS HWY
NOISE COMPLAINT	00158 LONGFELLOW AV
NOISE COMPLAINT	00160 MARLBOROUGH TER
NOISE COMPLAINT	00160 QUEENS GRANT DR
NOISE COMPLAINT	00162 EASTLAWN ST
NOISE COMPLAINT	00162 MARLBOROUGH TER
NOISE COMPLAINT	00164 LUDLOWE RD
NOISE COMPLAINT	00164 OLD SPRING RD
NOISE COMPLAINT	00164 OLD STRATFIELD RD
NOISE COMPLAINT	00164 OLD STRATFIELD RD
NOISE COMPLAINT	00164 OLDFIELD DR
NOISE COMPLAINT	00164 OLDFIELD DR

NOISE COMPLAINT	00164 ROCKLAND RD
NOISE COMPLAINT	00165 MILLARD ST
NOISE COMPLAINT	00165 REEF RD
NOISE COMPLAINT	00166 HALLEY AV
NOISE COMPLAINT	00168 HALLEY AV
NOISE COMPLAINT	00168 HALLEY AV
NOISE COMPLAINT	00170 DUNNLEA RD
NOISE COMPLAINT	00170 POST RD
NOISE COMPLAINT	00171 COLONIAL DR
NOISE COMPLAINT	00171 JENNINGS RD
NOISE COMPLAINT	00172 COLLEGE PL
NOISE COMPLAINT	00173 SAMP MORTAR DR
NOISE COMPLAINT	00174 ARBOR DR
NOISE COMPLAINT	00175 SASCO HILL RD
NOISE COMPLAINT	00175 TAHMORE DR
NOISE COMPLAINT	00175 TAHMORE DR
NOISE COMPLAINT	00176 ROWLAND RD
NOISE COMPLAINT	00178 SUNNYRIDGE AV
NOISE COMPLAINT	00180 CORAL DR
NOISE COMPLAINT	00181 E KINGS HWY
NOISE COMPLAINT	00181 HULLS HWY
NOISE COMPLAINT	00182 ALDEN ST
NOISE COMPLAINT	00182 ALDEN ST
NOISE COMPLAINT	00182 BERWICK AV
NOISE COMPLAINT	00182 SUNNYRIDGE AV
NOISE COMPLAINT	00185 STILLSON RD
NOISE COMPLAINT	00185 THORPE ST
NOISE COMPLAINT	00185 WARDE TER
NOISE COMPLAINT	00187 LONGVIEW AV
NOISE COMPLAINT	00189 BRENTWOOD AV
NOISE COMPLAINT	00189 BRENTWOOD AV
NOISE COMPLAINT	00189 SIGWIN DR
NOISE COMPLAINT	00190 ALDEN ST
NOISE COMPLAINT	00190 BEAGLING HILL CIR
NOISE COMPLAINT	00190 PUTTING GREEN RD
NOISE COMPLAINT	00190 SASAPEQUAN RD
NOISE COMPLAINT	00190 WILTON RD
NOISE COMPLAINT	00191 CORAL DR
NOISE COMPLAINT	00192 HALLEY AV
NOISE COMPLAINT	00192 HALLEY AV
NOISE COMPLAINT	00192 HIGH ST
NOISE COMPLAINT	00195 WILTON RD
NOISE COMPLAINT	00195 WOODROW AV
NOISE COMPLAINT	00195 WOODROW AV
NOISE COMPLAINT	00195 WOODROW AV
NOISE COMPLAINT	00197 KNAPPS HWY
NOISE COMPLAINT	00197 MARGEMERE DR

NOISE COMPLAINT	00197 REEF RD
NOISE COMPLAINT	00197 REEF RD
NOISE COMPLAINT	00198 CASTLE AV
NOISE COMPLAINT	00199 BERWICK AV
NOISE COMPLAINT	00199 TOILSOME HILL RD
NOISE COMPLAINT	00200 COLLEGE PARK DR
NOISE COMPLAINT	00200 GILBERT HWY
NOISE COMPLAINT	00200 GILBERT HWY
NOISE COMPLAINT	00200 GILBERT HWY
NOISE COMPLAINT	00200 LONGDEAN RD
NOISE COMPLAINT	00200 WINDSOR RD
NOISE COMPLAINT	00201 BLACK ROCK TNPk
NOISE COMPLAINT	00201 FAIRMOUNT TER
NOISE COMPLAINT	00203 BLAINE ST
NOISE COMPLAINT	00204 BERWICK AV
NOISE COMPLAINT	00204 QUAKER LA
NOISE COMPLAINT	00205 QUEENS GRANT DR
NOISE COMPLAINT	00205 WARDE TER
NOISE COMPLAINT	00205 WARDE TER
NOISE COMPLAINT	00207 QUAKER LA
NOISE COMPLAINT	00207 RAKOCZY AV
NOISE COMPLAINT	00207 WINDSOR RD
NOISE COMPLAINT	00208 FAIRCHILD AV
NOISE COMPLAINT	00208 OLD MILL RD
NOISE COMPLAINT	00210 OLD DAM RD
NOISE COMPLAINT	00211 CHURCH HILL RD
NOISE COMPLAINT	00211 OLD SPRING RD
NOISE COMPLAINT	00215 OLD FARM RD
NOISE COMPLAINT	00215 S BENSON RD
NOISE COMPLAINT	00215 WARDE TER
NOISE COMPLAINT	00215 WINDERMERE ST
NOISE COMPLAINT	00215 YORK ROAD
NOISE COMPLAINT	00218 WEEPING WILLOW LA
NOISE COMPLAINT	00220 PANSY RD
NOISE COMPLAINT	00221 COLONY ST
NOISE COMPLAINT	00221 WILLOW ST
NOISE COMPLAINT	00222 POST RD
NOISE COMPLAINT	00222 POST RD
NOISE COMPLAINT	00222 POST RD
NOISE COMPLAINT	00222 POST RD
NOISE COMPLAINT	00223 RIVERSIDE DR
NOISE COMPLAINT	00223 WORMWOOD RD
NOISE COMPLAINT	00224 COUNTRY RD
NOISE COMPLAINT	00224 OLD POST RD
NOISE COMPLAINT	00224 OLDFIELD RD
NOISE COMPLAINT	00227 BERKELEY RD
NOISE COMPLAINT	00227 HIGH ST

NOISE COMPLAINT	00228 EASTLAWN ST
NOISE COMPLAINT	00230 GREENFIELD ST
NOISE COMPLAINT	00230 HOLLYDALE RD
NOISE COMPLAINT	00230 HOLLYDALE RD
NOISE COMPLAINT	00232 MELVILLE DR
NOISE COMPLAINT	00232 PELL MEADOW DR
NOISE COMPLAINT	00233 RIDGE COMMON
NOISE COMPLAINT	00233 RIDGELEY AV
NOISE COMPLAINT	00236 LYNNBROOK RD
NOISE COMPLAINT	00236 STERLING ST
NOISE COMPLAINT	00238 AUTUMN RIDGE RD
NOISE COMPLAINT	00238 AUTUMN RIDGE RD
NOISE COMPLAINT	00239 COLLINGWOOD AV
NOISE COMPLAINT	00240 COLONY ST
NOISE COMPLAINT	00240 JENNIE LA
NOISE COMPLAINT	00241 OLD STRATFIELD RD
NOISE COMPLAINT	00241 OLD STRATFIELD RD
NOISE COMPLAINT	00244 ROSELLE ST
NOISE COMPLAINT	00245 COVENTRY LA
NOISE COMPLAINT	00245 HARVESTER RD
NOISE COMPLAINT	00245 HARVESTER RD
NOISE COMPLAINT	00245 HARVESTER RD
NOISE COMPLAINT	00245 SPRINGER RD
NOISE COMPLAINT	00245 SUNNYRIDGE AV
NOISE COMPLAINT	00245 UNQUOWA RD
NOISE COMPLAINT	00245 UNQUOWA RD
NOISE COMPLAINT	00245 WARDE TER
NOISE COMPLAINT	00246 OLD STRATFIELD RD
NOISE COMPLAINT	00247 HUNYADI AV
NOISE COMPLAINT	00249 BEACH RD
NOISE COMPLAINT	00250 FERN ST
NOISE COMPLAINT	00250 FERN ST
NOISE COMPLAINT	00250 FERN ST
NOISE COMPLAINT	00250 LINWOOD AV
NOISE COMPLAINT	00253 ARBOR DR
NOISE COMPLAINT	00254 MELODY LA
NOISE COMPLAINT	00254 PENFIELD RD
NOISE COMPLAINT	00254 PINE CREEK AV
NOISE COMPLAINT	00254 VILLA AV
NOISE COMPLAINT	00254 VILLA AV
NOISE COMPLAINT	00255 ARAN HILL RD
NOISE COMPLAINT	00257 REEF RD
NOISE COMPLAINT	00257 WEEPING WILLOW LA
NOISE COMPLAINT	00260 GILBERT HWY
NOISE COMPLAINT	00260 POST RD
NOISE COMPLAINT	00260 ROSELLE ST
NOISE COMPLAINT	00261 MELVILLE DR

NOISE COMPLAINT	00261 OLD STRATFIELD RD
NOISE COMPLAINT	00261 VERES ST
NOISE COMPLAINT	00261 VERES ST
NOISE COMPLAINT	00263 PUTTING GREEN RD
NOISE COMPLAINT	00264 FAIRCHILD AV
NOISE COMPLAINT	00267 BERKELEY RD
NOISE COMPLAINT	00267 S PINE CREEK RD
NOISE COMPLAINT	00270 HUNYADI AV
NOISE COMPLAINT	00272 FAIRFIELD BEACH RD
NOISE COMPLAINT	00275 FOGG WOOD RD
NOISE COMPLAINT	00275 PRIMROSE LA
NOISE COMPLAINT	00275 WEEPING WILLOW LA
NOISE COMPLAINT	00276 TAINTOR DR
NOISE COMPLAINT	00276 TAINTOR DR
NOISE COMPLAINT	00277 JENNINGS RD
NOISE COMPLAINT	00278 HIGH RIDGE RD
NOISE COMPLAINT	00278 OLD MILL RD
NOISE COMPLAINT	00279 KINGS DR
NOISE COMPLAINT	00279 KINGS DR
NOISE COMPLAINT	00280 HALLEY AV
NOISE COMPLAINT	00280 HALLEY AV
NOISE COMPLAINT	00280 HALLEY AVE
NOISE COMPLAINT	00282 GREENFIELD ST
NOISE COMPLAINT	00287 HALLEY AV
NOISE COMPLAINT	00290 BEACH RD
NOISE COMPLAINT	00290 TUNXIS HILL RD
NOISE COMPLAINT	00290 TUNXIS HILL RD
NOISE COMPLAINT	00291 BARLOW RD
NOISE COMPLAINT	00291 WARNER HILL RD
NOISE COMPLAINT	00292 DUCK FARM RD
NOISE COMPLAINT	00296 FLEMING LA
NOISE COMPLAINT	00296 RAKOCZY AV
NOISE COMPLAINT	00297 LALLEY BLVD
NOISE COMPLAINT	00300 MERWINS LA
NOISE COMPLAINT	00301 KNAPPS HWY
NOISE COMPLAINT	00301 S PINE CREEK RD
NOISE COMPLAINT	00301 SASCO HILL RD
NOISE COMPLAINT	00303 TUNXIS HILL CUTOFF
NOISE COMPLAINT	00306 RAKOCZY AV
NOISE COMPLAINT	00310 AUTUMN RIDGE RD
NOISE COMPLAINT	00310 HILLBROOK LA
NOISE COMPLAINT	00311 JOAN DR
NOISE COMPLAINT	00312 MARLBOROUGH TER
NOISE COMPLAINT	00313 MELVILLE AV
NOISE COMPLAINT	00314 BIRCH RD
NOISE COMPLAINT	00314 BIRCH RD
NOISE COMPLAINT	00316 GLEN RIDGE RD

NOISE COMPLAINT	00316 GLEN RIDGE RD
NOISE COMPLAINT	00316 SUBURBAN AV
NOISE COMPLAINT	00317 EDWARD ST
NOISE COMPLAINT	00317 EDWARD ST
NOISE COMPLAINT	00317 EDWARD ST
NOISE COMPLAINT	00317 RIVERSIDE DR
NOISE COMPLAINT	00317 RIVERSIDE DR
NOISE COMPLAINT	00317 RIVERSIDE DR
NOISE COMPLAINT	00323 FAIRFIELD BEACH RD
NOISE COMPLAINT	00323 FAIRFIELD BEACH RD
NOISE COMPLAINT	00323 FAIRFIELD BEACH RD
NOISE COMPLAINT	00323 FAIRFIELD BEACH RD
NOISE COMPLAINT	00323 FAIRFIELD BEACH RD
NOISE COMPLAINT	00323 MARLBOROUGH TER
NOISE COMPLAINT	00324 KNAPPS HWY
NOISE COMPLAINT	00326 PALAMAR DR
NOISE COMPLAINT	00326 PALAMAR DR
NOISE COMPLAINT	00326 PALAMAR DR
NOISE COMPLAINT	00326 PALAMAR DR
NOISE COMPLAINT	00326 PALAMAR DR
NOISE COMPLAINT	00326 RIDERS LA
NOISE COMPLAINT	00326 WILSON ST
NOISE COMPLAINT	00327 BROOKBEND RD
NOISE COMPLAINT	00327 TOILSOME HILL RD
NOISE COMPLAINT	00329 GREENFIELD HILL RD
NOISE COMPLAINT	00329 GREENFIELD HILL RD
NOISE COMPLAINT	00329 NEW ENGLAND AV
NOISE COMPLAINT	00329 PEQUOT AV
NOISE COMPLAINT	00330 COLONY ST
NOISE COMPLAINT	00331 WORMWOOD RD
NOISE COMPLAINT	00333 BERWICK AV
NOISE COMPLAINT	00333 UNQUOWA RD
NOISE COMPLAINT	00333 UNQUOWA RD
NOISE COMPLAINT	00333 UNQUOWA RD
NOISE COMPLAINT	00334 BULLARD ST
NOISE COMPLAINT	00335 EDWARD ST
NOISE COMPLAINT	00335 VERES ST
NOISE COMPLAINT	00338 BENNETT ST
NOISE COMPLAINT	00339 FAIRVIEW AV
NOISE COMPLAINT	00339 RIVERSIDE DR
NOISE COMPLAINT	00343 JACKMAN AV
NOISE COMPLAINT	00350 BROOKSIDE DR
NOISE COMPLAINT	00350 RONALD DR
NOISE COMPLAINT	00350 WILLOW ST
NOISE COMPLAINT	00355 CEDAR RD
NOISE COMPLAINT	00355 TOILSOME HILL RD
NOISE COMPLAINT	00358 GREENFIELD ST

NOISE COMPLAINT	00360 HULLS HWY
NOISE COMPLAINT	00360 REEF RD
NOISE COMPLAINT	00360 REEF RD
NOISE COMPLAINT	00365 OLD STRATFIELD RD
NOISE COMPLAINT	00365 WARDE TER
NOISE COMPLAINT	00367 TOLL HOUSE LA
NOISE COMPLAINT	00368 CENTER ST
NOISE COMPLAINT	00369 ROUND HILL RD
NOISE COMPLAINT	00369 SASCO HILL RD
NOISE COMPLAINT	00373 SOUTH ST
NOISE COMPLAINT	00374 HALLEY AV
NOISE COMPLAINT	00375 BUENA VISTA RD
NOISE COMPLAINT	00375 SASCO HILL RD
NOISE COMPLAINT	00375 SASCO HILL RD
NOISE COMPLAINT	00380 ORCHARD HILL LA
NOISE COMPLAINT	00384 HUNYADI AV
NOISE COMPLAINT	00385 ROUND HILL RD
NOISE COMPLAINT	00389 REDDING RD
NOISE COMPLAINT	00390 WILSON ST
NOISE COMPLAINT	00400 EASTFIELD DR
NOISE COMPLAINT	00400 JACKMAN AV
NOISE COMPLAINT	00400 LALLEY BLVD
NOISE COMPLAINT	00400 VALLEY RD
NOISE COMPLAINT	00401 FAIRFIELD BEACH RD
NOISE COMPLAINT	00401 FAIRFIELD BEACH RD
NOISE COMPLAINT	00401 FAIRFIELD BEACH RD
NOISE COMPLAINT	00402 PEQUOT AV
NOISE COMPLAINT	00405 N CEDAR RD
NOISE COMPLAINT	00406 MEADOWBROOK RD
NOISE COMPLAINT	00408 OLD POST RD
NOISE COMPLAINT	00408 OLDFIELD RD
NOISE COMPLAINT	00415 MINE HILL RD
NOISE COMPLAINT	00416 PEQUOT AV
NOISE COMPLAINT	00417 POST RD
NOISE COMPLAINT	00417 REEF RD
NOISE COMPLAINT	00420 GRANDVIEW RD
NOISE COMPLAINT	00421 ADLEY RD
NOISE COMPLAINT	00421 FULLING MILL LA
NOISE COMPLAINT	00421 SASCO HILL RD
NOISE COMPLAINT	00425 TUNXIS HILL CUTOFF
NOISE COMPLAINT	00425 TUNXIS HILL CUTOFF
NOISE COMPLAINT	00427 MOREHOUSE HWY
NOISE COMPLAINT	00428 JACKMAN AV
NOISE COMPLAINT	00428 JACKMAN AVE
NOISE COMPLAINT	00431 ROWLAND RD
NOISE COMPLAINT	00432 VILLA AV
NOISE COMPLAINT	00433 FAIRFIELD BEACH RD

NOISE COMPLAINT	00433 FAIRFIELD BEACH RD
NOISE COMPLAINT	00433 FAIRFIELD BEACH RD
NOISE COMPLAINT	00435 CRESTWOOD RD
NOISE COMPLAINT	00438 TOLL HOUSE LA
NOISE COMPLAINT	00439 JACKMAN AV
NOISE COMPLAINT	00445 BRETT RD
NOISE COMPLAINT	00445 BRETT RD
NOISE COMPLAINT	00445 JUDD ST
NOISE COMPLAINT	00447 REEF RD
NOISE COMPLAINT	00451 E KINGS HWY
NOISE COMPLAINT	00452 BROOKSIDE DR
NOISE COMPLAINT	00460 TOLL HOUSE LA
NOISE COMPLAINT	00461 REID ST
NOISE COMPLAINT	00462 LALLEY BLVD
NOISE COMPLAINT	00465 FULLING MILL LA
NOISE COMPLAINT	00466 REEF RD
NOISE COMPLAINT	00466 REEF RD
NOISE COMPLAINT	00468 REEF RD
NOISE COMPLAINT	00475 ALGONQUIN RD
NOISE COMPLAINT	00475 FAIRFIELD WOODS RD
NOISE COMPLAINT	00475 REEF RD
NOISE COMPLAINT	00477 ARAN HILL RD
NOISE COMPLAINT	00484 TUNXIS HILL RD
NOISE COMPLAINT	00484 TUNXIS HILL RD
NOISE COMPLAINT	00487 OLD POST RD
NOISE COMPLAINT	00492 WINNEPOGE DR
NOISE COMPLAINT	00494 LALLEY BLVD
NOISE COMPLAINT	00494 LALLEY BLVD
NOISE COMPLAINT	00494 LALLEY BLVD
NOISE COMPLAINT	00494 LALLEY BLVD
NOISE COMPLAINT	00495 REEF RD
NOISE COMPLAINT	00495 REEF RD
NOISE COMPLAINT	00495 REEF RD
NOISE COMPLAINT	00496 RIVERSIDE DR
NOISE COMPLAINT	00500 ALGONQUIN RD
NOISE COMPLAINT	00500 ALGONQUIN RD
NOISE COMPLAINT	00500 FAIRFIELD BEACH RD
NOISE COMPLAINT	00500 MILL PLAIN RD
NOISE COMPLAINT	00500 MILL PLAIN RD
NOISE COMPLAINT	00500 REEF RD
NOISE COMPLAINT	00500 ROWLAND RD
NOISE COMPLAINT	00500 S BENSON RD
NOISE COMPLAINT	00501 E KINGS HWY
NOISE COMPLAINT	00505 FAIRFIELD BEACH RD
NOISE COMPLAINT	00505 FAIRFIELD BEACH RD
NOISE COMPLAINT	00505 FAIRFIELD BEACH RD
NOISE COMPLAINT	00505 FAIRFIELD BEACH RD

NOISE COMPLAINT	00505 FAIRFIELD BEACH RD
NOISE COMPLAINT	00510 LALLEY BLVD
NOISE COMPLAINT	00515 FAIRFIELD BEACH RD
NOISE COMPLAINT	00525 GALLOPING HILL RD
NOISE COMPLAINT	00525 TUNXIS HILL CO
NOISE COMPLAINT	00525 TUNXIS HILL CUTOFF
NOISE COMPLAINT	00528 BROOKSIDE DR
NOISE COMPLAINT	00530 ONE ROD HWY
NOISE COMPLAINT	00530 ONE ROD HWY
NOISE COMPLAINT	00531 REEF RD
NOISE COMPLAINT	00536 MINE HILL RD
NOISE COMPLAINT	00536 POST RD
NOISE COMPLAINT	00540 VILLA AV
NOISE COMPLAINT	00551 TOILSOME HILL RD
NOISE COMPLAINT	00555 TURNEY RD
NOISE COMPLAINT	00560 FAIRFIELD BEACH RD
NOISE COMPLAINT	00561 POST RD
NOISE COMPLAINT	00570 REEF RD
NOISE COMPLAINT	00573 REEF RD
NOISE COMPLAINT	00575 FAIRFIELD BEACH RD
NOISE COMPLAINT	00580 BROOKSIDE DR
NOISE COMPLAINT	00583 KNAPPS HWY
NOISE COMPLAINT	00583 REEF RD
NOISE COMPLAINT	00583 REEF RD
NOISE COMPLAINT	00589 REEF RD
NOISE COMPLAINT	00589 S PINE CREEK RD
NOISE COMPLAINT	00591 FAIRFIELD BEACH RD
NOISE COMPLAINT	00593 DAVIS RD
NOISE COMPLAINT	00593 MELVILLE AV
NOISE COMPLAINT	00595 FAIRFIELD BEACH RD
NOISE COMPLAINT	00595 WINNEPOGE DR
NOISE COMPLAINT	00598 ROWLAND RD
NOISE COMPLAINT	00600 FAIRFIELD BEACH RD
NOISE COMPLAINT	00600 FAIRFIELD BEACH RD
NOISE COMPLAINT	00600 WARNER HILL RD
NOISE COMPLAINT	00601 MOUNTAIN LAUREL RD
NOISE COMPLAINT	00605 STRATFIELD RD
NOISE COMPLAINT	00606 REID ST
NOISE COMPLAINT	00612 BLACK ROCK TNP
NOISE COMPLAINT	00612 BLACK ROCK TNP
NOISE COMPLAINT	00612 BLACK ROCK TNP
NOISE COMPLAINT	00615 BURROUGHS RD
NOISE COMPLAINT	00615 BURROUGHS RD
NOISE COMPLAINT	00617 TOILSOME HILL RD
NOISE COMPLAINT	00618 TOILSOME HILL RD
NOISE COMPLAINT	00620 VILLA AV
NOISE COMPLAINT	00620 VILLA AV

NOISE COMPLAINT	00620 VILLA AV
NOISE COMPLAINT	00620 VILLA AV
NOISE COMPLAINT	00625 POST RD
NOISE COMPLAINT	00625 POST RD
NOISE COMPLAINT	00629 FAIRFIELD BEACH RD
NOISE COMPLAINT	00631 HOLLYDALE RD
NOISE COMPLAINT	00631 HOLLYDALE RD
NOISE COMPLAINT	00632 FAIRFIELD BEACH RD
NOISE COMPLAINT	00634 STRATFIELD RD
NOISE COMPLAINT	00635 REEF RD
NOISE COMPLAINT	00635 STRATFIELD RD
NOISE COMPLAINT	00635 STRATFIELD RD
NOISE COMPLAINT	00637 FAIRFIELD BEACH RD
NOISE COMPLAINT	00641 KATONA DR
NOISE COMPLAINT	00645 MINE HILL RD
NOISE COMPLAINT	00645 REEF RD
NOISE COMPLAINT	00645 SPRINGER RD
NOISE COMPLAINT	00655 CATAMOUNT RD
NOISE COMPLAINT	00655 FAIRFIELD BEACH RD
NOISE COMPLAINT	00656 FAIRFIELD BEACH RD
NOISE COMPLAINT	00660 JENNINGS RD
NOISE COMPLAINT	00664 FAIRFIELD BEACH RD
NOISE COMPLAINT	00665 COMMERCE DR
NOISE COMPLAINT	00665 COMMERCE DR
NOISE COMPLAINT	00665 COMMERCE DR
NOISE COMPLAINT	00665 COMMERCE DR
NOISE COMPLAINT	00665 COMMERCE DR
NOISE COMPLAINT	00668 FAIRFIELD BEACH RD
NOISE COMPLAINT	00668 FAIRFIELD BEACH RD
NOISE COMPLAINT	00668 FAIRFIELD BEACH RD
NOISE COMPLAINT	00668 FAIRFIELD BEACH RD
NOISE COMPLAINT	00669 FAIRFIELD BEACH RD
NOISE COMPLAINT	00669 FAIRFIELD BEACH RD
NOISE COMPLAINT	00669 FAIRFIELD BEACH RD
NOISE COMPLAINT	00669 FAIRFIELD BEACH RD
NOISE COMPLAINT	00669 FAIRFIELD BEACH RD
NOISE COMPLAINT	00671 FAIRFIELD BEACH RD
NOISE COMPLAINT	00671 FAIRFIELD BEACH RD
NOISE COMPLAINT	00671 FAIRFIELD BEACH RD
NOISE COMPLAINT	00673 FAIRFIELD BEACH RD
NOISE COMPLAINT	00676 FAIRFIELD BEACH RD
NOISE COMPLAINT	00680 E KINGS HWY
NOISE COMPLAINT	00680 FAIRFIELD BEACH RD
NOISE COMPLAINT	00680 FAIRFIELD BEACH RD
NOISE COMPLAINT	00681 FAIRFIELD BEACH RD
NOISE COMPLAINT	00683 FAIRFIELD BEACH RD
NOISE COMPLAINT	00686 REEF RD

NOISE COMPLAINT	00686 REEF RD
NOISE COMPLAINT	00688 FAIRFIELD BEACH RD
NOISE COMPLAINT	00688 FAIRFIELD BEACH RD
NOISE COMPLAINT	00689 E KINGS HWY
NOISE COMPLAINT	00689 E KINGS HWY
NOISE COMPLAINT	00689 FAIRFIELD BEACH RD
NOISE COMPLAINT	00690 FAIRFIELD BEACH RD
NOISE COMPLAINT	00691 FAIRFIELD BEACH RD
NOISE COMPLAINT	00695 MOREHOUSE LA
NOISE COMPLAINT	00696 HILLSIDE RD
NOISE COMPLAINT	00699 FAIRFIELD BEACH RD
NOISE COMPLAINT	00699 FAIRFIELD BEACH RD
NOISE COMPLAINT	00699 FAIRFIELD BEACH RD
NOISE COMPLAINT	00699 FAIRFIELD BEACH RD
NOISE COMPLAINT	00699 FAIRFIELD BEACH RD
NOISE COMPLAINT	00699 FAIRFIELD BEACH RD
NOISE COMPLAINT	00699 FAIRFIELD BEACH RD
NOISE COMPLAINT	00700 FAIRFIELD BEACH RD
NOISE COMPLAINT	00700 FAIRFIELD BEACH RD
NOISE COMPLAINT	00700 FAIRFIELD BEACH RD
NOISE COMPLAINT	00701 BEACH RD
NOISE COMPLAINT	00701 FAIRFIELD BEACH RD
NOISE COMPLAINT	00701 FAIRFIELD BEACH RD
NOISE COMPLAINT	00701 FAIRFIELD BEACH RD
NOISE COMPLAINT	00701 FAIRFIELD BEACH RD
NOISE COMPLAINT	00701 FAIRFIELD BEACH RD
NOISE COMPLAINT	00701 FAIRFIELD BEACH RD
NOISE COMPLAINT	00701 FAIRFIELD BEACH RD
NOISE COMPLAINT	00702 FAIRFIELD BEACH RD
NOISE COMPLAINT	00703 FAIRFIELD BEACH RD
NOISE COMPLAINT	00703 FAIRFIELD BEACH RD
NOISE COMPLAINT	00705 FAIRFIELD BEACH RD
NOISE COMPLAINT	00706 BLACK ROCK TPKE
NOISE COMPLAINT	00709 FAIRFIELD BEACH RD
NOISE COMPLAINT	00709 TUNXIS HILL RD
NOISE COMPLAINT	00710 BEACH RD
NOISE COMPLAINT	00711 POST RD
NOISE COMPLAINT	00713 FAIRFIELD BEACH RD
NOISE COMPLAINT	00715 BLACK ROCK TNPk
NOISE COMPLAINT	00715 PEQUOT AV
NOISE COMPLAINT	00720 BANKS NORTH RD
NOISE COMPLAINT	00720 PEQUOT AV
NOISE COMPLAINT	00720 PEQUOT AV
NOISE COMPLAINT	00723 S PINE CREEK RD
NOISE COMPLAINT	00726 N BENSON RD
NOISE COMPLAINT	00729 REEF CT
NOISE COMPLAINT	00733 FAIRFIELD BEACH RD
NOISE COMPLAINT	00733 FAIRFIELD BEACH RD

NOISE COMPLAINT	00733 FAIRFIELD BEACH RD
NOISE COMPLAINT	00737 FAIRFIELD BEACH RD
NOISE COMPLAINT	00737 FAIRFIELD BEACH RD
NOISE COMPLAINT	00738 N BENSON RD
NOISE COMPLAINT	00739 FAIRFIELD BEACH RD
NOISE COMPLAINT	00739 OLD POST RD
NOISE COMPLAINT	00739 OLD POST RD
NOISE COMPLAINT	00739 OLD POST RD
NOISE COMPLAINT	00739 OLD POST RD
NOISE COMPLAINT	00739 OLD POST RD
NOISE COMPLAINT	00740 FAIRFIELD BEACH RD
NOISE COMPLAINT	00741 FAIRFIELD BEACH RD
NOISE COMPLAINT	00741 FAIRFIELD BEACH RD
NOISE COMPLAINT	00743 FAIRFIELD BEACH RD
NOISE COMPLAINT	00743 FAIRFIELD BEACH RD
NOISE COMPLAINT	00745 FAIRFIELD BEACH RD
NOISE COMPLAINT	00747 FAIRFIELD BEACH RD
NOISE COMPLAINT	00750 E KINGS HWY
NOISE COMPLAINT	00750 S BENSON RD
NOISE COMPLAINT	00755 MELVILLE AV
NOISE COMPLAINT	00756 ROWLAND RD
NOISE COMPLAINT	00757 MELVILLE AV
NOISE COMPLAINT	00757 MELVILLE AV
NOISE COMPLAINT	00757 MELVILLE AV
NOISE COMPLAINT	00760 STILLSON RD
NOISE COMPLAINT	00760 VILLA AV
NOISE COMPLAINT	00760 VILLA AV
NOISE COMPLAINT	00768 SASCO HILL RD
NOISE COMPLAINT	00771 REEF RD
NOISE COMPLAINT	00775 FAIRFIELD BEACH RD
NOISE COMPLAINT	00779 FAIRFIELD BEACH RD
NOISE COMPLAINT	00781 FAIRFIELD BEACH RD
NOISE COMPLAINT	00781 FAIRFIELD BEACH RD
NOISE COMPLAINT	00781 FAIRFIELD BEACH RD
NOISE COMPLAINT	00783 REEF RD
NOISE COMPLAINT	00785 FAIRFIELD BEACH RD
NOISE COMPLAINT	00785 FAIRFIELD BEACH RD
NOISE COMPLAINT	00785 FAIRFIELD BEACH RD
NOISE COMPLAINT	00785 UNQUOWA RD
NOISE COMPLAINT	00787 FAIRFIELD BEACH RD
NOISE COMPLAINT	00787 FAIRFIELD BEACH RD
NOISE COMPLAINT	00793 FAIRFIELD BEACH RD
NOISE COMPLAINT	00793 FAIRFIELD BEACH RD
NOISE COMPLAINT	00793 FAIRFIELD BEACH ROAD
NOISE COMPLAINT	00795 BLACK ROCK TNPk
NOISE COMPLAINT	00795 FAIRFIELD BEACH RD
NOISE COMPLAINT	00797 FAIRFIELD BEACH RD

NOISE COMPLAINT	00797 FAIRFIELD BEACH RD
NOISE COMPLAINT	00801 FAIRFIELD BEACH RD
NOISE COMPLAINT	00810 REEF RD
NOISE COMPLAINT	00812 MILL HILL TER
NOISE COMPLAINT	00820 HILLSIDE RD
NOISE COMPLAINT	00824 N BENSON RD
NOISE COMPLAINT	00825 E KINGS HWY
NOISE COMPLAINT	00825 FAIRFIELD BEACH RD
NOISE COMPLAINT	00836 REEF RD
NOISE COMPLAINT	00838 E KINGS HWY
NOISE COMPLAINT	00840 REEF RD
NOISE COMPLAINT	00840 S BENSON RD
NOISE COMPLAINT	00840 S BENSON RD
NOISE COMPLAINT	00850 HARBOR RD
NOISE COMPLAINT	00861 E KINGS HWY
NOISE COMPLAINT	00865 REEF RD
NOISE COMPLAINT	00865 REEF RD
NOISE COMPLAINT	00865 REEF RD
NOISE COMPLAINT	00876 RIVERSIDE DR
NOISE COMPLAINT	00878 OLDFIELD RD
NOISE COMPLAINT	00880 MILL HILL RD
NOISE COMPLAINT	00880 MOREHOUSE HWY
NOISE COMPLAINT	00880 MOREHOUSE HWY
NOISE COMPLAINT	00880 MOREHOUSE HWY
NOISE COMPLAINT	00880 MOREHOUSE HWY
NOISE COMPLAINT	00880 S BENSON RD
NOISE COMPLAINT	00892 REEF RD
NOISE COMPLAINT	00892 REEF RD
NOISE COMPLAINT	00900 FAIRFIELD BEACH RD
NOISE COMPLAINT	00900 FAIRFIELD BEACH RD
NOISE COMPLAINT	00900 FAIRFIELD BEACH RD
NOISE COMPLAINT	00900 FAIRFIELD BEACH RD
NOISE COMPLAINT	00900 FAIRFIELD BEACH RD
NOISE COMPLAINT	00900 FAIRFIELD BEACH RD
NOISE COMPLAINT	00900 REEF RD
NOISE COMPLAINT	00901 E KINGS HWY
NOISE COMPLAINT	00901 E KINGS HWY
NOISE COMPLAINT	00901 E KINGS HWY
NOISE COMPLAINT	00901 E KINGS HWY
NOISE COMPLAINT	00901 E KINGS HWY
NOISE COMPLAINT	00901 E KINGS HWY
NOISE COMPLAINT	00904 REEF RD
NOISE COMPLAINT	00911 FAIRFIELD BEACH RD
NOISE COMPLAINT	00914 REEF RD
NOISE COMPLAINT	00918 FAIRFIELD BEACH RD
NOISE COMPLAINT	00918 FAIRFIELD BEACH RD
NOISE COMPLAINT	00918 FAIRFIELD BEACH RD

NOISE COMPLAINT	00918 FAIRFIELD BEACH RD
NOISE COMPLAINT	00918 FAIRFIELD BEACH RD
NOISE COMPLAINT	00919 FAIRFIELD BEACH RD
NOISE COMPLAINT	00920 BROOKSIDE DR
NOISE COMPLAINT	00920 BROOKSIDE DR
NOISE COMPLAINT	00920 BURR ST
NOISE COMPLAINT	00930 E KINGS HWY
NOISE COMPLAINT	00930 MILL HILL TER
NOISE COMPLAINT	00930 REEF RD
NOISE COMPLAINT	00930 REEF RD
NOISE COMPLAINT	00931 FAIRFIELD BEACH RD
NOISE COMPLAINT	00932 FAIRFIELD BEACH RD
NOISE COMPLAINT	00932 FAIRFIELD BEACH RD
NOISE COMPLAINT	00934 FAIRFIELD BEACH RD
NOISE COMPLAINT	00934 FAIRFIELD BEACH RD
NOISE COMPLAINT	00934 FAIRFIELD BEACH RD
NOISE COMPLAINT	00937 POST RD
NOISE COMPLAINT	00938 FAIRFIELD BEACH RD
NOISE COMPLAINT	00938 FAIRFIELD BEACH RD
NOISE COMPLAINT	00938 FAIRFIELD BEACH RD
NOISE COMPLAINT	00938 FAIRFIELD BEACH RD
NOISE COMPLAINT	00939 FAIRFIELD BEACH RD
NOISE COMPLAINT	00939 FAIRFIELD BEACH RD
NOISE COMPLAINT	00939 FAIRFIELD BEACH RD
NOISE COMPLAINT	00939 FAIRFIELD BEACH RD
NOISE COMPLAINT	00942 FAIRFIELD BEACH RD
NOISE COMPLAINT	00942 REEF RD
NOISE COMPLAINT	00945 SASCO HILL RD
NOISE COMPLAINT	00949 FAIRFIELD BEACH RD
NOISE COMPLAINT	00949 FAIRFIELD BEACH RD
NOISE COMPLAINT	00953 FAIRFIELD BEACH RD
NOISE COMPLAINT	00954 FAIRFIELD BEACH RD
NOISE COMPLAINT	00957 REEF RD
NOISE COMPLAINT	00957 REEF RD
NOISE COMPLAINT	00957 REEF RD
NOISE COMPLAINT	00957 REEF RD
NOISE COMPLAINT	00960 REEF RD
NOISE COMPLAINT	00963 FAIRFIELD BEACH RD
NOISE COMPLAINT	00963 FAIRFIELD BEACH RD
NOISE COMPLAINT	00963 FAIRFIELD BEACH RD
NOISE COMPLAINT	00967 TUNXIS HILL RD
NOISE COMPLAINT	00968 FAIRFIELD BEACH RD
NOISE COMPLAINT	00968 HARBOR RD
NOISE COMPLAINT	00970 FAIRFIELD BEACH RD
NOISE COMPLAINT	00970 S PINE CREEK RD
NOISE COMPLAINT	00971 FAIRFIELD BEACH RD
NOISE COMPLAINT	00981 FAIRFIELD BEACH RD

NOISE COMPLAINT	00981 FAIRFIELD BEACH RD
NOISE COMPLAINT	00984 FAIRFIELD BEACH RD
NOISE COMPLAINT	00984 FAIRFIELD BEACH RD
NOISE COMPLAINT	00984 FAIRFIELD BEACH RD
NOISE COMPLAINT	00988 REEF RD
NOISE COMPLAINT	00988 REEF RD
NOISE COMPLAINT	00988 REEF RD
NOISE COMPLAINT	00988 REEF RD
NOISE COMPLAINT	00989 FAIRFIELD BEACH RD
NOISE COMPLAINT	00989 FAIRFIELD BEACH RD
NOISE COMPLAINT	00989 FAIRFIELD BEACH RD
NOISE COMPLAINT	00989 FAIRFIELD BEACH RD
NOISE COMPLAINT	00989 FAIRFIELD BEACH RD
NOISE COMPLAINT	00989 FAIRFIELD BEACH RD
NOISE COMPLAINT	00989 FAIRFIELD BEACH RD
NOISE COMPLAINT	00990 MILL HILL TER
NOISE COMPLAINT	00995 REEF RD
NOISE COMPLAINT	00995 REEF RD
NOISE COMPLAINT	00997 FAIRFIELD BEACH RD
NOISE COMPLAINT	00997 REEF RD
NOISE COMPLAINT	00997 REEF RD
NOISE COMPLAINT	01000 FAIRFIELD BEACH RD
NOISE COMPLAINT	01000 FAIRFIELD BEACH RD
NOISE COMPLAINT	01000 REEF RD
NOISE COMPLAINT	01000 S BENSON RD
NOISE COMPLAINT	01000 S BENSON RD
NOISE COMPLAINT	01000 S BENSON RD
NOISE COMPLAINT	01000 S BENSON RD
NOISE COMPLAINT	01000 S BENSON RD
NOISE COMPLAINT	01000 S BENSON RD
NOISE COMPLAINT	01000 S BENSON RD
NOISE COMPLAINT	01001 BLACK ROCK TNPk
NOISE COMPLAINT	01001 FAIRFIELD BEACH RD
NOISE COMPLAINT	01001 FAIRFIELD BEACH RD
NOISE COMPLAINT	01001 FAIRFIELD BEACH RD
NOISE COMPLAINT	01001 FAIRFIELD BEACH RD
NOISE COMPLAINT	01001 FAIRFIELD BEACH RD
NOISE COMPLAINT	01007 FAIRFIELD BEACH RD
NOISE COMPLAINT	01007 FAIRFIELD BEACH RD
NOISE COMPLAINT	01011 FAIRFIELD BEACH RD
NOISE COMPLAINT	01011 FAIRFIELD BEACH RD
NOISE COMPLAINT	01011 FAIRFIELD BEACH RD
NOISE COMPLAINT	01011 FAIRFIELD BEACH RD
NOISE COMPLAINT	01011 FAIRFIELD BEACH RD
NOISE COMPLAINT	01015 FAIRFIELD BEACH RD

NOISE COMPLAINT	01018 REEF RD
NOISE COMPLAINT	01018 REEF RD
NOISE COMPLAINT	01018 REEF RD
NOISE COMPLAINT	01019 FAIRFIELD BEACH RD
NOISE COMPLAINT	01019 FAIRFIELD BEACH RD
NOISE COMPLAINT	01019 REEF RD
NOISE COMPLAINT	01021 FAIRFIED BEACH RD
NOISE COMPLAINT	01026 REEF RD
NOISE COMPLAINT	01026 REEF RD
NOISE COMPLAINT	01027 FAIRFIELD BEACH RD
NOISE COMPLAINT	01027 FAIRFIELD BEACH RD
NOISE COMPLAINT	01027 FAIRFIELD BEACH RD
NOISE COMPLAINT	01027 FAIRFIELD BEACH RD
NOISE COMPLAINT	01028 MILL PLAIN RD
NOISE COMPLAINT	01030 REEF RD
NOISE COMPLAINT	01030 REEF RD
NOISE COMPLAINT	01033 BLACK ROCK TNPk
NOISE COMPLAINT	01033 REEF RD
NOISE COMPLAINT	01034 FAIRFIELD BEACH RD
NOISE COMPLAINT	01034 FAIRFIELD BEACH RD
NOISE COMPLAINT	01034 FAIRFIELD BEACH RD
NOISE COMPLAINT	01034 FAIRFIELD BEACH RD
NOISE COMPLAINT	01037 FAIRFIELD BEACH RD
NOISE COMPLAINT	01037 FAIRFIELD BEACH RD
NOISE COMPLAINT	01039 REEF RD
NOISE COMPLAINT	01045 FAIRFIELD BEACH RD
NOISE COMPLAINT	01047 REEF RD
NOISE COMPLAINT	01053 FAIRFIELD BEACH RD
NOISE COMPLAINT	01054 FAIRFIELD BEACH RD
NOISE COMPLAINT	01054 FAIRFIELD BEACH RD
NOISE COMPLAINT	01054 REEF RD
NOISE COMPLAINT	01058 N BENSON RD
NOISE COMPLAINT	01059 REEF RD
NOISE COMPLAINT	01059 REEF RD
NOISE COMPLAINT	01059 REEF RD
NOISE COMPLAINT	01059 REEF RD
NOISE COMPLAINT	01060 MERRITT ST
NOISE COMPLAINT	01066 BROOKLAWN AV
NOISE COMPLAINT	01070 MERRITT ST
NOISE COMPLAINT	01073 N BENSON RD
NOISE COMPLAINT	01073 N BENSON RD
NOISE COMPLAINT	01080 HARBOR RD
NOISE COMPLAINT	01081 BROOKLAWN AV
NOISE COMPLAINT	01082 BURROUGHS RD
NOISE COMPLAINT	01086 REEF RD
NOISE COMPLAINT	01096 POST RD
NOISE COMPLAINT	01100 BROOKLAWN AV

NOISE COMPLAINT	01100 REEF RD
NOISE COMPLAINT	01104 REEF RD
NOISE COMPLAINT	01107 FAIRFIELD BEACH RD
NOISE COMPLAINT	01109 BROOKSIDE DR
NOISE COMPLAINT	01109 REEF RD
NOISE COMPLAINT	01111 SASCO HILL RD
NOISE COMPLAINT	01118 CROSS HWY
NOISE COMPLAINT	01121 SASCO HILL RD
NOISE COMPLAINT	01125 PEQUOT AV
NOISE COMPLAINT	01130 S PINE CREEK RD
NOISE COMPLAINT	01135 FAIRFIELD BEACH RD
NOISE COMPLAINT	01144 REEF RD
NOISE COMPLAINT	01144 REEF RD
NOISE COMPLAINT	01144 REEF RD
NOISE COMPLAINT	01144 REEF RD
NOISE COMPLAINT	01144 REEF RD
NOISE COMPLAINT	01149 FAIRFIELD BEACH RD
NOISE COMPLAINT	01156 OLDFIELD RD
NOISE COMPLAINT	01157 FAIRFIELD BEACH RD
NOISE COMPLAINT	01157 FAIRFIELD BEACH RD
NOISE COMPLAINT	01159 BRONSON RD
NOISE COMPLAINT	01160 REEF RD
NOISE COMPLAINT	01160 REEF RD
NOISE COMPLAINT	01160 REEF RD
NOISE COMPLAINT	01160 REEF RD
NOISE COMPLAINT	01167 MERRITT ST
NOISE COMPLAINT	01177 FAIRFIELD BEACH RD
NOISE COMPLAINT	01177 FAIRFIELD BEACH RD
NOISE COMPLAINT	01180 FAIRFIELD BEACH RD
NOISE COMPLAINT	01187 FAIRFIELD BEACH RD
NOISE COMPLAINT	01190 FAIRFIELD BEACH RD
NOISE COMPLAINT	01190 PEQUOT AV
NOISE COMPLAINT	01197 FAIRFIELD BEACH RD
NOISE COMPLAINT	01197 FAIRFIELD BEACH RD
NOISE COMPLAINT	01197 FAIRFIELD BEACH RD
NOISE COMPLAINT	01200 FAIRFIELD BEACH RD
NOISE COMPLAINT	01200 FAIRFIELD WOODS RD
NOISE COMPLAINT	01201 E KINGS HWY
NOISE COMPLAINT	01201 FAIRFIELD BEACH RD
NOISE COMPLAINT	01205 FAIRFIELD BEACH RD
NOISE COMPLAINT	01205 FAIRFIELD BEACH RD
NOISE COMPLAINT	01205 FAIRFIELD BEACH RD
NOISE COMPLAINT	01205 FAIRFIELD BEACH RD
NOISE COMPLAINT	01205 FAIRFIELD BEACH RD
NOISE COMPLAINT	01205 FAIRFIELD BEACH RD
NOISE COMPLAINT	01205 FAIRFIELD BEACH RD
NOISE COMPLAINT	01206 FAIRFIELD BEACH RD

NOISE COMPLAINT	01206 FAIRFIELD BEACH RD
NOISE COMPLAINT	01211 FAIRFIELD BEACH RD
NOISE COMPLAINT	01212 FAIRFIELD BEACH RD
NOISE COMPLAINT	01215 POST RD
NOISE COMPLAINT	01215 STRATFIELD RD
NOISE COMPLAINT	01216 BLACK ROCK TNP
NOISE COMPLAINT	01218 BROOKSIDE DR
NOISE COMPLAINT	01221 FAIRFIELD BEACH RD
NOISE COMPLAINT	01221 FAIRFIELD BEACH RD
NOISE COMPLAINT	01227 PEQUOT AV
NOISE COMPLAINT	01230 MERWINS LA
NOISE COMPLAINT	01235 BLACK ROCK TNP
NOISE COMPLAINT	01240 BRONSON RD
NOISE COMPLAINT	01241 POST RD
NOISE COMPLAINT	01244 STRATFIELD RD
NOISE COMPLAINT	01250 MOREHOUSE HWY
NOISE COMPLAINT	01252 BLACK ROCK TNP
NOISE COMPLAINT	01256 BLACK ROCK TNP
NOISE COMPLAINT	01256 N BENSON RD
NOISE COMPLAINT	01259 PEQUOT AV
NOISE COMPLAINT	01263 BROOKLAWN AV
NOISE COMPLAINT	01265 BROOKSIDE DR
NOISE COMPLAINT	01265 FAIRFIELD BEACH RD
NOISE COMPLAINT	01271 STRATFIELD RD
NOISE COMPLAINT	01271 STRATFIELD RD
NOISE COMPLAINT	01275 POST RD
NOISE COMPLAINT	01275 POST RD
NOISE COMPLAINT	01281 FAIRFIELD BEACH RD
NOISE COMPLAINT	01289 FAIRFIELD BEACH RD
NOISE COMPLAINT	01289 FAIRFIELD BEACH RD
NOISE COMPLAINT	01289 FAIRFIELD BEACH RD
NOISE COMPLAINT	01291 FAIRFIELD BEACH RD
NOISE COMPLAINT	01291 FAIRFIELD BEACH RD
NOISE COMPLAINT	01299 FAIRFIELD BEACH RD
NOISE COMPLAINT	01300 FAIRFIELD BEACH RD
NOISE COMPLAINT	01310 REDDING RD
NOISE COMPLAINT	01310 S PINE CREEK RD
NOISE COMPLAINT	01345 FENCEROW DR
NOISE COMPLAINT	01351 S PINE CREEK RD
NOISE COMPLAINT	01351 S PINE CREEK RD
NOISE COMPLAINT	01351 S PINE CREEK RD
NOISE COMPLAINT	01351 S PINE CREEK RD
NOISE COMPLAINT	01351 S PINE CREEK RD
NOISE COMPLAINT	01361 FAIRFIELD BEACH RD
NOISE COMPLAINT	01365 BLACK ROCK TNP
NOISE COMPLAINT	01370 SASCO HILL RD
NOISE COMPLAINT	01383 MILL PLAIN RD

NOISE COMPLAINT	01400 CATAMOUNT RD
NOISE COMPLAINT	01400 FAIRFIELD BEACH RD
NOISE COMPLAINT	01400 N BENSON RD
NOISE COMPLAINT	01401 KINGS HWY
NOISE COMPLAINT	01401 KINGS HWY
NOISE COMPLAINT	01415 BROOKLAWN AV
NOISE COMPLAINT	01435 POST RD
NOISE COMPLAINT	01443 STRATFIELD RD
NOISE COMPLAINT	01445 STRATFIELD RD
NOISE COMPLAINT	01445 STRATFIELD RD
NOISE COMPLAINT	01445 STRATFIELD RD
NOISE COMPLAINT	01445 STRATFIELD RD
NOISE COMPLAINT	01450 REDDING RD
NOISE COMPLAINT	01470 FAIRFIELD WOODS RD
NOISE COMPLAINT	01475 E KINGS HWY
NOISE COMPLAINT	01475 POST RD
NOISE COMPLAINT	01484 KINGS HWY
NOISE COMPLAINT	01492 MILL PLAIN RD
NOISE COMPLAINT	01496 FAIRFIELD WOODS RD
NOISE COMPLAINT	01499 POST RD
NOISE COMPLAINT	01505 PEQUOT AV
NOISE COMPLAINT	01510 E KINGS HWY
NOISE COMPLAINT	01510 FAIRFIELD BEACH RD
NOISE COMPLAINT	01565 BLACK ROCK TNPk
NOISE COMPLAINT	01571 STRATFIELD RD
NOISE COMPLAINT	01583 FAIRFIELD BEACH RD
NOISE COMPLAINT	01601 S PINE CREEK RD
NOISE COMPLAINT	01601 S PINE CREEK RD
NOISE COMPLAINT	01625 MILL PLAIN RD
NOISE COMPLAINT	01649 FAIRFIELD BEACH RD
NOISE COMPLAINT	01677 POST RD
NOISE COMPLAINT	01677 POST RD
NOISE COMPLAINT	01677 POST RD
NOISE COMPLAINT	01700 POST RD
NOISE COMPLAINT	01701 REDDING RD
NOISE COMPLAINT	01711 BURR ST
NOISE COMPLAINT	01715 BLACK ROCK TNPk
NOISE COMPLAINT	01719 POST RD
NOISE COMPLAINT	01719 POST RD
NOISE COMPLAINT	01727 FAIRFIELD BEACH RD
NOISE COMPLAINT	01795 POST RD
NOISE COMPLAINT	01801 MILL PLAIN RD
NOISE COMPLAINT	01838 BLACK ROCK TNPk
NOISE COMPLAINT	01869 CROSS HWY
NOISE COMPLAINT	01870 N BENSON RD
NOISE COMPLAINT	01895 FAIRFIELD BEACH RD
NOISE COMPLAINT	01901 FAIRFIELD BEACH RD

NOISE COMPLAINT	01901 FAIRFIELD BEACH RD
NOISE COMPLAINT	01902 POST RD
NOISE COMPLAINT	01950 BRONSON RD
NOISE COMPLAINT	01968 BLACK ROCK TNP
NOISE COMPLAINT	01975 BLACK ROCK TNP
NOISE COMPLAINT	01975 BLACK ROCK TNP
NOISE COMPLAINT	01975 BLACK ROCK TNP
NOISE COMPLAINT	01992 KINGS HWY
NOISE COMPLAINT	02000 BLACK ROCK TNP
NOISE COMPLAINT	02000 BLACK ROCK TNP
NOISE COMPLAINT	02024 STRATFIELD RD
NOISE COMPLAINT	02070 POST RD
NOISE COMPLAINT	02070 POST RD
NOISE COMPLAINT	02081 FAIRFIELD BEACH RD
NOISE COMPLAINT	02131 FAIRFIELD BEACH RD
NOISE COMPLAINT	02131 FAIRFIELD BEACH RD
NOISE COMPLAINT	02131 FAIRFIELD BEACH RD
NOISE COMPLAINT	02131 FAIRFIELD BEACH RD
NOISE COMPLAINT	02131 FAIRFIELD BEACH RD
NOISE COMPLAINT	02135 KINGS HWY
NOISE COMPLAINT	02142 FAIRFIELD BEACH RD
NOISE COMPLAINT	02147 KINGS HWY
NOISE COMPLAINT	02149 FAIRFIELD BEACH RD
NOISE COMPLAINT	02149 FAIRFIELD BEACH RD
NOISE COMPLAINT	02149 FAIRFIELD BEACH RD
NOISE COMPLAINT	02155 FAIRFIELD BEACH RD
NOISE COMPLAINT	02159 KINGS HWY
NOISE COMPLAINT	02194 FAIRFIELD BEACH RD
NOISE COMPLAINT	02206 FAIRFIELD BEACH RD
NOISE COMPLAINT	02244 FAIRFIELD BEACH RD
NOISE COMPLAINT	02268 FAIRFIELD BEACH RD
NOISE COMPLAINT	02300 FAIRFIELD BEACH RD
NOISE COMPLAINT	02308 FAIRFIELD BEACH RD
NOISE COMPLAINT	02308 N BENSON RD
NOISE COMPLAINT	02308 N BENSON RD
NOISE COMPLAINT	02308 N BENSON RD
NOISE COMPLAINT	02312 REDDING RD
NOISE COMPLAINT	02317 BLACK ROCK TNP
NOISE COMPLAINT	02322 STURGES HWY
NOISE COMPLAINT	02325 BURR ST
NOISE COMPLAINT	02345 REDDING RD
NOISE COMPLAINT	02453 BURR ST
NOISE COMPLAINT	02453 EASTON TNP
NOISE COMPLAINT	02453 EASTON TNP
NOISE COMPLAINT	02453 EASTON TNP
NOISE COMPLAINT	02475 EASTON TNP
NOISE COMPLAINT	02496 EASTON TNP

NOISE COMPLAINT	02496 EASTON TNPK
NOISE COMPLAINT	02500 BRONSON RD
NOISE COMPLAINT	02505 BLACK ROCK TNPK
NOISE COMPLAINT	02550 BRONSON RD
NOISE COMPLAINT	02569 BRONSON RD
NOISE COMPLAINT	02569 BRONSON RD
NOISE COMPLAINT	02801 MOREHOUSE HWY
NOISE COMPLAINT	02881 NORTH ST
NOISE COMPLAINT	03135 EASTON TNPK
NOISE COMPLAINT	03282 CONGRESS ST
NOISE COMPLAINT	03366 CONGRESS ST
NOISE COMPLAINT	03400 POST RD
NOISE COMPLAINT	03449 POST RD
NOISE COMPLAINT	03449 POST RD
NOISE COMPLAINT	03657 PARK AV
NOISE COMPLAINT	03671 POST RD
NOISE COMPLAINT	03991 PARK AV
NOISE COMPLAINT	04001 PARK AV
NOISE COMPLAINT	04021 PARK AV
NOISE COMPLAINT	04180 BLACK ROCK TNPK
NOISE COMPLAINT	04180 BLACK ROCK TNPK
NOISE COMPLAINT	04180 BLACK ROCK TNPK
NOISE COMPLAINT	04180 BLACK ROCK TNPK
NOISE COMPLAINT	04180 BLACK ROCK TNPK
NOISE COMPLAINT	04230 CONGRESS ST
NOISE COMPLAINT	04480 CONGRESS ST
NOISE COMPLAINT	04800 CONGRESS ST
NOISE COMPLAINT	05151 PARK AV
NOISE COMPLAINT	05151 PARK AV
NOISE COMPLAINT	05797 PARK AV
NOISE COMPLAINT	05797 PARK AV
NOISE COMPLAINT	1093 Fairfield Beach Road
NOISE COMPLAINT	127 Orchard Hill Road
NOISE COMPLAINT	190 Alden Stret
NOISE COMPLAINT	2142 Fairfield Beach Road
NOISE COMPLAINT	40 Wildwood Rd
NOISE COMPLAINT	420 Fence Row Drive
NOISE COMPLAINT	ADLEY RD/LLOYD PL
NOISE COMPLAINT	ALYSSA LA/BROOKLAWN AV
NOISE COMPLAINT	ALYSSA LA/BROOKLAWN AV
NOISE COMPLAINT	ARDMORE ST/KENARD ST
NOISE COMPLAINT	BARBERRY RD/JUNIPER LA
NOISE COMPLAINT	BARLOW RD/ROUND HILL RD
NOISE COMPLAINT	BAROS ST/HUNYADI AV
NOISE COMPLAINT	BAYBERRY RD/FAIRFIELD WOODS RD
NOISE COMPLAINT	BEAUMONT ST/BEAUMONT PL
NOISE COMPLAINT	BEAUMONT ST/POST RD

NOISE COMPLAINT	BENEDICT AV/JACKMAN AV
NOISE COMPLAINT	BENNETT ST/BOND ST
NOISE COMPLAINT	BERWICK AV/E KINGS HWY
NOISE COMPLAINT	BEVERLY LA/MOREHOUSE HWY
NOISE COMPLAINT	BIRCH RD/E PAULDING ST
NOISE COMPLAINT	BIRCH RD/FAIRFIELD BEACH RD
NOISE COMPLAINT	BIRCH RD/FAIRFIELD BEACH RD
NOISE COMPLAINT	BIRCH RD/FERN ST
NOISE COMPLAINT	BITTERSWEET RD/BURR ST
NOISE COMPLAINT	BLACK ROCK TNP/K/BROOKSIDE DR
NOISE COMPLAINT	BLACK ROCK TNP/K/COMMERCE DR
NOISE COMPLAINT	BLACK ROCK TNP/K/MERRITT PKWY
NOISE COMPLAINT	BLACK ROCK TNP/K/NONOPOGE RD
NOISE COMPLAINT	BLACK ROCK TNP/K/STILLSON RD
NOISE COMPLAINT	BLACK ROCK TNP/K/YORK RD
NOISE COMPLAINT	BLACK ROCK TNP/K/YORK RD
NOISE COMPLAINT	BLOOMFIELD DR/PIONEER CT
NOISE COMPLAINT	BRONSON RD/FULLING MILL LA
NOISE COMPLAINT	BRONSON RD/GOVERNORS LA
NOISE COMPLAINT	BRONSON RD/MILL HILL RD
NOISE COMPLAINT	BRONSON RD/TWIN BROOKS LA
NOISE COMPLAINT	BROOKBEND RD/UNQUOWA RD
NOISE COMPLAINT	BROOKFIELD AV/ESSEX ST
NOISE COMPLAINT	BROOKLAWN AV/QUERIDA ST
NOISE COMPLAINT	BROOKLAWN TER/BROOKLAWN AV
NOISE COMPLAINT	BROOKSIDE DR/DELL DALE RD
NOISE COMPLAINT	BUENA VISTA RD/WILSON ST
NOISE COMPLAINT	BULLARD ST/WARSAW ST
NOISE COMPLAINT	BURR ST/ARAN HILL RD
NOISE COMPLAINT	BURR ST/CONGRESS ST
NOISE COMPLAINT	BURR ST/MIDLOCK RD
NOISE COMPLAINT	CASMIR DR/CHURCH HILL RD
NOISE COMPLAINT	CASTLE AV/HALLEY AV
NOISE COMPLAINT	CASTLE AV/WARREN AV
NOISE COMPLAINT	CATHERINE ST/NICHOLS ST
NOISE COMPLAINT	CENTER ST/POST RD
NOISE COMPLAINT	CHARLES ST/PRATT ST
NOISE COMPLAINT	CHARLES ST/REEF RD
NOISE COMPLAINT	CHESTNUT ST/KINGS HWY CUTOFF
NOISE COMPLAINT	CHURCH HILL RD/BUENA VISTA RD
NOISE COMPLAINT	CHURCHILL ST/KINGS HWY
NOISE COMPLAINT	CONGRESS ST/ARAN HILL RD
NOISE COMPLAINT	CONGRESS ST/HOMESTEAD LA
NOISE COMPLAINT	CONGRESS ST/LONG MEADOW RD
NOISE COMPLAINT	CONGRESS ST/MINE HILL RD
NOISE COMPLAINT	CONGRESS ST/NORTH ST
NOISE COMPLAINT	COUNTRY RD/HIGH ST

NOISE COMPLAINT	CRAIG CT/S BENSON RD
NOISE COMPLAINT	CRANE ST/LENOX RD
NOISE COMPLAINT	CRESTWOOD RD/BROOKMERE DR
NOISE COMPLAINT	CROSS HWY HWY/MERWINS LA
NOISE COMPLAINT	CURTIS TER/SKY TOP DR
NOISE COMPLAINT	DIVISION AV/ELIZABETH ST
NOISE COMPLAINT	DONNA DR/JEFFERSON ST
NOISE COMPLAINT	DUCK FARM RD/GREENFIELD HILL RD
NOISE COMPLAINT	DUDLEY DR/MILL PLAIN RD
NOISE COMPLAINT	DUNNLEA RD/HENRY ST
NOISE COMPLAINT	E KINGS HWY/BERWICK AV
NOISE COMPLAINT	E KINGS HWY/COMMERCE DR
NOISE COMPLAINT	E KINGS HWY/LONGFELLOW AV
NOISE COMPLAINT	E KINGS HWY/MASON ST
NOISE COMPLAINT	EASTLAWN ST/OLDFIELD RD
NOISE COMPLAINT	ECHO LA/SKY TOP TER
NOISE COMPLAINT	EDGEWOOD RD/JACKMAN AV
NOISE COMPLAINT	EDWARD ST/CARLYNN DR
NOISE COMPLAINT	ELM ST/ROUND HILL RD
NOISE COMPLAINT	FAIRCHILD AV/CARTHAGE ST
NOISE COMPLAINT	FAIRFIELD BEACH RD/BIRCH RD
NOISE COMPLAINT	FAIRFIELD BEACH RD/COLLEGE PL
NOISE COMPLAINT	FAIRFIELD BEACH RD/EDWARD ST
NOISE COMPLAINT	FAIRFIELD BEACH RD/REEF RD
NOISE COMPLAINT	FAIRFIELD BEACH RD/REEF RD
NOISE COMPLAINT	FAIRFIELD BEACH RD/REEF RD
NOISE COMPLAINT	FAIRFIELD WOODS RD/BAYBERRY RD
NOISE COMPLAINT	FAIRFIELD WOODS RD/FERNCLIFF RD
NOISE COMPLAINT	FAIRFIELD WOODS RD/STILLSON RD
NOISE COMPLAINT	FAIRFIELD WOODS RD/TULLER RD
NOISE COMPLAINT	FAIRMOUNT TER/BENEDICT AV
NOISE COMPLAINT	FAIRMOUNT TER/WARWICK AV
NOISE COMPLAINT	FAIRVIEW AV/MEADOWBROOK RD
NOISE COMPLAINT	FALMOUTH RD/CHURCH HILL RD
NOISE COMPLAINT	FERN ST/BEACH RD
NOISE COMPLAINT	FIELDCREST DR/CANDLEWOOD RD
NOISE COMPLAINT	FOX RUN RD/DUCK FARM RD
NOISE COMPLAINT	FOX ST/EDWARD ST
NOISE COMPLAINT	FRENCH ST/S PINE CREEK RD
NOISE COMPLAINT	GARDEN DR/TULLER RD
NOISE COMPLAINT	GLOVER ST/MILL PLAIN RD
NOISE COMPLAINT	GOVERNORS LA/BRONSON RD
NOISE COMPLAINT	GRANDVIEW RD/DAVIS RD
NOISE COMPLAINT	GRANVILLE ST/POST RD
NOISE COMPLAINT	GREENFIELD ST/BERKELEY RD
NOISE COMPLAINT	GREENFIELD ST/MARLBOROUGH TER
NOISE COMPLAINT	HANFORD DR/ORCHARD HILL LA

NOISE COMPLAINT	HENRY ST/MILL PLAIN RD
NOISE COMPLAINT	HIGH ST/PEPPERBUSH LA
NOISE COMPLAINT	HILLSIDE RD/CONGRESS ST
NOISE COMPLAINT	HILLSIDE RD/HILL FARM RD
NOISE COMPLAINT	HOLLYDALE RD/JOAN DR
NOISE COMPLAINT	HOMESTEAD LA/CONGRESS ST
NOISE COMPLAINT	HOWARD ST/PRATT ST
NOISE COMPLAINT	HOWARD ST/REEF RD
NOISE COMPLAINT	HOWARD ST/REEF RD
NOISE COMPLAINT	HOWARD ST/REEF RD
NOISE COMPLAINT	HOWARD ST/REEF RD
NOISE COMPLAINT	HURD ST/NICHOLS ST
NOISE COMPLAINT	INGLESIDE RD/STURGES HWY
NOISE COMPLAINT	JACKMAN AV/FAIRMOUNT TER
NOISE COMPLAINT	JEFFERSON ST/DONNA DR
NOISE COMPLAINT	JENNINGS RD/CASTLE AV
NOISE COMPLAINT	JENNINGS RD/HOLLAND HILL RD
NOISE COMPLAINT	JENNINGS RD/LONGFELLOW AV
NOISE COMPLAINT	JENNINGS RD/OVERLOOK AV
NOISE COMPLAINT	JUDD ST/REID ST
NOISE COMPLAINT	KENWOOD AV/KENARD ST
NOISE COMPLAINT	KING ST/BROOKFIELD AV
NOISE COMPLAINT	KNAPPS HWY/BULLARD ST
NOISE COMPLAINT	LAKEVIEW DR/SHORT HILL LA
NOISE COMPLAINT	LALLEY BLVD/EDWARD ST
NOISE COMPLAINT	LALLEY BLVD/FAIRFIELD BEACH RD
NOISE COMPLAINT	LALLEY BLVD/FAIRFIELD BEACH RD
NOISE COMPLAINT	LALLEY BLVD/QUINCY ST
NOISE COMPLAINT	LARBERT RD/PEQUOT AV
NOISE COMPLAINT	LENOX RD/VESPER ST
NOISE COMPLAINT	LIGHT HOUSE PT/FAIRFIELD BEACH RD
NOISE COMPLAINT	LIMERICK RD/SHADOWOOD RD
NOISE COMPLAINT	LIND ST/REEF RD
NOISE COMPLAINT	LITTLE BROOK RD/MARION RD
NOISE COMPLAINT	LONGVIEW AV/GRASMERE AV
NOISE COMPLAINT	LUCILLE ST/FAIRFIELD WOODS RD
NOISE COMPLAINT	LUCILLE ST/WILDWOOD RD
NOISE COMPLAINT	LYNNBROOK RD/LEWIS DR
NOISE COMPLAINT	MARLBOROUGH TER/GREENFIELD ST
NOISE COMPLAINT	MARNE AV/EUCLID AV
NOISE COMPLAINT	MASSACHUSETTS AV/NEW HAMPSHIRE AV
NOISE COMPLAINT	MAY ST/JENNINGS RD
NOISE COMPLAINT	MAYFAIR RD/STILLSON RD
NOISE COMPLAINT	MEADOWCREST DR/CHURCH HILL RD
NOISE COMPLAINT	MELVILLE DR/GARDEN DR
NOISE COMPLAINT	MERWINS LA/FAIR OAK DR
NOISE COMPLAINT	MERWINS LA/FAIR OAK DR

NOISE COMPLAINT	MILL HILL TER/VILLAGE LA
NOISE COMPLAINT	MILL PLAIN RD/TAUNTON RD
NOISE COMPLAINT	MILL PLAIN RD/TAUNTON RD
NOISE COMPLAINT	MILLARD ST/REEF RD
NOISE COMPLAINT	MILLARD ST/REEF RD
NOISE COMPLAINT	MILLARD ST/REEF RD
NOISE COMPLAINT	MINE HILL RD/HUBBEL LA
NOISE COMPLAINT	MORITZ PL/BLACK ROCK TNP
NOISE COMPLAINT	MORITZ PL/BLACK ROCK TNP
NOISE COMPLAINT	N BENSON RD/BARLOW RD
NOISE COMPLAINT	N BENSON RD/DILL RD
NOISE COMPLAINT	OLD DAM RD/S PINE CREEK RD
NOISE COMPLAINT	OLD ELM RD/BEAVERBROOK LA
NOISE COMPLAINT	OLD MILL RD/STURGES RD
NOISE COMPLAINT	OLD MILL RD/UNQUOWA RD
NOISE COMPLAINT	OLD MILL RD/UNQUOWA RD
NOISE COMPLAINT	OLD POST RD/POST (LIBRARY) RD
NOISE COMPLAINT	OLD STRATFIELD RD/ALTON PL
NOISE COMPLAINT	OLD STRATFIELD RD/POPE ST
NOISE COMPLAINT	OLD STRATFIELD RD/STERLING ST
NOISE COMPLAINT	OLD STRATFIELD RD/STERLING ST
NOISE COMPLAINT	OLDFIELD RD/HURD ST
NOISE COMPLAINT	OLDFIELD RD/REEF RD
NOISE COMPLAINT	OLDFIELD RD/RUANE ST
NOISE COMPLAINT	ONE ROD HWY/REEF RD
NOISE COMPLAINT	ORCHARD HILL LA/ROSS HILL RD
NOISE COMPLAINT	OSBORNE HILL RD/N BENSON RD
NOISE COMPLAINT	PANSY RD/VALLEY VIEW PL
NOISE COMPLAINT	PARK AV/JACKMAN AV
NOISE COMPLAINT	PARTRIDGE LA/ROBERT LA
NOISE COMPLAINT	PEASE AV/WOODROW AV
NOISE COMPLAINT	PEQUOT AV/BANKS PL
NOISE COMPLAINT	PEQUOT AV/OLD SOUTH RD
NOISE COMPLAINT	PERRY ST/MILL PLAIN RD
NOISE COMPLAINT	POE CT/BLACK ROCK TNP
NOISE COMPLAINT	POST RD/BRIDGEPORT CITY LINE
NOISE COMPLAINT	POST RD/BRIDGEPORT CITY LINE
NOISE COMPLAINT	POST RD/RIVERSIDE DR
NOISE COMPLAINT	POST RD/RUANE ST
NOISE COMPLAINT	POST RD/SHOREHAM TER
NOISE COMPLAINT	QUAKER LA/BARTON RD
NOISE COMPLAINT	QUERIDA ST/STRATFIELD RD
NOISE COMPLAINT	QUERIDA ST/STRATFIELD RD
NOISE COMPLAINT	QUINCY ST/BIRCH RD
NOISE COMPLAINT	QUINCY ST/LALLEY BLVD
NOISE COMPLAINT	QUINCY ST/PENFIELD RD
NOISE COMPLAINT	RANDOM RD/STONELEIGH SQ

NOISE COMPLAINT	REDDING RD/DUNHAM RD
NOISE COMPLAINT	REDDING RD/MERWINS LA
NOISE COMPLAINT	REDDING RD/MERWINS LA
NOISE COMPLAINT	REEF RD/CHARLES ST
NOISE COMPLAINT	REEF RD/CHARLES ST
NOISE COMPLAINT	REEF RD/CUMMINGS AV
NOISE COMPLAINT	REEF RD/EDWARD ST
NOISE COMPLAINT	REEF RD/EDWARD ST
NOISE COMPLAINT	REEF RD/FAIRFIELD BEACH RD
NOISE COMPLAINT	REEF RD/FAIRFIELD BEACH RD
NOISE COMPLAINT	REEF RD/FAIRFIELD BEACH RD
NOISE COMPLAINT	REEF RD/FAIRFIELD BEACH RD
NOISE COMPLAINT	REID ST/GREENBRIER RD
NOISE COMPLAINT	RHODE ISLAND AV/E KINGS HWY
NOISE COMPLAINT	RHODE ISLAND AV/NEW HAMPSHIRE AV
NOISE COMPLAINT	RIVERSIDE DR/CAMBRIDGE ST
NOISE COMPLAINT	RIVERSIDE DR/S BENSON RD
NOISE COMPLAINT	RIVERSIDE DR/SHOREHAM TER
NOISE COMPLAINT	RIVERVIEW CIR/DUCK FARM RD
NOISE COMPLAINT	RIVERVIEW CIR/WAREHAM ST
NOISE COMPLAINT	ROMANOCK RD/PAPURAH RD
NOISE COMPLAINT	ROSELLE ST/STRATFIELD RD
NOISE COMPLAINT	ROWLAND RD/PAULDING ST
NOISE COMPLAINT	RUANE ST/PAUL PL
NOISE COMPLAINT	RUANE ST/SHERMAN ST
NOISE COMPLAINT	RYEGATE RD/DUCK FARM RD
NOISE COMPLAINT	S BENSON RD/CLINTON ST
NOISE COMPLAINT	S PINE CREEK RD/MEADOW CT
NOISE COMPLAINT	SAWYER RD/BLACK ROCK TNP
NOISE COMPLAINT	SAWYER RD/BLACK ROCK TNP
NOISE COMPLAINT	SAWYER RD/ROSEVILLE TER
NOISE COMPLAINT	SHERWOOD DR/FIELD ROCK RD
NOISE COMPLAINT	SHOREHAM TER/RIVERSIDE DR
NOISE COMPLAINT	SILLIMAN ST/JENNINGS RD
NOISE COMPLAINT	SMITH ST/PAULDING ST
NOISE COMPLAINT	SPRINGER RD/ORIOLE LA
NOISE COMPLAINT	STEPHENS LA/I 95 ENTRANCE WESTBOUND 24
NOISE COMPLAINT	STEPHENS LA/SUNNYRIDGE AV
NOISE COMPLAINT	STERLING ST/ELIZABETH ST
NOISE COMPLAINT	STERLING ST/OLD STRATFIELD RD
NOISE COMPLAINT	STRATFIELD RD/QUERIDA ST
NOISE COMPLAINT	STURGES HWY/WESTPORT TNP
NOISE COMPLAINT	SUNSET AV/DAWN ST
NOISE COMPLAINT	SZOST DR/JENNIFORD RD
NOISE COMPLAINT	TAHMORE DR/LAKEVIEW DR
NOISE COMPLAINT	TAQUOSHE PL/BLACK ROCK TNP
NOISE COMPLAINT	THORPE ST/POST RD

NOISE COMPLAINT	TOLL HOUSE LA/CLUB DR
NOISE COMPLAINT	TURNEY RD/RIVERSIDE DR
NOISE COMPLAINT	VERMONT AV/KINGS HWY
NOISE COMPLAINT	VERNA HILL RD/REDDING RD
NOISE COMPLAINT	VILLA AV/TUNXIS HILL RD
NOISE COMPLAINT	WAKEMAN RD/OLD SPRING RD
NOISE COMPLAINT	WAREHAM ST/DRAKE LA
NOISE COMPLAINT	WARSAW ST/BULLARD ST
NOISE COMPLAINT	WEBB RD/ALGONQUIN RD
NOISE COMPLAINT	WEBB RD/ALGONQUIN RD
NOISE COMPLAINT	WELLNER DR/EASTON TNP
NOISE COMPLAINT	WHEELER PARK AV/EASTON TNP
NOISE COMPLAINT	WILTON RD/HIGH ST
NOISE COMPLAINT	WINDERMERE ST/FARMINGTON AV
NOISE COMPLAINT	WOODLAND RD/DAVIS RD
NOISE COMPLAINT	WOODY LA/OLD FARM LA
NOISE COMPLAINT	WORMWOOD RD/DILL RD
NOISE COMPLAINT	WORMWOOD RD/OSBORNE HILL RD
NOISE COMPLAINT	WORMWOOD RD/YARROW RD
NOISE COMPLAINT	YORK RD/BLACK ROCK TNP

Address	Received Year	Incident Reporting Count
BRONSON MEADOWS, Fairfield, CT	2019	1
FAIRFIELD BEACH RD, Fairfield, CT	2017	1
FAIRFIELD BEACH RD, Fairfield, CT	2018	1
HULLS HWY, Fairfield, CT	2017	1
PEASE AVE, Fairfield, CT	2018	1
QUAKER LA, Fairfield, CT	2017	1
ROUND HILL RD, Fairfield, CT	2018	1
00000 SHERMAN CT, Fairfield, CT	2018	1
00001 ABIGAILS WAY, Fairfield, CT	2017	1
00001 ALLEN RD, Fairfield, CT	2017	1
00001 COLONIAL DR, Fairfield, CT	2020	6
00001 COLONIAL DR, Fairfield, CT	2021	1
00001 COLONIAL DR, Fairfield, CT	2022	1
00001 EAGLE DR, Fairfield, CT	2018	1
00001 FLOWER HOUSE DR, Fairfield, CT	2021	1
00001 HALLEY AV, Fairfield, CT	2018	1
00001 MAILANDS RD, Fairfield, CT	2018	1
00001 MASON ST, Fairfield, CT	2019	1
00001 PARKWAY, Fairfield, CT	2018	1
00001 PIONEER LA, Fairfield, CT	2020	1
00001 PIONEER LA, Fairfield, CT	2022	1
00001 POST RD, Fairfield, CT	2022	1
00001 QUAKER LA, Fairfield, CT	2017	1
00001 SANDY WAY, Fairfield, CT	2018	1
00001 SERENITY LA, Fairfield, CT	2019	1
00001 SHERWOOD FARM RD, Fairfield, CT	2020	1
00001 TWIN BROOKS LA, Fairfield, CT	2019	1
00001 WEBB RD, Fairfield, CT	2021	1
00001 WHITE OAK RD, Fairfield, CT	2019	1
00002 FERN ST, Fairfield, CT	2022	1
00003 BERRYLANE CT, Fairfield, CT	2018	1
00003 BERRYLANE CT, Fairfield, CT	2022	1
00003 PIONEER LA, Fairfield, CT	2018	1
00006 HULLS HWY, Fairfield, CT	2020	1
00006 YORK RD, Fairfield, CT	2022	2
00008 BLOOMFIELD DR, Fairfield, CT	2018	1
00008 ESSEX ST, Fairfield, CT	2020	2
00008 GARDEN CT, Fairfield, CT	2020	1
00008 NELSON PL, Fairfield, CT	2019	1
00008 STONELEIGH SQ, Fairfield, CT	2020	1
00008 STONELEIGH SQ, Fairfield, CT	2021	2
00010 BERRYLANE CT, Fairfield, CT	2022	1
00010 ECHO LA, Fairfield, CT	2022	1
00010 MARYLAND ST, Fairfield, CT	2020	1
00010 MIRO ST, Fairfield, CT	2021	1
00010 QUEENS GRANT RD, Fairfield, CT	2019	1

00011 REDFIELD RD, Fairfield, CT	2017	1
00011 SERENITY LA, Fairfield, CT	2021	1
00012 BERRYLANE CT, Fairfield, CT	2021	2
00012 GARDEN DR, Fairfield, CT	2018	1
00012 ROMANOCK RD, Fairfield, CT	2022	1
00012 SOUTHPORT WOODS DR, Fairfield, CT	2020	1
00012 TUNXIS HILL RD, Fairfield, CT	2017	1
00012 TUNXIS HILL RD, Fairfield, CT	2018	6
00012 TUNXIS HILL RD, Fairfield, CT	2019	2
00012 TUNXIS HILL RD, Fairfield, CT	2020	2
00012 TUNXIS HILL RD, Fairfield, CT	2022	3
00013 BEACONVIEW DR, Fairfield, CT	2021	1
00013 BOND ST, Fairfield, CT	2020	1
00013 PIONEER LA, Fairfield, CT	2017	2
00014 BLOOMFIELD DR, Fairfield, CT	2021	5
00014 PIONEER LA, Fairfield, CT	2017	1
00014 WILLOW ST, Fairfield, CT	2022	1
00015 EAGLE DR, Fairfield, CT	2020	1
00015 EAGLE DR, Fairfield, CT	2021	1
00015 EAGLE DR, Fairfield, CT	2022	1
00015 OLD STRATFIELD RD, Fairfield, CT	2021	1
00015 PIONEER LA, Fairfield, CT	2017	1
00016 GRASMERE AV, Fairfield, CT	2020	1
00017 CATHERINE TER, Fairfield, CT	2020	1
00017 SCHOOL ST, Fairfield, CT	2018	1
00017 TAHMORE PL, Fairfield, CT	2017	1
00018 SEDAN TER, Fairfield, CT	2019	1
00020 GARDEN DR, Fairfield, CT	2017	1
00020 GEORGIA ST, Fairfield, CT	2017	1
00020 TREFOIL CT, Fairfield, CT	2017	2
00020 TREFOIL CT, Fairfield, CT	2019	1
00020 TREFOIL CT, Fairfield, CT	2020	1
00020 WHETSTONE HILL CT, Fairfield, CT	2018	2
00021 STILL MEADOW RD, Fairfield, CT	2020	1
00022 BARRISTER LA, Fairfield, CT	2019	1
00023 BEACONVIEW DR, Fairfield, CT	2022	1
00023 PIERCE ST, Fairfield, CT	2019	1
00023 WEEPING WILLOW LA, Fairfield, CT	2017	1
00024 FAIRFIELD BEACH RD, Fairfield, CT	2019	1
00024 HIBISCUS ST, Fairfield, CT	2021	1
00024 PEPPERIDGE CIR, Fairfield, CT	2020	3
00024 PEPPERIDGE CIR, Fairfield, CT	2022	1
00025 CARDINAL ST, Fairfield, CT	2017	1
00025 ESSEX ST, Fairfield, CT	2021	1
00025 HOWARD ST, Fairfield, CT	2020	1
00025 LAWRENCE RD, Fairfield, CT	2019	1
00025 MAY ST, Fairfield, CT	2019	1

00025 MAY ST, Fairfield, CT	2022	1
00025 WEBB RD, Fairfield, CT	2019	1
00026 JAMES ST, Fairfield, CT	2019	1
00027 SOUTHFIELD RD, Fairfield, CT	2020	1
00028 LIGHT HOUSE POINT, Fairfield, CT	2017	1
00028 MASON ST, Fairfield, CT	2018	1
00028 NEWELL PL, Fairfield, CT	2020	1
00028 NEWELL PL, Fairfield, CT	2021	1
00028 NEWELL PL, Fairfield, CT	2022	2
00028 REEF RD, Fairfield, CT	2020	1
00029 FRANCIS ST, Fairfield, CT	2017	1
00029 PRINCE ST, Fairfield, CT	2017	1
00029 WARWICK AV, Fairfield, CT	2020	1
00030 AUTUMN RIDGE RD, Fairfield, CT	2019	1
00031 GARDEN DR, Fairfield, CT	2021	1
00031 POTTERS LA, Fairfield, CT	2020	1
00032 BROOKSIDE DR, Fairfield, CT	2021	1
00032 LAUREL ST, Fairfield, CT	2019	1
00033 EDWARD ST, Fairfield, CT	2019	1
00033 FERN ST, Fairfield, CT	2020	1
00033 ROBERT CT, Fairfield, CT	2018	1
00033 STERLING ST, Fairfield, CT	2021	1
00033 WILSON ST, Fairfield, CT	2019	1
00034 ALLEN RD, Fairfield, CT	2022	1
00034 GRACE ST, Fairfield, CT	2022	1
00034 MIRO ST, Fairfield, CT	2021	1
00034 VESPER ST, Fairfield, CT	2020	1
00035 ALVIN ST, Fairfield, CT	2019	1
00035 BEECHWOOD LA, Fairfield, CT	2021	1
00035 CAMPFIELD DR, Fairfield, CT	2020	1
00035 E KINGS HWY, Fairfield, CT	2020	3
00035 NORCLIFF LA, Fairfield, CT	2020	1
00035 OLD DAM RD, Fairfield, CT	2018	2
00035 S BENSON COMMON, Fairfield, CT	2017	1
00035 SASCO HILL RD, Fairfield, CT	2020	1
00036 RAKOCZY AV, Fairfield, CT	2017	1
00037 ACORN LA, Fairfield, CT	2019	1
00037 PARKWOOD RD, Fairfield, CT	2021	1
00038 FIRST ST, Fairfield, CT	2017	1
00038 MEADOWCREST DR, Fairfield, CT	2019	1
00038 RHODE ISLAND AV, Fairfield, CT	2019	1
00038 SAWYER RD, Fairfield, CT	2018	1
00039 YOUNGSTOWN RD, Fairfield, CT	2021	1
00040 BEECHWOOD LA, Fairfield, CT	2017	1
00040 BEECHWOOD LA, Fairfield, CT	2018	1
00040 BLACK ROCK TNPk, Fairfield, CT	2020	1
00040 CIDER MILL LA, Fairfield, CT	2018	1

00040 EDISON AV, Fairfield, CT	2020	1
00040 FAIRFIELD BEACH RD, Fairfield, CT	2019	1
00040 FARMSTEAD HILL RD, Fairfield, CT	2021	1
00040 FIRST ST, Fairfield, CT	2019	1
00040 HOWARD ST, Fairfield, CT	2018	1
00041 FAIRFIELD BEACH RD, Fairfield, CT	2017	1
00041 FAIRFIELD BEACH RD, Fairfield, CT	2019	2
00041 FAIRFIELD BEACH RD, Fairfield, CT	2021	1
00041 GAY BOWERS RD, Fairfield, CT	2017	1
00041 GRIST MILL LA, Fairfield, CT	2017	1
00041 OLD MILL RD, Fairfield, CT	2017	1
00042 ALVIN ST, Fairfield, CT	2020	4
00042 COLLEGE PARK DR, Fairfield, CT	2021	1
00042 FIRST ST, Fairfield, CT	2022	1
00042 HALLEY CT, Fairfield, CT	2018	1
00042 NORCLIFF LA, Fairfield, CT	2018	1
00042 NORCLIFF LA, Fairfield, CT	2019	2
00042 ROSEVILLE ST, Fairfield, CT	2019	2
00042 ROSEVILLE ST, Fairfield, CT	2020	1
00043 EAGLE DR, Fairfield, CT	2018	1
00043 EAGLE DR, Fairfield, CT	2020	1
00043 PENFIELD RD, Fairfield, CT	2018	1
00043 VERMONT AV, Fairfield, CT	2017	1
00043 YOUNGSTOWN RD, Fairfield, CT	2018	1
00044 BROOKFIELD AV, Fairfield, CT	2021	1
00044 MILLER ST, Fairfield, CT	2022	1
00044 STERLING ST, Fairfield, CT	2018	1
00045 GILBERT HWY, Fairfield, CT	2020	1
00045 PIERCE ST, Fairfield, CT	2021	1
00045 POMPANO PL, Fairfield, CT	2021	1
00045 RIVERSIDE DR, Fairfield, CT	2019	1
00045 SASCO HILL RD, Fairfield, CT	2020	2
00045 VESPER ST, Fairfield, CT	2022	1
00046 CAMPFIELD DR, Fairfield, CT	2022	1
00046 DELL DALE RD, Fairfield, CT	2021	1
00046 POPE ST, Fairfield, CT	2021	1
00047 CRESCENT RD, Fairfield, CT	2020	1
00047 OLD STRATFIELD RD, Fairfield, CT	2022	1
00048 NOYES RD, Fairfield, CT	2019	1
00048 RHODE ISLAND AV, Fairfield, CT	2021	1
00050 CAMPFIELD DR, Fairfield, CT	2019	2
00050 CAMPFIELD DR, Fairfield, CT	2020	1
00050 DALEWOOD AV, Fairfield, CT	2018	1
00050 HAZEL ST, Fairfield, CT	2017	1
00050 HAZEL ST, Fairfield, CT	2021	2
00050 OLD ORCHARD PRK, Fairfield, CT	2019	1
00050 STONE RIDGE WAY, Fairfield, CT	2017	2

00050 WOODS END RD, Fairfield, CT	2017	1
00051 BURROUGHS RD, Fairfield, CT	2021	1
00051 CHERRY HILL RD, Fairfield, CT	2017	1
00051 CRAIG CT, Fairfield, CT	2019	1
00051 CYNTHIA DR, Fairfield, CT	2020	1
00051 FIELDCREST DR, Fairfield, CT	2017	1
00051 LONGFELLOW AV, Fairfield, CT	2019	1
00051 MARNE AV, Fairfield, CT	2020	1
00051 PURITAN RD, Fairfield, CT	2021	1
00051 SHORT HILL LA, Fairfield, CT	2020	1
00051 SOUTHPORT WOODS DR, Fairfield, CT	2022	1
00052 CAMPFIELD DR, Fairfield, CT	2021	1
00052 GREENLEIGH RD, Fairfield, CT	2022	1
00052 SANFORD ST, Fairfield, CT	2018	2
00054 EUCLID AV, Fairfield, CT	2017	1
00055 MILLER ST, Fairfield, CT	2017	1
00055 MILLER ST, Fairfield, CT	2022	1
00055 MILLER ST, Fairfield, CT	2023	1
00055 ORCHARD HILL LA, Fairfield, CT	2020	1
00055 ROSEDALE ST, Fairfield, CT	2019	1
00056 ALVIN ST, Fairfield, CT	2018	1
00056 CAMPFIELD DR, Fairfield, CT	2018	1
00056 DUNNLEA RD, Fairfield, CT	2022	1
00056 MAYWEED RD, Fairfield, CT	2019	1
00056 STONYBROOK RD, Fairfield, CT	2020	1
00057 CRANE ST, Fairfield, CT	2021	1
00057 FRANKLIN LA, Fairfield, CT	2019	1
00057 HIBISCUS ST, Fairfield, CT	2021	1
00057 PINE CREEK AV, Fairfield, CT	2022	1
00057 PINE RIDGE RD, Fairfield, CT	2022	1
00057 SMITH ST, Fairfield, CT	2021	1
00058 GARDEN DR, Fairfield, CT	2020	1
00058 GRANVILLE ST, Fairfield, CT	2019	2
00058 MILL HILL RD, Fairfield, CT	2019	1
00058 REID ST, Fairfield, CT	2022	1
00058 ROSEVILLE ST, Fairfield, CT	2018	1
00058 ROSEVILLE ST, Fairfield, CT	2019	1
00058 WHEELER PARK AV, Fairfield, CT	2019	1
00058 WILTON RD, Fairfield, CT	2022	1
00059 PURITAN RD, Fairfield, CT	2017	1
00059 SOUTHPORT WOODS DR, Fairfield, CT	2021	5
00059 SOUTHPORT WOODS DR, Fairfield, CT	2022	2
00060 CRAIG CT, Fairfield, CT	2022	1
00060 MAY ST, Fairfield, CT	2021	1
00060 SCHOOL ST, Fairfield, CT	2017	1
00060 THOMPSON ST, Fairfield, CT	2019	1
00060 WELLNER DR, Fairfield, CT	2020	1

00061 LANTERN RD, Fairfield, CT	2021	1
00062 ARGONNE ST, Fairfield, CT	2021	1
00062 HUNYADI AV, Fairfield, CT	2021	1
00062 MAY ST, Fairfield, CT	2020	1
00062 MAY ST, Fairfield, CT	2021	1
00063 UNQUOWA RD, Fairfield, CT	2021	1
00064 BLACK ROCK AV, Fairfield, CT	2019	1
00064 HAZEL ST, Fairfield, CT	2020	1
00064 HAZEL ST, Fairfield, CT	2021	1
00064 LONGVIEW AV, Fairfield, CT	2019	1
00064 OAKWOOD DR, Fairfield, CT	2019	1
00064 VESPER ST, Fairfield, CT	2021	1
00065 CAMPFIELD DR, Fairfield, CT	2021	1
00065 HIGH MEADOW RD, Fairfield, CT	2018	1
00065 LUDLOWE RD, Fairfield, CT	2021	1
00065 RHODE ISLAND AV, Fairfield, CT	2017	1
00065 RHODE ISLAND AV, Fairfield, CT	2020	1
00065 STERLING ST, Fairfield, CT	2022	1
00065 TWIN BROOKS LA, Fairfield, CT	2020	1
00066 CLINTON ST, Fairfield, CT	2022	2
00066 MILL HILL RD, Fairfield, CT	2019	1
00066 RUTLAND AV, Fairfield, CT	2021	1
00066 SMITH ST, Fairfield, CT	2021	1
00067 CAMPFIELD DR, Fairfield, CT	2019	3
00067 CAMPFIELD DR, Fairfield, CT	2021	1
00068 DONNA DR, Fairfield, CT	2018	1
00068 PRINCE ST, Fairfield, CT	2017	1
00070 BUENA VISTA RD, Fairfield, CT	2019	1
00070 CASTLE AV, Fairfield, CT	2020	1
00070 CHATHAM RD, Fairfield, CT	2021	1
00071 OLDFIELD RD, Fairfield, CT	2020	1
00072 ALBERTA ST, Fairfield, CT	2018	1
00072 ROSEVILLE ST, Fairfield, CT	2017	1
00072 STONELEIGH RD, Fairfield, CT	2021	1
00073 DIVISION AV, Fairfield, CT	2022	1
00073 LAKEVIEW DR, Fairfield, CT	2018	1
00075 BAROS ST, Fairfield, CT	2017	1
00075 DAWN ST, Fairfield, CT	2017	1
00075 DIVISION AV, Fairfield, CT	2021	1
00075 KINGS HWY CUTOFF, Fairfield, CT	2020	1
00075 PARKWAY, Fairfield, CT	2019	1
00075 SOUNDVIEW AV, Fairfield, CT	2017	1
00076 CHARLES ST, Fairfield, CT	2020	1
00077 BIBBINS AV, Fairfield, CT	2019	1
00078 EDGEWOOD PL, Fairfield, CT	2019	1
00078 FOREST AV, Fairfield, CT	2022	2
00078 RIVERSIDE DR, Fairfield, CT	2020	1

00078 SMITH ST, Fairfield, CT	2020	1
00078 SMITH ST, Fairfield, CT	2022	1
00080 HOYDENS HILL RD, Fairfield, CT	2021	1
00080 LASLO TER, Fairfield, CT	2020	1
00080 LONGDEAN RD, Fairfield, CT	2019	1
00080 NEWTON ST, Fairfield, CT	2021	1
00080 PEMBURN DR, Fairfield, CT	2020	1
00080 PEMBURN DR, Fairfield, CT	2021	1
00080 RIVERVIEW CIR, Fairfield, CT	2021	1
00081 CAMPFIELD DR, Fairfield, CT	2019	1
00081 CAMPFIELD DR, Fairfield, CT	2020	1
00081 CARLYNN DR, Fairfield, CT	2019	1
00081 HIGHLAWN RD, Fairfield, CT	2021	1
00081 JENNINGS RD, Fairfield, CT	2018	1
00081 WILTON RD, Fairfield, CT	2017	1
00082 ARGONNE ST, Fairfield, CT	2019	1
00082 EDGEWOOD RD, Fairfield, CT	2022	1
00082 LEE DR, Fairfield, CT	2020	1
00082 RIVERVIEW CIR, Fairfield, CT	2021	4
00082 RIVERVIEW CIR, Fairfield, CT	2022	1
00083 MELVILLE AV, Fairfield, CT	2017	1
00084 COLLEGE PL, Fairfield, CT	2021	2
00085 EDGEWOOD RD, Fairfield, CT	2018	1
00085 MILL PLAIN RD, Fairfield, CT	2017	1
00085 STROLL ROCK COMMON, Fairfield, CT	2019	2
00086 GRANVILLE ST, Fairfield, CT	2019	1
00086 JAMES ST, Fairfield, CT	2021	1
00086 NEW ST, Fairfield, CT	2019	1
00087 JAMES ST, Fairfield, CT	2020	1
00087 OLDFIELD RD, Fairfield, CT	2022	1
00087 WARDE TER, Fairfield, CT	2021	1
00090 ALLEN RD, Fairfield, CT	2017	1
00090 NORTH ST, Fairfield, CT	2018	1
00091 KENWOOD AV, Fairfield, CT	2017	1
00091 OAKWOOD DR, Fairfield, CT	2020	1
00092 EDISON AV, Fairfield, CT	2021	1
00092 EDISON AV, Fairfield, CT	2022	1
00092 HIGHLAWN RD, Fairfield, CT	2019	1
00093 DIVISION AV, Fairfield, CT	2019	1
00093 MILLSPAUGH DR, Fairfield, CT	2022	1
00093 POST RD, Fairfield, CT	2017	1
00093 POST RD, Fairfield, CT	2019	2
00093 POST RD, Fairfield, CT	2020	9
00093 WINDSOR RD, Fairfield, CT	2020	1
00095 SAWYER RD, Fairfield, CT	2022	1
00096 FIELDCREST DR, Fairfield, CT	2017	1
00097 RHODE ISLAND AV, Fairfield, CT	2017	1

00098 ANDRASSY AV, Fairfield, CT	2021	1
00098 EDGEWOOD PL, Fairfield, CT	2018	1
00098 GARDEN DR, Fairfield, CT	2021	1
00098 GRANVILLE ST, Fairfield, CT	2017	1
00098 KENWOOD AV, Fairfield, CT	2017	1
00098 KENWOOD AV, Fairfield, CT	2020	1
00098 KENWOOD AV, Fairfield, CT	2021	1
00098 RIVERVIEW CIR, Fairfield, CT	2022	1
00099 DURRELL DR, Fairfield, CT	2018	1
00099 EUNICE AV, Fairfield, CT	2017	1
00099 EUNICE AV, Fairfield, CT	2021	1
00100 BEAGLING HILL CIR, Fairfield, CT	2020	1
00100 OLD DAM RD, Fairfield, CT	2021	1
00100 PENNY LA, Fairfield, CT	2021	1
00100 STEVENSON RD, Fairfield, CT	2022	2
00100 STONE RIDGE WAY, Fairfield, CT	2017	1
00100 STONE RIDGE WAY, Fairfield, CT	2019	2
00100 WATERVILLE RD, Fairfield, CT	2019	1
00101 SAWYER RD, Fairfield, CT	2022	1
00101 TWIN BROOKS LA, Fairfield, CT	2019	1
00102 E KINGS HWY, Fairfield, CT	2017	1
00102 PEMBURN DR, Fairfield, CT	2022	1
00103 HOWARD ST, Fairfield, CT	2020	1
00103 HOWARD ST, Fairfield, CT	2022	1
00104 CANDLEWOOD RD, Fairfield, CT	2021	1
00104 OLD SOUTH RD, Fairfield, CT	2019	1
00104 PALAMAR DR, Fairfield, CT	2018	1
00104 RHODA AV, Fairfield, CT	2017	1
00104 STILLSON RD, Fairfield, CT	2021	1
00105 FRENCH ST, Fairfield, CT	2022	1
00105 ROSEVILLE ST, Fairfield, CT	2022	1
00106 CHARLES ST, Fairfield, CT	2021	3
00106 CHARLES ST, Fairfield, CT	2022	1
00106 FRENCH ST, Fairfield, CT	2017	1
00106 FRENCH ST, Fairfield, CT	2019	2
00107 BENSON PL, Fairfield, CT	2022	1
00109 BROOKSIDE DR, Fairfield, CT	2018	1
00109 THORPE ST, Fairfield, CT	2020	1
00110 RAKOCZY AV, Fairfield, CT	2020	1
00110 STRATFIELD RD, Fairfield, CT	2017	1
00110 STRATFIELD RD, Fairfield, CT	2018	1
00110 STRATFIELD RD, Fairfield, CT	2019	2
00110 STRATFIELD RD, Fairfield, CT	2020	1
00110 STRATFIELD RD, Fairfield, CT	2021	1
00111 FOREST AV, Fairfield, CT	2017	1
00111 MAYWEED RD, Fairfield, CT	2021	1
00111 NORDSTRAND AV, Fairfield, CT	2018	2

00111 NORDSTRAND AV, Fairfield, CT	2020	3
00111 NORDSTRAND AV, Fairfield, CT	2021	5
00111 NORDSTRAND AV, Fairfield, CT	2022	1
00111 TOLL HOUSE LA, Fairfield, CT	2021	3
00114 EUNICE AV, Fairfield, CT	2022	1
00114 GAY BOWERS RD, Fairfield, CT	2020	2
00114 GRACE ST, Fairfield, CT	2017	1
00115 ANDRASSY AV, Fairfield, CT	2020	1
00115 BUNGALOW AV, Fairfield, CT	2018	1
00115 WARREN AV, Fairfield, CT	2017	1
00116 MASSACHUSETTS AV, Fairfield, CT	2017	1
00116 POST RD, Fairfield, CT	2021	2
00116 POST RD, Fairfield, CT	2022	1
00116 PRINCESS PINE LA, Fairfield, CT	2017	1
00118 PARTRIDGE LA, Fairfield, CT	2022	1
00120 GRACE ST, Fairfield, CT	2017	1
00120 REDDING RD, Fairfield, CT	2019	1
00120 REDDING RD, Fairfield, CT	2022	1
00120 SADDLEVIEW RD, Fairfield, CT	2021	1
00120 TREASURE RD, Fairfield, CT	2019	1
00121 ANDRASSY AV, Fairfield, CT	2019	1
00121 ANDRASSY AV, Fairfield, CT	2020	1
00121 MOREHOUSE HWY, Fairfield, CT	2017	1
00121 SOUNDVIEW AV, Fairfield, CT	2018	1
00121 VILLA AV, Fairfield, CT	2020	1
00122 RUTLAND AV, Fairfield, CT	2018	3
00123 BUENA VISTA RD, Fairfield, CT	2019	1
00123 TUNXIS HILL RD, Fairfield, CT	2020	1
00124 JUNIPER LN, Fairfield, CT	2023	1
00125 KENWOOD AV, Fairfield, CT	2022	1
00125 SILVER SPRING RD, Fairfield, CT	2021	1
00127 BROOKVIEW AV, Fairfield, CT	2017	1
00127 TUNXIS HILL RD, Fairfield, CT	2022	4
00128 WORMWOOD RD, Fairfield, CT	2022	1
00129 YORK RD, Fairfield, CT	2021	1
00130 DOREEN DR, Fairfield, CT	2022	1
00130 FAIRCHILD AV, Fairfield, CT	2017	7
00130 FAIRCHILD AV, Fairfield, CT	2022	2
00130 KENWOOD AV, Fairfield, CT	2022	1
00130 LAKEVIEW DR, Fairfield, CT	2017	1
00131 BEACH RD, Fairfield, CT	2017	2
00131 BOROSKEY RD, Fairfield, CT	2019	1
00131 OLD ELM RD, Fairfield, CT	2019	1
00131 OLD ELM RD, Fairfield, CT	2022	1
00131 OLD OAKS RD, Fairfield, CT	2017	1
00133 TUCKAHOE LA, Fairfield, CT	2017	1
00134 SHOREHAM VILLAGE DR, Fairfield, CT	2020	1

00135 GRACE ST, Fairfield, CT	2022	1
00137 FOX ST, Fairfield, CT	2020	1
00137 FOX ST, Fairfield, CT	2022	1
00137 MEADOW RIDGE RD, Fairfield, CT	2019	1
00138 CATHERINE TER, Fairfield, CT	2020	1
00138 MONA TER, Fairfield, CT	2020	1
00138 N BENSON RD, Fairfield, CT	2018	1
00138 PATRICK DR, Fairfield, CT	2018	1
00138 SCHOOL ST, Fairfield, CT	2020	1
00140 OLD BARN RD, Fairfield, CT	2021	1
00141 GRASMERE AV, Fairfield, CT	2023	1
00143 ANDRASSY AV, Fairfield, CT	2020	1
00143 BAROS ST, Fairfield, CT	2021	1
00143 BERKELEY RD, Fairfield, CT	2022	1
00145 BEAUMONT ST, Fairfield, CT	2018	1
00145 EASTLAWN ST, Fairfield, CT	2021	1
00145 LALLEY BLVD, Fairfield, CT	2022	1
00145 VESPER ST, Fairfield, CT	2018	1
00146 ORCHARD HILL DR, Fairfield, CT	2019	1
00146 WARSAW ST, Fairfield, CT	2017	1
00147 FAIRFIELD WOODS RD, Fairfield, CT	2019	1
00148 GRANVILLE ST, Fairfield, CT	2020	2
00149 S PINE CREEK RD, Fairfield, CT	2022	1
00150 FAIRMOUNT TER, Fairfield, CT	2022	1
00150 INWOOD RD, Fairfield, CT	2019	1
00150 INWOOD RD, Fairfield, CT	2021	2
00151 MERWINS LA, Fairfield, CT	2018	1
00152 MOREHOUSE DR, Fairfield, CT	2022	1
00152 STRATFIELD RD, Fairfield, CT	2020	1
00153 MORITZ PL, Fairfield, CT	2019	1
00155 GOVERNORS LA, Fairfield, CT	2020	1
00155 SAWYER RD, Fairfield, CT	2023	1
00156 COLLEGE PL, Fairfield, CT	2017	1
00156 LOTA DR, Fairfield, CT	2017	1
00156 LOTA DR, Fairfield, CT	2018	1
00157 KNAPPS HWY, Fairfield, CT	2020	1
00158 LONGFELLOW AV, Fairfield, CT	2017	1
00160 MARLBOROUGH TER, Fairfield, CT	2021	1
00160 QUEENS GRANT DR, Fairfield, CT	2018	1
00162 EASTLAWN ST, Fairfield, CT	2022	1
00162 MARLBOROUGH TER, Fairfield, CT	2021	2
00164 LUDLOWE RD, Fairfield, CT	2020	1
00164 OLD SPRING RD, Fairfield, CT	2020	1
00164 OLD STRATFIELD RD, Fairfield, CT	2018	1
00164 OLD STRATFIELD RD, Fairfield, CT	2019	1
00164 OLDFIELD DR, Fairfield, CT	2018	1
00164 OLDFIELD DR, Fairfield, CT	2022	1

00164 ROCKLAND RD, Fairfield, CT	2020	1
00165 MILLARD ST, Fairfield, CT	2020	1
00165 REEF RD, Fairfield, CT	2021	1
00166 HALLEY AV, Fairfield, CT	2020	1
00168 HALLEY AV, Fairfield, CT	2019	2
00168 HALLEY AV, Fairfield, CT	2021	1
00170 DUNNLEA RD, Fairfield, CT	2022	1
00170 POST RD, Fairfield, CT	2019	1
00171 COLONIAL DR, Fairfield, CT	2022	1
00171 JENNINGS RD, Fairfield, CT	2022	1
00172 COLLEGE PL, Fairfield, CT	2021	1
00173 SAMP MORTAR DR, Fairfield, CT	2021	1
00174 ARBOR DR, Fairfield, CT	2017	2
00175 SASCO HILL RD, Fairfield, CT	2022	2
00175 TAHMORE DR, Fairfield, CT	2018	1
00175 TAHMORE DR, Fairfield, CT	2021	1
00176 ROWLAND RD, Fairfield, CT	2022	1
00178 SUNNYRIDGE AV, Fairfield, CT	2021	2
00180 CORAL DR, Fairfield, CT	2020	1
00181 E KINGS HWY, Fairfield, CT	2017	1
00181 HULLS HWY, Fairfield, CT	2017	1
00182 ALDEN ST, Fairfield, CT	2018	1
00182 ALDEN ST, Fairfield, CT	2021	1
00182 BERWICK AV, Fairfield, CT	2017	1
00182 SUNNYRIDGE AV, Fairfield, CT	2022	1
00185 STILLSON RD, Fairfield, CT	2023	1
00185 THORPE ST, Fairfield, CT	2020	1
00185 WARDE TER, Fairfield, CT	2018	1
00187 LONGVIEW AV, Fairfield, CT	2021	1
00189 BRENTWOOD AV, Fairfield, CT	2018	1
00189 BRENTWOOD AV, Fairfield, CT	2019	1
00189 SIGWIN DR, Fairfield, CT	2019	1
00190 ALDEN ST, Fairfield, CT	2022	1
00190 BEAGLING HILL CIR, Fairfield, CT	2021	1
00190 PUTTING GREEN RD, Fairfield, CT	2020	1
00190 SASAPEQUAN RD, Fairfield, CT	2022	1
00190 WILTON RD, Fairfield, CT	2017	1
00191 CORAL DR, Fairfield, CT	2021	1
00192 HALLEY AV, Fairfield, CT	2017	1
00192 HALLEY AV, Fairfield, CT	2020	2
00192 HIGH ST, Fairfield, CT	2020	1
00195 WILTON RD, Fairfield, CT	2019	1
00195 WOODROW AV, Fairfield, CT	2019	1
00195 WOODROW AV, Fairfield, CT	2021	1
00195 WOODROW AV, Fairfield, CT	2022	1
00197 KNAPPS HWY, Fairfield, CT	2022	1
00197 MARGEMERE DR, Fairfield, CT	2019	1

00197 REEF RD, Fairfield, CT	2018	2
00197 REEF RD, Fairfield, CT	2019	1
00198 CASTLE AV, Fairfield, CT	2022	1
00199 BERWICK AV, Fairfield, CT	2017	1
00199 TOILSOME HILL RD, Fairfield, CT	2018	1
00200 COLLEGE PARK DR, Fairfield, CT	2022	1
00200 GILBERT HWY, Fairfield, CT	2017	1
00200 GILBERT HWY, Fairfield, CT	2018	1
00200 GILBERT HWY, Fairfield, CT	2021	1
00200 LONGDEAN RD, Fairfield, CT	2020	1
00200 WINDSOR RD, Fairfield, CT	2018	1
00201 BLACK ROCK TNPk, Fairfield, CT	2021	1
00201 FAIRMOUNT TER, Fairfield, CT	2022	1
00203 BLAINE ST, Fairfield, CT	2020	1
00204 BERWICK AV, Fairfield, CT	2017	2
00204 QUAKER LA, Fairfield, CT	2021	1
00205 QUEENS GRANT DR, Fairfield, CT	2018	1
00205 WARDE TER, Fairfield, CT	2019	1
00205 WARDE TER, Fairfield, CT	2021	1
00207 QUAKER LA, Fairfield, CT	2022	1
00207 RAKOCZY AV, Fairfield, CT	2021	1
00207 WINDSOR RD, Fairfield, CT	2019	1
00208 FAIRCHILD AV, Fairfield, CT	2021	1
00208 OLD MILL RD, Fairfield, CT	2020	1
00210 OLD DAM RD, Fairfield, CT	2019	1
00211 CHURCH HILL RD, Fairfield, CT	2021	1
00211 OLD SPRING RD, Fairfield, CT	2017	1
00215 OLD FARM RD, Fairfield, CT	2020	1
00215 S BENSON RD, Fairfield, CT	2021	1
00215 WARDE TER, Fairfield, CT	2018	2
00215 WINDERMERE ST, Fairfield, CT	2021	1
00215 YORK ROAD, Fairfield, CT	2017	1
00218 WEEPING WILLOW LA, Fairfield, CT	2017	1
00220 PANSY RD, Fairfield, CT	2020	1
00221 COLONY ST, Fairfield, CT	2020	1
00221 WILLOW ST, Fairfield, CT	2022	1
00222 POST RD, Fairfield, CT	2018	1
00222 POST RD, Fairfield, CT	2019	1
00222 POST RD, Fairfield, CT	2021	2
00222 POST RD, Fairfield, CT	2022	3
00223 RIVERSIDE DR, Fairfield, CT	2019	1
00223 WORMWOOD RD, Fairfield, CT	2020	1
00224 COUNTRY RD, Fairfield, CT	2021	1
00224 OLD POST RD, Fairfield, CT	2020	1
00224 OLDFIELD RD, Fairfield, CT	2017	1
00227 BERKELEY RD, Fairfield, CT	2020	1
00227 HIGH ST, Fairfield, CT	2019	1

00228 EASTLAWN ST, Fairfield, CT	2021	1
00230 GREENFIELD ST, Fairfield, CT	2020	2
00230 HOLLYDALE RD, Fairfield, CT	2019	3
00230 HOLLYDALE RD, Fairfield, CT	2020	2
00232 MELVILLE DR, Fairfield, CT	2021	1
00232 PELL MEADOW DR, Fairfield, CT	2022	1
00233 RIDGE COMMON, Fairfield, CT	2020	1
00233 RIDGELEY AV, Fairfield, CT	2018	1
00236 LYNNBROOK RD, Fairfield, CT	2019	1
00236 STERLING ST, Fairfield, CT	2020	1
00238 AUTUMN RIDGE RD, Fairfield, CT	2021	1
00238 AUTUMN RIDGE RD, Fairfield, CT	2022	1
00239 COLLINGWOOD AV, Fairfield, CT	2021	1
00240 COLONY ST, Fairfield, CT	2018	2
00240 JENNIE LA, Fairfield, CT	2018	1
00241 OLD STRATFIELD RD, Fairfield, CT	2017	1
00241 OLD STRATFIELD RD, Fairfield, CT	2018	2
00244 ROSELLE ST, Fairfield, CT	2017	2
00245 COVENTRY LA, Fairfield, CT	2019	1
00245 HARVESTER RD, Fairfield, CT	2017	1
00245 HARVESTER RD, Fairfield, CT	2018	1
00245 HARVESTER RD, Fairfield, CT	2020	1
00245 SPRINGER RD, Fairfield, CT	2022	1
00245 SUNNYRIDGE AV, Fairfield, CT	2022	2
00245 UNQUOWA RD, Fairfield, CT	2019	1
00245 UNQUOWA RD, Fairfield, CT	2022	1
00245 WARDE TER, Fairfield, CT	2021	1
00246 OLD STRATFIELD RD, Fairfield, CT	2020	1
00247 HUNYADI AV, Fairfield, CT	2020	1
00249 BEACH RD, Fairfield, CT	2018	1
00250 FERN ST, Fairfield, CT	2017	1
00250 FERN ST, Fairfield, CT	2020	1
00250 FERN ST, Fairfield, CT	2022	3
00250 LINWOOD AV, Fairfield, CT	2021	1
00253 ARBOR DR, Fairfield, CT	2022	1
00254 MELODY LA, Fairfield, CT	2020	1
00254 PENFIELD RD, Fairfield, CT	2022	1
00254 PINE CREEK AV, Fairfield, CT	2022	1
00254 VILLA AV, Fairfield, CT	2017	1
00254 VILLA AV, Fairfield, CT	2022	1
00255 ARAN HILL RD, Fairfield, CT	2018	1
00257 REEF RD, Fairfield, CT	2022	1
00257 WEEPING WILLOW LA, Fairfield, CT	2018	1
00260 GILBERT HWY, Fairfield, CT	2018	1
00260 POST RD, Fairfield, CT	2018	1
00260 ROSELLE ST, Fairfield, CT	2020	4
00261 MELVILLE DR, Fairfield, CT	2020	1

00261 OLD STRATFIELD RD, Fairfield, CT	2020	1
00261 VERES ST, Fairfield, CT	2019	1
00261 VERES ST, Fairfield, CT	2020	1
00263 PUTTING GREEN RD, Fairfield, CT	2017	1
00264 FAIRCHILD AV, Fairfield, CT	2021	1
00267 BERKELEY RD, Fairfield, CT	2020	1
00267 S PINE CREEK RD, Fairfield, CT	2022	1
00270 HUNYADI AV, Fairfield, CT	2020	1
00272 FAIRFIELD BEACH RD, Fairfield, CT	2018	1
00275 FOGG WOOD RD, Fairfield, CT	2022	1
00275 PRIMROSE LA, Fairfield, CT	2021	1
00275 WEEPING WILLOW LA, Fairfield, CT	2021	1
00276 TAINTOR DR, Fairfield, CT	2017	2
00276 TAINTOR DR, Fairfield, CT	2021	1
00277 JENNINGS RD, Fairfield, CT	2017	1
00278 HIGH RIDGE RD, Fairfield, CT	2022	1
00278 OLD MILL RD, Fairfield, CT	2021	2
00279 KINGS DR, Fairfield, CT	2017	1
00279 KINGS DR, Fairfield, CT	2018	1
00280 HALLEY AV, Fairfield, CT	2021	1
00280 HALLEY AV, Fairfield, CT	2022	1
00280 HALLEY AVE, Fairfield, CT	2023	1
00282 GREENFIELD ST, Fairfield, CT	2021	1
00287 HALLEY AV, Fairfield, CT	2017	1
00290 BEACH RD, Fairfield, CT	2021	1
00290 TUNXIS HILL RD, Fairfield, CT	2019	1
00290 TUNXIS HILL RD, Fairfield, CT	2021	2
00291 BARLOW RD, Fairfield, CT	2018	1
00291 WARNER HILL RD, Fairfield, CT	2022	1
00292 DUCK FARM RD, Fairfield, CT	2018	1
00296 FLEMING LA, Fairfield, CT	2023	1
00296 RAKOCZY AV, Fairfield, CT	2021	1
00297 LALLEY BLVD, Fairfield, CT	2018	1
00300 MERWINS LA, Fairfield, CT	2019	2
00301 KNAPPS HWY, Fairfield, CT	2021	1
00301 S PINE CREEK RD, Fairfield, CT	2021	2
00301 SASCO HILL RD, Fairfield, CT	2020	1
00303 TUNXIS HILL CUTOFF, Fairfield, CT	2021	1
00306 RAKOCZY AV, Fairfield, CT	2022	1
00310 AUTUMN RIDGE RD, Fairfield, CT	2023	1
00310 HILLBROOK LA, Fairfield, CT	2020	1
00311 JOAN DR, Fairfield, CT	2017	1
00312 MARLBOROUGH TER, Fairfield, CT	2018	1
00313 MELVILLE AV, Fairfield, CT	2019	1
00314 BIRCH RD, Fairfield, CT	2019	1
00314 BIRCH RD, Fairfield, CT	2020	1
00316 GLEN RIDGE RD, Fairfield, CT	2020	2

00316 GLEN RIDGE RD, Fairfield, CT	2021	1
00316 SUBURBAN AV, Fairfield, CT	2022	2
00317 EDWARD ST, Fairfield, CT	2018	1
00317 EDWARD ST, Fairfield, CT	2019	1
00317 EDWARD ST, Fairfield, CT	2021	2
00317 RIVERSIDE DR, Fairfield, CT	2018	1
00317 RIVERSIDE DR, Fairfield, CT	2019	1
00317 RIVERSIDE DR, Fairfield, CT	2020	2
00323 FAIRFIELD BEACH RD, Fairfield, CT	2017	2
00323 FAIRFIELD BEACH RD, Fairfield, CT	2018	1
00323 FAIRFIELD BEACH RD, Fairfield, CT	2019	3
00323 FAIRFIELD BEACH RD, Fairfield, CT	2020	1
00323 FAIRFIELD BEACH RD, Fairfield, CT	2021	3
00323 MARLBOROUGH TER, Fairfield, CT	2017	1
00324 KNAPPS HWY, Fairfield, CT	2021	1
00326 PALAMAR DR, Fairfield, CT	2017	1
00326 PALAMAR DR, Fairfield, CT	2018	1
00326 PALAMAR DR, Fairfield, CT	2019	1
00326 PALAMAR DR, Fairfield, CT	2021	2
00326 PALAMAR DR, Fairfield, CT	2022	1
00326 RIDERS LA, Fairfield, CT	2021	2
00326 WILSON ST, Fairfield, CT	2019	1
00327 BROOKBEND RD, Fairfield, CT	2019	1
00327 TOILSOME HILL RD, Fairfield, CT	2020	1
00329 GREENFIELD HILL RD, Fairfield, CT	2017	1
00329 GREENFIELD HILL RD, Fairfield, CT	2021	1
00329 NEW ENGLAND AV, Fairfield, CT	2022	1
00329 PEQUOT AV, Fairfield, CT	2022	1
00330 COLONY ST, Fairfield, CT	2020	1
00331 WORMWOOD RD, Fairfield, CT	2018	1
00333 BERWICK AV, Fairfield, CT	2019	1
00333 UNQUOWA RD, Fairfield, CT	2021	4
00333 UNQUOWA RD, Fairfield, CT	2022	1
00333 UNQUOWA RD, Fairfield, CT	2023	1
00334 BULLARD ST, Fairfield, CT	2020	1
00335 EDWARD ST, Fairfield, CT	2020	1
00335 VERES ST, Fairfield, CT	2018	1
00338 BENNETT ST, Fairfield, CT	2018	1
00339 FAIRVIEW AV, Fairfield, CT	2020	1
00339 RIVERSIDE DR, Fairfield, CT	2022	1
00343 JACKMAN AV, Fairfield, CT	2022	1
00350 BROOKSIDE DR, Fairfield, CT	2017	1
00350 RONALD DR, Fairfield, CT	2019	1
00350 WILLOW ST, Fairfield, CT	2021	1
00355 CEDAR RD, Fairfield, CT	2020	1
00355 TOILSOME HILL RD, Fairfield, CT	2017	1
00358 GREENFIELD ST, Fairfield, CT	2019	1

00360 HULLS HWY, Fairfield, CT	2018	1
00360 REEF RD, Fairfield, CT	2017	1
00360 REEF RD, Fairfield, CT	2019	1
00365 OLD STRATFIELD RD, Fairfield, CT	2020	1
00365 WARDE TER, Fairfield, CT	2020	1
00367 TOLL HOUSE LA, Fairfield, CT	2020	1
00368 CENTER ST, Fairfield, CT	2019	1
00369 ROUND HILL RD, Fairfield, CT	2018	1
00369 SASCO HILL RD, Fairfield, CT	2020	1
00373 SOUTH ST, Fairfield, CT	2017	1
00374 HALLEY AV, Fairfield, CT	2019	2
00375 BUENA VISTA RD, Fairfield, CT	2020	1
00375 SASCO HILL RD, Fairfield, CT	2018	1
00375 SASCO HILL RD, Fairfield, CT	2020	2
00380 ORCHARD HILL LA, Fairfield, CT	2019	1
00384 HUNYADI AV, Fairfield, CT	2017	1
00385 ROUND HILL RD, Fairfield, CT	2019	1
00389 REDDING RD, Fairfield, CT	2017	1
00390 WILSON ST, Fairfield, CT	2022	2
00400 EASTFIELD DR, Fairfield, CT	2022	1
00400 JACKMAN AV, Fairfield, CT	2022	1
00400 LALLEY BLVD, Fairfield, CT	2017	1
00400 VALLEY RD, Fairfield, CT	2019	1
00401 FAIRFIELD BEACH RD, Fairfield, CT	2018	1
00401 FAIRFIELD BEACH RD, Fairfield, CT	2021	1
00401 FAIRFIELD BEACH RD, Fairfield, CT	2022	1
00402 PEQUOT AV, Fairfield, CT	2017	5
00405 N CEDAR RD, Fairfield, CT	2022	1
00406 MEADOWBROOK RD, Fairfield, CT	2020	1
00408 OLD POST RD, Fairfield, CT	2019	1
00408 OLDFIELD RD, Fairfield, CT	2020	1
00415 MINE HILL RD, Fairfield, CT	2018	1
00416 PEQUOT AV, Fairfield, CT	2017	1
00417 POST RD, Fairfield, CT	2020	8
00417 REEF RD, Fairfield, CT	2022	1
00420 GRANDVIEW RD, Fairfield, CT	2019	1
00421 ADLEY RD, Fairfield, CT	2020	1
00421 FULLING MILL LA, Fairfield, CT	2020	1
00421 SASCO HILL RD, Fairfield, CT	2019	1
00425 TUNXIS HILL CUTOFF, Fairfield, CT	2018	2
00425 TUNXIS HILL CUTOFF, Fairfield, CT	2022	1
00427 MOREHOUSE HWY, Fairfield, CT	2021	2
00428 JACKMAN AV, Fairfield, CT	2021	1
00428 JACKMAN AVE, Fairfield, CT	2022	1
00431 ROWLAND RD, Fairfield, CT	2022	3
00432 VILLA AV, Fairfield, CT	2021	2
00433 FAIRFIELD BEACH RD, Fairfield, CT	2017	1

00433 FAIRFIELD BEACH RD, Fairfield, CT	2018	1
00433 FAIRFIELD BEACH RD, Fairfield, CT	2020	1
00435 CRESTWOOD RD, Fairfield, CT	2022	1
00438 TOLL HOUSE LA, Fairfield, CT	2017	1
00439 JACKMAN AV, Fairfield, CT	2020	1
00445 BRETT RD, Fairfield, CT	2017	1
00445 BRETT RD, Fairfield, CT	2019	1
00445 JUDD ST, Fairfield, CT	2019	1
00447 REEF RD, Fairfield, CT	2022	1
00451 E KINGS HWY, Fairfield, CT	2018	1
00452 BROOKSIDE DR, Fairfield, CT	2018	1
00460 TOLL HOUSE LA, Fairfield, CT	2021	1
00461 REID ST, Fairfield, CT	2017	1
00462 LALLEY BLVD, Fairfield, CT	2020	1
00465 FULLING MILL LA, Fairfield, CT	2020	1
00466 REEF RD, Fairfield, CT	2017	1
00466 REEF RD, Fairfield, CT	2018	1
00468 REEF RD, Fairfield, CT	2019	1
00475 ALGONQUIN RD, Fairfield, CT	2019	1
00475 FAIRFIELD WOODS RD, Fairfield, CT	2020	1
00475 REEF RD, Fairfield, CT	2019	1
00477 ARAN HILL RD, Fairfield, CT	2017	1
00484 TUNXIS HILL RD, Fairfield, CT	2019	2
00484 TUNXIS HILL RD, Fairfield, CT	2021	1
00487 OLD POST RD, Fairfield, CT	2017	1
00492 WINNEPOGE DR, Fairfield, CT	2017	1
00494 LALLEY BLVD, Fairfield, CT	2018	1
00494 LALLEY BLVD, Fairfield, CT	2020	5
00494 LALLEY BLVD, Fairfield, CT	2021	1
00494 LALLEY BLVD, Fairfield, CT	2022	2
00495 REEF RD, Fairfield, CT	2018	1
00495 REEF RD, Fairfield, CT	2020	1
00495 REEF RD, Fairfield, CT	2021	1
00496 RIVERSIDE DR, Fairfield, CT	2017	1
00500 ALGONQUIN RD, Fairfield, CT	2018	1
00500 ALGONQUIN RD, Fairfield, CT	2021	1
00500 FAIRFIELD BEACH RD, Fairfield, CT	2017	1
00500 MILL PLAIN RD, Fairfield, CT	2017	1
00500 MILL PLAIN RD, Fairfield, CT	2020	1
00500 REEF RD, Fairfield, CT	2019	1
00500 ROWLAND RD, Fairfield, CT	2022	1
00500 S BENSON RD, Fairfield, CT	2018	1
00501 E KINGS HWY, Fairfield, CT	2019	1
00505 FAIRFIELD BEACH RD, Fairfield, CT	2017	1
00505 FAIRFIELD BEACH RD, Fairfield, CT	2019	1
00505 FAIRFIELD BEACH RD, Fairfield, CT	2021	2
00505 FAIRFIELD BEACH RD, Fairfield, CT	2022	2

00505 FAIRFIELD BEACH RD, Fairfield, CT	2023	2
00510 LALLEY BLVD, Fairfield, CT	2018	1
00515 FAIRFIELD BEACH RD, Fairfield, CT	2022	1
00525 GALLOPING HILL RD, Fairfield, CT	2019	1
00525 TUNXIS HILL CO, Fairfield, CT	2022	1
00525 TUNXIS HILL CUTOFF, Fairfield, CT	2022	1
00528 BROOKSIDE DR, Fairfield, CT	2018	1
00530 ONE ROD HWY, Fairfield, CT	2019	1
00530 ONE ROD HWY, Fairfield, CT	2021	1
00531 REEF RD, Fairfield, CT	2023	1
00536 MINE HILL RD, Fairfield, CT	2022	1
00536 POST RD, Fairfield, CT	2019	1
00540 VILLA AV, Fairfield, CT	2021	1
00551 TOILSOME HILL RD, Fairfield, CT	2022	1
00555 TURNEY RD, Fairfield, CT	2020	1
00560 FAIRFIELD BEACH RD, Fairfield, CT	2020	1
00561 POST RD, Fairfield, CT	2017	1
00570 REEF RD, Fairfield, CT	2022	1
00573 REEF RD, Fairfield, CT	2019	1
00575 FAIRFIELD BEACH RD, Fairfield, CT	2021	1
00580 BROOKSIDE DR, Fairfield, CT	2019	1
00583 KNAPPS HWY, Fairfield, CT	2017	1
00583 REEF RD, Fairfield, CT	2021	2
00583 REEF RD, Fairfield, CT	2022	1
00589 REEF RD, Fairfield, CT	2022	1
00589 S PINE CREEK RD, Fairfield, CT	2018	1
00591 FAIRFIELD BEACH RD, Fairfield, CT	2020	1
00593 DAVIS RD, Fairfield, CT	2019	1
00593 MELVILLE AV, Fairfield, CT	2019	1
00595 FAIRFIELD BEACH RD, Fairfield, CT	2019	1
00595 WINNEPOGE DR, Fairfield, CT	2019	1
00598 ROWLAND RD, Fairfield, CT	2020	1
00600 FAIRFIELD BEACH RD, Fairfield, CT	2018	1
00600 FAIRFIELD BEACH RD, Fairfield, CT	2019	1
00600 WARNER HILL RD, Fairfield, CT	2017	1
00601 MOUNTAIN LAUREL RD, Fairfield, CT	2022	1
00605 STRATFIELD RD, Fairfield, CT	2020	1
00606 REID ST, Fairfield, CT	2019	1
00612 BLACK ROCK TNP, Fairfield, CT	2021	2
00612 BLACK ROCK TNP, Fairfield, CT	2022	1
00612 BLACK ROCK TNP, Fairfield, CT	2023	1
00615 BURROUGHS RD, Fairfield, CT	2021	1
00615 BURROUGHS RD, Fairfield, CT	2022	1
00617 TOILSOME HILL RD, Fairfield, CT	2021	1
00618 TOILSOME HILL RD, Fairfield, CT	2022	1
00620 VILLA AV, Fairfield, CT	2019	1
00620 VILLA AV, Fairfield, CT	2020	3

00620 VILLA AV, Fairfield, CT	2021	1
00620 VILLA AV, Fairfield, CT	2022	2
00625 POST RD, Fairfield, CT	2020	1
00625 POST RD, Fairfield, CT	2022	2
00629 FAIRFIELD BEACH RD, Fairfield, CT	2018	1
00631 HOLLYDALE RD, Fairfield, CT	2022	1
00631 HOLLYDALE RD, Fairfield, CT	2023	1
00632 FAIRFIELD BEACH RD, Fairfield, CT	2021	1
00634 STRATFIELD RD, Fairfield, CT	2018	1
00635 REEF RD, Fairfield, CT	2021	1
00635 STRATFIELD RD, Fairfield, CT	2020	1
00635 STRATFIELD RD, Fairfield, CT	2021	1
00637 FAIRFIELD BEACH RD, Fairfield, CT	2020	1
00641 KATONA DR, Fairfield, CT	2018	1
00645 MINE HILL RD, Fairfield, CT	2020	1
00645 REEF RD, Fairfield, CT	2021	1
00645 SPRINGER RD, Fairfield, CT	2020	1
00655 CATAMOUNT RD, Fairfield, CT	2017	1
00655 FAIRFIELD BEACH RD, Fairfield, CT	2017	1
00656 FAIRFIELD BEACH RD, Fairfield, CT	2021	1
00660 JENNINGS RD, Fairfield, CT	2020	1
00664 FAIRFIELD BEACH RD, Fairfield, CT	2018	1
00665 COMMERCE DR, Fairfield, CT	2018	2
00665 COMMERCE DR, Fairfield, CT	2019	2
00665 COMMERCE DR, Fairfield, CT	2020	8
00665 COMMERCE DR, Fairfield, CT	2021	3
00665 COMMERCE DR, Fairfield, CT	2022	1
00668 FAIRFIELD BEACH RD, Fairfield, CT	2017	3
00668 FAIRFIELD BEACH RD, Fairfield, CT	2018	1
00668 FAIRFIELD BEACH RD, Fairfield, CT	2020	1
00668 FAIRFIELD BEACH RD, Fairfield, CT	2022	1
00669 FAIRFIELD BEACH RD, Fairfield, CT	2017	1
00669 FAIRFIELD BEACH RD, Fairfield, CT	2019	1
00669 FAIRFIELD BEACH RD, Fairfield, CT	2020	1
00669 FAIRFIELD BEACH RD, Fairfield, CT	2021	4
00669 FAIRFIELD BEACH RD, Fairfield, CT	2022	3
00671 FAIRFIELD BEACH RD, Fairfield, CT	2019	1
00671 FAIRFIELD BEACH RD, Fairfield, CT	2020	1
00671 FAIRFIELD BEACH RD, Fairfield, CT	2022	1
00673 FAIRFIELD BEACH RD, Fairfield, CT	2017	1
00676 FAIRFIELD BEACH RD, Fairfield, CT	2018	1
00680 E KINGS HWY, Fairfield, CT	2020	2
00680 FAIRFIELD BEACH RD, Fairfield, CT	2018	1
00680 FAIRFIELD BEACH RD, Fairfield, CT	2020	1
00681 FAIRFIELD BEACH RD, Fairfield, CT	2021	1
00683 FAIRFIELD BEACH RD, Fairfield, CT	2019	1
00686 REEF RD, Fairfield, CT	2017	2

00686 REEF RD, Fairfield, CT	2018	1
00688 FAIRFIELD BEACH RD, Fairfield, CT	2021	2
00688 FAIRFIELD BEACH RD, Fairfield, CT	2022	1
00689 E KINGS HWY, Fairfield, CT	2017	23
00689 E KINGS HWY, Fairfield, CT	2018	1
00689 FAIRFIELD BEACH RD, Fairfield, CT	2022	1
00690 FAIRFIELD BEACH RD, Fairfield, CT	2019	1
00691 FAIRFIELD BEACH RD, Fairfield, CT	2020	1
00695 MOREHOUSE LA, Fairfield, CT	2018	1
00696 HILLSIDE RD, Fairfield, CT	2021	2
00699 FAIRFIELD BEACH RD, Fairfield, CT	2017	6
00699 FAIRFIELD BEACH RD, Fairfield, CT	2018	4
00699 FAIRFIELD BEACH RD, Fairfield, CT	2019	3
00699 FAIRFIELD BEACH RD, Fairfield, CT	2020	4
00699 FAIRFIELD BEACH RD, Fairfield, CT	2021	4
00699 FAIRFIELD BEACH RD, Fairfield, CT	2022	5
00699 FAIRFIELD BEACH RD, Fairfield, CT	2023	1
00700 FAIRFIELD BEACH RD, Fairfield, CT	2019	2
00700 FAIRFIELD BEACH RD, Fairfield, CT	2020	2
00700 FAIRFIELD BEACH RD, Fairfield, CT	2021	2
00701 BEACH RD, Fairfield, CT	2022	1
00701 FAIRFIELD BEACH RD, Fairfield, CT	2017	1
00701 FAIRFIELD BEACH RD, Fairfield, CT	2019	3
00701 FAIRFIELD BEACH RD, Fairfield, CT	2020	5
00701 FAIRFIELD BEACH RD, Fairfield, CT	2021	8
00701 FAIRFIELD BEACH RD, Fairfield, CT	2022	4
00701 FAIRFIELD BEACH RD, Fairfield, CT	2023	3
00702 FAIRFIELD BEACH RD, Fairfield, CT	2021	1
00703 FAIRFIELD BEACH RD, Fairfield, CT	2019	1
00703 FAIRFIELD BEACH RD, Fairfield, CT	2020	5
00705 FAIRFIELD BEACH RD, Fairfield, CT	2021	2
00706 BLACK ROCK TPKE, Fairfield, CT	2023	2
00709 FAIRFIELD BEACH RD, Fairfield, CT	2021	3
00709 TUNXIS HILL RD, Fairfield, CT	2020	1
00710 BEACH RD, Fairfield, CT	2020	1
00711 POST RD, Fairfield, CT	2019	2
00713 FAIRFIELD BEACH RD, Fairfield, CT	2017	1
00715 BLACK ROCK TNPk, Fairfield, CT	2022	2
00715 PEQUOT AV, Fairfield, CT	2021	1
00720 BANKS NORTH RD, Fairfield, CT	2019	1
00720 PEQUOT AV, Fairfield, CT	2019	1
00720 PEQUOT AV, Fairfield, CT	2021	1
00723 S PINE CREEK RD, Fairfield, CT	2020	1
00726 N BENSON RD, Fairfield, CT	2021	1
00729 REEF CT, Fairfield, CT	2018	1
00733 FAIRFIELD BEACH RD, Fairfield, CT	2020	1
00733 FAIRFIELD BEACH RD, Fairfield, CT	2021	1

00733 FAIRFIELD BEACH RD, Fairfield, CT	2022	1
00737 FAIRFIELD BEACH RD, Fairfield, CT	2018	1
00737 FAIRFIELD BEACH RD, Fairfield, CT	2021	2
00738 N BENSON RD, Fairfield, CT	2019	1
00739 FAIRFIELD BEACH RD, Fairfield, CT	2022	1
00739 OLD POST RD, Fairfield, CT	2017	2
00739 OLD POST RD, Fairfield, CT	2018	1
00739 OLD POST RD, Fairfield, CT	2019	1
00739 OLD POST RD, Fairfield, CT	2021	7
00739 OLD POST RD, Fairfield, CT	2022	2
00740 FAIRFIELD BEACH RD, Fairfield, CT	2020	2
00741 FAIRFIELD BEACH RD, Fairfield, CT	2020	1
00741 FAIRFIELD BEACH RD, Fairfield, CT	2021	2
00743 FAIRFIELD BEACH RD, Fairfield, CT	2017	1
00743 FAIRFIELD BEACH RD, Fairfield, CT	2018	1
00745 FAIRFIELD BEACH RD, Fairfield, CT	2017	2
00747 FAIRFIELD BEACH RD, Fairfield, CT	2022	1
00750 E KINGS HWY, Fairfield, CT	2017	2
00750 S BENSON RD, Fairfield, CT	2017	1
00755 MELVILLE AV, Fairfield, CT	2017	1
00756 ROWLAND RD, Fairfield, CT	2021	3
00757 MELVILLE AV, Fairfield, CT	2018	1
00757 MELVILLE AV, Fairfield, CT	2019	3
00757 MELVILLE AV, Fairfield, CT	2021	2
00760 STILLSON RD, Fairfield, CT	2017	1
00760 VILLA AV, Fairfield, CT	2017	2
00760 VILLA AV, Fairfield, CT	2019	1
00768 SASCO HILL RD, Fairfield, CT	2019	1
00771 REEF RD, Fairfield, CT	2019	1
00775 FAIRFIELD BEACH RD, Fairfield, CT	2018	1
00779 FAIRFIELD BEACH RD, Fairfield, CT	2017	1
00781 FAIRFIELD BEACH RD, Fairfield, CT	2017	1
00781 FAIRFIELD BEACH RD, Fairfield, CT	2018	1
00781 FAIRFIELD BEACH RD, Fairfield, CT	2022	1
00783 REEF RD, Fairfield, CT	2019	1
00785 FAIRFIELD BEACH RD, Fairfield, CT	2017	1
00785 FAIRFIELD BEACH RD, Fairfield, CT	2021	1
00785 FAIRFIELD BEACH RD, Fairfield, CT	2022	2
00785 UNQUOWA RD, Fairfield, CT	2020	1
00787 FAIRFIELD BEACH RD, Fairfield, CT	2017	1
00787 FAIRFIELD BEACH RD, Fairfield, CT	2021	1
00793 FAIRFIELD BEACH RD, Fairfield, CT	2018	1
00793 FAIRFIELD BEACH RD, Fairfield, CT	2020	1
00793 FAIRFIELD BEACH ROAD, Fairfield, CT	2022	1
00795 BLACK ROCK TNPk, Fairfield, CT	2017	2
00795 FAIRFIELD BEACH RD, Fairfield, CT	2018	1
00797 FAIRFIELD BEACH RD, Fairfield, CT	2017	2

00797 FAIRFIELD BEACH RD, Fairfield, CT	2018	2
00801 FAIRFIELD BEACH RD, Fairfield, CT	2017	1
00810 REEF RD, Fairfield, CT	2022	1
00812 MILL HILL TER, Fairfield, CT	2017	1
00820 HILLSIDE RD, Fairfield, CT	2021	1
00824 N BENSON RD, Fairfield, CT	2021	1
00825 E KINGS HWY, Fairfield, CT	2017	1
00825 FAIRFIELD BEACH RD, Fairfield, CT	2020	3
00836 REEF RD, Fairfield, CT	2021	4
00838 E KINGS HWY, Fairfield, CT	2017	1
00840 REEF RD, Fairfield, CT	2018	1
00840 S BENSON RD, Fairfield, CT	2019	1
00840 S BENSON RD, Fairfield, CT	2020	1
00850 HARBOR RD, Fairfield, CT	2017	1
00861 E KINGS HWY, Fairfield, CT	2020	1
00865 REEF RD, Fairfield, CT	2020	2
00865 REEF RD, Fairfield, CT	2021	3
00865 REEF RD, Fairfield, CT	2022	1
00876 RIVERSIDE DR, Fairfield, CT	2020	1
00878 OLDFIELD RD, Fairfield, CT	2017	1
00880 MILL HILL RD, Fairfield, CT	2020	1
00880 MOREHOUSE HWY, Fairfield, CT	2017	4
00880 MOREHOUSE HWY, Fairfield, CT	2018	1
00880 MOREHOUSE HWY, Fairfield, CT	2019	2
00880 MOREHOUSE HWY, Fairfield, CT	2020	1
00880 S BENSON RD, Fairfield, CT	2020	1
00892 REEF RD, Fairfield, CT	2017	1
00892 REEF RD, Fairfield, CT	2020	1
00900 FAIRFIELD BEACH RD, Fairfield, CT	2018	2
00900 FAIRFIELD BEACH RD, Fairfield, CT	2019	2
00900 FAIRFIELD BEACH RD, Fairfield, CT	2020	2
00900 FAIRFIELD BEACH RD, Fairfield, CT	2021	1
00900 FAIRFIELD BEACH RD, Fairfield, CT	2022	2
00900 FAIRFIELD BEACH RD, Fairfield, CT	2023	1
00900 REEF RD, Fairfield, CT	2020	1
00901 E KINGS HWY, Fairfield, CT	2017	2
00901 E KINGS HWY, Fairfield, CT	2018	4
00901 E KINGS HWY, Fairfield, CT	2019	2
00901 E KINGS HWY, Fairfield, CT	2020	1
00901 E KINGS HWY, Fairfield, CT	2021	4
00901 E KINGS HWY, Fairfield, CT	2022	1
00904 REEF RD, Fairfield, CT	2022	5
00911 FAIRFIELD BEACH RD, Fairfield, CT	2020	1
00914 REEF RD, Fairfield, CT	2022	4
00918 FAIRFIELD BEACH RD, Fairfield, CT	2017	2
00918 FAIRFIELD BEACH RD, Fairfield, CT	2019	1
00918 FAIRFIELD BEACH RD, Fairfield, CT	2020	4

00918 FAIRFIELD BEACH RD, Fairfield, CT	2021	1
00918 FAIRFIELD BEACH RD, Fairfield, CT	2022	1
00919 FAIRFIELD BEACH RD, Fairfield, CT	2020	1
00920 BROOKSIDE DR, Fairfield, CT	2021	1
00920 BROOKSIDE DR, Fairfield, CT	2022	1
00920 BURR ST, Fairfield, CT	2017	1
00930 E KINGS HWY, Fairfield, CT	2022	1
00930 MILL HILL TER, Fairfield, CT	2018	1
00930 REEF RD, Fairfield, CT	2020	1
00930 REEF RD, Fairfield, CT	2022	1
00931 FAIRFIELD BEACH RD, Fairfield, CT	2017	1
00932 FAIRFIELD BEACH RD, Fairfield, CT	2020	2
00932 FAIRFIELD BEACH RD, Fairfield, CT	2021	1
00934 FAIRFIELD BEACH RD, Fairfield, CT	2017	1
00934 FAIRFIELD BEACH RD, Fairfield, CT	2020	2
00934 FAIRFIELD BEACH RD, Fairfield, CT	2021	1
00937 POST RD, Fairfield, CT	2022	1
00938 FAIRFIELD BEACH RD, Fairfield, CT	2017	3
00938 FAIRFIELD BEACH RD, Fairfield, CT	2018	6
00938 FAIRFIELD BEACH RD, Fairfield, CT	2019	7
00938 FAIRFIELD BEACH RD, Fairfield, CT	2021	3
00939 FAIRFIELD BEACH RD, Fairfield, CT	2017	1
00939 FAIRFIELD BEACH RD, Fairfield, CT	2019	1
00939 FAIRFIELD BEACH RD, Fairfield, CT	2020	1
00939 FAIRFIELD BEACH RD, Fairfield, CT	2021	1
00942 FAIRFIELD BEACH RD, Fairfield, CT	2017	1
00942 REEF RD, Fairfield, CT	2022	1
00945 SASCO HILL RD, Fairfield, CT	2018	1
00949 FAIRFIELD BEACH RD, Fairfield, CT	2020	3
00949 FAIRFIELD BEACH RD, Fairfield, CT	2022	1
00953 FAIRFIELD BEACH RD, Fairfield, CT	2020	2
00954 FAIRFIELD BEACH RD, Fairfield, CT	2021	1
00957 REEF RD, Fairfield, CT	2018	1
00957 REEF RD, Fairfield, CT	2020	2
00957 REEF RD, Fairfield, CT	2021	1
00957 REEF RD, Fairfield, CT	2022	2
00960 REEF RD, Fairfield, CT	2020	1
00963 FAIRFIELD BEACH RD, Fairfield, CT	2017	2
00963 FAIRFIELD BEACH RD, Fairfield, CT	2018	8
00963 FAIRFIELD BEACH RD, Fairfield, CT	2019	13
00967 TUNXIS HILL RD, Fairfield, CT	2017	1
00968 FAIRFIELD BEACH RD, Fairfield, CT	2018	1
00968 HARBOR RD, Fairfield, CT	2022	1
00970 FAIRFIELD BEACH RD, Fairfield, CT	2022	1
00970 S PINE CREEK RD, Fairfield, CT	2020	1
00971 FAIRFIELD BEACH RD, Fairfield, CT	2017	1
00981 FAIRFIELD BEACH RD, Fairfield, CT	2019	2

00981 FAIRFIELD BEACH RD, Fairfield, CT	2020	1
00984 FAIRFIELD BEACH RD, Fairfield, CT	2017	1
00984 FAIRFIELD BEACH RD, Fairfield, CT	2019	2
00984 FAIRFIELD BEACH RD, Fairfield, CT	2021	1
00988 REEF RD, Fairfield, CT	2018	2
00988 REEF RD, Fairfield, CT	2019	2
00988 REEF RD, Fairfield, CT	2020	2
00988 REEF RD, Fairfield, CT	2021	1
00989 FAIRFIELD BEACH RD, Fairfield, CT	2017	4
00989 FAIRFIELD BEACH RD, Fairfield, CT	2018	5
00989 FAIRFIELD BEACH RD, Fairfield, CT	2019	8
00989 FAIRFIELD BEACH RD, Fairfield, CT	2020	2
00989 FAIRFIELD BEACH RD, Fairfield, CT	2021	7
00989 FAIRFIELD BEACH RD, Fairfield, CT	2022	4
00989 FAIRFIELD BEACH RD, Fairfield, CT	2023	2
00990 MILL HILL TER, Fairfield, CT	2021	1
00995 REEF RD, Fairfield, CT	2021	2
00995 REEF RD, Fairfield, CT	2022	1
00997 FAIRFIELD BEACH RD, Fairfield, CT	2020	2
00997 REEF RD, Fairfield, CT	2021	1
00997 REEF RD, Fairfield, CT	2022	1
01000 FAIRFIELD BEACH RD, Fairfield, CT	2021	1
01000 FAIRFIELD BEACH RD, Fairfield, CT	2023	1
01000 REEF RD, Fairfield, CT	2019	1
01000 S BENSON RD, Fairfield, CT	2017	16
01000 S BENSON RD, Fairfield, CT	2018	14
01000 S BENSON RD, Fairfield, CT	2019	1
01000 S BENSON RD, Fairfield, CT	2020	4
01000 S BENSON RD, Fairfield, CT	2021	13
01000 S BENSON RD, Fairfield, CT	2022	22
01000 S BENSON RD, Fairfield, CT	2023	2
01001 BLACK ROCK TNPk, Fairfield, CT	2017	1
01001 FAIRFIELD BEACH RD, Fairfield, CT	2018	1
01001 FAIRFIELD BEACH RD, Fairfield, CT	2019	4
01001 FAIRFIELD BEACH RD, Fairfield, CT	2020	2
01001 FAIRFIELD BEACH RD, Fairfield, CT	2021	3
01001 FAIRFIELD BEACH RD, Fairfield, CT	2022	4
01001 FAIRFIELD BEACH RD, Fairfield, CT	2023	1
01007 FAIRFIELD BEACH RD, Fairfield, CT	2021	2
01007 FAIRFIELD BEACH RD, Fairfield, CT	2022	3
01011 FAIRFIELD BEACH RD, Fairfield, CT	2017	4
01011 FAIRFIELD BEACH RD, Fairfield, CT	2018	1
01011 FAIRFIELD BEACH RD, Fairfield, CT	2019	4
01011 FAIRFIELD BEACH RD, Fairfield, CT	2020	6
01011 FAIRFIELD BEACH RD, Fairfield, CT	2021	2
01011 FAIRFIELD BEACH RD, Fairfield, CT	2022	4
01015 FAIRFIELD BEACH RD, Fairfield, CT	2017	2

01018 REEF RD, Fairfield, CT	2017	2
01018 REEF RD, Fairfield, CT	2020	1
01018 REEF RD, Fairfield, CT	2021	1
01019 FAIRFIELD BEACH RD, Fairfield, CT	2017	1
01019 FAIRFIELD BEACH RD, Fairfield, CT	2020	1
01019 REEF RD, Fairfield, CT	2017	1
01021 FAIRFIELD BEACH RD, Fairfield, CT	2017	1
01026 REEF RD, Fairfield, CT	2021	1
01026 REEF RD, Fairfield, CT	2022	1
01027 FAIRFIELD BEACH RD, Fairfield, CT	2019	1
01027 FAIRFIELD BEACH RD, Fairfield, CT	2021	2
01027 FAIRFIELD BEACH RD, Fairfield, CT	2022	2
01027 FAIRFIELD BEACH RD, Fairfield, CT	2023	1
01028 MILL PLAIN RD, Fairfield, CT	2020	1
01030 REEF RD, Fairfield, CT	2019	3
01030 REEF RD, Fairfield, CT	2020	1
01033 BLACK ROCK TNPK, Fairfield, CT	2017	1
01033 REEF RD, Fairfield, CT	2021	1
01034 FAIRFIELD BEACH RD, Fairfield, CT	2018	1
01034 FAIRFIELD BEACH RD, Fairfield, CT	2019	2
01034 FAIRFIELD BEACH RD, Fairfield, CT	2020	1
01034 FAIRFIELD BEACH RD, Fairfield, CT	2022	1
01037 FAIRFIELD BEACH RD, Fairfield, CT	2017	1
01037 FAIRFIELD BEACH RD, Fairfield, CT	2018	1
01039 REEF RD, Fairfield, CT	2021	2
01045 FAIRFIELD BEACH RD, Fairfield, CT	2019	1
01047 REEF RD, Fairfield, CT	2022	3
01053 FAIRFIELD BEACH RD, Fairfield, CT	2018	1
01054 FAIRFIELD BEACH RD, Fairfield, CT	2020	1
01054 FAIRFIELD BEACH RD, Fairfield, CT	2021	2
01054 REEF RD, Fairfield, CT	2020	1
01058 N BENSON RD, Fairfield, CT	2017	1
01059 REEF RD, Fairfield, CT	2017	1
01059 REEF RD, Fairfield, CT	2020	1
01059 REEF RD, Fairfield, CT	2021	1
01059 REEF RD, Fairfield, CT	2022	2
01060 MERRITT ST, Fairfield, CT	2020	1
01066 BROOKLAWN AV, Fairfield, CT	2021	1
01070 MERRITT ST, Fairfield, CT	2017	1
01073 N BENSON RD, Fairfield, CT	2017	2
01073 N BENSON RD, Fairfield, CT	2022	1
01080 HARBOR RD, Fairfield, CT	2022	1
01081 BROOKLAWN AV, Fairfield, CT	2021	1
01082 BURROUGHS RD, Fairfield, CT	2017	1
01086 REEF RD, Fairfield, CT	2021	1
01096 POST RD, Fairfield, CT	2022	1
01100 BROOKLAWN AV, Fairfield, CT	2020	1

01100 REEF RD, Fairfield, CT	2021	1
01104 REEF RD, Fairfield, CT	2018	2
01107 FAIRFIELD BEACH RD, Fairfield, CT	2021	1
01109 BROOKSIDE DR, Fairfield, CT	2021	1
01109 REEF RD, Fairfield, CT	2019	1
01111 SASCO HILL RD, Fairfield, CT	2017	1
01118 CROSS HWY, Fairfield, CT	2020	1
01121 SASCO HILL RD, Fairfield, CT	2019	1
01125 PEQUOT AV, Fairfield, CT	2022	2
01130 S PINE CREEK RD, Fairfield, CT	2020	2
01135 FAIRFIELD BEACH RD, Fairfield, CT	2022	1
01144 REEF RD, Fairfield, CT	2017	2
01144 REEF RD, Fairfield, CT	2018	1
01144 REEF RD, Fairfield, CT	2019	2
01144 REEF RD, Fairfield, CT	2021	2
01144 REEF RD, Fairfield, CT	2023	1
01149 FAIRFIELD BEACH RD, Fairfield, CT	2020	2
01156 OLDFIELD RD, Fairfield, CT	2019	1
01157 FAIRFIELD BEACH RD, Fairfield, CT	2020	2
01157 FAIRFIELD BEACH RD, Fairfield, CT	2021	6
01159 BRONSON RD, Fairfield, CT	2022	1
01160 REEF RD, Fairfield, CT	2017	2
01160 REEF RD, Fairfield, CT	2020	1
01160 REEF RD, Fairfield, CT	2021	2
01160 REEF RD, Fairfield, CT	2022	1
01167 MERRITT ST, Fairfield, CT	2021	1
01177 FAIRFIELD BEACH RD, Fairfield, CT	2021	1
01177 FAIRFIELD BEACH RD, Fairfield, CT	2022	1
01180 FAIRFIELD BEACH RD, Fairfield, CT	2021	1
01187 FAIRFIELD BEACH RD, Fairfield, CT	2018	1
01190 FAIRFIELD BEACH RD, Fairfield, CT	2022	1
01190 PEQUOT AV, Fairfield, CT	2017	1
01197 FAIRFIELD BEACH RD, Fairfield, CT	2020	4
01197 FAIRFIELD BEACH RD, Fairfield, CT	2021	6
01197 FAIRFIELD BEACH RD, Fairfield, CT	2022	2
01200 FAIRFIELD BEACH RD, Fairfield, CT	2021	1
01200 FAIRFIELD WOODS RD, Fairfield, CT	2020	1
01201 E KINGS HWY, Fairfield, CT	2017	1
01201 FAIRFIELD BEACH RD, Fairfield, CT	2017	1
01205 FAIRFIELD BEACH RD, Fairfield, CT	2017	1
01205 FAIRFIELD BEACH RD, Fairfield, CT	2018	1
01205 FAIRFIELD BEACH RD, Fairfield, CT	2019	1
01205 FAIRFIELD BEACH RD, Fairfield, CT	2020	4
01205 FAIRFIELD BEACH RD, Fairfield, CT	2021	4
01205 FAIRFIELD BEACH RD, Fairfield, CT	2022	3
01205 FAIRFIELD BEACH RD, Fairfield, CT	2023	1
01206 FAIRFIELD BEACH RD, Fairfield, CT	2017	1

01206 FAIRFIELD BEACH RD, Fairfield, CT	2020	1
01211 FAIRFIELD BEACH RD, Fairfield, CT	2022	1
01212 FAIRFIELD BEACH RD, Fairfield, CT	2017	1
01215 POST RD, Fairfield, CT	2022	1
01215 STRATFIELD RD, Fairfield, CT	2021	1
01216 BLACK ROCK TNPk, Fairfield, CT	2017	1
01218 BROOKSIDE DR, Fairfield, CT	2017	1
01221 FAIRFIELD BEACH RD, Fairfield, CT	2017	1
01221 FAIRFIELD BEACH RD, Fairfield, CT	2019	3
01227 PEQUOT AV, Fairfield, CT	2022	1
01230 MERWINS LA, Fairfield, CT	2019	1
01235 BLACK ROCK TNPk, Fairfield, CT	2021	1
01240 BRONSON RD, Fairfield, CT	2020	1
01241 POST RD, Fairfield, CT	2021	1
01244 STRATFIELD RD, Fairfield, CT	2018	1
01250 MOREHOUSE HWY, Fairfield, CT	2021	1
01252 BLACK ROCK TNPk, Fairfield, CT	2020	1
01256 BLACK ROCK TNPk, Fairfield, CT	2019	1
01256 N BENSON RD, Fairfield, CT	2021	1
01259 PEQUOT AV, Fairfield, CT	2022	1
01263 BROOKLAWN AV, Fairfield, CT	2020	1
01265 BROOKSIDE DR, Fairfield, CT	2017	1
01265 FAIRFIELD BEACH RD, Fairfield, CT	2019	1
01271 STRATFIELD RD, Fairfield, CT	2019	1
01271 STRATFIELD RD, Fairfield, CT	2022	1
01275 POST RD, Fairfield, CT	2017	1
01275 POST RD, Fairfield, CT	2019	1
01281 FAIRFIELD BEACH RD, Fairfield, CT	2021	2
01289 FAIRFIELD BEACH RD, Fairfield, CT	2020	3
01289 FAIRFIELD BEACH RD, Fairfield, CT	2021	3
01289 FAIRFIELD BEACH RD, Fairfield, CT	2022	2
01291 FAIRFIELD BEACH RD, Fairfield, CT	2020	1
01291 FAIRFIELD BEACH RD, Fairfield, CT	2022	1
01299 FAIRFIELD BEACH RD, Fairfield, CT	2019	1
01300 FAIRFIELD BEACH RD, Fairfield, CT	2018	1
01310 REDDING RD, Fairfield, CT	2017	1
01310 S PINE CREEK RD, Fairfield, CT	2018	1
01345 FENCEROW DR, Fairfield, CT	2022	1
01351 S PINE CREEK RD, Fairfield, CT	2017	3
01351 S PINE CREEK RD, Fairfield, CT	2018	2
01351 S PINE CREEK RD, Fairfield, CT	2019	2
01351 S PINE CREEK RD, Fairfield, CT	2020	4
01351 S PINE CREEK RD, Fairfield, CT	2021	4
01361 FAIRFIELD BEACH RD, Fairfield, CT	2018	1
01365 BLACK ROCK TNPk, Fairfield, CT	2019	1
01370 SASCO HILL RD, Fairfield, CT	2017	1
01383 MILL PLAIN RD, Fairfield, CT	2019	1

01400 CATAMOUNT RD, Fairfield, CT	2017	1
01400 FAIRFIELD BEACH RD, Fairfield, CT	2018	1
01400 N BENSON RD, Fairfield, CT	2022	1
01401 KINGS HWY, Fairfield, CT	2021	3
01401 KINGS HWY, Fairfield, CT	2022	3
01415 BROOKLAWN AV, Fairfield, CT	2017	1
01435 POST RD, Fairfield, CT	2018	1
01443 STRATFIELD RD, Fairfield, CT	2022	1
01445 STRATFIELD RD, Fairfield, CT	2020	1
01445 STRATFIELD RD, Fairfield, CT	2021	2
01445 STRATFIELD RD, Fairfield, CT	2022	2
01445 STRATFIELD RD, Fairfield, CT	2023	1
01450 REDDING RD, Fairfield, CT	2022	1
01470 FAIRFIELD WOODS RD, Fairfield, CT	2022	1
01475 E KINGS HWY, Fairfield, CT	2019	1
01475 POST RD, Fairfield, CT	2018	1
01484 KINGS HWY, Fairfield, CT	2021	1
01492 MILL PLAIN RD, Fairfield, CT	2018	1
01496 FAIRFIELD WOODS RD, Fairfield, CT	2022	3
01499 POST RD, Fairfield, CT	2020	2
01505 PEQUOT AV, Fairfield, CT	2020	1
01510 E KINGS HWY, Fairfield, CT	2020	1
01510 FAIRFIELD BEACH RD, Fairfield, CT	2019	1
01565 BLACK ROCK TNPk, Fairfield, CT	2018	1
01571 STRATFIELD RD, Fairfield, CT	2023	2
01583 FAIRFIELD BEACH RD, Fairfield, CT	2019	1
01601 S PINE CREEK RD, Fairfield, CT	2017	2
01601 S PINE CREEK RD, Fairfield, CT	2020	1
01625 MILL PLAIN RD, Fairfield, CT	2019	1
01649 FAIRFIELD BEACH RD, Fairfield, CT	2017	1
01677 POST RD, Fairfield, CT	2020	1
01677 POST RD, Fairfield, CT	2022	8
01677 POST RD, Fairfield, CT	2023	1
01700 POST RD, Fairfield, CT	2021	1
01701 REDDING RD, Fairfield, CT	2021	1
01711 BURR ST, Fairfield, CT	2017	1
01715 BLACK ROCK TNPk, Fairfield, CT	2017	1
01719 POST RD, Fairfield, CT	2021	2
01719 POST RD, Fairfield, CT	2022	1
01727 FAIRFIELD BEACH RD, Fairfield, CT	2021	1
01795 POST RD, Fairfield, CT	2018	1
01801 MILL PLAIN RD, Fairfield, CT	2021	1
01838 BLACK ROCK TNPk, Fairfield, CT	2020	1
01869 CROSS HWY, Fairfield, CT	2021	1
01870 N BENSON RD, Fairfield, CT	2021	1
01895 FAIRFIELD BEACH RD, Fairfield, CT	2019	1
01901 FAIRFIELD BEACH RD, Fairfield, CT	2017	1

01901 FAIRFIELD BEACH RD, Fairfield, CT	2019	1
01902 POST RD, Fairfield, CT	2021	1
01950 BRONSON RD, Fairfield, CT	2022	1
01968 BLACK ROCK TNPk, Fairfield, CT	2020	1
01975 BLACK ROCK TNPk, Fairfield, CT	2017	2
01975 BLACK ROCK TNPk, Fairfield, CT	2018	1
01975 BLACK ROCK TNPk, Fairfield, CT	2020	2
01992 KINGS HWY, Fairfield, CT	2022	1
02000 BLACK ROCK TNPk, Fairfield, CT	2020	2
02000 BLACK ROCK TNPk, Fairfield, CT	2021	3
02024 STRATFIELD RD, Fairfield, CT	2020	1
02070 POST RD, Fairfield, CT	2021	1
02070 POST RD, Fairfield, CT	2022	4
02081 FAIRFIELD BEACH RD, Fairfield, CT	2018	1
02131 FAIRFIELD BEACH RD, Fairfield, CT	2018	3
02131 FAIRFIELD BEACH RD, Fairfield, CT	2019	4
02131 FAIRFIELD BEACH RD, Fairfield, CT	2020	3
02131 FAIRFIELD BEACH RD, Fairfield, CT	2021	3
02131 FAIRFIELD BEACH RD, Fairfield, CT	2022	2
02135 KINGS HWY, Fairfield, CT	2020	1
02142 FAIRFIELD BEACH RD, Fairfield, CT	2019	1
02147 KINGS HWY, Fairfield, CT	2022	1
02149 FAIRFIELD BEACH RD, Fairfield, CT	2018	1
02149 FAIRFIELD BEACH RD, Fairfield, CT	2019	1
02149 FAIRFIELD BEACH RD, Fairfield, CT	2020	1
02155 FAIRFIELD BEACH RD, Fairfield, CT	2018	1
02159 KINGS HWY, Fairfield, CT	2021	1
02194 FAIRFIELD BEACH RD, Fairfield, CT	2022	1
02206 FAIRFIELD BEACH RD, Fairfield, CT	2020	1
02244 FAIRFIELD BEACH RD, Fairfield, CT	2017	1
02268 FAIRFIELD BEACH RD, Fairfield, CT	2021	1
02300 FAIRFIELD BEACH RD, Fairfield, CT	2018	1
02308 FAIRFIELD BEACH RD, Fairfield, CT	2020	1
02308 N BENSON RD, Fairfield, CT	2019	1
02308 N BENSON RD, Fairfield, CT	2020	3
02308 N BENSON RD, Fairfield, CT	2021	2
02312 REDDING RD, Fairfield, CT	2022	1
02317 BLACK ROCK TNPk, Fairfield, CT	2020	1
02322 STURGES HWY, Fairfield, CT	2018	1
02325 BURR ST, Fairfield, CT	2017	1
02345 REDDING RD, Fairfield, CT	2019	1
02453 BURR ST, Fairfield, CT	2020	1
02453 EASTON TNPk, Fairfield, CT	2017	1
02453 EASTON TNPk, Fairfield, CT	2018	2
02453 EASTON TNPk, Fairfield, CT	2021	1
02475 EASTON TNPk, Fairfield, CT	2022	1
02496 EASTON TNPk, Fairfield, CT	2019	1

02496 EASTON TNPK, Fairfield, CT	2022	1
02500 BRONSON RD, Fairfield, CT	2018	1
02505 BLACK ROCK TNPK, Fairfield, CT	2020	2
02550 BRONSON RD, Fairfield, CT	2019	1
02569 BRONSON RD, Fairfield, CT	2018	1
02569 BRONSON RD, Fairfield, CT	2019	1
02801 MOREHOUSE HWY, Fairfield, CT	2020	1
02881 NORTH ST, Fairfield, CT	2018	1
03135 EASTON TNPK, Fairfield, CT	2017	1
03282 CONGRESS ST, Fairfield, CT	2018	1
03366 CONGRESS ST, Fairfield, CT	2018	1
03400 POST RD, Fairfield, CT	2020	1
03449 POST RD, Fairfield, CT	2017	1
03449 POST RD, Fairfield, CT	2021	1
03657 PARK AV, Fairfield, CT	2020	1
03671 POST RD, Fairfield, CT	2022	2
03991 PARK AV, Fairfield, CT	2018	1
04001 PARK AV, Fairfield, CT	2017	1
04021 PARK AV, Fairfield, CT	2021	1
04180 BLACK ROCK TNPK, Fairfield, CT	2017	1
04180 BLACK ROCK TNPK, Fairfield, CT	2018	3
04180 BLACK ROCK TNPK, Fairfield, CT	2019	1
04180 BLACK ROCK TNPK, Fairfield, CT	2020	3
04180 BLACK ROCK TNPK, Fairfield, CT	2021	6
04230 CONGRESS ST, Fairfield, CT	2023	1
04480 CONGRESS ST, Fairfield, CT	2018	1
04800 CONGRESS ST, Fairfield, CT	2019	1
05151 PARK AV, Fairfield, CT	2018	1
05151 PARK AV, Fairfield, CT	2022	2
05797 PARK AV, Fairfield, CT	2018	1
05797 PARK AV, Fairfield, CT	2019	1
1093 Fairfield Beach Road, Fairfield, CT	2018	1
127 Orchard Hill Road, Fairfield, CT	2017	1
190 Alden Stret, Fairfield, CT	2018	1
2142 Fairfield Beach Road, Fairfield, CT	2017	1
40 Wildwood Rd, Fairfield, CT	2018	1
420 Fence Row Drive, Fairfield, CT	2017	1
ADLEY RD/LLOYD PL, Fairfield, CT	2017	1
ALYSSA LA/BROOKLAWN AV, Fairfield, CT	2021	1
ALYSSA LA/BROOKLAWN AV, Fairfield, CT	2022	1
ARDMORE ST/KENARD ST, Fairfield, CT	2017	1
BARBERRY RD/JUNIPER LA, Fairfield, CT	2022	1
BARLOW RD/ROUND HILL RD, Fairfield, CT	2022	1
BAROS ST/HUNYADI AV, Fairfield, CT	2020	1
BAYBERRY RD/FAIRFIELD WOODS RD, Fairfield, CT	2020	1
BEAUMONT ST/BEAUMONT PL, Fairfield, CT	2020	1
BEAUMONT ST/POST RD, Fairfield, CT	2017	1

BENEDICT AV/JACKMAN AV, Fairfield, CT	2018	1
BENNETT ST/BOND ST, Fairfield, CT	2019	1
BERWICK AV/E KINGS HWY, Fairfield, CT	2017	1
BEVERLY LA/MOREHOUSE HWY, Fairfield, CT	2018	1
BIRCH RD/E PAULDING ST, Fairfield, CT	2018	1
BIRCH RD/FAIRFIELD BEACH RD, Fairfield, CT	2017	1
BIRCH RD/FAIRFIELD BEACH RD, Fairfield, CT	2020	1
BIRCH RD/FERN ST, Fairfield, CT	2020	1
BITTERSWEET RD/BURR ST, Fairfield, CT	2021	1
BLACK ROCK TNP/KBROOKSIDE DR, Fairfield, CT	2019	1
BLACK ROCK TNP/COMMERCE DR, Fairfield, CT	2017	1
BLACK ROCK TNP/MERRITT PKWY, Fairfield, CT	2017	1
BLACK ROCK TNP/NOPOGE RD, Fairfield, CT	2021	1
BLACK ROCK TNP/STILLSON RD, Fairfield, CT	2017	1
BLACK ROCK TNP/YORK RD, Fairfield, CT	2017	1
BLACK ROCK TNP/YORK RD, Fairfield, CT	2018	1
BLOOMFIELD DR/PIONEER CT, Fairfield, CT	2018	1
BRONSON RD/FULLING MILL LA, Fairfield, CT	2019	1
BRONSON RD/GOVERNORS LA, Fairfield, CT	2022	1
BRONSON RD/MILL HILL RD, Fairfield, CT	2019	1
BRONSON RD/TWIN BROOKS LA, Fairfield, CT	2018	1
BROOKBEND RD/UNQUOWA RD, Fairfield, CT	2021	1
BROOKFIELD AV/ESSEX ST, Fairfield, CT	2020	1
BROOKLAWN AV/QUERIDA ST, Fairfield, CT	2021	1
BROOKLAWN TER/BROOKLAWN AV, Fairfield, CT	2022	1
BROOKSIDE DR/DELL DALE RD, Fairfield, CT	2023	1
BUENA VISTA RD/WILSON ST, Fairfield, CT	2019	1
BULLARD ST/WARSAW ST, Fairfield, CT	2019	1
BURR ST/ARAN HILL RD, Fairfield, CT	2018	1
BURR ST/CONGRESS ST, Fairfield, CT	2020	1
BURR ST/MIDLOCK RD, Fairfield, CT	2019	1
CASMIR DR/CHURCH HILL RD, Fairfield, CT	2021	1
CASTLE AV/HALLEY AV, Fairfield, CT	2017	1
CASTLE AV/WARREN AV, Fairfield, CT	2018	1
CATHERINE ST/NICHOLS ST, Fairfield, CT	2017	1
CENTER ST/POST RD, Fairfield, CT	2017	1
CHARLES ST/PRATT ST, Fairfield, CT	2020	1
CHARLES ST/REEF RD, Fairfield, CT	2021	1
CHESTNUT ST/KINGS HWY CUTOFF, Fairfield, CT	2017	1
CHURCH HILL RD/BUENA VISTA RD, Fairfield, CT	2018	1
CHURCHILL ST/KINGS HWY, Fairfield, CT	2021	1
CONGRESS ST/ARAN HILL RD, Fairfield, CT	2018	1
CONGRESS ST/HOMESTEAD LA, Fairfield, CT	2017	1
CONGRESS ST/LONG MEADOW RD, Fairfield, CT	2019	1
CONGRESS ST/MINE HILL RD, Fairfield, CT	2019	1
CONGRESS ST/NORTH ST, Fairfield, CT	2018	1
COUNTRY RD/HIGH ST, Fairfield, CT	2018	1

CRAIG CT/S BENSON RD, Fairfield, CT	2023	1
CRANE ST/LENOX RD, Fairfield, CT	2020	1
CRESTWOOD RD/BROOKMERE DR, Fairfield, CT	2018	1
CROSS HWY HWY/MERWINS LA, Fairfield, CT	2022	1
CURTIS TER/SKY TOP DR, Fairfield, CT	2019	1
DIVISION AV/ELIZABETH ST, Fairfield, CT	2020	1
DONNA DR/JEFFERSON ST, Fairfield, CT	2020	1
DUCK FARM RD/GREENFIELD HILL RD, Fairfield, CT	2020	1
DUDLEY DR/MILL PLAIN RD, Fairfield, CT	2021	1
DUNNLEA RD/HENRY ST, Fairfield, CT	2017	1
E KINGS HWY/BERWICK AV, Fairfield, CT	2017	1
E KINGS HWY/COMMERCE DR, Fairfield, CT	2019	1
E KINGS HWY/LONGFELLOW AV, Fairfield, CT	2017	1
E KINGS HWY/MASON ST, Fairfield, CT	2022	1
EASTLAWN ST/OLDFIELD RD, Fairfield, CT	2022	1
ECHO LA/SKY TOP TER, Fairfield, CT	2022	1
EDGEWOOD RD/JACKMAN AV, Fairfield, CT	2019	1
EDWARD ST/CARLYNN DR, Fairfield, CT	2019	1
ELM ST/ROUND HILL RD, Fairfield, CT	2018	1
FAIRCHILD AV/CARTHAGE ST, Fairfield, CT	2019	1
FAIRFIELD BEACH RD/BIRCH RD, Fairfield, CT	2017	1
FAIRFIELD BEACH RD/COLLEGE PL, Fairfield, CT	2021	1
FAIRFIELD BEACH RD/EDWARD ST, Fairfield, CT	2020	1
FAIRFIELD BEACH RD/REEF RD, Fairfield, CT	2017	2
FAIRFIELD BEACH RD/REEF RD, Fairfield, CT	2018	1
FAIRFIELD BEACH RD/REEF RD, Fairfield, CT	2020	3
FAIRFIELD WOODS RD/BAYBERRY RD, Fairfield, CT	2020	1
FAIRFIELD WOODS RD/FERNCLIFF RD, Fairfield, CT	2019	1
FAIRFIELD WOODS RD/STILLSON RD, Fairfield, CT	2018	1
FAIRFIELD WOODS RD/TULLER RD, Fairfield, CT	2017	1
FAIRMOUNT TER/BENEDICT AV, Fairfield, CT	2018	1
FAIRMOUNT TER/WARWICK AV, Fairfield, CT	2021	1
FAIRVIEW AV/MEADOWBROOK RD, Fairfield, CT	2020	1
FALMOUTH RD/CHURCH HILL RD, Fairfield, CT	2017	1
FERN ST/BEACH RD, Fairfield, CT	2022	1
FIELDCREST DR/CANDLEWOOD RD, Fairfield, CT	2019	1
FOX RUN RD/DUCK FARM RD, Fairfield, CT	2018	1
FOX ST/EDWARD ST, Fairfield, CT	2019	1
FRENCH ST/S PINE CREEK RD, Fairfield, CT	2017	1
GARDEN DR/TULLER RD, Fairfield, CT	2020	1
GLOVER ST/MILL PLAIN RD, Fairfield, CT	2017	1
GOVERNORS LA/BRONSON RD, Fairfield, CT	2020	1
GRANDVIEW RD/DAVIS RD, Fairfield, CT	2021	1
GRANVILLE ST/POST RD, Fairfield, CT	2019	3
GREENFIELD ST/BERKELEY RD, Fairfield, CT	2020	1
GREENFIELD ST/MARLBOROUGH TER, Fairfield, CT	2017	1
HANFORD DR/ORCHARD HILL LA, Fairfield, CT	2017	1

HENRY ST/MILL PLAIN RD, Fairfield, CT	2019	1
HIGH ST/PEPPERBUSH LA, Fairfield, CT	2022	1
HILLSIDE RD/CONGRESS ST, Fairfield, CT	2020	1
HILLSIDE RD/HILL FARM RD, Fairfield, CT	2021	1
HOLLYDALE RD/JOAN DR, Fairfield, CT	2019	1
HOMESTEAD LA/CONGRESS ST, Fairfield, CT	2022	1
HOWARD ST/PRATT ST, Fairfield, CT	2020	1
HOWARD ST/REEF RD, Fairfield, CT	2017	1
HOWARD ST/REEF RD, Fairfield, CT	2018	1
HOWARD ST/REEF RD, Fairfield, CT	2020	1
HOWARD ST/REEF RD, Fairfield, CT	2022	1
HURD ST/NICHOLS ST, Fairfield, CT	2017	1
INGLESIDE RD/STURGES HWY, Fairfield, CT	2017	1
JACKMAN AV/FAIRMOUNT TER, Fairfield, CT	2019	1
JEFFERSON ST/DONNA DR, Fairfield, CT	2019	1
JENNINGS RD/CASTLE AV, Fairfield, CT	2020	1
JENNINGS RD/HOLLAND HILL RD, Fairfield, CT	2021	1
JENNINGS RD/LONGFELLOW AV, Fairfield, CT	2017	1
JENNINGS RD/OVERLOOK AV, Fairfield, CT	2019	1
JUDD ST/REID ST, Fairfield, CT	2017	1
KENWOOD AV/KENARD ST, Fairfield, CT	2022	1
KING ST/BROOKFIELD AV, Fairfield, CT	2018	1
KNAPPS HWY/BULLARD ST, Fairfield, CT	2019	1
LAKEVIEW DR/SHORT HILL LA, Fairfield, CT	2022	1
LALLEY BLVD/EDWARD ST, Fairfield, CT	2018	1
LALLEY BLVD/FAIRFIELD BEACH RD, Fairfield, CT	2017	2
LALLEY BLVD/FAIRFIELD BEACH RD, Fairfield, CT	2019	1
LALLEY BLVD/QUINCY ST, Fairfield, CT	2018	1
LARBERT RD/PEQUOT AV, Fairfield, CT	2017	1
LENOX RD/VESPER ST, Fairfield, CT	2017	1
LIGHT HOUSE PT/FAIRFIELD BEACH RD, Fairfield, CT	2020	1
LIMERICK RD/SHADOWOOD RD, Fairfield, CT	2020	1
LIND ST/REEF RD, Fairfield, CT	2020	1
LITTLE BROOK RD/MARION RD, Fairfield, CT	2019	1
LONGVIEW AV/GRASMERE AV, Fairfield, CT	2020	1
LUCILLE ST/FAIRFIELD WOODS RD, Fairfield, CT	2022	1
LUCILLE ST/WILDWOOD RD, Fairfield, CT	2019	1
LYNNBROOK RD/LEWIS DR, Fairfield, CT	2020	1
MARLBOROUGH TER/GREENFIELD ST, Fairfield, CT	2017	1
MARNE AV/EUCLID AV, Fairfield, CT	2020	1
MASSACHUSETTS AV/NEW HAMPSHIRE AV, Fairfield	2022	1
MAY ST/JENNINGS RD, Fairfield, CT	2021	1
MAYFAIR RD/STILLSON RD, Fairfield, CT	2018	1
MEADOWCREST DR/CHURCH HILL RD, Fairfield, CT	2020	1
MELVILLE DR/GARDEN DR, Fairfield, CT	2017	1
MERWINS LA/FAIR OAK DR, Fairfield, CT	2018	1
MERWINS LA/FAIR OAK DR, Fairfield, CT	2022	1

MILL HILL TER/VILLAGE LA, Fairfield, CT	2017	1
MILL PLAIN RD/TAUNTON RD, Fairfield, CT	2020	1
MILL PLAIN RD/TAUNTON RD, Fairfield, CT	2022	1
MILLARD ST/REEF RD, Fairfield, CT	2017	1
MILLARD ST/REEF RD, Fairfield, CT	2020	1
MILLARD ST/REEF RD, Fairfield, CT	2021	1
MINE HILL RD/HUBBEL LA, Fairfield, CT	2018	1
MORITZ PL/BLACK ROCK TNPk, Fairfield, CT	2017	1
MORITZ PL/BLACK ROCK TNPk, Fairfield, CT	2018	1
N BENSON RD/BARLOW RD, Fairfield, CT	2018	1
N BENSON RD/DILL RD, Fairfield, CT	2020	1
OLD DAM RD/S PINE CREEK RD, Fairfield, CT	2020	1
OLD ELM RD/BEAVERBROOK LA, Fairfield, CT	2019	1
OLD MILL RD/STURGES RD, Fairfield, CT	2021	1
OLD MILL RD/UNQUOWA RD, Fairfield, CT	2020	1
OLD MILL RD/UNQUOWA RD, Fairfield, CT	2021	1
OLD POST RD/POST (LIBRARY) RD, Fairfield, CT	2022	1
OLD STRATFIELD RD/ALTON PL, Fairfield, CT	2020	1
OLD STRATFIELD RD/POPE ST, Fairfield, CT	2020	1
OLD STRATFIELD RD/STERLING ST, Fairfield, CT	2020	1
OLD STRATFIELD RD/STERLING ST, Fairfield, CT	2021	1
OLDFIELD RD/HURD ST, Fairfield, CT	2017	1
OLDFIELD RD/REEF RD, Fairfield, CT	2020	1
OLDFIELD RD/RUANE ST, Fairfield, CT	2021	1
ONE ROD HWY/REEF RD, Fairfield, CT	2017	1
ORCHARD HILL LA/ROSS HILL RD, Fairfield, CT	2020	1
OSBORNE HILL RD/N BENSON RD, Fairfield, CT	2020	1
PANSY RD/VALLEY VIEW PL, Fairfield, CT	2017	1
PARK AV/JACKMAN AV, Fairfield, CT	2018	1
PARTRIDGE LA/ROBERT LA, Fairfield, CT	2018	1
PEASE AV/WOODROW AV, Fairfield, CT	2020	1
PEQUOT AV/BANKS PL, Fairfield, CT	2021	1
PEQUOT AV/OLD SOUTH RD, Fairfield, CT	2018	1
PERRY ST/MILL PLAIN RD, Fairfield, CT	2020	1
POE CT/BLACK ROCK TNPk, Fairfield, CT	2021	1
POST RD/BRIDGEPORT CITY LINE, Fairfield, CT	2018	1
POST RD/BRIDGEPORT CITY LINE, Fairfield, CT	2019	1
POST RD/RIVERSIDE DR, Fairfield, CT	2019	1
POST RD/RUANE ST, Fairfield, CT	2017	1
POST RD/SHOREHAM TER, Fairfield, CT	2019	1
QUAKER LA/BARTON RD, Fairfield, CT	2021	2
QUERIDA ST/STRATFIELD RD, Fairfield, CT	2017	1
QUERIDA ST/STRATFIELD RD, Fairfield, CT	2021	1
QUINCY ST/BIRCH RD, Fairfield, CT	2022	1
QUINCY ST/LALLEY BLVD, Fairfield, CT	2018	1
QUINCY ST/PENFIELD RD, Fairfield, CT	2018	1
RANDOM RD/STONELEIGH SQ, Fairfield, CT	2018	1

REDDING RD/DUNHAM RD, Fairfield, CT	2020	1
REDDING RD/MERWINS LA, Fairfield, CT	2017	2
REDDING RD/MERWINS LA, Fairfield, CT	2019	1
REEF RD/CHARLES ST, Fairfield, CT	2018	1
REEF RD/CHARLES ST, Fairfield, CT	2020	1
REEF RD/CUMMINGS AV, Fairfield, CT	2020	1
REEF RD/EDWARD ST, Fairfield, CT	2017	2
REEF RD/EDWARD ST, Fairfield, CT	2018	1
REEF RD/FAIRFIELD BEACH RD, Fairfield, CT	2017	2
REEF RD/FAIRFIELD BEACH RD, Fairfield, CT	2018	1
REEF RD/FAIRFIELD BEACH RD, Fairfield, CT	2019	2
REEF RD/FAIRFIELD BEACH RD, Fairfield, CT	2020	2
REID ST/GREENBRIER RD, Fairfield, CT	2019	1
RHODE ISLAND AV/E KINGS HWY, Fairfield, CT	2018	1
RHODE ISLAND AV/NEW HAMPSHIRE AV, Fairfield, C	2020	1
RIVERSIDE DR/CAMBRIDGE ST, Fairfield, CT	2021	1
RIVERSIDE DR/S BENSON RD, Fairfield, CT	2019	1
RIVERSIDE DR/SHOREHAM TER, Fairfield, CT	2021	1
RIVERVIEW CIR/DUCK FARM RD, Fairfield, CT	2022	1
RIVERVIEW CIR/WAREHAM ST, Fairfield, CT	2022	1
ROMANOCK RD/PAPURAH RD, Fairfield, CT	2017	1
ROSELLE ST/STRATFIELD RD, Fairfield, CT	2019	1
ROWLAND RD/PAULDING ST, Fairfield, CT	2021	1
RUANE ST/PAUL PL, Fairfield, CT	2020	1
RUANE ST/SHERMAN ST, Fairfield, CT	2017	1
RYEGATE RD/DUCK FARM RD, Fairfield, CT	2019	1
S BENSON RD/CLINTON ST, Fairfield, CT	2018	1
S PINE CREEK RD/MEADOW CT, Fairfield, CT	2021	1
SAWYER RD/BLACK ROCK TNPk, Fairfield, CT	2020	1
SAWYER RD/BLACK ROCK TNPk, Fairfield, CT	2021	2
SAWYER RD/ROSEVILLE TER, Fairfield, CT	2022	1
SHERWOOD DR/FIELD ROCK RD, Fairfield, CT	2019	1
SHOREHAM TER/RIVERSIDE DR, Fairfield, CT	2021	1
SILLIMAN ST/JENNINGS RD, Fairfield, CT	2018	1
SMITH ST/PAULDING ST, Fairfield, CT	2020	1
SPRINGER RD/ORIOLE LA, Fairfield, CT	2018	1
STEPHENS LA/I 95 ENTRANCE WESTBOUND 24, Fairl	2022	1
STEPHENS LA/SUNNYRIDGE AV, Fairfield, CT	2020	1
STERLING ST/ELIZABETH ST, Fairfield, CT	2018	1
STERLING ST/OLD STRATFIELD RD, Fairfield, CT	2020	1
STRATFIELD RD/QUERIDA ST, Fairfield, CT	2021	1
STURGES HWY/WESTPORT TNPk, Fairfield, CT	2019	1
SUNSET AV/DAWN ST, Fairfield, CT	2021	1
SZOST DR/JENNIFORD RD, Fairfield, CT	2021	1
TAHMORE DR/LAKEVIEW DR, Fairfield, CT	2020	1
TAKUOSHE PL/BLACK ROCK TNPk, Fairfield, CT	2021	1
THORPE ST/POST RD, Fairfield, CT	2020	1

TOLL HOUSE LA/CLUB DR, Fairfield, CT	2020	1
TURNEY RD/RIVERSIDE DR, Fairfield, CT	2017	1
VERMONT AV/KINGS HWY, Fairfield, CT	2021	1
VERNA HILL RD/REDDING RD, Fairfield, CT	2020	1
VILLA AV/TUNXIS HILL RD, Fairfield, CT	2021	1
WAKEMAN RD/OLD SPRING RD, Fairfield, CT	2018	1
WAREHAM ST/DRAKE LA, Fairfield, CT	2022	1
WARSAW ST/BULLARD ST, Fairfield, CT	2019	1
WEBB RD/ALGONQUIN RD, Fairfield, CT	2018	1
WEBB RD/ALGONQUIN RD, Fairfield, CT	2022	1
WELLNER DR/EASTON TNPk, Fairfield, CT	2017	1
WHEELER PARK AV/EASTON TNPk, Fairfield, CT	2019	1
WILTON RD/HIGH ST, Fairfield, CT	2021	1
WINDERMERE ST/FARMINGTON AV, Fairfield, CT	2018	1
WOODLAND RD/DAVIS RD, Fairfield, CT	2020	1
WOODY LA/OLD FARM LA, Fairfield, CT	2021	1
WORMWOOD RD/DILL RD, Fairfield, CT	2017	1
WORMWOOD RD/OSBORNE HILL RD, Fairfield, CT	2019	1
WORMWOOD RD/YARROW RD, Fairfield, CT	2019	1
YORK RD/BLACK ROCK TNPk, Fairfield, CT	2021	1

Initial Call Type	2018	2019	2020	2021	2022	2023
Noise Complaint	314	363	456	475	374	39
Other (local ordinance)		1				
Infraction	26	12	10	19	17	4
Misdemeanor	1		2	2	1	