

NEW YORK STATE LIQUOR AUTHORITY
FULL BOARD AGENDA
MEETING OF MAY 19, 2015
REFERRED FROM: COUNSEL'S OFFICE

2015-01159

REASON FOR REFERRAL
REQUEST FOR DIRECTION

CONSENSUS RULES PACKAGE FOR
OUTDATED PROVISIONS 2

(PROPOSED RULE MAKING)

The Members of the Authority at their regular meeting held at the Zone I New York City office on MAY 19, 2015 determined:



New York
State Liquor Authority

MEMORANDUM

Office of Counsel

TO: Commissioner Greene
Commissioner Kim

FROM: Paul Karamanol, Senior Attorney

SUBJECT: Consensus rules package for outdated provisions 2

DATE: 4/29/2015

Gentlepersons,

Enclosed herewith please find a proposed consensus rules package consisting of amendments to Parts 40.3, 40.4, 46.1, 47.4, 48.4 and 65.2 of Title 9, Subtitle B of the Official Compilation of Codes, Rules and Regulations of the State of New York (N.Y.C.R.R.). This package of proposed changes would update multiple outdated references to application processes in light of the advent of electronic filing and is, I believe, non-controversial in nature.

If approved, the attached would be published as a proposed consensus rules package in the State Register. After the passage of the minimum 45 days for public comment, and assuming no negative public comments are received by the Authority, the package will be sent before the Members again along with a proposed Notice of Adoption to be published in the State Register, after which the proposed changes herein would become official as properly promulgated rules. In the event that the Authority receives any negative feedback during the public comment period, the package would be put back before the members as a full rule promulgation (rather than an abbreviated consensus package) along with proposed changes thereto.

Please contact me with any questions or concerns about this process.

Best,

Paul

Notice of Proposed Rule Making

Liquor Authority, State
(SUBMITTING AGENCY)

- Approval has been granted by Executive Chamber to propose this rule making.
 This rule making does not require Executive Chamber approval.

NOTE: Typing and submission instructions are at the end of this form. Please be sure to COMPLETE ALL ITEMS. Incomplete forms will be cause for rejection of this notice.

1. A. <i>Proposed action:</i>			
Amendment of	Part 40.3	Title 9	NYCRR
Amendment of	Part 40.4	Title 9	NYCRR
Amendment of	Part 46.1	Title 9	NYCRR
Amendment of	Part 47.4	Title 9	NYCRR
Amendment of	Part 48.4	Title 9	NYCRR
Amendment of	Part 65.2	Title 9	NYCRR

- B. This is a consensus rule making. A statement is attached setting forth the agency's determination that no person is likely to object to the rule as written [SAPA §202(1)(b)(i)].
- C. This rule was previously proposed as a consensus rule making under I.D. No _____ Attached is a brief description of the objection that caused/is causing the prior notice to be withdrawn [SAPA §202(1)(e)].
- D. This rule is proposed pursuant to [SAPA §207(3)], 5-Year Review of Existing Rules (see also item 16).

2. *Statutory authority under which the rule is proposed:*

SAPA Sec. 201, ABCL Sec. 64(2), ABCL Sec. 64-a(3), ABCL Sec. 99-d(4), ABCL Sec. 101-b(4), and ABCL Sec. 109(1).

3. *Subject of the rule:*

Updated outdated application procedures and eliminate archaic physical standards for certain licenses types.

4. *Purpose of the rule:*

To update application procedures, codify current online filing practices and eliminate archaic restrictions on certain licenses.

5. *Public hearings (check box and complete as applicable):*

- A public hearing is not scheduled. (SKIP TO ITEM 8)
- A public hearing is required by law and is scheduled below. (**Note:** first hearing date must be at least 45 days **after** publication of this notice unless a different time is specified in statute.)
- A public hearing is not required by law, but is scheduled below.

<i>Time:</i>	<i>Date:</i>	<i>Location:</i>
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____

6. *Interpreter services* (check only if a public hearing is scheduled):

Interpreter services will be made available to hearing impaired persons, at no charge, upon written request to the agency contact designated in this notice.

7. *Accessibility* (check appropriate box only if a public hearing is scheduled):

All public hearings have been scheduled at places reasonably accessible to persons with a mobility impairment.

Attached is a list of public hearing locations that are **not** reasonably accessible to persons with a mobility impairment. An explanation is submitted regarding diligent efforts made to provide accessible hearing sites.

8. *Terms of rule* (SELECT ONE SECTION):

A. The full text of the rule is attached because it does not exceed 2,000 words.

B. A summary of the rule is attached because the full text of the rule exceeds 2,000 words.

Full text is posted at the following State website: _____

Full text is not posted on a State website.

Full text is not posted on a State website; this is a consensus rule or a rule defined in SAPA § 102 (2)(a)(ii).

C. Pursuant to SAPA §202(7)(b), the agency elects to print a description of the subject, purpose and substance of the rule as defined in SAPA §102(2)(a)(ii) [Rate Making].

9. *The text of the rule and any required statements and analyses may be obtained from:*

Agency contact Paul Karamanol, Senior Attorney

Agency Name State Liquor Authority

Office address 80 South Swan Street, Suite 900

Albany, NY 12210

Telephone (518) 474-3114 *E-mail:* paul.karamanol@sla.ny.gov

10. *Submit data, views or arguments to* (complete only if different than previously named agency contact):

Agency contact _____

Agency name _____

Office address _____

Telephone _____ *E-mail:* _____

11. *Public comment will be received until:*

- 45 days after publication of this notice (MINIMUM public comment period when full text is attached because it does not exceed 2000 words or full text of rule has been posted on a State web site or the rule is a consensus rule or a rule defined under SAPA §102[2][a][ii] [Rate Making]).
- 60 days after publication of this notice (MINIMUM public comment period when full text is not attached or full text is not posted on a State web site or the rule is not a consensus rule or a rule defined under SAPA §102[2][a][ii] [Rate Making]).
- 5 days after the last scheduled public hearing required by statute (MINIMUM, with required hearing). This box may not be checked and the minimum 60-day comment period applies if full text is not attached or text is not posted on a State web site or the rule is not a consensus rule or a rule defined under SAPA §102[2][a][ii] [Rate Making]).
- Other: (*specify*)

12. A prior emergency rule making for this action was previously published in the _____ issue of the *Register*, I.D. No. _____.

13. *Expiration date* (check only if applicable):

- This proposal will not expire in 365 days because it is for a "rate making" as defined in SAPA §102 (2)(a)(ii).

14. *Additional matter required by statute:*

- Yes (include below material required by statute).

No additional material required by statute.

15. *Regulatory Agenda* (See SAPA §202-d[1]):

- This rule was a Regulatory Agenda item for this agency in the following issue of the *State Register*:

- This rule was not under consideration at the time this agency submitted its Regulatory Agenda for publication in the *Register*.
- Not applicable.

16. **Review of Existing Rules** (ALL ATTACHMENTS MUST BE 2,000 WORDS OR LESS)

This rule is proposed pursuant to SAPA §207 (item 1D applies) (check applicable boxes):

Attached is a statement setting forth a reasoned justification for modification of the rule. Where appropriate, include a discussion of the degree to which changes in technology, economic conditions or other factors in the area affected by the rule necessitate changes in the rule.

Attached is an assessment of public comments received by the agency in response to its publication of a list of rules to be reviewed.

An assessment of public comments is not attached because no comments were received.

- Not applicable.

17. Regulatory Impact Statement (RIS)

(SELECT AND COMPLETE ONE; ALL ATTACHMENTS MUST BE 2,000 WORDS OR LESS, EXCLUDING SUMMARIES OF STUDIES, REPORTS OR ANALYSES [Needs and Benefits]):

A. The attached RIS contains:

 The full text of the RIS. A summary of the RIS. A consolidated RIS, because this rule is one of a series of closely related and simultaneously proposed rules or is virtually identical to rules proposed during the same year.B. A RIS is **not attached**, because this rule is: subject to a consolidated RIS printed in the *Register* under I.D. No.: _____ ;
issue date: _____ . exempt, as defined in SAPA §102(2)(a)(ii) [Rate Making]. exempt, as defined in SAPA §102(11) [Consensus Rule Making].C. A **statement is attached** claiming exemption pursuant to SAPA § 202-a (technical amendment).**18. Regulatory Flexibility Analysis (RFA) for small businesses and local governments**

(SELECT AND COMPLETE ONE; ALL ATTACHMENTS MUST BE 2,000 WORDS OR LESS):

A. The attached RFA contains:

 The full text of the RFA. A summary of the RFA. A consolidated RFA, because this rule is one of a series of closely related rules.B. A **statement is attached** explaining why a RFA is not required. This statement is in scanner format and explains the agency's finding that the rule will not impose any adverse economic impact or reporting, recordkeeping or other compliance requirements on small businesses or local governments and the reason(s) upon which the finding was made, including any measures used to determine that the rule will not impose such adverse economic impacts or compliance requirements.C. A RFA is **not attached**, because this rule: is subject to a consolidated RFA printed in the *Register* under I.D. No.: _____ ;
issue date: _____ . is exempt, as defined in SAPA §102(2)(a)(ii) [Rate Making]. is exempt, as defined in SAPA §102(11) [Consensus Rule Making].**19. Rural Area Flexibility Analysis (RAFA)**

(SELECT AND COMPLETE ONE; ALL ATTACHMENTS MUST BE 2,000 WORDS OR LESS):

A. The attached RAFA contains:

 The full text of the RAFA. A summary of the RAFA. A consolidated RAFA, because this rule is one of a series of closely related rules.B. A **statement is attached** explaining why a RAFA is not required. This statement is in scanner format and explains the agency's finding that the rule will not impose any adverse impact on rural areas or reporting, recordkeeping or other compliance requirements on public or private entities in rural areas and the reason(s) upon which the finding was made, including what measures were used to determine that the rule will not impose such adverse impact or compliance requirements.C. A RAFA is **not attached**, because this rule: is subject to a consolidated RAFA printed in the *Register* under I.D. No.: _____ ;
issue date: _____ . is exempt, as defined in SAPA §102(2)(a)(ii) [Rate Making].

is exempt, as defined in SAPA §102(11) [Consensus Rule Making].

20. Job Impact Statement (JIS)

(SELECT AND COMPLETE ONE; ALL ATTACHMENTS MUST BE 2,000 WORDS OR LESS):

A. The attached JIS contains:

The full text of the JIS.

A summary of the JIS.

A consolidated JIS, because this rule is one of a series of closely related rules.

B. A **statement is attached** explaining why a JIS is not required. This statement is in scanner format and explains the agency's finding that the rule will not have a substantial adverse impact on jobs and employment opportunities (as apparent from its nature and purpose) and explains the agency's finding that the rule will have a positive impact or no impact on jobs and employment opportunities; except when it is evident from the subject matter of the rule that it could only have a positive impact or no impact on jobs and employment opportunities, the statement shall include a summary of the information and methodology underlying that determination.

A JIS/Request for Assistance [SAPA §201-a(2)(c)] is attached.

C. A JIS is **not attached**, because this rule:

is subject to a consolidated JIS printed in the *Register* under I.D. No.: _____
issue date: _____

is exempt, as defined in SAPA §102(2)(a)(ii) [Rate Making].

is proposed by the State Comptroller or Attorney General.

AGENCY CERTIFICATION (To be completed by the person who PREPARED the notice.)

I have reviewed this form and the information submitted with it. The information contained in this notice is correct to the best of my knowledge.

I have reviewed Article 2 of SAPA and Parts 260 through 263 of 19 NYCRR, and I hereby certify that this notice complies with all applicable provisions.

Name Paul Karamanol Signature _____

Address 80 South Swan Street, Suite 900, Albany, NY 12210

Telephone (518) 474-3114 E-Mail paul.karamanol@sla.ny.gov

Date 02/25/2015

Please read before submitting this notice:

1. Except for this form itself, all text must be typed in the prescribed format as described in the Department of State's Register procedures manual, *Rule Making in New York*.
2. Rule making notices with any necessary attachments should be e-filed via the Department of State website.

Title 9, Subtitle B, of the Official Compilation of Codes, Rules and Regulations of the State of New York (NYCRR), is hereby amended to include amendments to parts 40.3, 40.4, 46.1, 47.4, 48.4 and 65.2.

§ 40.3 Date for filing

(a) Applications for the renewal of licenses must be filed within the period prescribed by the Liquor Authority, as set forth in the instructions accompanying the renewal application blanks mailed to licensees.

(b) No application for the renewal of a license will be accepted more than [1] 30 days after the expiration of the preceding license period, except for good cause shown.

§ 40.4 Use of forms

(a) Renewal application forms must be used in the following instances:

(1) Generally. Where there has been no change in the licensee, the location of premises, or the type of license, and there will be no such change at the commencement of the new license period.

(2) Dissolution of partnership. Where one or more members of a partnership licensee are retiring from the partnership at the commencement of the new license period, and the remaining partners intend to continue the business after that date. In such cases, the renewal application must be accompanied by an [affidavit, in duplicate, setting forth all the facts pertaining to the dissolution] endorsement application, signed by the outgoing and the remaining partners. The renewal application must be executed by all the remaining partners.

(3) Death of a licensee. (i) Where the licensee, or one of the members of a licensed partnership dies before the renewal application is filed, and a certificate of endorsement under section 122 of the law [Alcoholic Beverage

Control Law] has been applied for and issued, the renewal application must then be made out to conform to the endorsement certificate.

(ii) Where the licensee, or a member of a licensed partnership dies after the renewal application has been filed, the zone office must be immediately notified and instructions thereafter issued by the zone office must be followed.

(b) Renewal application forms may not be used under the following circumstances:

(1) Sale of the licensed business from an individual or corporation to another individual or corporation.

(2) Formation of a new partnership or the addition of a new member to an existing partnership.

In each of the above cases an original form of application must be filed [with the appropriate local board, if a retailer, or the appropriate zone office, if a manufacturer or wholesaler] on a form and in a manner as designated by the Authority.

§ 46.1 Applications for corporate change involving two or more licensed premises

(a) Where the same corporation operates two or more premises separately licensed under this chapter (L.1963, ch. 204), the licensee shall file one corporate change application and attach thereto a list of all licenses issued by the Authority in the name of the licensee. The application shall be filed, together with the appropriate fee, with the State Liquor Authority [at its New York City office, if any of the licensed premises is located in Zone I; where none is so located, the application shall be filed and processed at the Authority's Albany office, if any of the licensed premises is located in Zone II; where all are in Zone III, the application shall be filed and processed at the Authority's Buffalo office] on a form and in a manner as designated by the Authority.

[(b) Copies of the Authority's determination, either approving or disapproving the corporate change, shall be forwarded for filing in the local board and zone office folders relating to each licensed premises.]

§ 47.4 Applications

Applications for permission to make alterations shall be filed [in triplicate as follows:

Manufacturers, wholesalers and vendors shall file with the New York City Office of the Authority at New York City. Retail licensees, except holders of vendors licenses, shall file with the appropriate local A.B.C. Board] on a form and in a manner as designated by the Authority.

§ 48.4 Physical standards

(a) No on-premises licenses shall be issued except where the premises comply with all statutory requirements. In addition, each such premises, when situated on or about the street level, shall have one or more windows which shall be so constructed as to afford clear visibility from the exterior and throughout the interior of said premises.

(b) No on-premises licenses shall be issued to premises described in subdivisions (b), (d), (e) and (f) of section 48.1 of this Part unless a particular location or locations shall be designated for the sale and service of alcoholic beverages which, if approved by the Authority, shall be deemed the licensed premises.

(1) Each such premises shall be under the exclusive dominion and control of the licensee and the sale and service of alcoholic beverages and the consumption of liquor and wine shall be confined thereto.

(2) In premises described in subdivisions (d), (e) and (f) of section 48.1 of this Part, the licensed premises shall be enclosed by a permanent wall or partition at least eight feet high.

(c) On-premises licenses may be issued to premises described in subdivision (c) of section 48.1 of this Part with due regard for the functional and traditional layouts of such premises. Any stand-up bar shall be in an area where seating at tables is provided for patrons [and where such premises is in a bowling establishment, such area shall be enclosed by permanent walls or partitions at least eight feet high].

(d) General physical standards. The following standards shall be applicable to all on-premises licenses:

(1) Each premises licensed hereunder shall have seating for patrons at tables, except that the Authority, in its discretion, may permit a bar in any premises described in subdivision (b) of section 48.1 of this Part without requiring seating at tables.

(2) Each premises licensed hereunder shall provide separate sanitary facilities for both sexes. The provision of such facilities may be waived by the Authority provided there is a satisfactory showing that such facilities are in an area adjacent or proximate to the licensed premises and available to the patrons thereof.

[(3) Each premises licensed hereunder shall, at all times during the hours such premises is open for business, be illuminated by sufficient lighting such as will permit a person therein to read nine-point print of the kind generally used in the average newspaper. Nothing herein contained shall, however, be construed as prohibiting temporary dimming of lights during a period of regular entertainment or other special occasions and during any performance in any premises described in subdivision (b) of section 48.1 of this Part.]

§ 65.2 Filing of schedules

(a) Each schedule filed under this section shall identify the filer by name, address and license number and set forth such information as is required by subdivision 3(a) or 3(b) of section 101-b of the (Alcoholic Beverage Control Law), whichever is appropriate. In addition, the brand label registration number of each brand of liquor or wine listed therein shall also be designated.

(b) Where a schedule of prices to wholesalers is filed by the brand owner, the listing of items of brands owned by the filer should be preceded by the words "as brand owner". Where filed as agent the listing of items should be preceded by the words "as agent" followed by identification of the brand owner.

(c) In schedules of prices to retailers the listing of brands owned by the filer should be preceded by the words "as brand owner"; the listing of brands for which the filer is the brand agent should be preceded by the words "as agent"; and where the filer is neither the brand owner nor brand agent the listing should be preceded by the name of the licensee who registers the brand label.

(d) Where a manufacturer or wholesaler holds more than one license, a separate schedule of prices to retailers shall be filed by such licensee for each licensed premises.

(e) There shall be filed with the State Liquor Authority's website [Wholesale Bureau in Albany six] a copy[ies] of each schedule of prices to wholesalers and [six copies of] each schedule of prices to retailers on a form and in a manner as designated by the Authority.

(f) Schedules of prices to wholesalers and the applicable affirmation shall be filed on or before the 25th day of each month and shall become effective on the first day of the second succeeding calendar month, unless otherwise ordered by the authority. When the 25th day of the month falls on a Saturday, Sunday or legal holiday, such schedules and affirmation shall be filed on the following business day.

(g) Schedules of prices to retailers shall be filed on or before the fifth calendar day of each month unless otherwise ordered by the Liquor Authority. When the fifth day of the month falls on a Saturday, Sunday or legal holiday, such schedules shall be filed on the following business day.

(h) Six copies of each amended schedule of prices to retailers shall be filed no later than the 20th day of the month prior to the effective date of the schedule being amended. When the 20th day of the month falls on a Saturday, Sunday or legal holiday, such amended schedule may be filed on the following business day.

(i) The schedules filed each month which contain a listing of all brands of liquor and wine which are to be sold shall be known as master schedules. The Liquor Authority may permit or require the filing of short form schedules for any particular month in place of the master schedule. Short form schedules shall show all new items, price changes, or items discontinued since the last filing of a master schedule. All schedules shall contain such statements as the Liquor Authority may permit or require.

NEW YORK STATE LIQUOR AUTHORITY
FULL BOARD AGENDA
MEETING OF MAY 19, 2015
REFERRED FROM: SECRETARY'S OFFICE

2015-01160

REASON FOR REFERRAL
REQUEST FOR DIRECTION

CLOSING HOURS – TIOGA COUNTY

The Members of the Authority at their regular meeting held at the Zone I New York City office on MAY 19, 2015 determined:

TO: Members of the Authority

FROM: Jacqueline Held, Secretary to the Authority

SUBJECT: Request to amend hours of sale of alcoholic beverages for consumption off the premises in Tioga County

DATE: May 12, 2015

Section 105-a(1) of the Alcoholic Beverage Control Law sets the hours during which a store may sell beer for off premises consumption. Those hours, wherein beer may be sold to the public, are Sundays from 8:00 a.m. until Sunday 3:00 a.m. Pursuant to Section 17(9) of the Alcoholic Beverage Control Law, the Authority, upon receipt of a resolution from a county's legislative body, may further restrict those hours. The Authority can approve or disapprove after notice and a hearing in that county.

In 1971, pursuant to such a request, the Authority further restricted the hours of sale in Tioga County for the sale of beer for off premises consumption. Stores were prohibited from selling beer to the public for off premises consumption during the following times:

- Weekdays and Saturday from 1:00 a.m. until 8:00 a.m.; and
- Sundays from 3:00 a.m. until 8:00 a.m.

The Authority has received Resolution 97-15 from the Tioga County Legislature, adopted on April 14, 2015, requesting that the Authority modify the current restriction on the sale of beer for off premises consumption for weekdays and Saturdays. The modification would change the restricted hours to:

- Weekdays and Saturday from 1:00 a.m. until 6:00 a.m.
- Sundays from 3:00 a.m. until 8:00 a.m. (no change)

As provided in Section 17(9), this request should be referred to the appropriate staff for a hearing, on notice to the public, to gather testimony on behalf of and in opposition to the requested change. Upon the conclusion of the hearing, a report will be prepared for review by the Full Board when it considers the request.

RESOLUTION RESTRICTING THE HOURS OF SALE
OF BEER AT RETAIL FOR CONSUMPTION OFF THE
PREMISES - GROCERY STORE AND DRUG STORE

At a meeting duly held by Tioga County
(Name)

Alcoholic Beverage Control Board at Owego
(City, Town or Village)

on the 1st day of July, 1971, the following
resolution was unanimously adopted.

WHEREAS, Section 105a of the Alcoholic Beverage Control
Law sets forth the provisions governing beer licensees
to sell at retail, and

WHEREAS, Section 43, subdivision 3 of the Alcoholic
Beverage Control Law vests in the local board the power
to further restrict the hours during which alcoholic
beverages are sold at retail, and

WHEREAS, it has been determined that public convenience
and advantage would be promoted by further restricting the
hours prescribed by the Alcoholic Beverage Control Law,

NOW THEREFORE, be it resolved and it is hereby

ORDERED, that no beer shall be sold, offered
for sale or given away upon any premises licensed
to sell beer at retail for consumption off the
premises in this county during the following hours:

- (a) On Sunday between 1:00 A.M. and 12:00 noon
- (b) On any other day between 1:00 A.M. and 8:00 A.M.

This resolution shall become effective on the 1st day of July
1971

Tioga County
Alcoholic Beverage Control Board
[Signature] Member
Deborah M. Cleveland Member

DATED: July 1, 1971

TIOGA COUNTY LAW DEPARTMENT

Judith M. Quigley, County Attorney



Ronald E. Dougherty County Office Building
56 Main Street • Room 204
Owego, New York 13827

April 23, 2015

Jacqueline Held
NYS Liquor Authority
80 South Swan Street
9th Floor
Albany, NY 12210

RE: Tioga County Request to change closing hours for off premises beer sales

Dear Ms. Held:

Pursuant to NYS Alcohol and Beverage Control Law Section 17, Tioga County does hereby request that the NYS Liquor Authority consider changing the closing hours for off premises beer sales in Tioga County. I have enclosed a certified copy of a resolution adopted by the Tioga County Legislature requesting the same.

As you can see from the resolution, we are asking for the following change in closing hours:

From: 1 am to 8 am on Weekdays and Saturdays
To: 1 am to 6 am on Weekdays and Saturdays

All other Tioga County Closing Hours would remain the same

It is my understanding from our previous conversation that you will advise us of your public hearing and notice requirements.

We look forward to hearing from you.

Very truly yours,

A handwritten signature in cursive script, appearing to read "Judith M. Quigley".

Judith M. Quigley

CERTIFIED COPY OF RESOLUTION ADOPTED BY THE TIOGA COUNTY LEGISLATURE
ADOPTED 4/14/2015

REFERRED TO:

ED&P COMMITTEE

RESOLUTION NO. 97-15

REQUEST NYS LIQUOR AUTHORITY
TO CHANGE OFF PREMISES BEER
CLOSING HOURS

WHEREAS: Certain Tioga County retailers, licensed to sell beer for consumption off premises, have requested that the hours for sale of beer be changed; and

WHEREAS: The New York State Liquor Authority establishes the hours when beer can be sold by licensed retailers for off premises consumption; and

WHEREAS: The New York State Alcoholic Beverage Control Law Section 17 authorizes the NYS Liquor Authority to consider changing the hours of sale when requested to do so by the County Legislature; therefore be it

RESOLVED: That the Tioga County Legislature does hereby request that the NYS Liquor Authority consider changing the Tioga County Off Premises Beer Closing Hours as follows:

Change from: 1:00 AM to 8:00 AM on Weekdays and Saturdays

To: 1:00 AM to 6:00 AM on Weekdays and Saturdays

And be it further

RESOLVED: That all other Tioga County Closing Hours remain the same.

STATE OF NEW YORK)

ss.:

COUNTY OF TIOGA)

This is to certify that I, the undersigned, Clerk of the Tioga County Legislature, have compared the foregoing copy of the resolution with the original resolution now on file in the office, and which was passed by the Legislature of said County on the fourteenth day of April, 2015, a majority of all the members elected to the Legislature voting in favor thereof, and that the same is a correct and true transcript of such original resolution and of the whole thereof.

IN WITNESS WHEREOF, I have hereunto set my hand and the official seal of the County Legislature this fourteenth day of April, 2015.



Mareen L. Dayhealy
Clerk of the Tioga County Legislature