RESOLUTION NO.: 9-01-2021 Dated: January 14, 2021

TOWN OF PIERCEFIELD, ST. LAWRENCE COUNTY, NEW YORK

RESOLUTION FOR ISSUANCE OF

A STATUTORY INSTALLMENT BOND TO

FINANCE THE PURCHASE OF HIGHWAY EQUIPMENT

Resolution by Town Councilperson	Gina Sarazen
Seconded by Town Councilperson	Amy Lalonde

STATUTORY INSTALLMENT BOND RESOLUTION

Dated January 14, 2021

WHEREAS, the Town Board of the Town of Piercefield, New York has authorized the purchase of a vehicle and related equipment to replace existing deteriorated equipment used for highway purposes on Town roads from DeNooyer Chevrolet of Albany, NY for the total cost of \$43,763.00, and

WHEREAS, the Town has received the proposal from DeNooyer Chevrolet of Albany, NY to sell said vehicle and equipment to the Town at a cost of \$43,763.00 pursuant to New York State Contract (OGS), and

WHEREAS, said vehicle and equipment will be put into use on or about January 31, 2021 and the bill for same will be due prior to 2/1/2021,

NOW THEREFORE BE IT RESOLVED:

- 1. The specific object or purpose for which obligations are to be issued pursuant to this Resolution is to finance the purchase of a highway vehicle.
- 2. The maximum cost of such purchase is \$43,763.00 and the plan of financing such cost is by payment of Thirteen Thousand, Seven Hundred and Sixty Three Dollars and 00/100 (\$13,763.00) from existing Town funds and from the proceeds of a Statutory Installment Bond in the amount of \$30,000.00 pursuant to this Resolution.
- 3. The following determinations are hereby made:
 - (a) The period of probable usefulness of such equipment is five (5) years.
 - (b) The subdivision of paragraph "a" of Section 11.00 of the Local Finance Law which is applicable in the circumstances is subdivision 29.
 - (c) The proposed maturity of the obligations authorized by this Resolution will not be in excess of four (4) years.

- 4. The Town of Piercefield is authorized to issue its Statutory Installment Bond in the amount of \$30,000.00 to finance such costs in accordance with the financial plan set forth above. Such bond shall be dated forthwith and the power to fix and determine the exact date of said bond is hereby delegated to the Supervisor.
- 5. Such bond shall mature in no more than four (4) equal annual installments in the years 2022 through 2025. The power to fix and determine the dates upon which such installments shall become due and payable is hereby delegated to the Supervisor. The bond shall be issued in bearer form, shall not contain a power to convert to registered form, and shall bear interest at the best rate available from the area of the banking institution.
- 6. The Supervisor is hereby delegated the power to prepare said bond with the assistance of the Town attorney and to sell such bond at private sale at no less than par and at such sale to fix the interest rate to be borne by such bond at the best rate available from the area of the banking institutions. The Supervisor shall deliver said bond to the purchaser thereof only upon receipt of cash or a certified check. The proceeds of sale of the bond shall be deposited in the Town's bank account and shall be used solely for the purchase of said equipment. The powers delegated to the Supervisor by this Resolution shall be exercised in conformity with the provisions of the Local Finance Law.
- 7. This Resolution shall take effect immediately.

Upon the question of the adoption of the foregoing Resolution the followers	owing each voted	"Aye" ir
favor of the Resolution: Supervisor Pickering, Councilmen and Councilwomen	John	Lewis
Thomas Save Amy Lalande Gina Sarazen		

The Resolution having received at least <u>_three_</u> votes of the members of the Town Board, was declared by the Supervisor to be duly adopted pursuant to the requirements of Local Finance Law, Section 33.00.