

Real Property Tax Services
&
Environmental Concerns
AGENDA
May 30, 2019

Committee Members: Braymer, Simpson, Strough, Dickinson, McDevitt, Merlino, Loeb, Hogan & Hyde

- I. Committee meeting called to order by Chairman
- II. Motion to approve minutes of prior Committee meeting
- III. Action Agenda/New Business
 1. **Request to...**
Rationale:
 2. **Request to...**
Rationale:
- IV. Referral/Pending Items
 1. The request to delete the 2010 outstanding taxes on Town of Horicon Tax Map Parcel No. 38.20-1-7.1 owned by Doyle.
 - 2.
- V. Information for Discussion/Review
 1. Discuss amendment to Resolution 259 of 2017, Terms and Conditions of Sale.
 2. Review Chester 104.10-4-5, Johnsbury 133.8-1-27 & Queensbury 302.8-1-2 parcels
 3. Update on Queensbury parcel 308.8-1-56 / National Grid
- VI. Privilege of the Floor to discuss any additional items to come before the Committee
 - 1.
- VII. Environmental Concerns
 1. Update on Clean Energy Communities Actions
 2. Climate Smart Communities Program
 - a. Program / projects, pledge and designation of coordinator
 - b. Consideration of related resolutions
- VIII. Motion to adjourn

Attachments: Climate Smart Communities Pledge

RESOLUTION REQUEST FORM NO. 20

MISCELLANEOUS

****Please List All Other Requests Not Covered by Previous Resolution Request Forms Here.
Please attach any backup information available and be as detailed as possible.***

DEPARTMENT NAME: Real Property Tax Services

DATE: May 30, 2019

- (a) Purpose of Request:
Delete 2010 outstanding taxes on Horicon parcel 38.20-1-7.1.

- (b) Details:
Owner had received notice of outstanding taxes for the 2014 tax foreclosure and responded immediately and provided copies of the canceled check and paid receipt for his 2010 taxes which were paid to the Horicon Tax Collector. The situation was never resolved.

- (c) Previous Resolution Number:

- (d) Where are the Funds (if required)? List Budget Code, Object Code, Full Title* and Amount:

Sample: A.8021 470 Planning & Community Development – Contract

* as listed in budget and LOGOS

**Warren County Treasurer
1340 STATE ROUTE 9
Lake George, NY 12845**

**Parcel Status Report
as of 05/21/2019**

Doyle Carol E
Doyle Dennis P
Carol E Doyle Trust
1 Horicon Birches

| | |
|--|-----------------------------|
| Town of: Horicon | Prior ID: |
| Swis: 522800; 38.20-1-7.1 | Location: 1 Horicon Birches |
| Assessment: 1328000.00 | Acreage: 2.36 |
| Property Class: 280 - Multiple res | Frontage: 0.00 |
| School District: 522402 - North Warren Csd | Depth: 0.00 |

Known parcel history.....

| Bill Type | Base Tax | Interest | Penalty | Total Due | Total Paid | Date Paid | Status |
|--------------------------------|-------------|----------|----------|-------------|-------------|------------|--------|
| 2019 County/Town | 6,952.08 | 0.00 | 0.00 | 0.00 | 6,952.08 | 01/28/2019 | Paid |
| 2018 County Town | 6,925.51 | 0.00 | 0.00 | 0.00 | 6,925.51 | 01/02/2018 | Paid |
| 2017 County/Town | 6,796.70 | 0.00 | 0.00 | 0.00 | 6,796.70 | 01/30/2017 | Paid |
| 2016 County/Town | 6,832.56 | 0.00 | 0.00 | 0.00 | 6,832.56 | 01/29/2016 | Paid |
| 2015 County/Town | 6,808.66 | 0.00 | 0.00 | 0.00 | 6,808.66 | 01/29/2015 | Paid |
| 2014 County/Town | 6,415.57 | 0.00 | 0.00 | 0.00 | 6,415.57 | 01/31/2014 | Paid |
| 2013 County/Town | 6,630.55 | 0.00 | 0.00 | 0.00 | 6,630.55 | 01/29/2013 | Paid |
| 2012 County/Town | 6,353.99 | 0.00 | 0.00 | 0.00 | 6,353.99 | 01/30/2012 | Paid |
| 2011 County/Town | 6,259.93 | 0.00 | 0.00 | 0.00 | 6,259.93 | 01/31/2011 | Paid |
| 2010 County/Town | 6,347.32 | 7,109.00 | 225.00 | 13,681.32 | 0.00 | | Deli |
| 2009 County/Town | 5,855.52 | 0.00 | 0.00 | 0.00 | 5,855.52 | 02/02/2009 | Paid |
| 2008 County/Town | 4,276.15 | 0.00 | 0.00 | 0.00 | 4,276.15 | 01/31/2008 | Paid |
| Parcel Totals as of 05/21/2019 | \$76,454.54 | 7,109.00 | \$225.00 | \$13,681.32 | \$70,107.22 | | |

RESOLUTION REQUEST FORM NO. 20

MISCELLANEOUS

****Please List All Other Requests Not Covered by Previous Resolution Request Forms Here.
Please attach any backup information available and be as detailed as possible.***

DEPARTMENT NAME: Real Property Tax Services

DATE: May 30, 2019

- (a) Purpose of Request: **Amend Resolution 259 of 2017, Terms and Conditions of Sale**
- (b) Details: **to add paragraph 6 (f)**
- (c) Previous Resolution Number:
- (d) Where are the Funds (if required)? List Budget Code, Object Code, Full Title* and Amount:

Sample: A.8021 470 Planning & Community Development – Contract

* as listed in budget and LOGOS

**WARREN COUNTY REAL ESTATE AUCTION 2019
TERMS & CONDITIONS OF SALE**

The premises described in the preceding advertisement of sale will be sold under the direction of the Director of Real Property Tax Services Department, upon the following Terms of Sale:

1. The successful bidder (purchaser) of the premises being sold, or any portion thereof, will, at the time of the auction sign a Memorandum of Purchase Agreement in which the purchaser will agree to comply with and be obligated under all terms and conditions of sale of the Warren County Real Estate Auction 2019. A copy of such Memorandum of Purchase Agreement is attached hereto and incorporated herein.
2. For a successful bid in any amount over One Thousand Dollars (\$1,000), Ten Percent (10%) of the purchase price of said premises and an additional six percent (6%) buyer's premium shall be made payable to the Warren County's official auctioneer at the time of the execution of the memorandum of purchase agreement, and for which payment a County receipt shall be given by the Office of the Treasurer, and which payment may be made by way of a personal check dated as of the date of the auction, cash or certified funds;

For a successful bid of One Thousand Dollars (\$1,000) or less, One Hundred Percent (100%) of the purchase price of said premises and an additional six percent (6%) buyer's premium shall be made payable to the Warren County's official auctioneer at the time of the execution of the memorandum of purchase agreement, and for which payment a County receipt shall be given by the Office of the Treasurer, and which payment may be made by way of a personal check dated as of the date of the auction, cash or certified funds;

In the event of a default or failure to complete the transaction by the successful bidder, the successful bidder agrees that the amount of the deposit and buyer's premium tendered by the successful bidder at the time of execution of the Memorandum of Purchase Agreement shall be forfeited to the County, or, if the tender is not completed, the successful bidder agrees that such amounts shall become due and owing to the County. The County reserves the right to pursue collection of such amounts, including costs and reasonable attorney's fees.

3. The successful bidder has no legal or beneficial ownership interest of any nature whatsoever in the property. All sales are subject to the approval of the Warren County Board of Supervisors which approval shall be given or denied within forty-five (45) days of such sale. The County of Warren reserves the right to reject any and all bids and cancel and/or postpone sales at any time before the actual delivery of deeds, a right which if invoked will be exercised within forty-five (45) days of such sale. In the event a sale is not approved by the Board of Supervisors, the down payment for that sale and the additional buyer's premium shall be promptly refunded without interest;

4. The balance of the purchase price (ninety percent (90%)) shall be made payable by bank or certified check or cash to the Warren County Treasurer, Warren County Municipal Center, Lake George, New York, within fifteen (15) days from the date of the resolution of the Warren County Board of Supervisors approving the sale, of which date the purchaser shall be provided with notice at the address given by the purchaser on the memorandum of purchase completed pursuant to Paragraph 1 of the Terms of Sale. The Real Property Tax Services Director is not required to send any further notice to the purchaser. If the purchaser fails to pay the balance of the purchase price within said fifteen (15) day period as provided above, all rights to complete the transaction per the memorandum of purchase agreement will expire and the deposit and Auctioneer's additional buyer's premium shall be forfeited to the County of Warren;
5. If the successful bidder at the auction fails to comply with the terms and conditions of sale and therefore forfeits the right to purchase or the time to purchase expires as defined in paragraph 4 above, the County shall consider whether to offer the property for sale to the second highest bidder of record. In furtherance of this, the Real Property Tax Services Director shall provide notice to the second highest bidder by mail at the address provided by the bidder at the auction that the County is considering whether to accept the bid of the said second highest bidder and inquire as to whether said bidder desires to purchase the property. If the said bidder is interested in purchasing the property, the second highest bidder shall have fifteen (15) days after the mailing of such notice to enter into a memorandum of purchase agreement as set forth in Paragraph 1, and complete the transaction including tender of payment. Notwithstanding the foregoing, upon receipt of a duly executed waiver and release from the highest bidder confirming that they will not be purchasing the property as defined in paragraph 4 above and acknowledging they will be forfeiting the buyer's premium and ten percent (10%) deposit made, the County can immediately offer the property to the second highest bidder pursuant to the terms and conditions set forth in this paragraph.
6. The premises will be conveyed free and clear of delinquent real property tax liens but subject to:
 - (a) city and village tax liens accruing during the year of the auction and not relieved in the last town and county tax immediately preceding the auction;
 - (b) school taxes accruing on or after July 1st in the year of the auction and any late payments and penalties related thereto;
 - (c) street or other special assessments unpaid or payable to the municipality in which the premises are situated;
 - (d) any water charges unpaid or payable to the municipality in which the premises are situated which have not been relieved in the last town and county tax levy.
 - (e) any sewer charges unpaid or payable to the municipality in which

the premises are situated which have not been relieved in the last town and county tax levy.

(f) FAILURE TO COMPLY WITH THE TERMS OF THIS PARAGRAPH MAY RESULT IN YOUR LOSS OF THE PROPERTY AFTER PURCHASE. The deed will contain provisions stating that the purchaser is required to rehabilitate any building on the property and bring it into compliance with all State, County and Local standards for occupancy within twenty four (24) months of the date of the deed. Within such twenty four (24) month time period, the purchaser must either: obtain a Certificate of Occupancy for all buildings on the property; make all buildings granted a Certificate of Occupancy before the date of purchase fit for the use stated in such Certificate of Occupancy; or demolish such buildings. The deed shall require the purchaser to schedule an inspection by County officials at or before the end of the twenty four (24) month period. If the purchaser has not complied with the deed provisions regarding rehabilitation of the property and obtained a Certificate of Occupancy or Certificate of Compliance by that time, then the County may commence legal proceeding to retake title to the property. The deed shall also provide that the property shall not be conveyed to any other person before a Certificate of Occupancy or Certificate of Compliance is issued. A written request made to the County Administrator for an extension of the twenty four (24) month rehabilitation period shall be accompanied by a non-refundable fee of \$250.00 per parcel for which a request is submitted. Any addition request thereafter shall be made in writing and placed before the Board of Supervisors for their consideration, now, therefore, be it.

7. The deed delivered shall be a "Quit Claim" deed and shall contain the assessment roll description of the premises and not a metes and bounds description;
8. The bidding will be kept open after the property is struck down; in the case any purchaser shall fail to comply with any of these Terms of Sale, the premises so struck down will again be put up for sale under the direction of the Real Property Tax Services Agency; the original purchaser may be held liable for any deficiency between the sum for which said premises were purchased and the resale, together with any costs or expenses occurring on such resale;
9. The premises will be conveyed subject to all existing tenancies, easements, rights, licenses, privileges, and agreements, as well as any covenants, conditions, restrictions, reservations, rights of re-entry, possibilities of reverter, rights-of-way, utility or other easement agreements, or sell-offs in former deeds or other instruments of record. Additionally, the premises will be conveyed subject to existing laws and ordinances and any state of facts an accurate survey and prudent inspection of the property would disclose, and any federal and/or state taxes, liens, judgements and encumbrances of record not otherwise extinguished when

the County of Warren took title to the subject parcel;

10. The purchaser is responsible for determining by diligent search of the public records, including those in the Warren County Clerk's Office, whether other persons or entities including, but not limited to, mortgagees, lienholders or others have an interest in the property which may affect the title as acquired through the tax foreclosure proceeding;
11. The purchaser is responsible for determining whether any structures are located on the premises and for the condition of any structures located on the premises. The descriptions may contain a reference to a structure that may have been removed after the description was prepared. The County makes no promises regarding the presence or condition of any structure;
12. There shall be no interruptions of the auction by any person. Any person so interrupting the auction may be removed from the auction;
13. Individuals purchasing property at this public auction will be responsible for Real Property Transfer Tax on all parcels purchased; and
14. The Internal Revenue Service and/or other Federal and/or State agencies may have a right to redeem their interest in properties following this auction. The bidder is responsible for ascertaining this information.
15. If a purchaser owes any outstanding and delinquent taxes to Warren County, those taxes must be paid in full prior to closing on any purchase made at this auction. Failure to comply with this provision will be grounds for default and forfeiture of any deposits paid.
16. As a further term and condition of sale of the property, the Purchaser understands and agrees that the County shall arrange for the recording of the deed issued by the County in connection with such sale and that the Purchaser shall be liable for the payment of recording fees which shall be paid to the County at the time of closing on the property. The fees associated with the recording of the Quit Claim deed shall be in addition to all other amounts due by the Purchaser in connection with the sale.

RESOLUTION REQUEST FORM NO. 20

MISCELLANEOUS

****Please List All Other Requests Not Covered by Previous Resolution Request Forms Here.
Please attach any backup information available and be as detailed as possible.***

DEPARTMENT NAME: Real Property Tax Services

DATE: May 30, 2019

- (a) Purpose of Request: **Appropriate funds from the Environmental Testing Reserve Fund to the Real Property Tax Services Department to fund the Asbestos and Lead Testing.**
- (b) Details: **Atalantic Testing Laboratories to do the work**
- (c) Previous Resolution Number:
- (d) Where are the Funds (if required)? List Budget Code, Object Code, Full Title* and Amount: **Environmental Testing Fund Reserve (A.893.00) to Real Property Tax Services Contract budget code A.1355 470 in the amount of \$17,420.00**

Sample: A.8021 470 Planning & Community Development – Contract

* as listed in budget and LOGOS

RESOLUTION REQUEST FORM NO. 20

MISCELLANEOUS

****Please List All Other Requests Not Covered by Previous Resolution Request Forms Here.
Please attach any backup information available and be as detailed as possible.***

DEPARTMENT NAME: Planning & Community Development

DATE: March 21, 2019

- (a) Purpose of Request: **Adopt Climate Smart Communities Pledge**
- (b) Details: **See attached Climate Smart Communities Pledge**
- (c) Previous Resolution Number: **N/A**
- (d) Where are the Funds (if required)? List Budget Code, Object Code, Full Title* and Amount: **N/A**

Sample: A.8021 470 Planning & Community Development – Contract

*** as listed in budget and LOGOS**

CLIMATE SMART COMMUNITIES PLEDGE

WHEREAS, the County of Warren (hereinafter “the County”) recognizes that the health of our environmental resources is essential to generating tourism and fueling our local economy, and

WHEREAS, the County believes that climate change is an important consideration in planning efforts geared toward protecting our environment, and

WHEREAS, climate change has the potential to affect our infrastructure, agricultural enterprises, efforts to combat invasive species, drinking water supplies, recreational opportunities, and ecological communities including native fish and wildlife populations, and

WHEREAS, we believe that responses to climate change, especially promotion of clean energy, often dovetails with other important priorities including promoting efficiency, saving money, building energy-secure communities, energy sector job creation, and building resilient infrastructure, and

WHEREAS, we believe that pursuing the above priorities will require sustained and substantial efforts, now, therefore be it

RESOLVED, that the County of Warren, in working to advance these objectives, *adopts the New York State Climate Smart Communities pledge, which comprises the following ten elements:*

- 1) **Build a climate-smart community.**
- 2) **Inventory emissions, set goals, and plan for climate action.**
- 3) **Decrease energy use.**
- 4) **Shift to clean, renewable energy.**
- 5) **Use climate-smart materials management.**
- 6) **Implement climate-smart land use.**
- 7) **Enhance community resilience to climate change.**
- 8) **Support a green innovation economy.**
- 9) **Inform and inspire the public.**
- 10) **Engage in an evolving process of climate action.**

RESOLUTION REQUEST FORM NO. 1

Request to Appoint or Reappoint Member of Committee, Board or Agency*

**If more than one person is being appointed, please attach additional sheets*

DEPARTMENT NAME: Planning & Community Development

DATE: May 21, 2019

- (a) Name of Appointee: **Christopher R. Belden, AICP**
- (b) Is this a Reappointment? **No** If so, please provide the Resolution No. which authorized the last appointment of this individual
- (c) If a Certificate of Appointment applies, please provide a copy of the prior certificate of appointment, if possible.
- (d) If person is being Appointed as a Representative of a Specific Group/Agency, please list their Affiliation and Title
- (e) Address of Appointee:
- (f) Title of Appointment: **Climate Smart Coordinator**
- (g) Effective Date of Appointment: **June 19, 2019**
- (h) Termination Date of Appointment:
- (i) Name of Person Being Replaced (if applicable):
- (j) Reason for Replacement:

RESOLUTION REQUEST FORM NO. 5

Request to Apply for a Grant Application and Grant Agreement

DEPARTMENT NAME: Planning & Community Development

DATE: May 21, 2019

- (a) Purpose of Grant: **Climate Smart Communities Grant Program**
- (b) Name of Grantor: **New York State Department of Environmental Conservation (NYSDEC)**
- (c) Address of Contractor:
- (d) Grantor's Contact Person and Telephone Number:
Dazzle Ekblad, (518) 402-8448
- (e) Has or Will the Grant Application or Grant Agreement be provided, if so, Please Attach? **Request for Applications (RFA) can be found at the following link https://www.dec.ny.gov/docs/administration_pdf/csrfa19.pdf**
- (f) Effective Date of Grant: **March 15, 2020**
- (g) Termination Date of Grant: **March 14, 2025**
- (h) Total Dollar Amount Involved (not to exceed): **Not to exceed \$100,000.00**
- (i) Deadline to Submit Grant Application and/or Grant Agreement: **July 26, 2019**
- (j) Is a Budget amendment required? **No** If yes, also complete and submit Form No. 7.
- (k) Are the funds to go into a Capital Project or Capital Reserve Project? **Capital Project** If yes, also complete and submit Form No. 8 or Form No. 9, as applicable.
- (i) Is a Local Share Required? **Yes** If Yes, Where are the Funds? List Budget Code, Object Code, Full Title* and Amount **OR** Capital Project **OR** Capital Reserve Project Number and Title and Amount: **Capital Project will be created if application is awarded. The required 50% local match will be provided by utilizing existing staff resources from the Warren County Planning Department, Warren County GIS, and Warren County Soil and Water Conservation District.**

Sample: A.1010 470 Legislative Board – Contract \$xx.xx
Capital Project No. H289.9550 480 – Old Jail Renovations \$xx.xx

*as listed in budget and LOGOS

CLIMATE SMART COMMUNITIES (CSC) PROGRAM

New York State Department of Environmental Conservation (NYSDEC)
Program Overview



Climate Smart Communities

| | |
|---|--|
| WHAT is the Climate Smart Communities Program? | A funding opportunity to take local action to plan and implement strategies that will reduce the impacts of global climate change. |
| WHY should Warren County be involved? | Undertaking efforts to mitigate or adapt to the impacts of climate change share the following results: <ul style="list-style-type: none"> 🌐 The actions (or inactions) we take today will impact future generations 🌐 Reduce the probability of the loss of life, property, and critical infrastructure 🌐 Cost savings and operational efficiencies 🌐 Better scores on grant applications for some state funding programs |
| HOW does Warren County get involved? | <ul style="list-style-type: none"> 🌐 Appoint CSC Coordinator 🌐 Appoint CSC Task Force 🌐 Adopt Model Pledge and Register Warren County as CSC 🌐 Apply for Project Funding |
| Is FUNDING Available? | <p>Yes – 50% Match Required</p> <ul style="list-style-type: none"> 🌐 Certification Actions – Maximum Award \$100,000 🌐 Implementation Actions – Maximum Award \$2,000,000 |
| Climate Smart CERTIFICATION | <ul style="list-style-type: none"> 🌐 Four levels to CSC Program: Registered, Bronze, Silver, Gold 🌐 DEC identifies specific actions that are eligible for Certification Points 🌐 A higher certification level, results in a higher score if applying for funding |
| Program STRATEGY | |
| EXAMPLES of Implementation Projects | <ul style="list-style-type: none"> 🌐 Culvert/Bridge Right-Sizing 🌐 Drainage Improvement 🌐 Critical Infrastructure Relocation 🌐 Comprehensive Plan Update 🌐 Sidewalks 🌐 Multi-Use Trails 🌐 Emergency Heating-Cooling Center 🌐 Streambank Stabilization |
| 2019 Application PROPOSAL | <p>Project Match: 50% Reimbursement for Staff Time</p> <ul style="list-style-type: none"> 🌐 Climate Vulnerability Assessment 🌐 Climate Adaptation Strategies 🌐 Climate Resilience Vision 🌐 Climate Smart Resiliency Planning 🌐 Natural Resources Inventory 🌐 Fleet Inventory 🌐 Heat Emergency Plan |
| Proposed CSC COORDINATOR | <ul style="list-style-type: none"> 🌐 Chris Belden, AICP – Assistant County Planner, <i>Warren County Planning</i> |
| Proposed CSC TASK FORCE MEMBERS | <ul style="list-style-type: none"> 🌐 Chris Belden, AICP – Assistant County Planner, <i>Warren County Planning</i> 🌐 Sara Frankenfeld – GIS Administrator, <i>Warren County GIS</i> 🌐 Beth Gilles – Director, <i>Lake Champlain-Lake George Regional Planning Board</i> 🌐 Allison Gaddy, AICP – Senior Planner, <i>LCLGRP</i> 🌐 Jim Lieberum, CPESC – District Manager and Hazard Mitigation Coordinator, <i>Warren County Soil & Water Conservation District</i> 🌐 Amy Drexel – Deputy Director, <i>Warren County Emergency Services</i> 🌐 Emma Lamy – Environmental Analyst, <i>Warren County DPW</i> 🌐 Ginelle Jones (or designee) – Director, <i>Warren County Public Health</i> 🌐 Ryan Moore (or designee) – Administrator, <i>Warren County Administrator</i> 🌐 Amanda Beck – Junior Planner, <i>Warren County Planning</i> 🌐 Claudia Braymer – Supervisor, <i>Warren County Board of Supervisors</i> 🌐 Peter McDevitt – Supervisor, <i>Warren County Board of Supervisors</i> 🌐 To Be Determined – <i>Non-Municipal Member</i> |

| | |
|--|---|
| LEGEND | |
| WCP = Warren County Planning GIS = Warren County GIS LCLGRP = Lake Champlain-Lake George Regional Planning Board OEM = Office of Emergency Services | SWCD = Warren County Soil & Water Conservation District DPW = Warren County Department of Public Works WCPH = Warren County Public Health |

CLIMATE SMART COMMUNITIES (CSC) PROGRAM

New York State Department of Environmental Conservation (NYSDEC)



Climate Smart Communities

Proposed Project Details

| Project/Project Lead(s) | Description | Purpose |
|--|---|---|
| Natural Resource Inventory GIS / SWCD / LCLGRP Certification Points (8-10 Points) 8 Points = Create Inventory 2 Points = Adopt Inventory (local law) | <ul style="list-style-type: none"> ☉ Combine and update multiple data sets to provide an inventory of natural resources (i.e. geology, forests, invasive species) for Warren County | <ul style="list-style-type: none"> ☉ Regional planning and project assessment ☉ Assist with future funding applications |
| Climate Vulnerability Assessment SWCD / GIS / LCLGRP / WCP / DPW / WCPH / OEM Certification Points (4-16 Points) 4 Points = Assess 1 Climate Hazard 6 Points = Assess 2-3 Climate Hazards 16 Points = Comprehensive Assessment | <ul style="list-style-type: none"> ☉ Summarize relevant climate change projections ☉ Identify potential impacts to assets and systems ☉ Identify/assess vulnerabilities to each system | <ul style="list-style-type: none"> ☉ Assessment will provide a direct justification for implementation funding |
| Climate Adaptation Strategies SWCD / GIS / LCLGRP / WCP / DPW / WCPH / OEM Certification Points (2-8 Points) 2 Points = Strategies for 1+ Hazard 2 Points = Perform Public Outreach 4 Points = Incorporate Public Comments | <ul style="list-style-type: none"> ☉ Once Climate Vulnerability Assessment is complete, develop strategies to adapt to the impacts of climate change | <ul style="list-style-type: none"> ☉ Strategies will provide a direct justification for implementation funding |
| Climate Resilience Vision WCP Certification Points = 3 Points | <ul style="list-style-type: none"> ☉ Provides opportunity for Task Force and public to define vision and goals ☉ Guides the development of related climate adaption documents | <ul style="list-style-type: none"> ☉ Clearly articulates vision and goals for responding to the impacts of climate change |
| Climate Smart Resiliency Planning WCP / LCLGRP Certification Points = 6 Points | <ul style="list-style-type: none"> ☉ Review of existing plans, policies, and projects to identify vulnerabilities ☉ Provide recommendations to County and local governments | <ul style="list-style-type: none"> ☉ Reduce likelihood of future losses to life, property and critical infrastructure ☉ Assist with future funding applications |
| Fleet Inventory WCP / DPW Certification Points = 4 Points | <ul style="list-style-type: none"> ☉ Develop comprehensive inventory of vehicles in Warren County Fleet | <ul style="list-style-type: none"> ☉ Assist with future funding applications |
| Heat Emergency Plan WCP / WCPH / OEM / GIS Certification Points = 6 Points | <ul style="list-style-type: none"> ☉ Develop plan to protect vulnerable populations (i.e. elderly, sick) during intense heat wave episodes | <ul style="list-style-type: none"> ☉ Plan will identify gaps in heat emergency preparation ☉ Assist with future funding applications |