

PROCEDURAL MOTION NO. 19-2008, PROCEDURAL RESOLUTON AUTHORIZING RATE SCHEDULE AMENDMENT IN CONNECTION WITH ENFORCEMENT OF LIPA SETTLEMENT AGREEMENT AGAINST LIPA OVERCHARGE OF SUFFOLK RATEPAYERS

WHEREAS, Procedural Motion No. 8-2002, authorized the retention of Reilly, Like & Tenety, 179 Little East Neck Road, North Babylon, NY 11702, to represent the County of Suffolk to seek full recovery of any and all overpayments by Suffolk County consumers of the LIPA Bill Credit Rate Differential for the period from on or about July 1, 1998 to the date on which such overpayments terminated; and

WHEREAS, under the terms of the original agreement with Reilly, Like & Tenety, dated September 4, 2002, Irving Like, Esq. was to be paid an hourly rate not to exceed \$200 per hour; and

WHEREAS, the firm of Reilly, Like & Tenety had requested that Mr. Like's hourly rate be increased to bring it in line with the prevailing hourly rates in the New York area; now, therefore be it

1st RESOLVED, that the hourly rate for Irving Like, Esq. be increased to \$325 an hour for his services in connection with the action against the LIPA Overcharge of Suffolk Ratepayers; and be it further

2nd RESOLVED, this increased hourly rate shall be effective retroactively to March 1, 2008; and be it further

3rd RESOLVED, that the Presiding Officer is hereby authorized and empowered to execute the necessary agreements to carry out the terms of this Procedural Motion.

DATED: Adopted June 24, 2008

EFFECTIVE IMMEDIATELY PURSUANT TO §A2-15(A) OF THE SUFFOLK COUNTY ADMINISTRATIVE CODE

s:\procedural motions\rate-schedule-amendment-like