

Richard Poniktera
South Lewis Central School
4264 Co Rd.
Turin, NY 13475
Via email: RPONIKTERA@southlewis.org

December 8, 2017

RE: PN17-1557
BRANTINGHAM TOWER
5620 DUMP HOLLOW ROAD,
GREIG, NY
PROPOSAL FOR ENGINEERING SERVICES

Dear Mr. Poniktera,

Tectonic Engineering & Surveying Consultants P.C. (Tectonic) is pleased to provide this proposal for engineering services at the site referenced above. The existing site consists of a Self-Supporting Tower and is therefore expected to require the following services.

SCOPE OF WORK

In response to your request, Tectonic will perform the following scope of services:

Tower Mapping

Perform a detailed climbing inspection and mapping of the tower structure to identify the sizes, types, and quantities of all members and bolts, and to document the types, sizes, and locations of all antennas and other appurtenances.

TIA Maintenance and Condition Assessment

During the climbing inspection, we will also determine the existing condition of the tower. This will cover all of the points identified in Annex J of TIA-222-G, including tower alignment. A detailed report with photographs will be provided as a submittal.

Tower Foundation Mapping

Perform a Sonic Echo Impulse Non-Destructive field testing for investigation to verify existing tower foundation element type(s) and dimensions. Includes minor hand excavation and physical probing for foundation layout/configuration. Utilize ferro scanning to verify the layout and configuration of reinforcing steel and physical verification of reinforcing steel diameter for one location for horizontals and vertical bars. Prepare a detailed report of the findings for each mapped tower foundation.

Geotechnical Investigation

Perform soil boring(s) in the vicinity of each tower foundation, as needed to determine the subsurface conditions and establish parameters which affect the foundation capacity.

Newburgh Office

1279 Route 300 | Newburgh, NY 12550
845.567.6656 Tel | 845.567.8703 Fax

tectonicengineering.com
Equal Opportunity Employer

Obtain soil samples and perform laboratory testing as necessary. Mobilize a truck-mounted drill rig and perform up to one (1) test boring, which will extend to depths up to 50 feet below grade. Standard Penetration Testing (SPT), with split-spoon sampling, will be performed continuously within the upper 12 feet and at 5-foot intervals, thereafter if applicable. If bedrock is encountered before the boring termination depth, a five (5) foot core sample may be obtained from a select location. Prepare a geotechnical report to document the findings and recommendations.

Tower Analysis

Perform a detailed structural analysis of the tower and the foundation in accordance with TIA-222-G and the New York State Building Code, based on the configuration of antennas, mounts, cables, and other appurtenances that were in place as of the date of our mapping inspection. We will construct a computer model of the tower and evaluate the stress level in each of the tower members, and determine the available reserve capacity. Prepare a detailed Structural Analysis Report to describe the results of the analysis and our recommendations, if any. Based on information to be provided by the Client prior to completion of mapping, any changes or additions to the existing antenna configuration will be included in the structural analysis.

All reports will be signed and sealed by a Professional Engineer registered in New York.

The tower inspection, tower mapping, geotechnical investigation and foundation mapping will be performed by either Tectonic crews or Tectonic approved qualified and experienced subcontractor depending on staff availability. Detailed Structural analysis will be performed by Tectonic staff.

LIMITATIONS:

- Climbing inspection shall be performed during regular business hours. Night work is not expected, and is therefore not included in the price.
- Special site access requirements have not been considered. Assumes access with a truck mounted drill rig with no clearing, snow plowing or road improvements required.
- Safety cable/steps or climbing ladder are installed and fully usable.
- Upon completion, the borings will be backfilled with drill cuttings to match existing conditions. Asphalt or concrete surface restoration can be provided for an additional cost. Tectonic will not be responsible for any damage to existing landscaping caused by the drilling operations or mobilization of equipment.
- The driller will contact Dig-Safe New York and request a one-call utility mark-out. The Client is to provide any available plans showing the locations of all known existing underground utilities. Tectonic shall not be responsible for damage and repair of undocumented underground utilities and the hardships incurred.
- Detailed design of modifications, reinforcements or upgrades, or preparation of any drawings for the existing structure are specifically excluded from the proposed scope of work.

Additional services related to the above limitations can be provided by Tectonic, if specifically requested and authorized by the Client.

SCHEDULE

Tectonic will initiate the tower mapping and inspection work including foundation and geotechnical investigation within 4 weeks of notice to proceed. The analysis will begin shortly after the mapping report and all other information to complete the analysis has been gathered and/or provided. We will deliver a report in approximately 10 business days thereafter.

FEES:

The fees for the scope of services will be as follows:

TIA Condition Assessment Report:	\$ 1,900.00*
Tower Mapping Report:	\$ 2,900.00*
Tower Foundation Mapping:	\$ 4,100.00*
Sub-Total:	\$ 8,900.00
Geotechnical Investigation:	\$ 4,100.00
Tower and Foundation Analysis and Report:	\$ 2,200.00
Sub-Total:	\$ 6,300.00
Grand-Total:	\$15,000.00

Note *: If all three services are awarded together, total fee for these three services will be reduced to \$7,700.00

If this is satisfactory, kindly have an authorized representative complete the attached form, and forward it with a retainer check made payable to Tectonic in the amount of \$5,000.00 to the Newburgh address noted above, along with any information that need to be included in the analysis report.

We thank you for this opportunity to be of service to you, and look forward to working with you on this project. If you should require any additional information, please feel free to contact us.

Sincerely,
Tectonic

Antonio A. Gualtieri

Antonio A. Gualtieri, P.E.
Senior Vice President

Attachment: General Terms & Conditions of Agreement

WORK AUTHORIZATION AND PROPOSAL ACCEPTANCE FORM

Proposal No: 17-1557 Date: 12/8/2017 Retainer Amount Required: \$ 5,000.00

Project Name & Location: Brantingham, NY

Proposed Services: Professional Engineering

Proposal Acceptance

Acceptance(Signature): _____ Date: _____

Printed Name: _____ Title: _____

Company or Organization Name: South Lewis Central School.

Client Contact Information(All of the following information about the person responsible for the identified tasks must be provided prior to starting work)

Scheduling Work and Receipt of Deliverables	Name:	Phone:	Email:
	Address:		
Receipt of Invoices (Original)	Name:	Phone:	Email:
	Address:		
Receipt of Invoices (Copies)	Name:	Phone:	Email:
	Address:		
Issuing Payments of Invoices	Name:	Phone:	Email:
	Address:		

**TECTONIC ENGINEERING & SURVEYING CONSULTANTS P.C.
GENERAL TERMS AND CONDITIONS OF AGREEMENT**

The engagement of Tectonic Engineering & Surveying Consultants P.C. (TECTONIC) by CLIENT is under the following terms and conditions and is an integral part of the collective Agreement between CLIENT and TECTONIC.

1.0 GENERAL

1. The fee estimate for the proposed Scope of Services is valid for 60 days from the date of Proposal. Upon authorization to proceed, the fee estimate unit rates shall remain in effect for a period of one (1) year.
2. Payment to TECTONIC is the sole responsibility of signatory of this Agreement and is not subject to third party agreements. By accepting this proposal the CLIENT certifies that funding has been secured and that adequate funding will remain available to pay all of TECTONIC's invoices within 30 days of date of invoice.
3. All schedules set forth in the attached Scope of Services commence upon receipt of a signed Agreement and, if requested, a retainer. All retainer amounts will be applied to the final invoice.
4. Requests for additional services must be authorized in writing before additional work can begin. Any fee adjustment required shall be established at that time. Directives from CLIENT sent by e-mail that change TECTONIC's scope of services or increase fees must also be provided in writing as a hard copy.
5. All tracings, specifications, computations, survey notes, electronic files and other original documents as instruments of service are and shall remain the property of TECTONIC unless otherwise provided by law or noted above. CLIENT shall not use such items on other projects without TECTONIC's prior written consent. TECTONIC shall not release CLIENT's data without authorization. CLIENT agrees to indemnify and hold harmless, Tectonic, its officers, directors, employees, agents and sub-consultants against all damages, liabilities or cost, including reasonable attorneys' fees and defense costs, arising from any reuse of the above without the prior written consent of TECTONIC.
6. Any delay, default, or termination in or of the performance of any obligation of TECTONIC under this Agreement caused directly or indirectly by strikes, accidents, acts of God, shortage or unavailability of labor, materials, power or transportation through normal commercial channels, failure of CLIENT or CLIENT's agents to furnish information or to approve or disapprove TECTONIC's work promptly, late, slow or faulty performance by CLIENT, other contractors or governmental agencies, the performance of whose work is precedent to or concurrent with the performance of TECTONIC's work, or any other acts of the CLIENT of any other Federal, State or Local Government agency, or any other cause beyond TECTONIC's reasonable control, shall not be deemed a breach of this Agreement. The occurrence of any such event shall suspend the obligations of TECTONIC as long as performance is delayed or prevented thereby, and the fees due there under shall be equitably adjusted.
7. The obligation to provide further services under this Agreement may be terminated by either party upon seven (7) days written notice in the event of substantial failure by the other party to perform in accordance with the terms hereof through no fault of the terminating party. In the event of any termination, TECTONIC shall be paid for all services rendered to the date of termination, as well as for all reimbursable expenses and termination expenses.
8. It is understood that the scope of work defined in this Agreement is based on the information provided by the CLIENT. If this information is incomplete or inaccurate, or if unexpected site conditions are discovered, or if additional services are required, the scope of work may change even as the work is in progress. TECTONIC shall make reasonable effort to contact the CLIENT when a change in the scope of work appears necessary, and the CLIENT, by agreeing to the change, also recognizes that the estimate of cost or contract figure may also change.
9. Unless otherwise agreed in writing, the CLIENT will furnish TECTONIC with right-of-way access to the site in order to conduct the planned exploration or field services. TECTONIC shall take reasonable precautions to minimize damage to the site due to its operations, but has not included in the fee the cost of restoration of any damage resulting from the operations. If the CLIENT desires, TECTONIC will restore any damage to the site and add the cost of restoration to the fee.
10. During the term of this Agreement and for a period of two years thereafter, CLIENT and any subsidiary or affiliate company of CLIENT, and any company for which the CLIENT is an agent or has any interest in, shall not directly or indirectly solicit for employment, employ or engage the services of any person who is employed or, within 12 months of such solicitation, employment or engagement had been employed, directly by TECTONIC as a full-time employee, part-time employee or independent consultant.
11. CLIENT agrees not to use or permit any other person to use instruments of service prepared by TECTONIC which are not final, and which are not signed and sealed by the Engineer and/or Land Surveyor. CLIENT hereby waives any claim for liability against TECTONIC for such use.
12. CLIENT agrees to allow Tectonic to utilize its name as a Client, a general description of the project, and a description of the services performed for reference purposes. CLIENT further agrees to allow TECTONIC to photograph the

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project and to use those photographs for promotional purposes such as advertising, marketing materials, and/or website.

2.0 INVOICING AND PAYMENT

1. Invoices will be rendered monthly and become due and payable upon receipt. Any invoice outstanding for more than 30 days after date of invoice will be subject to a charge of 1.5 percent per month (18 percent annual interest rate). If client disagrees with any portion of an invoice, it shall notify Tectonic within 21 days of receipt of the invoice, and shall pay the portion not in dispute.
2. Should it become necessary to utilize legal or other resources to collect any or all moneys rightfully due for services rendered under this Agreement, TECTONIC shall be entitled to full reimbursement of all such costs associated with collection of balances past due, including reasonable attorney's fees and court costs, as part of this Agreement.
3. Invoice payments must be kept current for the work to continue. CLIENT'S failure to make payments in accordance with this Agreement shall constitute substantial non-performance and a cause for termination by TECTONIC. If the CLIENT fails to pay any invoice due to TECTONIC within 45 days of the date of the invoice, TECTONIC may, without waiving any other claim or right against CLIENT and without thereby incurring any direct or consequential liability to CLIENT, suspend services under this Agreement until TECTONIC has been paid in full all amounts due TECTONIC and/or any of its Consultants and Subcontractors for services, expenses and other related charges.
4. TECTONIC reserves the right to stop work on the Scope of Services in this Agreement at any time, if payment of any invoice due to TECTONIC is not received within 45 days of the date of the invoice for work performed by TECTONIC on other parties' projects for which TECTONIC believes CLIENT is or may be a stakeholder with such other party. Stakeholder shall be defined as an affiliate, subsidiary, partner, shareholder, investor, or principal authorizing agent of the other party. If CLIENT represents that they are not a stakeholder with such other party, written documentation shall be provided within 3 days of TECTONIC's written request. Such documentation will make known CLIENT's complete ownership and attest to no stakeholder involvement that TECTONIC believes exists with such other party.
5. Invoicing for out-of-pocket expenses including copying, travel, telephone and overnight mailing shall be billed at cost.

3.0 WARRANTIES AND LIMITATIONS OF PROFESSIONAL LIABILITY

1. TECTONIC agrees to carry the following insurance during the term of this Agreement: Workmen's Compensation, General Liability, Professional Liability and Comprehensive Automobile Liability. Certificates of insurance will be furnished upon request. If the CLIENT requires Insurance coverage or limits in excess of TECTONIC's normal policies, and it is available, CLIENT agrees to reimburse TECTONIC for such additional expense.
2. To the fullest extent permitted by law, the CLIENT shall at all times indemnify and hold harmless TECTONIC and its officers, agents, consultants and employees from and against claims, damages, losses, litigation, expenses, counsel fees, and compensation arising out of or resulting from any claims, damages, losses or expenses attributable to bodily injury, sickness, disease or death, property losses and/or economic damages sustained by or alleged to have been sustained by any person or entity, to the extent caused by negligent acts, omissions or negligence of the CLIENT, its agents, employees, professional consultants, subcontractors or anyone whose acts they may be liable for in connection with this project unless said loss was caused solely by TECTONIC's own negligence.
3. For any such damage on account of any error, omission or other professional negligence, TECTONIC's total liability shall be limited to the available proceeds of TECTONIC's general and professional liability insurance coverage.
4. TECTONIC shall not be responsible for failure to perform or for delays in the performance of work, which arise out of causes beyond the control and without the fault or negligence of TECTONIC, including delinquent payment by CLIENT.
5. If the scope of services includes services related to applying for or seeking approval of governmental permits (e.g. zoning, planning, environmental, etc.), such services shall not constitute a representation or warranty that such permits will be approved.
6. TECTONIC makes no warranty, either express or implied, as to its findings, recommendations, opinions, or professional advice except that its services were performed pursuant to generally accepted standards of professional practice in effect at the time of performance and in the same locality.
7. TECTONIC employees or consultants may act as licensed, certified or registered professionals (including but not limited to Professional Engineers, Professional Land Surveyors, Licensed Site Remediation Professionals, Environmental Professionals, and Certified Industrial Hygienists collectively referred to in this section as "TECTONIC Professionals") whose duties may include the rendering of independent professional opinions. CLIENT acknowledges that a federal, state

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or local agency or other third party may audit or review the services of TECTONIC or other contractor/consultant(s), which audit/review may require additional services, even though TECTONIC and such TECTONIC Professionals have each performed such services in accordance with the standard of care set forth herein. Client agrees that any supplemental requirements imposed on Client constitute additional work and Client agrees to compensate TECTONIC for all services performed in response to such an action and its requirements, at the rates set forth in the applicable Proposal, amendment or change order.

8. Any opinion or estimate prepared by TECTONIC of the probable construction cost of the project or any part thereof is not to be construed, nor is it intended, as, guarantee that proposals, bid or actual construction cost will not vary from Tectonic's opinions or estimates of probable construction costs. Any cost related to re-design of the project subsequent to bidding to lower the project cost will be considered additional services for which TECTONIC will be entitled to additional compensation.

4.0 SUBSURFACE INVESTIGATIONS AND FIELD EXPLORATIONS

1. The appropriate underground utility mark-out service shall be contacted prior to performing any underground drilling, excavating, testing, etc. that are part of the Scope of Services in this agreement to verify the location of existing utilities. The CLIENT agrees to provide TECTONIC with the location of known or suspected underground utilities or subsurface structures not marked out by the mark-out service. TECTONIC shall not be responsible for damage to any undocumented or mis-located utilities.
2. TECTONIC shall not be responsible for the sampling or testing of hazardous materials unless specifically agreed to in the Scope of Services of this agreement. Further, CLIENT shall notify TECTONIC as to the presence of any known or suspected hazardous materials on-site. Should unanticipated hazardous materials be encountered TECTONIC shall take immediate health and safety measures and notify the CLIENT. Hazardous materials constitute a changed condition mandating a renegotiation of the scope of services and fees.
3. If the scope of services includes performance of soil borings by TECTONIC, it is understood that the CLIENT will furnish TECTONIC with a diagram indicating the location of the site and the borings on that site, including plans and specifications pertinent to its services, unless preparation of said plan is part of TECTONIC's scope of service. TECTONIC reserves the right to deviate a reasonable distance from the specified boring location unless the right to deviate is specifically revoked by the CLIENT in writing at the time the location diagram is supplied.
4. All samples of water, soil and rock will be discarded sixty (60) days after submission of the report unless the CLIENT advises TECTONIC in writing to the contrary. Upon request, the samples will be delivered and shipping charges will be collected.
5. TECTONIC shall not be responsible for obtaining permits for working in wetland or wetland buffers or as required by local agencies for access clearing, tree removal or grading. All costs and fees for permits, permit document preparation and implementation of erosion control measures, site stabilization and restoration shall be added to the costs and fees of this agreement unless specifically agreed to in the Scope of Services of this agreement.
6. Costs for borings and excavation are based on non-prevailing wages unless specifically stated otherwise in proposal.

5.0 CONSTRUCTION SUPPORT SERVICES

1. It should be understood that the presence of TECTONIC's field representative shall be for the purpose of providing observation and field testing. Such services shall be performed by TECTONIC using that degree of care and skill ordinarily exercised under similar circumstances by reputable members of the profession practicing in this or similar locations.
2. Neither the professional activities of TECTONIC, nor the presence of TECTONIC or its employees and sub-consultants at the site shall relieve the Contractor and any other entity of their obligations, duties and responsibilities including, but not limited to, construction means, methods, sequence, techniques and procedures necessary for performing, superintending or coordinating all portions of the work of construction in accordance with the Contract Documents and any health or safety precautions required by any regulatory agencies. TECTONIC and its personnel have no authority to exercise any control over any Contractor or other entity or their employees in connection with their work or any health or safety precautions, programs or enforcements. The CLIENT agrees that the Contractor is solely responsible for job site safety, and warrants that this intent shall be made evident in the CLIENT's Agreement with the Contractor. The CLIENT also agrees that the CLIENT, TECTONIC and TECTONIC's consultants shall be indemnified and shall be made an additional insured under the Contractor's general liability insurance policy. It is further understood and agreed that TECTONIC has no responsibility for job site safety pursuant to §§ 200, 240 and 241(6) of the New York Labor Law.

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3. Before any hazardous or contaminated materials are removed from the site, CLIENT will sign manifests naming CLIENT as the generator of the waste (or, if CLIENT is not the generator, CLIENT will arrange for the generator to sign). CLIENT will select the treatment or disposal facility to which any waste is taken. TECTONIC will not be the generator or owner of, nor will it possess, take title to, or assume legal liability for, any hazardous or contaminated materials at or removed from the site. TECTONIC will not have responsibility for or control of the site or of operations or activities at the site other than its own. TECTONIC will not undertake, arrange for or control the handling, treatment, storage, removal, shipment, transportation or disposal of any hazardous or contaminated materials at or removed from the site, other than any laboratory samples it collects or tests. CLIENT agrees to defend, indemnify and hold TECTONIC harmless for any costs or liability incurred by TECTONIC in defense of or in payment for any legal actions in which it is alleged that TECTONIC is the owner, generator, transporter, treater, storer or disposer of hazardous waste.
4. To the fullest extent permitted by law and to the extent claims, damages, losses or expenses are not covered by liability insurance purchased by the Contractor in accordance with paragraph 2 of Section 5.0, the CLIENT shall indemnify and hold harmless TECTONIC, TECTONIC's consultants, and agents and employees of any of them from and against claims, damages, losses and expenses, including but not limited to attorney' fees, arising out of or resulting from performance of the Work, provided that such claim, damage, loss or expense is attributable to bodily injury, sickness, disease or death, or to injury to or destruction of tangible property, but only to the extent caused by the negligent acts or omissions of the Contractor, a subcontractor, anyone directly or indirectly employed by them or anyone for whose acts they may be liable, regardless of whether or not such a claim, damage, loss or expense is caused in part by a party indemnified hereunder. Such obligation shall not be construed to negate, abridge, or reduce other rights or obligations of indemnity which would otherwise exist as to a party or person described in this paragraph.
5. Unless specifically stated in the Scope of Services TECTONIC shall not be responsible for measuring, determining or verifying quantities of the constructed items of work.
6. The CLIENT agrees to supply TECTONIC with specifications, plans and other necessary materials for the project pertinent to providing its services.

2018-19 Budget Board of Education Sub-Committees:

(Approved at the 11/21/17 BOE Meeting)

Physical Education, Athletics, and Health/Nursing– Brian Oaks

Scott Chrzanowski, Mike Lisk, Richard Ventura

Buildings and Grounds- Rich Poniktera and Barry Yette

Tom Burmingham, Scott Chrzanowski, Andy Liendecker, Mike Lisk

Music Department – Judy Duppert/Chad Luther

Tom Burmingham, Paul Campbell, Richard Ventura

Student Transportation – Mike Hanno and Barry Yette

Tom Burmingham, Jessica Carpenter

High School Instructional – Chad Luther

Mike Lisk, Dawn Ludovici, Barry Worczak

Middle School Instructional – Judy Duppert

Paul Campbell, Andy Liendecker, Dawn Ludovici

Elementary Instructional – Christine Flansburg and Chris Villiere

Scott Chrzanowski, Jessica Carpenter, Dawn Ludovici

Special Education – Cathy Littlefield

Andy Liendecker, Jessica Carpenter

Technology- Scott Carpenter

Richard Ventura, Barry Worczak

BOCES/RIC, Debt Service, and Administration – Doug Premo and Barry Yette

Tom Burmingham, Paul Campbell, Barry Worczak

Staffing and Programs (as needed)– Doug Premo and Barry Yette (Principals/Directors/Supervisors as needed)

Tom Burmingham, Andy Liendecker, Mike Lisk, Barry Worczak

Budget Board of Education Sub-Committees Meeting Schedule 2018-19

November 27, 2017

Tuesday, January 16, 2018 (Prior to 6:30 PM Audit/BOE Mtg.)

*All meetings will be held in the District Office Conference Room

TIME	DEPT	Tom B.	Paul C.	Scott C.	Andy L.	Mike L.	Dawn L.	Jessica C.	Rich V.	Barry W.
5:10 PM	Spec. Ed.				X			X		
5:35 PM	Middle		X		X		X			
6:00 PM	Elementary			X			X	X		

Tuesday, January 23 2018

*All meetings will be held in the South Lewis Board Room

TIME	DEPT	Tom B.	Paul C.	Scott C.	Andy L.	Mike L.	Dawn L.	Jessica C.	Rich V.	Barry W.
5:00 PM	Tech								X	X
5:25 PM	High					X	X			X
5:50 PM	B&G	X		X	X					
6:20 PM	PE			X	X				X	
6:50 PM	Music	X							X	
7:15 PM	Trans	X						X		

*Tuesday, February 13, 2018 (Prior to 6:30 PM Audit/BOE Mtg.)

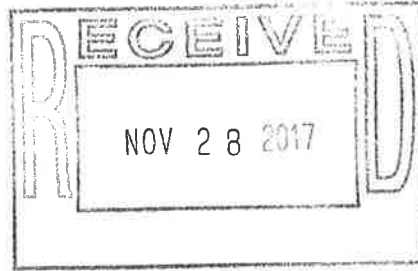
*All meetings will take place in the District Office Conference Room

*This date/time is subject to change depending on the availability of needed information from the BOCES and the RIC

TIME	DEPT	Tom B.	Paul C.	Scott C.	Andy L.	Mike L.	Dawn L.	Jessica C.	Rich V.	Barry W.
*5:00 PM	BOCES - RIC - ADMIN	X	X							X

Staffing and Programs: (Tom B., Andy L., Mike L., and Barry W.) - TBD if necessary

South Lewis Agriculture Department



East Road
Turin, NY 13473
(315)348-2520
rhumphrey@southlewis.org



November 28th, 2017

Dear Mr. Premo;

The South Lewis FFA would once again like to attend the New York FFA 212/360 Leadership Conference which will be held at the Double Tree hotel in Syracuse. The dates of this year's conference will be January 27th and 28th, 2018. Last year 20 of our members attended, and we are expecting similar numbers this year. The South Lewis FFA Chapter and FFA members will split registration fees.

Attached you will find a schedule for the conference. Please contact me with any questions.

Thank you,



Miss Rachael R. Humphrey
South Lewis FFA Advisor

NEW YORK FFA 212°/360° CONFERENCE

**Schedule Subject to Change*

January 27-28, 2018

Conference Schedule

<u>Saturday</u>			
	12:15pm	Arrival/Registration for 212°/360° Begins	Double Tree Lobby
	1:00pm	212°/360° Begins	Grand Ballroom (360°) and Crossroads Ballroom (212°)
	1:50pm	Professional Development for Educators	To Be Determined
	3:30pm	Afternoon Break for 212°/360° Students and Educators	Doubletree Ballrooms
	3:35pm	212°/360° Workshop Continues	Doubletree Ballrooms
	3:40pm	Prof Development For Educators Continues	To Be Determined
	4:50pm	Advisors Announcements and Hand Out room Keys	
	5:15pm	First Set of Busses Depart for War Memorial	Double Tree Lobby
	5:40pm	First Set of Participants, Dinner	Crunch Club/War Memorial
	6:00pm	Second Set of Busses Depart for War Memorial	Double Tree Lobby
	6:20pm	Second Set of Participants, Dinner	Crunch Club/ War Memorial
	7:00pm	Puck Drops for Crunch Game	War Memorial
	10:00pm	First Set of Busses Depart for Double Tree	War Memorial
	10:40pm	Second Set of Busses Depart for Double Tree	War Memorial
	11:00pm	Curfew for All- Advisors Check Student Rooms	Double Tree
<u>Sunday</u>			
	7:00am	Breakfast	
	8:00am	212°/360° Session Begins	Doubletree Ballrooms
	8:10am	Professional Development for Educators	To Be Determined
	11:00am	All Conferences and Professional Dev. End	Double Tree Hotel
	11:15am	All Check out of Rooms	

The cornerstone conferences for personal growth are better than ever!

*360° takes students full circle through chapter leadership development. Attendees will learn how to develop action plans for their chapters from every angle.
The 2018 theme for the 360° Conference is "INFLUENCE."*

*212 degrees is the temperature at which water boils. At 211°, water is extremely hot, but just one more degree takes it up another level and changes its state. The 212° conference challenges students to push past their limits to the boiling point of leadership.
The 2018 theme for the 212 Conference is "GROWTH."*



Conference Schedule

Conference Schedule

- Session 1: Influencers
- Session 2: Relationship Building
- Session 3: Trustworthy
- Session 4: Deliberate
- Session 5: Collaborating
- Session 6: Agents of Change

- Session 1 – Growth and Personal Habits
- Session 2 – Mental Growth
- Session 3 – Emotional Growth
- Session 4 – Physical Growth
- Session 5 – Social Growth
- Session 6 – Life-long Growth

360° Conference Objectives:

In 2018, students will...

- Define influence and identify the influence process.
- Recognize positive characteristics in relationships.
- Identify methods to determine if someone is trustworthy and explore methods for building other's trust in us.
- Recognize the benefits of maintaining a positive image.
- Review qualities of collaboration and demonstrate collaboration skills.
- Inspect everyday influence.

212° Conference Objectives:

In 2018, students will...

- Identify a mentor/coach.
- Determine the role personal habits play in personal growth.
- Combine creative and critical thinking skills to solve problems.
- Differentiate between personal and professional relationships.
- Interpret controllable factors contributing to self-image.
- Assess personal fitness and dietary habit.