

ROLL CALL:

COUNCILMAN BRESSI (via teleconference) ATTORNEY MCGUCKIN
COUNCILMAN FLEMMING TOWNSHIP CLERK KISTY
COUNCILMAN KERN
COUNCIL VICE PRESIDENT SAUICKIE
COUNCIL PRESIDENT CALOGERO

ALSO IN ATTENDANCE: BUSINESS ADMINISTRATOR TERENCE WALL

As Clerk of this meeting, I publicly announce that in compliance with the provisions of the “Open Public Meetings Act” adequate notice of this meeting of the Jackson Township Council has been advertised in the manner prescribed by law.

COUNCILMAN BRESSI – waived comments.

COUNCILMAN FLEMMING- thanked residents for joining our second Zoom meeting and thanked the Volunteer Fire Companies who have tried to bring some happiness to our current situation. They held a bunny run for our residents while still maintaining social distancing. He expressed his appreciation to Jackson Police Department especially to Chief of Police Matt Kunz and Vincent Rubio. Chief of Police Kunz allowed Police Officers to participate in this event and Vincent Rubio coordinated the officers. He thanked the officers who participate in the event, Joeylynn from the Jackson Recreation Department and Party Zone for providing us with the bunny costumes. He appreciated everyone’s effort and wished everyone enjoyed the activity.

COUNCILMAN KERN- thanked Councilman Flemming for coordinating the Easter Bunny event. He sends prayers to all the EMT workers, Fire Department, Police Department and all other personnel who are aiding in keeping everyone safe and making everyone healthy. He is working in partnership with the Jackson Rotary Club and Chamber of Commerce to set up a meal train. The meal train will be provided for First Responders and front line medical staff. This will be an opportunity for residents to donate in small increments to the weekly calendars of meals that will be delivered by local Jackson restaurants and establishments to the EMS, Fire Stations and Police Stations. As we move forward with this program, donations of meals will be funded and it will be easily set up. This program should be in place by Friday. He thanked the Jackson Rotary and Jackson Chamber of Commerce for the aid in these efforts. The Jackson Rotary Club will be in charge of the funds and Jackson Chamber of Commerce will manage the establishments throughout town. This will support Jackson Businesses through this pandemic. They will also manage the calendar for all of the meals. He thanked and gave prayers to all the front line workers and thanked everyone for attending the virtual meeting.

COUNCIL VICE PRESIDENT SAUICKIE –he is aware many people did not experience Easter in a traditional way. He wished everyone a great Easter and Passover. He thanked residents of Jackson who have adhered to directives made by President Trump and Governor Murphy. This is a community who continues to respect the laws to keep their residents safe. At the beginning of the year, Council President Calogero provided the focus of the 2020 Council. One of the items mentioned was the protection of our unique environment. Jackson Township is the beginning of the Pine Barrens and the beginning of water sources that supply the surrounding towns. Some towns have ignored Land Use laws, overdevelopment and protection of the environment. With Council President Calogero’s guidance, he is proud to continue to protect Jackson with the sponsorship of this third piece of legislation. The Soil Fill Importation Permit ordinance is included in this agenda for first reading. The NJDEP encourages this resolution to be adopted at the municipal level. It requires large developers to apply to the town disclosing in advance where they are sourcing large amounts of soil and fill that they are bringing into our township. We will no longer trust developers to bring fill from unknown sources. If this ordinance is passed at the next council meeting, we will be among the few in the State who make our town top priority. We have made efforts to protect open space with the purchase of Rova Farms last year. This ordinance will keep Jackson beautiful and the rural town that all resident have come to love. He thanked the Council President for his guidance, our town’s Land Use Attorney Gertner in drafting this ordinance, our town’s Environmental Commission Chairman Jeff Riker for his input and our Business Administrator Wall whose team will enforce this ordinance. He looks forward to

Council passing this detailed ordinance tonight and having the second reading at our next meeting. Our local Assemblyman passed unanimously in both houses State Assembly Legislation A-3924/ S2351 entitled "Employee Protection for Certain Emergency Medical Responders". This Legislation impacts Jackson First Responders. He encourages Governor Phil Murphy to sign it immediately and thanked residents for joining the council meeting through Zoom.

COUNCIL PRESIDENT CALOGERO-This is a time of great concern and uncertainty. We are all worried about our health, welfare, and our loved ones. We are also concerned about our jobs, the economy and life as a whole. Several weeks ago we were enjoying a prosperous economy but in a few weeks our lives have been turned upside down. It is a time of reflection and a time to count our blessings. It is a time to follow directions and abide by the laws set forth. It is a time to come together, and be united. We have all been impacted one way or another. He expressed that he hasn't seen his own granddaughter in weeks. It breaks his heart not to be able to hug and kiss her. He understands and respects the law set forth which protect us. Unfortunately, some people refrain from following the rules. There are groups of people who hide behind cultures and religious beliefs while putting themselves, our First Responders, Jackson residents and surrounding towns at risk. For their selfishness, irresponsibility and inability to adhere by President Trump and Governor Murphy's regulations, it is a global pandemic. New York and New Jersey are the epicenter of this killer virus. 230,000 people have been infected and a total of 13,000 deaths have occurred. How in God's name can civilized people disrespect their neighbors, the President and the Governor's orders? He urges Governor Murphy to set aside politics and use his power and authority to call the National Guard to enforce the law, and protect Ocean County from those who cannot seem to follow our laws. This is not a time for politics; it is a time for leadership. This is not about capturing book votes but a life and death situation. He urges Governor Murphy to do the right thing and enforce the law. He thanked the First Responders who put their lives on the line to serve and protect this great town. He acknowledged his colleagues, especially Councilman Flemming for working with Jackson's bravest to bring joy to many residents. The Easter bunny brought a few minutes of happiness to all its residents. This is the true spirit of Jackson. We all have many great concerns on this pandemic and we are thrilled to hear about a possibility of a downward trend. Now is not the time to celebrate and rejoice but to follow directions. We need to count our blessings and take a moment to say a prayer. God Bless our Military, First Responders, residents of Jackson, and God Bless America.

MAYOR REINA- (joined meeting at 6:08 pm)- prior to this meeting he was in a tele - conference with Mayors of Atlantic, Ocean and Cape May Counties in regards to the pandemic. He wished that everyone is well and asked residents to stay home and stay safe. This pandemic will not last forever and we must have a positive attitude. Everyone is doing their best during these times. Please stay informed but refrain from focusing on media all day. If you have any questions please feel free to contact us. God Bless You and God Bless America.

COUNCIL PRESIDENT CALOGERO- thanked Mayor Reina for keeping communication on a daily basis and for his perseverance and the job he is doing.

APPROVE EXECUTIVE SESSION MEETING MINUTES: MARCH 24, 2020

MOTION TO APPROVE BY: KERN

SECONDED BY: FLEMMING

YES: BRESSI, FLEMMING, KERN, SAUICKIE, CALOGERO

ORDINANCES, SECOND READING:

ORDINANCE: 03-20

TITLE: CALENDAR YEAR 2020 ORDINANCE TO EXCEED THE MUNICIPAL BUDGET APPROPRIATION LIMITS AND TO ESTABLISH A CAP BANK PURSUANT TO (N.J.S.A. 40A: 4-45.14)

BUSINESS ADMINISTRATOR WALL- anyone wishing to comment on the Ordinance must click on the "raise your hand" icon. We will allow a couple minutes for residents to type their questions via their cellphones or computers. It allows the residents to participate, and the chat function can be used as well.

PUBLIC HEARING OPENED:

NO ONE CAME FORWARD.

MOTION TO CLOSE PUBLIC HEARING ON ORDINANCE 03-20 BY: KERN

MOTION SECONDED BY: SAUICKIE

YES: BRESSI, FLEMMING, KERN, SAUICKIE, CALOGERO

MOTION TO APPROVE ORDINANCE 03-20 ON SECOND READING, ADVERTISE THE NOTICE OF PASSAGE AND APPROVAL IN AN APPROVED NEWSPAPER AS REQUIRED BY LAW BY: SAUICKIE

MOTION SECONDED BY: FLEMMING

YES: BRESSI, FLEMMING, KERN, SAUICKIE, CALOGERO

ORDINANCE 03-20

WHEREAS, the Local Government Cap Law, N.J.S.A. 40A: 4-45.1 et seq., provides that in the preparation of its annual budget, a municipality shall limit any increase in said budget up to 2.5% unless authorized by ordinance to increase it to 3.5% over the previous year’s final appropriations, subject to certain exceptions; and,

WHEREAS, N.J.S.A. 40A: 4-45.15a provides that a municipality may, when authorized by ordinance, appropriate the difference between the amount of its actual final appropriation and the 3.5% percentage rate as an exception to its final appropriations in either of the next two succeeding years; and,

WHEREAS, the Township Council of the Township of Jackson in the County of Ocean finds it advisable and necessary to increase its CY 2020 budget by up to 3.5% over the previous year’s final appropriations, in the interest of promoting the health, safety and welfare of the citizens; and,

WHEREAS, the Township Council hereby determines that a 1.00% increase in the budget for said year, amounting to \$378,720.92 in excess of the increase in final appropriations otherwise permitted by the Local Government Cap Law, is advisable and necessary; and,

WHEREAS the Township Council hereby determines that any amount authorized hereinabove that is not appropriated as part of the final budget shall be retained as an exception to final appropriation in either of the next two succeeding years.

NOW THEREFORE BE IT ORDAINED, by the Township Council of the Township of Jackson, in the County of Ocean, a majority of the full authorized membership of this governing body affirmatively concurring, that, in the CY 2020 budget year, the final appropriations of the Township of Jackson shall, in accordance with this ordinance and N.J.S.A. 40A: 4-45.14, be increased by 1.00%, amounting to \$378,720.92 and that the CY 2020 municipal budget for the Township of Jackson be approved and adopted in accordance with this ordinance; and,

BE IT FURTHER ORDAINED, that any that any amount authorized hereinabove that is not appropriated as part of the final budget shall be retained as an exception to final appropriation in either of the next two succeeding years; and,

BE IT FURTHER ORDAINED, that a certified copy of this ordinance as introduced be filed with the Director of the Division of Local Government Services within 5 days of introduction; and,

BE IT FURTHER ORDAINED, that a certified copy of this ordinance upon adoption, with the recorded vote included thereon, be filed with said Director within 5 days after such adoption.

Date: _____

MAYOR MICHAEL REINA

NOTICE

NOTICE IS HEREBY GIVEN that the foregoing Ordinance was introduced and passed on first reading at a regular meeting of the Township Council of the Township of Jackson, in the County of Ocean, State of New Jersey, held on **March 24, 2020** and will be considered for second reading and final passage at a meeting of said Governing Body to be held

on the **14th day of April, 2020** at 7:30 P.M. or as soon thereafter as this matter can be reached, at the meeting room of the Municipal Building in said Township, at which time all persons interested shall be given an opportunity to be heard concerning this Ordinance.

JANICE KISTY, RMC
Township Clerk

ORDINANCES, FIRST READING:

ORDINANCE: 04 -20

TITLE: AN ORDINANCE OF THE TOWNSHIP OF JACKSON, COUNTY OF OCEAN, STATE OF NEW JERSEY ESTABLISHING NEW CHAPTER 364 ENTITLED “ SOIL/FILL IMPORTATION PERMIT”

MOTION TO APPROVE ORDINANCE 04-20 ON FIRST READING, ADVERTISE THE APPROVAL AND NOTICE OF SECOND READING AND PUBLIC HEARING TO BE HELD ON April 28, 2020 BY: FLEMMING

MOTION SECONDED BY: KERN

YES: BRESSI, FLEMMING, KERN, SAUICKIE, CALOGERO

ORDINANCE 04-20

WHEREAS, the Municipal Code does not provide for the regulation and permitting of Soils and or Fill being imported to the Township; and

WHEREAS, in accord with the New Jersey Department of Environmental Protection, the Governing Body desires to be proactive by enacting reasonable regulations of soils and fill, particularly soils and fill to be utilized for fill; and

WHEREAS, the Governing Body of the Township of Jackson finds that the general public, health, safety, and welfare is preserved and sustained by the provision of such reasonable regulation; and

WHEREAS, the Governing Body of the Township of Jackson recognizes that establishing a procedure to be followed regarding the importation of soil provides for a framework of understanding for the betterment of public health, safety, and general welfare of our citizens; and

WHEREAS, it is a further purpose of the article to exercise the municipal police power implicit in the New Jersey Constitution and granted pursuant to N.J.S.A. 40:48-2 and, inter alia, to promote the welfare of the municipality and its inhabitants; and

NOW, THEREFORE, BE IT RESOLVED by the Township Council of the Township of Jackson, County of Ocean, and State of New Jersey, that Chapter 364 “Soil/Fill Importation Permit is hereby added to the Township of Jackson Township Code as follows:

Chapter 364– SOIL/FILL IMPORTATION PERMIT

- I. Title
- II. Purpose and Findings
- III. Definitions
- IV. Permit required for acceptable soil/fill materials
- V. Exceptions and Exemptions
- VI. Application for Permit
- VII. Supporting Documentation
- VIII. Fees and Escrow
- IX. Review of Application

- X. Action by Land Use Board
- XI. Factors to be considered in granting permit
- XII. Issuance of Permit
- XIII. Duration of Permit
- XIV. Method of Operation
- XV. Regulation of Operation
- XVI. Deposit of Soil/Fill
- XVII. Compliance
- XVIII. Nuisances and Unsafe Conditions
- XIX. Restoration of Area
- XX. Storage Limitations
- XXI. Enforcement and Inspections
- XXII. Use of Streets
- XXIII. Permit and Inspection Fees
- XXIV. Revocation of Permit; Violations and Penalties
- XXV. Appendix: Form S-1

ARTICLE I Title; Findings; Definitions; Permit Requirements

364-I. Title

This chapter shall be known as the “Soil/Fill Ordinance of the Township of Jackson”

364-II. Purpose and Findings

Whereas the Township of Jackson has an environment unique to The State of New Jersey, the County of Ocean, and its surrounding municipalities, the Township finds that the unregulated and uncontrolled placement and movement of soil, fill and other mineral deposits can result in conditions detrimental to the public safety, health and general welfare. Such conditions substantially hamper and deter the efforts of the Township to effectuate the general purposes of municipal planning. Soil and fill movement operations and filling operations should relate to the overall physical development of the area within which the operation is located. It is essential that all soil and fill movement operations and filling operations be reviewed and approved by the Township Zoning Officer and/or Township Engineer. All soil and fill movement operations and filling operations must be conceived and operated in such a way that there will be no appreciable harmful effects to the environment. In order to best ensure that all soil movement operations and filling operations are an asset to the Township of Jackson, rather than a liability, all such operations shall adhere to the conditions, restrictions and provisions outlined in this chapter.

The purpose of this chapter is to manage the importation and deposition of soil/fill to protect the safety, public health, and general welfare of the community and the environment. The adoption and enforcement of this chapter does not exempt an applicant from other required local, State or Federal approvals or local Soil Conservation District requirements and is meant to act in conjunction with all Soil Conservation District requirements and other applicable requirements with regards to acceptability and placement of soil/fill materials.

This chapter does not apply to soil/fill imported for the purposes of remediation pursuant to the Administrative Requirements for the Remediation of Contaminated Sites (ARRCS, N.J.A.C. 7:26C) and Technical Requirements for Site Remediation (N.J.A.C. 7:26E), operation and/or closure of sanitary landfills (N.J.A.C. 7:26) or dredge repository sites approved by State or Federal agencies.

364-III Definitions

For purposes of this chapter, the terms used herein are defined as follows:

ACCEPTABLE SOIL/FILL

Non-water-soluble, non-decomposable, inert solids such as soil, fill, subsoil, topsoil, sand, clay, loam, gravel, humus, rock, concrete, brick, glass, and/or clay or ceramic products, free of construction/demolition debris, garbage, refuse, or sludge and not containing concentrations of one or more contaminants that exceed the New Jersey Department of Environmental Protection (NJDEP) Residential Direct Contact Soil Remediation Standards or Non-Residential Direct Contact Soil Remediation Standards, whichever is more stringent, as set forth in N.J.A.C. 7:26D, Remediation Standards.

APPLICANT

The property owner / developer requesting a soil/fill importation permit as provided for in this chapter.

APPROVED PLAN

A plan for the placement of soil/fill approved by the Township Engineer (minor permit) or by the Township Zoning Board of Adjustment (major permit) pursuant to the provisions of this chapter.

CONSTRUCTION/DEMOLITION DEBRIS

Mixed waste building material and rubble resulting from construction, remodeling, repair, and demolition operations on houses, commercial buildings, pavements and other structures that includes, but is not limited to, treated and untreated wood scrap; tree parts, tree stumps and brush; plaster and wallboard; roofing materials; corrugated cardboard and miscellaneous paper; ferrous and nonferrous metal; non-asbestos building insulation; plastic scrap; carpets and padding; and other miscellaneous materials.

CONTAMINATED SOIL/FILL

Any soil/fill containing contaminants exceeding the current requirements for the most stringent concentrations between the Non-residential and Residential Direct Contact Soil Remediation Standards pursuant to N.J.A.C. 7:26D, Remediation Standards.

CONTAMINATED PROPERTY

Any property, including but not limited to structures, sediment, soil and water, that contains a contaminant which is present at such levels or concentration as to require action pursuant to any federal or state statutes or regulations.

DREDGED MATERIAL

Sediments removed from under a body of water such as, but not limited to, a bay, harbor, lake, stream and river, removed during a dredging operation or otherwise that are displaced or removed to another location.

FILL

Material placed at a location for the purpose of filling low areas, changing the contours of an area, stabilizing existing grades and/or raising the grade of an area. Fill usually consists of soil, but may also include non-water-soluble, non-decomposable, inert solids, such as rock, gravel, brick, block, and/or clay or any combination thereof.

PERMIT

The official document issued by the Zoning Officer, Township Engineer, Zoning Board of Adjustment, or Planning Board approving the Soil Importation Application.

MAJOR SOIL/FILLIMPORTATION PERMIT

A permit for the fill of more than 500 cubic yards or more of soil/fill.

MINOR SOIL/FILLIMPORTATION PERMIT

A permit for the fill of more than 100 cubic yards but less than 500 cubic yards or more of soil/fill.

PERSON

Includes an individual, firm, corporation, association, society or partnership, or other business entity and their agents or employees.

REMEDIAL ACTION

As defined in the Technical Requirements for Site Remediation (Technical Requirements) at N.J.A.C. 7:26E-1.8, those actions taken at a contaminated site as may be required by the New Jersey Department of Environmental Protection ("NJDEP"), including, without limitation, removal, treatment measures, containment, transportation, securing, or other engineering or institutional controls, whether to an unrestricted use or otherwise, designed to ensure that any contaminant is remediated in compliance with the applicable remediation standards. A remedial action continues as long as an engineering control or an institutional control is needed to protect the public health and safety and the environment, and until all unrestricted use remediation standards are met.

REMEDIATION

As defined in the Technical Requirements at N.J.A.C. 7:26E-1.8, all necessary actions to investigate and cleanup or respond to any known, suspected, or threatened discharge, including, as necessary, the preliminary assessment, site investigation, remedial investigation and remedial action; provided, however, that

"remediation" or "remediate" shall not include the payment of compensation for damage to, or loss of, natural resources.

364-IV Permit Required

No person shall fill or cause the placement of any soil and/or fill on any premises in the Township of Jackson whether such soil and/or fill be for sale, gift or otherwise, unless a permit therefore is first secured from the Township Zoning Officer or Township Engineer, or the Township Zoning Board of Adjustment as hereinafter provided. A permit shall not be required for the moving or placement of fill of less than 100 cubic yards of soil.

364-VExceptions and Exemptions

- A. The provisions of this chapter shall not apply to excavations or fill for septic tanks or sanitary installations, provided that no excavation or construction of any kind shall take place until a site plan or permit has been approved by the Construction Official and/or Department of Health as required by law.
- B. Nothing in this chapter shall be construed to affect or apply to any person engaged in the moving of soil in and upon lands enrolled in the Soil Conservation Program of the Ocean County, Department of Agriculture Soil Conservation Service and for which lands an approved farm plan has been established by said agency, provided that all soil moving operations and fill operations in and upon such lands are performed in accordance with said approved farm plan and provided further that a copy of said approved farm plan is placed on file with the Township prior to any soil moving operations or fill operations.
- C. Nothing in this chapter shall be construed to affect or apply to any person engaged in a state-mandated cleanup plan; provided that all soil moving, removal operations and fill

operations are performed in accordance with said cleanup plan and provided further that notice of the state-mandated cleanup plan is placed on file with the Township Engineer prior to any soil moving, removal operations or fill operations.

- D. The provisions of this chapter shall not apply to the storage of sand, soil, stone, topsoil, mulch or other similar materials on lawfully existing landscaping and contractor yards, provided that the outdoor storage of materials on said property has previously been established and does not require site plan approval pursuant to Land Development Code of the Township of Jackson.
- E. This chapter does not regulate the movement and placement of soil fill directly related to agricultural uses on farm properties within the Township of Jackson and does not supersede any rights granted under the Right to Farm Act.

364-VI Application for Permit

- A. Application for a Minor Soil/Fill Importation Permit including application and escrow fees shall be filed with the Township Zoning Officer who shall issue the permit based upon compliance with the provisions of this chapter; provided, however, that the Township Zoning Officer shall have the authority to deny a permit if he/she determines that the placement of fill would be detrimental to the health, welfare or safety of the general public. The denial shall be in writing setting forth reasons for same. Any party denied a Permit shall have the right to an Appeal as set forth in N.J.S.A. 40:55D-70(a).
- B. Application for Major Soil/Fill Importation Permit shall be filed with the Township Zoning Board of Adjustment and shall be accompanied by such fees prescribed in **Section 364**, Fees and Escrows. Copies of the application shall be submitted on forms prescribed by the Township Zoning Board of Adjustment and supplied by the Secretary to the Board.
- C. The Township Planning Board, and its professionals, shall have jurisdiction to review and approve, to the same extent as the Township Zoning Board of Adjustment, any Application for a Major Soil Importation Permit that is included with or required as a consequence of, a land use development application properly before the Township Planning Board.
- D. The application for minor and major soil fill permits shall set forth the following:
 - a. Name and address of the applicant.
 - b. Name and address of the owner, if other than the applicant.
 - c. The description and location of the land in question, including the tax map block and lot numbers.
 - d. The purpose or reason for placement of soil/fill.
 - e. The nature and quantity, in cubic yards, of soil to be filled.
 - f. The source of material to be used as fill and certification that the fill can be considered "acceptable soil/fill" as regulated by local and state regulations.
 - g. The location to which the soil/fill is to be placed.
 - h. The proposed date of completion of the soil and/or fill.
 - i. Supporting documentation as required to adequately address and comply with the purpose and the provisions of this chapter.
 - j. An approved soil erosion and sediment control permit (if applicable).
- E. Any approval of a Board of relevant jurisdiction shall be memorialized by that Board.
- F. The application shall include FORM SI-1 ACCEPTABLE SOIL/FILL MATERIAL CERTIFICATION FORM to be completed as follows:

By the soil/fill material supplier

Part 1: The date the form is completed, the soil/fill supplier's name, title, company name, address, telephone number, and email contact information.

Part 2: The site name(s), address(es), and block/lot of the property(ies) supplying the soil/fill material.

Brief history of the source property(ies), including current or past use of the property.

Answers to questions 1 through 3.

A date soil/fill material was subject to analytical testing.

Analytical data shall include documentation consistent with Municipality’s requirements.

Certification (signature) from the soil/fill supplier that the soil/fill being imported meets the definition of acceptable soil/fill.

By the person receiving or placing acceptable soil/fill material

Part 3: The date the form is completed, the name, title, company name, address, telephone number, and email contact information.

The address of the location where soil/fill placement will be.

Answers to questions 1 through 5.

Certification (signature) from the person receiving or placing the soil/fill material.

364-VII Supporting documentation for a major soil fill application

The application for a major soil fill permit shall be accompanied by a topographic map or maps prepared and certified by a professional engineer or land surveyor. The scale of said map shall not be more than 100 feet to the inch and shall include the following:

1. Key map.
2. Existing contour lines at one -foot intervals.
3. Proposed contour lines at one-foot intervals after fill of the soil.
4. All existing structures, all existing roads and drainage within 200 feet of the property.
5. Location of all property lines.
6. Location of any wetlands, streams, or other environmentally sensitive areas on the property.
7. Location of any topsoil storage areas.
8. Soil erosion and sediment control measures.
9. Cross sections of the fill areas at fifty-foot intervals.
10. Supporting documentation as required to adequately address and comply with the purpose and the provisions of this chapter, which may include but not be limited to hours of operation, haul routes for transporting material and interim traffic and safety measures.

364-VIII Soil/Fill Placement

1. Minor Soil/Fill Permit (100 to 500 cubic yards) Fee: \$1000 Escrow: \$2000.
2. Major Soil/Fill Permit (greater than 500 cubic yards) Fee: \$2,000 for every 1,000 cubic yards up to a maximum fee of \$10,000. Escrow: \$2,500 for the first 1,000 cubic yards; \$1000 for every additional 1,000 cubic yards up to a maximum escrow of \$25,000.

364-IX Review of Major Soil/Fill Importation Permit Application

- 1) A Major Soil/Fill Importation Permit Application shall be deemed an Application for Development as defined in the Township’s Land Use Development Code Regulations. A Major Soil/Fill Importation Permit Application, submitted as part of a separate land use development application, shall not require separate notices and the Major Soil/Fill Importation Permit Application shall be deemed a part of the land use development application for purposes of compliance with the notice and other requirements of an

Application for Development. As part of a separate land use development application, a Major Soil/Fill Importation Permit Application shall only, require submission of separate permit applications fees and additional permit escrow deposits as required herein.

- 2) Upon receipt of an application for a Major Soil/Fill Importation Permit, the Zoning Board of Adjustment Secretary shall forthwith send a copy of same to the Zoning Officer, Zoning Board of Adjustment Professionals, Township Engineer and the Environmental Commission who shall review the application, and submit their professional reports and recommendations, to the Zoning Board of Adjustment.
- 3) Pursuant to NJAC 40:55D-1 et seq and this code, the Zoning Board of Adjustment shall, within 120 days after an Application is deemed administratively complete, (or such later date as consented to by the applicant) review the application and either approve, conditionally approve or deny the application. If the application for Major Soil/Fill Importation Permit is submitted with or as a part of a land use development application, then the date on which that land use application is deemed administratively complete shall control for the purposes of this section.

364-X Factors to be considered in approving permits

In considering and reviewing the application and arriving at a decision, the Township Engineer in consultation with the Township Zoning Officer (minor permit) and the Zoning Board of Adjustment (or Planning Board if submitted with a Land Use Application (major permit) be guided by and take into consideration the public health, safety and general welfare and the general purposes of municipal planning, and particular consideration shall be given to the following factors:

- A. Soil erosion by water and sand.
- B. Surface water drainage.
- C. Soil fertility.
- D. Lateral support of abutting streets and lands.
- E. Public health and safety.
- F. Land values and uses.
- G. Contours, both existing and proposed.
- H. Existing contours and topographic character of the land prior to the placement of any soil and proposed contours which will result subsequent to the placement of soil in accordance with the soil fill application.
- I. Whether the proposed placement of soil is necessary and incidental to the development of the property for its intended use or whether the proposed placement of fill constitutes primarily a commercial activity.

364-XI Issuance of permit

A permit shall be issued after the approval of the application by the Zoning Officer (minor permit) or by the Township Zoning Board of Adjustment or Planning Board (major permit). The approval shall specifically list the total number of cubic yards of soil authorized to be filled as calculated by the Township Professionals based upon the maps and exhibits submitted and approved. The Township Engineer shall be empowered to determine the necessity of requesting a bond related to the issuance of the permit.

364-XIIDuration of permit

Each permit issued under the terms of this chapter shall be valid only for the location(s) and soil/fill material described therein and shall be valid for one year from the date of issuance. No more than one (1) minor soil/fill importation permit per lot and block may be issued within a calendar year from the date of the initial permit unless the cumulative volume is less than or equal to 500 cubic yards.

364-XIII Method of operation

If a permit is issued for the placement of soil/fill as provided herein, the owner or person in charge shall so conduct the operations that there shall be no sharp declivities, pits or depressions, and in such manner that the area shall be properly leveled off, cleared of debris, and graded to conform with the contour lines and grades as required and shown on the approved plan.

364-XIV Regulation of operation

No soil/fill shall be placed nor shall any operation be conducted so as to violate any of the regulations contained in this article after a permit is granted.

364-XV Deposit of soil on adjoining property or public roads

Soil/fill shall not be deposited or in any way thrown or placed upon adjoining property or public roads. Any soil or material resulting from any such operation accumulating on any adjoining property or public road shall be removed there from immediately upon notice to the permittee of such accumulation.

364-XVI Compliance with other standards and terms of permit

All operations shall be conducted in strict accordance with any federal law including but not limited to the Pinelands Comprehensive Management Plant (if applicable), or state law, other ordinances of the Township, and the terms and conditions of any permit granted for such operations.

364-XVII Nuisances and unsafe conditions

The operation shall be so conducted as not to constitute a nuisance, and in no event shall said operation create any hazardous or unsafe condition with regard to any person or persons. Natural screening is to be preserved by the applicant.

364-XVIII Restoration of area

- A. Upon completion of any operation delineated on the approved plan, said area shall be properly leveled off, cleared of debris, and graded to conform to the contours and grades as approved by the Zoning Officer and/or Township Engineer. A final map for all major soil fill permits shall be submitted containing and complying with all requirements as set forth in this chapter.
- B. No trash, junk or debris may be stored in any area, and no safety hazards will be permitted, either during or after the completion of operations.

364-XIX Storage limitations

The material stored shall not exceed a height of 20 feet, and the maximum storage slope shall be 45 degrees.

364-XX Enforcement and Inspections

The Zoning Officer is hereby designated as the officer whose duty it shall be to enforce the provisions of this chapter. He/she shall, from time to time, upon his/her own initiative, and whenever directed by the Township, inspect the premises for which permits have been granted to ensure compliance with the terms of the permit and of this chapter. The Zoning Officer shall have the right to enter upon any lands for the purpose of examination and inspection of the operation without advance notice.

364-XXI Use of Streets for soil transportation

In the placement of soil or fill operation, the applicant shall cause such streets to be kept free from dirt and debris resulting from such soil or fill operation.

364-XXII Permit and Inspection Fees

- A. The fees for a minor or major soil placement permits are set forth in Chapter 364 (see below), Fees and Escrows.
- B. The obligor shall be responsible for all of the inspection fees of the Township Engineer incurred in making the inspections.

364-XXIII Revocation of Permit; Violations and Penalties.

- A) The permit of any person may be revoked or suspended for such period as the Township Zoning Officer may determine for any violation of the terms hereof or the terms and conditions of any permit granted hereunder.
- B) In addition to the revocation provided for herein, any person who violates this chapter or any director or officer of a corporation who participates in a violation of this chapter shall, upon conviction thereof, be subject to a maximum fine of \$2,500, or imprisonment for a period not to exceed 90 days, or both, at the direction of the municipal court. Every day in which such violation continues after due notice has been served shall constitute a separate violation or offense. Upon order of the Court, the violator shall pay all costs associated with analytical testing, remediation, removal and proper disposal of soil/fill material determined to not to comply with the definition of acceptable soil/fill.
- C) In addition to the remedies provided herein, if any person, firm or corporation violates any of the provisions of this chapter or fails to comply with the provisions of a Soil Fill Permit, the Township of Jackson may institute a civil action in the Superior Court for injunctive relief and damages to prohibit and prevent such violation or violations
- D) The Superior Court and Municipal Court shall have jurisdiction to enforce this chapter. If the violation hereof is of a continuing nature, each day during which it continues shall constitute an additional, separate and distinct offense.

364-XXIV Other permits

Nothing contained in this chapter shall be construed to affect the owner’s application for soil erosion and sediment control permits or any other state or federal regulations or permits as required.

364-XXV Appendix Form S-1

FORM SI-1 ACCEPTABLE SOIL/FILL MATERIAL CERTIFICATION FORM

Instructions: The supplier shall make the acceptability determination at the site of soil/fill origin and will complete Parts 1 and 2 of this form. Part 3 will be completed by the person receiving the material to be used as acceptable soil/fill material.

Part 1: Supplier of soil/fill material information

Date: _____

Name (print) _____ Title: _____

Company Name: _____

Street Address: _____

City: _____ State: _____ Zip: _____

Phone #: _____ Email Address: _____

Part 2: Source of acceptable soil/fill material site information

Source Site Name: _____

Past Site Name(s) if known: _____

Street Address: _____

Block _____ Lot(s) _____

City: _____ State: _____ Zip: _____

Brief history of the source property, including all property uses:

1. Has the source property ever been known or suspected to be contaminated? _____
2. Do historical operations at the property reflect or suggest the potential for radiological contaminants? _____
3. Are there naturally occurring radiological materials known or suspected at the source property? _____

Date soil/fill material was subject to analytical testing (provide copies): _____

Justification for not providing testing results: _____

Certification

I, the undersigned, certify under penalty of law, that the information provided in Parts 1 and 2 of this form is true and correct to the best of my knowledge and that the soil/fill material meets the definition of acceptable soil/fill as identified in Chapter 364xx. I also certify, based upon visual inspection, that the soil material does not contain solid waste, any free liquid other than water, obvious signs of staining or discoloration, and that it will not create a public nuisance such as, but not limited to, odors.

Signature: _____

Part 3: Person receiving or placing acceptable soil/fill material

Date: _____

Name (print): _____ Title: _____

CompanyName: _____

StreetAddress: _____

City: _____ State: _____ Zip: _____

Phone #: _____ EmailAddress: _____

Physical address of soil/fill placement: _____

Block _____ Lot(s) _____

City: _____ State: _____ Zip: _____

1. Purpose for importing soil/fill:

2. Quantity, in cubic yards, of acceptable soil/fill material to be imported or placed: _____
3. Anticipated date of placement: _____

4. Anticipated date of final grading: _____

5. Anticipated date of securing the deposited fill (seeding, macadam, etc.): _____

Certification

I, the undersigned, certify under penalty of law that the information provided is true and correct to the best of my knowledge, information and belief. I also certify, based upon visual inspection, that the soil material does not contain solid waste, any free liquid other than water, obvious signs of staining or discoloration, and that it will not create a public nuisance such as, but not limited to, odors.

Signature: _____

Section II.

Severability.

Each section, subsection, sentence, clause and phrase of this Ordinance is declared to be an independent section, subsection, sentence, clause and phrase, and the finding or holding of any such portion of this Ordinance to be unconstitutional, void, or ineffective for any cause, or reason, shall not affect any other portion of this Ordinance.

Section III

This Ordinance shall take effect immediately upon its final passage and publication as required by law.

NOTICE

TAKE NOTICE that the ordinance entitled as of above was introduced and passed on first reading at a regular meeting of the governing body of the Township of Jackson held on the 14th day of April, 2020 and will be further considered upon second reading for final passage at a regular meeting of the said Mayor and Council of the Township of Jackson to be held on the 28th day of April, 2020 at the Municipal Complex, 95 West Veterans Highway, Jackson, New Jersey, at 6:30 p.m. or as soon thereafter as the matter may be reached, at which time and place any person desiring to be heard thereon will be given such opportunity.

Janice Kisty, RMC
Municipal Clerk

2nd PUBLIC HEARING- OCEAN COUNTY COMMUNITY DEVELOPMENT BLOCK GRANT FOR CY 2020

In accordance with the guidelines set forth, the Township is required to hold a public hearing for the purpose of soliciting ideas and applications the community would like to see presented to the Ocean County Community Development Block Grant Program for CY 2020. This hearing will enable the Township to select and prioritize applications for the Ocean County Community Development Block Grant Program. The first Public Hearing was held on **March 24, 2020.**

The CY 2020 Community Development Block Grant Application for the Township of Jackson will be for HUD Matrix Code 3 570-20 (c) which is Public Facilities and Improvements. Projects to be considered are as follows:

- A. Handicapped accessibility to the general purpose room and kitchen in the Senior Center.
- B. HVAC improvements to the Senior Center.

At this time, we will have the second of two public hearings on the Ocean County Community Development Block Grant Applications. Anyone wishing to speak on this topic and bring forth

his or her suggestions may do so at this time. Please state your name and address clearly for the record.

**MOTION TO CLOSE PUBLIC COMMENT ON CDBG SECOND HEARING:
MOTION TO APPROVE BY: SAUICKIE
MOTION SECONDED BY: KERN
YES: BRESSI, FLEMMING, KERN, SAUICKIE, CALOGERO**

**RESOLUTION: 180R-20
TITLE: AUTHORIZE SUBMISSION OF PROJECT APPLICATION BY THE
TOWNSHIP OF JACKSON FOR INCLUSION IN THE OCEAN COUNTY
COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM FOR CY 2020**

**MOTION TO APPROVE BY: KERN
MOTION SECONDED BY: FLEMMING
YES: BRESSI, FLEMMING, KERN, SAUICKIE, CALOGERO**

WHEREAS, the Township of Jackson wishes to submit the below listed project application for inclusion within the Ocean County Community Development Block Grant Program for CY 2020; and

WHEREAS, the Mayor and Township Council, after receipt of public input, has determined that the application submitted on behalf of the Township of Jackson shall consist of the following:

1. The CY 2020 Community Development Block Grant Application for the Township of Jackson will be for HUD Matrix Code 3 570.201(c) which is Public Facilities and Improvements. Projects to be considered are as follows:
 - a. Handicapped accessibility to the general purpose room and kitchen in the Senior Center
 - b. HVAC improvements to the Senior Center

WHEREAS, the approximate value of this grant is \$146,000. Projects will be listed by priority based on availability of funds; and

WHEREAS, it is necessary for the Township Council to adopt a resolution authorizing the submission of project applications and establishing a priority thereto.

NOW, THEREFORE, BE IT RESOLVED by the Township Council of the Township of Jackson, County of Ocean, State of New Jersey, as follows:

1. The submission of the above listed project on behalf of the Township of Jackson for inclusion within the Ocean County Community Development Block Grant Program for CY 2020 be and is hereby authorized.
2. Mayor Michael Reina and/or Terence Wall, CDBG Representative, are hereby authorized to execute and the Clerk attest to the application for inclusion of the aforesaid project in the Community Development Block Grant Program application for CY 2020.
3. Certified copies of this resolution shall be forwarded to the Ocean County Planning Board, Municipal Administrator, Chief Financial Officer, Julio Vega, Jr., and any other interested parties.

DATED: 4-14-20

**JANICE KISTY, R.M.C.
TOWNSHIP CLERK**

PUBLIC COMMENT OPENED, RESOLUTIONS ONLY

NO ONE CAME FORWARD.

**MOTION TO CLOSE PUBLIC COMMENT, RESOLUTIONS ONLY BY: KERN
MOTION SECONDED BY: FLEMMING
YES: BRESSI, FLEMMING, KERN, SAUICKIE, CALOGERO**

THE FOLLOWING FIVE (5) “STAND-ALONE RESOLUTIONS WERE READ INTO THE RECORD INDIVIDUALLY BY EACH COUNCILMAN, WITH COMMENTS OFFERED AFTER EACH ONE:

COUNCILMAN BRESSI:

RESOLUTION 181R-20

TITLE: RESOLUTION AUTHORIZING THE EXECUTION OF ANY AND ALL APPLICATIONS TO ANY STATE AGENCY FOR THE SOLAR PROJECT AT THE LEGLER LANDFILL SITE

COUNCILMAN BRESSI stated this procedure should have been set forth a long time ago.

COUNCILMAN KERN stated after many years of this project being stalled, he is glad that the project is moving forward and voted yes.

COUNCIL PRESIDENT CALOGERO stated it was long overdue.

**MOTION TO APPROVE BY: FLEMMING
MOTION SECONDED BY: KERN
YES: BRESSI, FLEMMING, KERN, SAUICKIE, CALOGERO**

WHEREAS, the Township of Jackson has previously entered into a ground lease with HESP Solar, LLC, for the construction and installation of an approximately 5MW ground mounted photo voltaic system on Township property known as the Legler Landfill Site; and

WHEREAS, said lease agreement was authorized pursuant to Ordinance 09-16 of the Township of Jackson; and

WHEREAS, pursuant to Resolution No. 139R-18, the Township Council of the Township of Jackson has previously authorized the execution of various documents with respect to the filing of applications before the New Jersey Board of Public Utilities and the New Jersey Pinelands Commission; and

WHEREAS, the Township now wishes to authorize the filing of an application for this project to the New Jersey Department of Environmental Protection, and further authorizes the Mayor to sign and the Township Clerk to attest to any and all documents necessary for HESP’s application to the New Jersey Department of Environmental Protection; and

WHEREAS, this authorization shall apply to any other outside agencies, as well, which HESP must submit an application requiring signatures of the Mayor and Township Clerk; and

NOW, THEREFORE, BE IT RESOLVED, by the Mayor and Township Council of the Township of Jackson, County of Ocean and State of New Jersey, as follows:

1. The Governing Body hereby authorizes the filing of an application for this project with the New Jersey Department of Environmental Protection, and authorizes the Mayor to sign and the Township Clerk to attest all documents necessary for HESP’s application to the Department of Environmental Protection, as well as any other outside agencies which may otherwise require such filings.

- 2. That the Governing Body hereby consents to the filing of such application, as well as any other additional applications which must be filed by HESP.
- 3. A copy of this Resolution be forwarded to the following:
 - a) HESP Solar, LLC.

JANICE KISTY, R.M.C.
TOWNSHIP CLERK

DATED: 4-14-20

COUNCILMAN FLEMMING:

RESOLUTION 182R-20

TITLE: RESOLUTION URGING THE STATE OF NEW JERSEY TO IMMEDIATELY RESCIND THE STATE MANDATED GAS TAX INCREASES, RETURNING SAME TO THE LEVEL THAT THEY EXISTED PRIOR TO 2016

MOTION TO APPROVE BY: KERN

MOTION SECONDED BY: SAUICKIE

YES: BRESSI, FLEMMING, KERN, SAUICKIE, CALOGERO

COUNCILMAN FLEMMING commented that during this pandemic, Governor Murphy has declared a State Emergency and has extended the date. The Governor has also declared various orders limiting our citizens the ability to work and earn a living. This resolution would go a long way to giving our citizens a much needed break.

WHEREAS, the Township of Jackson, County of Ocean, State of New Jersey, and the United States of America, are currently faced with the largest health pandemic which has faced our citizens in over 100 years; and

WHEREAS, on March 9, 2020, pursuant to Executive Order No. 103, Governor Murphy has declared both a public health emergency and state of emergency throughout our state due to the public health hazard created by Corona Virus (COVID-19); and

WHEREAS, as COVID-19 continues to spread across the State of New Jersey and increasing numbers of individuals require medical care and hospitalization, Governor Murphy issued further Executive Orders pursuant to his authority under the New Jersey Civilian Defense and Disaster Control Act and the Emergency Health Powers Act in order to protect the public health, safety and welfare against the emergency created by COVID-19; and

WHEREAS, pursuant to N.J.S.A. 26:13-3(b), the public health emergency originally declared by the Governor was set to expire on April 8, 2020; and

WHEREAS, on April 7, 2020, Governor Murphy extended the public health emergency for an additional thirty (30) days; and

WHEREAS, during the initial state of emergency, Governor Murphy issued various Executive Orders limiting the ability of individuals to meet, to work, socialize, etc., initially limiting meetings to no more than fifty (50) persons, subsequently to no more than ten (10) persons; and

WHEREAS, on March 13, 2020, President Donald Trump declared a national State of Emergency pursuant to the National Emergencies Act, 50 U.S.C. § 1601, et seq.; and

WHEREAS, the residents of the Township of Jackson, as well as the entire State of New Jersey, are effectively confined to their homes for the foreseeable future and have been since the initial declaration of the Governor’s State of Emergency; and

WHEREAS, the economic hardship which has been incurred by thousands of Jackson Township residents as a result of them not being able to work, or losing their jobs and associated benefits including health insurance, has caused a tremendous economic impact upon our residents and our community; and

WHEREAS, the 2016 Gas Tax increase of \$0.23 cents per gallon was increased during a period of unprecedented economic growth in the United States and in the State of New Jersey; and

WHEREAS, as a result of the COVID-19 Pandemic, thousands of residents of Jackson Township face economic uncertainty, loss of employment, loss of savings and potential foreclosure or eviction from their residences due to the shutdown of the Nation’s economy; and

WHEREAS, it is only appropriate for the State of New Jersey to immediately repeal and rescind all Gas Tax increases since 2016 during this time of economic crisis; and

WHEREAS, when the public health emergency eventually diminishes, the residents of Jackson Township will have lost substantial amounts of income and will need to return to work; and

WHEREAS, the State of New Jersey can assist those individuals by immediately rolling back all Gas Tax increases to 2016 levels during these unprecedented economic times; and

NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Jackson, County of Ocean and State of New Jersey, as follows:

1. The Township Council of the Township of Jackson hereby urges the State of New Jersey to immediately rescind the state mandated Gas Tax increases, returning same to the level that they existed prior to 2016; and
2. A copy of this Resolution be forwarded to the following:
 - a) Governor Phil Murphy;
 - b) Senate President Steve Sweeney;
 - c) Assembly Speaker Craig J. Coughlin;
 - d) Senator Samuel D. Thompson;
 - e) Assemblyman Robert D. Clifton;
 - f) Assemblyman Ronald S. Dancer;
 - g) Honorable Michael Reina, Mayor;
 - h) Janice Kisty, Township Clerk/Registrar.

JANICE KISTY, R.M.C.
TOWNSHIP CLERK

DATED: 04-14-20

COUNCILMAN KERN:

RESOLUTION 183R-20

TITLE: RESOLUTION URGING THE GOVERNOR OF THE STATE OF NEW JERSEY TO SUSPEND ALL TOLL INCREASES AND TOLL HIKE HEARINGS DURING THE CURRENT HEALTH AND ECONOMIC CRISIS CAUSED BY THE COVID-19 HEALTH EMERGENCY

COUNCILMAN KERN stated the majority of tolls collected in the State of New Jersey are by commuters that reside in New Jersey and many still work in New Jersey. This will adversely impact all front line workers and health workers who are required to go to work and are unable to work remotely from their homes. In addition, he believes that NJ commuters and residents of New Jersey should not be tolled at the same rate as the people who drive through New Jersey. The toll rates should be different for New Jersey residents versus non-residents. This matter is very important to commuters and residents of New Jersey.

MAYOR REINA- research has been conducted showing that residents from Ocean County and Monmouth County have the longest commutes. Residents in these counties pay more in tolls. If this resolution is heard, it will provide relief to those residents commuting to and from work. He applauded the Council for another solid resolution.

**MOTION TO APPROVE BY: SAUICKIE
MOTION SECONDED BY: KERN
YES: BRESSI, FLEMMING, KERN, SAUICKIE, CALOGERO**

WHEREAS, the Township of Jackson, County of Ocean, State of New Jersey, and the United States of America, are currently faced with the largest health pandemic which has faced our citizens in over 100 years; and

WHEREAS, on March 9, 2020, pursuant to Executive Order No. 103, Governor Murphy has declared both a public health emergency and state of emergency throughout our state due to the public health hazard created by Corona Virus (COVID-19); and

WHEREAS, as COVID-19 continues to spread across the State of New Jersey and increasing numbers of individuals require medical care and hospitalization, Governor Murphy issued further Executive Orders pursuant to his authority under the New Jersey Civilian Defense and Disaster Control Act and the Emergency Health Powers Act in order to protect the public health, safety and welfare against the emergency created by COVID-19; and

WHEREAS, pursuant to N.J.S.A. 26:13-3(b), the public health emergency originally declared by the Governor was set to expire on April 8, 2020; and

WHEREAS, on April 7, 2020, Governor Murphy extended the public health emergency for an additional thirty (30) days; and

WHEREAS, during the initial state of emergency, Governor Murphy issued various Executive Orders limiting the ability of individuals to meet, to work, socialize, etc., initially limiting meetings for no more than fifty (50) persons, subsequently to no more than ten (10) persons; and

WHEREAS, on March 13, 2020, President Donald Trump declared a National state of Emergency pursuant to the National Emergencies Act, 50 U.S.C. § 1601, et seq.; and

WHEREAS, the residents of the Township of Jackson, as well as the entire State of New Jersey, are effectively confined to their homes for the foreseeable future and have been since the initial declaration of the Governor's state of emergency; and

WHEREAS, the economic hardship which has been incurred by thousands of Jackson Township residents as a result of them not being able to work, or losing their jobs and associated benefits including health insurance, has caused a tremendous economic impact upon our residents and our community; and

WHEREAS, despite these Executive Orders at both the state and national level, despite the Governor's demand that our residents "stay at home", despite the economic impact of these Emergency Orders, Governor Murphy has, nevertheless, permitted the New Jersey Turnpike Authority and Atlantic City Expressway to hold "toll hike hearings", an administrative requirement before the New Jersey Turnpike or Atlantic City Expressway can raise the tolls on our hardworking residents. Said hearings have been conducted during the state of emergency when residents have been specifically instructed not to leave their homes or meet together in groups; and

WHEREAS, while the residents of Jackson Township face this unprecedented health emergency, fear for its' impact upon their families and economic well being, the Governor of the State of New Jersey has failed to stop the toll increase process; and

WHEREAS, the Governor of the State of New Jersey has the specific legal authority to veto the minutes of any actions of either the New Jersey Turnpike Authority or Atlantic City Expressway Authority thereby rescinding actions taken by them; and

WHEREAS, to allow such hearings to be completed during the time of a health emergency when residents are confined to their home and fear for their loved ones is inexcusable and inappropriate; and

NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Jackson, County of Ocean and State of New Jersey, as follows:

1. The Township Council of the Township of Jackson respectfully submits that Governor Murphy exercise his veto power over the minutes of the New Jersey Turnpike Authority and Atlantic City Expressway Authority with respect to the holding of said public hearings on toll increases until such time as the economic impact of the COVID-19 Pandemic has been overcome; and

2. A copy of this Resolution be forwarded to the following:

- a) Governor Phil Murphy;
- b) Senate President Steve Sweeney;
- c) Assembly Speaker Craig J. Coughlin;
- d) Senator Samuel D. Thompson;
- e) Assemblyman Robert D. Clifton;
- f) Assemblyman Ronald S. Dancer;
- g) Honorable Michael Reina, Mayor;
- h) Janice Kisty, Township Clerk/Registrar.

DATED: 04-14-20

JANICE KISTY, R.M.C.
TOWNSHIP CLERK

COUNCIL VICE PRESIDENT SAUICKIE:

RESOLUTION 184R-20

TITLE: RESOLUTION URGING THE STATE OF NEW JERSEY TO IMMEDIATELY REESTABLISH SCHOOL FUNDING TO THE LEVELS ESTABLISHED PRIOR TO THE COVID-19 HEALTH EMERGENCY AND AS PREVIOUSLY ESTABLISHED FOR 2019

COUNCILMAN VICE PRESIDENT SAUICKIE commented prior to the State Emergency the Governor and the State reallocated funding monies and budgets cuts of 18 million dollars from Jackson Township School District over a 5 year period. Based on the economic crisis as a result of COVID 19, health emergency the Jackson School District is in desperate need of funding. The funding has been previously cut prior to this health emergency. The Jackson Township Council views the education of our students as an essential component of the quality of life of Jackson Township, its residents, and the future of its children. The Council values teachers, coaches, lunch aids, and bus drivers who instruct and take care of our children. Their jobs have been impacted by the Governor's school budget cuts. The Council requests the Governor immediately reinstate those funds withdrawn and support the school district that the Council values.

COUNCIL PRESIDENT CALOGERO-this is not a time for politics but a time to show leadership. He wishes the Governor supports this resolution. At this time, we are in need of leadership.

MOTION TO APPROVE BY: KERN

MOTION SECONDED BY: SAUICKIE

YES: BRESSI, FLEMMING, KERN, SAUICKIE, CALOGERO

WHEREAS, the Township of Jackson, County of Ocean, State of New Jersey, and the United States of America, are currently faced with the largest health pandemic which has faced our citizens in over 100 years; and

WHEREAS, on March 9, 2020, pursuant to Executive Order No. 103, Governor Murphy has declared both a public health emergency and state of emergency throughout our state due to the public health hazard created by Corona Virus (COVID-19); and

WHEREAS, as COVID-19 continues to spread across the State of New Jersey and increasing numbers of individuals require medical care and hospitalization, Governor Murphy

issued further Executive Orders pursuant to his authority under the New Jersey Civilian Defense and Disaster Control Act and the Emergency Health Powers Act in order to protect the public health, safety and welfare against the emergency created by COVID-19; and

WHEREAS, pursuant to N.J.S.A. 26:13-3(b), the public health emergency originally declared by the Governor was set to expire on April 8, 2020; and

WHEREAS, on April 7, 2020, Governor Murphy extended the public health emergency for an additional thirty (30) days; and

WHEREAS, during the initial state of emergency, Governor Murphy issued various Executive Orders limiting the ability of individuals to meet, to work, socialize, etc., initially limiting meetings for no more than fifty (50) persons, subsequently to no more than ten (10) persons; and

WHEREAS, on March 13, 2020, President Donald Trump declared a National state of Emergency pursuant to the National Emergencies Act, 50 U.S.C. § 1601, *et seq.*; and

WHEREAS, the residents of the Township of Jackson, as well as the entire State of New Jersey, are effectively confined to their homes for the foreseeable future and have been since the initial declaration of the Governor's state of emergency; and

WHEREAS, the economic hardship which has been incurred by thousands of Jackson Township residents as a result of them not being able to work, or losing their jobs and associated benefits including health insurance, has caused a tremendous economic impact upon our residents and our community; and

WHEREAS, prior to the state of emergency being declared by Governor Murphy, the State of New Jersey reallocated school funding dollars throughout the State of New Jersey, cutting approximately \$18 million dollars from the Jackson Township School District over a five (5) year period; and

WHEREAS, the current economic crisis has resulted in thousands of residents of Jackson Township losing their employment and facing the potential of foreclosure and/or eviction from their primary residences; and

WHEREAS, based upon this economic crisis as a result of the COVID-19 health emergency, the Jackson Township School District is in desperate need of the funding which has been previously cut prior to this health emergency; and

WHEREAS, the Jackson Township Council views the education of our children as an essential component of the quality life of Jackson Township, its residents, and the future of its children, and

WHEREAS, the Jackson Township Council values the teachers, coaches, lunch aides and bus drivers who instruct and take care of our children, all of whom will have their jobs and programs negatively impacted by the Governor's budget cuts; and

NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Jackson, County of Ocean and State of New Jersey, as follows:

1. The Township hereby urges the State of New Jersey to immediately reestablish school funding to the levels established prior to the COVID-19 health emergency and as previously established for 2019; and
2. A copy of this Resolution be forwarded to the following:
 - a) Governor Phil Murphy;
 - b) Senate President Steve Sweeney;
 - c) Assembly Speaker Craig J. Coughlin;
 - d) Senator Samuel D. Thompson;
 - e) Assemblyman Robert D. Clifton;
 - f) Assemblyman Ronald S. Dancer;
 - g) Honorable Michael Reina, Mayor;

h) Janice Kisty, Township Clerk/Registrar.

JANICE KISTY, R.M.C.
TOWNSHIP CLERK

DATED: 04-14-20

COUNCIL PRESIDENT CALOGERO:

RESOLUTION 185R-20

TITLE: RESOLUTION SUPPORTING S-2343 AND A-3917 TO IMPOSE APPROPRIATE FINANCIAL PENALTIES UPON THOSE WHO WILLFULLY REFUSE TO COMPLY WITH THE GOVERNOR’S EXECUTIVE ORDER RELATING TO SOCIAL, POLITICAL OR RELIGIOUS GATHERINGS DURING THE COVID-19 HEALTH EMERGENCY

COUNCIL PRESIDENT CALOGERO stated that he can’t believe that we have to put a piece of legislation forward to comply with the Governor’s regulations. He thanked District 10 legislation for being brave and bold. They are representing people in a true manner. This is a matter of life and death and he asked to please obey the rules. He urges the Council to pass this resolution.

MOTION TO APPROVE BY: SAUICKIE

MOTION SECONDED BY: KERN

YES: BRESSI, FLEMMING, KERN, SAUICKIE, CALOGERO

WHEREAS, the Township of Jackson, County of Ocean, State of New Jersey, and the United States of America, are currently faced with the largest health pandemic which has faced our citizens in over 100 years; and

WHEREAS, on March 9, 2020, pursuant to Executive Order No. 103, Governor Murphy has declared both a public health emergency and state of emergency throughout our state due to the public health hazard created by Corona Virus (COVID-19); and

WHEREAS, as COVID-19 continues to spread across the State of New Jersey and increasing numbers of individuals require medical care and hospitalization, Governor Murphy issued further Executive Orders pursuant to his authority under the New Jersey Civilian Defense and Disaster Control Act and the Emergency Health Powers Act in order to protect the public health, safety and welfare against the emergency created by COVID-19; and

WHEREAS, pursuant to N.J.S.A. 26:13-3(b), the public health emergency originally declared by the Governor was set to expire on April 8, 2020; and

WHEREAS, on April 7, 2020, Governor Murphy extended the public health emergency for an additional thirty (30) days; and

WHEREAS, during the initial state of emergency, Governor Murphy issued various Executive Orders limiting the ability of individuals to meet, to work, socialize, etc., initially limiting meetings for no more than fifty (50) persons, subsequently to no more than ten (10) persons; and

WHEREAS, on March 13, 2020, President Donald Trump declared a national State of Emergency pursuant to the National Emergencies Act, 50 U.S.C. § 1601, et seq.; and

WHEREAS, the residents of the Township of Jackson, as well as the entire State of New Jersey, are effectively confined to their homes for the foreseeable future and have been since the initial declaration of the Governor’s state of emergency; and

WHEREAS, the economic hardship which has been incurred by thousands of Jackson Township residents as a result of them not being able to work, or losing their jobs and associated benefits including health insurance, has caused a tremendous economic impact upon our residents and our community; and

WHEREAS, the Governor’s Executive Orders specifically prohibit gatherings of individuals for social, celebratory or religious gatherings in order to help blunt the community spread of the COVID-19 virus across the State of New Jersey; and

WHEREAS, under existing law, individuals face potential criminal charges for such violations, however, it is believed that the penalties which would ultimately be imposed are of an insufficient deterrent to stop the continued and mindful disregard of the Governor’s prohibition on such gatherings; and

WHEREAS, the State Legislature is currently considering S-2343 and A-3917 which, if adopted, would impose a civil penalty of a minimum of \$5,000.00 to a maximum of \$10,000.00 for any person to be found in willful violation of the Governor’s Order prohibiting such gatherings, meetings, etc.; and

WHEREAS, the Township Council of the Township of Jackson believes that such a monetary penalty will help and assist in curtailing the willful disregard of the Governor’s Emergency Orders; and

NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Jackson, County of Ocean and State of New Jersey, as follows:

1.The Township Council hereby supports S-2343 and A-3917, and urges that same be passed and signed into law; and

2. A copy of this Resolution be forwarded to the following:

- a)Governor Phil Murphy;
- b) Senate President Steve Sweeney;
- c) Assembly Speaker Craig J. Coughlin;
- d) Senator Samuel D. Thompson;
- e) Assemblyman Robert D. Clifton;
- f) Assemblyman Ronald S. Dancer;
- g) Ocean County Board of Chosen Freeholders;
- h) Honorable Michael Reina, Mayor;
- i) Janice Kisty, Township Clerk/Registrar.

JANICE KISTY, R.M.C.
TOWNSHIP CLERK

DATED: 4-14-20

BILLS AND CLAIMS:

MOTION TO APPROVE BILLS AND CLAIMS BY: SAUICKIE

MOTION SECONDED BY: FLEMMING

YES: BRESSI, FLEMMING, KERN, SAUICKIE, CALOGERO

ABSTAIN: KERN (SUR09) CALOGERO (GER17)

CHECK#

VENDOR

AMOUNT

Firefox

about:blank

April 15, 2020
08:59 AM

TOWNSHIP OF JACKSON
Check Register By Check Date

Page No: 1

Range of Checking Accts: First to Last Range of Check Dates: 04/14/20 to 04/14/20
Report Type: All Checks Report Format: Super Condensed Check Type: Computer: Y Manual: Y Dir Deposit: Y

Check #	Check Date	Vendor	Amount Paid	Reconciled/Void	Ref Num
CAPITAL					
61886	04/14/20	ACC09 ACCUSCAN	10,994.07		7022
61887	04/14/20	MEC02 MECO, INC.	101,423.14		7022

Checking Account Totals	Paid	Void	Amount Paid	Amount Void
Checks:	2	0	112,417.21	0.00
Direct Deposit:	0	0	0.00	0.00
Total:	2	0	112,417.21	0.00

CREDIT CARD					
1096	04/14/20	COM41 COMMUNITY PASS	2,425.64		7026

Checking Account Totals	Paid	Void	Amount Paid	Amount Void
Checks:	1	0	2,425.64	0.00
Direct Deposit:	0	0	0.00	0.00
Total:	1	0	2,425.64	0.00

CURRENT					
102459	04/14/20	JAC15 JACKSON TOWNSHIP P/R ACCOUNT	807,832.66		7020
102460	04/14/20	ACC03 ACCURATE AUTOMOTIVE	150.00		7020
102461	04/14/20	ALL11 ALLSHORE TOWING SERVICE INC.	200.00		7020
102462	04/14/20	ALL54 ALL FUR PAWS ANIMAL HOSPITAL	461.65		7020
102463	04/14/20	APR02 APRUZZESE, McDERMOTT,	6,383.87		7020
102464	04/14/20	ARR01 ARROW LOCKSMITH & SECURITY INC	190.95		7020
102465	04/14/20	ASB01 ASBURY PARK PRESS, INC.	0.00	04/14/20 VOID	0
102466	04/14/20	ASB01 ASBURY PARK PRESS, INC.	172.70		7020
102467	04/14/20	ASS05 ASSOCIATION OF NJ RECYCLERS	190.00		7020
102468	04/14/20	ATL35 ATLANTIC UNIFORM CO INC	2,937.00		7020
102469	04/14/20	BRI18 VAN WICKLE AUTO SUPPLY	516.92		7020
102470	04/14/20	CAB03 CABLEVISION CORP.	251.23		7020
102471	04/14/20	CAB03 CABLEVISION CORP.	334.44		7020
102472	04/14/20	CAR02 CARLSON'S AUTOMOTIVE BODY SHOP	1,170.80		7020
102473	04/14/20	CEN22 CENTRAL JERSEY WASTE AND	49,261.42		7020
102474	04/14/20	CIT01 CITTA, HOLZAPFEL & ZABARSKY	500.00		7020
102475	04/14/20	CME01 CONSULTING & MUNICIPAL ENG LLP	322.50		7020
102476	04/14/20	COM33 COMMUNICATIONS SPECIALISTS, INC	2,992.50		7020
102477	04/14/20	CON51 CONSTELLATION NEW ENERGY INC	6,654.08		7020
102478	04/14/20	COR14 CORE MECHANICAL, INC.	712.00		7020
102479	04/14/20	COU20 COUNTRY SUDSER CAR WASH	366.50		7020
102480	04/14/20	CRO17 CROSS COUNTRY	159.84		7020
102481	04/14/20	DAN18 DANELIZ SHREDDING LLC	378.00		7020
102482	04/14/20	DAS01 DASTI, MURPHY, MCGUCKIN PC	1,065.00		7020
102483	04/14/20	EAG04 EAGLE POINT GUNS	28,784.50		7020
102484	04/14/20	EDW04 EDWARDS TIRE COMPANY, INC.	1,263.90		7020
102485	04/14/20	EMR01 EMR POWER SYSTEMS, LLC	2,620.00		7020
102486	04/14/20	EYE01 EYEMED VISION CARE/FAA INC.	535.62		7020
102487	04/14/20	FC01 F & C AUTOMOTIVE SUPPLY, INC.	653.48		7020
102488	04/14/20	FOS02 FOSTER & COMPANY, INC.	699.09		7020
102489	04/14/20	FRE04 FREEHOLD FORD	486.60		7020
102490	04/14/20	GER17 GERTNER & GERTNER LLC	312.00		7020
102491	04/14/20	GLE06 GLENCO SUPPLY, INC.	1,106.00		7020

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Check #	Check Date	Vendor	Amount Paid	Reconciled/Void	Ref Num
CURRENT					
Continued					
102492	04/14/20	GOV15 GOVERNMENT FORMS AND SUPPLIES	229.00		7020
102493	04/14/20	GRA02 GRANTURK EQUIPMENT CO., INC.	245.18		7020
102494	04/14/20	GRI05 JOSEPH D. GRISANTI	1,200.00		7020
102495	04/14/20	GRO19 GROFF TRACTOR LLC	6,637.84		7020
102496	04/14/20	HOL19 HOLMAN FRENIA ALLISON, PC	25,000.00		7020
102497	04/14/20	HOM01 HOME DEPOT PRO	688.60		7020
102498	04/14/20	HUN03 HUNTER JERSEY PETERBILT	796.16		7020
102499	04/14/20	HUN06 TRU STOR LLC	2,572.00		7020
102500	04/14/20	INT36 INTERGLOBE COMMUNICATIONS, INC	493.30		7020
102501	04/14/20	JCP01 JERSEY CENTRAL POWER & LIGHT	30,864.79		7020
102502	04/14/20	JRH01 J.R. HENDERSON LABS, INC.	50.00		7020
102503	04/14/20	LAR02 LARSON FORD, INC.	6,476.15		7020
102504	04/14/20	LOR02 LORCO PETROLEUM SERVICES	37.50		7020
102505	04/14/20	LOW01 LOWE'S COMPANIES, INC.	537.43		7020
102506	04/14/20	MAI10 THE MAINTENANCE CONNECTION	646.36		7020
102507	04/14/20	MAR76 MARCO HOLDINGS LLC	1,976.00		7020
102508	04/14/20	MAZ04 MAZZA RECYCLING SERV., LLC	12,308.76		7020
102509	04/14/20	MEM05 MEMOLI & COMPANY PC	3,868.75		7020
102510	04/14/20	MER10 MERIDIAN OCCUPATIONAL HEALTH	4,356.00		7020
102511	04/14/20	MIR03 MIRACLE CHEMICAL COMPANY	200.50		7020
102512	04/14/20	MOG01 EDWARD L MOGILA	360.00		7020
102513	04/14/20	NJM06 NJ MOTOR VEHICLE COMMISSION	195.00	04/14/20 VOID	7020 (Reason: need separate cks)
102514	04/14/20	NJN03 NEW JERSEY NATURAL GAS	10,940.97		7020
102515	04/14/20	OCE05 OCEAN CTY RECYCLING CTR, INC.	609.80		7020
102516	04/14/20	OCE47 OCEAN COUNTY EQUIPMENT, INC.	1,082.74		7020
102517	04/14/20	OPE02 OPEN SYSTEMS INTEGRATORS, INC.	442.00		7020
102518	04/14/20	ORI01 ORIENTAL TRADING COMPANY, INC.	301.52		7020
102519	04/14/20	OWE01 OWEN LITTLE & ASSOC., INC.	280.00		7020
102520	04/14/20	PAR45 JAMES PARSELLS	121.00		7020
102521	04/14/20	PET29 PETROLEUM TRADERS CORPORATION	11,408.87		7020
102522	04/14/20	PIN01 PINE BELT ENTERPRISE	208.82		7020
102523	04/14/20	POL01 POLICE & FIREMEN'S RETIREMENT	2,982,172.98		7020
102524	04/14/20	POT05 SANITARY SOLUTIONS INC.	857.00		7020
102525	04/14/20	PRI30 PRIMEPOINT	518.00		7020
102526	04/14/20	PUB01 PUBLIC EMP. RETIREMENT SYSTEM	998,757.26		7020
102527	04/14/20	REM01 REMINGTON, VERNICK & VENA ENG.	4,623.50		7020
102528	04/14/20	RUM02 BRIAN E. RUMPF, ATTY.	1,358.00		7020
102529	04/14/20	SCH33 DEANA SCHUELER	210.00		7020
102530	04/14/20	SLI04 KATHERINE SLISKY - SNR CNTR	45.46		7020
102531	04/14/20	SOU21 SOUTH JERSEY ENERGY COMPANY	354.21		7020
102532	04/14/20	STAS0 APPLIED CONCEPTS, INC.	986.00		7020
102533	04/14/20	STA76 STANDARD INSURANCE CO.	8,625.93		7020
102534	04/14/20	SUR08 SURF TERMITE & PEST CONTROL	330.00		7020
102535	04/14/20	TAR09 DAVID & JANICE TARR	226.00		7020
102536	04/14/20	TMO2 T & M ASSOCIATES	84.50		7020
102537	04/14/20	TOZ02 LISA TOZZI	140.00		7020
102538	04/14/20	USM01 U.S. MUNICIPAL SUPPLY INC.	767.24		7020
102539	04/14/20	VER08 VERIZON WIRELESS	38.01		7020
102540	04/14/20	WAG05 R. J. WAGNER	216.47		7020
102541	04/14/20	WAT03 WATCHUNG SPRING WATER	10.94		7020
102542	04/14/20	WBM01 W.B. MASON COMPANY	421.98		7020
102543	04/14/20	WIL47 WOJCIECH WILK	42.00		7020

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CURRENT					
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102544	04/14/20	WIN11 KELLY WINTHROP, LLC	105.00		7020
102545	04/14/20	NJM06 NJ MOTOR VEHICLE COMMISSION	135.00		7028
102546	04/14/20	NJM06 NJ MOTOR VEHICLE COMMISSION	60.00		7029
Checking Account Totals					
		<u>Paid</u>	<u>Void</u>	<u>Amount Paid</u>	<u>Amount Void</u>
	Checks:	86	2	5,045,690.77	195.00
	Direct Deposit:	0	0	0.00	0.00
	Total:	86	2	5,045,690.77	195.00
DEV FEES-COAH DEV FEES - COAH (NEW)					
357	04/14/20	SUR09 SURENIAN, EDWARDS & NOLAN LLC	7,375.71		7027
Checking Account Totals					
		<u>Paid</u>	<u>Void</u>	<u>Amount Paid</u>	<u>Amount Void</u>
	Checks:	1	0	7,375.71	0.00
	Direct Deposit:	0	0	0.00	0.00
	Total:	1	0	7,375.71	0.00
DEVELOPERS-OF DEVELOPERS-OCEAN FIRST					
66608	04/14/20	JAC15 JACKSON TOWNSHIP P/R ACCOUNT	6,840.00		7021
66609	04/14/20	BER26 BERK HOLDINGS, LLC	31,760.12		7021
66610	04/14/20	BRO55 BROOKSIDE POINT, LLC	988.27		7021
66611	04/14/20	CME01 CONSULTING & MUNICIPAL ENG LLP	778.00		7021
66612	04/14/20	DAS01 DASTI_MURPHY, MCGUCKIN PC	1,065.00		7021
66613	04/14/20	EDH01 EDH ENGINEERING SERVICES, LLC	75.00		7021
66614	04/14/20	GER17 GERTNER & GERTNER LLC	0.00	04/14/20 VOID	0
66615	04/14/20	GER17 GERTNER & GERTNER LLC	0.00	04/14/20 VOID	0
66616	04/14/20	GER17 GERTNER & GERTNER LLC	7,325.49		7021
66617	04/14/20	JAC08 JACKSON TOWNSHIP CURRENT FUND	6,840.00		7021
66618	04/14/20	MEG02 MEGAN ASSOCIATES	1,230.00		7021
66619	04/14/20	MIS06 MISKOVICH CONSULTING ENGINEERS	580.00		7021
66620	04/14/20	OWE01 OWEN LITTLE & ASSOC., INC.	0.00	04/14/20 VOID	0
66621	04/14/20	OWE01 OWEN LITTLE & ASSOC., INC.	6,829.82		7021
66622	04/14/20	PIN30 PINE BELT LONDON, LLC	6,122.08		7021
66623	04/14/20	QUI08 QUICK CHEK CORP.	3,494.02		7021
66624	04/14/20	REM01 REMINGTON, VERNICK & VENA ENG.	0.00	04/14/20 VOID	0
66625	04/14/20	REM01 REMINGTON, VERNICK & VENA ENG.	0.00	04/14/20 VOID	0
66626	04/14/20	REM01 REMINGTON, VERNICK & VENA ENG.	11,576.00		7021
66627	04/14/20	SHA35 THOMAS SHARAC	330.35		7021
66628	04/14/20	STA16 STAVOLA CONTRACTING CO., INC.	16,395.97		7021
66629	04/14/20	TM01 T & M ASSOCIATES, INC.	1,092.25		7021
66630	04/14/20	TM02 T & M ASSOCIATES	0.00	04/14/20 VOID	0
66631	04/14/20	TM02 T & M ASSOCIATES	0.00	04/14/20 VOID	0
66632	04/14/20	TM02 T & M ASSOCIATES	25,359.84		7021
Checking Account Totals					
		<u>Paid</u>	<u>Void</u>	<u>Amount Paid</u>	<u>Amount Void</u>
	Checks:	18	7	128,682.21	0.00
	Direct Deposit:	0	0	0.00	0.00
	Total:	18	7	128,682.21	0.00
DOG DOG ACCOUNT - NEW					
875	04/14/20	JAC15 JACKSON TOWNSHIP P/R ACCOUNT	1,260.09		7025

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Check #	Check Date	Vendor	Amount Paid	Reconciled/Void	Ref Num
DOG ACCOUNT - NEW					
Continued					
Checking Account Totals		Paid	Void	Amount Paid	Amount Void
Checks:	1	0	1,260.09	0.00	
Direct Deposit:	0	0	0.00	0.00	
Total:	1	0	1,260.09	0.00	
GENERAL TRUST					
62184	04/14/20	JAC15 JACKSON TOWNSHIP P/R ACCOUNT	4,678.18		7023
62185	04/14/20	CME01 CONSULTING & MUNICIPAL ENG LLP	774.00		7023
62186	04/14/20	MAN39 DARREN MANNING	25.00		7023
62187	04/14/20	SER11 SERVICE MASTER OF THE SHORE AREA	1,410.00		7023
Checking Account Totals		Paid	Void	Amount Paid	Amount Void
Checks:	4	0	6,887.18	0.00	
Direct Deposit:	0	0	0.00	0.00	
Total:	4	0	6,887.18	0.00	
PARKS REC					
67087	04/14/20	JAC15 JACKSON TOWNSHIP P/R ACCOUNT	1,423.75		7024
67088	04/14/20	JAC12 JACKSON TWP - BOARD OF ED.	4,299.75		7024
67089	04/14/20	SH013 SHOPRITE/PERLMART, INC.	141.33		7024
67090	04/14/20	SL104 KATHERINE SLISKY - SNR CNTR	52.84		7024
67091	04/14/20	SS01 S & S WORLDWIDE	109.47		7024
Checking Account Totals		Paid	Void	Amount Paid	Amount Void
Checks:	5	0	6,027.14	0.00	
Direct Deposit:	0	0	0.00	0.00	
Total:	5	0	6,027.14	0.00	
Report Totals		Paid	Void	Amount Paid	Amount Void
Checks:	118	9	5,310,765.95	195.00	
Direct Deposit:	0	0	0.00	0.00	
Total:	118	9	5,310,765.95	195.00	

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Totals by Year-Fund Fund Description	Fund	Budget Total	Revenue Total	G/L Total	Total
	0-01	5,015,497.15	0.00	0.00	5,015,497.15
	9-01	27,090.50	0.00	0.00	27,090.50
	C-04	112,417.21	0.00	0.00	112,417.21
	G-02	5,528.76	0.00	0.00	5,528.76
	T-12	6,887.18	0.00	0.00	6,887.18
	T-13	6,027.14	0.00	0.00	6,027.14
	T-17	1,260.09	0.00	0.00	1,260.09
	T-20	7,375.71	0.00	0.00	7,375.71
Year Total:		21,550.12	0.00	0.00	21,550.12
Total of All Funds:		5,182,083.74	0.00	0.00	5,182,083.74

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Project Description	Project No.	Project Total
PERF GUAR CASH BOND	1512-2567	31,760.12
FREMONT SECONDARY ACCESS/STAV	1512-2584	16,395.97
HARVARD SQUARE/SYDNEY KRUPNICK	P31151	74.00
7200135870-BROOKSIDE POINT LLC	P31295	988.27
PINE KNOLL MANOR/CASTELLAR	P31376	79.80
PARAMOUNT ROYAL GROVE/MEGAN'S	P31387	129.00
DVT ENTERPRISES/MAPLEWOOD EST	P31525	74.00
LIBERTY COMMONS/HOPE CHAPEL RD	P31777	185.50
SITE PLN 722-1/JACKSON 21 LLC	P31849	1,235.25
JACKSON PK/THE EDGE RESTAURANT	P31885	304.70
SITE PLAN #757/ASPEN TREE EXP	P31920	150.00
COMMERCIAL OFF/WAREHOUSE BERK	P31937	366.42
NEW INSPECTION/39 STEPS	P31989	223.00
MAJ SBDV INTO 11 RESID LOTS	P31995	133.00
HOUSE OF WORSHIP/KOLEL SHAS YI	P32058	1,092.25
MAJ SBDV 12 LOTS/VALLEY RIDGE	P32071	980.00
MAJ SBDV 12 RES/SOLOMON ZOLTY	P32166	6,707.20
6 LOT RES SBDV/CTY LINE CONSTR	P32172	1,765.00
P/F MAJ S/P 227-1/220 FARADAY	P32181	742.50
CONSTRUCT ADDITION/MIKE WENGER	P32182	2,660.70
MAJ SBDV/10 LOTS/GRAWTOWN ACR	P32186	1,280.00
100K SF SELF STORAGE/SAFSTOR	P32203	2,880.00
7200065093 CLEARING	TWPO0002	450.00
JF KIELY	TWPOE06	1,650.00
VERIZON-	TWPOE114	2,010.00
WALTER EARLE	TWPOE12	3,600.00
JCP&L PLANNED	TWPOE132	1,380.00

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Project Description	Project No.	Project Total
ASPLUNDH TREE	TWPOE256	2,550.00
CABLEVISION & (SUBCONTRACTORS)	TWPOE51	1,050.00
60 ACRES	TWPOE65	1,440.00
7200065250 PINE BELT LONDON	Z31117	6,122.08
7760145758 THOMAS SHARAC	Z31408	330.35
7760145876-MEGANS ASSOCIATES	Z31455	1,230.00
conven store & gas station	Z31652	3,494.02
JACKSON VILLAGE SQUARE	Z31784	150.00
SO KNOLLS SEC 3/TIMBER RIDGE	Z31787	4,762.00
EMERGENCY CARE/MEDICAL OFFICE	Z31880	418.18
VAR 3121 POOLHOUSE CONV/DWELL	Z31923	167.50
SPORTS COMPLEX/CARDINALE	Z32006	165.00
VAR 3191 BPOE JACKSON ELKS	Z32015	746.75
MIN SBDV 1396/JOSEPH SEBBAG	Z32076	360.00
39 TOWNHOUSE BLDGS/HYSON ESTAT	Z32079	577.50
192 RESIDENT UNITS/PORT & COHN	Z32115	1,702.59
8,000 OFF WAREHOUSE/3C INDUSTR	Z32116	5,931.75
TREE SERVICE BUSINESS/PHILS	Z32144	426.42
CONCRETE WALL/DAN O'BRIEN	Z32156	382.25
INTERPRET 3290 RG-2/ROYAL GROV	Z32158	1,106.62
RELOCATE EASEMENT/BARRY ZOLTY	Z32159	247.50
OLIVERIE FUNERAL HOME	Z32171	12,189.84
ENTRY SIGN/EARLE INVESTMENTS	Z32191	866.55
VETERINARY HOSPITAL/KKV INVEST	Z32193	1,015.58
VAR 3316 SYNAGOGUE/WISNP LLC	Z32196	455.00
ASPHALT CONTRACTOR/LACZYNSKI	Z32204	1,050.00
VAR #3314/JOHN A. PIELLI	Z32210	328.57

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Project Description	Project No.	Project Total
VAR #3307 JOSEPH ERNST	Z32214	119.48
Total of All Projects:		128,682.21

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CONSENT AGENDA, ONE VOTE FOR ALL OF THE FOLLOWING RESOLUTIONS:

RESOLUTION 186R-20

TITLE: AUTHORIZE TAX OVERPAYMENT REFUNDS

MOTION TO APPROVE BY: KERN

MOTION SECONDED BY: FLEMMING

YES: BRESSI, FLEMMING, KERN, SAUICKIE, CALOGERO

WHEREAS, it has been determined by the Township Tax Collector that the taxpayers as indicated on the attached Schedule “A” are entitled to overpayment refunds, and;

WHEREAS, it is the desire of the Township Council to have these overpayments returned to the respective taxpayers;

NOW, THEREFORE, BE IT RESOLVED by the Township Council of the Township of Jackson, County of Ocean, State of New Jersey, that:

1. The Tax Collector is hereby authorized to make overpayment refunds in the amount shown and to the taxpayers, as appears on Schedule “A” which made apart hereof.
2. Copies of this Resolution to the Tax Collector.

TOWNSHIP OF JACKSON

OVERPAYMENT REFUNDS

RESOLUTION 186R-20

APRIL 14, 2020

<u>BLOCK</u>	<u>LOT</u>	<u>NAME</u>	<u>YEAR-QTR</u>	<u>AMOUNT</u>
999	999	David & Janice Tarr	2020/2 nd	\$ 226.00
TOTAL:				\$ 226.00

JANICE KISTY, R.M.C.
TOWNSHIP CLERK

DATED: 4-14-20

RESOLUTION 187R-20

TITLE: APPROVE JACKSON TOWNSHIP COUNCIL MEETING MINUTES OF MARCH 24, 2020

MOTION TO APPROVE BY: KERN

MOTION SECONDED BY: FLEMMING

YES: BRESSI, FLEMMING, KERN, SAUICKIE, CALOGERO

WHEREAS, official Minutes of Jackson Township Council meetings have been prepared; and

WHEREAS, the Township Clerk has reviewed these Minutes and has submitted them to the Town Council for their approval.

NOW, THEREFORE, BE IT RESOLVED by the Township Council of the Township of Jackson, County of Ocean, that;

1. The following Minutes are hereby approved by the Jackson Township Council:

MARCH 24, 2020

- 2. Copies of this resolution to any interested parties.

DATED: 4-14-20

**JANICE KISTY, R.M.C.
TOWNSHIP CLERK**

RESOLUTION 188R-20

TITLE: AUTHORIZE RENEWAL OF MOBILE HOME PARK LICENSE FOR THE YEAR 2020 TO ALLIED ORDNANCE, T/A OAK TREE MOBILE HOME PARK A/K/A BLOCK 2507, LOT 10, 565 DIAMOND ROAD

MOTION TO APPROVE BY: KERN

MOTION SECONDED BY: FLEMMING

YES: BRESSI, FLEMMING, KERN, SAUICKIE, CALOGERO

WHEREAS, Allied Ordnance t/a Oak Tree Mobile Home Park has requested a renewal of its Mobile Home Park License for Calendar Year 2020 for property located at 565 Diamond Road, a/k/a Block 2507, Lot 10, Jackson Township; and

WHEREAS, per Chapter 280 of the Jackson Code, said applicant has submitted an application in proper form, paid the required fees and has received approval from various municipal departments and agencies.

NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Jackson, County of Ocean and State of New Jersey, as follows:

- 1. The application of Allied Ordnance t/a Oak Tree Mobile Home Park for renewal of its Mobile Home Park License for the premises located at 565 Diamond road a/k/a Block 2507, Lot 10, Jackson Township, is hereby approved.
- 2. The Township Clerk is hereby authorized to issue the aforesaid renewal to the applicant.
- 3. Said license is issued for a period commencing February 1, 2020 and ending January 31, 2021.
- 4. Said license is issued subject to any and all restrictions imposed by the Jackson Township Zoning Board of Adjustment and the Jackson Township Planning Board.
- 5. That upon the adoption of this resolution, the Township Clerk is authorized and directed to forward a certified copy of it to the Township Administrator, Rent Leveling Board and Allied Ordnance t/a Oak Tree Mobile Home Park.

DATED: 04-14-20

**JANICE KISTY, R.M.C.
TOWNSHIP CLERK**

RESOLUTION 189R-20

TITLE: AUTHORIZE RENEWAL OF MOBILE HOME PARK LICENSE FOR CY 2020 TO MGM JACKSON, LLC T/A MAPLE GLEN MOBILE HOME PARK (BLOCK 18602, LOT 1, MILLER ROAD)

MOTION TO APPROVE BY: KERN

MOTION SECONDED BY: FLEMMING

YES: BRESSI, FLEMMING, KERN, SAUICKIE, CALOGERO

WHEREAS, MGM Jackson, LLC t/a Maple Glen Mobile Home Park has requested a renewal of its Mobile Home Park License for Calendar Year 2020 for property located on Miller Road, a/k/a Block 18602, Lot 1, Jackson Township; and

WHEREAS, per Chapter 280 of the Jackson Code, said applicant has submitted an application in proper form, paid the required fees and has received approval from various municipal departments and agencies.

NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Jackson, County of Ocean and State of New Jersey, as follows:

1. The application of MGM Jackson, LLC t/a Maple Glen Mobile Home for renewal of its Mobile Home Park License for the premises located on Miller Road, a/k/a Block 18602, Lot 1, Jackson Township, is hereby approved.
2. The Township Clerk is hereby authorized to issue the aforesaid renewal to the applicant.
3. Said license is issued for a period commencing February 1, 2020 and ending January 31, 2021.
4. Said license is issued subject to any and all restrictions imposed by the Jackson Township Zoning Board of Adjustment and the Jackson Township Planning Board.
5. That upon the adoption of this resolution, the Township Clerk is authorized and directed to forward a certified copy of it to the Township Administrator, MGM Jackson, LLC t/a Maple Glen Mobile Home Park and the Rent Leveling Board.

DATED: 04-14-20

JANICE KISTY, R.M.C.
TOWNSHIP CLERK

RESOLUTION 190R-20

TITLE: AUTHORIZE RENEWAL OF MINING LICENSE TO CLAYTON SAND COMPANY FOR BLOCK 19001, LOTS 11.02 & 12, AND BLOCK 19101, LOTS 1, 3, 4, 6 & 7 FOR A PERIOD OF TWO (2) YEARS

MOTION TO APPROVE BY: KERN

MOTION SECONDED BY: FLEMMING

YES: BRESSI, FLEMMING, KERN, SAUICKIE, CALOGERO

WHEREAS, Clayton Sand Company has applied for renewal of Mining License to mine premises known as the Glidden Mine (Block 19001, Lots 11.01 and 12, and Block 19101, Lots 1, 3, 4, 6 & 7 (Toms River Road and Bowman Road) pursuant to Chapters 185 and 244-79 (F) of the Jackson Code; and

WHEREAS, Clayton Sand Company has submitted an application in proper form and has paid the required fees; and

WHEREAS, taxes are paid on the premises in question and the appropriate municipal agencies or officers have inspected the premises and T & M Associates recommended the following submissions prior to the renewal of this license and Clayton Sand Company agreeing to same; and

1. An updated survey will be performed and provided to the Township Engineer within 3 months of the approval
2. Insufficient Certificate-of-Filing from the Pinelands Commission will be provided when received by the applicant
3. An updated Re-Certification by the Ocean County Soil Conservation District (OCSCD) will be provided when received.

WHEREAS, Clayton Sand Company has requested a two (2) year mining license for the above referenced premises pursuant to Chapter 244, Section 79 (F) of the Land Use Code of the Township of Jackson; and

WHEREAS, Township Engineer, T & M Associates has no objection to the renewal of this license but with the above submissions prior to approval as indicated in a letter dated February 28, 2020 providing the appropriate fees have been paid, all property taxes are paid and up to date, the zoning officer ensures there are no outstanding violations for the subject site, and the bond is reviewed by the Township Attorney; and

NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Jackson, County of Ocean and State of New Jersey, as follows:

1. The Township Clerk is hereby authorized to issue a two (2) year mining license to the applicant, Clayton Sand Company.
2. Said license is issued for a period commencing April 1, 2019 nun pro tunc and terminating on March 31, 2021.
3. Said license is issued subject to the applicant’s continued compliance with conditions and requirements as follows:
 - a. Payment of all outstanding fees and taxes.
 - b. An updated survey will be performed and provided to the Township Engineer within 3 months of the approval.
 - c. Insufficient Certificate-of-Filing from the Pinelands Commission will be provided when received by the applicant
 - d. An updated Re-Certification by the Ocean County Soil Conservation District (OCSCD) will be provided when received.
 - e. The applicant retaining the required insurance in accordance with Chapter 185.
 - f. The applicant retaining the required bonding in accordance with Chapter 185.
 - g. The applicant adheres to all guidelines/requirements as set forth in Chapter 244, Section 79 (F).
 - h. The applicant obtaining all other local, County and State permits.
4. That upon the adoption of this resolution, the Clerk is authorized and directed to forward a certified copy of it to Clayton Sand Company and Julio Vega, Township Engineer, T&M Associates.

DATED: 4-14-20

JANICE KISTY, R.M.C.
TOWNSHIP CLERK

RESOLUTION 191R-20

TITLE: AUTHORIZE THE SALE OF MISCELLANEOUS PROPERTY NO LONGER NEEDED FOR PUBLIC USE BY WAY OF A PUBLIC “ON-LINE” AUCTION

MOTION TO APPROVE BY: KERN

MOTION SECONDED BY: FLEMMING

YES: BRESSI, FLEMMING, KERN, SAUICKIE, CALOGERO

WHEREAS, the Township of Jackson was previously approved to participate in the E-Procurement Program which would allow the Township to procure and dispose of certain goods/personal property in a more cost effective and efficient manner via on-line auctions; and

WHEREAS, Jackson Township is currently in possession of various miscellaneous property that is no longer needed for public use; and

WHEREAS, said sale shall be conducted in accordance with the provisions of the E-Procurement for Government and the Local Unit Electronic Technology Program and Study Act, P.L. 2001, c. 30; and

WHEREAS, the sales are being conducted pursuant to the Division of Local Government Services' Local Finance Notice 2008-9; and

WHEREAS, the on-line auction will be sponsored by USGovBid/Auction Liquidation Services, whose website is: www.usgovbid.com; and

WHEREAS, it is the desire of the Jackson Township Council to offer various miscellaneous property for sale at an "on-line" public auction commencing May 5, 2020 at 9:00 a.m. and terminating on May 11, 2020 at 6:00 p.m.; and

WHEREAS, notice of said sale indicating the date and duration of the sale together with a description of the items to be sold as set forth in the attached "Schedule A," shall be posted on the Township's official website; and

WHEREAS, should the minimum bid be offered, the Township Council hereby agrees to accept the offer and authorizes the sale be processed accordingly.

WHEREAS, Jackson Township reserves the right to accept or reject any and all bids submitted for said property.

NOW, THEREFORE, BE IT RESOLVED by the Township Council of the Township of Jackson, County of Ocean, State of New Jersey as follows:

1. That the Township Council of the Township of Jackson hereby formally authorizes by way of public "on-line" auction the sale of various miscellaneous property and are no longer needed for public use (see attached "Schedule A").

2. That the Township Council does hereby authorize the execution of an agreement between the Township of Jackson and USGovBid attached hereto as Schedule B.

CONDITIONS OF SALE

1. The "on-line" auction will commence on May 5, 2020 at 9:00 a.m. and terminate on May 11, 2020 at 6:00 p.m.

2. USGovBid/Auction Liquidation Services will sponsor the on-line auction. The terms and conditions of the agreement entered into between USGovBid/Auction Liquidation Services and Jackson Township are available at their website, www.usgovbid.com and in the Office of the Township Clerk.

3. Bidders must pre-register with USGovBid/Auction Liquidation Services.

4. Everything is being sold as-is and there are no warranties or returns. All sales are final.

5. Jackson Township enters into a "Full Service" contract option with USGovBid/Auction Liquidation Services, which shall include the collection of all proceeds and all customer service inquiries.

6. The Township Council reserves the right to reject any and all bids.

7. Items which do not sell at auction and are considered to be unusable by the Township shall be sold for scrap value for the purpose of recovering revenue and to remove these items from the premises.

8. The Township of Jackson makes no warranty of guaranties, expressed or implied, as to the accuracy of the information regarding items offered for sale.

9. All items sold must be picked up within 60 days of the close of auction.

DATED: 4-14-20

JANICE KISTY, R.M.C.
TOWNSHIP CLERK

RESOLUTION 192R-20

TITLE: APPROVE PARTICIPATION IN THE STATE OF NEW JERSEY DEPARTMENT OF LAW AND PUBLIC SAFETY SAFE AND SECURE GRANT (AWARD #20-1511) IN THE AMOUNT OF \$28,805.00 AND FURTHER AUTHORIZE ACCEPTANCE OF SAME

MOTION TO APPROVE BY: KERN

MOTION SECONDED BY: FLEMMING

YES: BRESSI, FLEMMING, KERN, SAUICKIE, CALOGERO

WHEREAS, the Jackson Township Police Department (Subrecipient) wishes to apply for funding through the Safe and Secure Grant (Award #20-1511) in the amount of \$28,805.00; and

WHEREAS, these funds will be used for the purpose of fighting the heroin epidemic by helping fund a Police Officer; and

WHEREAS, the award period is in effect April 18, 2020 through April 17, 2021; and

WHEREAS, the Jackson Township Council has reviewed the accompanying application and hereby authorizes the Jackson Township Police Department to accept the award in the amount of \$28,805.00 for the purpose indicated; and

NOW, THEREFORE, BE IT RESOLVED by the Jackson Township Council, County of Ocean, State of New Jersey that:

1. As a matter of public policy, the Jackson Township Police Department is hereby authorized to accept the Safe and Secure Grant (Award #20-1511) in the amount of \$28,805.00 for the period commencing April 18, 2020 through April 17, 2021.
2. Said funding will be used for the purpose of fighting the heroin epidemic by helping fund a Police Officer. The Attorney General will receive funds on behalf of the applicant.
3. The Division of Criminal Justice shall be responsible for the receipt and review of the applications for said funds.
4. The Mayor and Township Clerk are authorized to sign or issue any appropriate documentation to give effect to the within resolution.
5. The Division of Criminal Justice shall initiate allocations to each applicant as authorized.
6. Jackson Township is responsible for paying the fringe benefits of all police officers or other law enforcement personnel hired under the Safe and Secure grant 20-1511, which shall be deemed the local cash match.

Copies of this resolution to State of New Jersey Department of Law & Public Safety/Div. of Criminal Justice, Administration, Chief Financial Officer, Patricia Schwark, P.O. Vincent Rubio, and any other interested parties.

DATED: 04-14-20

JANICE KISTY, R.M.C.
TOWNSHIP CLERK

PUBLIC COMMENT, ANY TOPIC

BUSINESS ADMINISTRATOR WILL READ THE QUESTIONS FOR THE RECORD.

CRAIG HUBBARD- asked what would occur if after the application the source of the fill is changed and would the township accept a certification from the developer in regards to Ordinance 04-20.

COUNCILMAN SAUICKIE- the ordinance will require any developer bringing in fill to the town to apply in advance. There are forms to be completed and they were provided by the New Jersey Department of Environmental Protection. A developer bringing in fill will be mandated to complete the forms and there are three categories. A typical landscaping business would be exempt from completing this form and any fill less than 100 cubic yards would be exempt. A minor fill application would allow for up to 500 cubic yards. It would require an application that would go before the town and a fee would be required. An escrow account would be required, which pertains to the cost of inspection. Any developer using over 1,000 cubic yards of fill would require an escrow which will increase based on the amount. The amount can be up to \$25,000. The escrow is designed to cover the cost of the town to inspect and regulate. If changes are made to the source of the fill, an amendment is required. The amendment application would be included within the inspection of the original application. It would be the township's responsibility to inspect through the Building Department. It has been reviewed with the Building Department and the application will need to be viewed by the Business Administrator. They will ensure the proper documents are completed and that the developer is compliant. They will also ensure that the Building Department inspects the premises. If anything is discovered that is of concern, the Municipal Department can bring any County or State Departments as needed. He stated that he needs to confirm whether the soil will be tested at a separate laboratory. The information will be available at the 2nd reading of the Ordinance to be held at the Council Meeting of April 28, 2020. The Municipal Department will verify fill as deemed necessary and if any concerns arise, the Municipal Department is authorized to ensure cleanliness at the Municipal level.

ELEANOR HANNUM- 7 EVERGREEN COURT- questioned if the developer or the township would be responsible for the inspection and if the soil is submitted to a separate laboratory for testing.

COUNCILMAN SAUICKIE – The Township would be responsible for the inspection; **BUSINESS ADMINISTRATOR WALL** will have an answer on the separate laboratory at the next meeting.

CRAIG HUBBARD-questioned how often fill will be verified to ensure compliance.

BUSINESS ADMINISTRATOR WALL- stated Mr. Hubbard believes a certification from a developer is not enough to ensure cleanliness of fill.

COUNCILMAN SAUICKIE- agreed with comments made by Mr. Hubbard in regards to accepting certifications from developers. Prior to this ordinance we would accept the developer's word and no certification was required. It requires the developer to have more responsibility in what sources they use for their fill. The purpose of this ordinance is to learn the source of the fill used in our town. The checks and balances in this ordinance will ensure that are town remains clean from "dirty dirt".

COUNCIL PRESIDENT CALOGERO- thanked residents for using this new technology and stated it seems to be working. Appreciated all questions asked and encouraged all residents to type their questions.

BUSINESS ADMINISTRATOR WALL-stated there are currently 18 active participants in this meeting.

MAYOR REINA- stated one of our residents stated the advertised time for our virtual meetings was at 7:30pm. He asked for a public statement to be made regarding the start time of the virtual council meetings so everyone is aware.

COUNCIL PRESIDENT CALOGERO- stated that virtual Council meetings will be held at 6:00. Once we resume our normal meetings, they will be held at 7:30 pm. A public announcement will be made once we resume to normal meetings.

**MOTION TO CLOSE PUBLIC COMMENT ON ANY TOPIC BY: SAUICKIE
MOTION SECONDED BY: KERN
YES: BRESSI, FLEMMING, KERN, SAUICKIE, CALOGERO**

**MOTION TO ADJOURN BY: SAUICKIE
MOTION SECONDED BY: KERN
YES: BRESSI, FLEMMING, KERN, SAUICKIE, CALOGERO**

6:43 P.M.

RESPECTFULLY SUBMITTED,

COUNCIL PRESIDENT CALOGERO

**JANICE KISTY, R.M.C.
TOWNSHIP CLERK**

JK/xo