



Mayor White asked Acting Council President Camilleri if he could read a statement before residents came up to the podium. Acting Council President Camilleri agreed.

Mayor White said, this statement is in regard to why I believe we have a full room here. It's involving a recreation issue.

He read: This brief statement is about what happened from my perspective, and the Recreation Director's perspective. We received a complaint back in March from the head coach of the Pee Wee Division of recreation football. The complaint was in regard to him questioning why he was not selected to move up and be the head coach of the junior division. That was the essence of the complaint. The selection of coaches is the responsibility of the football commissioner. The rec director and I conducted an inquiry and met with the complainant. We heard his side of the story, and ultimately we supported the decision of the commissioner. The complainant was notified of this decision by the rec director. After that, both the rec director and I received several complaints from four parents about various issues involving rec football, the program. We both attempted to address these complaints through e-mails, phone calls, personal Facebook messages and individual conversations with these individuals. We had a meeting scheduled with these parents, but I had to cancel. We were waiting to hear back from the group with another date to meet, but the group came to the June council meeting instead to voice their concerns, which was their prerogative and their right to do.

The Rec Director, Councilman Camilleri and Councilman Accomando met with this group after that June Council meeting, I believe it was on June 23<sup>rd</sup>. I'm sorry, Councilman Accomando was not there. I believe we had a healthy discussion and suggestions on improving the football program. The Rec Director and I have also been trying to schedule meetings between the commissioner and the complainant, but unfortunately the commissioner was involved in a serious accident and has been unavailable to be here.

Even though we have attempted to resolve these problems, I believe we're at a point where the situation has become unmanageable. It's become personal to some individuals, and there are hurt feelings. Our attempts to diffuse this situation and reach a compromise have been unsuccessful, and it's not from our lack of trying. The Rec Director and I support the football commissioner. He has volunteered his time and services to the football program for the last eighteen years, and most parents that I have talked to agree he has done a fantastic job. He has also been the commissioner of the wrestling program for several years and has received praise and accolades for his involvement there as well.

The primary concern of the Rec Director and I is the kids and has always been the kids in the program. We cannot allow dissention and conflict to negatively impact the program. Our decision to back the commissioner is based solely on that and that alone.

Acting Council President Camilleri thanked the mayor and said due to the number of people in the room here tonight, we do have an unlimited time limit to speak, but with all due respect for everyone in the room, I do want to hear all of you speak, but we're going to have to limit it tonight. Let's say five minutes. I think five minutes should be enough time for everybody to gather your thoughts and get them out there. He added that the other issue is we are just going to speak once. So get yourself together and come up and speak once.

Mr. Omar Rodriguez of 275 Madison Avenue, said he was four times Council President, eight years as Councilman and thanked the Council for reconsidering resolution #10. He said I came last month that we should make the lease with the Department of Transportation. I see it on resolution #10. I think it's the best for the residents there, parking is scarce, so I'm pretty sure it's going to be passing. Thank you.

Mr. Rodriguez referenced the next page, the massage parlors. He said I keep on saying that the applicants should come here and be facing the governing body due to the simple reason that they just opened. We don't see them, but the hours of

operation are not the best. Some of them open at 7 o'clock in the morning, they close at 1 or 2 o'clock in the morning, and we have regulations. I know it's a matter of enforcing it. But if they come right here, they should be able to open the floor for questions from the residents and governing body. I think that should be considered.

Mr. Rodriguez then referenced resolution #14. He said I see approval of payments of bills for Costa Engineering. The reason I'm mentioning this is I'm just going to move along, especially with the time clock. I'm just going to say there's two issues right there. Last month, through the chair, I requested Councilman Cimiluca to explain or give us the date when he disclosed his financial relationship with the prior Township Engineer. I'm wondering, through the chair, if Councilman Cimiluca is able to give us the specific dates of when he disclosed his financial relationship with the prior Township Engineer. May I ask, through the chair? If it's no question, don't worry. I'll come back next month with the same question because I believe that's important in the name of transparency. I'm sure, I have to give him the benefit of the doubt. If he said that he disclosed it, I would just like to know the dates, when he disclosed it because my understanding is he disclosed it under heavy questioning just at the end of the term of the former Township Engineer.

Mr. Rodriguez said moving forward, also at last month's meeting Councilman Cimiluca said that he did the right thing. I totally disagree with that. I totally disagree with the fact that he just again talks about his financial relationship with a former Township Engineer. He just abstained from voting on his bills. Now, that is not proper. He should have recused himself from any topic related to his former or to the former Township Engineer, who by the way, is his employer. Because you can't be vouching for your employer. It's a direct conflict of interest as well. Said in the words of our Township Attorney Anthony Suarez, Councilman Cimiluca should recuse himself, not just abstain, recuse. Furthermore, after he was told that, he continued vouching for his former employer. I believe it's totally wrong. That is the difference. Abstain, you can be at the dais, and you abstain on certain items. Recusing is completely, you have to remove yourself from the dais or from any conversations inside or from any closed negotiations because, as your former employee, it's a conflict of interest. Furthermore, I think that we should look into this, through the chair, Mr. Attorney. I would like to know if the former Township Engineer disclosed his financial relationship with Councilman Cimiluca. So I would like you to look into that, if I may, through the chair.

Finally, in closing I would like to say, and I'm not going to be negative, we just need to move forward and bring the community forward and be proud of our community. We're not building the Taj Mahal. We can't pay the amount of money that has been presented to us for Veterans' Field. So I'm here tonight to ask you to scratch off all the plans related to this Taj Mahal that's not going to work and we're not going to be able to pay. Scratch it off. Hire a new engineer for the project. Let's start from scratch, and I volunteer myself to bring people from the community to help us build what needs to be built in example, the snack stand, the bathrooms. And by the way, I haven't even made the comment, I just made the comment to the a few elected officials. I already have the plumber. Dominick Mazzone has been in town for more than fifty years in town, and he's willing to donate his services to this plan or to this project. And I'm sure that I will be able to bring electrical contractors, carpenters and whatever is needed, it's on me. It is on me because I know that I will get it, if not first from town, I know that I will get it, I will get it from anywhere, and if not I will be able to do it, because all of the projects that we have done in town, our people, our volunteers, coaches, parents have been able to donate their time and effort and heart into this town. So please consider just to make this project based on volunteers under the supervision of a professional engineer. Thank you all. Happy Fourth of July. Happy Independence Day. Thank you.

Mr. Vincent Pepe of 3 Orchard Lane addressed those in attendance and said my utmost sentiments were expressed exactly verbatim by Mr. Cimiluca and our Mayor about our last session. I found myself to be extremely intimidated standing before everybody. I was embarrassed. I felt disrespected, and the clapping, the forced talking, the comments, etc. were very, very rude when one tries and attempts to address the council directly. This for me, is just childish behavior. I just am not used to such action or behavior of the residents of Saddle Brook.

Mr. Pepe said with respect to the Orchard Lane ordinance before you tonight, concerning the restriction on parking between midnight and 8 AM daily, I and our residents find this no matter to simply be [inaudible] situation of any type or any nature for anyone as we may be led to believe at times. It is, however a safety, quality of life and community betterment matter. Our neighbors absolutely realize that us too must abide by this ordinance. Of course, it's an inconvenience for us as well. Our families, our guests. Unfortunately, the residents at 3 Orchard Lane have never had families or residents past 8 PM in the evening, while other folks have had such parties and have been told by their landlord that they can park across the street in the cul-de-sac. That is a fact as they have stated. This has led to multiple vehicles parking in one spot, thus jamming the driveway lips and causing chaos and confusion amongst residents trying to pull in and out during the evening when most people arrive home from their positions or work. This is a grave concern.

Mr. Pepe said as I mentioned at the last session, the Council, the Mayor, Chief Kugler, yes, we have definitely made vast improvements in this respect, but again, to pass this site at night and on weekends, you will know, and it's readily seen that it's just a cluster of vehicles that – without regard to fire hydrants, without regard to 'no parking here to corner', without regard for no parking on the lip of a very dangerous curve being that of Saddle River Road. This is safety. This is family, this is children. This is grandchildren. I am not one of those residents to do something or say something that's self-gratifying or self-fulfilling. I am here for the well-being of us all, and it is definitely a problem and has become exasperated [sic] most recently, particularly given the fact that there are many guests that are coming in and parking again. Us residents have been [inaudible] legalized parking spaces, and there are four parking spaces for some fifteen residents that drive or have vehicles.

Acting Council President Camilleri told Mr. Pepe his five-minutes were up at this time.

Mr. Robert Gelenius of 250 Schepis Avenue said I am here tonight to support the football commissioner whom I have known for over forty years. I'm the past football commissioner, and am involved still with the program. When I learned about what was going on with Coach Rich, I was very upset, and I'm very glad to hear that Mayor White and the Council and the group that's met has made a decision supporting the commissioner. Richie has been involved for a long time as a volunteer, and he should be respected for the decisions he has to make. It's not an easy job. I did it for twenty years. I've been coaching for thirty years, since I got out of high school. Richie has taken the position and done a wonderful job. I have to say whenever anyone has become a commissioner in a sport you have friends, and by the time you leave that spot, you lose a few friends. You have to make hard decisions that are what's best for the town and what's best for the children. Anyone who questions Richie McKay's integrity, honesty, and his heart for this program or any other program he runs, should just walk away because they really don't know what they're talking about. He's been involved here for a long time. He doesn't need to be doing this. He just had surgery on his neck. He puts in tons of time at his job. He's away from his family. I don't even have to talk about how many hours we are not home with our families and we are out there because we truly, truly want the best for the children of this town.

Mr. Gelenius said, now we have a wonderful field that's opening up, and it's a shame that this was brought up, and I don't think that there is any reason in the world that anyone should question what he's doing. There's up and downs. People come in and out and go. A couple years back, when I did this, people got in a whole big rally, and they wanted me to get rid of a coach, and I said no. So I lost one position, and then the Recreation Director called me up on the phone and said, if you're going to do this, I need you to get rid of that coach. I said, why should I get rid of the coach? The coach ran two championships, he's been coaching for four years, he's taken four teams to the playoffs. There's problems with the coaches, but I told you we're going to work that out. You've got to get rid of him. No I'm not getting rid of him. You get rid of him. Well, I lost my job after twenty years. Thirty years of volunteering, and I loved that position. Okay, you know what, my friendship with that coach – and I knew what was right and I know what was wrong. I stepped back from the program. People came in that wanted it, and then they left.

They were there two years. They removed me, and nobody wanted any part of it anymore. Well, the coach that they removed happened to be Councilman Joe Camilleri, who never left the program, stayed with the program. When we needed coaches he took another team to a championship. So it just goes to show, a small group with their little agenda, they come, they do what they want to do, their kids move on, and they move on.

Mr. Gelenius said I've been here for thirty years. Joe's been doing it for fifteen years. Mike DiPiazza has been doing it – he only lived in this town for twenty years. Rich has been doing it eighteen years. I can just keep naming names. We are a core that has been doing the right thing for a long time. I just wanted to say that, and again I'd like to thank you for your decision, and Richie is doing a fine, fine job. Thank you.

Councilman Cimiluca said I want to apologize. At the last meeting I went through my memory of Rec Directors, and I think I left Bobby out. I think I may have also missed Joe Laurentino. My apologies and my thanks for all your years of service.

Ms. Maryann Gelenius of 250 Schepis Avenue thanked the Council for giving her a chance to come up and make a small presentation. She said my husband and I are lifelong members of this community. We've been connected to the recreation football program in some way for thirty years, which gives us a unique perspective which is different from most people. I find myself coming here tonight because I'm experiencing terrible *déjà vu* with feelings of being very uncomfortable concerning the direction that some parents feel the recreation program needs to move in to. Just a moment of history, my husband Robert and I have one daughter and one son. My son played in rec for nine years. My husband has been a football commissioner for a number of years and was coach for about twenty-five years when we found ourselves in a situation very similar to what's happening right now with Coach Rich. I understand there is a passion that goes always with the love we feel for our children. And no one in this room would deny that any of us wouldn't do anything for the good of the kids. But looking back to 2009, there was a group of parents who had to run things. In hindsight, that decision that was made by the administration of that time was poor for the program as a whole. I have to ask, where are those parents now? Their passion in the moment made them do things, make promises and say very hurtful things about my husband and my family. We were attacked. We chose to be silent and let the other people have their chance, but the test of time has proven that all of their promises did not come to pass. Did they have good intentions? Absolutely at the time. Google where the road to good intentions leads you.

Ms. Gelenius said what many people do not understand is that if any coach runs things from a perspective of a power trip, ultimately, they will be unsuccessful. These volunteers are actually in a position of service, kindness, being humble. Most of the time, this job is thankless. Long hours setting up, breaking down a field for practices and games. Rude fans who only see 20/20 on game day but don't volunteer one moment they're in the league. The only rewards for these coaches? They're intangible. I can't tell you how many times somebody has come back as an adult and had to reintroduce themselves to my husband because we don't recognize them. And they're successful and they come back with thanks for all my husband taught them. Our volunteers represent our community. They have the opportunity to teach life lessons and leadership, sportsmanship and brotherhood. I would suggest to the people in the position of determining who is involved with the program to consider that it's best to look at the motives of those involved. If there is a direct benefit for their child, it is not for the benefit of the rest of the program. Because if history has taught us anything, they will turn the program on its ear and then walk away. That's what happened when my husband was ousted. And it has taken until Coach Rich to come back to set the ship back on course again. I don't know the people who are against Coach Rich. They are entitled to their opinion. But I want to remind everyone, just because someone has the nerve to complain to the Mayor and Council, which is their right, or come up to this microphone or even if they take the cowardly means and post things on social media, it does not mean that what they say is true.

Ms. Gelenius said, ultimately that is what brings me here tonight. I have no stake any longer in football. My husband took a long time to develop that program, and dare I say me, by extension, as his wife. We worked many years in development, however it's a shame to see this come full circle again and watch volunteers who have stood the test of time and have know-how of how to run a program be railroaded, unfairly insulted and even wished physical harm, which I find personally disgusting. Coach Rich is a good and decent guy. He gives of himself to these boys more than the majority of people in this town, even to the detriment of his own family time. They are decent people too, who care for our Falcon Youth. Rich is doing a good job; he understands the young men and the game of football, and he is more than competent to represent this town in the league. I suppose he's very similar to my husband Robert. He bleeds blue and gold. I hope and I thank you for offering your support for him because his character is impeccable. He's a state trooper. I trust him to protect the people of the state, and I certainly entrust him to take care of the welfare of our youth. Thank you.

Mr. Vincent Cirello of 78 Birk Street said my purpose for attending tonight's council meeting is to respond to comments made at last month's meeting. I currently volunteer as the Boys' Lacrosse commissioner and have done so for the past three years. I thank the Mayor and the Recreation Director for continuing to let me do so. I'd like to begin by publicly thanking the Mayor, the Council and the Recreation Director for helping with preparation for our third annual Boys' Lacrosse tournament this past June held in Saddle Brook. There were fifty-eight teams, and over thirty different townships and cities attended the event. The people of Saddle Brook were great, and several of the teams have asked about staying over next year. This is a positive experience for our township and youth, and again I want to thank everyone involved publicly for its success.

Mr. Cirello said at the last council meeting there was some frustration about the date on which our boys were to play on the turf field at Veterans' Field. It's important to understand with the field under construction – in six months of a new recreation department, things can get confusing. I have [inaudible] since the last meeting and feel very comfortable that a scheduling system will be put in place for the fall to avoid these sorts of confusions.

Mr. Cirello said at the last Council meeting there was discussion brought up about a Recreation Director position for 2015 and my sending a letter in advance of the new Mayor's term. At the last meeting there appeared to be confusion over who received the letter of interest, where it was received, and actually what was done with the receipt. One of the Council's questions were why didn't all of the Council members receive a letter. Valid question. In the fall meeting we had here in 2014 regarding the turf field, its construction – I spoke in support of it as a recreation commissioner, the Lacrosse commissioner, and at that time I had met Mayor White who was then running for mayor and Councilman Accomando. Mayor White and Mr. Accomando spoke to me on their team's commitment to recreation, 'team' meaning them and Ms. D'Arminio. Mayor White had said for me to send some information to him on myself about my interest in a potential opportunity. I sent a letter on November 14<sup>th</sup> to the Mayor, Councilman Accomando and Councilwoman D'Arminio. In the Mayor's defense, his was sent to his election headquarters which he had explained to me things can get lost at some time but not sent to his residence. Councilman Accomando's and Councilwoman D'Arminio's – it was sent to their residences. There are copies of those letters if anyone wants them, for the Council. I would be happy to give them at the end of the meeting.

Mr. Cirello said I sent a letter to Ms. D'Arminio in hopes that in one of her campaign slogans in her campaign that she wanted to accomplish was to create a better communication between taxpayers and elected officials. She admitted to receiving the letter. All I'm asking is what was done with it.

Councilwoman D'Arminio said I received it, and we talked about a Rec Director, but the Mayor, that is the Mayor's appointment. So after the meeting, and this was brought up last month, - you sent it right after the election, right? Mr. Cirello said November 14<sup>th</sup>. Councilwoman D'Arminio said I hadn't been sworn in yet. The Rec Director position was brought up. I did have your resume, but it is the mayor's appointment. We don't have any say in who becomes the Rec Director.

Acting Council President Camilleri asked if Mr. Cirello wanted to go through his whole speech or if he wanted [council members] cutting in because that would cut into his time. He said if you want to get all your points out there and when you're said and done maybe we can respond then.

Mr. Cirello said in the same question, Councilman Accomando, in your You Tube campaign introduction video in October, you made statements that you had a reputation of being very honest and were a very standup guy. Very empathetic ... which makes it virtually impossible to not be completely honest. In the last meeting you commented on my letter of interest. You made statements that you spoke about me of the position [sic]. You're more comfortable with Gatorade. You're more comfortable with sponsorships. Can you elaborate in your empathetic and completely honest way on that comment?

Acting Council President Camilleri asked Mr. Cirello if he wanted Councilman Accomando to comment now. Mr. Cirello said afterwards because Councilman Accomando had stated he spoke to Mr. Cirello directly and he did not recall speaking to Councilman Accomando directly.

Mr. Cirello continued that I do understand with respect to the Mayor that this position is his to appoint. Some of the things that became confused after that last meeting – rec commissioners came up to me and said that Councilman Accomando had approached them about what they thought he thought they thought of my candidacy as well. Which leads me to believe that if Mayor White didn't receive any communication, two people he runs with definitely received it, and it's the Mayor's decision. From when I met with the Mayor, I'm not sure he ever knew I even applied or had interest. Especially from his comments at the last meeting. That's all I have to say, thank you.

Councilman Accomando said in regards to the Gatorade and all that, I spoke to several people in this room that we had a conversation with myself, you and Bill Graider that if you become Rec Director that there will be sponsors, there will be mats for wrestling, there will be Gatorade for every sport, and I said that's great but then I'm speaking of it and how people could get the perception that me as a councilman was being bribed. I never said you bribed me, but I don't want the perception of the residents to be oh, he's going to get you Gatorade and sponsorships, so that's why you made him Rec Director. I have no say in the Rec Director. With that being said, I spoke to Bill about it, and I have spoken to you about it.

Mr. Cirello said since you received this letter, it mentions nothing about sponsorships. It mentions nothing about anything with Gatorade.

Acting Council President Camilleri reminded Mr. Cirello that his time was up.

Councilman Accomando said you told me that face to face about the sponsorships. It's not in the letter.

Mr. Cirello said I disagree.

Councilman Accomando said I can probably get ten people in this room to say that those words came out of your mouth and Bill Graider's mouth that you can get sponsorship and Gatorade for every sport. And I didn't sign for this. I did receive it, like I said I received it, but I didn't sign for it.

Mr. Cirello said I said you received it. Did I say you signed for it?

Acting Council President Camilleri reminded Mr. Cirello again that his time was up. With all due respect you can't go back. You spoke, he speaks; he's just answering your questions.

Councilman Accomando said we spoke on it. I didn't just put this thought in my head about Gatorade or sponsorships. One thing I don't do is lie. Anyone that

knows me for the forty-three years I've been around, I do not lie. It creates problems.

Acting Council President Camilleri said I have one thing to reiterate with this whole conversation. When you came up to the podium, you made it seem like the Mayor or the Council brought up the issue of you being the recreation commissioner. It was someone that represented you that came up to the podium. We won't just start talking about subjects unless they were presented at the podium, and I just wanted to make that clear.

Councilwoman D'Arminio said I did receive it. I wasn't sworn in. I should have acknowledged it, and I apologize for not, but I didn't know if that was what I should have done. When the position came up, it is the Mayor's appointment, so I let it go at that. That's what I did.

Acting Council President Camilleri said that was very well answered. That is the Mayor's appointment on recreation commissioner. It's been the Mayor's appointment for years. It's going to remain the Mayor's appointment.

Mr. Steve Tischner of 368 Saddle River Road said I'm here on the discussion for the Orchard Lane issue. Again, I was here last month, and I have lived on Saddle River Road for over twenty-two years. When I first moved in, it was a farm across the street from my house. I'm just going to reiterate because there might be some people that haven't heard it. Years later they decided to build – this gentleman said he was a little intimidated last month. I felt intimidated seventeen years ago by the developer that basically pushed this addition on top of us by promising all these promises and obviously didn't deliver. He put five houses in a spot that was designed for three. We already brought that point up. We went through a long process back and forth; he applied for three or four different variances, one of which was the design of the street, the amount of houses. He brought up all these issues, there's going to be problems with parking, there's going to be issues with the cul-de-sac, problems with the corners, and they said no, no we'll take care of it, it won't be a problem, it won't be an issue, and then the last time the developer threw in what the *coup de grace* was – well there's no parking on Saddle River Road, so if you pull into the cul-de-sac you'll have extra parking across the street from your house. Now, basically, what they're doing is, all I'm asking you to do is withhold the decision that your own city decided on when they approved the variances for putting this cul-de-sac in. I'm not asking you to do anything more than what's already been done. Just uphold the decisions you guys have already made, not necessarily the Council, but a representative from this Township basically says, you guys built it, it's here, it stays the way it is. I'm sorry about the parking, that you're having problems over here, but it's not my problem. I've been here longer than they've been here. I was here when it was a farm across the street. I wouldn't expect five houses to be built across the street, and it is what it is. What I'm asking you to do is, I'm asking you to step up to the business and say, you know what, we built it, it's tough the way it is. You've got to vote no that you're going to do any kind of specialized non-overnight parking over there. Thank you.

Mr. Neal Guth of 5 Orchard Lane said we're living in 2015 right now, and we can't go back seventeen or twenty years when the builder took that space and crushed five homes into it. [inaudible] was established that last year, it was established probably twenty years ago, but it's 2015. Let's deal with 2015 and going forward. That's what we need to do. I thank Mayor White and Chief Kugler. Their perspective on the problem we have. I want to present, if we're allowed to, a few pictures to the board. Is that allowed?

Acting Council President Camilleri said sure.

Mr. Guth said I'd like to show you what goes on in our development on pretty much a daily basis, where we can't move our cars. We get blocked in our driveway. Some improvements were done just recently, but you will see someone parked in the middle of the cul-de-sac in the last picture. I had to go out and tell the person to move his car. I'm a little fed up with that. My neighbors are a little fed up. I have some other paperwork if you want to – from some neighbors that live on Saddle River Road that say, you know what, you have a good point. You should try to get

the overnight parking because it's ridiculous. Plus we're missing, we mentioned last month, Township services. Garbage, a big problem. But you don't mention snow plowing. Snow plowing is a huge problem because when it snows, we have to wait. I make a phone call. Hey you've got cars. How about we get some tickets? Let's get some tickets. I've called the police department several times in the last few years. I've only been living there since 2012, saying we've got cars, ticket. We want our streets plowed. I'm paying X dollars. We have five homes crushed in there all paying a significant amount of money in taxes. I was under the impression last month that this town did not have roads or has very few roads that are restricted. I found out recently, I came here and I did a little research, that this town has forty-some odd roads that have restrictions to it, whether it's all-day parking, never can park or parking when it's a time-frame like what we're suggesting for our residents. So we're not doing anything above and beyond what the township already does. I got it right here. Everybody can take a look at it. There's twenty-eight here, no parking at all. There's twelve here that have hours that say you can't park between this and that. So there are streets in this township, forty of them, and this isn't even updated. By the way Councilman, you said you live on Albany? By the way, I'd like to know, because you're right behind me by the way. I'm new, but I discovered that today when I saw that Congress, for whatever strange reason, there's no parking at all on Congress where the tennis courts are, and it's not even listed. So this isn't even up there. So I'm sure there's more than forty streets that have no parking or abbreviated parking. So it does exist in this town. We're not asking for anything outrageous. All we're asking for is that we have our services 100% of the time. I want 100% garbage removal, 100% snow removal, 100% street sweeping and 100% snow plowing when it's required. That's what we want, and we're not getting it right now. And now going through the summer into the fall, we're going to have snow again. We're going to have snow again, we're going to have problems again. If you saw the pictures and you took a look at those pictures, did everybody take a look at those pictures? Do you see how cluttered it is? It's a small cul-de-sac with very unique driveways where they get blocked by other cars, especially when they're not there.

Mr. Guth continued by the way this week we had the Audi back again. The Audi for two and a half days sat there, just sat there on our block, in my neighbor's driveway, right on top of his driveway, parked there for two days. He had to manipulate himself around it. We're not asking for a lot. We're asking for 12 o'clock at night to 8 o'clock in the morning. It's very, very simple. We have residents on Saddle River Road that have said they don't have a problem since they see we have a problem. I would bet it's some of the tenants, because it's not owners that are parking there. And this gentleman that lives in the white house on Saddle River Road, he's never parked – he's never had a problem, but he's got a problem with what happened twenty years ago. That's twenty years ago. We're dealing with what's going on today. So let's deal with today, all right? It's tenants, almost always tenants. Three houses in a row that have residents that – owners I don't even know if they're here tonight, but they have tenants that park, and they just – they wash their cars, they change their oil on our street. But our five homes are missing the services, and we want the services all the time. That's not too much to ask for, and this resolution will allow that because when the cars come in during the night and early in the morning, the street will be cleared. We have to park in our driveways, we have to park in our garages so we have to abide by it as well, so it's taking away from us. We're not getting anything extra. We're not. We're going to have to park and make sure we're always in because we're not going to be in the street either. I bet we're going to get service 100% of the time. I thank you again, Mayor. I thank you, Chief Kugler. The recommendation you made, I agree 100% with it, and it should be passed absolutely 100%. Thank you.

Acting Council President Camilleri said I would just like to comment on the snow if I may. We just put more teeth into that snow ordinance. When there is a snow emergency, there should be no cars on the street. That shouldn't even have any kind of effect because if the cars are there, they should be ticketed. There should be no cars in the street when the [inaudible]. Mr. Guth said right, I've made my share of phone calls over the last two winters. Acting Council President Camilleri said we did just put more teeth into that ordinance. Mr. Guth said that's fine, that's good, but no parking when it snows at night. When there's no cars we can get our streets plowed, but that's what we need all the time. All the time. Acting Council

President said absolutely. Mr. Guth said the way that gets done is at night when there's no cars there, and that's just the way it is. We should have it. And again, we're not the only street. There's forty plus streets in the town.

Acting Council President Camilleri said Mr. Guth's time was up.

Ms. Sylvia Zottarelli of 242 Lanza Avenue said with all due respect to Chief Kugler's recommendation and Mayor White and all the residents over on this lovely little cul-de-sac, I said last month, if this goes through, I want something done on Lanza Avenue. First of all, garbage does not come between 12 and 8. Plowing shouldn't even be an issue because you shouldn't be on the street. I don't know what other services you're talking about between 12 and 8 that this would help. I bought a house across the street from a school. Ten months a year I cannot park in front of my house. There is a crosswalk, there is a crossing guard. I get told if I don't like it, I shouldn't have bought the house.

Mr. Guth said I can't respond to that, but I'm sitting here, but –

Acting Council President Camilleri said absolutely and asked Mr. Guth to keep quiet. Ms. Zottarelli said I pay taxes like everyone else. I would like to be able to park in front of my house. There's a couple of Council people up there who have come to my house and know you can't park in front of the house because we get in trouble. If something can be done there, I want something done. I live on a two-way street. We have cars parked on both ways. You can't get a school bus down. You can't get garbage trucks down. I've asked to have garbage pickup maybe ten minutes after school starts to eliminate this, so it's everywhere. But if you do for one, then you have to do for everyone. That's all I'm going to say, thank you.

Acting Council President Camilleri said point well taken, Sylvia.

Mr. Larry Ratajczak of 92 Claremont Avenue said as far as this Orchard Lane thing is, like I say and Mr. Cimiluca said, you have to be careful what you wish for. I do know for a fact there's five houses on that block. There's one house that's for sale. Two people live in it. That's two driveways. Mr. Pepe's house, two people live in it. This gentleman's house, I went over to that road, two people live in your house [inaudible] right, so she doesn't drive. Four people live there? Okay. But even as far as Mr. Pepe, he has a house, two-car garage, two car driveway, then he has a handicapped spot in front of his house. I always thought a handicapped spot was to make it easier for the person, closer to their house or closer to their door. Mr. Pepe uses that handicapped spot, it's going to be farther away from this house. To me, it's not utilizing – and he has to also understand that anybody with handicapped stickers or anything else can park there and park there 24-hours a day. He's worried about an Audi being there for two days, and I could leave a car there for two years and there's nothing that can be done about it. We can't make special rules and give special privileges. There's a lot of streets in town. Look at Kuhn and Bell on Sundays. You can't even go down them. Like I say, I don't want to waste a lot of time because we don't have a lot of time tonight, but I really think that you should think on what you're doing because like I say, the line is going to be up here for every single block in town.

Mr. Ratajczak said as far as garbage trucks, you can use a smaller truck. You don't have to go in there with a truck that size. You can go in there with a smaller truck. Also snow plowing. You don't have to go in there with - you can go in there with a pickup truck and do the job that way. There are all other ways to solve it, but the big thing is these people don't use their driveways. They want to save the spots for their visitors, relatives and everybody else so they take them. Park in your driveway and it solves the problem. He has a house big enough to park more cars than he has.

Mr. Ratajczak said as far as the field is concerned, the refreshment stand. Just give me the number on what we were given for an estimate for bathrooms and a refreshment stand. What was the number?

Acting Council President Camilleri said that didn't actually go out to bid as of yet, Larry.

Mr. Ratajczak asked was there an estimate?

Acting Council President Camilleri asked Mr. Lemanowicz to comment on that. He asked if Mr. Ratajczak wanted to wait, and Mr. Ratajczak said no, I want the answer.

Mr. Lemanowicz said I believe the estimate was between \$1.1 and \$1.25 million. Mr. Ratajczak said okay, what are we doing? That was like the \$400,000 salt shed that this guy, the former engineer, gave us. I told you from the beginning, the more money he spends, the more money he makes. This is what he did to us. It's not good. Also as far as the punch list, has that guy Perry ever – I know he didn't make the walk-through that night, but has anybody been in contact with him or has he showed up?

Acting Council President Camilleri said the answer to that real quick is no. Mr. Ratajczak said no? Okay. Therefore I don't believe we should pay *any bills* that have to do with that field. Until we are satisfied, we should not pay *anybody*. And you only have to do it to one person. You don't pay them and the rest of them fall into line. If they're going to threaten to sue you, let them do it. They're the ones not showing up, not the ones taking care of the punch list and all that. I know also they post a bond. Does anybody know what an error in omission policy is? Do any of the Council people know that?

Councilman Cimiluca said yeah, a malpractice clause. Mr. Ratajczak said when we asked for green concrete, which is on the record –Mr. Camilleri, did we get green concrete? Acting Council President Camilleri said no. Mr. Ratajczak said shouldn't we have gotten green concrete? If you asked for something, and specifically said I want green concrete, and you didn't get it, would you, in your own personal house, would you pay for it? Would you pay the contractor? Acting Council President Camilleri said no. Mr. Ratajczak said if we had an engineer or a project engineer would he see that the dye wasn't put in the concrete when they were pouring it? Acting Council President Camilleri absolutely. Mr. Ratajczak said we have to have coverage, but we were paying for it. And these are all mistakes that we did not pay for. We got something that we didn't want or we didn't order. We wanted something different. Even as far as the extra turf, the roll of turf that was there. Nobody knows what happened with that. Did we get credit? How much turf did we buy? How many yards did we need? We don't know any of these answers. It was just a blank check, like I said in the beginning. We signed off on everything.

Acting Council President Camilleri said the turf has to go to Perry DiPiazza. He has to answer those questions. Mr. Ratajczak said right, and he has not showing up so what does that tell you? When you were asking the engineer for month after month after month for plans and he wasn't giving them to you, what does that mean? They're not coming. Is this guy coming? It doesn't look like he is. I could have told you that whole end zone – Mr. Accomando, you know that whole back end is all seamed, was that done correctly? Would you accept it? Councilman Accomando said absolutely not.

Hearing no one else, Council President Mazzer asked for a motion to close the meeting to the public.

Motion: Councilman Cimiluca

Second: Councilwoman D'Arminio

Councilman Cimiluca – yes

Councilman Camilleri – yes

Councilwoman D'Arminio – yes

Councilman Accomando – yes

Council President Mazzer – recused

## Council Comments

Mayor White said regarding Veterans' Field, I just want to clear up some confusion with the turf warranty that's been brought up. The turf manufacturer, Field Turf, they did an inspection on the field back in May, and they, at that inspection, they did issue their eight-year warranty. During that inspection, the seams and some of the irregularities if you want to call it, were brought to their attention, and the inspector had said that would be checked out and they would try to make it look aesthetically better, but it does not void the warranty. The warranty is in effect.

I also want to state that we have a retainage of 2% until final approval and written release from the engineer, so we are holding back funds. I'm also very pleased to announce today, I, myself and Chief Kugler, along with two background investigators interviewed three potential candidates to be police officers. After these three candidates all passed their background tests, medically and psychologically cleared, I'm pleased to announce that I offered them employment, they are all three residents of town, effective July 13<sup>th</sup>. We will have a formal ceremony some time that week so the families can come in. We hired Joseph Scrafani, Peter Romero and Timothy Parisi. All three Saddle Brook residents, and their effective date is July 13<sup>th</sup>.

Regarding tax bills, quickly, the state aid figures from both the state and county budget have not been certified yet by the state. Hopefully they will be received shortly, because unless we receive those, tax bills cannot be calculated without that information. So there may be a delay in our tax bills.

Regarding the flood committee meeting, Mayor White said we had that meeting on Tuesday, June 23<sup>rd</sup>. It was a very productive meeting. We got suggestions, and issues were raised from the committee members about future improvements. I want to thank Assemblyman Joe Lagana and Timothy Eustace for taking time out of their busy schedules and taking part in our committee. They have provided help and valuable information from the state and are working very hard to pass legislation for flood victims and are huge proponents of raising the Marcellus Bridge in Garfield. Councilwoman D'Arminio had introduced a resolution back in May supporting replacing the Marcellus Bridge, which we believe, along with many others, that that would prevent debris from collecting under the bridge and thus preventing obstructive flow of the Saddle River.

Mayor White said we had a coyote meeting on Monday, June 29<sup>th</sup>, that was very informative and well attended by the public. I want to thank all the residents who attended and expressed their concerns. The residents, I believe, left the meeting with valuable information and a better understanding about coyotes. There were four speakers that each contributed some expert knowledge to the discussion. I'm going to mention their names because they did volunteer their time and they were very, very helpful. Frank Vincente, the founder of the Wild Dog Foundation, came all the way from Long Island here to help out. Deborah Yankow is the Director of Bergen County Department of Health Services, Robert Harrison is the Supervising Officer of Bergen County Animal Control and a veterinarian, Dr. Mia Frezzo, founder of the Hasbrouck Heights Animal Hospital were all there. Again, I want to personally thank them for volunteering their time and services to educate our residents. It was videotaped for those residents who could not make it. It should soon be on SBC-TV, as well as the township website and the township Facebook page. Moving forward with the help of these experts we hope to monitor the activity of these coyotes a little bit better and we also are requesting from the Bergen County Parks Department to post signs throughout the park warning the public that the coyotes are there.

Lastly I just want to say that tomorrow we are having a concert and the Fourth of July fireworks from 7 to 10 PM at the Saddle River County Park. The band that's going to play there starting at 7 PM is the Willies, a popular band locally. They will be playing from 7 to 9 PM, and the fireworks should start at 9:15. I want to thank the VFW for their generous donation. We couldn't do it without them as well as some others who donated to the township project and activities department we have: I hope I don't forget anybody, but Saddle Brook Diner, J.P. Patti Roofing,

Spencer Savings, Columbia Bank, Wal\*Mart and the Church of the Korean Martyrs. Councilwoman D'Arminio added Studio 205 also.

Councilwoman D'Arminio said I just came back from out of town on Tuesday. I did attend the meeting for the flood committee via cell phone. The next meeting is September 16<sup>th</sup>. I am in the process of getting a letter together to invite all of the government officials, the county exec, the assemblymen. Also we're looking to invite the other towns, Lodi, Rochelle Park, Maywood, so we can get together. So that's just something that's coming up. I also was going to say about the concert in the park, it is the Willies. A lot of people know Tony Serbo of the Willies. That will start at 7 o'clock as the Mayor said, tomorrow, and Happy Fourth of July.

Councilman Cimiluca said most of what I have to say is when we're going to do old business and new business. Correct? Do you want me to do go over everything now? First of all I want to thank everyone for comporting themselves with the dignity that I would expect from the people of Saddle Brook. It was unlike last month, so I appreciate you – everybody was very, very well spoken, so I appreciate that. In terms of some things – I'm a little disappointed that once again we are not talking about the nepotism ordinance. In the campaign brochure item number six was proposed anti-nepotism laws, hiring will be based on merit and suitability for the job only, no family, no political cronies. A fair and equal process designed to reduce possible future liability. I agree a thousand percent on that and I just want to get this thing out there. I don't know what the delay is. It doesn't seem to be brain surgery. Can we expect it to be on board in August?

Mr. Suarez said I'll put on whatever you want me to put on. I didn't know that we had the final version because there's been back and forth. Councilman Cimiluca said the one that I had proposed, whether it's accepted or not, was talking about department heads and division heads. I think that's the one that I had sent six weeks ago. I don't have any real changes to it, so if it's going to be voted on, it could be accepted by the Council, it could be rejected by the Council but I think it's got to be done. It's got to come to a vote at some point.

Councilman Cimiluca said the numbers that came in were numbers on Veterans' Field, the concession stand and the bathrooms, way high. Ridiculously high. I saw them and not happy. Those were guestimates – estimates by the architect. The only way we're going to see how much it really costs is to send it out to bid, have somebody bid on it. It may come back \$300,000 higher. It could come back \$300,000 lower. But that is the only way we're going to be able to get it done and figure out what's going on because we may have to go back to the whole drawing board. We may have to [inaudible] make everything smaller, make everything bigger, whatever it is, but we really won't know a number. Everyone is guessing right now. We know what the alternates are, so we bid it and there's alternate bids. One's got the tile, the real fancy tile, one's got block. The difference is \$100,000 – it's a big difference. So put it out there. Let's see what it is and it's kind of like a menu, one from column A, one from column B.

Midland Avenue, I brought it up last month. I think Rick was here last month, Thom you were not here. I said let's get that going. Midland Avenue is supposed to be paved along with some of our other county roads. The only thing that's stopping it is that the town has to install handicapped ramps. We pay for that. Then we get reimbursed once it's done. According to Costa it was like 98% done. What I said to Rick is 98% is not 100%. Just get it done. If you have to take it from him, you guys are the engineers. Tonight, which, before most people came in, the recommendation was to have Costa finish that project, which again I'm kind of conflicted out of that. One way or another, somebody's got to do it. Whatever it is, put your engineering heads together and just get it done because it makes Danna Way look like a nice roadway. It's horrible riding on that. Last month we had something – somebody come in, a citizen, about senior housing. I did speak to John Bialy who is the guy who is in charge of that project, and he said they will be making a decision in their words at the beginning of July. It's July 2<sup>nd</sup>, so hopefully within two weeks. He feels that it looks good for us and we have all the criteria for us, and as soon as they know, we will know and then we can move forward with that.

He concluded by wishing everyone a safe and happy Fourth of July and said be careful out there.

Councilman Camilleri also wished everyone a happy and safe Fourth of July. Come support our town, our fireworks are good, enjoy the concert. It will be a good time for all. I always like to talk about positive things, and yes, all speakers that did come up tonight to speak, thank you. You did speak very professional; your points were well taken. It hits home with me, Bobby Gelenius. I was thrown into the ocean. I was made to walk the gang plank, and I'll tell you one thing about Bobby, he is a man of character because he jumped right in there with me. I guess we both drowned together, but you know what? We survived, and the football program survived. Rich McKay is a friend of mine, and he always will be. I will say this, he is a great man. Thank you.

Mayor White said through the chair to Councilman Cimiluca, I too would like to see this anti-nepotism ordinance be discussed further and come up with the right version that we want to bring before this council to vote on. I think that there needs to be more discussion between us. That's my opinion, just to clarify the language.

Councilman Cimiluca said through the chair, I don't know if the version I submitted last time has been distributed to the Council for their review but we have our work session August 4<sup>th</sup>. We can talk about it. It's a matter of changing a couple of words. It shouldn't take long to get that done. Like I said, let's just introduce it, if it passes it passes, if it doesn't it doesn't. It may not get support, it may get overwhelming report. It will be eight months into the year. I thought it would get done already, but let's try and get it on track for August.

Council President Mazzer said before I turn the mic over again to Councilman Camilleri I would just like to thank everyone for their dedication to our rec department, our township and everything that you guys and women do. It doesn't go unnoticed. It takes a lot of time and dedication away from your families and trust me we know up here that we can never please anybody, but for one thing I know for sure is that everyone has the best interests of the children at heart.

While we are speaking about volunteers, I want to give a shout out to our Mayor's Youth Group. They're there for everything every time you really need them. The river clean up. They helped Councilman Camilleri get into a kayak, which I had to oar because he was tired. But we have a great township, we really do, and I'm so proud to be here. In addition to that, I get to say the fun stuff.

Council President Mazzer referenced an article that was in the paper about one of our residents, Tricia Thomas. She said I want to give a shout out to her and then read an article from the paper regarding Ms. Thomas who was awarded for outstanding dedication and commitment to service for fulfilling the last wishes of a terminally ill coworker.

Council President Mazzer said she was again conflicted out and returned control of the meeting to Acting Council President Camilleri.

Acting Council President Camilleri congratulated our high school football team who took 2<sup>nd</sup> place out of 16 teams this weekend.

## **ORDINANCES**

### **1. ORDINANCE #1596-15 – FINAL READING AN ORDINANCE AMENDING CHAPTER 196 OF THE TOWNSHIP CODE OF THE TOWNSHIP OF SADDLE BROOK**

The Acting Council President Camilleri announced that a motion is in order that this ordinance be untabled

Motion: Councilman Cimiluca

Second: Councilman Accomando

ROLL CALL:

Councilman Cimiluca – yes  
Councilman Camilleri – yes  
Councilwoman D’Arminio – yes  
Councilman Accomando – yes  
Council President Mazzer - recused

The Council President announced that a motion is in order that the Township Clerk proceed to give same ordinance a second reading.

Motion: Councilman Cimiluca                      Second: Councilman Accomando

ROLL CALL:

Councilman Cimiluca – yes  
Councilman Camilleri – yes  
Councilwoman D’Arminio – yes  
Councilman Accomando – yes  
Council President Mazzer - recused

The Township Clerk then reads the Ordinance by title on second reading:

**AN ORDINANCE AMENDING CHAPTER 196 OF THE TOWNSHIP CODE OF THE TOWNSHIP OF SADDLE BROOK**

The Acting Council President announced that the motion was in order and that the Public Hearing on this ordinance be opened.

Motion: Councilman Cimiluca                      Second: Councilwoman D’Arminio

ROLL CALL:

Councilman Cimiluca – yes  
Councilman Camilleri – yes  
Councilwoman D’Arminio – yes  
Councilman Accomando – yes  
Council President Mazzer - recused

Hearing no one, the Acting Council President announced that the motion was in order and that the Public Hearing on this ordinance be closed.

Motion: Councilman Cimiluca                      Second: Councilwoman D’Arminio

ROLL CALL:

Councilman Cimiluca – yes  
Councilman Camilleri – yes  
Councilwoman D’Arminio – yes  
Councilman Accomando – yes  
Council President Mazzer - recused

**BE IT RESOLVED** by the Township Council of the Township of Saddle Brook that the ordinance entitled: **AN ORDINANCE AMENDING CHAPTER 196 OF THE TOWNSHIP CODE OF THE TOWNSHIP OF SADDLE BROOK** does now pass on second and final reading and that the Township Clerk be directed to advertise said ordinance or Title thereof, in the press, together with a notice of the date of passage of said ordinance according to law.

Motion: Councilwoman D’Arminio                      Second: Councilman Camilleri

ROLL CALL:

Councilman Cimiluca said for the reasons I've said before I don't want to set a dangerous precedent. I think that the reason that's given about the safety and the plowing and the garbage, they seem to have come up afterwards. I really feel for the people on Orchard Lane honestly because it's unique in that they crammed five houses where three houses should have been, but there's no place within a couple of – you have to really walk to get to another space. But that's the same problem for the people on Saddle River Road. Like I said before, as I drive sometimes down Saddle River Road, I say what happens if you have a party? Where do these people go? In terms of snow, there shouldn't be anyone parking there during snow and there's no guarantee that the snow is going to fall between 12 and 8. In terms of garbage, garbage can get picked up at any time. The garbage doesn't get picked up between 12 and 8, sometimes it does. Sometimes they're at 6:30 in the morning waking me up, but it doesn't always work that way and the same thing with street sweeping. They're not there before 8 o'clock. They're there afterwards. I feel bad but I will vote no.

Councilman Cimiluca – no

Councilman Camilleri said I just feel that I don't want to open up Pandora's Box on this issue. I feel almost in line with Councilman Cimiluca on this. The snow shouldn't be an issue. Cars should not be on the street in the snow. You should get your street plowed. I have the same problem, a garbage truck comes down my street, he can't turn around. He backs in my street, picks up the garbage. With that being said my vote is no, too.

Councilman Camilleri – no

Councilwoman D'Arminio said as of the meeting last month I heard both sides. It was really difficult to make a decision, and that's why I had requested a recommendation from the police chief. Based on his recommendation I would vote yes.

Councilwoman D'Arminio – yes

Councilman Accomando said I respect the Chief for sending a recommendation and not to beat a dead horse, it's going to open up a can of worms. You go to one street, you've got to do it on every street. My vote is no.

Councilman Accomando – no

Council President Mazzer - recused

**2. ORDINANCE #1597-15 – FINAL READING  
AN ORDINANCE AMENDING CHAPTER 174 OF THE TOWNSHIP CODE  
OF THE TOWNSHIP OF SADDLE BROOK ADDING SECTION 10.18**

The Acting Council President announced that a motion is in order that this ordinance be continued to the August 6<sup>th</sup> meeting.

Motion: Councilman Cimiluca

Second: Councilman Accomando

Councilman Cimiluca – yes

Councilman Camilleri – yes

Councilwoman D'Arminio – yes

Councilman Accomando – yes

Council President Mazzer – recused

All items listed with an asterisk (\*) are considered routine and non-controversial by the Township Council and will be approved by one motion. There will be no separate discussion on these items unless a Council member(s) so requests it, in which case the item(s) will be removed from the Consent Agenda and considered in its normal sequence on the agenda. The one motion signifies adoption of all resolutions, receive and file letters, correspondence, reports and approval of applications and minutes.

Mr. Lo Dico noted that the following resolutions would not be part of the consent agenda: #12 {CR# 715-181}, #13 {CR# 715-182}, #14 {715-183} and #15 {CR# 715-184}.

Councilman Cimiluca reminded Mr. Lo Dico about the minutes of June 9<sup>th</sup> which were also removed from the consent agenda.

Motion: Councilman Camilleri

Second: Councilman Cimiluca

Councilman Cimiluca – yes  
Councilman Camilleri – yes  
Councilwoman D’Arminio – yes  
Councilman Accomando – yes  
Council President Mazzer – yes

**\* MINUTES**

1. May 12, 2015 – Special Public Meeting
2. June 4, 2015 – Regular Public Meeting

**THE MINUTES OF JUNE 9, 2015 ARE NOT PART OF THE CONSENT AGENDA**

3. June 9, 2015 – Special Public Meeting

Motion: Councilwoman D’Arminio

Second: Councilman Camilleri

Councilman Cimiluca – abstain  
Councilman Camilleri – yes  
Councilwoman D’Arminio – yes  
Councilman Accomando – yes  
Council President Mazzer – yes

**\* RESOLUTIONS**

**TOWNSHIP OF SADDLE BROOK  
RESOLUTION**

**CR# 715-170**

**WHEREAS**, a lien on a parcel of property referred to as **95 Franklin Avenue, Saddle Brook, NJ 07663, also known as Block 00604, Lot 00045** (Cert. 2012-9) assessed in the name of **Mark and Maria Valentino** was sold at the Township’s Tax Sale on December 19, 2012 for Water to Milestone Investment Partners, P.O. Box 131, Lakewood, NJ 08701-0131; and

**WHEREAS**, Comerica Bank has made the necessary arrangements with the Collector to redeem this lien; and

**WHEREAS**, the Tax Collector has deposited the bank check in the amount of **\$700.85** into the Treasurer’s Trust Account,

**NOW THEREFORE BE IT RESOLVED**, that a warrant be issued to Milestone Investment Partners, P.O. Box 131, Lakewood, NJ 08701-0131, in the amount of \$700.85 from the Treasurer's Trust Account, in settlement of this lien. (Cert. 2012-9).

Motion: Councilman Camilleri

Second: Councilman Cimiluca

Roll Call:

Councilman Cimiluca - yes  
Councilman Camilleri – yes  
Councilwoman D'Arminio - yes  
Councilman Accomando - yes  
Council President Mazzer - yes

**TOWNSHIP OF SADDLE BROOK  
RESOLUTION**

**CR# 715-171**

**WHEREAS**, a property owner on a parcel of property referred to as **41 Danna Way, Saddle Brook, NJ 07663, also known as Block 1815, Lot 14** assessed in the name of **Jennifer Vargas**; and

**WHEREAS**, a refund is due to a second quarter 2015 overpayment by Corelogic;

**NOW THEREFORE BE IT RESOLVED**, that a refund be issued to Corelogic, 1 Corelogic Drive, Westlake, Texas 76262 in the amount of **\$2,203.00**

Motion: Councilman Camilleri

Second: Councilman Cimiluca

Roll Call:

Councilman Cimiluca - yes  
Councilman Camilleri – yes  
Councilwoman D'Arminio - yes  
Councilman Accomando - yes  
Council President Mazzer - yes

**TOWNSHIP OF SADDLE BROOK  
RESOLUTION**

**CR# 715-172**

**WHEREAS**, a property owner on a parcel of property referred to as **50 Kuhn Drive, Saddle Brook, NJ 07663, also known as Block 1302, Lot 36**, assessed in the name of **Virginia Nazare**; and

**WHEREAS**, a refund is due to a second quarter 2015 overpayment by Equity Settlement Services, Inc.;

**NOW THEREFORE BE IT RESOLVED**, that a refund be issued to Equity Settlement Services, Inc. 444 Route 111, Smithtown, NY 11787-4752 in the amount of **\$1,763.00**.

Motion: Councilman Camilleri

Second: Councilman Cimiluca

Roll Call:

Councilman Cimiluca - yes  
Councilman Camilleri – yes  
Councilwoman D’Arminio - yes  
Councilman Accomando - yes  
Council President Mazzer - yes

**TOWNSHIP OF SADDLE BROOK  
RESOLUTION**

**CR# 715-173**

**WHEREAS**, a lien on a parcel of property referred to as **17 Cambridge Avenue, Saddle Brook, NJ 07663, also known as Block 1512, Lot 23** assessed in the name of **Duque, Carlos and Sonia-Marin** was sold at the Township’s Tax Sale on December 30, 2013 for Water to Pro Cap II, LLC, 1000 Haddonfield-Berlin Road, Suite 203, Voorhies, NJ 08043; and

**WHEREAS**, Ocwen Financial has made the necessary arrangements with the Collector to redeem this lien; and

**WHEREAS**, the Water Collector had deposited the bank check in the amount of \$74.72 into the Water Operating Account in error,

**NOW THEREFORE BE IT RESOLVED**, that a refund be issued to Pro Cap II, LLC, 1000 Haddonfield-Berlin Road, Suite 203, Voorhies, NJ 08043 in the amount of \$74.72 from the Water Operating Account, in settlement of this lien. (Cert. 15 2013)

Motion: Councilman Camilleri

Second: Councilman Cimiluca

Roll Call:

Councilman Cimiluca - yes  
Councilman Camilleri – yes  
Councilwoman D’Arminio - yes  
Councilman Accomando - yes  
Council President Mazzer - yes

**TOWNSHIP OF SADDLE BROOK  
RESOLUTION**

**RESOLUTION OF THE TOWNSHIP OF SADDLE BROOK, IN THE COUNTY OF BERGEN, NEW JERSEY, DETERMINING THE FORM AND OTHER DETAILS OF ITS “WATER UTILITY NOTE RELATING TO THE INTERIM FINANCING TRUST LOAN PROGRAM OF THE NEW JERSEY ENVIRONMENTAL INFRASTRUCTURE TRUST”, TO BE ISSUED IN THE PRINCIPAL AMOUNT OF UP TO \$1,900,000, AND PROVIDING FOR THE ISSUANCE AND SALE OF SUCH NOTE TO THE NEW JERSEY ENVIRONMENTAL INFRASTRUCTURE TRUST, AND AUTHORIZING THE EXECUTION AND DELIVERY OF SUCH NOTE BY THE TOWNSHIP OF SADDLE BROOK IN FAVOR OF THE NEW JERSEY ENVIRONMENTAL INFRASTRUCTURE TRUST, ALL PURSUANT TO THE NEW JERSEY ENVIRONMENTAL INFRASTRUCTURE TRUST INTERIM FINANCING SFY 2016 TRUST LOAN PROGRAM**

**CR# 715-174**

**WHEREAS**, the Township of Saddle Brook (the “Local Unit”), in the County of Bergen, New Jersey, has determined that there exists a need within the Local Unit to acquire, construct, renovate or install a project which consists of the Water Main Replacement Project (the “Project”), and it is the desire of the Local Unit to

obtain financing for such Project through participation in the State Fiscal Year 2016 financing program (the "SFY 2016 Environmental Infrastructure Financing Program") of the New Jersey Environmental Infrastructure Trust (the "Trust");

**WHEREAS**, the Local Unit has determined to temporarily finance the acquisition, construction, renovation or installation of the Project prior to the closing with respect to the SFY 2016 Environmental Infrastructure Financing Program, and to undertake such temporary financing with the proceeds of an interim loan to be made by the Trust (the "Interim Loan") to the Local Unit, pursuant to the Interim Financing SFY 2016 Trust Loan Program of the Trust (the "Interim Financing Program");

**WHEREAS**, in order to (i) evidence and secure the repayment obligation of the Local Unit to the Trust with respect to the Interim Loan and (ii) satisfy the requirements of the Interim Financing Program, it is the desire of the Local Unit to issue and sell to the Trust the "Water Utility Note Relating to the Interim Financing SFY 2016 Trust Loan Program of the New Jersey Environmental Infrastructure Trust" in an aggregate principal amount of up to \$1,900,000 (the "Note");

**WHEREAS**, it is the desire of the Local Unit to authorize, execute, attest and deliver the Note to the Trust pursuant to the terms of the Local Bond Law of the State of New Jersey, constituting Chapter 2 of Title 40A of the Revised Statutes of the State of New Jersey (the "Local Bond Law"), and other applicable law; and

**WHEREAS**, Section 28 of the Local Bond Law allows for the sale of the Note to the Trust, without any public offering, and N.J.S.A. 58:11B-9 allows for the sale of the Note to the Trust without any public offering, all under the terms and conditions set forth herein.

**NOW, THEREFORE, BE IT RESOLVED** by the governing body of the Local Unit as follows:

**Section 1.** In accordance with Section 28 of the Local Bond Law and N.J.S.A. 58:11B-9, the Local Unit hereby authorizes the issuance, sale and award of the Note in accordance with the provisions hereof. The obligation represented by the Note has been appropriated and authorized by Bond Ordinance No. 1557-13 of the Local Unit, which bond ordinance is entitled "BOND ORDINANCE TO AUTHORIZE THE REPLACEMENT OF WATER MAINS AT VARIOUS LOCATIONS IN, BY AND FOR THE WATER UTILITY OF THE TOWNSHIP OF SADDLE BROOK, IN THE COUNTY OF BERGEN, STATE OF NEW JERSEY, TO APPROPRIATE THE SUM OF \$2,000,000 TO PAY THE COST THEREOF, TO MAKE A DOWN PAYMENT, TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS", and was finally adopted by the Local Unit at a meeting duly called and held on October 10, 2013, at which time a quorum was present and acted throughout, all pursuant to the terms of the Local Bond Law and other applicable law.

**Section 2.** The Chief Financial Officer of the Local Unit (the "Chief Financial Officer") is hereby authorized to determine, in accordance with the Local Bond Law and pursuant to the terms and conditions hereof, (i) the final principal amount of the Note (subject to the maximum limitation set forth in Section 4(a) hereof), and (ii) the dated date of the Note.

**Section 3.** Any determination made by the Chief Financial Officer pursuant to the terms hereof shall be conclusively evidenced by the execution and attestation of the Note by the parties authorized pursuant to Section 4(h) hereof.

**Section 4.** The Local Unit hereby determines that certain terms of the Note shall be as follows:

- (a) the principal amount of the Note to be issued shall be an amount up to \$1,900,000;
- (b) the maturity of the Note shall be as determined by the Trust, but not in excess of one year;
- (c) the interest rate of the Note shall be as determined by the Trust;
- (d) the purchase price for the Note shall be par;
- (e) the Note shall be subject to prepayment prior to its stated maturity in accordance with the terms and conditions of the Note;
- (f) the Note shall be issued in a single denomination and shall be numbered "IFP-15-1WU";
- (g) the Note shall be issued in fully registered form and shall be payable to the registered owner thereof as to both principal and interest in lawful money of the United States of America; and
- (h) the Note shall be executed by the manual or facsimile signatures of the Mayor and the Chief Financial Officer under official seal or facsimile thereof affixed, printed, engraved or reproduced thereon and attested by the manual signature of the Local Unit Clerk.

**Section 5.** The Note shall be substantially in the form attached hereto as Exhibit A.

**Section 6.** The law firm of Rogut McCarthy LLC is hereby authorized to arrange for the printing of the Note, which law firm may authorize McCarter & English, LLP, bond counsel to the Trust for the Interim Financing Program, to arrange for same.

**Section 7.** The Authorized Officers of the Local Unit are hereby further severally authorized to (i) execute and deliver, and the Local Unit Clerk is hereby further authorized to attest to such execution and to affix the corporate seal of the Local Unit to, any document, instrument or closing certificate deemed necessary, desirable or convenient by the Authorized Officers or the Local Unit Clerk, as applicable, in their respective sole discretion, after consultation with counsel and any advisors to the Local Unit and after further consultation with the Trust and its representatives, agents, counsel and advisors, to be executed in connection the issuance and sale of the Note and the participation of the Local Unit in the Interim Financing Program, which determination shall be conclusively evidenced by the execution of each such certificate or other document by the party authorized hereunder to execute such certificate or other document, and (ii) perform such other actions as the Authorized Officers deem necessary, desirable or convenient in relation to the execution and delivery of the Note and the participation of the Local Unit in the Interim Financing Program.

**Section 8.** This resolution shall take effect immediately.

**Section 9.** Upon the adoption hereof, the Local Unit Clerk shall forward certified copies of this resolution to Rogut McCarthy LLC, bond counsel to the Local Unit, David Zimmer, Executive Director of the Trust, and Richard T. Nolan, Esq., McCarter & English, LLP, bond counsel to the Trust.

Motion: Councilman Camilleri

Second: Councilman Cimiluca

Roll Call:

Councilman Cimiluca - yes  
 Councilman Camilleri – yes  
 Councilwoman D’Arminio - yes  
 Councilman Accomando - yes  
 Council President Mazzer - yes

EXHIBIT A

**TOWNSHIP OF SADDLE BROOK  
WATER UTILITY NOTE  
RELATING TO:  
THE INTERIM FINANCING TRUST LOAN PROGRAM - STATE FISCAL YEAR  
2016  
OF THE NEW JERSEY ENVIRONMENTAL INFRASTRUCTURE TRUST**

**\$1,739,111**  
**CFP-15-1WU**

**July 15, 2015**

**FOR VALUE RECEIVED**, the TOWNSHIP OF SADDLE BROOK, a municipal corporation duly created and validly existing pursuant to the laws of the State (as hereinafter defined), and its successors and assigns (the "Borrower"), hereby promises to pay to the order of the **NEW JERSEY ENVIRONMENTAL INFRASTRUCTURE TRUST**, a public body corporate and politic with corporate succession, duly created and validly existing under and by virtue of the Act (as hereinafter defined) (the "Trust"), the Principal (as hereinafter defined), together with all unpaid accrued Interest (as hereinafter defined), fees, late charges and other sums due hereunder, if any, in lawful money of the United States of America, on the Maturity Date (as hereinafter defined) or the date of any optional prepayment or acceleration in accordance with the provisions of this note (this "Note").

**SECTION 1. Definitions.** As used in this Note, unless the context requires otherwise, the following terms shall have the following meanings:

**"Act"** means the "New Jersey Environmental Infrastructure Trust Act", constituting Chapter 334 of the Pamphlet Laws of 1985 of the State (codified at N.J.S.A. 58:11B-1 *et seq.*), as the same may from time to time be amended and supplemented.

**"Administrative Fee"** means a fee of up to four-tenths of one percent (.40%) of that portion of the Principal identified in clause (i) of the definition thereof (as set forth in this Section 1), or such lesser amount, if any, as the Trust may determine from time to time.

**"Anticipated Financing Program"** means the financing program of the Trust, pursuant to which the Trust will issue its Trust Bonds for the purpose of financing, on a long term basis, the Project and other projects of certain qualifying borrowers.

**"Anticipated Long Term Loan"** means the long term loan made by the Trust to the Borrower from the proceeds of its Trust Bonds, as part of the Anticipated Financing Program.

**"Authorized Officer"** means any person authorized by the Borrower or the Trust, as the case may be, to perform any act or execute any document relating to the Loan or this Note.

**"Code"** means the Internal Revenue Code of 1986, as the same may from time to time be amended and supplemented, including any regulations promulgated thereunder, any successor code thereto and any administrative or judicial interpretations thereof.

**"Cost"** means those costs that are allocable to the Project, as shall be determined on a project-specific basis in accordance with the Regulations, as the same may be amended by subsequent eligible costs as evidenced by a certificate of an Authorized Officer of the Trust.

**"Environmental Infrastructure Facilities"** means Wastewater Treatment Facilities, Stormwater Management Facilities or Water Supply Facilities (as such terms are defined in the Regulations).

**“Environmental Infrastructure System”** means the Environmental Infrastructure Facilities of the Borrower, including the Project, for which the Borrower is receiving the Loan.

**“Event of Default”** means any occurrence or event specified in Section 6 hereof.

**“Interest”** means the interest charged on the Loan at a rate of 0.00% and payable by the Borrower to the Trust (i) on the Maturity Date or (ii) with respect to any optional prepayment or acceleration of the Loan, on the date of such optional prepayment or acceleration, as the case may be.

**“Loan”** means the loan of the Principal, made by the Trust to the Borrower to finance or refinance a portion of the Cost of the Project, as evidenced by this Note.

**“Loan Disbursement Requisition”** means the requisition, to be executed by an Authorized Officer of the Borrower and approved by the New Jersey Department of Environmental Protection, in a form to be determined by the Trust and the New Jersey Department of Environmental Protection.

**“Maturity Date”** means July 15, 2016, or such other date to which the repayment of the Loan shall be extended by the Trust in its sole discretion, which extension by the Trust shall be in connection with a delay in the closing for the Anticipated Financing Program.

**“Principal”** means the principal amount of the Loan, at any time being the lesser of (i) One Million Seven Hundred Thirty-nine Thousand One Hundred Eleven Dollars (\$1,739,111.00), or (ii) the aggregate outstanding amount as shall actually be disbursed to the Borrower by the Trust pursuant to one or more Loan Disbursement Requisitions, which Principal shall be payable by the Borrower to the Trust (i) on the Maturity Date or (ii) with respect to any optional prepayment or acceleration of the Loan, on the date of such optional prepayment or acceleration, as the case may be.

**“Project”** means the Environmental Infrastructure Facilities of the Borrower which constitutes a project for which the Trust is making the Loan to the Borrower.

**“Regulations”** means the rules and regulations, as applicable, now or hereafter promulgated pursuant to N.J.A.C. 7:22-3 *et seq.*, 7:22-4 *et seq.*, 7:22-5 *et seq.*, 7:22-6 *et seq.*, 7:22-7 *et seq.*, 7:22-8 *et seq.*, 7:22-9 *et seq.* and 7:22-10 *et seq.*, as the same may from time to time be amended and supplemented.

**“State”** means the State of New Jersey.

**“Trust Bonds”** means the revenue bonds of the Trust to be issued, as part of the Anticipated Financing Program.

**SECTION 2. Representations of the Borrower.** The Borrower represents and warrants to the Trust:

(a) Organization. The Borrower: (i) is a municipal corporation duly created and validly existing under and pursuant to the Constitution and laws of the State; (ii) has full legal right and authority to execute, attest and deliver this Note, to sell this Note to the Trust, and to perform its obligations hereunder, and (iii) has duly authorized, approved and consented to all necessary action to be taken by the Borrower for: (A) the issuance of this Note, the sale thereof to the Trust and the due performance of its obligations hereunder and (B) the execution, delivery and due performance of all certificates and other instruments that may be required to be executed, delivered and performed by the Borrower in order to carry out and give effect to this Note.

(b) Authority. This Note has been duly authorized by the Borrower and duly executed, attested and delivered by Authorized Officers of the Borrower. This Note has been duly sold by the Borrower to the Trust and duly issued by the

Borrower and constitutes a legal, valid and binding obligation of the Borrower, enforceable against the Borrower in accordance with its terms, except as the enforcement thereof may be affected by bankruptcy, insolvency or other laws or the application by a court of legal or equitable principles affecting creditors' rights.

(c) Pending Litigation. There are no proceedings pending or, to the knowledge of the Borrower, threatened against or affecting the Borrower that, if adversely determined, would adversely affect (i) the condition (financial or otherwise) of the Borrower, (ii) the ability of the Borrower to satisfy all of its Loan repayment obligations hereunder, (iii) the authorization, execution, attestation or delivery of this Note, (iv) the issuance of this Note and the sale thereof to the Trust, and (v) the Borrower's ability otherwise to observe and perform its duties, covenants, obligations and agreements under this Note.

(d) Compliance with Existing Laws and Agreements; Governmental Consent. (i) The due authorization, execution, attestation and delivery of this Note by the Borrower and the sale of this Note to the Trust, (ii) the observation and performance by the Borrower of its duties, covenants, obligations and agreements hereunder, including, without limitation, the repayment of the Loan and all other amounts due hereunder, and (iii) the undertaking and completion of the Project, will not (A) other than the lien, charge or encumbrance created by this Note and by any other outstanding debt obligations of the Borrower that are at parity with this Note as to lien on, and source and security for payment thereon from, the general tax revenues of the Borrower, result in the creation or imposition of any lien, charge or encumbrance upon any properties or assets of the Borrower pursuant to, (B) result in any breach of any of the terms, conditions or provisions of, or (C) constitute a default under, any existing ordinance or resolution, outstanding debt or lease obligation, trust agreement, indenture, mortgage, deed of trust, loan agreement or other instrument to which the Borrower is a party or by which the Borrower, its Environmental Infrastructure System or any of its properties or assets may be bound, nor will such action result in any violation of the provisions of the charter or other document pursuant to which the Borrower was established or any laws, ordinances, injunctions, judgments, decrees, rules, regulations or existing orders of any court or governmental or administrative agency, authority or person to which the Borrower, its Environmental Infrastructure System or its properties or operations are subject. The Borrower has obtained all permits and approvals required to date by any governmental body or officer for the authorization, execution, attestation and delivery of this Note, for the sale of this Note to the Trust, for the making, observance and performance by the Borrower of its duties, covenants, obligations and agreements under this Note, and for the undertaking and completion of the Project.

(e) Reliance. The Borrower hereby acknowledges that the Trust is making the Loan to the Borrower pursuant to the terms hereof in reliance upon each of the representations of the Borrower set forth in this Section 2.

### **SECTION 3. Covenants of the Borrower.**

(a) Participation in the Anticipated Financing Program. The Borrower covenants and agrees that it shall undertake and complete in a timely manner all conditions precedent identified by the Trust relating to (i) the participation by the Borrower in the Anticipated Financing Program and (ii) the qualification by the Borrower for receipt of the Anticipated Long Term Loan.

(b) Full Faith and Credit Pledge. To secure the repayment obligation of the Borrower with respect to this Note, and all other amounts due under this Note, the Borrower unconditionally and irrevocably pledges its full faith and credit and covenants to exercise its unlimited taxing powers for the punctual payment of any and all obligations and amounts due under this Note. The Borrower acknowledges that, to assure the continued operation and solvency of the Trust, the Trust may, pursuant to and in accordance with Section 12a of the Act, require that if the Borrower fails or is unable to pay promptly to the Trust in full any Loan repayments, any Interest or any other amounts due pursuant to this Note, an amount sufficient to satisfy such deficiency shall be paid by the State Treasurer to the Trust from State-aid otherwise payable to the Borrower.

(c) Disposition of Environmental Infrastructure System. The Borrower covenants and agrees that it shall not sell, lease, abandon or otherwise dispose of all or substantially all of its Environmental Infrastructure System without the express written consent of the Trust, which consent may or may not be granted by the Trust in its sole discretion.

(d) Financing With Tax Exempt Bonds. The Borrower acknowledges, covenants and agrees that it is the intention of the Borrower to finance the Project on a long term basis with proceeds of Trust Bonds now or hereinafter issued, the interest on which is excluded from gross income for purposes of federal income taxation pursuant to Section 103(a) of the Code (“tax exempt bonds”). In furtherance of such long term financing with tax exempt bonds, the Borrower covenants that, except to the extent expressly permitted in writing by the Trust, the Borrower will not take any action or permit any action to be taken which would result in any of the proceeds of the Loan being used (directly or indirectly) (i) in any “private business use” within the meaning of Section 141(b)(6) of the Code, (ii) to make or finance loans to persons other than the Borrower, or (iii) to acquire any “nongovernmental output property” within the meaning of Section 141(d)(2) of the Code. In addition, the Borrower covenants and agrees that no portion of the Project will be investment property, within the meaning of Section 148(b) of the Code. The Borrower covenants and agrees that any Costs of the Borrower’s Project to be paid or reimbursed with proceeds of the Loan will result in the expenditure of proceeds under Treasury Regulations §1.148-6(d) and Treasury Regulations §1.150-2.

(e) Operation and Maintenance of Environmental Infrastructure System. The Borrower covenants and agrees that it shall maintain its Environmental Infrastructure System in good repair, working order and operating condition, and make all necessary and proper repairs and improvements with respect thereto.

(f) Records and Accounts; Inspections. The Borrower covenants and agrees that it shall keep accurate records and accounts for its Environmental Infrastructure System (the “System Records”), separate and distinct from its other records and accounts (the “General Records”), which shall be audited annually by an independent registered municipal accountant and shall be made available for inspection by the Trust upon prior written notice. The Borrower shall permit the Trust to inspect the Environmental Infrastructure System.

(g) Insurance. The Borrower covenants and agrees that it shall maintain insurance policies providing against risk of direct physical loss, damage or destruction of its Environmental Infrastructure System, in an amount that will satisfy all applicable regulatory requirements. The Borrower covenants and agrees that it shall include, or cause to be included, the Trust as an additional “named insured” on any certificate of liability insurance procured by the Borrower and by any contractor or subcontractor for the Project.

(h) Reliance. The Borrower hereby acknowledges that the Trust is making the Loan to the Borrower pursuant to the terms hereof in reliance upon each of the covenants of the Borrower set forth in this Section 3.

**SECTION 4. Disbursement of the Loan Proceeds; Amounts Payable; Prepayment; and Late Fee.** The Trust shall effectuate the Loan to the Borrower by making one or more disbursements to the Borrower promptly after receipt by the Trust of a Loan Disbursement Requisition, each such disbursement and the date thereof to be recorded by an Authorized Officer of the Trust on the table attached as Exhibit A hereto. The latest date upon which the Borrower may submit to the Trust a Loan Disbursement Requisition is the business day immediately preceding the date fixed by the Trust for the sale of its bonds in connection with the Anticipated Financing Program. On the Maturity Date, the Borrower shall repay the Loan to the Trust in an amount equal to: (i) the Principal; (ii) the Interest; (iii) the Administrative Fee, if any; and (iv) any other amounts due and owing pursuant to the provisions of this Note. The Borrower may prepay the Loan obligations hereunder, in whole or in part, upon receipt of the prior written consent of an Authorized Officer of the Trust. Each payment made to the Trust shall be applied

to the payment of, *first*, the Interest then due and payable, *second*, the Principal, *third*, the Administrative Fee, if obligations hereunder, in whole or in part, upon receipt of the prior written consent of an any, *fourth*, any late charges, and, *finally*, any other amount due pursuant to the provisions of this Note. In the event that the repayment obligation set forth in this Note is received by the Trust later than the Maturity Date, a late fee shall be payable to the Trust in an amount equal to the greater of twelve percent (12%) per annum or the prime rate as published in the *Wall Street Journal* on the Maturity Date plus one half of one percent per annum on such late payment from the Maturity Date to the date it is actually paid; provided, however, that any late payment charges incurred hereunder shall not exceed the maximum interest rate permitted by law.

**SECTION 5. Unconditional Obligations.** The direct, general obligation of the Borrower to make the Loan repayments and all other payments required hereunder and the obligation to perform and observe the other duties, covenants, obligations and agreements on its part contained herein shall be absolute and unconditional, and shall not be abated, rebated, set-off, reduced, abrogated, terminated, waived, diminished, postponed or otherwise modified in any manner whatsoever while any Loan repayments, or any other payments due hereunder, remain unpaid, regardless of any contingency, act of God, event or cause whatsoever, including (without limitation) any acts or circumstances that may constitute failure of consideration, eviction or constructive eviction, the taking by eminent domain or destruction of or damage to the Project or Environmental Infrastructure System, commercial frustration of the purpose, any change in the laws of the United States of America or of the State or any political subdivision of either or in the rules or regulations of any governmental authority, any failure of the Trust to perform and observe any agreement or any duty, liability or obligation arising out of this Note, or any rights of set-off, recoupment, abatement or counterclaim that the Borrower might have against the Trust or any other party; provided, however, that payments hereunder shall not constitute a waiver of any such rights.

**SECTION 6. Events of Default.** The following events shall constitute an "Event of Default" hereunder: (i) failure by the Borrower to pay, when due, any and all of its Loan repayment obligations hereunder, and any other payment obligations due hereunder; (ii) failure by the Borrower to observe and perform any duty, covenant, obligation or agreement on its part to be observed or performed pursuant to the terms of this Note; (iii) any representation made by the Borrower contained in this Note or in any instrument furnished in compliance with or with reference to this Note is false or misleading in any material respect; and (iv) a petition is filed by or against the Borrower under any federal or state bankruptcy or insolvency law or other similar law in effect on the date of this Note or thereafter enacted, unless in the case of any such petition filed against the Borrower such petition shall be dismissed within thirty (30) days after such filing and such dismissal shall be final and not subject to appeal, or the Borrower shall become insolvent or bankrupt or shall make an assignment for the benefit of its creditors, or a custodian of the Borrower or any of its property shall be appointed by court order or take possession of the Borrower or its property or assets if such order remains in effect or such possession continues for more than thirty (30) days.

**SECTION 7. Remedies upon Event of Default.** Whenever an Event of Default shall have occurred and be continuing pursuant to the terms hereof, the Borrower hereby acknowledges and agrees to the rights of the Trust to take any action permitted or required at law or in equity to collect the amounts then due and thereafter to become due hereunder or to enforce the observance and performance of any duty, covenant, obligation or agreement of the Borrower hereunder. If an Event of Default shall have occurred, the Borrower hereby acknowledges and agrees that the Trust shall have the right to declare all Loan repayments and all other amounts due hereunder to be due and payable immediately without further notice or demand. The Borrower hereby acknowledges and agrees that no remedy herein is intended to be exclusive, and every remedy shall be cumulative and in addition to every other remedy given under this Note or now or hereafter existing at law or in equity. The Borrower hereby further acknowledges and agrees that no delay or omission by the Trust to exercise any remedy or right accruing upon any Event of Default shall impair any such remedy or right or shall be construed to be a

waiver thereof, but any such remedy or right may be exercised as often as may be deemed expedient. The Borrower hereby agrees that upon demand it shall pay to the Trust the reasonable fees and expenses of attorneys and other reasonable expenses (including, without limitation, the reasonably allocated costs of in-house counsel and legal staff) incurred in the collection of Loan repayments or any sum due hereunder or in the enforcement of the observation or performance of any obligations or agreements of the Borrower upon an Event of Default. Any moneys collected by the Trust pursuant to this Section 7 shall be applied first to pay any attorneys' fees or other fees and expenses owed by the Borrower.

**SECTION 8. Certain Miscellaneous Provisions.** The Borrower hereby acknowledges and agrees as follows: (a) all notices hereunder shall be deemed given when hand delivered or when mailed by registered or certified mail, postage prepaid, to the Borrower at the following address: Township of Saddle Brook, Municipal Building, 93 Market Street, Saddle Brook, New Jersey 07663, Attention: Township Administrator; and to the Trust at the following address: New Jersey Environmental Infrastructure Trust, P.O. Box 440, Trenton, New Jersey 08625, Attention: Executive Director; (b) this Note shall be binding upon the Borrower and its successors and assigns; (c) in the event any provision of this Note is held illegal, invalid or unenforceable by any court of competent jurisdiction, such holding shall not invalidate, render unenforceable or otherwise affect any other provision hereof; (d) the obligations of the Borrower pursuant to the terms of this Note may not be assigned by the Borrower for any reason, unless the Trust shall have approved said assignment in writing; (e) this Note may not be amended, supplemented or modified without the prior written consent of the Trust; (f) this Note shall be governed by and construed in accordance with the laws of the State; (g) the Borrower shall, at the request of the Trust, execute and deliver such further instruments as may be necessary or desirable for better assuring, conveying, granting, assigning and confirming the rights, security interests and agreements granted or intended to be granted by this Note; and (h) whenever the Borrower is required to obtain the determination, approval or consent of the Trust pursuant to the terms hereof, such determination, approval or consent may be either granted or withheld by the Trust in its sole and absolute discretion.

[The remainder of this page has been left blank intentionally.]

**IN WITNESS WHEREOF**, the Borrower has caused this Note to be duly executed, sealed and delivered on the date first above written.

TOWNSHIP OF SADDLE BROOK

[SEAL]

ATTEST:

By: \_\_\_\_\_  
Mayor

\_\_\_\_\_  
Township Clerk

By: \_\_\_\_\_  
Chief Financial Officer

EXHIBIT A

Loan Disbursements

Date of Loan Disbursement	Amount of Loan Disbursement

**TOWNSHIP OF SADDLE BROOK  
RESOLUTION**

**CR# 715-175**

**WHEREAS**, the Township Council is desirous of drawing up specifications and receiving and opening of bids,

**NOW THEREFORE BE IT RESOLVED**, by the Township Council of the Township of Saddle Brook that the Township Attorney and the Township Clerk are hereby authorized to draw up specifications and review with the Recycling Coordinator before bids are advertised, and the Township Clerk is hereby authorized to advertise for the receipt of bids.

Motion: Councilman Camilleri

Second: Councilman Cimiluca

Roll Call:

Councilman Cimiluca - yes  
Councilman Camilleri – yes  
Councilwoman D’Arminio - yes  
Councilman Accomando - yes  
Council President Mazzer - yes

**TOWNSHIP OF SADDLE BROOK  
RESOLUTION**

**CR# 715-176**

**WHEREAS**, a lien on a parcel of property referred to as **285 Third Street, Saddle Brook, NJ 07663, also known as Block 00108, Lot 7** (Cert. 02 2012) assessed in the name of **Bezan & Mirandi Sinani** was sold at the Township’s Tax Sale on December 19, 2012 for Water to Milestone Investment Partners, P.O. Box 131, Lakewood, NJ 08701-0131; and

**WHEREAS**, CoreLogic has made the necessary arrangements with the Tax Collector to redeem this lien; and

**WHEREAS**, the Tax Collector has deposited the bank check in the amount of **\$2,937.75** into the Treasurer’s Trust Account,

**NOW THEREFORE BE IT RESOLVED**, that a warrant be issued to Milestone Investment Partners, P.O. Box 131, Lakewood, NJ 08701-0131, in the amount of \$2,937.75 from the Treasurer’s Trust Account, in settlement of this lien. (Cert. 02 2012).

Motion: Councilman Camilleri

Second: Councilman Cimiluca

Roll Call:

Councilman Cimiluca - yes  
Councilman Camilleri – yes  
Councilwoman D’Arminio - yes  
Councilman Accomando - yes  
Council President Mazzer - yes

**TOWNSHIP OF SADDLE BROOK  
RESOLUTION**

**CR# 715-177**

**NOW THEREFORE BE IT RESOLVED**, by the Township Council of the Township of Saddle Brook that it hereby agrees to enter into an agreement with Passaic Valley Sewerage Commission and Rutgers University for services related to the Green Infrastructure Planning and authorizes the Mayor and Township Clerk to sign said agreement.

Motion: Councilman Camilleri

Second: Councilman Cimiluca

Roll Call:

Councilman Cimiluca - yes  
Councilman Camilleri – yes  
Councilwoman D’Arminio - yes  
Councilman Accomando - yes  
Council President Mazzer - yes

**TOWNSHIP OF SADDLE BROOK  
RESOLUTION**

**CR# 715-178**

**WHEREAS**, the Township of Saddle Brook, NJ has experienced natural hazards that result in public safety hazard and damage to private and public property;

**WHEREAS**, the hazard mitigation planning process set forth by the State of New Jersey and the Federal Emergency Management Agency offers the opportunity to consider natural hazard and risks, and to identify mitigation actions to reduce future risk;

**WHEREAS**, the New Jersey Office of Emergency Management is providing federal mitigation funds to support development of the mitigation plan;

**WHEREAS**, a *Hazard Mitigation Plan* has been developed by the Mitigation Planning Committee;

**WHEREAS**, the *Hazard Mitigation Plan* includes a prioritized list of mitigation actions including activities that, over time, will help minimize and reduce safety threats and damage to private and public property; and

**WHEREAS**, the draft plan was provided to each participating jurisdiction and was posted on the County Office of Emergency Management’s website so as to introduce the planning concept and to solicit questions and comments; and to present the Plan and request comments, as required by law; and

**NOW THEREFORE BE IT RESOLVED**, by the Township Council of the Township of Saddle Brook:

1. The Bergen County Multi-Jurisdictional *Hazard Mitigation Plan*, as submitted to the New Jersey Office of Emergency Management and the Federal Emergency Management Agency on April 13, 2015 by the Bergen County Office of Emergency Management is hereby adopted as an official plan of the Township of Saddle Brook; minor revisions recommended by the Federal Emergency Management Agency and/or the New Jersey Office of Emergency Management may be incorporated without further action.

2. The Township's departments identified in the Plan are hereby directed to pursue implementation of the recommended high priority activities that are assigned to their departments.
3. Any action proposed by the Plan shall be subject to and contingent upon budget approval, if required, which shall be at the discretion of the Township, and this resolution shall not be interpreted so as to mandate any such appropriations.
4. The Emergency Management Coordinator is designated to coordinate with other offices and shall periodically report on the activities, accomplishments, and progress, and shall prepare an annual progress report to be submitted to the Bergen County Office of Emergency Management. The status report shall be submitted on a yearly basis by a predetermined date as agreed upon by all stakeholders.

Motion: Councilman Camilleri

Second: Councilman Cimiluca

Roll Call:

Councilman Cimiluca - yes  
 Councilman Camilleri – yes  
 Councilwoman D'Arminio - yes  
 Councilman Accomando - yes  
 Council President Mazzer - yes

**TOWNSHIP OF SADDLE BROOK  
 RESOLUTION**

**CR# 715-179**

**NOW THEREFORE BE IT RESOLVED** by the Township Council of the Township of Saddle Brook that it hereby agrees to enter into a lease agreement with NJ Dept. of Transportation for Parcels R5A, R5B and 7 (Block 104 Lots 2, 3 and 8) Route 46 and Fifth St. for \$1 per month and authorizes the Mayor and Township Clerk to sign said lease.

Motion: Councilman Camilleri

Second: Councilman Cimiluca

Roll Call:

Councilman Cimiluca - yes  
 Councilman Camilleri – yes  
 Councilwoman D'Arminio - yes  
 Councilman Accomando - yes  
 Council President Mazzer - yes

**TOWNSHIP OF SADDLE BROOK  
 RESOLUTION**

**CR# 715-180**

**BE IT RESOLVED** by the Township Council of the Township of Saddle Brook that the following requisition(s) submitted to the Township Council for purchases over \$2,500.00 be approved providing funds are available:

<u>DEPARTMENT</u>	<u>COMPANY</u>	<u>ITEM</u>	<u>AMOUNT</u>
ORD.	LOMBARDO ENVIRONMENTAL	REMOVE TANK- DPW	\$17,785.00

Motion: Councilman Camilleri

Second: Councilman Cimiluca

Roll Call:

Councilman Cimiluca - yes  
 Councilman Camilleri – yes  
 Councilwoman D’Arminio - yes  
 Councilman Accomando - yes  
 Council President Mazzer - yes

**RESOLUTION #12 {CR# 715-181} IS NOT PART OF THE CONSENT AGENDA**

**TOWNSHIP OF SADDLE BROOK  
 RESOLUTION**

**CR# 715-181**

BE IT RESOLVED BY THE TOWNSHIP COUNCIL OF THE TOWNSHIP OF SADDLE BROOK, COUNTY OF BERGEN, STATE OF NEW JERSEY THAT THE PROPER WARRANTS BE DRAWN AND THAT THE ATTACHED BILLS, WITH THE EXCEPTION OF THOSE BILLS NOT APPROVED BY A MAJORITY OF THE COUNCIL, BE PAID TOTALING **\$2,417,180.44** PROVIDING FUNDS ARE AVAILABLE AND ALL BILLS SUBMITTED COMPLY WITH N.J.S.A. 40A: 11-1 ET. SEQ AND ANY OTHER APPROPRIATE STATUTES.

Motion: Councilman Camilleri

Second: Councilwoman D’Arminio

Council President Mazzer asked if it was appropriate for her to abstain or to recuse since [one of the bills] was money held in escrow for her project.

Mr. Suarez said I would recuse myself on that.

Roll Call:

Councilman Cimiluca - yes  
 Councilman Camilleri – yes  
 Councilwoman D’Arminio - yes  
 Councilman Accomando - yes  
 Council President Mazzer - recused

**RESOLUTION #13 {CR# 715-182} IS NOT PART OF THE CONSENT AGENDA**

**TOWNSHIP OF SADDLE BROOK  
RESOLUTION**

**CR# 715-182**

**WHEREAS**, Township Planner Maser Consulting has submitted a proposal dated June 16, 2015 (MC Proposal No. SDP-002P) in the amount of \$8,350.00 for COAH related matters plus an hours rate, if needed for services outside the scope of the proposal; and

**NOW THEREFORE BE IT RESOLVED**, by the Township Council of the Township of Saddle Brook that it hereby awards a contract to Maser Consulting, Clinton, NJ as per the proposal dated June 16, 2015 in the amount not to exceed \$9,500.00 providing funds are available.

Council President Mazzer said just for the public's knowledge, even though it sounds like my last name it has nothing to do with me or any relative. It's actually spelled differently and it's probably pronounced a little different too. I don't even know these people.

Motion: Councilwoman D'Arminio

Second: Councilman Accomando

Roll Call:

Councilman Cimiluca said just so everyone is aware, the Supreme Court came down with a decision with regard to fair housing, formerly COAH, and we have to hire a planner to give us advice on what our obligations would be. Mr. Suarez had advised that we have to file a lawsuit, actually against the state. Mr. Suarez said yes, I believe so. Councilman Cimiluca it's against the State of New Jersey by a certain time which is next week to hold them off for a bit and we need advice from the planner on this.

Councilman Cimiluca - yes  
Councilman Camilleri – yes  
Councilwoman D'Arminio - yes  
Councilman Accomando - yes  
Council President Mazzer - yes

**RESOLUTION #14 {CR# 715-183} IS NOT PART OF THE CONSENT AGENDA**

**TOWNSHIP OF SADDLE BROOK  
RESOLUTION**

**CR# 715-183**

**BE IT RESOLVED BY THE TOWNSHIP COUNCIL OF THE TOWNSHIP OF SADDLE BROOK, COUNTY OF BERGEN, STATE OF NEW JERSEY THAT THE PROPER WARRANTS BE DRAWN AND THAT THE ATTACHED BILLS, WITH THE EXCEPTION OF THOSE BILLS NOT APPROVED BY A MAJORITY OF THE COUNCIL, BE PAID PROVIDING FUNDS ARE AVAILABLE AND ALL BILLS SUBMITTED COMPLY WITH N.J.S.A. 40A: 11-1 ET. SEQ AND ANY OTHER APPROPRIATE STATUTES.**

**P.O.#**

**VENDOR**  
7/2/15

**AMOUNT**  
349

Council President Mazzer said just for the public’s knowledge, we did pull two of our engineer’s bills. The total was for \$113,034. 90. We are actually just paying \$75,534.90. We are taking about two of the bills. One for \$37,500 which is for professional services for Veterans’ Field and the other one for – just the \$37. Any other purchase orders that are here are for work that was done prior to that were for different projects throughout the town.

Motion: Councilwoman D’Arminio

Second: Councilman Accomando

Roll Call:

Councilman Cimiluca said I am going to abstain and just in response to Mr. Rodriguez and what he asked for before. I’m not going to go look through the minutes of meetings going back six years. If he’d like to do that, he’s more than welcome. I have advised him and everyone that I have abstained on Costa bills due to a professional relationship between the two of us over the past six years, but I’m not going to take the time to do that. He’s more than welcome to go through the minutes, but I’m not going to do it.

- Councilman Cimiluca - abstain
- Councilman Camilleri – yes
- Councilwoman D’Arminio - yes
- Councilman Accomando - yes
- Council President Mazzer – yes

**RESOLUTION #15 {CR# 715-184} IS NOT PART OF THE CONSENT AGENDA**

**TOWNSHIP OF SADDLE BROOK  
RESOLUTION**

**CR# 715-184**

**PROFESSIONAL SERVICES CONTRACT – Grant Writer**

**WHEREAS**, there is a need in the Township of Saddle Brook for a Grant Writer; and

**WHEREAS**, the Township of Saddle Brook previously published a Request for Qualifications for the position of Grant Writer; and

**WHEREAS**, a duly constituted evaluation committee recommended that Bruno Associates, Inc., 1373 Broad Street, Clifton NJ be awarded the professional services contract to serve as the Township Grant Writer from 7/1/15 to 6/30/16; and

**WHEREAS**, Bruno Associates, Inc. was previously appointed Township Grant Writer to the Township of Saddle Brook for the term 7/1/15 to 6/30/16; and

**WHEREAS**, the Township now wishes to enter into a professional services agreement with Bruno Associates, Inc. as required by law;

**NOW, THEREFORE, BE IT RESOLVED** by the Township Council of the Township of Saddle Brook as follows:

1. The Mayor and the Township Clerk be and hereby are authorized and directed to execute the Professional Services Agreement with Bruno Associates, Inc. as required by law.

2. This contract is awarded for the following reasons: There is a need for a Grant Writer within the Township of Saddle Brook; the service to be rendered constitutes a professional service as defined by New Jersey law; the Township did publish a request for qualifications to which the contract recipient responded; and the contract recipient was recommended by the Evaluation Committee to be awarded the professional services agreement as Township Grant Writer

**3. Compensation for this position shall be as set forth in the Professional Services Agreement.**

4. The within contract has been awarded pursuant to a “fair and open process” pursuant to the provisions of *N.J.S.A. 19:44A-20.4, et. seq.*

5. A notice of this action shall be printed in a legal newspaper of the Township.

6. The award of this contract is subject to the certification of availability of funds by the Township’s Financial Officer

7. A copy of this Resolution and a copy of the attached contract shall be made available for public inspection as required by law.

Motion: Councilman Camilleri

Second: Councilwoman D’Arminio

Roll Call:

Councilman Cimiluca said although I did vote against the budget based on the grant writing, it’s in there, it’s part of the budget and Bruno Associates, I have done my own research, and Bruno Associates is very qualified, so I will vote yes.

Councilman Cimiluca - yes  
Councilman Camilleri – yes  
Councilwoman D’Arminio - yes  
Councilman Accomando - yes  
Council President Mazzer - yes

**\* CORRESPONDENCE**

1. **Robert E. Laux, Executive Director, BCUA**      **Re: 2015 BCUA Environmental Awareness Challenge Grant**

**To: Joan Dacey, Franklin School**      **Date: June 3, 2015**

**Congratulations!** It is my pleasure to inform you that the Bergen County Utilities Authority (BCUA) has reviewed and approved your 2015 Environmental Awareness Challenge Grant submittal. A check in the amount of **\$1,000.00** will be presented to your school at the beginning of the 2015/2016 school year.

This is the ninth year the BCUA has sponsored this important program designed to benefit the environment of Bergen County while educating children of the importance of environmental stewardship. This program is funded entirely by New Jersey Department of Environmental Protection grant funds specifically allocated for recycling and environmental education.

As you may know, the BCUA is responsible for solid waste management planning for all seventy Bergen County municipalities and wastewater treatment for forty-seven municipalities. The BCUA's solid waste programs such as the household hazardous waste collection, electronic recycling, and school education programs have benefited the environment of Bergen County by reducing the amount of hazardous waste and electronics entering the waste stream and educating thousands of children of the benefits of recycling and source reduction. The BCUA's two wastewater treatment facilities process over 83 million gallons per day of wastewater from forty-seven Bergen County municipalities. Innovative programs developed during the past several years, including the planned expansion of the cogeneration facility and implementation of an energy master plan, have not only reduced costs at both treatment facilities but have also significantly reduced the BCUA's carbon footprint through the use of biogas to create clean energy. With the help of you and your school, the Environmental

Awareness Challenge Grant further enhances the BCUA's mission to improve the environment of Bergen County through the education of Bergen County's children.

Please be advised that all projects must be completed by June 1, 2016. Challenge Grant guidelines will be given to you with the Challenge Grant check. If you have any questions or require additional information, please do not hesitate to contact Mark Vangieri at 201-807-5823 or email him at [mvangieri@bcua.org](mailto:mvangieri@bcua.org) or Angela Bonanno-Lynch at 201-807-5821 or e-mail her at [abonanno-lynch@bcua.org](mailto:abonanno-lynch@bcua.org). Congratulations again!

**2. Raymond Heffernan, Commander, Romaine Sinniger VFW**      **Re: Memorial Day Parade, May 24, 2015**

**To: Peter Lo Dico, Twp. Clerk      Date: June 10, 2015**

On behalf of the Memorial Day Parade Committee, I wish to convey my appreciation and gratitude for your donation. Your monetary gift is an expression of caring and it represents an investment in our community.

Again, I express my sincere thanks to you on behalf of the committee.

**3. Melanie Armstrong, Esq., NJDEP**      **Re: 2014 Water main Project at North Fifth St (Contractor's SED Utilization Plan – John Garcia Construction Co.)**

**To: Peter Lo Dico, Twp. Clerk      Date: June 4, 2015**

This Office has reviewed the above referenced document and has determined that approval is hereby granted. Please be advised that monthly and quarterly reports submitted to this office are to reflect the contractor's effort to solicit and utilize SEDs during this project. We shall monitor those segments outlined in the contractor's SED plan as areas where SED subcontracting will take place:

Purchase materials:

- Ductile iron pipe
- Copper
- Fittings
- Aggregate material

Also enclosed, I've included a list of websites you can access to complete your vendor search. Should there be any questions, please feel free to contact Lisa Price of my staff at (609) 984-9742.

**4. Lt. Thomas Johnson, SBPD**                      **Re: Massage Therapist/Physical Therapy License – Individual – Guangshu Jin**

**To: Chief Robert Kugler, SBPD**                      **Date: May 4, 2015**

Evergreen Health and Body  
370A Market St.  
Saddle Brook NJ 07663  
Applicant: Guangshu Jin  
356 Grand Ave. Apt. 3A  
Leonias, NJ 07605

In accordance with Township Ordinance # 125 the Detective Bureau was assigned to conduct an investigation of the above referenced individual who filed an application for a message therapist/physical therapist license to work at 370A Market Street Saddle Brook, NJ.

The application has been completed correctly. A background check was conducted of the applicant and no disqualifying events were found.

I therefore find no reason why this application should not be approved.

Should you have any questions or need additional information, please feel free to contact me at anytime.

**5. Thomas Lemanowicz, P.E., Remington Vernick & Arango Engineers**                      **Re: 2014 Cambridge Avenue Improvement Project, Payment Certification #1 File # 0257-T-004**

**To: Peter Lo Dico. Twp. Clerk**                      **Date: May 27, 2015**

Enclosed please find payment certificate #1 from John Garcia Construction Co. for work performed on the above referenced project. Remington, Vernick & Arango Engineers have reviewed the certificate with the contractor and agree with the partial payments noted.

Therefore, we recommend payment be made to **John Garcia Construction Co.** in the amount of **\$120,285.20** for Certificate #1.

In addition, this office recommends that the Mayor and Council approve Change Order #1. The change order adjusts the contract quantities to as-built amounts and also highlights how a credit shall be applied to future concrete work. Please note that the change order results in a net reduction in the contract amount of \$420.00.

Should you should have any questions, please feel free to call our offices at (201) 624-2137.

6. **Robert Costa, Costa Engineering**                      **Re:    Payment #5  
The Landtek Group, Inc.  
Veterans Field Improvements –  
Field Turf & Drainage**

**To:   Peter Lo Dico. Twp. Clerk    Date:   June 9, 2015**

Enclosed herewith please find the Engineer's Certificate and Invoice we are submitting for The Landtek Group, Inc. in the amount of **\$58,938.18** for the Veterans Field Improvements – Field Turf & Drainage Project.

Should you require additional information or have any further questions please do not hesitate to contact our office at (201) 487-0015.

### **\* RAFFLES/APPLICATIONS**

#### **Public Place**

1. Midland Brew House – 374 North Midland Avenue – NEW
2. Nick's Sandwich Shop – 505 Saddle River Road - NEW

#### **Massage Therapist**

3. Guangshu Jin - @ Evergreen Health and Body – 370 A Market St. NEW

### **\* REPORTS**

1. Municipal Court Monthly Report – May 2015
2. Sanitarian Report – May 2015
3. Hotel Room Tax Distribution – June 2015
4. Construction Code Official Report – April 2015
5. Property Maintenance Report – April 2015
6. Senior Citizen Center Monthly Report – May 2015
7. DPW Monthly Report – May 2015
8. Water Operator License Report – May 2015
9. Engineer's Report – July 2015
10. Budget Status Report – June 2015

### **COUNCIL COMMENTS**

Mayor White wished everyone a happy Fourth of July.

Council President Mazzer asked for a motion to adjourn.

Motion: Councilman Cimiluca

Second: Councilwoman D'Arminio

Councilman Cimiluca – yes  
Councilman Camilleri – yes  
Councilwoman D'Arminio – yes  
Councilman Accomando – yes  
Council President Mazzer – yes

Meeting adjourned at 8:45 PM

Respectfully submitted,

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Peter Lo Dico, R.M.C. CMC  
Township Clerk

Approved: August 6, 2015

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Florence Mazzer  
Council President