AGENDA MAYOR & COUNCIL MEETING August 13, 2019 8:15 P.M.

Mayor Misciagna calls meeting to order at:
Pledge of Allegiance to the Flag
ROLL CALL:
Present: Absent: Also Present:
Mayor Misciagna Reads Compliance Statement, as required by Open Public Meeting Act, P.L. 1975, Chapter 231.
SUSPEND THE REGULAR ORDER OF BUSINESS
Mayor Misciagna calls for a motion to suspend the regular order of business to administer the Oath of Office to Park Ridge Volunteer Fire Department Member Brandon Paller.
A motion was made by and seconded by to confirm.
Roll Call:
OATH OF OFFICE
PARK RIDGE VOLUNTEER FIRE DEPARTMENT MEMBER BRANDON PALLER
AGENDA CHANGES

PUBLIC PRIVILEGE OF THE FLOOR:

Mayor Misciagna asks if anyone present wishes to be heard on any matter.

Upon recognition by the Mayor, the person shall proceed to the floor and give his/her name and address in an audible tone of voice for the records. Unless further time is granted by the Council, he/she shall limit his/her statement to five (5) minutes. Statements shall be addressed to the Council as a body and not to any member thereof. No person, other than the person having the floor, shall be permitted to enter into any discussion, without recognition by the Mayor.

Speaker:

ORDINANCES - INTRODUCTION

BOROUGH OF PARK RIDGE ORDINANCE NO. 2019 - 021

AN ORDINANCE TO RESCIND ORDINANCE NO. 2018-018

to rescind Ordinance No. 2018-0	18	dinance No. 2019-021, An Ordinance
A motion was made by	and seconded by	to confirm,
Roll Call:		
Mayor Misciagna asks the Depu	ty Borough Clerk to read the Ord	inance by title.
Deputy Borough Clerk: Ordin	ance No. 2019-021, An Ordinance	to rescind Ordinance No. 2018-018
Mayor Misciagna asks the CFO	to give a brief description of this C	Ordinance.
Durene Ayer:		
Mayor Misciagna asks if anyone	wishes to be heard concerning the	introduction of this Ordinance.
Speaker:		
Mayor Misciagna asks for a mot published in full in The Ridgewo 2019.	ion to pass this Ordinance on the fr god News with Notice of Public He	rst reading by title and it be aring to be held on September 10,
A motion was made by	and seconded by	to confirm.
Roll Call:		
		· · · · · · · · · · · · · · · · · · ·
	BOROUGH OF PARK RIDG ORDINANCE NO. 2019 - 02:	
BERGEN, NEW JERSEY UPGRADES IN, BY AN APPROPRIATING THEREF	AUTHORIZING THE ACQ O FOR THE WATER UT OR THE SUM OF \$20,000 AND	RIDGE, IN THE COUNTY OF UISITION OF TECHNOLOGY TLITY OF THE BOROUGH, PROVIDING THAT SUCH SUM E WATER UTILITY CAPITAL
Ordinance of the Borough of Pa	otion to introduce on first reading ark Ridge, authorizing the Acquisi sum of \$20,000 from the Water U	Ordinance No. 2019-022, a Capital tion of Technology Upgrades for the tility Capital Improvement Fund
A motion was made by	and seconded by	to confirm.
Roll Call:		
Mayor Misciagna asks the Depu	ty Borough Clerk to read the Ord	inance by title.

Deputy Borough Clerk: Ordinance No. 2019-022, a Capital Ordinance of the Borough of Park Ridge, in the County of Bergen, New Jersey authorizing the Acquisition of Technology Upgrades In, By and For the Water Utility of the Borough, appropriating therefore the sum of \$20,000 and providing that such sum so appropriated shall be raised from the Water Utility Capital Improvement Fund.

Mayor Misciagna asks the CFO to give a brief de	scription of this Ordinance.
Durene Ayer:	
Mayor Misciagna asks if anyone wishes to be hea	rd concerning the introduction of this Ordinance.
Speaker:	
Mayor Misciagna asks for a motion to pass this O be published in full in The Ridgewood News with September 10, 2019.	rdinance on the first reading by title and it Notice of Public Hearing to be held on
A motion was made by and secon	nded by to confirm.
Roll Call:	
	OF PARK RIDGE CE NO. 2019 - 023
BERGEN, NEW JERSEY AUTHORIZIN UPGRADES IN, BY AND FOR THE APPROPRIATING THEREFOR THE SUM (GH OF PARK RIDGE, IN THE COUNTY OF IG THE ACQUISITION OF TECHNOLOGY ELECTRIC UTILITY OF THE BOROUGH, OF \$19,000 AND PROVIDING THAT SUCH SUM OF FROM THE ELECTRIC UTILITY CAPITAL
Ordinance of the Borough of Park Ridge, author	c on first reading Ordinance No. 2019-023, a Capital izing the Acquisition of Technology Upgrades for the D from the Electric Utility Capital Improvement Fund.
A motion was made by and second	nded by to confirm.
Roll Call:	
Mayor Misciagna asks the Deputy Borough Cler	k to read the Ordinance by title.
the County of Bergen, New Jersey authorizing th	3, a Capital Ordinance of the Borough of Park Ridge, in the Acquisition of Technology Upgrades In, By and For the the sum of \$19,000 and providing that such this Utility Capital Improvement Fund.
Mayor Misciagna asks the CFO to give a brief de	scription of this Ordinance.
Durene Ayer:	
Mayor Misciagna asks if anyone wishes to be hea	ard concerning the introduction of this Ordinance.
Speaker:	
Mayor Misciagna asks for a motion to pass this C be published in full in The Ridgewood News with September 10, 2019.	
A motion was made by and seco	nded by to confirm.
Roll Call:	

BOROUGH OF PARK RIDGE ORDINANCE NO. 2019-024

CAPITAL ORDINANCE TO AUTHORIZE THE MAKING OF VARIOUS PUBLIC IMPROVEMENTS AND THE ACQUISITION OF NEW ADDITIONAL OR REPLACEMENT EQUIPMENT AND MACHINERY AND NEW INFORMATION TECHNOLOGY EQUIPMENT IN, BY AND FOR THE BOROUGH OF PARK RIDGE, IN THE COUNTY OF BERGEN, STATE OF NEW JERSEY AND TO APPROPRIATE THE SUM OF \$171,200 FROM GENERAL CAPITAL SURPLUS, FIRE PREVENTION PENALTY TRUST FUND AND UCC PENALTY TRUST FUND TO PAY THE COST THEREOF.

Mayor Misciagna asks for a motion to introduce on first reading Ordinance No. 2019-024, a Capital Ordinance to authorize the making of Various Public Improvements and the Acquisition of New Additional or Replacement Equipment & Machinery and New Information Technology Equipment for the Borough, appropriating the sum of \$171,200 from General Capital Surplus.

A motion was made by .	and seconded by	to confirm.
Rolf Call;		
Mayor Misciagna asks the Depu	ty Borough Clerk to read the Ord	inance by title.
Various Public Improvements a Machinery and New Information the County of Bergen, State of N	and the Acquisition of New Addi n Technology Equipment In, By a	rdinance to authorize the making of tional or Replacement Equipment & and For the Borough of Park Ridge, in sum of \$171,200 from General Capital of Fund to pay the cost thereof.
Mayor Misciagna asks the CFO	to give a brief description of this (Ordinance.
Durene Ayer:		
Mayor Misciagna asks if anyone	wishes to be heard concerning the	introduction of this Ordinance.
Speaker:		
	tion to pass this Ordinance on the food News with Notice of Public He	irst reading by title and it be earing to be held on September 10,
A motion was made by	and seconded by	to confirm.
Roll Call:		•
		
ORDINANCES - PUBLIC HI	EARING	

BOROUGH OF PARK RIDGE ORDINANCE NO. 2019-018

AN ORDINANCE OF THE BOROUGH OF PARK RIDGE, IN THE COUNTY OF BERGEN, NEW JERSEY - PROVIDING FOR THE ACQUISITION OF AN SUV FOR THE BOROUGH POLICE DEPARTMENT AND RELATED EXPENSES AND APPROPRIATING \$58,000 THEREFOR FROM THE BOROUGH'S CAPITAL FUND SURPLUS

Mayor Misciagna asks for a motion to open the Public Heating on Ordinance No. 2019-018, A Capital Ordinance appropriating \$58,000 providing for the acquisition of an SUV for the Borough Police Department and related expenses from the Borough's Capital Fund Surplus.

A motion was made by	and seconded by	to confirm.
Roll Calt:		
Mayor Misciagna asks the Deputy	Borough Clerk to read the Or	dinance by title.
Deputy Borough Clerk: Ordinan County of Bergen, New Jersey pro Department and related expenses, a Surplus	viding for the acquisition of an	c of the Borough of Park Ridge, in the SUV for the Borough Police from the Borough's Capital Fund
Mayor Misciagna asks the CFO to	give a brief description of this	Ordinance.
Durene Ayer:		
Mayor Misciagna asks if anyone w	vishes to be heard concerning the	ne adoption of this Ordinance.
Speaker:		
Mayor Misciagna asks for a motion with notice of final passage to be p	n to close the Public Hearing o published in The Ridgewood N	n this Ordinance and that it be adopted ews.
A motion was made by	and seconded by	to confirm.
Rell Call:		
	BOROUGH OF PARK RU ORDINANCE NO. 2019-0	
AN ORDINANCE TO AMEND CONTROL) OF THE REVISED RIDGE		
		Ordinance No. 2019-019, An Ordinance f the Revised General Ordinance of the
A motion was made by	and seconded by	to confirm.
Roll Call:		
Mayor Misciagna asks the Deputy	Borough Clerk to read the O	rdinance by title.
Deputy Borough Clerk: Ordinan (Flood Hazard Control) of the Rev	ce No. 2019-019, An Ordinanc ised General Ordinance of the	e to Amend and Supplement Chapter 61 Borough of Park Ridge
Mayor Misciagna asks the Boroug	th Attorney to give a brief des	cription of this Ordinance.
Carmine Alampi:		
Mayor Misciagna asks if anyone w	vishes to be heard concerning t	he adoption of this Ordinance.
Speaker:		
Mayor Misciagna asks for a motio with notice of final passage to be a		on this Ordinance and that it be adopted cws.
A motion was made by	and seconded by	to confirm.
Roll Call:		

BOROUGH OF PARK RIDGE ORDINANCE NO. 2019-020

AN ORDINANCE TO AMEND AND SUPPLEMENT CHAPTER 104 (ANIMALS AND WATERFOWL) OF THE REVISED GENERAL ORDINANCE OF THE BOROUGH OF PARK RIDGE

Mayor Misciagna asks for a motion to open the Public Hearing on Ordinance No. 2019-020, An Ordinance to Amend and Supplement Chapter 104 (Animals and Waterfowl) of the Revised General Ordinance of the Borough of Park Ridge
A motion was made by to confirm.
Roll Call:
Mayor Misciagna asks the Deputy Borough Clerk to read the Ordinance by title.
Deputy Borough Clerk: Ordinance No. 2019-020, An Ordinance to Amend and Supplement Chapter 104 (Animals and Waterfowl) of the Revised General Ordinance of the Borough of Park Ridge
Mayor Misciagna asks the Borough Attorney to give a brief description of this Ordinance.
Carmine Alampi:
Mayor Misciagna asks if anyone wishes to be heard concerning the adoption of this Ordinance.
Speaker:
Mayor Misciagna asks for a motion to close the Public Hearing on this Ordinance and that it be adopted with notice of final passage to be published in The Ridgewood News.
A motion was made by and seconded by to confirm.
Roll Call:
CONSENT AGENDA:
Mayor Misciagna asks if any Councilmember would like to have any resolution removed from the consent agenda and placed under New Business.
Speaker:
Mayor Misciagna asks if any Council member would like to abstain from voting on any Resolution on the Consent Agenda.
Speaker:
Mayor Misciagna asks for a motion to accept the Consent Agenda (with the abstentions so noted).
A motion was made by to confirm.
Roll Call:

RESOLUTIONS;

- · Res. No. 019-202 -- Refund State Court Judgment
- Res. No. 019-203 Municipal Alliance Grant Acceptance FY2019
- Res. No. 019-204 Authorize Additional Pool Staff & Salaries for 2019
- Res. No. 019-205 Authorizing Engineering Services 2019 Roadway Improvements Construction Management Services and Fees – Neglia Engineering
- Res. No. 019-206 Chapter 159 2019 Alcohol Education & Rehabilitation Enforcement Fund
- Res. No. 019-207 Chapter 159 2019 Municipal Alliance to Prevent Substance Abuse
- Res. No. 019-208 Custodian Change for Petty Cash Fund Recreation Golden Age Club
- Res. No. 019-209 -- Authorizing Entering into Negotiations with Borough of Woodeliff Lake for an Inter-local Agreement -- Reservoir Walkway
- Res. No. 019-210 Extend Third Quarter 2019 Grace Period
- Res. No. 019-211 Emergency Appropriation Legal Expenses
- Res. No. 019-212 Release of Escrow Kevin Ferguson
- Res. No. 019-213 Authorizing Agreement for Qualified Private Community Reimbursement
 Between the Borough of Park Ridge and the Bear's Nest Condominium
 Association, Inc.
- Res. No. 019-214 State Training Fees Q2 2019
- Res. No. 019-215 Approval of Banner Request Park Ridge Rotary Annual 5K Charity Walk/Run
- Res. No. 019-216 Release of Escrow Joseph Thomas
- Res. No. 019-217 Park Ridge Recreation Committee One Additional Summer Day Camp 2019 Senior Counselor Salary
- Res. No. 019-218 Authorize Tax Lien/Payment of Maintenance High Sierra Landscaping Contractors, Inc.
- Res. No. 019-219 Authorize to Approve Membership of Volunteer Fire Department Applicant Brandon Paller
- Res. No. 019-220 Approval of Banner Request Park Ridge American Legion Post #2242 Celebrate 100TH Anniversary
- Res. No. 019-221 Chapter 159 Mini Grant Bergen County Health Department
- Res. No. 019-222 Payment of Bills Utility

 Res. No. 019-223 – Payment of Bills – Borough Res. No. 019-224 – Capital Budget Amendment 	
COMMUNICATIONS:	
OLD BUSINESS:	
NEW BUSINESS:	

Councilmember Metzdorf:

REPORTS OF THE GOVERNING BODY

Councilmember Epstein:
Councilmember Ferguson:
Councilmember Farinaro
Councilmember Mintz:
Council President Capilli:
APPROVAL OF MINUTES
Mayor Misciagna asks for a motion to approve the minutes as follows:
Closed and Work Session Minutes Dated June 25, 2019 Closed and Work Session Minutes Dated July 9, 2019 Public Hearing Minutes Dated April 23, 2019 Public Hearing Minutes Dated May 28, 2019
A motion was made by and seconded by to confirm.
Roll Call:
ADJOURN
A motion was made by and seconded by to adjourn the Regular Mayor and Council meeting. Meeting adjourned at P.M.

BOROUGH OF PARK RIDGE ORDINANCE NO. 2019 - 021

AN ORDINANCE TO RESCIND ORDINANCE NO. 2018-018

WHEREAS, through Ordinance No. 2018-018 adopted on November 27, 2018, the Borough of Park Ridge appropriated the sum of \$45,000 to the 2018 Dedicated Swim Pool Utility Budget for the Rehabilitation of the Municipal Pool; and
WHEREAS, based on the recommendation of the Chief Financial Officer, the Mayor and Council of the Borough of Park Ridge desire to rescind said Ordinance; and
BE IT ORDAINED , by the Mayor and Council, of the Borough of Park Ridge, County of Bergen, State of New Jersey, that Ordinance No. 2018-018 is hereby rescinded. This Ordinance shall take effect upon passage and publication as provided by Law

Adopted ___/___ on roll call vote as follows:

	Introduced	Seconded	AYES	NAYES	ABSENT	ABSTAIN
Epstein		i				
Farinaro						
Ferguson						
Metzdorf						
Mintz						
Capilli	i					

APPROVED:

KEITH J. MISCIAGNA, MAYOR

Attest:

Magdalena Giandomenico
Borough Clerk

BOROUGH OF PARK RIDGE ORDINANCE NO. 2019 – 022

CAPITAL ORDINANCE OF THE BOROUGH OF PARK RIDGE, IN THE COUNTY OF BERGEN, NEW JERSEY AUTHORIZING THE ACQUISITION OF TECHNOLOGY UPGRADES IN, BY AND FOR THE WATER UTILITY OF THE BOROUGH, APPROPRIATING THEREFOR THE SUM OF \$20,000 AND PROVIDING THAT SUCIL SUM SO APPROPRIATED SHALL BE RAISED FROM THE WATER UTILITY CAPITAL IMPROVEMENT FUND.

BE IT ORDAINED by the Borough Council of the Borough of Park Ridge, in the County of Bergen, New Jersey, as follows:

Section 1. The Borough of Park Ridge, in the County of Bergen, New Jersey (the "Borough") is hereby authorized to acquire technology equipment and machinery in, by and for the Water Utility of the Borough. Said improvement shall include all work, materials and appurtenances necessary and suitable therefor.

Section 2. The sum of \$20,000 is hereby appropriated to the payment of the cost of the improvement authorized and described in Section 1 hereof (hereinafter referred to as "purpose"). Said appropriation shall be raised from the Water Utility Capital Improvement Fund. The sum of \$20,000 is hereby appropriated from the Water Utility Capital Improvement Fund to the payment of the cost of said purpose.

Section 3. Said improvement is a lawful capital improvement of the Borough having a period of usefulness of at least five (5) years. Said improvement shall be made as a general improvement, no part of the cost of which shall be assessed against property specially benefited.

Section 4. The capital budget is hereby amended to conform with the provisions of this capital ordinance to the extent of any inconsistency therewith and the resolutions promulgated by the Local Finance Board showing full detail of the amended capital budget and capital program as approved by the Director, Division of Local Government Services, is on file with the Borough Clerk and is available for public inspection.

Section 5. This ordinance shall take effect at the time and in the manner provided by law.

1,100,000,000,000	71.120	14/11/20	ABSENT	ABSTAIN
			Ī	
K	EITH J.	MISCIA	GNA, MA	YOR
	_		APPROVED: KEITH J. MISCIA	APPROVED: KEITH J. MISCIAGNA, MA

BOROUGH OF PARK RIDGE ORDINANCE NO. 2019 - 023

CAPITAL ORDINANCE OF THE BOROUGH OF PARK RIDGE, IN THE COUNTY OF BERGEN, NEW JERSEY AUTHORIZING THE ACQUISITION OF TECHNOLOGY UPGRADES IN, BY AND FOR THE ELECTRIC UTILITY OF THE BOROUGH, APPROPRIATING THEREFOR THE SUM OF \$19,000 AND PROVIDING THAT SUCH SUM SO APPROPRIATED SHALL BE RAISED FROM THE ELECTRIC UTILITY CAPITAL IMPROVEMENT FUND.

BE IT ORDAINED by the Borough Council of the Borough of Park Ridge, in the County of Bergen, New Jersey, as follows:

Section 1. The Borough of Park Ridge, in the County of Bergen, New Jersey (the "Borough") is hereby authorized to acquire technology equipment and machinery in, by and for the Electric Utility of the Borough. Said improvement shall include all work, materials and appurtenances necessary and suitable therefor.

Section 2. The sum of \$19,000 is hereby appropriated to the payment of the cost of the improvement authorized and described in Section 1 hereof (hereinafter referred to as "purpose"). Said appropriation shall be raised from the Electric Utility Capital Improvement Fund. The sum of \$19,000 is hereby appropriated from the Electric Utility Capital Improvement Fund to the payment of the cost of said purpose.

Section 3. Said improvement is a lawful capital improvement of the Borough having a period of usefulness of at least five (5) years. Said improvement shall be made as a general improvement, no part of the cost of which shall be assessed against property specially benefited.

Section 4. The capital budget is hereby amended to conform with the provisions of this capital ordinance to the extent of any inconsistency therewith and the resolutions promulgated by the Local Finance Board showing full detail of the amended capital budget and capital program as approved by the Director, Division of Local Government Services, is on file with the Borough Clerk and is available for public inspection.

Section 5. This ordinance shall take effect at the time and in the manner provided by law.

	Introduced	Seconded	AYES	NAYES	ABSENT	ABSTAIN
Epstein]		
Farinaro				-		
Ferguson				1		
Merzdorf						
Mintz						
Capilli				1		

Adopted __/ ___ on roll call vote as follows:

	APPROVED:
	KETTH J. MISCIAGNA, MAYOR
Attest:	
Magdalena Giandomenico	_

BOROUGH OF PARK RIDGE ORDINANCE NO. 2019 – 024

CAPITAL ORDINANCE TO AUTHORIZE THE MAKING OF VARIOUS PUBLIC IMPROVEMENTS AND THE ACQUISITION OF NEW ADDITIONAL OR REPLACEMENT EQUIPMENT AND MACHINERY AND NEW INFORMATION TECHNOLOGY EQUIPMENT IN, BY AND FOR THE BOROUGH OF PARK RIDGE, IN THE COUNTY OF BERGEN, STATE OF NEW JERSEY AND TO APPROPRIATE THE SUM OF \$171,200 FROM GENERAL CAPITAL SURPLUS, FIRE PREVENTION PENALTY TRUST FUND AND UCC PENALTY TRUST FUND TO PAY THE COST THEREOF.

BETT ORDAINED by the Borough Council of the Borough of Park Ridge, in the County of Bergen, State of New Jersey, as follows:

Scation 1. The Borough of Park Ridge, in the County of Bergen, State of New Jersey (the "Borough") is hereby authorized to make various public improvements and to acquire new additional or replacement equipment and machinery and new information technology equipment in, by and for said Borough, as more particularly described in Section 4 hereof. The cost of the improvements includes all work, materials and appurtenances necessary and suitable therefor.

Section 2. There is hereby appropriated to the payment of the cost of making the improvements described in Sections I and 4 hereof (hereinafter referred to as "purposes"), the respective amounts of money hereinafter stated as the appropriation for said respective purposes. Said appropriation shall be met from General Capital Surplus or Fire Prevention Penalty and UCC Penalty Trust Funds appropriated by this ordinance. Said improvements shall be made as general improvements and no part of the cost thereof shall be assessed against property specially benefited.

Section 3. It is hereby determined and stated that the making of such improvements is not a current expense of said Borough. Said improvement is a lawful capital improvement of the Borough having a period of usefulness of at least five (5) years.

Section 4. The several purposes hereby authorized are set forth in the following "Schedule of Improvements, Purposes and Amounts" which schedule also shows (I) the amount of the appropriation and the estimated cost of each such purpose, and (2) the amount of each sum which is to be provided by the various Trust Funds hereinafter appropriated, and (3) the amount of each sum which is to be provided by the appropriation from General Capital Surplus hereinafter made.

SCHEDULE OF IMPROVEMENTS, PURPOSES AND AMOUNTS

A. Acquisition of new information technology equipment consisting of computers, services and other software/hardware for the use by Borough Departments.

Appropriation and Estimated Cost	\$ 73,500
General Capital Surplus Appropriated	\$ 73,500

 $$\rm B.$$ Acquisition of a Fire Prevention Vehicle to be utilized by the Borough Fire Prevention Department.

Appropriation and Estimated Cost	\$ 39,000
Fire Prevention Penalty Trust Fund	\$ 34,000
UCC Penalty Trust Fund	\$ 5,000

 $\ensuremath{\text{\textbf{C}}}.$ Acquisition of Turnout Gear for the Borough Fire Department.

Appropriation and Estim	ated Cost	\$ 18,700
General Capital Surplus	Appropriated	\$ 18,700

D. Acquisition of Radios for the Borough Police Reserves.

Appropriation and Estimated Cost	\$ 15,000	
General Capital Surplus Appropriat	ed \$ 15,000	

 ${\tt E.}$ Remediation of the Pistol Range for the Borough Police Department.

Appropriation and Estimated Cost	\$ 25,000
General Capital Surplus Appropriated	\$ 25,000

....

Aggregate Appropriation and Estimated Cost \$171,200
General Capital Surplus Appropriated \$132,200
Fine Prevention Penalty Trust Pund \$ 34,000

\$ 5,000

UCC Penalty Trust Fund

Section 5. The sum of \$132,200 is hereby appropriated from General Capital Surplus to the payment of the cost of the purposes authorized in Sections 4.A, 4.C, 4.D and 4.E above.

Section 6. The sum of \$34,000 is hereby appropriated from the Fire Prevention Penalty Trust Fund to the payment of the cost of the purposes authorized in Section 4.B above.

Section 7. The sum of \$5,000 is hereby appropriated from the UCC Penalty Trust Fund to the payment of the cost of the purposes authorized in Section 4.B above.

Section 8. The capital budget is hereby amended to conform with the provisions of this ordinance to the extent of any inconsistency therewith and the resolutions promulgated by the Local Finance Board showing full detail of the amended capital budget and capital program as approved by the Director, Division of Local Government Services, is on file with the Borough Clerk and is available for public inspection.

Section 9. This ordinance shall take effect at the time and in the manner provided by law.

Adopted ___/__ on roll call vote as follows:

	Introduced	Seconded	AYES	NAYES	ABSENT	ABSTAIN
Epstein	j					
Parinaro						
Ferguson						
Metzdorf	•					
Mintz						
Capilli						

	A	PPROV	ED:		
	K	ЕПЪ Ј.	MISCIA	GNA, MA	YOR

Magdalena Giandomenico Borough Clerk

Attest:

BOROUGH OF PARK RIDGE ORDINANCE NO. 2019 - 018

AN ORDINANCE OF THE BOROUGH OF PARK RIDGE, IN THE COUNTY OF BERGEN, NEW JERSEY – PROVIDING FOR THE ACQUISITION OF AN SUV FOR THE BOROUGH POLICE DEPARTMENT AND RELATED EXPENSES AND APPROPRIATING \$58,000 THEREFOR FROM THE BOROUGH'S CAPITAL FUND SURPLUS

SURPLUS								
RE II (DEDAINED by the Barayah Cannoil of the Barayah of Dad.								
BE IT ORDAINED by the Borough Council of the Borough of Park								
Ridge, in the County of Bergen, New Jersey (not less than two-thirds of all								
members thereof affirmatively concurring), as follows:								
Section 1. The total amount of \$58,000 is hereby appropriated								
by the Borough of Park Ridge, in the County of Bergen, New Jersey (the								
"Borough") from the Borough's Capital Fund Surplus for the acquisition of an								
SUV for the Borough Police Department, including all work and materials								
necessary therefor and incidental thereto.								
Section 2. The capital budget or temporary capital budget, as								
applicable, of the Borough is hereby amended to conform with the provisions of								
this ordinance to the extent of any inconsistency herewith. In the event of any								
such inconsistency and amendment, the resolution in the form promulgated by								
the Local Finance Board showing full detail of the amended capital budget or								
temporary capital budget, as applicable, and capital program as approved by the								
Director of the Division of Local Government Services is on file with the								
Borough Clerk and is available there for public inspection.								
Section 3. This ordinance shall take effect as provided by law.								
Adopted/ on roll call vote as follows:								
Introduced Seconded AYES NAYES ABSENT ABSTAIN								
Epstein								
Farinaro								
Ferguson								
Metzdorf								
Mintz Capilli								
[
ADDOVED.								

KEITH J. MISCIAGNA, MAYOR

Magdalena Giandomenico Borough Clerk

Attest:

BOROUGH OF PARK RIDGE ORDINANCE NO. 2019 - 019

AN ORDINANCE TO AMEND AND SUPPLEMENT CHAPTER 61 (FLOOD HAZARD CONTROL) OF THE REVISED GENERAL ORDINANCE OF THE BOROUGH OF PARK RIDGE

WHEREAS, Chapter 61 of the General Ordinance of the Borough of Park Ridge entitled Flood Hazard Control was last amended by Ordinance 2005-16; and

WHEREAS, the Mayor and Council recognize that the Flood Hazard causes a public health concern and safety hazard detrimental to the health and general welfare of the public and

NOW THEREFORE BE IT RESOLVED, by the Mayor and Council of the Borough of Park Ridge, County of Bergen, State of New Jersey, as follows:

The Borough code of the Borough of Park Ridge, County of Bergen, State of New Jersey is hereby amended and supplemented to amend Chapter 61 entitled "Flood Hazard Control" so as to read in its entirety as follows:

§ 61-1 Statutory authorization.

The Legislature of the State of New Jersey has in N.J.S.A. 40:48-1., et seq. delegated the responsibility to local governmental units to adopt regulations designed to promote the public health, safety, and general welfare of its citizenry. Therefore, the governing body of the Borough of Park Ridge, of Bergen County, New Jersey does ordain as follows:

§ 61-2 Findings of fact.

A. The flood hazard areas of the Borough of Park Ridge are subject to periodic inundation which results in loss of life and property, health and safety hazards, disruption of commerce and governmental services, extraordinary public expenditures for flood protection and relief and impairment of the tax base, all of which adversely affect the public health, safety and general welfare.

B. These flood losses are caused by the cumulative effect of obstructions in areas of special flood hazards which increase flood heights and velocities and, when inadequately anchored, causes damage in other areas. Uses that are inadequately flood proofed, elevated or otherwise protected from flood damage also contribute to the flood loss.

§ 61-3 Statement of purpose.

It is the purpose of this chapter to promote the public health, safety, and general welfare, and to minimize public and private losses due to flood conditions in specific areas by provisions designed to:

- A. Protect human life and health.
- B. Minimize expenditure of public money for costly flood control projects.
- C. Minimize the need for rescue and relief efforts associated with flooding and generally undertaken at the expense of the general public.
- D. Minimize prolonged business interruptions.
- E. Minimize damage to public facilities and utilities, such as water and gas mains, electric, telephone and sewer lines, streets, bridges located in areas of special flood hazard.
- F. Help maintain a stable tax base by providing for the sound use and development of areas of special flood hazard so as to minimize future flood blight areas.
- G. Ensure that potential buyers are notified that property is in an area of special flood hazard.
- H. Ensure that those who occupy the areas of special flood hazard assume responsibility for their actions.

§ 64-4 Methods of reducing flood losses.

In order to accomplish its purposes, this chapter includes methods and provisions for:

- A. Restricting or prohibiting uses which are dangerous to health, safety, and property due to water or erosion hazards or which result in damaging increases in crosion or in flood heights or velocities.
- B. Requiring that uses vulnerable to floods, including facilities which serve such uses, be protected against flood damage at the time of initial construction.
- C. Controlling the alteration of natural floodplains, stream channels and natural protective barriers, which help accommodate or channel floodwaters.
- D. Controlling filling, grading, dredging and other development which may increase flood damage.
- E. Preventing or regulating the construction of flood barriers which will unnaturally divert floodwaters or which may increase flood hazards in other areas § 64-5 Definitions.
- A. Unless specifically defined below, words or phrases used in this chapter shall be interpreted so as to give them the meanings they have in common usage and to give this chapter its most reasonable application.
- B. As used in this chapter, the following terms shall have the meanings indicated: AH ZONE

Areas subject to inundation by 1-percent-annual-chance shallow flooding (usually areas of ponding) where average depths are between one and three feet. Base Flood Elevations (BFEs) derived from detailed hydraulic analyses are shown in this zone.

AO ZONE

Areas subject to inundation by 1-percent-annual-chance shallow flooding (usually sheet flow on sloping terrain) where average depths are between one and three feet.

APPEAL

A request for a review of the Construction Code Official's interpretation of any provision of this chapter or a request for a variance.

AREA OF SHALLOW FLOODING

A designated AO or AH zone on a community's Digital Flood Insurance Rate Map (DFIRM) with a one percent annual or greater chance of flooding to an average depth of one to three feet where a clearly defined channel does not exist, where the path of flooding is unpredictable and where velocity flow may be evident. Such flooding is characterized by ponding or sheet flow.

AREA OF SPECIAL FLOOD HAZARD

Land in the floodplain within a community subject to a one-percent or greater chance of flooding in any given year. It is shown on the FIRM as Zone V, VE, V1-30, A, AO, A1-A30, AE, A99, or AH.

BASE FLOOD

A flood having a one-percent chance of being equaled or exceeded in any given year.

BASE FLOOD ELEVATION

The flood elevation shown on a published Flood Insurance Study (FIS) including the Flood Insurance Rate Map (FIRM). For zones AE, AH, AO, and A1-30 the elevation represents the water surface elevation resulting from a flood that has a 1-percent or greater chance of being equaled or exceeded in any given year.

BASEMENT

Any area of the building having its floor subgrade (below ground level) on all sides.

[Added 3-10-1987 by Ord. No. 87-4]

BREAKAWAY WALL

A wall that is not part of the structural support of the building and is intended through its design and construction to collapse under specific lateral loading forces without causing damage to the elevated portion of the building or supporting foundation system.

[Added 3-10-1987 by Ord. No. 87A]

DEVELOPMENT

Any man-made change to improved or unimproved real estate, including but not limited to buildings or other structures, mining, dredging, filling, grading, paving, excavation or drilling operations, or storage of equipment or materials located within the area of special flood hazard.

[Amended 10-10-1995 by Ord. No. 95-14]

DIGITAL FLOOD INSURANCE RATE MAP (DFIRM)

The official map on which the Federal Insurance Administration has delineated both the areas of special flood hazards and the risk premium zones applicable to the community.

ELEVATED BUILDING

A non-basement building (i) built in the case of a building in an Area of Special Flood Hazard, to have the top of the elevated floor, elevated above the base flood elevation plus freeboard by means of piling, columns (posts and piers), or shear walls parallel to the flow of the water, and (ii) adequately anchored so as not to impair the structural integrity of the building during a flood of up to the magnitude of the base flood. In an area of Special Flood Hazard "elevated building" also includes a building elevated by means of fill or solid foundation perimeter walls with openings sufficient to facilitate the unimpeded movement of flood waters. [Added 3-10-1987 by Ord. No. 87-4]

EROSION

The process of gradual wearing away of land masses.

EXISTING MANUFACTRED HOME PARK OR SUBDIVISION

A manufactured home park or subdivision for which the construction of facilities for servicing the lots on which the manufactured homes are to be affixed (including, at minimum, the installation of utilities, the construction of streets, and either final site grading or the pouring of concrete pads) is completed before the effective date of the floodplain management regulations adopted by a community.

FLOOD or FLOODING

A general and temporary condition of partial or complete inundation of normally dry land areas from: a) the overflow of inland or tidal waters and/or b) the unusual and rapid accumulation or runoff of surface waters from any source.

FLOOD INSURANCE RATE MAP (FIRM)

The official map on which the Federal Insurance Administration has delineated both the areas of special flood hazard and the risk premium zones applicable to the community.

FLOOD INSURANCE STUDY (FIS)

The official report in which the Federal Insurance Administration has provided flood profiles, as well as the Flood Insurance Rate Map(s) and the water surface elevation of the base flood.

FLOODPLAIN MANAGEMENT REGULATIONS

Zoning ordinances, subdivision regulations, building codes, health regulations, special purpose ordinances (such as a floodplain ordinance, grading ordinance and crosion control ordinance) and other applications of police power. The term describes such State or local regulations, in any combination thereof, which provide standards for the purpose of flood damage prevention and reduction.

[Added 10-10-1995 by Ord. No. 95-14]

FLOODPROOFING

Any combination of structural and nonstructural additions, changes, or adjustments to structures which reduce or eliminate flood damage to real estate or improved real property, water and sanitary facilities, structures and their contents.

FLOODWAY

The channel of a river or other watercourse and the adjacent land areas that must be reserved in order to discharge the base flood without cumulatively increasing the water surface elevation more than 0.2 foot.[1]

FREEBOARD

A factor of safety usually expressed in feet above a flood level for purposes of flood plain management. "Freehoard" tends to compensate for the many unknown factors that could contribute to flood heights greater than the height calculated for a selected size flood and floodway conditions, such as wave action, bridge openings, and the hydrological effect of urbanization of the watershed.

HIGHEST ADJACENT GRADE

The highest natural elevation of the ground surface prior to construction next to the proposed or existing walls of a structure.

HISTORIC STRUCTURE

[Added 10-10-1995 by Ord, No. 95-14]

- (1) Any structure that is:
- (a) Listed individually in the National Register of Historic Places (a listing maintained by the Department of Interior) or preliminarily determined by the Secretary of the Interior as meeting the requirements for individual listing on the National Register.
- (b) Certified or preliminarily determined by the Secretary of the Interior as contributing to the historical significance of a registered historic district or a district preliminarily determined by the Secretary to qualify as a registered historic district.
- (c) Individually listed on a State inventory of historic places in States with historic preservation programs which have been approved by the Secretary of the Interior. Or
- (d) Individually listed on a local inventory of historic places in communities with historic preservation programs that have been certified either: (1) By an approved State program as determined by the Secretary of the Interior; or (2) Directly by the Secretary of the Interior in States without approved programs.

LOWEST FLOOR

The lowest floor of the lowest enclosed area (including basement). An unfinished or flood resistant enclosure, usable solely for the parking of vehicles, building access or storage in an area other than a basement is not considered a building's "lowest floor," provided that such enclosure is not built so to render the structure in violation of other applicable non-elevation design requirements of 44 CFR Section 60.3.

[Added 3-10-1987 by Ord. No. 87-4]

MANUFACTURED HOME

A structure, transportable in one or more sections, which is built on a permanent chassis and is designed for use with or without a permanent foundation when attached to the required utilities. The term "manufactured home" does not include a "recreational vehicle".

MANUFACTURED HOME PARK OR MANUFACTURED HOME SUBDIVISION

A parcel (or contiguous parcels) of land divided into two (2) or more manufactured home lots for rent or sale.

NEW CONSTRUCTION

Structures for which the start of construction commenced on or after the effective date of a floodplain regulation adopted by a community and includes any subsequent improvements to such structures.

NEW MANUFACTURED HOME PARK OR SUBDIVISION

A manufactured home park or subdivision for which the construction of facilities for servicing the lots on which the manufacture homes are to be affixed (including at a minimum, the installation of utilities, the construction of streets, and either final site grading or the pouring of concrete pads) is completed on or after the effective date of the floodplain management regulations adopted by the municipality.

RECREATIONAL VEHICLE

A vehicle which is (i) built on a single chassis; (ii) 400 square feet or less when measured at the longest horizontal projections; (iii) designed to be self-propelled or permanently towable by a light duty truck; and (iv) designed primarily not for use as a permanent dwelling but as a temporary living quarters for recreational, camping, travel, or seasonal use.

START OF CONSTRUCTION

(For other than new construction or substantial improvements under the Coastal Barrier Resources Act (P.L. 97-348)) includes substantial improvements and means the date the building permit was issued, provided that the actual start of construction, repair, reconstruction, rehabilitation, addition, placement, or other improvement was within 180 days of the permit date. The actual start means either the first placement of permanent construction of a structure on a site such as the pouring of a slab or footings, the installation of pilings, the construction of columns, or any work beyond the stage of excavation, or the placement of a manufactured home on a foundation.

Permanent construction does not include land preparation, such as clearing, grading and filling nor does it include the installation of streets and/or walkways, nor does it include excavation for a basement, footings or piers, or foundations or the erection of temporary forms, nor does it include the installation on the property of accessory buildings, such as garages or sheds not occupied as dwelling units or not part of the main structure. For a substantial improvement, the actual start of construction means the first alteration of any wall, ceiling, floor or other structural part of a building, whether or not that alteration effects the external dimensions of the building.

[Amended 3-10-1987 by Ord. No. 87-4; 10-10-1995 by Ord. No. 95-14]

STRUCTURE

A walled and roofed building or a gas or liquid storage tank that is principally above ground.

SUBSTANTIAL DAMAGE

Damage of any origin sustained by a structure whereby the cost of restoring the structure to its before damaged condition would equal or exceed fifty (50) percent of the market value of the structure before the damage occurred.

[Added 10-10-1995 by Ord. No. 95-14]

SUBSTANTIAL IMPROVEMENT

[Amended 10-10-1995 by Ord. No. 95-14]

- (1) Any reconstruction, rehabilitation, addition or other improvement of a structure, the cost of which equals or exceeds fifty (50) percent of the market value of the structure before the "start of construction" of the improvement. This term includes structures which have incurred "substantial damage", regardless of the actual repair work performed. The term does not, however, include either:
- (a) Any project for improvement of a structure to correct existing violations of State or local health, sanitary or safety code specifications which have been identified by the local Code Enforcement Officer and which are the minimum necessary to assure safe living conditions. Or
- (b) Any alteration of a "historic structure", provided that the alteration will not preclude the structure's continued designation as a "historic structure".

VARIANCE

A grant of relief from the requirements of this chapter which permits construction in a manner that would otherwise be prohibited by this chapter.

VIOLATION

The failure of a structure or other development to be fully compliant with this chapter. A new or substantially improved structure or other development without the elevation certificate, other certifications, or other evidence of compliance required in 44 CFR §60.3(b)(5), (c)(4), (c)(10), (e)(2), (e)(4), or (e)(5) is presumed to be in violation until such time as that documentation is provided.

[1] Editor's Note: The original definition of "habitable floor," which immediately followed this definition, was repealed 10-10-1995 by Ord. No. 95-14.

§ 61-6 Applicability,

This chapter shall apply to all areas of special flood hazards within the jurisdiction of the Borough of Park Ridge, Bergen County, New Jersey,

§ 61-7 Basis for establishing areas of special flood hazard.

[Amended 10-10-1995 by Ord. No. 95-14; 9-13-2005 by Ord. No. 2005-16] The areas of special flood hazard for the Borough of Park Ridge, Community No. 340063, are identified and defined on the following documents prepared by the Federal Emergency Management Agency:

A. A scientific and engineering report "Flood Insurance Study (FIS), Bergen County, New Jersey (All Jurisdictions)" dated August 28, 2019.

B. Flood Insurance Rate Map for Bergen County, New Jersey (All Jurisdictions) as shown on Index and panels 34003C0087J, 34003C0091H, 34003C0092H, 34003C0093H and 34003C0094H, whose effective date is August 28, 2019. The above documents are hereby adopted and declared to be a part of this chapter. The Flood Insurance Study and maps are on file in the office of the Borough Clerk, 55 Park Avenue, Park Ridge, New Jersey.

§ 61-8 Penalties for Noncompliance.

No structure or land shall hereafter be constructed, re-located to, extended, converted or altered without full compliance with the terms of this chapter and other applicable regulations. Violation of the provisions of this chapter by failure to comply with any of its requirements (including violations of conditions and safeguards established in connection with conditions) shall constitute a misdemeanor. Any person who violates this chapter or fails to comply with any of its requirements shall, upon conviction thereof, be fined not more than \$500 or imprisoned for not more than 90 days, or both, for each violation, and, in addition, shall pay all costs and expenses involved in the case. Nothing herein contained shall prevent the Borough of Park Ridge from taking such other lawful action as is necessary to prevent or remedy any violation.

§ 61-9 Abrogation and greater restrictions.

This chapter is not intended to repeal, abrogate or impair any existing easements, covenants or deed restrictions. However, where this chapter and other chapter, easement, covenant or deed restriction conflict or overlap, whichever imposes the more stringent restrictions shall prevail.

§ 61-10 Interpretation.

In the interpretation and application of this chapter, all provisions shall be:

- A. Considered as minimum requirements;
- B. Liberally construed in favor of the governing body; and,
- C. Deemed neither to limit nor repeal any other powers granted under State statutes.

§ 61-11 Warning and disclaimer of liability.

The degree of flood protection required by this chapter is considered reasonable for regulatory purposes and is based on scientific and engineering considerations. Larger floods can and will occur on rare occasions. Flood heights may be increased by man-made or natural causes. This chapter does not imply that land outside the area of special flood hazards or uses permitted within such areas will be free from flooding or flood damages.

This chapter shall not create liability on the part of the Borough of Park Ridge, any officer or employee thereof or the Federal Insurance Administration, for any flood damages that result from reliance on this chapter or any administrative decision lawfully made thereunder.

§ 61-12 Establishment of development permit,

A. A development permit shall be obtained before construction or development begins, including placement of manufactured homes, within any area of special flood hazard established in § 61-7. Application for a Development Permit shall be made on forms furnished by the Construction Code Office and may include, but not be limited to, plans in duplicate drawn to scale, showing the nature, location, dimensions and elevations of the area in question; existing or proposed structures, fill, storage of materials and drainage facilities; and the location of the foregoing.

- **B.** Specifically, the following information is required:
- (1) Elevation in relation to mean sea level, of the lowest floor (including basement) of all structures.
- (2) Elevation in relation to mean sea level to which any structure has been flood proofed.
- (3) Certification by a registered professional engineer or architect that the flood proofing methods for any nonresidential structure meet the flood proofing criteria in § 61-17B. And,
- (4) Description of the extent to which any watercourse will be altered or relocated as a result of proposed development.

§ 61-13 Designation of the local administrator.

The Construction Code Officer is hereby appointed to administer and implement this chapter by granting or denying development permit applications in accordance with its provisions.

§ 61-14 Duties and responsibilities of Construction Code Officer.

Duties of the Construction Code Officer shall include, but not be limited to:

- A. Permit review. He shall:
- (1) Review all development permits to determine that the permit requirements of this chapter have been satisfied.
- (2) Review all development permits to determine that all necessary permits have been obtained from those Federal, State or local governmental agencies from which prior approval is required.
- (3) Review all development permits to determine if the proposed development is located in the floodway. If located in the floodway, he shall assure that the encroachment provisions of § 61-19A are met.
- **B.** When base flood elevation and floodway data has not been provided in accordance with § 61-7, BASIS FOR ESTABLISHING THE AREAS OF SPECIAL FLOOD HAZARD, the Construction Code Officer shall obtain, review and reasonably utilize any base flood elevation and floodway data available from a Federal, State or other source, in order to administer § 61-17A, SPECIFIC STANDARDS, RESIDENTIAL CONSTRUCTION, and § 61-17B, SPECIFIC STANDARDS, NONRESIDENTIAL CONSTRUCTION.

[Amended 3-10-1987 by Ord. No. 87-4]

- C. Information to be obtained and maintained. He shall:
- (1) Obtain and record the actual elevation (in relation to mean sea level) of the lowest floor (including basement) of all new or substantially improved structures, and whether or not the structure contains a basement.
- (2) For all new or substantially improved flood proofed structures:
- (a) Verify and record the actual elevation (in relation to mean sea level); and
- (b) Maintain the flood proofing certifications required in § 61-12B(3).
- (3) Maintain for public inspection all records pertaining to the provisions of this chapter.
- D. Alteration of watercourses.
- (1) Notify adjacent communities and the New Jersey Department of Environmental Protection, Bureau of Flood Control and the Land Use Regulation Program prior to any alteration or relocation of a watercourse, and submit evidence of such notification to the Federal Insurance Administration.
- (2) Require that maintenance is provided within the altered or relocated portion of said watercourse so that the flood carrying capacity is not diminished.

- E. Substantial Damage Review
- (1) After an event resulting in building damages, assess the damage to structures due to flood and non-flood causes.
- (2) Record and maintain the flood and non-flood damage of substantial damage structures and provide a letter of Substantial Damage Determination to the owner and the New Jersey Department of Environmental Protection, Bureau of Flood Control.
- (3) Ensure substantial improvements meet the requirements of § 61-17A, SPECIFIC STANDARDS, RESIDENTIAL CONSTRUCTION, § 61-17B, SPECIFIC STANDARDS, NONRESIDENTIAL CONSTRUCTION and § 61-18, SPECIFIC STANDARDS, MANUFACTURED HOMES.

F. Interpretation of FIRM boundaries.

Make interpretations, where needed, as to the exact location of the boundaries of the areas of special flood hazard (for example, where there appears to be a conflict between a mapped boundary and actual field conditions). The person contesting the location of the boundary shall be given a reasonable opportunity to appeal the interpretation as provided in § 61-15.

§ 61-15 Variance procedure.

A. Appeal Board,

- (1) The Planning Board, as established by the Borough of Park Ridge, shall hear and decide appeals and requests for variances from the requirements of this chapter.
- (2) The Planning Board shall hear and decide appeals when it is alleged that there is an error in any requirement, decision or determination made by the Construction Code Officer in the enforcement or administration of this chapter.
- (3) Those aggrieved by the decision of the Planning Board, or any taxpayer, may appeal such decision to the Superior Court of the State of New Jersey.
- (4) In passing upon such applications, the Planning Board shall consider all technical evaluations, all relevant factors, standards specified in other sections of this chapter and:
- (a) The danger that materials may be swept onto other lands to the injury of others.
- (b) The danger to life and property due to flooding or erosion damage.
- (c) The susceptibility of the proposed facility and its contents to flood damage and the effect of such damage on the individual owner.
- (d) The importance of the services provided by the proposed facility to the community.
- (e) The necessity to the facility of a waterfront location, where applicable.
- (f) The availability of alternative locations for the proposed use which are not subject to flooding or erosion damage.
- (g) The compatibility of the proposed use with existing and anticipated development.
- (h) The relationship of the proposed use to the comprehensive plan and floodplain management program of that area.
- (i) The safety of access to the property in times of flood for ordinary and emergency vehicles,
- (j) The expected heights, velocity, duration, rate of rise and sediment transport of the flood waters and the effects of wave action, if applicable, expected at the site. And.
- (k) The costs of providing governmental services during and after flood conditions, including maintenance and repair of public utilities and facilities, such as sewer, gas, electrical and water systems, and streets and bridges.
- (5) Upon consideration of the factors of Subsection A(4) and the purposes of this chapter, the Planuing Board may attach such conditions to the granting of variances as it deems necessary to further the purposes of this chapter.
- (6) The Construction Code Officer shall maintain the records of all appeal actions, including technical information, and report any variances to the Federal Insurance Administration upon request.

B. Conditions for variances.

- (1) Generally, variances may be issued for new construction and substantial improvements to be erected on a lot of one-half acre or less in size contiguous to and surrounded by lots with existing structures constructed below the base flood level, providing that items in Subsection A(4)(a) through (k) have been fully considered. As the lot size increases beyond the one-half acre, the technical justification required for issuing the variance increases.
- (2) Variances may be issued for the repair of rehabilitation of historic structures upon a determination that the proposed repair of rehabilitation will not preclude the structure's continued designation as a historic structure and the variance is the minimum necessary to preserve the historic character and design of the structure. [Amended 10-10-1995 by Ord. No. 95-14]
- (3) Variances shall not be issued within any designated floodway if any increase in flood levels during the base flood discharge would result.
- (4) Variances shall only be issued upon a determination that the variance is the minimum necessary, considering the flood hazard, to afford relief.
- (5) Variances shall only be issued upon:
- (a) A showing of good and sufficient cause;
- (b) A determination that failure to grant the variance would result in exceptional hardship to the applicant; and
- (c) A determination that the granting of a variance will not result in increased flood heights, additional threats to public safety, extraordinary public expense, create nuisances, cause fraud on or victimization of the public as identified in Subsection A(4) or conflict with existing local laws or ordinances.
- (6) Any applicant to whom a variance is granted shall be given written notice that the structure will be permitted to be built with a lowest floor elevation below the base flood elevation and that the cost of flood insurance will be commensurate with the increased risk resulting from the reduced lowest floor elevation.

§ 61-16 General standards.

In all areas of special flood hazards, compliance with the applicable requirements of the Uniform Construction Code (N.J.A.C. 5:23) and the following standards, whichever is more respective, is required:

A. Anchoring.

[Amended 3-10-1987 by Ord. No. 87-4]

- (1) All new construction and substantial improvements shall be anchored to prevent flotation, collapse or lateral movement of the structure.
- (2) All manufactured homes to be placed or substantially improved shall be anchored to resist flotation, collapse or lateral movement. Methods of anchoring may include, but are not to be limited to, use of over-the-top or frame ties to ground anchors. This requirement is in addition to applicable state and local anchoring requirements for resisting wind forces.

B. Construction materials and methods.

- (1) All new construction and substantial improvements shall be constructed with materials and utility equipment resistant to flood damage.
- (2) All new construction and substantial improvements shall be constructed using methods and practices that minimize flood damage.

C. Utilities.

- (1) All new and replacement water supply systems shall be designed to minimize or eliminate infiltration of floodwaters into the system.
- (2) New and replacement sanitary sewage systems shall be designed to minimize or eliminate infiltration of flood waters into the systems and discharge from the systems into flood waters.
- (3) On-site waste disposal systems shall be located to avoid impairment to them or contamination from them during flooding. And,
- (4) For all new construction and substantial improvements the electrical, heating, ventilation, plumbing and air-conditioning equipment and other service facilities shall be designed and/or located so as to prevent water from entering or accumulating within the components during conditions of flooding.

[Added 3-10-1987 by Ord. No. 87-4]

- D. Subdivision proposals.
- (1) All subdivision proposals and other proposed new development shall be consistent with the need to minimize flood damage.
- (2) All subdivision proposals and other proposed new development shall have public utilities and facilities, such as sewer, gas, electrical and water systems located and constructed to minimize flood damage.
- (3) All subdivision proposals and other proposed new development shall have adequate drainage provided to reduce exposure to flood damage. And,
- (4) Base flood elevation data shall be provided for subdivision proposals and other proposed new development which contain at least fifty (50) lots or five (5) acres (whichever is less).

E. Enclosure openings.

All new construction and substantial improvements having fully enclosed areas below the lowest floor that are usable solely for parking of vehicles, building access or storage in an area other than a basement and which are subject to flooding shall be designed to automatically equalize hydrostatic flood forces on exterior walls by allowing for the entry and exit of floodwaters. Designs for meeting this requirement must either be certified by a registered professional engineer or architect or must meet or exceed the following minimum criteria: [Added 3-10-1987 by Ord. No. 87-4]

- (1) A minimum of two (2) openings in at least two (2) exterior walls of each enclosed area, having a total net area of not less than one (1) square inch for every square foot of enclosed area subject to flooding shall be provided.
- (2) The bottom of all openings shall be no higher than one (1) foot above grade.
- (3) Openings may be equipped with screens, louvers or other coverings or devices provided that they permit the automatic entry and exit of floodwaters.

§ 61-17 Specific standards.

In all areas of special flood hazards where base flood elevation data have been provided as set forth in § 61-7, BASIS FOR ESTABLISHING THE AREAS OF SPECIAL FLOOD HAZARD, or in § 61-14B, USE OF OTHER BASE FLOOD DATA, the following standards are required:

A. Residential construction.

- (1) New construction and substantial improvement of any residential structure located in an A or AE zone shall have the lowest floor, including basement, together with the attendant utilities (including all electrical, heating, ventilating, air-conditioning and other service equipment) and sanitary facilities, elevated to or above the more restrictive base flood elevation plus one (1) foot or as required by ASCH/SEI 24-24, Table 201:
- (2) Require within any AO or AH zone on the municipality's DHRM that all new construction and substantial improvement of any residential structure shall have the lowest floor, including basement together with the attendant utilities and sanitary facilities, elevated above the depth number specified in feet plus one (1) foot, above the highest adjacent grade (at least three (3) feet if no depth number is specified). And, require adequate drainage paths around structures on slopes to guide floodwaters around and away from proposed structures.

B. Nonresidential construction.

- (1) In an Area of Special Flood Hazard, all new construction and substantial improvement of any commercial, industrial or other nonresidential structure located in an A or AE zone shall have the lowest floor, including basement together with attendant utilities and sanitary facilities as well as all electrical, heating, ventilating, air-conditioning and other service equipment: either
- (a) Elevated at or above the more restrictive base flood elevation plus one (1) foot or as required by ASCE/SEI 24-14, Table 2-1; and
- (b) Require within any AO or AH zone on the municipality's DFIRM to clevate above the depth number specified in feet plus one (1) foot, above the highest adjacent grade (at least three (3) feet if no depth number is specified). And, require adequate drainage paths around structures on slopes to guide floodwaters around and away from proposed structures; or

- (a) Be flood proofed so that below the more restrictive, base flood elevation plus one (1) foot or as required by ASCE/SHI 24-14, Table 6-1, the structure is watertight with walls substantially impermeable to the passage of water;
- (b) Have structural components capable of resisting hydrostatic and hydrodynamic loads and effects of buoyancy; and,
- (c) Be certified by a registered professional engineer or architect that the design and methods of construction are in accordance with accepted standards of practice for meeting the applicable provisions of this subsection. Such certification shall be provided to the official as set forth in § 61-14C(2).

[Amended 3-10-1987 by Ord. No. 87-4]

§ 61-18 Manufactured homes.

- A. Manufactured homes shall be anchored in accordance with section § 61-16A(2).
- **B.** All manufactured homes to be placed or substantially improved within an area of special flood hazard shall:
- (1) Be consistent with the need to minimize flood damage,
- (2) Be constructed to minimize flood damage,
- (3) Have adequate drainage provided to reduce exposure to flood damage,
- (4) Be elevated on a permanent foundation such that the top of the lowest floor is at or above the more restrictive base flood elevation plus one (1) foot or as required by ASCE/SEI 24-14, Table 2-1 and,
- (5) The manufactured home chassis is supported by reinforced piers or other foundation elements of at least equivalent strength that are no less than 36 inches in height above grade and be securely anchored to an adequately anchored foundation system to resist floatation, collapse, and lateral movement.

§ 61-19 Floodways.

Located within areas of special flood hazard established in § 61-7 are areas designated as floodways. Since the floodway is an extremely hazardous area due to the velocity of flood waters which carry debris, potential projectiles and erosion potential, the following provisions apply:

- A. Prohibit encroachments, including fill, new construction, substantial improvements, and other development unless a technical evaluation demonstrates that encroachment shall not result in any increase in flood levels during the occurrence of the base flood discharge.
- **B.** If Subsection A is satisfied, all new construction and substantial improvements must comply with all applicable flood hazard reduction provisions of this article.
- C. In all areas of special flood hazard in which base flood elevation data has been provided and no floodway has been designated, the accumulative effect of any proposed development, when combined with all other existing and anticipated development, shall not increase the water surface elevation of the base flood more than two-tenths (0.2) of a foot at any point.

§ 61-20 Severability.

A. If any section, subsection, paragraph, sentence, clause, or phrase of this Ordinance shall be declared invalid for any reason whatsoever, such a decision shall not affect the remaining portions of the Ordinance, which shall remain in full force and effect, and for this purpose the provisions of this Ordinance are hereby declared to be severable.

	Introduced	Seconded	AYES	NAYES	ABSENT	ABSTAIN
Epstein]					
Farinaro		T				
Perguson				"		
Metzdorf	i	T				
Mintz						
Capilli				i		i
		K	EITH J.	MISCIA	GNA, MA	YOR
Attest:						

BOROUGH OF PARK RIDGE ORDINANCE NO. 2019 – 020

AN ORDINANCE TO AMEND AND SUPPLEMENT CHAPTER 104 (ANIMALS AND WATERFOWL) OF THE REVISED GENERAL ORDINANCE OF THE BOROUGH OF PARK RIDGE

WHEREAS, Chapter 104 of the General Ordinance of the Borough of Park Ridge entitled "Animals and Waterfowls" was last amended by Ordinance 2005-13; and

WHEREAS, the Mayor and Council recognize that the feeding of wildlife is both detrimental to the animals an causes a public health concern and safety hazard detrimental to the health and general welfare of the public; and

NOW THEREFORE BE IT RESOLVED, by the Mayor and Council of the Borough of Park Ridge, County of Bergen, State of New Jersey, as follows:

The Borough Code of the Borough of Park Ridge, County of Bergen, State of New Jersey is hereby amended and supplemented to amend Chapter 104 entitled, "Animals and Waterfowl" so as to read in its entirety as follows: §104-1. Definitions.

For purposes of this article, the following terms, phrases, words, and their derivations shall have the meanings stated herein unless their use in the text of this article clearly demonstrates a different meaning. When not inconsistent with the context, words used in the present tense include the future, words used in the plural number include the singular number, and words used in the singular number include the plural number. The word "shall" is always mandatory and not merely directory.

FEED - To give, place, expose, deposit, distribute or scatter any edible material with the intention of feeding, attracting or enticing

MIGRANTORY WATERFOWL - Includes those species of birds commonly known as "swans", "geese" and "ducks" and any other waterfowl falling under the jurisdiction of the United States Fish and Wildlife Services.

PERSON – Any individual, corporation, company, partnership, firm, association, or political subdivision of this state subject to municipal jurisdiction; DEER – White-tailed deer (Obocoileus Virginianus);

WILDLIFE – All animals neither human nor domesticated, including but not limited to, deer, raccoons, pigeons, skunk, and groundhogs.

Wild or Stray Animals - any animal not licensed to a Park Ridge resident or otherwise owned and cared for in accordance with Chapter 52 of the Borough of Park Ridge Revised General Ordinances.

§104-2. Prohibited Acts.

- A. Feed any migratory waterfowl, wildlife, wild or stray animals on public or private property in the Borough of Park Ridge.
- B. Create any condition which results in a congregation of migratory waterfowl, wildlife, wild or stray animals on public or private property which:
 - (1) Results in an accumulation of feces or droppings;
- (2) Results in damages to flora, fauna, or public property or safety or welfare;
- (3) Results in a threat or nuisance to the public health, safety or welfare, or
- (4) Results in a threat to the health, safety, or welfare of said migratory waterfowl or wildlife.
- C. No person shall feed, in any public park or on any other property owned or operated by the Borough of Park Ridge, any wildlife, excluding confined wildlife (for example, wildlife confined in zoos, parks or rehabilitation centers, or unconfined wildlife at environmental education centers), including but not limited to:
- (1) Giving, placing, exposing, depositing, distributing or scattering any edible material with the intention of feeding, attracting or enticing wildlife. Feeding does not include baiting in the legal taking of fish and/or game.

§104.3. Signs.

- A. When so directed by the Health Officer, and at the property owner's expense, signs not less than 18 inches by 24 inches in size, bearing the words "Feeding of Waterfowl and Wildlife Prohibited" together with any qualifications, shall be conspicuously pasted by the owner of the property. This article shall not pertain to residential properties.
- B. Defacing, tampering with or damaging such signs when posted shall constitute a violation of this article.
- §104-4. Enforcement; removal of waterfowl and wildlife.
- A. This article shall be enforced by the Health Department and Police Department through the Borough of Park Ridge.
- B. Whenever the Health Officer or police become aware that migratory waterfowl, wildlife, wild or stray animals are being fed in violation of this article, they may issue a summons which shall be answerable before the Municipal Magistrate.
- C. Whenever the Health Officer becomes aware that a congregation or congestion of migratory waterfowl, wildlife, wild or stray animals exists on public property, he or it may direct the Police Department to disburse or remove them by any lawful means. However, before such dispersal or removal takes place, the Police Department shall receive direct authorization from the Borough Administrator or the Mayor and Council and, with his or its advice and consent, determine the appropriate method, considering first the health, safety and welfare of the citizens of Park Ridge and second, the health, safety and welfare of the migratory waterfowl, wildlife, wild or stray animals.
- D. Whenever the Health Officer in his or its sound discretion determines that waterfowl, wildlife, wild or stray animals shall be dispersed by scare tactics or noise tactics, they may enlist the assistance for the implementation of the plan from the Police Department and/or Public Works Department or from any responsible citizen or citizens. This subsection shall not be construed to authorize any private citizen to discharge any firearm or to use any device which launches a projectile of any type. It shall be used in a reasonable way respecting the rights of surrounding houses from excessive noise level.
- E. The Health Officer shall apply for and secure all permits necessary by law before dispersing or removing migratory waterfowl, wildlife, wild or stray animals.
- §104-5. Violations and penalties.

Any person who is found guilty of violating any section of this chapter shall be punished by a fine of up to \$1,000 and/or 90 days imprisonment, to be determined at the discretion of the Municipal Court.

Adopted/	on roll c	all vote as foll	ows:
----------	-----------	------------------	------

	Introduced	Seconded	AYES	NAYES	ABSENT	ABSTAIN
Epstein						
Farinare						
Forguson						
Metzdorf						
Mintz						
Capilli						

APPROVED:

KEITH J. MISCIAGNA, MAYOR

zatost,	
Magdalena Giandomenico	
Borough Clerk	

Attent

REFUND STATE COURT JUDGMENT

WHEREAS, the New Jersey State Court entered a 2018 Judgment for Block No. 501, Lot No. 2, also known as 8 Glenbrook Drive, Park Ridge, NJ 07656; and

WHEREAS, the owners of record are Gregory and Gina Mathis; and

WHEREAS, taxes are to be refunded on Block No. 501, Lot No. 2 to Jacobus & Associates, LLC – 201 Littleton Road, First Floor, Morris Plains, New Jersey, 07950 on behalf of the aforementioned owner; and

WHEREAS, the Court Judgment refund amount is \$4,584.92; and

NOW, THEREFORE, BE IT RESOLVED, by the Mayor and Council of the Borough of Park Ridge, in the County of Bergen and State of New Jersey that the Director of Finance/CFO refund the total amount of \$4,584.92 as requested by the Judgment.

Adopted	- /	- 1	on roll call vote as follows:

	Introduced	Seconded	AYES	NAYES	ABSENT	ABSTAIN
Epstein						
Farinaro						
Ferguson	į					
Metzdorf	İ					
Mintz	İ				Ī	
Capilli						

APPROVED:

KEITH J. MISCIAGNA, MAYOR

Attest:	
Lori Woods Deputy Borough Clerk	

MUNICIPAL ALLIANCE GRANT ACCEPTANCE FY2019

WHEREAS, the Borough of Park Ridge has appointed a Municipal Alliance Committee for the purpose of providing to the Community Education Programs for drug and alcohol awareness; and

WHEREAS, the Municipal Alliance Committee annually applies to the County Board of Freeholders for necessary funds to provide Drug and Alcohol awareness programs for the community; and

WHEREAS, the County of Bergen has advised the Borough that the Municipal Alliance Committee is to receive \$9,876.00 total for the program identified in the grant application;

NOW, THEREFORE, BE IT RESOLVED that the Mayor and Council of the Borough of Park Ridge does hereby approve the acceptance of total grant funds of \$9,876.00; and

BE IT FURTHER RESOLVED that a copy of this resolution be provided to the County of Bergen and to the Chairman of the Municipal Alliance Committee.

Adopted ___/_ / __ on roll call vote as follows:

	introduced	Seconded	AYES	NAYES	ABSENT	ABSTAIN
Epstein						
Farinaro						
Ferguson						
Metzdorf						
Mintz	j					
Capilli						

APPROVED:

K	EITH J.	MISCIA	AGNA,	MAYOR

Attest:	
I au Was As	
Lori Woods Deputy Borough Clerk	

AUTHORIZE ADDITIONAL POOL STAFF AND SALARIES FOR 2019

WHEREAS, the CFO has certified there are sufficient funds available in Account No. 9-09-55-501-000-000; and

BE IT FURTHER RESOLVED, by the Mayor and Council of the Borough of Park Ridge that the Park Ridge Swimming Pool Commission is hereby authorized to hire at the subscribed rates of pay, the following person in order to operate the Park Ridge Swimming Pool for the 2019 season.

Lifeguard

\$11.50/hr

Ryan Soranno

Deputy Borough Clerk

3	, ,	n P		6.0		
lopted_		on roll ca	ll vote a	ıs follows	:	
	/					ABSTAIN
pstein						ABSTAIN
pstein arinaro						ABSTAIN
pstein arinaro erguson						ABSTAIN
pstein arinaro erguson detzdorf						ABSTAIN
pstein arinaro erguson letzdorf lintz						ABSTAIN
pstein arinaro erguson letzdorf lintz						ABSTAIN
pstein arinaro erguson letzdorf lintz		Seconded	AYES	NAYES		ABSTAIN
pstein arinaro erguson letzdorf lintz		Seconded		NAYES		ABSTAIN
pstein arinaro erguson letzdorf lintz		Seconded	AYES	NAYES		ABSTAIN
pstein arinaro erguson Actzdorf Aintz		Seconded	AYES	NAYES		ABSTAIN
pstein arinaro erguson Actzdorf Aintz		Seconded	AYES	NAYES ED:		
pstein arinaro erguson detzdorf fintz apilli		Seconded	AYES	NAYES ED:	ABSENT	
pstein arinaro erguson Actzdorf Aintz		Seconded	AYES	NAYES ED:	ABSENT	

RESOLUTION AUTHORIZING ENGINEERING SERVICES 2019 ROADWAY IMPROVEMENTS -

Construction Management Services and Fees Neglia Engineering

WHEREAS, the Borough of Park Ridge has a need to acquire Professional Engineering Services for construction management for the 2019 Roadway Improvement Project; and

WHEREAS, the Borough of Park Ridge has received a quote dated February 8, 2019 from Neglia Engineering, 34 Park Ave, Lyndhurst, NJ 07071 for the requested services for Phase II and III, attached, for sum of \$44,500; and

WHEREAS, the appointment and the contract are exempted from the competitive bidding requirements of the Local Public Contracts Law, (NJSA 40A:11-1 ct. Scq.) as "Professional Services", pursuant to NJSA 40A:11-5(I)(a); and

WHEREAS, the vendor is the current 2019 Borough Engineer for the Borough of Park Ridge and the Mayor and Council awarded said 2019 contract pursuant to the provisions of NJSA 19:44A-20.5; and

WHEREAS, the Chief Financial Officer has certified the funds are available in the Borough of Park Ridge Account No. 04-2150-55-1908-002; and

WHEREAS, the MANDATORY EQUAL EMPLOYMENT OPPORTUNITY LANGUAGE NJSA 10:5-31 et. Seq., NJAC 17:27 (Exhibit A) is hereby incorporated in full in said contract.

NOW, THEREFORE BE IT RESOLVED that the Mayor and Borough Council of the Borough of Park Ridge authorize the issuance of a contract as described herein to Neglia Engineering for Phase II and III connection with the 2019 Roadway Improvement Project for construction management services and fees, in the amount of \$44,500.

BE IT FURTHER RESOLVED that Notice of this action shall be published in the newspaper, The Bergen Record, within ten (10) days of adoption.

KEITH J. MISCIAGNA, MAYOR

Attest:	
Lori Woods Deputy Borough Clerk	

CHAPTER 159 – 2019 ALCOHOL EDUCATION & REHABILITATION ENFORCEMENT FUND

WHEREAS, NJSA 40A:4-87 provides that the Director of the Division of Local Government Services may approve the insertion of any special item of revenue in the budget of any county or municipality when such item shall have been made available by law and the amount was not determined at the time of the adoption of the budget, and

WHEREAS, the Director may also approve the insertion of an item of appropriation for equal amount,

NOW, THEREFORE, BE IT RESOLVED, by the Mayor and Council of the Borough of Park Ridge in the County of Bergen, New Jersey, hereby requests the Director of the Division of Local Government Services to approve the insertion of an item of revenue in the budget of the year 2018 in the sum of \$160.75 which is now available from the New Jersey Department of Treasury, Alcohol Education and Rehabilitation Fund.

BE IT FURTHER RESOLVED, that the like sum of \$160.75 is hereby appropriated under the caption of:

Alcohol Education and Rehabilitation Fund

BE IT FURTHER RESOLVED, that the above is a result of funds from the New Jersey Department of Treasury in the amount of \$160.75.

Adopted ___/__ on roll call vote as follows:

	Introduced	Seconded	AYES	NAYES	ABSENT	ABSTAIN
Epstein			ľ			
Farinaro						
Ferguson						
Metzdorf						
Mint2						
Capilli			<u> </u>			***************************************

APPROVED:

KEITH J.	MISCIAGNA, MAYOR

Attest:	
Lori Woods Deputy Borough Clerk	

CHAPTER 159 – 2019 MUNICIPAL ALLIANCE TO PREVENT SUBSTANCE ABUSE

WHEREAS, NJSA 40A:4-87 provides that the Director of the Division of Local Government Services may approve the insertion of any special item of revenue in the budget of any county or municipality when such item shall have been made available by law and the amount was not determined at the time of the adoption of the budget, and

WHEREAS, the Director may also approve the insertion of an item of appropriation for equal amount,

NOW, THEREFORE, BE IT RESOLVED, by the Mayor and Council of the Borough of Park Ridge in the County of Bergen, New Jersey, hereby requests the Director of the Division of Local Government Services to approve the insertion of an item of revenue in the budget of the year 2018 in the sum of \$9,876 which is now available from the Bergen County Department of Health Services.

BE IT FURTHER RESOLVED, that the like sum of \$9,876 is hereby appropriated under the caption of Municipal Alliance.

	Introduced	Seconded	AYES	NAYES	ABSENT	ABSTAIN
Epstein				1		
Farinaro						
Ferguson		·				
Metzdorf	1					
Mintz.	1					
Capilli						
		A	PPROV	ED:		

KEITH J. MISCIAGNA, MAYOR

Adopted ___/__/ on roll call vote as follows:

Attest:	
Lori Woods	-
Deputy Borough Clerk	

CUSTODIAN CHANGE FOR PETTY CASH FUND RECREATION GOLDEN AGE CLUB

WHEREAS, N.J.S.A. 40A:5-21 authorizes the establishment of a Petty Cash Fund in any county or municipality by application and resolution; and,

WHEREAS, a Recreation Golden Age Club Petty Cash Fund in the amount of \$500 has previously been approved by the Division of Local Government Services naming the Chief Financial Officer as the Custodian of Petty Cash; and,

WHEREAS, Albert Cunniffe was custodian of the Clerk's Petty Cash Fund; and

WHEREAS, in accordance with N.J.S.A. 40:5-21, the Borough of Park Ridge is changing custodians to William Hennig; and

WHEREAS, the custodian for this fund is, William Hennig, who is the Golden Age Club Treasurer and is bonded for the amount of \$100,000 under the Borough of Park Ridge's blanket bond, such custodian shall maintain records for this fund in a manner conducive to proper accounting and auditing procedures; and

NOW, THEREFORE, BE IT RESOLVED that the Mayor and Council of the Borough of Park Ridge County of Bergen, State of New Jersey hereby authorizes such action and two copies of this resolution be filed with the Division of Local Government Services, New Jersey Department of Community Affairs for approval.

Adopted ___/__ on roll call vote as follows:

APPROVED:

KEITH J. MISCIAGNA, MAYOR

Attest:

Lori Woods
Deputy Borough Clerk

Capilli

AUTHORIZING ENTERING INTO NEGOTIATIONS WITH THE BOROUGH OF WOODCLIFF LAKE FOR AN INTERLOCAL AGREEMENT

WHEREAS, the Borough of Park Ridge wishes to pursue the creation of the continuous Woodcliff Lake reservoir walkway from the Borough of Woodcliff Lake and extending into the Borough of Park Ridge for the use and enjoyment of all residents; and

WHEREAS, the Borough of Woodcliff Lake also wishes to work in conjunction with the Borough of Park Ridge to create the continuous reservoir walkway; and

WHEREAS, in order to accomplish same, it will be necessary for the Borough of Park Ridge and the Borough of Woodcliff Lake to enter into an Interlocal Agreement; and

WHEREAS, the Borough Administrator has requested authorization from the Governing Body to enter into negotiations with the Borough of Woodcliff Lake for the purpose of entering into an Interlocal Agreement.

NOW, THEREFORE, BE IT RESOLVED, by the Mayor and Council of the Borough of Park Ridge, County of Bergen and State of New Jersey that the Borough Administrator be and is hereby authorized and directed to enter into negotiations with the Borough of Woodcliff Lake for the purpose of entering into an Interlocal Agreement for the use and enjoyment of the Woodcliff Lake reservoir walkway; and

BE IT FURTHER RESOLVED, that the Borough Clerk is hereby authorized and directed to forward a certified copy of this resolution to the Borough of Woodcliff Lake.

	Introduced	Seconded	AYES	NAYES	ABSENT	ABSTAD
Epstein						
Farinaro						
Perguson				1		
Metzdorf						
Mintz.						
Capilli						
- Company	.i	I	L	3	·	L

Attest:	
Lori Woods Deputy Borough Clerk	

EXTEND THIRD QUARTER 2019 GRACE PERIOD

WHEREAS , the County of Bergen delayed certification of the Borough of Park Ridge's 2019 tax rate; and

WHEREAS, this delayed the issuance of the 2019/2020 tax bills; and

WHEREAS, State Law requires a twenty-five-day period from the date of mailing before payment is due.

NOW, THEREFORE, BE IT RESOLVED that the Mayor and Council of the Borough of Park Ridge extends the grace period for the third quarter tax payment until August 26, 2019. Payments remitted after that date will accrue interest from August 1, 2019, as mandated by State Law.

Adopted	1 1	on roll call vote as follows:
ABOPILLE		_ OH TOIL CAIL VOIC AS TOROWS.

	Introduced	Seconded	AYES	NAYES	ABSENT	ABSTAIN
Epstern						
Farinaro						
Ferguson						
Metzdorf						
Mintz						
Capilli						

APPROVED:

KEITH J. MISCIAGNA, MAYOR

Attest:

Lori Woods

Deputy Borough Clerk

EMERGENCY APPROPRIATION - LEGAL EXPENSES

WHEREAS, an emergency has arisen with respect to legal expenses as a result of ongoing negotiations with respect to COAH requirements and, no sufficient provision was made in the 2019 budget for the aforesaid purpose, and NJS 40A:4-46 provides for the creation of an emergency appropriation for the purpose mentioned above; and

WHEREAS, the total amount of the emergency appropriations created, including the appropriation to be created by this resolution is \$200,000 and three (3) percent of the total operating appropriations in the budget for 2018 is \$762,851; and

WHEREAS, the foregoing appropriation together with prior appropriations does not exceed three (3) percent of the total operating appropriations in the budget for 2018.

NOW, THEREFORE, BE IT RESOLVED, by no less than 2/3 of all governing body members affirmatively concurring, that in accordance with NJS 40A:4-48:

- An emergency appropriation is hereby made for legal expenses in the amount of \$200,000.
- That said emergency appropriation shall be provided for in full in the 2020 budget, and is requested to be excluded from CAPS, pursuant to NJS 40A:4-53.3c(1).
- That an Emergency Note not in excess of the above amount may be authorized pursuant to NJS 40A:4-51.
- That such note shall be executed by Durene M. Ayer, Chief Financial Officer.
- That two (2) certified copies of this resolution be filed with the Director of the Division of Local Government Services.

Лаортеа	 J	ou ton	сан у	ote as	TOHOW\$:	

	Introduced	Seconded	AYES	NAYES	ABSENT	ABSTAIN
Epstein						
Farinaro		·				
Ferguson						
Metzdorf						
Mintz		,				
Capilli						

APPROVED:

KEITH J	MISCLAGNA	, MAYOR

Attest:	
Lori Woods Deputy Borough	Clerk

RELEASE OF ESCROW KEVIN FERGUSON

WHEREAS, Kevin Ferguson at 70 Ann Terrace, known as Block 1311, Lot 18 on the tax map of the Borough of Park Ridge, has posted a professional Escrow; and

WHEREAS, the Escrow has earned interest in Escrow Sub Account No. 7763840377; and

WHEREAS, there has been no further draw down on the initial deposit of this escrow account; and

WHEREAS, there remains a balance of \$97.81 in Escrow Sub Account No. 7763840377 which the applicant has requested be returned; and

WHEREAS, Construction Technical Assistant Elena Rega has determined there are no outstanding claims against the professional Escrow and there remains no reason to maintain this escrow account;

NOW, THEREFORE, BE IT RESOLVED by the Mayor and Council of the Borough of Park Ridge that the Borough Treasurer is hereby authorized to release the remaining escrow balance of \$97.81 in Escrow Sub Account No. 7763840377 to Kevin Ferguson, 70 Ann Terrace, Park Ridge, NJ 07656 and close this Escrow Account.

					_	
	Introduced	Seconded	AYES	NAYES	ABSENT	ABSTA
Epstein					T	
Farinaro						ļ
Ferguson						
Kantandoorf				1"		

Adopted ___/___ on roll call vote as follows:

Mintz Capilli

APPROVED:

KEITH	J. MISCIAGNA, MAYOR

Attest:	
Lori Woods Deputy Borough Clerk	

AUTHORIZING AGREEMENT FOR QUALIFIED PRIVATE COMMUNITY REIMBURSEMENT PURSUANT TO N.J.S.A. 40:67-23.2, et seq.

BETWEEN THE BOROUGH OF PARK RIDGE AND THE BEAR'S NEST CONDOMINIUM ASSOCIATION, INC.

WHEREAS, the Borough of Park Ridge wishes to enter into an agreement for the reimbursement of various municipal services with a private community known as Bear's Nest Condominium Association; and

WHEREAS, the Bear's Nest Condominium Association, Inc., also wishes to enter into an agreement for the reimbursement of various municipal services with the Borough of Park Ridge; and

WHEREAS, the Municipal Services Act, N.J.S.A. 40:67-23.2 et. seq., (hereinafter "the Act"); and amendments thereto, provides in pertinent parts that qualified, private communities are entitled to receive certain municipal services and that in lieu of providing such services, the municipality shall have the option to financially reimburse the private community in an amount not to exceed the cost that would be incurred by the municipality to provide said services; and

WHEREAS, the Borough and the Association have mutually and freely agreed to provide reimbursement as opposed to providing the services as provided in the agreement attached hereto as Exhibit A; and

NOW, THEREFORE, BE IT RESOLVED, by the Mayor and Council of the Borough of Park Ridge, County of Bergen and State of New Jersey that the Mayor be and is hereby authorized and directed to execute the Agreement attached hereto as Exhibit A on behalf of the Borough of Park Ridge to provide reimbursement of municipal services to the Bear's Nest Condominium Association, Inc.; and

BE IT FURTHER RESOLVED, that the Borough Clerk is hereby authorized and directed to forward a certified copy of this resolution to the Bear's Nest Condominium Association, Inc.

Introduced	Seconded	AYES	NAYES	ABSENT	ABSTAIN
					i
-1					1

Attest:	
Lori Woods Deputy Borough Cierk	

STATE TRAINING FEES Q2 2019

WHEREAS, the State Bureau of Construction Code enforcement of the Department of Community Affairs instituted a State Training Fee that is based on the cubic feet volume of new construction; and

WHEREAS, the municipality collects these fees for the State and pursuant to N.J.A.C. 5:23-4.19 payment of these fees must be made quarterly; and

WHEREAS, the Borough Chief Financial Officer has reviewed the documents and has certified there are sufficient funds available in Account No. 8-01-17-800-020; and

WHEREAS, \$14,962.00 in State Surcharge Fees has been collected based upon 3,553,892 cubic feet of new construction and \$956,087 of construction alterations for the period of April 1, 2019 through June 30, 2019;

NOW, THEREFORE, BE IT RESOLVED by the Mayor and Council of the Borough of Park Ridge that the Treasurer be and is hereby directed to draw a check in the amount of \$14,962.00 to the Treasurer, State of New Jersey.

Adopted ___/___ on roll call vote as follows:

	Introduced	Seconded	AYES	NAYES	ABSENT	ABSTAIN
Epstein						
Farinaro						
Ferguson						
Metzdorf		·				
Mintz						
Capilli	1		Ţ	1		

APPROVED:

Attest:
Lori Woods
Denuty Rorough Clerk

APPROVAL OF BANNER REQUEST PARK RIDGE ROTARY ANNUAL 5K CHARITY WALK/RUN

BE IT RESOLVED by the Mayor and Council of the Borough of Park Ridge that it bereby approves the following Park Ridge Rotary "Annual 5K Charity Walk/Run", subject to the availability of space and other conditions which may occur that would not permit banners to be hung at this location:

Banner:

Park Ridge Rotary/Halfway Hounds Annual 5K Charity Walk/Run Park Ridge Pool · September 15, 2019 August 15th – September 4^h, 2019

	Introduced	Seconded	AYES	NAYES	ABSENT	AB\$TAII
Epstein		<u> </u>				
Farinaro						
Ferguson			1		İ	<u> </u>
Metzdorf		İ	<u> </u>			
Mintz]			
CapiBi	Ì	i	i			
		K	EITH J	MISCLA	GNA, M/	YOR

Deputy Borough Clerk

RELEASE OF ESCROW JOSEPH THOMAS

WHEREAS, Joseph Thomas at 12 Grand Avenue, known as Block 1019, Lot 5 on the tax map of the Borough of Park Ridge, has posted a professional Escrow; and

WHEREAS, the Escrow has earned interest in Escrow Sub Account No. 7763632625; and

WHEREAS, there has been no further draw down on the initial deposit of this escrow account; and

WHEREAS, there remains a balance of \$435.00 in Escrow Sub Account No. 7763632625 which the applicant has requested be returned; and

WHEREAS, Construction Technical Assistant Elena Rega has determined there are no outstanding claims against the professional Escrow and there remains no reason to maintain this escrow account;

NOW, THEREFORE, BE IT RESOLVED by the Mayor and Council of the Borough of Park Ridge that the Borough Treasurer is hereby authorized to release the remaining escrow balance of \$435.00 in Escrow Sub Account No. 7763632625 to Joseph Thomas, 12 Grand Avenue, Park Ridge, NJ 07656 and close this escrow account.

Adopted ___/__ on roll call vote as follows:

	Introduced	Seconded	AYES	NAYES	ABSENT	ABSTAIN
Epstein						
Farinare						
Ferguson			į			
Metzdorf						
Mintz						
Capilli						

APPROVED:

	KEITH J.	MISCIAGNA.	MAYOR
--	----------	------------	-------

Attest:
Lori Woods Deputy Borough Clerk

PARK RIDGE RECREATION COMMITTEE ADDITIONAL SUMMER DAY CAMP 2019 SENIOR COUNSELOR SALARY

BE IT RESOLVED by the Mayor and Council of the Borough of Park Ridge that the Recreation Committee is hereby authorized to enter into terminable agreements with the following person, here so named, for services associated with the Borough's Summer Day Camp program.

BE IT FURTHER RESOLVED that the Borough Treasurer be and is hereby authorized to pay the Senior Counselor below with the next payroll period, provided proper individual income tax forms, and working papers (if applicable) are on file with the Borough. Vacation/Sick Deductions may be made from the installment.

BE IT FURTHER RESOLVED that a longevity structure is included in salaries of employees as follows:

THE LONGEVITY STRUCTURE IS IN INCREMENTS OF \$25.00 WITH A \$125.00 (6 YEAR) MAXIMUM.

LONGEVITY IS BASED ON <u>PRIOR CONSECUTIVE YEARS SERVED</u>. THE CURRENT YEAR IS NOT INCLUDED IN THE CALCULATIONS. CREDIT IS GIVEN FOR CONSECUTIVE YEAR(S) WORKED. SHOULD A COUNSELOR WISH TO RETURN TO SERVICE AFTER YEARS AWAY FROM THE PROGRAM, HE/SHE WILL BE INELIGIBLE DURING HIS/HER FIRST YEAR OF RETURN AND THEN RECEIVE I YEAR OF LONGEVITY AT THE START OF HIS/HER 2ND YEAR, AND SO ON...

TIME SERVED AS A COUNSELLOR IN TRAINING (CIT) COUNTS TOWARDS LONGEVITY AS LONG AS THERE IS NO BREAK IN SERVICE AND THE YEARS ARE CONSECUTIVE. LONGEVITY IS AWARDED TO COUNSELORS WHO HAVE MAINTAINED GOOD STANDING THROUGH THE SUMMER AND WHOSE ATTENDANCE IS 100%.

First Name	Last Name	Grade	Salary	Longevity	Total Salary	Position
Julia	Wharton	С	\$700,00	0	\$700.00	Senior Counsclor

	Introduced	Seconded	AYES	NAYES	ABSENT	ABSTAIN
Epstein						
Farinaro						
Ferguson						
Metzdorf						
Mintz						
Capilli						
•		A	PPROV	ED:		

	KEITH J. MISCIAGNA, MAYOR
Attest:	
Lori Woods Deputy Borough Clerk	

AUTHORIZE TAX LIEN/PAYMENT OF MAINTENANCE HIGH SIERRA LANDSCAPING CONTRACTORS, INC.

WHEREAS, the Borough of Park Ridge contracted with High Sierra Landscape Contractors, Inc. to perform maintenance on unkept properties within the borough, in the amount of \$855.00; and

WHEREAS, High Sierra Landscape Contractors, Inc. has requested payment for the work completed to date; and

WHEREAS, the Chief Financial Officer has certified that funds are available in Account No. 01-2010-26-2902-029;

WHEREAS, payment will be made and a lien will be placed on each property, as indicated on the below listing; and

TAX LIEN TO BE ISSUED: BLOCK/ LOT AMOUNT BL 1910/L1 \$330.00 BL 1916/L8 \$225.00 BL 1916/L17 \$300.00

NOW, THEREFORE, BE IT RESOLVED by the Mayor and Council of the Borough of Park Ridge that the Borough Treasurer be and she is hereby authorized and directed to pay High Sierra Landscape Contractors, Inc., for a total amount of \$855.00 and place liens on the borough properties accordingly.

Adopted ___/___ on roll call vote as follows:

	Introduced	Seconded	AYES	NAYES	ABSENT	ABSTAIN
Epstein						
Farinaro		'				
Ferguson						
Metzdorf						
Mintz						
Capilli						

$\Lambda \mathbf{P}$	PRC	YV	ar).
/MI	r	/ Y E	JD.

Attest:	
Lori Woods Deputy Borough Clerk	

AUTHORIZATION TO APPROVE MEMBERSHIP OF VOLUNTEER FIRE DEPARTMENT APPLICANT – BRANDON PALLER

WHEREAS, Fire Chief Thomas Derienzo, Jr. has approved an application prepared by Brandon Paller, located at 78 Ridge Avenue, Park Ridge, New Jersey for the Park Ridge Volunteer Department,

NOW, THEREFORE, BE IT RESOLVED that the Mayor and Council of the Borough of Park Ridge hereby approve the membership of Brandon Paller in the Park Ridge Volunteer Fire Department.

	Introduced	Seconded	AYES	NAYES	ABSENT	ABSTAI
Epstein						
Farinaro						
Ferguson						
Merzdorf					1	
Mintz						
Capilli						
		K	EITH J.	MISCIA	GNA, MA	YOR
		K	EITH J.	MISCIA	.GNΛ, MΛ	YOR
Attest:		K	EITH J.	MISCIA	GNA, MA	YOR

Adopted ___/__/ on roll call vote as follows:

Lori Woods

Deputy Borough Clerk

APPROVAL OF BANNER REQUEST PARK RIDGE AMERICAN LEGION CELEBRATE 100TH ANNIVERSARY

BE IT RESOLVED by the Mayor and Council of the Borough of Park Ridge that it hereby approves the following Park Ridge American Legion request "Celebrate 100TH Anniversary", subject to the availability of space and other conditions which may occur that would not permit banners to be hung at this location:

Banner:

Park Ridge American Legion Post #153 Celebrate - 100TH Anniversary Open House - Sunday, September 29th - 1-5 PM September 9th, 2019 - September 29th, 2019

Adopted / / o	n roll call	vote as	follows:
---------------	-------------	---------	----------

	Introduced	Seconded	AYES	NAYES	ABSENT	ABSTAIN
Epstein						<u>.</u>
Farinaro			·			
Ferguson						
Metzeorf						
Minuz						
Capilli]					

APPROVED:

Attest:	
	
Lori Woods	
Deputy Borough Clerk	

CHAPTER 159 – MINI GRANT – BERGEN COUNTY HEALTH DEPARTMENT

WHEREAS, NJSA 40A:4-87 provides that the Director of the Division of Local Government Services may approve the insertion of any special item of revenue in the budget of any county or municipality when such item shall have been made available by law and the amount was not determined at the time of the adoption of the budget, and

WHEREAS, the Director may also approve the insertion of an item of appropriation for equal amount,

NOW, THEREFORE, BE IT RESOLVED, by the Mayor and Council of the Borough of Park Ridge in the County of Bergen, New Jersey, hereby requests the Director of the Division of Local Government Services to approve the insertion of an item of revenue in the budget of the year 2019 in the sum of \$400.00 which is now available from the County of Bergen, Department of Health Services Environmental Division, Mini Grant Cleanup Program.

BE IT FURTHER RESOLVED, that the like sum of \$400.00 is hereby appropriated under the caption of:

Mini Grant - Bergen County Health Department

BE IT FURTHER RESOLVED, that the above is a result of funds from the County of Bergen, Health Services Environmental Division in the amount of \$400.00.

Introduced Seconded AYES NAYES ABSENT ARSTAIN

Epstein
Farinaro
Ferguson
Metzdorf
Miotz
Capilli

APPROVED:

Adopted ___/___ on roll call vote as follows:

	KEITH J. MISCIAGNA, MAYOR
Attest:	
Lori Woods	

PAYMENT OF BILLS - UTILITY

BE IT RESOLVED, by the Mayor and Council of the Borough of Park Ridge that they are in receipt of the following Board of Public Works Utility bills in the sum of \$1,142,503.74 which were previously approved and authorized for payment by the Board of Public Works Certifying Officer on July 17, 2019.

	Introduced	Seconded	AYES	NAYES	ABSENT	ABSTAIN
Epstein						
Farinaro						
Ferguson					1	
Metzdorf						***************************************
Mintz						
Capilli						-
		K	ETTH).	MISCIA	GNA, MA	YOR
Atiest:						

Adopted ___/__ on roll call vote as follows:

Deputy Borough Clerk

PAYMENT OF BILLS - BOROUGH

BE IT RESOLVED, by the Mayor and Council of the Borough of Park Ridge that the following bills in the sum of \$4,831,362.29 (bill lists dated 7/23/2019 & 8/9/2019) have been approved and authorized for payment and that the Mayor, Borough Clerk and Chief Financial Officer are, hereby authorized and directed to issue warrants in payment of same.

	Introduced	Seconded	AYES	NAYES	ABSENT	ABSTAIN
Epstein						·
Farinaro	1			· · · · · · · · · · · · · · · · · · ·		
Ferguson					··	İ
Metadorf		i				-
Mintz		l		i		

Adopted ___/___ on roll call vote as follows:

APPROVED:

KEJTII J. MISCIAGNA, MAYOR

Attest:	
Lori Woods Density Borough Clerk	-

Capilli

BOROUGH OF PARK RIDGE <u>CAPITAL BUDGET AMENDMENT</u>

RESOLUTION NO. 019-224

Whereas, the local capital budget for the year 2019 was adopted on the 14th day of May, 2019; and,

Whereas, it is desired to amend said adopted capital budget section,

Now, Therefore Bc It Resolved, by the Governing Body of the Borough of Park Ridge, County of Bergen that the following amendment(s) to the adopted capital budget section be made:

	(((
	((ABSTAIN (
RECORDED VOTE	AYES (NAYS ((
(Insert last names)	((ABSENT (
	(((
		<u>FROM</u>	

CAPITAL BUDGET (Current Year Action)
2019

				PLANNED FUNDING SERVICES FOR CURRENT YEAR 2019					
1	2 PROJECT	3 ESTIMATED	4 AMOUNTS RESERVED IN	5a 2019 Budget	5b Improvement	5c Capital	5d Grants in Aid and	5e Debt	6 TO BE FUNDED
PROJECT	NUMBER	TOTAL COST	PRIOR YEARS	Appropriations	Fund	Surplus	Other Funds	Authorized	IN FUTURE YEARS
Fire Prevention		39,000					39,000		
Technology Upgrades		73,500				73,500			
Pistol Range Lead Remediation - Police Dept		25,000	·			25,000			
Additional Police Department SUV		58,000				58,000			
Water Utility Improvements and Acquisitions		691,000			220,000			196,000	275,000
Electric Utility Improvements and Acquisitions		1,110,000			175,000		1 00 ,000	226,000	590,000
TOTAL ALL PROJECTS		\$ 1,996,500	\$ -	\$ -	\$ 395,000	\$ 156,500	\$ 139,000	\$ 422,000	\$ 865,000

3 YEAR CAPITAL PROGRAM 2019 - 2021

		Anticij	pated PROJECT Sol	hedule and Funding	Requirement				
	1		4 5						
	2	. 3	ESTIMATED	FUNDING AMOUNTS PER YEAR					
1	PROJECT	ESTIMATED	COMPLETION	Budget Year	2020	7001	2072	9,000	
PROJECT	NUMBER	TOTAL COST	TIME	2019	2020	2021	2022	2023	2024
Fire Prevention		39,000	2019	39,000			ļ		
Technology Upgrades		73,500	2019	73,500					
Pistol Range Lead Remediation - Police Dept		25,000	2019	25,000	<u> </u>				
Additional Police Department SUV		58,000	2019	58,000		·			
Water Utility Improvements and Acquisitions		691,000	2021	416,000	125,000	150,000			
Electric Utility Improvements and Acquisitions		1,110,000	2021	520,000	390,000	200,000			
TOTALS ALL PROJECTS		\$ 1,996,500		\$ 1,131,500	\$ 515,000		\$ -	\$ -	