

Regular Meeting of Mayor and Council November 18, 2019
Town Hall Council Chambers, 100 Central Avenue
Executive Session 6:00 P.M.
Public Session 7:00 P.M.

MEETING CALLED TO ORDER

ATTENDANCE ROLL CALL

Councilperson:
Furgione - Present
Giralo - Present
Gribbin – Present arrived at 6:07
Rodio- Present
Sacco - Present
Torrissi – Present
Mayor DiDonato Present

PRESENT ALSO

Michael Malinsky, Town Solicitor
Bob Vettese, PWM

EXECUTIVE SESSION Resolution #181-2019

Motion by Council Person Giralo Second Torrissi
Enter into Executive Session

Motion by Council Person Sacco Second Rodio
Close session return to regular session, Resolution #181-2019 is adopted

RESUME REGULAR MEETING-ROLL CALL

Councilperson:
Furgione - Present
Giralo - Present
Gribbin – Present
Rodio- Present
Sacco - Present
Torrissi – Present
Mayor DiDonato Present

PRESENT ALSO

Michael Malinsky, Town Solicitor
Robert Vettese, Public Works Manager
Chris Rehmann of ARH, Town Engineer

PUBLIC NOTICE

Notice of this meeting has been posted and given to official newspapers. Please familiarize yourselves with the fire exits to the right and rear of the Council Chambers. Please do not proceed beyond the front benches without invitation from the Mayor to do so. Also, each person who wishes to address Council will be allotted 5 minutes.

PLEDGE OF ALLEGIANCE

PUBLIC HEARD FOR AGENDA ACTION ITEMS

Dan Bachalis from the environmental commission thanking the council on the balloon ordinance.

APPROVAL OF MINUTES

Executive Minutes October 28, 2019

Council Minutes October 28, 2019

Motion by Council Person Gribbin Second Giraldo
Minutes are approved

Roll Call

Councilperson:

Furgione – Yes

Giraldo – Yes

Gribbin – Yes

Rodio - Yes

Sacco – Yes

Torrissi – Yes

Mayor DiDonato – Yes

Mayor DiDonato declares motion is carried

PRESENTATION

- Police Department promotions: Provisional Chief Kevin Friel made the presentation of each of the following promotions in the police dept.

Approval to Appoint Donald Kunen Jr., as Police Lieutenant for the Town Hammonton effective November 11, 2019.

Motion by Council Person Torrissi Second Rodio

Approved to promote Donald Kunen to Lieutenant of the Police Dept. of the Town of Hammonton

Roll Call

Councilperson:

Furgione – Yes

Giraldo – Yes

Gribbin – Yes

Rodio- Yes

Sacco – Yes

Torrissi – Yes

Mayor DiDonato – Yes

Mayor DiDonato declares motion is carried

Approval to Appoint Christopher Clements, to Police Sergeant for the Town Hammonton effective November 11, 2019.

Motion by Council Person Torrissi Second Furgione

Approved to promote Christopher Clements as Sergeant of the Police Dept. of the Town of Hammonton

Roll Call

Councilperson:

Furgione – Yes

Giraldo – Yes

Gribbin – Yes

Rodio- Yes

Sacco – Yes

Torrissi – Yes

Mayor DiDonato – Yes

Mayor DiDonato declares motion is carried

Approval to Appoint Robert Zbikowski, to Police Corporal for the Town Hammonton effective November 11, 2019.

Motion by Council Person Torrissi Second Rodio

Approved to promote Robert Zbikowski to corporal of the Police Dept. of the Town of Hammonton

Roll Call

Councilperson:

Furgione – Yes

Giralo – No

Gribbin – Yes

Rodio- Yes

Sacco – Yes

Torrissi – Yes

Mayor DiDonato – Yes

Mayor DiDonato declares motion is carried

– Proclamation presentation

Deputy Mayor Gribbin gave a presentation to Dr. Wroblewski and Dave Murphy also spoke about

DISPENSE WITH REGULAR ORDER OF BUSINESS

Public Hearing Ordinance #028A – 2019- Approving First Addendum to Court Agreement with Folsom

AN ORDINANCE APPROVING THE FIRST ADDENDUM TO
THE AGREEMENT FOR A JOINT MUNICIPAL COURT
WITH THE BOROUGH OF FOLSOM

WHEREAS, Hammonton, on January 22, 2018, adopted Ordinance #2-2018, establishing a single Joint Municipal Court with Folsom; and

WHEREAS, Folsom, on February 13, 2018, adopted Ordinance #2-2018, abolishing its municipal court and all related positions for reasons of efficiency and economy; and

WHEREAS, the Hammonton Joint Municipal Court was approved by the State of New Jersey Administrative Director of the Courts and the Assignment Judge of the Superior Court of New Jersey, Atlantic County, and commenced operations on April 9, 2018; and

WHEREAS, in accordance with paragraph 10(a) of the Agreement for a Joint Municipal Court, and the municipalities' desire to amend the Agreement for a Joint Municipal Court in accordance with a First Addendum.

NOW, THEREFORE, BE IT ORDAINED, by Council of the Town of Hammonton, the County of Atlantic and State of New Jersey as follows:

1. The Agreement for a Joint Municipal Court for the Municipalities of the Town of Hammonton and the Borough of Folsom is hereby amended in accordance with the First Addendum to the Agreement attached hereto as Exhibit "A".

BE IT FURTHER ORDAINED, that if any section, paragraph, subsection, clause or provision of this Ordinance shall be adjudged by the Courts to be invalid, such adjudication shall apply only to the section, paragraph, subsection, clause or provision so adjudicated, and the remainder of the Ordinance shall be deemed valid and effective; and

BE IT FURTHER ORDAINED, that any Ordinances or parts thereof in conflict with the provisions of this Ordinance are repealed to the extent of such conflict; and

BE IT FURTHER ORDAINED, that this Ordinance shall take effect following adoption and approval in the time and manner prescribed by law.

Motion by Council Person Gribbin Second Torrissi
The Ordinance is taken up for 2nd reading and public Hearing

Motion by Council Person Gribbin Second Giraldo
The Public hearing is closed; the ordinance has passed 2nd reading and is adopted

Roll Call

Councilperson:
Furgione – Yes
Giraldo – Yes
Gribbin - Yes
Rodio- Yes
Sacco - Yes
Torrissi – Yes
Mayor DiDonato - Yes

Mayor DiDonato declares motion is carried

Public Hearing of Ordinance #029 -2019 – Amend Chapter 271-6 Parking Woodman Ave

AN ORDINANCE AMENDING CHAPTER 271 SECTION 6 OF THE CODE OF THE TOWN OF HAMMONTON, COUNTY OF ATLANTIC ENTITLED “Vehicles and Traffic”

WHEREAS, the Police Chief have recommended an amendment to **Ordinance #009-2019**, Chapter 271 Vehicles and Traffic Section-6: Parking Prohibited At All Times, and the Mayor and Town Council have considered it in the best interest of the Town to amend this specific section; and

NOW, THEREFORE, BE IT RESOLVED by the Mayor and Town Council of the Town of Hammonton, County of Atlantic, State of New Jersey:

That **Ordinance #009-2019** Chapter 271-6 “Vehicles and Traffic” Parking prohibited at all times on certain streets, is hereby amended as follows:

<u>NAME OF STREET</u>	<u>SIDE</u>	<u>LOCATION</u>
Woodman Avenue	Going East	100 feet from 12 th Street To Passmore Avenue

BE IT FURTHER RESOLVED, that all ordinances or parts of ordinances inconsistent herewith are hereby repealed to the extent of such inconsistency.

This ordinance shall take effect upon final passage and publication as required by law and the approval of the New Jersey Commissioner of Transportation and the County of Atlantic as set forth in N.J.S.A. 39:4-8.

Motion by Council Person Torrissi Second Sacco
The Ordinance is taken up for 2nd reading and public Hearing

Motion by Council Person Giraldo Second Torrissi
The Public hearing is closed; the ordinance has passed 2nd reading and is adopted

Roll Call

Councilperson:
Furgione – Yes
Giraldo – Yes
Gribbin - Yes
Rodio- Yes
Sacco - Yes

Torrissi – Yes
Mayor DiDonato - Yes

Mayor DiDonato declares motion is carried

COMMITTEE REPORTS

Administration - Councilman Gribbin

- Reviewed Administration Committee meeting
- Spoke about the Tri-vets event

Business & Industry – Councilwoman Sacco

- Wawa opening November 21st
- 3rd Thursday is November 21st
- Saturday November 30 Small Business Saturday

Quality of Life - Councilwoman Sacco

- Downtown tree lighting December 7th
- Breakfast with Santa December 15, Anata Wine Bar

Education - Councilman Torrissi

- NJ Dep't of Education Seminar is tonight November 18th
- High School is moving over to the Cape Atlantic League next year
- Can propose a Cross walk 3rd Street

Public Works & Transportation - Councilman Rodio

- Reviewed airport fire suppression
- Spoke about the Road Program for 2019

Water & Sewer - Councilman Furgione

- Update on Well #7 repair broken pipe
- Drip irrigation at land applications will be done before winter

ENGINEER REPORT

SEWER/WATER ACTION ITEM:

1. Boyer Avenue – 2019 Additional Survey Work (ARH #11-50058.24):

Survey and R.O.W. mark-out of Sewell and Boyer Avenues is complete. As discussed previously, our office will provide a proposal to design and bid a sanitary sewer pump station along Boyer Avenue. We anticipate presenting the proposal at the December PWTC meeting. At the October PWTC meeting, we were requested to provide a cost to stake out the right-of-way along 7th Street, along the land application facility (approximately 2,000 linear feet). Our office can perform the surveying work for a cost not to exceed \$2,000.00.

Action Item:

Authorize ARH to perform the survey work along 7th Street for a cost not to exceed \$2,000.00.

Motion by Council Person Furgione Second Rodio

Approve ARH's proposal in the amount of \$2,000.00 for Survey Work 7th Street.

Roll Call

Councilperson:

Furgione – Yes

Giralo – Yes

Gribbin - Yes

Rodio- Yes

Sacco - Yes

Torrissi – Yes

Mayor DiDonato - Yes

Mayor DiDonato declares motion is carried

SOLICITOR REPORT

Authorize Solicitor to seek quotes for Disciplinary Action for Town Employee

Motion by Council Person Giraldo Second Torrissi

Roll Call

Councilperson:

Furgione – Yes

Giraldo – Yes

Gribbin - Yes

Rodio- Yes

Sacco - Yes

Torrissi – Yes

Mayor DiDonato - Yes

Mayor DiDonato declares motion is carried

Authorize as hearing officer

Motion by Council Person Gribbin Second Giraldo

Roll Call

Councilperson:

Furgione – Yes

Giraldo – Yes

Gribbin - Yes

Rodio- Yes

Sacco - Yes

Torrissi – Yes

Mayor DiDonato - Yes

Mayor DiDonato declares motion is carried

Introduction of Ordinance #032-2019- by title only. Sale of Town owned property Lot 1.01 and Block 1201. Town to retain easement on cell Tower

Motion by Council Person Rodio Second Furgione

Roll Call

Councilperson:

Furgione – Yes

Giraldo – Yes

Gribbin - Yes

Rodio- Yes

Sacco - Yes

Torrissi – Yes

Mayor DiDonato - Yes

Mayor DiDonato declares motion is carried

PWM REPORT

Water Tank Painting

The contractor has completed the sand blasting of the tank and will begin the priming and painting. The logo colors are being finalized. First payment request is on the bill list for Council's approval totaling \$10,500.

We recommend approval of a change order request totaling \$2,600 to Allied Painting, Inc. for installation of a flange and various clips on the tank roof and cat walk.

Motion by Council Person Furgione Second Rodio
Approval of Change order Allied Painting

Roll Call

Councilperson:

Furgione – Yes

Giralo – Yes

Gribbin - Yes

Rodio- Yes

Sacco - Yes

Torrissi – Yes

Mayor DiDonato - Yes

Mayor DiDonato declares motion is carried

Airport Fire Suppression System

The concrete work has been completed. We are awaiting delivery of the tank so that the balance of the work could be completed. The Fire Suppression Company estimates delivery by the week of 12/9/19. We are also in discussion with the Town's Fire Sub Code Officials, the Electrical and Fire Suppression Contractor about the need to connect the Fire Suppression system to the backup emergency generator presently onsite. We have requested price quotes from the two contractors for said work. We will have noted the change order requests below for consideration at Monday's Council meeting.

The change order requests are as follows:

A. Independence Fire Sprinkler Company, LLC

11/14/19 Email

-Fire pump upgrade for 3 phase electric with automatic transfer switch for emergency generator connection

Independence Total = \$10,000.00

B. Joseph R. Delgado, Inc - Electric

-Proposal dated 11/6/19 (copy attached)

- Connect fire pump controller to existing generator
- 100 amp, 3 pole breaker, feeder, starter circuit
- Start up, design drawings with engineering seal

Total = \$5,900.00

-Proposal dated 11/16/19 (copy attached)

- Heat tracer line between buildings, supply dedicated circuit with fault protection and thermostatic controller
- Monitor for heat tracer with controller, alarm

Total = \$3750.00

Delgado Total = \$9,650.00

Total Cost for both change orders = \$19,650.00

The approval for these change orders would be subject to the following conditions:

- Determination of need for connection to the emergency generator as determined by the Fire Sub-code Official.
- Verification of project funding availability.

Motion by Council Person Rodio Second Furgione

Approve of Change orders to Delgado \$5,900.00 and Independence Fire Sprinkler \$10,000.00, Contingent upon Funds availability and Fire Sub code approval. Holding on the heat tracer for \$3,750.00.

Roll Call

Councilperson:

Furgione – Yes

Giralo – Yes

Gribbin - Yes

Rodio- Yes

Sacco - Yes

Torrissi – Yes

Mayor DiDonato - Yes

Mayor DiDonato declares motion is carried

2019 Road Program

The contractor has completed the work on the following streets:

- Gatto Road (3 sections)
- First Road (3 sections)
- Grape Street
- Liberty Street (1/2 completed using S.J. Gas funds)
- Sindoni Lane intersections
- Chestnut Street (concrete curb, aprons are currently under construction, paving to follow)

The section of Orchard Street will be reviewed in relation to the remaining funds and existing weather conditions. Any work will most likely be delayed until the spring of 2020.

A first payment request for the contractor Arawak is provided on the bill list for Council's consideration in the amount of \$463,287.39.

Fire House #2 Concrete Work

We met onsite with representatives from the NJDOT related to the work proposed along Rt. 30 adjacent to the Fire House #2 property. The following items were discussed:

- Concrete curb and onsite guide rail are estimated to be completed during the summer of 2020.
- Additional ROW will need to be dedicated by the Fire Co. #2 to the state adjacent to the Cedar Branch Stream corridor for the work to occur. The State will prepare the legal description and agreement for review by the Town and Fire Company #2 representatives.
- Once the concrete curb and guide rail work is completed the Fire Company's contractor could pave the front portion and side drive aisle of their lot. They will also need to add at least one section of their own guide rail to go behind the NJDOT guide rail.
- The NJDOT Consultant will provide a copy of the design plans to the Town and Fire Co. for review once completed.

Safe Routes to Schools Sidewalk Construction, Elementary School Area

We attended a meeting in Trenton and also met with Vijesh Darji from the NJDOT about the possibility of receiving reimbursement of funds for survey, design, permitting preliminary and final design costs expended by the Town for the project improvement plans. There are a number of steps that must be completed for this to occur. We are in the process of addressing the initial stages of that process.

Block 3606, Lot 782 Bellevue Ave. demolition

The Town has received the letter of approval dated 11/8/19 from the Pinelands Commission for the demolition of the single family dwelling located at 782 Bellevue Avenue. We did forward a copy of the letter to Transformation Enterprises so they could apply for the necessary permit. The Town issued the demolition permit on 11/12/19.

Other items

- Leaf pickup has started as of 10/21/19 and will continue on your regular trash day, weather permitting throughout the Town until the end of the year as needed.
- Bulky waste pick up will be the first full week of December, extending from December 2nd through the 6th.
- Brush will be picked up during the second full week of December extending from December 9th through the 13th.
- Where there is a Holiday occurring on the day of collection or pick up, it will occur on the day after the Holiday unless otherwise posted.

TOWN CLERK REPORT

- 1) Approval to Hire Orlando Medina and Orlando O. Medina, Temporary Leaf Season Employee Appointments. \$12.00 an hour for 6 months, no benefits.
- 2) Approval to place Eugene Graziano Jr. on the Temporary Snow Removal on call list, \$25.00 an hour, no benefits.
- 3) Accept retirement of Frank Domenico Jr. from the Construction Department effective January 1, 2020.

**Motion by Council Person Rodio Second Torrissi
Approval of items 1 to 3**

Roll Call

Councilperson:

Furgione – Yes

Giralo – Yes

Gribbin - Yes

Rodio- Yes

Sacco - Yes

Torrissi – Yes

Mayor DiDonato - Yes

Mayor DiDonato declares motion is carried

APPROVE BILL LIST & PURCHASE ORDERS

**Motion by Council Person Gribbin Second Giralo
Bill list and Purchase orders are approved**

Roll Call

Councilperson:

Furgione – Yes

Giralo – Yes

Gribbin - Yes

Rodio- Yes

Sacco - Yes

Torrissi – Yes

Mayor DiDonato - Yes

Mayor DiDonato declares motion is carried

NEW BUSINESS

ORDINANCES FOR INTRODUCTION

Introduction of Ordinance #028-2019 – Amend Chapter 184, Article I & 2, Release of Balloons

ORDINANCE TO AMEND CHAPTER 184, ARTICLE I AND II OF THE GENERAL ORDINANCES OF
TOWN OF HAMMONTON

WHEREAS, the release of balloons inflated with lighter-than-air gases, such as helium, poses a danger and nuisance to the environment, particularly to wildlife and marine animals; and

WHEREAS, it is in the public interest for the Town of Hammonton to take action when appropriate in order to protect the quality of the environment; and

WHEREAS, the release of balloons inflated with lighter-than-air gases poses a nuisance and potential danger to the environment.

NOW, THEREFORE, BE IT ORDAINED by Town Council for the Town of Hammonton, County of Atlantic and State of New Jersey as follows:

1. Chapter 184, Article I, Section 1, Subsection B, the following terms are added:

AERIAL LUMINARY LANTERN

Any device designed to be airborne upon release into the environment regardless of fuel source including sky lanterns.

BALLOON

A bag made of thin rubber or other like material inflated with air or with a lighter- than-air gas.

SKY LANTERNS

Airborne paper lanterns that are constructed of oiled rice paper on a bamboo frame, and contain a small candle or fuel cell composed of a waxy flammable material.

2. Chapter 184, Article I, a new Section 19 is added which reads as follows:

§184-19 Balloons, Sky Lanterns and Aerial Luminary Lanterns

- A. It shall be unlawful for any person, firm, corporation or organization to intentionally release, organize the release of, or intentionally cause to be released undeterred sky lanterns or aerial luminary lanterns or similar devices.
- B. It shall be unlawful for any person, firm, corporation or organization to intentionally release, organize the release of, or intentionally cause to be released balloons inflated with air or a gas that is lighter-than-air within the Town of Hammonton except:
 - (1) Balloons released for a specific scientific or meteorological purpose by a governmental agency pursuant to a governmental contract or by a recognized educational institution;
 - (2) Balloons which are tethered and retrieved by the releaser;
 - (3) Hot air balloons which are designed to be and which are recovered; and
 - (4) Balloons which are released indoors and which are not subject to be

released into the atmosphere.

3. Chapter 184, Article I, the Sections are renumbered as follows:

<u>Former Section</u>	<u>New Section</u>
§184-19	§184-20
§84-20	§184-21

4. Chapter 184, Article II, the Sections are renumbered as follows:

<u>Former Section</u>	<u>New Section</u>
§184-21	§184-22
§184-22	§184-23
§184-23	§184-24
§184-24	§184-25
§184-25	§184-26
§184-26	§184-27

5. Chapter 184 the Table of Contents at the beginning of the Chapter is Amended to reflect the changes in this Ordinance.

BE IT FURTHER ORDAINED, that if any section, paragraph, subsection, clause or provision of this Ordinance shall be adjudged by the Courts to be invalid, such adjudication shall apply only to the section, paragraph, subsection, clause or provision so adjudicated, and the remainder of the Ordinance shall be deemed valid and effective; and

BE IT FURTHER ORDAINED, that any Ordinances or parts thereof in conflict with the provisions of this Ordinance are repealed to the extent of such conflict; and

BE IT FURTHER ORDAINED, that this Ordinance shall take effect following adoption and approval in the time and manner prescribed by law.

Motion by Council Person Sacco Second Giraldo

Ordinance has passed 1st reading and is approved for advertisement

Roll Call

Councilperson:

Furgione – No

Giraldo – Yes

Gribbin - Yes

Rodio- Yes

Sacco - Yes

Torrissi – Yes

Mayor DiDonato - Yes

Mayor DiDonato declares motion is carried

Introduction of Ordinance # 0 3 0 -2019- Amend Chapter 190- Noise

Ordinance to Amend Chapter 190 of the General Ordinances of the Town of Hammonton
BE IT ORDAINED by the Mayor and Council of the Town of Hammonton, County of Atlantic and State of New Jersey as follows:

Chapter 190, a new Article I is added, which reads as follows:

ARTICLE I
NOISE

§ 190-1. Applicability

It is hereby found and declared that:

- A. The making and creation of loud, unnecessary or unusual noises within the limits of the Town of Hammonton is a condition which has existed for some time and the extent and volume of noises is increasing;
- B. The making, creation or maintenance of loud, unnecessary, unnatural or unusual noises which are prolonged, unusual or unnatural in their time, place and use affect and are detrimental to the public health, comfort, convenience, safety, welfare and prosperity of the residents of the Town of Hammonton.
- C. The necessity in the public interests for the provisions and prohibitions hereinafter contained is declared as a matter of legislative determination and public policy, and it is further declared that the provisions and prohibitions hereinafter contained are in pursuant of and for the purpose of securing and promoting the public health, comfort, convenience, safety, welfare and peace and quiet of the Town of Hammonton and its inhabitants.

§ 190-2. Definitions.

As used in this chapter, the following terms shall have the meanings indicated:

SOUND-AMPLIFYING EQUIPMENT

Any machine or device for the amplification of the human voice, music, or any other sounds, but not be construed as including standard automobile radios when used and heard only by occupants of the vehicles in which they are installed, or warning devices on authorized emergency vehicles, or horns or other devices used only for traffic safety purposes.

SOUND TRUCK

Any motor vehicle, horse-drawn vehicle or any other means of conveyance whatsoever, having mounted thereon, or attached hereto, any sound-amplifying equipment.

§ 190-3. Noise prohibited.

It shall be unlawful for any person to make, continue or use to be made or continued any loud, unnecessary or unusual noise or any noise which either annoys, disturbs, injures or endangers the comfort, repose, health, peace or safety of others within the limits of the Town of Hammonton. Such noise is prohibited, except as set forth in § 190-4(12), between the hours of 10:00 p.m. and 6:00 a.m., on Monday, Tuesday, Wednesday, Thursday and Friday; and the hours of 11:00 p.m. and 7:00 a.m. on the days of Saturday and Sunday, in a manner as to be plainly audible at a distance of 50 feet from the building, structure, vehicle, or place in which the noise is emanating shall be prima face evidence of a violation of this section.

§ 190-4. Prohibited acts.

- A. The following acts are hereby declared to be examples of loud, disturbing and unnecessary noises in violation of this Article, but said enumerations shall not be deemed to be exclusive:
 - (1) Radios; televisions; phonographs. The using, operating, or permitting to be played, used or operated, of any radio-receiving set, television, musical instrument, phonograph or other

machine or device for the producing or reproducing of sound in such manner as to disturb the peace, quiet and comfort of the neighboring inhabitants or with louder volume than is necessary for convenient hearing for the person or persons who are in the room, vehicle or chamber in which the machine or devices is operated and who are voluntary listeners.

- (2) Loudspeakers; amplifiers for advertising. The using, operating, or permitting to be played, used or operated, of any radio-receiving set, musical instrument, phonograph, loudspeaker, sound amplifier or other machine or device for the producing or reproducing of sound which is cast upon the public streets for the purposes of commercial advertising, or attracting the attention of the public to any building or structure.
- (3) Yelling; shouting. Yelling, shouting, hooting, whistling or singing on the public streets, particularly between the hours of 10:00 p.m. and 6:00 a.m., on Monday, Tuesday, Wednesday, Thursday and Friday; and the hours of 11:00 p.m. and 7:00 a.m. on the days of Saturday and Sunday, or at any other time or place so as to annoy or disturb the quiet, comfort or repose of persons in any office, dwelling, apartment or other type of residence or of any persons in the vicinity.
- (4) Animals.
 - A. Notwithstanding the provisions of any chapter in the Town of Hammonton Code, the keeping of any animals or birds which, by causing frequent or long continued noise, shall disturb the comfort or response of any person in the vicinity, but nothing herein contained is intended to apply to a dog pound of kennel licensed in accordance with this Code. See also, Sections 82-20 and 82-21 of the Ordinances of the Town of Hammonton.
- (5) Horns; signaling devices. The sounding of any horn or signaling device on any automobile, motorcycle, bus, streetcar or other vehicle, except when required by law, or when necessary to give timely warning of the approach of the vehicle, or as a warning of impending danger to persons driving other vehicles, or of persons upon the street: the creation by means of any signaling device of any unreasonably loud or harsh sound, or for any unnecessary period of time; the use of any signaling device except one operated by hand or electrically; the use of any horn, whistle or other device operated by engine exhaust; and the use of any signaling device when traffic is held up for any reason.
- (6) Steam whistles. The blowing of any steam whistle attached to any stationary boiler, except to give notice of the time to begin or stop work, or as a warning of danger, or as a signal or warning in connection with civil defense, fire or ambulance calls, or upon request of the proper municipal authorities.
- (7) Exhaust. The discharge into the open air of the exhaust of any internal combustion engine, except through an adequate muffler or other device which will effectively prevent loud or excessive noises therefrom. (See N.J.S.A. 39:3-70 for the State law regarding muffler requirements on motor vehicles and Chapter 6, Watercraft Noise Control, 7:6-6.1 of the New Jersey Rules and Regulations). This restriction includes, by way of example and not by way of limitation, internal combustion engines powering motor vehicles, motorboats, watercrafts, vessels, chain saws and lawnmowers).
- (8) Defect in vehicle or load. The use of any automobile, motorcycle or vehicle so out of repair, so loaded or in such manner as to create loud and unnecessary grating, grinding, rattling or other noise.

- (9) Schools; courts; churches; hospitals. The creation of any excessive noise on any street adjacent to any school, institution of learning, church or court while the same is in use, or adjacent to any hospital which unreasonably interferes with the working of the institution or which disturbs or unduly annoys patients in the hospital, provided conspicuous signs are displayed in such street indicating that the same is a school, hospital or court street.
- (10) Drums. The use of any drums or other instrument or device for the purpose of attracting attention by creation of noise of any performance, show or sale.
- (11) Hawkers; peddlers. The shouting and crying of peddlers, hawkers, and vendors which disturb the peace and quiet of the neighborhood.
- (12) Pile drivers; hammers. The operation other than between the hours of 8:00 a.m. and 6:00 p.m., Monday through Saturday, of any pile driver, steam shovel, bulldozer or other earthmoving machinery, pneumatic hammer, derrick, steam or electric hoist or other appliance, the use of which is attended by loud or unusual noise.
- (13) Miscellaneous night noises. The "warming up" of diesel motors of motor vehicles, except when located at an existing, operating commercial or industrial business operation; creation of loud or excessive noise in connection with loading or unloading of any vehicle; the repair, erection or demolition of any building, the operation of any lawn mower, weed-cutting device or other lawn equipment or the creation of any other loud or raucous sound or noise between the hours of 10:00 p.m. and 6:00 a.m., Monday through Friday and 11:00 p.m. to 7:00 a.m. Saturday and Sunday, in proximity of any dwelling, residence or other inhabited buildings.

B. The above enumeration is only intended to give typical illustrations of prohibited noise and shall not be construed as exclusive.

§ 190-5. Exceptions.

Nothing herein contained shall be construed to apply to:

- A. The use of bells, chimes or sound amplifiers by churches in church activities.
- B. Activities of the municipal departments in the performance of their duties, drills, public demonstrations, or disaster warning, alert or alarm systems.
- C. Publicly sponsored activities on public streets, sidewalks, in the public parks, playgrounds or public buildings under the permission or authority of the municipal officials.
- D. The playing of a band or orchestra in a hall or building or in the open air during a publicly sponsored performance.
- E. Any public utility as defined in Title 48 of the New Jersey Statutes, or to any employees of a public utility when the public utility or its employees are engaged in performing work to prevent the threatened interruption of its services, or to terminate the interruption of its service rendered to its customers.
- F. The use of school bells, alarms or sound amplifiers by schools.
- G. Parades conducted in compliance with the Ordinances of the Town of Hammonton.
- H. Activities or event approved by Town Council through Resolution or Ordinance.
- I. Refrigeration units attached to commercial vehicles required for the transportation of those goods that require same.

§ 190-6. Violations and penalties.

- A. Violation of any provision of this chapter shall be cause for a Municipal Court summons to be issued by the Police Department, Code Enforcement Official, or any member of the general public who is affected by excessive noise.
- B. Any person who shall violate any of the provisions of this Article or any Order promulgated hereunder shall, upon conviction, be punished by a fine of not more than \$2,000.00, imprisonment for not more than 90 days and/or a period of community service for not more than 90 days. Each violation of any provisions of this Article and each day that such violation shall continue shall be deemed to be a separate and distinct offense.

BE IT FURTHER ORDAINED, that if any section, paragraph, subsection, clause or provision of this Ordinance shall be adjudged by the Courts to be invalid, such adjudication shall apply only to the section, paragraph, subsection, clause or provision so adjudicated, and the remainder of the Ordinance shall be deemed valid and effective; and

BE IT FURTHER ORDAINED, that any Ordinances or parts thereof in conflict with the provisions of this Ordinance are repealed to the extent of such conflict; and

BE IT FURTHER ORDAINED, that this Ordinance shall take effect following adoption and approval in the time and manner prescribed by law.

**Motion by Council Person Sacco Second Giraldo
Ordinance has passed 1st reading and is approved for advertisement**

Roll Call

Councilperson:

Furgione – Yes

Giraldo – Yes

Gribbin - Yes

Rodio- Yes

Sacco - Yes

Torrissi – Yes

Mayor DiDonato - Yes

Mayor DiDonato declares motion is carried

Introduction of Ordinance #031-2019 – Amend Chapter 216, Articles I and II

AN ORDINANCE TO AMEND CHAPTER 216, ARTICLES I AND II, OF THE GENERAL ORDINANCES OF THE TOWN OF HAMMONTON

BE IT ORDAINED by the Mayor and Council of the Town of Hammonton, the County of Atlantic and State of New Jersey as follows:

Chapter 216, Article I, a new Section 1 is added which states as follows:

§216-1. Legislative Findings.

Town Council finds, determines and declares that:

Hammonton and its citizens have experienced disturbances, damage and public expense from carelessly granted and inadequately supervised rentals to irresponsible tenants or occupants by inept or indifferent landlords.

This Chapter is enacted to preserve the peace and tranquility of the community for its permanent residents, and for all persons and families availing themselves of the facilities in the community

The enactment of this Chapter is necessary and desirable to provide a means to curve and discourage those occasional excesses arising from irresponsible rentals.

Chapter 216, Article I, former Section 216-1, new Section 216-2 is amended to read as follows:

§216-2. Responsibilities of Occupants and Owners/Landlords

The intention of this Chapter is to regulate improper behavior by occupants of residential rental premises within the Town of Hammonton. This Chapter establishes penalties and a procedure to be followed by landlords/owners in the event that their tenants, or the tenant's invitees, guests and such with their pets, engage in any disorderly conduct, nuisance, offensive language or other behaviors of conduct which is in violation of any state or federal statute, regulation or any provision of the Town of Hammonton Municipal Code.

Chapter 216, Article I, former Section 216-2, new Section 216-3 is amended to read as follows:

§216-3. Notice of Violation; Landlord Liability

Upon the occurrence of any violation by an occupant of a residential rental premises within the Town of Hammonton or their invitees, guests and/or their pets which results in the issuance of a written warning or summons to those individuals, the Landlord or Owner of the property shall be placed on notice by receiving written notification of said violation via certified mail, return receipt requested, from the person so designated by Town Council to forward said notice. Said notice shall generally inform the Landlord and/or Owner of the nature of the violation and the date upon which said violation occurred. Said notice shall also require the Landlord to provide the Tenant with notice via certified mail, return receipt requested, or by personal delivery to cease said behavior and to provide the designated municipal official with proof that it has done so. Said notice shall also state that a second violation by the Tenant of this Article shall result in said Landlord and/or Owner being cited and otherwise charged with a violation of this Article, which may result in a hearing on said violation to be heard in the Town of Hammonton Municipal Court.

Chapter 216, Article I, former Section 216-2, new Section 216-3, Subsection B, first sentence, the term "third" is changed to "second".

Chapter 216, Article I, former Section 216-3 is renumbered to Section 216-4.

Chapter 216, a new Article II is added which reads as follows:

ARTICLE II

PROCEDURES TO REQUIRE AN OWNER OF RENTAL PROPERTY WHICH HAS BECOME A SOURCE OF AT LEAST TWO (2) SUBSTANTIATED COMPLAINTS TO POST A BOND OR EQUIVALENT SECURITY TO COMPENSATE FOR ANY FUTURE DAMAGE OR EXPENSE SUFFERED FROM FUTURE REPETITION OF DISORDERLY, INDECENT, TUMULTUOUS OR RIOTOUS CONDUCT.

§216-5. Legislative Findings

The Legislature of the State of New Jersey enacted N.J.S. 40:48-2.12(n) et. seq. to enable municipalities to take effective action to assure that excesses, when they occur, shall not be repeated, and that Landlord's offering rentals be held to sufficient standards of responsibility.

§216-6. Definitions.

For purposes of this Article II, the following meanings shall apply:

HEARING OFFICER

Shall mean a licensed attorney of the State of New Jersey appointed by the Mayor, subject to the advice and consent of Town Council. The Hearing Officer shall not own or lease any real property within the Town of Hammonton, nor hold any interest in the assets of or profits arising from the ownership of any property in the Town of Hammonton.

LANDLORD

Shall mean the person or persons who own or purport to own any building in which there is rented or offered for rent housing space for living or dwelling under either a written or oral lease, including but not limited to any building subject to the "Hotel and Multiple Dwelling Law" (N.J.S. 55:13A-1 et. seq.) and owner occupied two-unit premises. In the case of a mobile home park "Landlord" shall mean the owner of an individual dwelling unit within the mobile home park.

SUBSTANTIATED COMPLAINT

Shall mean conduct upon or in proximity to any rental premises and attributable to acts or incidents by an occupant or tenant of a rental premises that has been substantiated by prosecution and conviction in any court of competent jurisdiction as a violation of any provision of Title 2C of the New Jersey Statutes; or any municipal ordinance governing disorderly, indecent, or riotous conduct, including by way of example and not limitation, assault, terroristic threats, harassment, urinating in public, lewdness, criminal mischief, or excessive noise.

§216-7. Hearing, Penalty

If, in any twenty-four (24) month period two (2) or more Substantiated Complaints, as defined in Section 216-6 hereof, on separate occasions, have been substantiated by prosecution and conviction in any court of competent jurisdiction, Town Council or any officer or employee of the Town designated by Town Council for this purpose, may institute proceedings to require the Landlord of the rental premises to post a bond against the consequences of future incidences of the same or similar character.

In the event Tenant or Occupant of a rental premises has a Substantiated Complaint, Town Council, or the officer or employee designated pursuant to Section 216-7(A) above, shall cause notice advising that the conduct specified has occurred to be served on the Landlord, in person or by certified mail, return receipt requested, at the address appearing on the tax records of municipality.

In the event of two (2) or more Substantiated Complaints, Town Council or any officer or employee of the municipality designated by Town Council shall cause to be served upon the Landlord, in person or by certified mail, return receipt requested, to the address appearing on the tax records of the municipality, notice advising of the institution of such proceedings, together the particulars of the Substantiated Complaints upon which those proceedings are based, and of the time and place at

which the hearing will be held in the matter, which shall be in the Municipal Building, Municipal Court or such other public place within the municipality as designated by Town Council, and which shall be no sooner than thirty (30) days from the date upon which the notice is served or mailed.

At the hearing convened pursuant to Section 216-7(C) above, the Hearing Officer shall give full hearing to both the complaint of the Municipality and to any evidence in contradiction or mitigation that the Landlord, if present or represented and offering such evidence, may present. The Hearing Officer may consider, to the extent deemed relevant by the Hearing Officer, prior complaints about the property, even if those

complaints did not result in conviction. At the conclusion of the hearing, the Hearing Officer shall determine whether the Landlord shall be required to post a bond in accordance with the terms of this Article II.

Any bond required to be posted shall be in accordance with the judgment of the hearing officer, in light of the nature and extent of the offenses indicated in the Substantiated Complaints upon which the proceedings are based, to be adequate in the case of subsequent offenses to make reparation for:

Damages likely to be caused to public or private property and damages consequent upon disruption of affected residents' rights of fair use and quiet enjoyment of their premises;

Securing the payment of fines and penalties likely to be levied for such offenses; and

Compensating the municipality for the cost of repressing and prosecuting such incidents of disorderly behavior; provided, however, no such bond shall be in an amount less than five hundred dollars (\$500) or more than five thousand dollars (\$5,000). The municipality may enforce a bond thus requiring an action in a Superior Court, and shall be entitled to an injunction prohibiting the landlord from making or renewing any lease of the affected premises for residential purposes until that bond or equivalent security, in satisfactory form and amount, has been deposited with the municipality.

Any bond or other security deposited in compliance with Section 216-7(E) above shall remain in force for four (4) years. Upon the lapse of the four (4) year period, the Landlord shall be entitled to the discharge of the bond, unless prior thereto further proceedings leading to a forfeiture or partial forfeiture of the bond or other security shall have been had under Section 216-8 below, in which case the security shall be renewed in the amount and for a period that shall be specified by the Hearing Officer. A transfer of the ownership or control of the property shall not void a requirement of security imposed under this Article II. The person or persons to whom ownership or control is transferred shall maintain that security, and shall be subject to injunctive proceedings as authorized by Section 216-7(E) above, in the same manner as the landlord upon which the requirement was originally imposed; provided, however, Town Council may by Resolution shorten the period for which security is required to not less than one (1) year from the date of the transfer of ownership or control, if during that year no Substantiated Complaints are recorded with respect to the property in question.

§216-8. Bond Forfeiture, Extension

- A. If during the period for which a Landlord is required to give security pursuant to this Article II, a Substantiated Complaint is recorded against the property in question, Town Council or its designee may institute proceedings against the Landlord for the forfeiture or partial forfeiture of the security; for an extension as provided in Section 216-7(F) above, of the period for which the securities require; or for an increase in the amount of security required; or for any or all of those purposes.
- B. Any forfeiture or partial forfeiture of securities shall be determined by the Hearing Officer solely in accordance with the amount deemed necessary to provide for the compensatory purposes set forth in Section 216-7(E) above. Any decision by the Hearing Officer to increase the amount or extend the period of the required security shall be determined in light of the same factors set forth in Section 216-7(E) above, and shall be taken only to the extent that the nature of the Substantiated Complaint(s)

out of which proceedings arise under this action indicated the appropriateness of such charge in order to effectually carry out the purposes of this Article II. The decision of the Hearing Officer in such circumstances shall be enforceable in the same manner as provided in Section 216-7(E) above.

Chapter 216, former Article II is now Article III.

Chapter 216, former Article II, former Section 216-7, now identified as Article III, Section 216-12, a new subsection (I) is added which states:

I. As to each rental unit, a specification of the exact number of occupants that shall occupy the rental unit.

Chapter 216, former Article II, Section 216-7, now identified as Article III, Section 216-12, former subsections (I) and (J) are now identified as subsections (K) and (L) respectively.

Chapter 216, former Article II, Section 216-10, now identified as Article III, Section 216-15, subsection (A) is amended to read as follows:

Each rental unit shall be inspected at least once every twelve-month period.

Chapter 216, former Article II, Section 216-11, now identified as Article III, Section 216-16, a new subsection (E) is added which states:

E. The inspection officer, if necessary, may apply to the Municipal Court for a search warrant setting forth the factual circumstances that provide a reasonable basis for believing that a violation of this Article exists on the premises and if the Municipal Judge is satisfied as to the matter set forth in the affidavit, he/she shall authorize the issuance of a search warrant permitting access to and inspection of that part of the premises on which the violation allegedly exists.

Chapter 216, former Article II, former Section 216-219, now identified as Article III, Section 216-24, subsection (D) is deleted.

Chapter 216, former Article II, now identified as Article III, the Sections are renumbered as follows:

<u>Former Section</u>	<u>New Section</u>
216-4	§216-9
216-5	§216-10
216-6	§216-11
216-7	§216-12
216-8	§216-13
216-9	§216-14
216-10	§216-15
216-11	§216-16
216-12	§216-17

216-13	§216-18
216-14	§216-19
216-15	§216-20
216-16	§216-21
216-17	§216-22
216-18	§216-23
216-19	§216-24
216-20	§216-25
216-21	§216-26

BE IT FURTHER ORDAINED, that if any section, paragraph, subsection, clause or provision of this Ordinance shall be adjudged by the Courts to be invalid, such adjudication shall apply only to the section, paragraph, subsection, clause or provision so adjudicated, and the remainder of the Ordinance shall be deemed valid and effective; and

BE IT FURTHER ORDAINED, that any Ordinances or parts thereof in conflict with the provisions of this Ordinance are repealed to the extent of such conflict; and

BE IT FURTHER ORDAINED, that this Ordinance shall take effect following adoption and approval in the time and manner prescribed by law.

**Motion by Council Person Sacco Second Giraldo
Ordinance has passed 1st reading and is approved for advertisement**

Roll Call

Councilperson:

Furgione – Yes

Giraldo – Yes

Gribbin - Yes

Rodio- Yes

Sacco - Yes

Torrissi – Yes

Mayor DiDonato - Yes

Mayor DiDonato declares motion is carried

RESOLUTIONS

Resolution # 182 -2019- Approve Spanish Community Procession

RESOLUTION AUTHORIZING AND ENDORSING THE ANNUAL
“OUR LADY OF GUADALUPE SPANISH COMMUNITY PROCESSION”

WHEREAS, St. Mary of Mt. Carmel continues to promote the Town of Hammonton with their annual “Our Lady of Guadalupe Spanish Community Procession”; and

WHEREAS, Mayor and Council has and continues to support the efforts of St. Mary of Mt. Carmel; and

WHEREAS, December 12, 2019 at 6:00 p.m. is the scheduled date for the Spanish Community Our Lady of Guadalupe Procession; and

WHEREAS, St. Mary of Mt. Carmel has requested assistance of the Town of Hammonton Police Department for this scheduled event and closure of the following streets in the Town of Hammonton:

**Procession begins on Third Street at St. Mary of Mt. Carmel
To French Street
To Second Street
To Pleasant Street
To Tilton Street
To French Street and back to church**

NOW, THEREFORE BE IT RESOLVED BY THE MAYOR AND COMMON COUNCIL OF THE TOWN OF HAMMONTON, COUNTY OF ATLANTIC AND STATE OF NEW JERSEY, that the Town of Hammonton authorizes "Our Lady of Guadalupe Spanish Community Procession."

Resolution #183-2019 – Various Refunds

A RESOLUTION OF THE MAYOR AND COUNCIL
OF THE TOWN OF HAMMONTON
AUTHORIZING VARIOUS REFUNDS

BE IT RESOLVED BY THE MAYOR AND COMMON COUNCIL OF THE TOWN OF HAMMONTON, COUNTY OF ATLANTIC AND STATE OF NEW JERSEY that the following refunds/close out of accounts are authorized as approved by the respective Department Heads of the Town of Hammonton:

Robert Vettese 436 Grape Street	\$ 210.00	Refund Escrow
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Resolution #184-2018- Transfer Liquor License Kerri Brooke

Transfer of Person to Person/Place to Place Liquor License

WHEREAS, an application has been filed for a place to place and person to person transfer of Plenary Retail Consumption License 0113-33-001-006;

WHEREAS, the submitted application form is complete in all respects, transfer fees have been paid, and the license has been properly renewed for the current license term;

WHEREAS, a police background check has revealed the applicant is qualified to be licensed according to all standards established by Title 33 of the New Jersey Statutes, regulations promulgated thereunder, as well as pertinent local ordinances and conditions consistent with Title 33;

NOW, THEREFORE BE IT RESOLVED that the Mayor and Council of the Town of Hammonton does hereby approve the transfer of the aforesaid Plenary Retail Consumption License owned by Kerri Brooke Caterers, Inc. 755 South White Horse Pike Hammonton, NJ 08037, to Exquisite Events Resort, LLC 14 Heggan Lane Hammonton, NJ 08037 or its assignee, and does hereby direct the Town Clerk to endorse the license certificate as follows: "this license, subject to all its terms and conditions, is hereby transferred to Exquisite Events or its assignee, licensed location at 755 South White Horse Pike, Hammonton, NJ 08037.

Resolution #185-2019- Budget Transfers

TRANSFER OF BUDGET APPROPRIATIONS

BE IT RESOLVED, by the Mayor and Common Council of the Town of Hammonton, County of Atlantic, and State of New Jersey, that there be and hereby is authorized the following transfer from the 2019 Budget appropriations:

<u>CURRENT FUND</u>		
From:	Group Insurance - Operating Expense	\$ 9,000.00
From:	Legal – Operating Expense	\$ 8,000.00
To:	Police – Salaries and Wages	\$ 10,000.00
To:	Collection of Tax – Operating Expense	\$ 7,000.00

Resolution #186-2019 – Designating Authorized Signors for Ocean First Bank Current Fund Accts.

A Resolution designating Ocean First Bank N.A. as an approved Depository for the Municipality's funds for the performance of banking transactions.

WHEREAS, the Municipality Town of Hammonton has determined at a legal meeting of the governing body of the Municipality, to designate OceanFirst Bank N.A. as an approved depository for the Municipality's funds for the performance of banking transactions;

NOW THEREFORE, BE IT RESOLVED, by the governing body of the Municipality, as follows:

1. OPENING THE ACCOUNT: That an account or accounts be opened (or continued and maintained) with OceanFirst Bank, titled:

	<u>Town of Hammonton</u>	under the Taxpayer Identification Number
(TIN)	21-6000699	and there may be deposited to its credit in one or more accounts

with the Bank any monies, checks and other instruments which may come into possession of this Municipality. It is agreed that said account or accounts shall be subject to the Bank's rules and regulations as may be in effect from time to time. Any other property may be deposited with the Bank for safekeeping, custody or other purposes. Items for deposit, collection or discount may be endorsed by any person authorized to sign checks, or the endorsement thereof may be made in writing or by a facsimile signature stamp without designation of the person so endorsing.

2. AUTHORIZED SIGNERS: Any (specify 2 of the following Council/Committee number)

Members, officers, employees or agents (use titles, not names):
Mayor, Deputy Mayor, Municipal Clerk or Deputy Municipal Clerk
 _____ of this Municipality is/are authorized, on behalf of this

Municipality and in its name, (a) to sign checks, savings withdrawals, drafts, notes, wire transfer requests, acceptances and other instruments and orders for the payment of money or for the withdrawal or delivery of funds or other property at any time held by the Bank and to receive any thereof, and to issue instructions for the conduct of any account of this Municipality with the Bank; (b) to accept drafts, checks, any other instruments or orders, including any payable to the Bank, and to waive demand, protest, and notice of protest or dishonor of any instrument made, drawn, or endorsed by this Municipality; and (c) to endorse, negotiate, and receive, or authorize the payment of or the proceeds of any negotiable or other instruments or orders for the payment of money payable to or belonging to this Municipality; and (d) to open and have access to a safe deposit box or boxes subject to the terms and conditions specified in the applicable lease.

Account(s) 402017591, 402017607, 402017615, 402017623, 402017631, 402017648, 402017656, 402017664, 402017672, 402017680, 402017697, 402017704, 402017712, 402017720, 402017737, 402017745, 402017753, 402017761, 402017778, 402017786, 402017794, 402017801, 402017818, 402017826, 402017834, 402017842, 402017850, 402017875 Account(s) 402017591, 402017607, 402017615, 402017623, 402017631, 402017648, 402017656, 402017664, 402017672, 402017680, 402017697, 402017704, 402017712, 402017720, 402017737, 402017745, 402017753, 402017761, 402017778, 402017786, 402017794, 402017801, 402017818, 402017826, 402017834, 402017842, 402017850, 402017875

3. TERMS AND CONDITIONS:

A. The Bank may honor all such checks and other instruments for the payment or delivery of money or property when signed as authorized above, regardless of whether such action would create or increase an overdraft and regardless of amount, including any payable to the Bank or to any signer or other officer or employee of the Municipality or to cash or bearer, and may receive the same in payment of or as security for the personal indebtedness of any signer or other officer or employee or other person to the Bank or in any transaction whether or not known to be for the personal benefit of any such person, without inquiry as to the circumstances of their issue or the disposition of their proceeds, and without liability to the Bank, and without any obligation upon the Bank to inquire whether the same be drawn or required for the Municipality's business or benefit.

B. The Bank shall be entitled to honor and charge the Municipality for all such checks, drafts or other orders regardless of by whom or by what means the facsimile signature or signature on the checks, drafts or other orders may have been affixed, if such facsimile signature or signatures resemble the facsimile specimen duly filed with the Bank by any of the named Council/Committee Members, officers, employees or agents.

4. INSTRUCTIONS TO THE BANK: Those persons authorized by the preceding resolution are also authorized on behalf of this Municipality to give instructions to the Bank as to the account(s) or other dealings between this Municipality and the Bank by any means including (but not limited to) telephone, telegraph, telex, audio response, fax transmission, computer or data link, electronically, orally or in writing and the Bank shall be entitled to follow such instructions without inquiry or confirmation as long as the Bank honestly believes at the time of receipt that such instructions were given by a person authorized by the preceding resolution.

5. WIRE INSTRUCTIONS: All wire transfer instructions must be presented in writing to the Bank by those persons authorized by this resolution. These instructions must be signed by an authorized representative(s) and specify the amount, receiving institution's name, address, ABA number and account name and number where the funds are to be deposited and any other additional information that may be necessary. The Municipality is also asked to comply with the Bank's security procedures which include (but are not limited to) a call-back procedure. Upon receipt of the signed wire instructions, a call-back at the telephone number on the Bank's records will be performed to verify the accuracy of the wire instructions. OceanFirst reserves the right to refuse a wire transfer transaction if the above requirements are not met. The Municipality further acknowledges and agrees that the above security procedures are a commercially reasonable method for providing security against unauthorized payment orders.

6. ADDITIONAL AGREEMENTS: Those persons authorized by the foregoing are also authorized on behalf of this Municipality to enter into and execute all agreements and other documents requested by the Bank in connection with any dealings including (a) agreements for cash management services; (b) funds transfer agreements, including but not limited to wire transfers, which may incorporate the selection of security procedures and the delegation of authority to other individuals who may then initiate and/or confirm funds transfers; (c) agreements of indemnity in favor of the Bank; and (d) Night Depository Agreement(s).

7. LIABILITY: The Municipal Clerk or other Municipal Officer is authorized to certify to the Bank the persons now holding these offices and any changes hereafter in the persons holding these offices together with specimens of the signatures of such present and future officers, and this Municipality shall fully protect, defend, indemnify, and hold the Bank harmless from any claim, loss, cost, damage, or expense arising out of its acting on such certification.

8. CHANGES TO RESOLUTION: The Municipal Clerk is authorized, if the Bank shall so request, to furnish a certified copy of these resolutions to the Bank, which shall be entitled to assume conclusively that the foregoing resolutions remain in full force and effect until the Bank has received express written notice of their rescission or modification, accompanied by a copy of the resolution effecting such rescission or modification duly certified by the Municipal Clerk of this Municipality.

9. AUTHORIZED SIGNORS: I FURTHER CERTIFY that the names of the persons who respectively hold the offices or positions mentioned in the foregoing resolutions and their actual signatures are as follows:

NAME	TITLE	SIGNATURE
Stephen DiDonato	Mayor	
Thomas Gribbin	Deputy Mayor	
Frank Zuber	Municipal Clerk	
Audrey Boyer	Deputy Municipal Clerk	

10. TAXPAYER IDENTIFICATION NUMBER (TIN) CERTIFICATION:

Under penalties of perjury, I certify that:

1. The number shown on this form is the Municipality's correct taxpayer identification number and
2. The Municipality is not subject to backup withholding because: (A) it is exempt from backup withholding, or (B) it has not been notified by the Internal Revenue Service that it is subject to backup withholding as a result of a failure to report all interest or dividends, or (C) the IRS has notified the Municipality that it is no longer subject to backup withholding.

You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because of underreporting interest or dividends on your tax return.

Resolution #187-2019 - Designating Authorized Signors for Ocean First Bank for Municipal Court Accts.

A Resolution designating Ocean First Bank N.A. as an approved Depository for the Municipality's funds for the performance of banking transactions for the Joint Municipal Court Accounts: Account(s) 402017915, 402017923

WHEREAS, the Municipality Town of Hammonton has determined at a legal meeting of the governing body of the Municipality, to designate OceanFirst Bank N.A. as an approved depository for the Municipality's funds for the performance of banking transactions;

NOW THEREFORE, BE IT RESOLVED, by the governing body of the Municipality, as follows:

1. OPENING THE ACCOUNT: That an account or accounts be opened (or continued and maintained) with OceanFirst Bank, titled:

Town of Hammonton	under the Taxpayer Identification Number
(TIN) <u>21-6000699</u>	and there may be deposited to its credit in one or more accounts

with the Bank any monies, checks and other instruments which may come into possession of this Municipality. It is agreed that said account or accounts shall be subject to the Bank's rules and regulations as may be in effect from time to time. Any other property may be deposited with the Bank for safekeeping, custody or other purposes. Items for deposit, collection or discount may be endorsed by any person authorized to sign checks, or the endorsement thereof may be made in writing or by a facsimile signature stamp without designation of the person so endorsing.

2. AUTHORIZED SIGNERS: Any (specify _____ 2 _____ of the following Council/Committee number)

Members, officers, employees or agents (use titles, not names):
Court Administrator, Deputy Court Administrator, Judge

_____ of this Municipality is/are authorized, on behalf of this

Municipality and in its name, (a) to sign checks, savings withdrawals, drafts, notes, wire transfer requests, acceptances and other instruments and orders for the payment of money or for the withdrawal or delivery of funds or other property at any time held by the Bank and to receive any thereof, and to issue instructions for the conduct of any account of this Municipality with the Bank; (b) to accept drafts, checks, any other instruments or orders, including any payable to the Bank, and to waive demand, protest, and notice of protest or dishonor of any instrument made, drawn, or endorsed by this Municipality; and (c) to endorse, negotiate, and receive, or authorize the payment of or the proceeds of any negotiable or other instruments or orders for the payment of money payable to or belonging to this Municipality; and (d) to open and have access to a safe deposit box or boxes subject to the terms and conditions specified in the applicable lease.

Account(s) 402017915, 402017923

3. TERMS AND CONDITIONS:

A. The Bank may honor all such checks and other instruments for the payment or delivery of money or property when signed as authorized above, regardless of whether such action would create or increase an overdraft and regardless of amount, including any payable to the Bank or to any signer or other officer or employee of the Municipality or to cash or bearer, and may receive the same in payment of or as security for the personal indebtedness of any signer or other officer or employee or other person to the Bank or in any transaction whether or not known to be for the personal benefit of any such person, without inquiry as to the circumstances of their issue or the disposition of their proceeds, and without liability to the Bank, and without any obligation upon the Bank to inquire whether the same be drawn or required for the Municipality's business or benefit.

B. The Bank shall be entitled to honor and charge the Municipality for all such checks, drafts or other orders regardless of by whom or by what means the facsimile signature or signature on the checks, drafts or other orders may have been affixed, if such facsimile signature or signatures resemble the facsimile specimen duly filed with the Bank by any of the named Council/Committee Members, officers, employees or agents.

4. INSTRUCTIONS TO THE BANK: Those persons authorized by the preceding resolution are also authorized on behalf of this Municipality to give instructions to the Bank as to the account(s) or other dealings between this Municipality and the Bank by any means including (but not limited to) telephone, telegraph, telex, audio response, fax transmission, computer or data link, electronically, orally or in writing and the Bank shall be entitled to follow such instructions without inquiry or confirmation as long as the Bank honestly believes at the time of receipt that such instructions were given by a person authorized by the preceding resolution.

5. WIRE INSTRUCTIONS: All wire transfer instructions must be presented in writing to the Bank by those persons authorized by this resolution. These instructions must be signed by an authorized representative(s) and specify the amount, receiving institution's name, address, ABA number and account name and number where the funds are to be deposited and any other additional information that may be necessary. The Municipality is also asked to comply with the Bank's security procedures which include (but are not limited to) a call-back procedure. Upon receipt of the signed wire instructions, a call-back at the telephone number on the Bank's records will be performed to verify the accuracy of the wire instructions. OceanFirst reserves the right to refuse a wire transfer transaction if the above requirements are not met. The Municipality further acknowledges and agrees that the above security procedures are a commercially reasonable method for providing security against unauthorized payment orders.

6. ADDITIONAL AGREEMENTS: Those persons authorized by the foregoing are also authorized on behalf of this Municipality to enter into and execute all agreements and other documents requested by the Bank in connection with any dealings including (a) agreements for cash management services; (b) funds transfer agreements, including but not limited to wire transfers, which may incorporate the selection of security procedures and the delegation of authority to other individuals who may then initiate and/or confirm funds transfers; (c) agreements of indemnity in favor of the Bank; and (d) Night Depository Agreement(s).

7. LIABILITY: The Municipal Clerk or other Municipal Officer is authorized to certify to the Bank the persons now holding these offices and any changes hereafter in the persons holding these offices together with specimens of the signatures of such present and future officers, and this Municipality shall fully protect, defend, indemnify, and hold the Bank harmless from any claim, loss, cost, damage, or expense arising out of its acting on such certification.

8. CHANGES TO RESOLUTION: The Municipal Clerk is authorized, if the Bank shall so request, to furnish a certified copy of these resolutions to the Bank, which shall be entitled to assume conclusively that the foregoing resolutions remain in full force and effect until the Bank has received express written notice of their rescission or modification, accompanied by a copy of the resolution effecting such rescission or modification duly certified by the Municipal Clerk of this Municipality.

9. AUTHORIZED SIGNORS: I FURTHER CERTIFY that the names of the persons who respectively hold the offices or positions mentioned in the foregoing resolutions and their actual signatures are as follows:

NAME	TITLE	SIGNATURE
Crystal Czerwinski	Court Administrator	
Genine Agnew	Deputy Court Administrator	
Frank Raso	Judge	

10. TAXPAYER IDENTIFICATION NUMBER (TIN) CERTIFICATION:

Under penalties of perjury, I certify that:

- 1. The number shown on this form is the Municipality's correct taxpayer identification number and
- 2. The Municipality is not subject to backup withholding because: (A) it is exempt from backup withholding, or (B) it has not been notified by the Internal Revenue Service that it is subject to backup withholding as a result of a failure to report all interest or dividends, or (C) the IRS has notified the Municipality that it is no longer subject to backup withholding.

You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because of underreporting interest or dividends on your tax return.

Resolution #188-2019 - Designating Ocean First as Depository Bank for Joint Municipal Court

A Resolution designating Ocean First Bank N.A. as an approved Depository for the Municipality's funds for the performance of banking transactions for the Joint Municipal Court Accounts: Account(s) 41006000781, 41006000799

Municipality of Town of Hammonton
 County of Atlantic
 State of New Jersey

WHEREAS, the Municipality Town of Hammonton has determined at a legal meeting of the governing body of the Municipality, to designate OceanFirst Bank N.A. as an approved depository for the Municipality's funds for the performance of banking transactions;

NOW THEREFORE, BE IT RESOLVED, by the governing body of the Municipality, as follows:

- 1. OPENING THE ACCOUNT: That an account or accounts be opened (or continued and maintained) with OceanFirst Bank, titled:
Town of Hammonton under the Taxpayer Identification Number
(TIN) 21-6000699 and there may be deposited to its credit in one or more accounts

with the Bank any monies, checks and other instruments which may come into possession of this Municipality. It is agreed that said account or accounts shall be subject to the Bank's rules and regulations as may be in effect from time to time. Any other property may be deposited with the Bank for safekeeping, custody or other purposes. Items for deposit, collection or discount may be endorsed by any person authorized to sign checks, or the endorsement thereof may be made in writing or by a facsimile signature stamp without designation of the person so endorsing.

- 2. AUTHORIZED SIGNERS: Any (specify 2 of the following Council/Committee number)
 Members, officers, employees or agents (use titles, not names):
Court Administrator, Deputy Court Administrator, Judge
 _____ of this Municipality is/are authorized, on behalf of this

Municipality and in its name, (a) to sign checks, savings withdrawals, drafts, notes, wire transfer requests, acceptances and other instruments and orders for the payment of money or for the withdrawal or delivery of funds or other property at any time held by the Bank and to receive any thereof, and to issue instructions for the conduct of any account of this Municipality with the Bank; (b) to accept drafts, checks, any other instruments or orders, including any payable to the Bank, and to waive demand, protest, and notice of protest or dishonor of any instrument made, drawn, or endorsed by this Municipality; and (c) to endorse, negotiate, and receive, or authorize the payment of or the proceeds of any negotiable or other instruments or orders for the payment of money payable to or belonging to this Municipality; and (d) to open and have access to a safe deposit box or boxes subject to the terms and conditions specified in the applicable lease.

Account(s) 41006000781, 41006000799

3. TERMS AND CONDITIONS:

A. The Bank may honor all such checks and other instruments for the payment or delivery of money or property when signed as authorized above, regardless of whether such action would create or increase an overdraft and regardless of amount, including any payable to the Bank or to any signer or other officer or employee of the Municipality or to cash or bearer, and may receive the same in payment of or as security for the personal indebtedness of any signer or other officer or employee or other person to the Bank or in any transaction whether or not known to be for the personal benefit of any such person, without inquiry as to the circumstances of their issue or the disposition of their proceeds, and without liability to the Bank, and without any obligation upon the Bank to inquire whether the same be drawn or required for the Municipality's business or benefit.

B. The Bank shall be entitled to honor and charge the Municipality for all such checks, drafts or other orders regardless of by whom or by what means the facsimile signature or signature on the checks, drafts or other orders may have been affixed, if such facsimile signature or signatures resemble the facsimile specimen duly filed with the Bank by any of the named Council/Committee Members, officers, employees or agents.

4. INSTRUCTIONS TO THE BANK: Those persons authorized by the preceding resolution are also authorized on behalf of this Municipality to give instructions to the Bank as to the account(s) or other dealings between this Municipality and the Bank by any means including (but not limited to) telephone, telegraph, telex, audio response, fax transmission, computer or data link, electronically, orally or in writing and the Bank shall be entitled to follow such instructions without inquiry or confirmation as long as the Bank honestly believes at the time of receipt that such instructions were given by a person authorized by the preceding resolution.

5. WIRE INSTRUCTIONS: All wire transfer instructions must be presented in writing to the Bank by those persons authorized by this resolution. These instructions must be signed by an authorized representative(s) and specify the amount, receiving institution's name, address, ABA number and account name and number where the funds are to be deposited and any other additional information that may be necessary. The Municipality is also asked to comply with the Bank's security procedures which include (but are not limited to) a call-back procedure. Upon receipt of the signed wire instructions, a call-back at the telephone number on the Bank's records will be performed to verify the accuracy of the wire instructions. OceanFirst reserves the right to refuse a wire transfer transaction if the above requirements are not met. The Municipality further acknowledges and agrees that the above security procedures are a commercially reasonable method for providing security against unauthorized payment orders.

6. ADDITIONAL AGREEMENTS: Those persons authorized by the foregoing are also authorized on behalf of this Municipality to enter into and execute all agreements and other documents requested by the Bank in connection with any dealings including (a) agreements for cash management services; (b) funds transfer agreements, including but not limited to wire transfers, which may incorporate the selection of security procedures and the delegation of authority to other individuals who may then initiate and/or confirm funds transfers; (c) agreements of indemnity in favor of the Bank; and (d) Night Depository Agreement(s).

7. LIABILITY: The Municipal Clerk or other Municipal Officer is authorized to certify to the Bank the persons now holding these offices and any changes hereafter in the persons holding these offices together with specimens of the signatures of such present and future officers, and this Municipality shall fully protect, defend, indemnify, and hold the Bank harmless from any claim, loss, cost, damage, or expense arising out of its acting on such certification.

8. CHANGES TO RESOLUTION: The Municipal Clerk is authorized, if the Bank shall so request, to furnish a certified copy of these resolutions to the Bank, which shall be entitled to assume conclusively that the foregoing resolutions remain in full force and effect until the Bank has received express written notice of their rescission or modification, accompanied by a copy of the resolution effecting such rescission or modification duly certified by the Municipal Clerk of this Municipality.

9. AUTHORIZED SIGNORS: I FURTHER CERTIFY that the names of the persons who respectively hold the offices or positions mentioned in the foregoing resolutions and their actual signatures are as follows:

NAME	TITLE	SIGNATURE
Crystal Czerwinski	Court Administrator	
Genine Agnew	Deputy Court Administrator	
Frank Raso	Judge	

10. TAXPAYER IDENTIFICATION NUMBER (TIN) CERTIFICATION:

Under penalties of perjury, I certify that:

1. The number shown on this form is the Municipality's correct taxpayer identification number and
2. The Municipality is not subject to backup withholding because: (A) it is exempt from backup withholding, or (B) it has not been notified by the Internal Revenue Service that it is subject to backup withholding as a result of a failure to report all interest or dividends, or (C) the IRS has notified the Municipality that it is no longer subject to backup withholding.

You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because of underreporting interest or dividends on your tax return.

Resolution #189-2019- Designating Ocean First as Depository Bank for Current Fund Accounts

A Resolution designating Ocean First Bank N.A. as an approved
 Depository for the Municipality's funds for the performance of banking transactions
 For the Current Fund Accounts

WHEREAS, the Municipality Town of Hammonton has determined at a legal meeting of the governing body of the Municipality, to designate OceanFirst Bank N.A. as an approved depository for the Municipality's funds for the performance of banking transactions;

NOW THEREFORE, BE IT RESOLVED, by the governing body of the Municipality, as follows:

1. OPENING THE ACCOUNT: That an account or accounts be opened (or continued and maintained) with OceanFirst Bank, titled:

Town of Hammonton

under the Taxpayer Identification Number

(TIN) 21-6000699 and there may be deposited to its credit in one or more accounts

with the Bank any monies, checks and other instruments which may come into possession of this Municipality. It is agreed that said account or accounts shall be subject to the Bank's rules and regulations as may be in effect from time to time. Any other property may be deposited with the Bank for safekeeping, custody or other purposes. Items for deposit, collection or discount may be endorsed by any person authorized to sign checks, or the endorsement thereof may be made in writing or by a facsimile signature stamp without designation of the person so endorsing.

2. AUTHORIZED SIGNERS: Any (specify 2 of the following Council/Committee number)

Members, officers, employees or agents (use titles, not names): Mayor, Deputy Mayor, Municipal Clerk or Deputy Municipal Clerk

of this Municipality is/are authorized, on behalf of this

Municipality and in its name, (a) to sign checks, savings withdrawals, drafts, notes, wire transfer requests, acceptances and other instruments and orders for the payment of money or for the withdrawal or delivery of funds or other property at any time held by the Bank and to receive any thereof, and to issue instructions for the conduct of any account of this Municipality with the Bank; (b) to accept drafts, checks, any other instruments or orders, including any payable to the Bank, and to waive demand, protest, and notice of protest or dishonor of any instrument made, drawn, or endorsed by this Municipality; and (c) to endorse, negotiate, and receive, or authorize the payment of or the proceeds of any negotiable or other instruments or orders for the payment of money payable to or belonging to this Municipality; and (d) to open and have access to a safe deposit box or boxes subject to the terms and conditions specified in the applicable lease.

Account(s) 402017591, 402017607, 402017615, 402017623, 402017631, 402017648, 402017656, 402017664, 402017672, 402017680, 402017697, 402017704, 402017712, 402017720, 402017737, 402017745, 402017753, 402017761, 402017778, 402017786, 402017794, 402017801, 402017818, 402017826, 402017834, 402017842, 402017850, 402017875Account(s) 402017591, 402017607, 402017615, 402017623, 402017631, 402017648, 402017656, 402017664, 402017672, 402017680, 402017697, 402017704, 402017712, 402017720, 402017737, 402017745, 402017753, 402017761, 402017778, 402017786, 402017794, 402017801, 402017818, 402017826, 402017834, 402017842, 402017850, 402017875

3. TERMS AND CONDITIONS:

A. The Bank may honor all such checks and other instruments for the payment or delivery of money or property when signed as authorized above, regardless of whether such action would create or increase an overdraft and regardless of amount, including any payable to the Bank or to any signer or other officer or employee of the Municipality or to cash or bearer, and may receive the same in payment of or as security for the personal indebtedness of any signer or other officer or employee or other person to the Bank or in any transaction whether or not known to be for the personal benefit of any such person, without inquiry as to the circumstances of their issue or the disposition of their proceeds, and without liability to the Bank, and without any obligation upon the Bank to inquire whether the same be drawn or required for the Municipality's business or benefit.

B. The Bank shall be entitled to honor and charge the Municipality for all such checks, drafts or other orders regardless of by whom or by what means the facsimile signature or signature on the checks, drafts or other orders may have been affixed, if such facsimile signature or signatures resemble the facsimile specimen duly filed with the Bank by any of the named Council/Committee Members, officers, employees or agents.

4. INSTRUCTIONS TO THE BANK: Those persons authorized by the preceding resolution are also authorized on behalf of this Municipality to give instructions to the Bank as to the account(s) or other dealings between this Municipality and the Bank by any means including (but not limited to) telephone, telegraph, telex, audio response, fax transmission, computer or data link, electronically, orally or in writing and the Bank shall be entitled to follow such instructions without inquiry or confirmation as long as the Bank honestly believes at the time of receipt that such instructions were given by a person authorized by the preceding resolution.

5. WIRE INSTRUCTIONS: All wire transfer instructions must be presented in writing to the Bank by those persons authorized by this resolution. These instructions must be signed by an authorized representative(s) and specify the amount, receiving institution's name, address, ABA number and account name and number where the funds are to be deposited and any other additional information that may be necessary. The Municipality is also asked to comply with the Bank's security procedures which include (but are not limited to) a call-back procedure. Upon receipt of the signed wire instructions, a call-back at the telephone number on the Bank's records will be performed to verify the accuracy of the wire instructions. OceanFirst reserves the right to refuse a wire transfer transaction if the above requirements are not met. The Municipality further acknowledges and agrees that the above security procedures are a commercially reasonable method for providing security against unauthorized payment orders.

6. ADDITIONAL AGREEMENTS: Those persons authorized by the foregoing are also authorized on behalf of this Municipality to enter into and execute all agreements and other documents requested by the Bank in connection with any dealings including (a) agreements for cash management services; (b) funds transfer agreements, including but not limited to wire transfers, which may incorporate the selection of security procedures and the delegation of authority to other individuals who may then initiate and/or confirm funds transfers; (c) agreements of indemnity in favor of the Bank; and (d) Night Depository Agreement(s).

7. LIABILITY: The Municipal Clerk or other Municipal Officer is authorized to certify to the Bank the persons now holding these offices and any changes hereafter in the persons holding these offices together with specimens of the signatures of such present and future officers, and this Municipality shall fully protect, defend, indemnify, and hold the Bank harmless from any claim, loss, cost, damage, or expense arising out of its acting on such certification.

8. CHANGES TO RESOLUTION: The Municipal Clerk is authorized, if the Bank shall so request, to furnish a certified copy of these resolutions to the Bank, which shall be entitled to assume conclusively that the foregoing resolutions remain in full force and effect until the Bank has received express written notice of their rescission or modification, accompanied by a copy of the resolution effecting such rescission or modification duly certified by the Municipal Clerk of this Municipality.

9. AUTHORIZED SIGNORS: I FURTHER CERTIFY that the names of the persons who respectively hold the offices or positions mentioned in the foregoing resolutions and their actual signatures are as follows:

NAME	TITLE	SIGNATURE
Stephen DiDonato	Mayor	
Thomas Gribbin	Deputy Mayor	
Frank Zuber	Municipal Clerk	
Audrey Boyer	Deputy Municipal Clerk	

10. TAXPAYER IDENTIFICATION NUMBER (TIN) CERTIFICATION:

Under penalties of perjury, I certify that:

1. The number shown on this form is the Municipality's correct taxpayer identification number and
2. The Municipality is not subject to backup withholding because: (A) it is exempt from backup withholding, or (B) it has not been notified by the Internal Revenue Service that it is subject to backup withholding as a result of a failure to report all interest or dividends, or (C) the IRS has notified the Municipality that it is no longer subject to backup withholding.

You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because of underreporting interest or dividends on your tax return.

Resolution #190-2019- Tax / Water / Sewer Refunds

A RESOLUTION OF THE MAYOR AND COUNCIL
OF THE TOWN OF HAMMONTON
AUTHORIZING TAX / WATER / SEWER REFUNDS

Whereas, the following accounts need to have amounts credited, transferred, cancelled, refunded or changed

<u>Block / Lot</u>	<u>Name</u>	<u>Address</u>	<u>Amount</u>	<u>Acct.</u>	<u>Reason</u>
2302/1/C021U	Mortelliti, Michelle	21U Deborah Ln	728.13		overpayment
2410/3	Henshaw, Todd	414 W Pleasant St.	993.31		overpayment/added
2301/49	Corelogic	526 Old Forks Rd	1,545.99		overpayment
2705/4	Corelogic	450 N 3 rd St	1,251.44		overpayment
2816/22	Corelogic	111-115 N 3 rd St	2,930.23		overpayment/sold
3103/20	Corelogic	437 N Packard St	1,471.24		overpayment
3103/31	Corelogic	564 Fairview Ave	1,605.10		overpayment
4305/11	Corelogic	58 Dogwood Ln	1,733.76		appeal/overpayment

Whereas, the above amounts have been corrected in the Edmunds Billing system for the Utilities and or tax module showing the correct amounts.

BE IT RESOLVED BY THE MAYOR AND COMMON COUNCIL OF THE TOWN OF HAMMONTON, COUNTY OF ATLANTIC AND STATE OF NEW JERSEY that the above refunds are authorized, as approved by the Tax Collector of the Town of Hammonton:

**Motion by Council Person Gribbin Second Giraldo
Approval of Resolution #182 to 190**

Roll Call

Councilperson:

Furgione – Yes

Giraldo – Yes

Gribbin - Yes

Rodio- Yes

Sacco - Yes

Torrissi – Yes

Mayor DiDonato - Yes

Mayor DiDonato declares motion is carried

PUBLIC HEARD

No one desired to be heard

Councilperson Brooke Sacco reminded everyone of the fireman's Christmas parade on December 14th, and tree lighting ceremony Saturday December 7th rain date the 8th.

MEETING ADJOURNED

Motion by Council Person Giraldo Second Gribbin