BOROUGH COUNCIL AGENDA REGULAR MEETING JUNE 12, 2023 7:30 P.M.

Reading Of Sunshine Notice
Flag Salute
Roll Call
Agenda Session
Public Comment
Borough Council Meeting Minutes
Approval of Borough Council Meeting Minutes of March 6, 2023

<u>Communications Consent Agenda – Items A-G</u>

- A. Receive and Accept Arts Council Meeting Minutes of January 23 and February 27, 2023
- B. Receive and Accept Historic Preservation Meeting Minutes of January 26, March 30, and April 27, 2023
- C. Receive and Accept Human Relations Commission Meeting Minutes March 7 and April 18, 2023
- D. Receive and Accept Recreation Commission Meeting Minutes of March 6, 2023
- E. Receive and Approve Block Party-Street Closing for Christol Street, August 5, 2023
- F. Receive and Approve Block Party-Street Closing forRose Street, June 25, 2023
- G. Receive and Approve Block Party-Street Closing for Stirling Court, July 8, 2023

Ordinances – Public Hearing

Ord. 2023-13

CALENDAR YEAR 2023ORDINANCE TO EXCEED THE MUNICIPAL BUDGET APPROPRIATION LIMITS AND TO ESTABLISH A CAP BANK (N.J.S.A. 40A: 4-45.14) Ord. 2023-14

BOND ORDINANCE APPROPRIATING \$16,000,000 AND AUTHORIZING \$15,238,095 BONDS OR NOTES OF THE BOROUGH FOR THE CONSTRUCTION AND EQUIPPING OF A NEW EMERGENCY SERVICES CENTER AUTHORIZED TO BE UNDERTAKEN BY THE BOROUGH OF METUCHEN, IN THE COUNTY OF MIDDLESEX, NEW JERSEY

Ord. 2023-15

ORDINANCE AMENDING CHAPTER 153, ENTITLED "SEWER" OF THE CODE OF THE BOROUGH OF METUCHEN SPECIFICALLY ARTICLE 3, INCREASING THE SEWER CONNECTION FEES

Ordinances – Introduction

Ord. 2023-16

ORDINANCE OF THE BOROUGH OF METUCHEN ADOPTING A REDEVELOPMENT PLAN FOR THE EXPANDED ARTS DISTRICT WITHIN THE BOROUGH OF METUCHEN, COUNTY OF MIDDLESEX, STATE OF NEW JERSEY

Ord. 2023-17

ORDINANCE AMENDING SECTION 110-101 (CORNER LOTS), SECTION 110-112.2 (FENCES AND WALLS), 110-112.3 (DRIVEWAYS), 110-112.4 (PATIOS AND WALKWAYS), 110-112.6 (ACCESSORY STRUCTURES) AND 110-112.7 (DESIGN AND LANDSCAPE PROVISIONS) IN CHAPTER 110 (LAND DEVELOPMENT) CONCERNING CERTAIN SUPPLEMENTARY REGULATIONS PERTAINING TO SINGLE-AND TWO-FAMILY DWELLINGS

Ord. 2023-18

ORDINANCE AMENDING CHAPTER 185 OF THE CODE OF THE BOROUGH OF METUCHEN, ENTITLED, "VEHICLES AND TRAFFIC" TO THE PARKING REGULATIONS AND TO UPDATE AND AMEND THE PARKING REGULATIONS IN BOROUGH PARKING LOTS FOR KIOSKS, METERED AND PERMIT PARKING Ord. 2023-19 ORDINANCE AMENDING THE CODE OF THE

BOROUGH OF METUCHEN CHANGING CHAPTER 75, ENTITLED, "CIRCUS AND CARNIVALS" TO "SPECIAL EVENTS" AND ADOPTING APPROVAL PROCEDURES AND FEES FOR CONDUCTING SPECIAL EVENTS

AND BLOCK PARTIES WITHIN THE

BOROUGH OF METUCHEN

Ord. 2023-20 AN ORDINANCE AMENDING CERTAIN

PROVISIONS IN CHAPTER 140 (PROPERTY MAINTENANCE) TO ADD AN ENFORCEMENT OFFICER AMONG THE LIST OF MUNICIPAL OFFICERS AUTHORIZED TO ENFORCE THE

PROVISIONS OF SAID CHAPTER.

Report of the Borough Administrator

Reports Of Council Members

Council President Delia Councilmember Rasmussen Councilmember Kandel Councilmember Hyman Councilmember Hirsch Councilmember Branch

Report of the Mayor

New Business Consent Agenda – Resolutions 2023-165 to 2023-

R2023-165 RESOLUTION TO AMEND THE 2023

TEMPORARY BUDGET

R2023-166 RESOLUTION APPOINTING ENFORCEMENT

OFFICIAL

R2023-167 RESOLUTION APPOINTING AUXILIARY

POLICE OFFICER

R2023-168 RESOLUTION APPOINTING ACTING ZONING

OFFICIAL

R2023-169	RESOLUTION AMENDING RESOLUTION 2023- 52 AUTHORIZING THE CONTINUATION OF A PROFESSIONAL SERVICES CONTRACT TO LRK, TO PERFORM PLANNING AND ZONING TRANSITIONAL SERVICES
R2023-170	RESOLUTION AUTHORIZING THE BOROUGH ENGINEER TO ENDORSE DEP APPLICATION FOR THE TREATMENT WORKS APPLICATION (TWA) FOR THE 212 DURHAM URBAN RENEWAL ENTITY, LLC PROJECT (PROJECT) CONSISTING OF A MULTY-FAMILY DEVELOPMENT AT 212 DURHAM AVENUE, FORMALLY GULTON INDUSTRIES
R2023-171	RESOLUTION AUTHORIZING THE BOROUGH OF METUCHEN PLANNING BOARD TO REVIEW A PROPOSED REDEVELOPMENT PLAN FOR THE EXPANDED ARTS DISTRICT WITHIN THE BOROUGH OF METUCHEN, MIDDLESEX COUNTY, STATE OF NEW JERSEY
R2023-172	RESOLUTION AUTHORIZING THE EXECUTION OF THE CONSENT TO NEW YORK, SMSA LIMITED PARTNERSHIP D/B/A VERIZON WIRELESS TO SUBLEASE A PORTION OF THE TELEOMMUNICATIONS TOWER LOCATED ON BOROUGH OF METUCHEN PROPERTY TO DISH WIRELESS, LLC
R2023-173	RESOLUTION AUTHORIZING RENEWAL OF LIQUOR LICENSES
R2023-174	RESOLUTION AUTHORIZING ESCNJ CONTRACT FOR A WHEEL LOADER
R2023-175	RESOLUTION AUTHORIZING SOMERSET COUNTY COOPERATIVE CONTRACT FOR EQUIPMENT AND TOOL RENTAL
R2023-176	RESOLUTION AUTHORIZING STATE CONTRACT FOR TIRE CHANGER AND WHEEL BALANCER

R2023-177	RESOLUTION AWARDING THE 2023 MUNICIPAL POOL MAINTENANCE CONTRACT ALTERNATE C TO AQUATIC SERVICE, INC.
R2023-178	RESOLUTION AUTHORIZING PURCHASE FROM SOMERSET COUNTY COOPERATIVE PRICING FOR OFFICE SUPPLIES, FURNITURE & EQUIPMENT, PRINTER INK CARTRIDGE & TONER, JUST-IN-TIME, DESKTOP DELIVERY, OPEN END, CATALOGUE BID-SECOND YEAR
R2023-179	RESOLUTION AUTHORIZING AWARD OF A WINDOW CONTRACT FOR INFRASTRUCTION-FREE LICENSE PLATE READER SUBSCRIPTION SERVICE
R2023-180	RESOLUTION AUTHORIZING THE PURCHASE OF A BUCKET TRUCK WITH OVERCENTER ARTICULATING AERIAL DEVICE WITH RELATED EQUIPMENT THROUGH SOURCEWELL, FORMALLY KNOWN AS THE NATIONAL JOINT POWERS ALLIANCE (NJPA) A NATIONAL COOPERATIVE PURCHASING PROGRAM PURSUANT TO P.L.2011, C.139
R2023-181	RESOLUTION AUTHORIZING PURCHASE FROM BERGEN COUNTY COOPERATIVE PURCHASING ALLIANCE COMPUTER EQUIPMENT & PERIPHERALS – CSAV SYSTEMS AND DIGITAL SIGNAGE
R2023-182	RESOLUTION FOR LIEN REDEMPTION
R2023-183	RESOLUTION AUTHORIZING REFUND OF OVERPAYMENT OF 2022 TAXES
R2023-184	RESOLUTION AUTHORIZING PURCHASE FROM SOMERSET COUNTY COOPERATIVE PRICING UNLEADED GASOLINE, 87 OCTANE- YEAR TWO OF TWO YEAR CONTRACT
Other New Business	
R2023-185	RESOLUTION AUTHORIZING THE PAYMENT OF THE BILL LIST IN THE AMOUNT OF

\$1,077,199.34

Adjournment

The Borough of Metuchen does not discriminate against persons with disabilities. Those individuals requiring auxiliary aids and services were necessary must notify the ADA Coordinator of the Borough of Metuchen at least seventy-two (72) hours in advance of the meeting or scheduled activity.

Introduction: May 22, 2023 Date of Publication: May 26, 2023

COUNCILMEMBER	YES	NO	NV	AB	COUNCILMEMBER	YES	NO	NV	AB
BRANCH	X				HYMAN	X			
DELIA	X				KANDEL				X
HIRSCH	X				RASMUSSEN	X			
MOTION		DEI	LIA		SECOND	RASMUSSEN			V
X – INDICATES VOTE AB- ABSENT NV- NOT VOTING									

I hereby certify the foregoing to be a true copy of an ordinance introduced by the Borough Council of the Borough of Metuchen, Middlesex County, New Jersey at a regular meeting held on May 22, 2023.

Deborah Zupan, RMC	
Borough Clerk	

Adopted:

Date of Publication:

COUNCILMEMBER	YES	NO	NV	AB	COUNCILMEMBER	YES	NO	NV	AB
BRANCH					HYMAN				
DELIA					KANDEL				
HIRSCH					RASMUSSEN				
MOTION					SECOND				
X – INDICATES VOTE AB				AB- A	ABSENT 1	NV- NO	ΓOV	'ING	

I hereby certify the foregoing to be a true copy of an ordinance adopted by the Borough Council of the Borough of Metuchen, Middlesex County, New Jersey at a regular meeting held on June 12, 2023.

BOROUGH OF METUCHEN
By: Jonathan M. Busch Mayor

BOND ORDINANCE 2023 - 14

Borough of Metuchen County of Middlesex State of New Jersey

BOND ORDINANCE APPROPRIATING \$16,000,000AND AUTHORIZING \$15,238,095 BONDS OR NOTES OF THE BOROUGH FOR THE CONSTRUCTION AND EQUIPPING OF A NEW EMERGENCY SERVICES CENTER AUTHORIZED TO BE UNDERTAKEN BY THE BOROUGH OF METUCHEN, IN THE COUNTY OF MIDDLESEX, NEW JERSEY

BE IT ORDAINED BY THE BOROUGH OF METUCHEN, IN THE COUNTY OF MIDDLESEX, NEW JERSEY (not less than two-thirds of all the members thereof affirmatively concurring), AS FOLLOWS:

Section 1. The improvements described in Section 3 of this bond ordinance are hereby respectively authorized as general improvements to be made or acquired by the Borough of Metuchen, New Jersey (the "Borough"). For the said improvements or purposes stated in said Section 3, there is hereby appropriated the sum of \$16,000,000, said sum being inclusive of all appropriations heretofore made therefor and including the sum of \$761,905 as the down payment for said improvements or purposes required by law and more particularly described in said Section 3 and now available therefor by virtue of provision in a previously adopted budget or budgets of the Borough for down payment or for capital improvement purposes.

Section 2. For the financing of said improvements or purposes and to meet the part of said \$16,000,000appropriation not provided for by application hereunder of said down payment, negotiable bonds of the Borough are hereby authorized to be issued in the principal amount of \$15,238,095 pursuant to the Local Bond Law of New Jersey, constituting Chapter 2 of Title 40A of the New Jersey Statutes (the "Local Bond Law"). In anticipation of the issuance of said bonds and

to temporarily finance said improvements or purposes, negotiable notes of the Borough in a principal amount not exceeding \$15,238,095 are hereby authorized to be issued pursuant to and within the limitations prescribed by the Local Bond Law.

Section 3. (a) The improvements hereby authorized and the purposes for the financing of which said obligations are to be issued arethe construction of an approximately 13,095 square foot emergency services center to be located at 98 Essex Avenue in the Borough, including without limitation, a main building and an out-building, and any fixtures, furniture and equipment necessary therefor, including all demolition, abatement, site work, and other work and materials necessary therefor or incidental thereto.

- (b) The estimated maximum amount of bonds or notes to be issued for said purposes is \$15,238,095.
- (c) The estimated cost of said purposes is \$16,000,000which represents the initial appropriation made by the Borough. The excess of the appropriation of \$16,000,000 over the estimated maximum amount of bonds or notes to be issued therefor is the amount of the down payment for said purposes.

Section 4. The following matters are hereby determined, declared, recited, and stated:

- (a) The said purposes described in Section 3 of this bond ordinance are not current expenses and are properties or improvements which the Borough may lawfully acquire or make as general improvements, and no part of the cost thereof has been or shall be specially assessed on property specially benefited thereby.
- (b) The average period of usefulness of said purposes, within the limitations of the Local Bond Law and taking into consideration the amount of said obligations authorized for the purposes, according to the reasonable life thereof computed from the date of the bonds authorized

by this bond ordinance, is 30 years.

- (c) The supplemental debt statement required by the Local Bond Law has been duly made and filed in the office of the Borough Clerk and a complete copy thereof has been electronically filed in the office of the Director of the Division of Local Government Services in the Department of Community Affairs of the State of New Jersey, and such statement shows that the gross debt of the Borough as defined in the Local Bond Law is increased by the authorization of the bonds and notes provided for in this bond ordinance by \$15,238,095, and the said obligations authorized by this bond ordinance will be within all debt limitations prescribed by the Local Bond Law.
- (d) Amounts not exceeding \$2,702,000in the aggregate for interest on said obligations, costs of issuing said obligations, engineering costs and other items of expense listed in and permitted under Section 40A:2-20 of the Local Bond Law are included as part of the estimated costs of said improvements.

Section 5. Any funds from time to time received by the Borough as grants in aid of financing the improvements or purposes described in Section 3 of this bond ordinanceshall be used for financing said improvements or purposes by application thereof either to direct payment of the costs of said improvements or purposes, or to payment or reduction of the authorization of the obligations of the Borough authorized therefor by this bond ordinance. Any such funds so received may, and all such funds so received which are not required for direct payment of the costs of said improvements or purposes shall, be held and applied by the Borough as funds applicable only to the payment of obligations of the Borough authorized by this bond ordinance.

Section 6. The full faith and credit of the Borough are hereby pledged to the punctual payment of the principal of and interest on the obligations authorized by this bond ordinance. Said

Ord. 2023-14

obligations shall be direct, unlimited obligations of the Borough, and the Borough shall be obligated to levy *ad valorem* taxes upon all the taxable property within the jurisdiction of the Borough for the payment of said obligations and interest thereon without limitation as to rate or amount.

Section 7. The capital budget of the Borough is hereby amended to conform with the provisions of this bond ordinance to the extent of any inconsistency herewith and the resolutions promulgated by the Local Finance Board showing all detail of the amended capital budget and capital program as approved by the Director of the Division of Local Government Services, are on file with the Borough Clerk and are available for public inspection.

Section 8. The Borough intends to issue bonds or notes to finance the cost of the improvements described in Section 3 of this bond ordinance. The Borough expects that the maximum principal amount of bonds or notes that will be issued to finance the cost of the improvements described in Section 3 of this bond ordinance is \$15,238,095. If the Borough incurs any such costs prior to the issuance of its bonds or notes, the Borough intends to reimburse itself for such expenditures with the proceeds of such bonds or notes.

Section 9. This bond ordinance shall take effect twenty (20) days after the first publication thereof after final adoption, as provided by the Local Bond Law.

Introduction: May 22, 2023 Date of Publication: May 26, 2023

COUNCILMEMBER	YES	NO	NV	AB	COUNCILMEMBER	YES	NO	NV	AB
BRANCH	X				HYMAN	X			
DELIA	X				KANDEL				X
HIRSCH	X				RASMUSSEN	X			
MOTION		DELIA			SECOND	R	ASMI	JSSEI	V
X – INDICATES VOTE AB- ABSENT NV- NOT VOTING									

Deborah Zupan, RMC Borough Clerk

I hereby certify the for Council of the Borou on May 22, 2023.	_	_		1.0		•		_	
Deborah Zupan, RMe Borough Clerk	С								
Adopted: Date of Publication:									
COUNCILMEMBER	YES	NO	NV	AB	COUNCILMEMBER	YES	NO	NV	AB
BRANCH					HYMAN				
DELIA					KANDEL				
HIRSCH					RASMUSSEN				
MOTION					SECOND				
X – INDICAT	ES VO	TE		AB- A	ABSENT	NV- NO	TOV 1	'ING	
I hereby certify the for Council of the Borougon June 12, 2023.									ıeld
Deborah Zupan, RMo Borough Clerk	С	_							
ATTEST:					BOROUGH OF	F METUC	CHEN		
					D				

Jonathan M. Busch

Mayor

ORDINANCE 2023-15

Borough of Metuchen County of Middlesex State of New Jersey

ORDINANCE AMENDING CHAPTER 153, ENTITLED "SEWER"OF THE CODE OF THE BOROUGH OF METUCHEN SPECIFICALLYARTICLE 3, INCREASING THE SEWER CONNECTION FEES

WHEREAS, the Borough Administrator and Borough Engineer have met and have recommended that the Mayor and Council of the Borough of Metuchen amend Chapter 153 of the Code of the Borough of Metuchen, entitled, "Sewers" to update the sewer connection fees set forth in § 153-28 – Connection of residential units; § 153-29. Connection of commercial establishments; § 153-30. Additional fee for new residential connections; and § 153-31. Additional fee for new commercial connections; and

WHEREAS, the Mayor and Council have determined that it is in the best interest of the Borough to amend Chapter 153 of the Code of the Borough of Metuchen, entitled, "Sewers" to update the sewer connection fees set forth in § 153-28 — Connection of residential units; § 153-29. Connection of commercial establishments; § 153-30. Additional fee for new residential connections; and § 153-31. Additional fee for new commercial connections.

NOW, THEREFORE, BE IT ORDAINED by the Council of the Borough of Metuchen that it hereby amends Chapter 153, Article 3 of the Code of the Borough of Metuchen to state as follows:

Article 3. Fees for Connection to Sanitary Sewer System

§ 153-28. Connection of residential units.

A fee of \$1,500750 shall be assessed against the property owner for the connection of any residential unit. In the event of a multiple dwelling, each residential unit shall be assessed, whether or not it has a separate lateral. This amount shall be due whether the correction is a new one or if it is a replacement connection. A replacement connection is defined as any work on any sanitary sewer lateral within five feet of the curbline or right-of-way of any dedicated street or easement or access right-of-way.

§ 153-29. Connection of commercial establishments.

A fee shall be determined by the Borough Engineer for any commercial establishment connecting to the sanitary sewer which shall not be less than \$2,000750, but may be more, based on the number of equivalent dwelling units (EDU). The EDU shall be calculated as follows: Gross area (sf) times theoretical sewage flow, as determined by NJDEP regulations, divided by 225 gallons per day/per unit.

§ 153-30. Reserved Additional fee for new residential connections.

A fee of \$300 for any new sanitary sewer connection shall be assessed against the property owner of each residential unit for the express purpose of supporting the capital investment of the sewerage pumping stations and other equipment for the Borough of Metuchen. This fee is only to be assessed for new sanitary sewer connections and not replacement or repair connections.

§ 153-31. Additional fee for new commercial connections.

With regard to any new commercial connection, a fee shall be determined by the Borough Engineer to support the additional sewerage flow as to the capital investment in equipment, both present and future, of the sewerage pumping stations of the Borough of Metuchen. This fee shall not be assessed for any replacement or repaired sewer connection. If, in the sole opinion of the Borough Engineer, there is a change of use or additional intensity of a use creating additional sewerage flow, a fee may be assessed as determined by the Borough Engineer.

§ 153-32. Adjustment of fees.

These fees shall be adjusted annually.

- **BE IT FURTHER ORDAINED** by the Mayor and Council that all prior ordinances, or sections of ordinances, inconsistent with the within ordinance are hereby repealed.
- **BE IT FURTHER ORDAINED** by the Mayor and Council that all remaining sections of Chapter 153 not amended herein shall not be affected thereby and shall remain in full force and effect.
- **BE IT FURTHER ORDAINED** by the Mayor and Council that if any section, subsection, paragraph, sentence, clause or phrase of this Ordinance shall be declared invalid for any reason whatsoever, such decision shall not affect the remaining portions of this Ordinance, which shall continue in full force and effect, and to this end, the provisions of this Ordinance are hereby declared to be severable; and
- **BE IT FURTHER ORDAINED** by the Mayor and Council thatthis ordinance shall become effective immediately upon final passage and publication as provided by law.

Introduction: May 22, 2023 Date of Publication: May 26, 2023

COUNCILMEMBER	YES	NO	NV	AB	COUNCILMEMBER	YES	NO	NV	AB
BRANCH	X				HYMAN	X			
DELIA	X				KANDEL				X
HIRSCH	X				RASMUSSEN	X			
MOTION		DEI	LIA		SECOND	R	ASMI	USSEI	V
X – INDICAT	ABSENT N	V- NO	TOV 1	'ING					

I hereby certify the foregoing to be a true copy of an ordinance introduced by the Borough Council of the Borough of Metuchen, Middlesex County, New Jersey at a regular meeting held on May 22, 2023.

Deborah Zupan, RMC	
Borough Clerk	

Adopted:

Date of Publication:

COUNCILMEMBER	YES	NO	NV	AB	COUNCILMEMBER	YES	NO	NV	AB
BRANCH					HYMAN				
DELIA					KANDEL				
HIRSCH					RASMUSSEN				
MOTION					SECOND				
X – INDICATES VOTE AB- A					ABSENT N	V- NO	TOV T	ING	

I hereby certify the foregoing to be a true copy of an ordinance adopted by the Borough Council of the Borough of Metuchen, Middlesex County, New Jersey at a regular meeting held on June 12, 2023.

BOROUGH OF METUCHEN
By: Jonathan M. Busch Mayor

ORDINANCE 2023-16

Borough of Metuchen County of Middlesex State of New Jersey

ORDINANCE OF THE BOROUGHOF METUCHENADOPTING AREDEVELOPMENT PLAN FORTHE EXPANDED ARTS DISTRICTWITHIN THE BOROUGH OF METUCHEN, COUNTY OF MIDDLESEX, STATE OF NEW JERSEY

WHEREAS, pursuant to the Local Redevelopment and Housing Law, N.J.S.A. 40A:12A-1 et seq. (the "LRHL"), via Resolution No. 2020-46, adopted on January 13, 2020, the Borough Council of the Borough of Metuchen (the "Borough Council") designated Block 183.02, Lots 1, 2, 3, 4, portion of 5.01, 5.02, 6, 7, 8, 31 and 32 ("Original Arts District Redevelopment Area") as a "Condemnation Area in Need of Redevelopment"; and

WHEREAS, the Borough Council, pursuant to Resolution No. 2020-50, designated the entire Borough of Metuchen, County of Middlesex, including Block 145, Lots 2, 6, 9, 13.01, 17.01, 18.02, 18.03, 21, 23, 27, 34, 38, 42.01, 42.03, 50.05, 78, 85-94, which in conjunction with the Original Arts District Redevelopment Area is known as the "Expanded Arts District", an "Area in Need of Rehabilitation" pursuant to N.J.S.A. 40A:12A-1 etseq. (the "Rehabilitation Area"); and

WHEREAS, in order to facilitate the redevelopment of the Rehabilitation Area, the Council adopted Ordinance 2020-10 on May 26, 2020, adopting a redevelopment plan entitled "Redevelopment Plan for Rehabilitation in the Borough of Metuchen, dated March 2020, ("Original Redevelopment Plan") after review by the Borough Planning Board (the "Planning Board"), pursuant to N.J.S.A. 40A:12A-7; and

WHEREAS, in order to appropriately effectuate the comprehensive rehabilitation and redevelopment of the Expanded Arts District, the Borough has determined that adoption of a more specific redevelopment plan for the Expanded Arts Districtis necessary and has prepared a redevelopment plan entitled, "Expanded Metuchen Arts District Redevelopment Plan, Block 183.02, Lots 1-4, portion of 5.01, 5.02, 6-8, 31-32; and, Block 145, Lots 2, 6, 9, 13.01, 17.01, 18.02, 18.03, 21, 23, 27, 34, 38, 42.01, 42.03, 50.05, 78, 85-94, Borough of Metuchen, Middlesex County, New Jersey" prepared by LRK, Inc. (the "Expanded Arts District Redevelopment Plan") which sets forth, inter alia, the plans for the planning, development, redevelopment, and rehabilitation of the Expanded Arts District; and

WHEREAS, pursuant to N.J.S.A. 40A:12A-7, a governing body may adopt, revise or amend a redevelopment plan; and

WHEREAS, in order to facilitate the rehabilitation and redevelopment of the Expanded Arts District, the Planning Board, pursuant to N.J.S.A. 40A:12A-7, reviewed the Expanded Arts District Redevelopment Planwhich will support and promote the adaptive reuse, rehabilitation and redevelopment of the Expanded Arts District; and

WHEREAS, pursuant to N.J.S.A. 40A:12A-7, the Planning Board recommended to the Borough Council that the Expanded Arts District Redevelopment Plan, which is on file with the Borough Clerk's office, be adopted, as it provides for the planning, development, redevelopment, and rehabilitation of the Expanded Arts District and is consistent with the Borough Master Plan; and

- WHEREAS, the Expanded Arts District Redevelopment Planshall supersede the development regulations of the Borough's Zoning Ordinance, to the extent set forth therein and the Borough Zoning Map is hereby amended to conform with the provisions of the Expanded Arts District Redevelopment Planand for those portions of the zoning set forth in the Expanded Arts District Redevelopment Plan that constitute overlay zoning, no zoning map amendment is necessary; and
- WHEREAS, the Borough Council has determined that it is in the best interest of the Borough to adopt the Expanded Arts District Redevelopment Plan, as recommended by the Board, to effectuate the rehabilitation and redevelopment of the Borough.
- **NOW, THEREFORE, BE IT ORDAINED** by the BoroughCouncil of the Borough of Metuchen, Middlesex County, State of New Jersey, as follows:
- <u>Section 1.</u> The Borough hereby adopts the "Expanded Arts District Redevelopment Plan" to facilitate the rehabilitation and redevelopment of the Borough of Metuchen.
- <u>Section 2.</u>The Borough Council declares and determines that said Expanded Arts District Redevelopment Planmeets the criteria, guidelines, and conditions set forth in <u>N.J.S.A.</u> 40A:12A-7, provides realistic opportunities for the rehabilitation and redevelopment of the Borough, and is otherwise in conformance with N.J.S.A. 40A:12A-1, etseq.
- <u>Section 3.</u>The Borough Council shall have, be entitled to, and is hereby vested all power and authority granted by the aforementioned statutory provisions to effectuate the Expanded Arts District Redevelopment Plan.
- <u>Section 4.</u> The Expanded Arts District Redevelopment Plan shall supersede the development regulations of the Borough's Zoning Ordinance, to the extent set forth therein and the Borough Zoning Map is hereby amended to conform with the provisions of the Expanded Arts District Redevelopment Plan and for those portions of the zoning set forth in the Expanded Arts District Redevelopment Plan that constitute overlay zoning, no zoning map amendment is necessary.
- <u>Section 5.</u> All ordinances or parts of ordinances inconsistent with this Ordinance are hereby repealed to the extent of such inconsistency.
- Section 6. In the event any clause, section or paragraph of thisOrdinance is deemed invalid or unenforceable for any reason, it is the intent of the Borough Council that the balance of the Ordinance remains in full force and effect to the extent it allows the Borough to meet the goals of the Ordinance.
 - Section 7. This Ordinance shall take effect after final adoption and publication according to law.

ORDINANCE 2023-17

Borough of Metuchen County of Middlesex State of New Jersey

ORDINANCE AMENDING SECTION 110-101 (CORNER LOTS), SECTION 110-112.2 (FENCES AND WALLS), 110-112.3 (DRIVEWAYS), 110-112.4 (PATIOS AND WALKWAYS), 110-112.6 (ACCESSORY STRUCTURES) AND 110-112.7 (DESIGN AND LANDSCAPE PROVISIONS) IN CHAPTER 110 (LAND DEVELOPMENT) CONCERNING CERTAIN SUPPLEMENTARY REGULATIONS PERTAINING TO SINGLE- AND TWO-FAMILY DWELLINGS

BE IT ORDAINED by the Borough Council of the Borough of Metuchen as follows (additions are indicated by <u>underlining</u>; deletions are indicated by <u>strikethroughs</u>):

SECTION 1. Section 110-101 (Corner lots) in Article 23 (Supplementary Regulations) in Part III (Zoning) in Chapter 110 (Land Development) of the Code of the Borough of Metuchen is hereby amended to read as follows:

§110-101 Corner lots and through lots.

Whenever a lot shall be bounded by more than one street line, the following provisions shall apply:

- A. All provisions of this chapter with respect to setbacks and all other restrictions and regulations relating to street lines and front yards shall apply to each street line as a front yard.
- B. For the purposes of determining the rear yard on a corner lot, the interior lot line opposite the street line with the shortest frontage shall be considered to be the rear lot line, and any remaining interior lot lines shall be considered side lot lines for the purposes of determining side yards. Additionally, on corner lots and through lots, the reviewing agency or the Zoning Officer shall have the ability to determine which streets shall be treated as the primary and secondary streets for the purposes of applicable subsections in this chapter.
- C. No provision of this chapter shall permit the erection of any structure or other vision-obstructing object with a height greater than 2 1/2 feet, as measured from the elevation of the existing grade, including landscaping, within a triangular area formed by measuring 25 feet along each street line of the property from the point of intersecting lot lines at such corner and connecting such points to form a triangle.

SECTION 2. Section 110-112.2 (Fences and walls) in Article 23 (Supplementary Regulations) in Part III (Zoning) in Chapter 110 (Land Development) of the Code of the Borough of Metuchen is hereby amended to read as follows:

§110-112.2Fences and walls.

Fences orand walls shall be permitted in all districts, shall require site plan approval and/or an approved zoning permit prior to construction and shall be subject to the following provisions:

A. Materials.

- (1) Fences shall be constructed of <u>wood</u>, <u>vinyl</u>, aluminum, <u>metal</u>, <u>vinyl</u>, <u>wood</u> <u>or</u>wrought iron <u>and mesh netting</u>, <u>except chain-link and chicken wire</u>.
- (2) Walls shall be constructed of stone or brick with a stone or cast stone cap. Corners and entrances shall be defined with articulated piers.
- (3) In no case shall a fence or wall be constructed of any material harmful to humans or animals, such as barbed wire, metal spikes, or electrified conductors.

B. Type and Location.

- (1) Front yards.
 - (a) Fences shall be permitted to be located in front yards, provided that such <u>fence</u> shall not exceed a height of four feet above grade. Fences shall be constructed so that at least 50% thereof is nonsolid and open.
 - (b) Walls shall be permitted to be located in front yards, provided that such wall shall not exceed a height of two feet above grade.
- (2) Side and rear yards.
 - (a) Both solid and nonsolid fences shall be permitted to be located in sideorand rear yards, provided that such fence shall not exceed a height of six feet above grade and be no closer than 10 feet to any property front lot line along a street.
 - (b) For properties abutting an active or former rail right-of-way, both solid and nonsolid fences shall be permitted to be located within a distance of 10 feet from the active or former rail right-of-wayin sideand rear yards, provided that such fence shall not exceed a height of eight feet above grade and be no closer than 2540 feet to

- any property front lot line along a street. Additionally, the portion of the fence above a height of six feet above grade shall be constructed so that at least 50% thereof is nonsolid and open.
- (c) Walls shall be permitted to be located in sideorand rear yards, provided that such wall shall not exceed a height of four feet above grade.
- On eCorner lots and through lots, the reviewing agency or the Zoning Officer shall have the ability to determine which streets shall be treated as the primary and secondary streets for the purposes of this subsection.
 - (a) For permitted fences not exceeding a height of six feet above grade and walls not exceeding a height of four feet above grade, A side or rear yardsuch fence or wall shall be permitted to be located in the front yard along the secondary street, provided that such fence of wall shall be no closer than 10 feet to any property frsuchont lot line along a street.
 - (b) For permitted fences not exceeding a height of eight feet above grade, such fence shall be permitted to be located in the front yard along the secondary street, provided that such fence shall be no closer than 25 feet to any front lot line.
- (4) Fenceposts, corners and piers may be articulated to a height not to exceed one additional foot above a permitted fence height. Piers may be articulated to a height not to exceed two additional feet above a permitted wall height, provided that such pier does not exceed 30 inches in width or depth. Pergolas, trellises or arbor entryways may be articulated to a height not to exceed 10 feet above grade, provided that such structuredoes not exceed six10 feet in width.
- (5) In no case shall a permitted fence or wall be placed so as to constitute a traffic or safety hazard. No fence or wall shall be located in the public right-of-way. The fence or wall shall be located entirely within the property upon which it is located.
- C. Orientation. (No changes)
- D. Drainage. (No changes)
- E. Buffering and screening. (No changes)
- F. Retaining walls. (No changes)

G. Clear sight triangles.Fences and walls shall comply with the provisions for clearsight triangles pursuant to \$110-101.C at street intersections and \$110-151.Hatlocations where driveways approach sidewalksand streets in the public right-of-way.

SECTION 3. Section 110-112.3 (Driveways) in Article 23 (Supplementary Regulations) in Part III (Zoning) in Chapter 110 (Land Development) of the Code of the Borough of Metuchen is hereby amended to read as follows:

§110-112.3 Driveways.

Driveways shall be permitted in all districts, shall require site plan approval and/or an approved zoning permit prior to construction and shall be subject to the following provisions:

A. Lot access.

- (1) Every lot shall have a maximum of one driveway apronopening providing access to a street.
- (2) AOn lotswith a minimum of 100 feet in lot width of 100 feet shall be permitted to have, an additional driveway apronopening shall be permitted for the purpose of creating a connected or U-shaped driveway in the front yard-area. However, iIn no case shall the two drivewayapronsopenings be located closer than 25 feet to each other.
- B. <u>LocationSetbacks</u>. Driveways shall be located along the street line of a lot as follows:
 - (1) A driveway on a corner lot shall be set back a minimum of 40 feet from the intersecting lot lines at the corner.
 - (2) A driveway shall be set back a minimum of three feet from a side <u>or rear</u> lot line, unless such <u>driveway</u> is a common <u>or shared</u> driveway for dwelling units on adjacent lots.
 - On lots 50 feet or less in lot width, a driveway shall be set back a minimum of one foot from a side or rear lot line, unless such driveway is a common or shared driveway for dwelling units on adjacent lots.

C. Width.

(1) In the front yard area, a driveway shall maintain a maximum width of 12 feet at the driveway apronfront lot line, after which the driveway may flare out to a maximum width of 20 feet in the front yard.

- On lots a minimum of 62.5 feet in lot width, a driveway shall maintain a maximum width of 16 feet at the front lot line, after which the driveway may flare out to a maximum width of 20 feet in the front yard.
- On lots a minimum of 75 feet in in lot width, a driveway shall maintain a maximum width of 20 feet at the front lot line, after which the driveway may flare out to a maximum width of 24 feetin the front yard.
- (4) On corner lots and through lots, where the driveway opening provides access from the secondary street and the driveway is 18 feet or less in length, a driveway shall maintain a maximum width of 20 feet at the front lot line.
- D. Coverage. The area of a driveway shall not exceed 350% impervious coverage of the front yard.
- E. Design specifications. A driveway shall comply with the provisions for construction specifications, grading, aprons, side slopes and clear sight triangles, pursuant to Article 35 of this chapter.

SECTION 4. Section 110-112.4 (Patios and walkways) in Article 23 (Supplementary Regulations) in Part III (Zoning) in Chapter 110 (Land Development) of the Code of the Borough of Metuchen is hereby amended to read as follows:

§110-112.4Patios and walkways.

Patios and walkways shall be permitted in all districts, shall require site plan approval and/or an approved zoning permit prior to construction and shall be subject to the following provisions:

- A. Materials. Patios and walkways shall be constructed of slate, stone, brick or concrete.
- B. Type and IL ocation. No patio shall be located in the front yard. On corner lots and through lots, the reviewing agency or the Zoning Officer shall have the ability to determine which streets shall be treated as the primary and secondary streets for the purposes of this subsection. Aa patio shall be permitted to be located in the front yard along the secondary street, provided that such shall be no closer than 150 feet to any property front lot line along a street.
- C. Setbacks.
 - (1) No part of the A patio or any walkway shall be eloser than 18 inches to anyset back a minimum of three feet from a side or rear lot line, exclusive of the private walkway providing access to the lot.

- (2) On lots 50 feet or less in lot width, a patio or walkway shall be set back a minimum of one foot from a side or rear lot line, exclusive of the private walkway providing access to the lot.
- Raised patios greater than 30 inches above grade shall be no closer thanset back a minimum of three feet to any from a side or rear lot line.
- (4) Raised patios greater than 5 feet above grade shall be set back a minimum of five feet from a side or rear lot line.
- D. Drainage. Patios and walkways shall be constructed in a manner so as to permit the continued flow of natural drainage and shall not cause surface water to be blocked or dammed to create ponding, either on the property upon which such is located or on any adjacent lot or public right-of-way.

SECTION 5. Section 110-112.6 (Accessory structures) in Article 23 (Supplementary Regulations) in Part III (Zoning) in Chapter 110 (Land Development) of the Code of the Borough of Metuchen is hereby amended to read as follows:

§110-112.6Accessory Structures.

Accessory structures, inclusive of air-conditioner (A/C) condenser units and generators, transformers and other mechanical equipment, shall be permitted in all districts and shall require site plan approval and/or an approved zoning permit prior to construction and shall be subject to the following provisions:

A. Location.

- (1) No accessory structure shall be located in a front yard. On corner lots and through lots, the reviewing agency or the Zoning Officer shall have the ability to determine which streets shall be treated as the primary and secondary streets for the purposes of this subsection. And accessory structure shall be permitted to be located in the front yard along the secondary street, provided that such shall be no closer than 15 feet to any property front lot line along a street.
- Nonenclosed outdoor dining structures within the B-1 and D-1 Districts shall be permitted to be located in a front yard without a minimum setback requirement from the front propertylot line, provided that such structures do not exceed a height of 15 feet in heightabove grade.

B. Setbacks.

(1) Accessory structures shall be set back a minimum distance from side and rear property lines, based on the size of such and the district in which it is located, as follows:

- (a) Residence and business districts: three feet, not to exceed ing 100 square feet in area and does not exceed—a height of 10 feet above grade; otherwise, five feet shall be set back a minimum of three feet from a side or rear lot line.
- (2) Accessory structures exceeding 100 square feet in area and/or a height of 10 feet above grade shall be set back a minimum of five feet from a side or rear lot line.
- (3) On lots 50 feet or less in lot width, accessory structures, including detached garages, not exceeding 300 square feet in area and a height of 15 feet above grade shall be set back a minimum of three feet from a side or rear lot line.
- (b) (4) On lots in the LI Light iIndustrial dDistricts:, accessory structures shall be set back a minimum of 10 feet from a side or rear lot line.
- Nonenclosed outdoor dining structures within the B-1 and D-1 Districts shall not have minimum setback requirements from side andor rear property lot lines, provided that such structures do not exceed a height of 15 feet in heightabove grade.
- C. Height. No accessory structure shall be greater than 1 1/2 stories or a height of 20 feet above grade.
- D. Screening. Air-conditioner (A/C) condenser units and generators Ground-moutned mechanical equipment shall be properly screened from the street by planting of evergreen trees—and, shrubs and/or a berm and/or a permitted fence or wall to provide an opaque visual barrier, provided that such shall be 100% visually impervious at all times of the year.

SECTION 6. Section 110-112.7 (Design and landscape provisions) in Article 23 (Supplementary Regulations) in PartIII (Zoning) in Chapter 110 (Land Development) of the Code of the Borough of Metuchen is hereby amended to read as follows:

§110-112.7Design and landscape provisions.

- A. Orientation. (No changes)
- B. Facade width. The width of the foremost portion of the front of the structureany façade facing a street shall not extend greater than 50% of the required lot width40 feet. A structureSuch facade may gradually become widerextend beyond 40 feet by stepping backinwardandor outward with offsets of a minimum of eight feet from the foremost portion of the front of the structure. The width of any façade facing a street to achieve the required stepping shall extend no less than

eight feet. For the purposes of this subsection, a covered porch at least four feet in depth, eight10 feet in width at the foremost portion of such structureand located not greater than four feet from the garage shall meet the intent of being a portion of the principal structure facade facing the street. Thiese provisions shall apply to pre-existing dwellings that currently conform to thiese provisions and new dwellings only.

- C. Garage locations and design. A one- or two-car garage facing the street shall be recessed behind the nearest portion of the facade byfacing the street with an offset of a minimum of eight feet. Any three-car garage shall be located to face the side or rear of the property and not the street. Any garage facing the side or rear of the property shall be recessed behind the nearest portion of the façade facing the street with an offset of a minimum of four feet. In relation to the facade, any garage facing a street shall be designed as a less obvious feature of the home in terms of location, massing, recessing, shadowing by overhangs and architectural treatments. In no case shall the garage door(s) be closer to the street than the main entry door. For the purposes of this subsection, a covered porch at least four feet indepth, eight10 feet in width at the foremost portion of such structure and located not greater than four feet from the garage shall meet the intent of being a portion of the principal structure facade facing the street. The width of the portion of the façade facing the street containing the garage shall not exceed 40% of the overall façade facing the street or 30 feet, whichever is less. In no case shall the garage door(s) be closer to the street than the main entry door. Thiese provisions shall apply to pre-existing dwellings that currently conform to thiese provisions and new dwellings only.
- D. Repetition of building design. (No changes)
- E. Existing vegetation. (No changes)
- F. Foundation plantings. (No changes)
- G. Front yard tree plantings. (No changes)
- H. Street trees. (No changes)
- I. Public sidewalks and private walkways. (No changes).

SECTION 7. All ordinances or parts of ordinances inconsistent herewith are hereby repealed to the extent of such inconsistency.

SECTION 8. If any portion of this ordinance shall be determined to be invalid, such determination shall not affect the validity of the remaining portions of said ordinance.

SECTION 9. This ordinance shall ordinance shall take effect upon final passage and publication in accordance with law and upon filing with the Middlesex County Planning Board.

Introduction: Date of Publication:				2023 2023					
COUNCILMEMBER	YES	NO	NV	AB	COUNCILMEMBER	YES	NO	NV	AB
BRANCH					HYMAN				
DELIA					KANDEL				
HIRSCH					RASMUSSEN				
MOTION					SECOND				
X – INDICAT	X – INDICATES VOTE AB- ABSENT NV- NOT VOTING								
I hereby certify the for BoroughCouncil of the meeting heldon	ne Boro	ough o	f Metu	1 0				regular	•
Deborah Zupan Borough Clerk		_							
Adopted: Date of Publication:				2023 2023					
COUNCILMEMBER	YES	NO	NV	AB	COUNCILMEMBER	YES	NO	NV	AB

COUNCILMEMBER	YES	NO	NV	AB	COUNCILMEMBER	YES	NO	NV	AB
BRANCH					HYMAN				
DELIA					KANDEL				
HIRSCH					RASMUSSEN				
MOTION					SECOND				

	ue copy of an ordinance adopted by the Borough Middlesex County, New Jersey at a regular meeting held
Deborah Zupan Borough Clerk	
ATTEST:	BOROUGH OF METUCHEN
Deborah Zupan Borough Clerk	By: Jonathan M. Busch Mayor

ORDINANCE 2023-18

Borough of Metuchen County of Middlesex State of New Jersey

ORDINANCE AMENDING CHAPTER 185 OF THE CODE OF THE BOROUGH OF METUCHEN, ENTITLED, "VEHICLES AND TRAFFIC" TO THE PARKING REGULATIONS AND TO UPDATE AND PROVIDE FOR THE INSTALLATION OF KIOSKS AND AMEND PARKING REGULATIONSIN BOROUGH PARKING LOTS FOR METERED AND PERMIT PARKING

WHEREAS, pursuant to the provisions of *N.J.S.A.* 40:11A-1 et seq., and § 32-1 of the Code, the Borough of Metuchen created the Parking Authority of the Borough of Metuchen ("Parking Authority"); and

WHEREAS, the Parking Authority has determined to install kiosks and to implement permit procedures which may be enforced by way of license plate readers in lieu of the placement of permit decals on parked vehicles in some or all of the parking lots which the Parking Authority operates in order to maximize the efficiency of the Parking Authority's operations; and

WHEREAS, Chapter 185 of the Code of the Borough of Metuchen, entitled "Vehicles and Traffic", specifically § 185-35(A) governs the parking on public and private property; and

WHEREAS, § 185-35 of the Code of the Borough of Metuchen governs, inter alia, the regulations of various municipal parking lots throughout the Borough, including the Center Street Parking Lot; and

WHEREAS, § 185-34(C) of the Code of the Borough of Metuchen governs, inter alia, handicapped parking in municipal lots; and

WHEREAS, the Mayor and Council based upon the Parking Authority's request and intentions have determined that it is in the best interest of the Borough to amend certain sections of Chapter 185 entitled, "Vehicles and Traffic", specifically § 185-1, § 185-34(C) and § 185-35(A) to effectively provide for the installation of kiosks and the use of license plate readers for enforcement of parking regulations in lieu of the placement of permit decals on vehicles in some or all of the public parking lots and to revise the regulations for the Center Street and Center Street East Parking Lots to provide for metered parking.

NOW, THEREFORE, BE IT ORDAINED by the Borough of Metuchen, County of Middlesex, New Jersey, that Chapter 185 of the Code of the Borough of Metuchen, specifically §185-1, entitled "Definitions; word usage; official time standard", § 185-34, entitled "Handicapped parking", specifically subsection (C) and §185-35, entitled, "Control for movement and parking of traffic on public and private property", specifically §185-35, subsection (A) are hereby amended and supplemented to state follows:

§185-1 Definitions; word usage; official time standard

- A. Words and phrases. Whenever any words and phrases are used in this chapter, the meaning respectively ascribed to them in Subtitle 1 of Title 39 of the Revised Statutes of the State of New Jersey shall be deemed to apply to such words and phrases used herein.
- B. The following words and phrases, which are not defined in Subtitle 1 of Title 39 of the Revised Statutes of the State of New Jersey, shall have the meanings respectively ascribed to them in this section for the purposes of this chapter.

PARKING AUTHORITY The Parking Authority of the Borough of Metuchen

PARKING METER or KIOSK Any mechanical device or meter not inconsistent with this chapter placed or erected for the regulation of parking by authority of this chapter. Each parking meter or kiosk installed shall record a certain number of minutes or hours by the use of a clock mechanism determining the period of time for which parking privileges may be granted upon the payment of the required fee in or by such device indicate by proper legend the legal parking time established by the Borough and, when operated, shall at all times indicate the balance of legal parking time and, at the expiration of such period, shall indicate illegal or overtime parking. References herein to "parking meter" and/or "kiosk" shall be used interchangeably throughout Chapter 185. Any and all references to "meter" or "parking meter" shall also include "kiosk."

PARKING METER SPACE Any space within a parking meter zone, which is adjacent to a parking meter <u>or in the vicinity of a kiosk</u> and which is duly designated for the parking of a single vehicle by lines painted or otherwise durably marked on the curb or on the surface of the street or lot adjacent to or adjoining the parking meters <u>or in the vicinity of a kiosk</u>.

PARKING METER ZONE Any restricted on-street parking area or off-street parking lot upon which parking meters or kiosks are installed Stalled and in operation.

C. Official time standard. Whenever certain hours are named in this chapter, they shall mean either eastern standard time or eastern daylight savings time as may be in current use.

§185-3 Definitions; word usage; official time standard

* * * *

C. Handicapped parking in municipal parking lots and board of education property. In accordance with the provisions of N.J.S.A. 39:4-197 the following off-street parking lotsyards and Board of Education property are designated as handicapped parking areas. Such spaces are for use by persons who have been issued special

identification cards, plates or placards issued by the Motor Vehicle Commission, or a temporary placard issued by the Chief of Police. No other person shall be permitted to park in these areas.

Location	Number of	+	Formatted Table
	Spaces		
480 Route NJ 27 (Middlesex	4		
Avenue)			
35 Lincoln Avenue	6		
15 Center Street	8		
15 Pearl Street	6		
25 Halsey Street	6		Formatted: Not Highlight
New Street	5		Formatted: Not Highlight
500 Main Street	2		
5 Pennsylvania Avenue	6		Formatted: Not Highlight
	3		
South Main Street	4		Formatted: Not Highlight
0.1.00			
24 Station Place	2		Formatted: Not Highlight
	480 Route NJ 27 (Middlesex Avenue) 35 Lincoln Avenue 15 Center Street 15 Pearl Street 25 Halsey Street New Street 500 Main Street 5 Pennsylvania Avenue	Spaces 480 Route NJ 27 (Middlesex Avenue) 4 35 Lincoln Avenue 6 15 Center Street 8 15 Pearl Street 6 25 Halsey Street 6 New Street 5 500 Main Street 2 5 Pennsylvania Avenue 6 3 South Main Street 4	Spaces 480 Route NJ 27 (Middlesex Avenue) 35 Lincoln Avenue 6 15 Center Street 8 15 Pearl Street 6 25 Halsey Street 5 500 Main Street 2 5 Pennsylvania Avenue 6 3 South Main Street 4 4

§ 185-35 Control for movement and parking of traffic on public and private property

A. Regulation for the movement and the parking of traffic on municipal property and Board of Education property. In accordance with the provisions N.J.S.A. 39:4-197, the following municipal and Board of Education Property shall have the movement of traffic controlled by the type of regulation indicated. No person shall operate or park a vehicle in violation of the regulations indicated.

Properties.

I. A and P parking lotCenter Street East Lot (15 Pearl Street). Regulations:

- (a) No person shall park a vehicle on the property designated by the Parking Authority as "Permit Parking", unless an appropriate and current parking permit isas issued by the Parking Authority of Borough of Metuchenfor said vehicle, for the aforementionedparking lot, for the specific time frame, and to the extent required by the Parking Authority is properly displayed on said vehicle, as indicated on sketch drawing. I.
- (b) No person shall park a vehicle on the property designated by the Parking Authority as "Metered Parking" without payment of the designated

metered amounts, or for longer than the metered time limit for the designateddays and times as determined and approved by Resolution of the Parking Authority and posted on the property.

- (c) All vehicles must park in designated areas and between the lines provided.
 - (ed) Head-on parking only.

II. Center Street Lot Parking Lot. Regulations:

- (a) No person shall park a vehicle on the property designated by the Parking Authority as "Metered Parking" without payment of the designated metered amounts, or for longer than the metered time limit for the designated days and times as determined and approved by Resolution of the Parking Authority and posted on the property unless an appropriate and current parking permit is issued by the Parking Authority of Borough of Metuchen is properly displayed on said vehicle, as indicated on sketch drawing.
- (b) No person shall park a vehicle on the property designated by the Parking Authority as "Permit Parking", unless an appropriate and current parking permit is issued by the Parking Authority for said vehicle, for the aforementioned parking lot, for the specific time frame, and to the extent required by the Parking Authority is properly displayed on said vehicle.
- (c) __All vehicles must park in designated areas and between the lines provided.
 - (de) Head-on parking only.

III. Friendly's Parking Lot, 550 Middlesex Avenue. Regulations:

- (a) No person shall park a vehicle in designated marked spaces on the property unless an appropriate and current parking permit is as issued by the Parking Authority of Borough of Metuchen for said vehicle for the aforementioned parking lotand to the extent required by the Parking Authority properly displayed on said vehicle.
- (b) All vehicles parking pursuant to a permit as issued by the Parking Authority must park in designated spaces only and between the lines provided.
- (c) No person shall park a vehicle in designated spaces for longer than the time and only between the hours permitted by the Parking Authority of Borough of Metuchen.

Gulton Complex, 212 Durham Avenue. Regulations:

- (a) No person shall park a vehicle on the property unless the appropriate and current parking fee is paid in the amount and manner as determined by the Parking Authority of Borough of Metuchen.
- (b) All vehicles must park in designated marked spaces and between the lines provided as indicated on sketch drawing.3
- (c) No person shall park a vehicle for longer than the time limit and onlybetween the hours permitted by the Parking Authority of Borough of Metuchen.

Halsey Street Parking Lot. Regulations:

- (a) ____No person shall park a vehicle on the property <u>designated by the Parking Authority as "Permit Parking"</u>unless an appropriate and current parking permit <u>isas</u> issued by the Parking Authority <u>ofBorough of Metuchen for said vehicle for the aforementioned parking lot, for the specific time frame, and to the extent required by the Parking Authority is properly displayed on said vehicle; <u>asindicated on sketch drawing.</u>4</u>
- (b) No person shall park a vehicle on the property designated by the Parking Authority as "Metered Parking" without payment of the designated metered amounts, or for longer than the metered time limitfor the designated days and times as determined and approved by Resolution of the Parking Authority and posted on the property.
- (c) All vehicles must park in designated areas and between the linesprovided.
 - (ed) Head-on parking only.
- (d) No person shall park a vehicle for longer than the metered time limitbetween the hours listed on any day (except Sundays and publicholidays) upon the property as indicated on sketch drawing.5

Time Limit	Hours	Limits
24 hrs.	24 hrs./day	As shown on sketch

IV

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Lake Avenue, Building B Area, the District at Metuchen. Regulations:

(a) No person shall park a vehicle on the property unless the parking fee asdetermined by the Parking Authority of Borough of Metuchen is paidand an appropriate and current parking permit isas issued by the Authority for said

vehicle for the aforementionedparking lot.and to the extent required by the Parking Authorityis properly displayed on said vehicle.

- (b) All vehicles must park as directed by the parking attendant in designatedareas and between the lines provided as indicated on sketch drawing.7
- (c) No person shall park a vehicle for longer than the time and only betweenthe hours permitted by the Parking Authority of Borough of Metuchen.

New Street Parking Lot. Regulations:

- No person shall park a vehicle on the property designated by the Parking Authority as "Permit Parking" unless an appropriate and current parking permit isas issued by the Parking Authority of Borough of Metuchenfor said vehicle for the aforementioned parking lot, for the specified time frameand to the extent required by the Parking Authority is properly displayed on said vehicle, as indicated on sketch drawing.8.
- No person shall park a vehicle on the property designated by the Parking Authority as "Metered Parking" without payment of the designated metered amounts, or for longer than the metered time limit for the designated days and times as determined and approved by Resolution of the Parking Authority and posted on the property.
- All vehicles must park in designated areas and between the lines provided.
 - (<u>ed</u>) Head-on parking only.
- (d) No person shall park a vehicle for longer than the metered time limit between the hours listed on any day (except Sundays and public holidays) upon the property as indicated on sketch drawing.9

Time Limit	Hours	Limits
1 hr.	8:00 a.m. to 6:00 p.m.	As shown on sketch
2 hrs.	8:00 a.m. to 6:00 p.m.	As shown on sketch
24 hrs.	24 hrs./day	As shown on sketch

One-way. The described property is hereby designated as one-way. Formatted: Indent: First line: 0.5" in the direction indicated below and posted on the property.

Location	Direction
Aisle A-B	Counter-clockwise

Metuchen Borough Hall Parking Lot, 500 Main Street. **Regulations:**

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- (a) (Metuchen Borough Hall Parking Lot shall be for Borough Hallemployees and Metuchen Borough Hall Business during regularbusiness hours and any after hour activities associated with BoroughHall.
- (b) The east side of Main Street beginning from a point 81 feet 7 inchesnorth of State Hwy 27 continuing for a distance of 76 feet north will befor Metuchen Borough Hall Business.
- (c) All vehicles must park in designated marked spaces and between thelines provided on the property as indicated on attached Sketch SK-1.
- (d) Violators shall be fined \$250 and be subject to having their car towed atthe expense of the vehicle owner.

Pearl Street Parking Lot. Regulations:

- (a) No person shall park a vehicle on the property unless an appropriate and appropriate and appropriate and appropriate and are parking permit is as issued by the Parking Authority of Borough of Metuchen for said vehicle for the aforementioned parking lotand to the extent required by the Parking Authority is properly displayed on said vehicle, as indicated on sketchdrawing. 14.
- (b) All vehicles must park in designated areas and between the linesprovided.
 - (c) Head-on parking only.
- (d) No person shall park a vehicle for longer than the metered time limitbetween the hours listed on any day (except Sundays and publicholidays) upon the property as indicated on sketch drawing. 15

Time Limit	Hours	Limits
24 hrs.	24 hrs./day	As shown on sketch

VI.

Pennsylvania Avenue Parking Lot. Regulations:

- (a) No person shall park a vehicle on the property designated by the Parking Authority as "Permit Parking" unless an appropriate and current parking permit isas issued by the Parking Authority of Borough of Metuchenfor said vehicle for the aforementioned parking lot, for the specified timeand to the extent required by the Parking Authority is properly displayed on said vehicle, as indicated on sketch drawing 17.
- (b) No person shall park a vehicle on the property designated by the Parking Authority as "Metered Parking" without payment of the designated metered amounts, or for longer than the metered time limit for the designated days

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and times as determined and approved by Resolution of the Parking Authority and posted on the property

- (c) All vehicles must park in designated areas and between the lines provided.
 - (de) Head-on parking only.
- (d) No person shall park a vehicle for longer than the metered time limit between the hours listed on any day (except Sundays and public holidays) upon the property as indicated on sketch drawing. 18

Time Limit	Hours	Limits
24 hrs.	24 hrs./day	As shown on sketch

VII. Railroad Plaza Parking Lot. Regulations:

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- (a) No person shall park a vehicle on the property designated by the Parking Authority as "Permit Parking" unless an appropriate and current parking permit isas issued by the Parking Authority of Borough of Metuchenfor said vehicle for the aforementioned parking lot, for the specified time, and to the extent required by the Parking Authority is properly displayed on said vehicle, as indicated on sketch drawing 20.
- (b) No person shall park a vehicle on the property designated by the Parking Authority as "Metered Parking" without payment of the designated metered amounts, or for longer than the metered time limit for the designated days and times as determined and approved by Resolution of the Parking Authority and posted on the property
- (c) All vehicles must park in designated areas and between the lines provided.
 - (de) Head-on parking only.
- (d) No person shall park a vehicle for longer than the metered time limit between the hours listed on any day (except Sundays and public holidays) upon the property as indicated on sketch drawing. 21

ime	Hours	Lim ∢ its	Formatted: Indent: Left: 1", First line: 0.5", Space After: 0 pt, Line spacing: single
Limit			
4 hrs.	24 hrs./day	As shown on	Formatted: Indent: Left: 1", First line: 0.5", Space After: 0 pt, Line spacing: single
		sketch	
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(e) One-way. The described property is hereby designated as one-way in the direction indicated below and on the property.

Location	Direction
Aisle A-B	Counter-clockwise

VIII. South Main Street Parking Lot. Regulations:

- (a) No person shall park a vehicle on the property designated by the Parking Authority as "Permit Parking" unless an appropriate and current parking permit isas issued by the Parking Authority of Borough of Metuchenfor said vehicle for the aforementioned parking lot, for the specified time, and to the extent required by the Parking Authority is properly displayed on said vehicle, as indicated on sketch drawing. 24.
- (b) No person shall park a vehicle on the property designated by the Parking Authority as "Metered Parking" without payment of the designated metered amounts, or for longer than the metered time limit for the designated days and times as determined and approved by Resolution of the Parking Authority and posted on the property
- (c) __All vehicles must park in designated areas and between the lines provided.
 - (de) Head-on parking only.
- (d) No person shall park a vehicle for longer than the metered time limit between the hours listed on any day (except Sundays and public holidays) upon the property as indicated on sketch drawing.25

Time Limit	Hours	Limits
5 hrs.	8:00 a.m. to 6:00 p.m.	As shown on sketch

IX. Station Place Parking Lot. Regulations:

(a) ____No person shall park a vehicle on the property designated by the Parking Authority as "Permit Parking" unless an appropriate and current parking permit isas issued by the Parking Authority of Borough of Metuchen for said vehicle for the aforementioned parking lot, for the specified time, and to the extent required by the Parking Authority, is properly displayed on said vehicle, as indicated on sketch drawing. 27.

(b) No person shall park a vehicle on the property designated by the Parking Authority as "Metered Parking" without payment of the designated metered amounts, or for longer than the metered time limit for the designated days

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and times as determined and approved by Resolution of the Parking Authority and posted on the property

- (c) __All vehicles must park in designated areas and between the lines provided.
 - (de) __Head-on parking only.

(d) No person shall park a vehicle for longer than the metered time limit between the hours listed on any day (except Sundays and public holidays) upon the property as indicated on sketch drawing. 28

	Hours	Lim ←
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Limit		
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4 hrs.	hrs./day	shown on
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- (2) Issuance of permits; permit fees. The Parking Authority-of the Borough of Metuchen is hereby authorized to issue permits to owners or drivers of motor vehicles on a periodic basis, as it deems appropriate, including but not limited to, yearly, semiannually, quarterly, monthly, weekly, and daily and hourly, for a fee collected in advance of parking privileges, which fee shall be set at a reasonable rate to be determined by the Parking Authority in accordance with the provisions of N.J.S.A. 40:11A-6(4)(f).
- (3) Effect of the permit. The permit provided for by Subsection (2)B will authorize the legal parking of a vehicle in the aforesaid designated lot in reserved sections designated therefor and the dates thereof.
- (4) <u>Metered parking; time intervals; and rates. The Parking Authority is hereby authorized, as it deems appropriate, to determine and designate metered parkingon its property, the specific times and rates to be collected in advance of parking privileges, which rates and fees shall be set at a reasonable rate in accordance with the provisions of N.J.S.A. 40:11A-6(4)(f) and approved by Resolution and posted accordingly.</u>
- (5) Authority of Parking Authority. The Parking Authority—of the Borough is hereby authorized to make reasonable regulations for the issuance of the permits provided for by this section, and to erect signs giving notice in each designated parking area of the section reserved for either permit parking or metered parking. The Parking Authority is hereby authorized to determine from time to time the number of spaces in each of such areas to be reserved for metered parking and/or for permit parking. Such—The ParkingAuthority is hereby authorized in its discretion, in consultation with the Borough to determine and designate such spaces in the aforesaid areas as "Permit Parking" and/or "Metered Parking" and shall post appropriate signs giving notice thereof.

- (65) Parking by permit parkers in unreserved areas or spaces. It shall be unlawful for permit parkers to park in any area or parking space other than those designated for permit parking pursuant to the provisions of Subsection A without depositing in the meter or kiosk the payments required in other provisions of this chapter.
- (67) For a vehicle to be parked lawfully in a permit parking area the following provisions must be met:
 - (a) Each vehicle parked must display an official have a permit issued by the Parking Authority of the Borough of Metuchen in accordance with the provisions of this section.
 - (b) Such permit shall set forth the designated off-street parking lot, the dates for legal parking thereof and shall be displayed in the lower right-hand portion of the rear window or right rear side window of each vehicle in such a manner as to be clearly visible from the rear window when parked or as otherwise required by the Parking Authority.
 - (c) Vehicle shall be parked head in.
 - (de) Each permit shall be valid only when used for a vehicle designated on the application form.
 - (de) It shall be unlawful and a violation of the provisions of this section to allow for any person to cause, allow, permit or suffer any vehicle registered in the name of or operated by such person to be parked in a permit parking reserved area in any designated off-street parking lot without displaying the proper permit as provided herein or as otherwise required by the Parking Authority or otherwise complying with this section.
- (7) Enforcement. It shall be the duty of the Police Department, <u>Parking Enforcement Officer</u> and/or Parking Authority of the Borough of Metuchen to enforce the permit and meter time limit parking provisions of this section.
- (8) Parking or standing a vehicle in a parking meter space in the off-street parking meter zones designated and approved by Resolution of the Parking Authority and posted on the propertydescribed below shall be lawful only when the designated required fee is deposited in a parking meter or kiosk or otherwise payment is made and is not in excess of the maximum parking time for the amount deposited or paid indicated during the hours of operation specified, on all days except Sundays and holidays, and only upon the deposit of such amount as is indicated for each specified period of time.
- **BE IT FURTHER ORDAINED** by the Mayor and Council that all remaining sections of Chapter 185 not specifically amended herein, including but not limited to §185-34(A), (B) (D) (E) (F) (G) (H), and §185-35(B), (C), (D), (E) and (F), shall not be affected by the within amendments and shall remain in full force and effect.

- **BE IT FURTHER ORDAINED** that should any section, paragraph, sentence, clause, or phase of this ordinance be declared unconstitutional or invalid for any reason, the remaining portion of this ordinance shall not be affected thereby and shall remain in full force and effect, and to that end the provisions of this ordinance are hereby declared to be severable; and
- **BE IT FURTHER ORDAINED** that all ordinances or parts of ordinances inconsistent with this amending ordinance are hereby repealed to the extent of their inconsistencies only; and
- **BE IT FURTHER ORDAINED** that this ordinance shall be in full force and take effect after final passage and publication, as required by law.
- **BE IT FURTHER ORDAINED** by the Mayor and Borough Council of the Borough of Metuchen that all Borough officials shall take all necessary actions to in order to effectuate the within Ordinance, including but not limited to the installation of sign/s in the above designated area.

ORDINANCE 2023-19

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ORDINANCE AMENDING THE CODE OF THE BOROUGH OF METUCHEN CHANGING CHAPTER 75, ENTITLED, "CIRCUS AND CARNIVALS" TO "SPECIAL EVENTS" AND ADOPTING APPROVAL PROCEDURES AND FEES FOR CONDUCTING SPECIAL EVENTS AND BLOCK PARTIES WITHIN THE BOROUGH OF METUCHEN

WHEREAS, the Chapter 75 of the Code of the Borough of Metuchen, entitled, "Circus and Carnival" currently regulates and requires a permit and application procedure for any person or entity to conduct a "carnival, fair, circus, or other exhibits, or special event" within the Borough of Metuchen; and

WHEREAS, upon the recommendation of the Chief of Police, the Council of the Borough of Metuchen has determined that it is in the best interests of the community torename and clarify Chapter 75 and to establish Special Event approval procedures and fees to secure the public safety, health and general welfare incidental to the congregation of persons at Special Events, to remediate the impact of such events, and to require anyone intending to hold a SpecialEvents and/or Block Party hereinafter described to obtain a permit for any such event.

NOW THEREFORE, BE IT ORDAINED that the Council of the Borough of Metuchen, County of Middlesex, State of New Jersey, hereby amends and supplements the Code of the Borough or Metuchen and renames the title of Chapter 75 from "Circus and Carnivals" to "Special Events" to state as follows:

CHAPTER 75 ARTICLE I SPECIAL EVENTS

§ 75-1 Purpose and Intent

The purpose of the within section is to establish special event approval procedures and fees to remediate the impact of such events, and it shall be construed to secure the beneficial interests and purposes thereof, which include public safety, health and general welfare — through structural strength, stability, sanitation and safety to life and property from fire and other hazards incidental to the congregation of persons at special events. This section shall ensure that special events do not create disturbances, become nuisances, menace or threaten life, health, and property, obstruct or disrupt, or cause

undue, traffic or threaten or damage public property. It is not the intent of this section to regulate in any manner the content of speech or infringe upon the right to assemble, except for the time, place and manner of speech and assembly, and this section should not be interpreted nor construed otherwise.

§ 75-2 Definitions

ABOVE-BASE SERVICE — The cost of providing municipal services, such as public safety and sanitation, in excess of those services and facilities typically provided by the municipality to all other residents.

APPLICANT — The person or group sponsoring or organizing a special event and applying for a special event approval as required under this section.

CARNIVAL, EXHIBITION, FAIR or TRAVELING SHOW - Includes a transient outdoor show or exhibition conducted in a temporary structure, composed wholly or partly of canvas, vinyl or similar material, as a place of amusement or recreation or for any other similar public assemblage in which is conducted, operated or permitted games of chance, skill or partly chance or skill; or wherein goods are given or awarded to persons paying a consideration for a chance or opportunity to win or secure the same as a prize or award; or where concession stands or amusement stands are operated, conducted or maintained.

CIRCUS - Includes a transient show or exhibition typically conducted in a temporary structure, composed wholly or partly of canvas, vinyl or similar material, in which are displayed or exhibited for the amusement or recreation of the general public feats of horsemanship, tumbling, acrobatics and feats of human skill and daring, together with feats of highly trained or unusually skilled animals, either alone or in concert with their tamers, trainers or keepers, as permitted by law, and the performances of those persons garbed or dressed and made up in the costumes and makeup commonly or generally associated with circus clowns. Circuses shall not be permitted within the Borough of Metuchen.

COST RECOVERY CHARGES — Above-base service costs for municipal services charged by the Borough to an applicant in conjunction with a Special Event permitted under this section.

DEMONSTRATION — A public assembly, a meeting or gathering, a rally or protest event, a political rally or event, speechmaking, marching, the holding of vigils, and all other like forms of conduct, the primary purposes of which is expressive activity or the communication or expression of views or grievances, that (1) is engaged in by less than 50 persons; or (2) will not occur upon any Borough property, including a street, sidewalk, park or alley, without compliance with the normal and customary traffic regulations or controls governing such places (for example, do not require street, or sidewalk closure or traffic diversion); (which event meeting one or more of these characteristics shall be deemed a special event). The term "demonstration" shall not mean

the casual use of Borough property which does not have an intent or propensity to draw a crowd of onlookers.

FARMERS MARKET - Shall mean a common facility or area where several farmers or growers gather on a regular, recurring basis to sell a variety of fresh fruits and vegetables or other locally-grown farm products directly to consumers.

FIRST AMENDMENT ACTIVITY — Expressive and associative activity that is protected by the United States Constitution and/or the New Jersey Constitution, including, but not limited to speech, press, assembly, and/or the right to petition, for example, but not by way of limitation, a march, an assembly in support of or opposition to a political or social issue, or a vigil, excluding commercial activities.

FLEA MARKET - Shall mean an open market, usually held outdoors where a variety of goods are sold including jewelry, household goods, food and other inexpensive items.

NON-PROFIT - Shall mean an organization or entity which has been duly established and operates in accordance with the New Jersey Nonprofit Corporation Act, *N.J.S.A.* 15A:1-1, et seq., or a similar entity which has been organized under the laws of a jurisdiction other than the State of New Jersey (defined as a "foreign corporation" under *N.J.S.A.* 15A:1-2f) and which may have obtained federal tax exempt status under Section 501(c) of the Federal (IRS) Tax Code.

PARADE - Shall mean organized public procession on a festive or ceremonial occasion; to march or walk in a procession.

RALLY - Shall mean a demonstration and/or First Amendment Activity as that term is defined above.

RACE — A competition of speed in which participants utilize various transportation mechanisms to get from one location to another in the shortest period of time, occurring on a Borough street and/or sidewalk; these transportation mechanisms may include, but are not limited to, bicycles, automobiles, and/or running.

 $RUN/WALK \ -- \ A \ noncompetitive \ race \ in \ which \ participants \ run \ and/or \ walk \ from \ one location \ to \ another \ on \ a \ Borough \ street \ and/or \ sidewalk.$

SPECIAL EVENT - Shall mean a preplanned event or series of events, sponsored by a public or private person or entity, which is:

- a. Located wholly or partially on property owned or maintained by the Borough; or
- Permissibly located on any other property and requires for its successful execution the provision and coordination of municipal services to a degree significantly over and above that which the Borough routinely provides; or
- c. Any parade or other event, such as a carnival, fair, , concert, exhibition, race, rally, run, walk or walkathon, bicycle race, celebration, sporting event, farmers market, flea market, bonfire, show, or wedding, traveling show, or any other type

of large event generating a parking or traffic situation that may interfere with the movement of normal traffic and/or emergency vehicles, taking place in or upon any street, park, or other public place, or private property, in the Borough of Metuchen.

 d. First Amendment Activity meeting the above definition of Demonstration shall not be considered a Special Event requiring a permit.

§ 75-3 Application of Provisions.

This Chapter imposes regulatory requirements on certain activities which are held on municipal streets, public or private property definedherein as Special Events. The requirements imposed by this Chapter do not alter, supersede or nullify any requirements contained in other statutes, ordinances or regulations which may also regulate these same activities. These requirements shall be applied in a content-neutral manner and without discrimination as to race, religion, sex, national origin, political affiliation or other unlawful discriminatory classification. This section shall not apply to the following events:

- a. Events occurring inside permanently established, fully enclosed locations, places of assembly, such as a place of worship, public auditorium, theater, recreation hall, gym, or other enclosed structure designed and approved primarily for housing, hosting an event for such a purpose, provided that the maximum number of persons expected to attend or in actual attendance does not exceed the maximum capacity of the enclosed location or wherein the Special Event is to be located.
- b. Events in conjunction with school sponsored andrelated events on school property held in normal course of its operations, which would include sporting events that include at least half of the participants to be students of said school, house of worship events on house of worship property if designed for that use, or governmentsponsored public hearings. The within exception shall not apply to the lease, license or use of the school or house of worship property to or by a third-party.

§ 75-4 Permit Required

Any person or organization desiring to hold any Special Event as defined herein, must first apply for and obtain a Special Event Permit in accordance with the requirements of this section. Any application for a Special Event sought to occur at the Metuchen Town Plaza must also fully comply with and meet all of the conditions and requirements of Chapter Article 3 of Chapter 124 of the Code of the Borough of Metuchen. Permits for Block Party Street Closure Permits shall be governed by Article II below, § 75-16 through § 75-19.

§ 75-5 Application

- a. Any person or organization seeking issuance of a permit hereunder shall file an application with the Borough Clerk, on a form to be provided for that purpose, on which form the applicant shall furnish pertinent information to include but not limited to the following:
 - 1. The name, address, e-mail address and telephone number of the applicant.
 - 2. The name, address, e-mail address and telephone number of the person or persons, corporation, organization or association sponsoring and/or conducting the activities at Special Event.
 - 3. The name, address and telephone number of the person or persons who will chair the Special Event and be responsible for the conduct thereof. If this individual is a participant in the event, then the name, address and telephone number of a non-participant who can be reached during the event.
 - 4. The address of all property upon which the Special Event is to be held, together with the name and address of the record owners of such property. Proof of ownership of all property upon which the Special Event is to be held or a statement under oath by the record owner or owners of all such property for an outdoor special event of fifty (50) people or more for the purpose set forth on the application.
 - 5. The specific nature and purpose of the Special Event, together with a schedule of all events, activities or acts and examples of the proposed advertising of the event, if any, together with the names of the performers who will be performing at the Special Event.
 - 6. A detailed description of the proposed event and a sketch that shows location of the event, the area or route to be used, along with proposed structures, tents, fences, barricades, signs, banners and restroom facilities, more commonly referred to as a "footprint." The sketch or plan of the proposed site, should include the area where the Special Event will be situated, the location and routes of ingress and egress, all proposed parking areas, driveways and roads as they relate to traffic flow, traffic control and safety measures, fire access lanes and lanes for other emergency vehicles should be shown on the sketch or plan.
 - 7. The date(s) and hours for which the permit is desired, and proposed rain date if requested.
 - 8. Complete details as to how the applicant intends to provide for security, traffic control, adequate toilet and other sanitary facilities, site cleanup, separation of recyclables and disposal of trash and debris and parking (and in particular, whether any temporary parking areas will be required). Applicant shall also include the number of staff. Including security personnel.

- 9. The number of attendees, participants, spectators, contestants, admission tickets to be sold, and/or other people that are reasonably anticipated to attend the event, as well as the number of the proposed vehicles.
- 10. The plans for sound control and sound amplification, if any, including the number, location and power of the amplifiers and speakers, together with the applicant's proposal to confine the sound to the area of the Special Event. In addition, provide whether any music will be either live or recorded or whether any other unusual noise will accompany the event.
- 11. A detailed description of the Borough's resources or services that are anticipated to be required to be provided in connection with the event, police, fire, and/or emergency.
- 12. All required licenses where appropriate, i.e., for alcoholic beverage consumption or service, use of tents, conducting of raffles, or other licenses, approvals or permits required to conduct the event.
- 13. The name of the company or firm, address and telephone number which will provide insurance for indemnification.
- 14. The name, address and telephone number of person(s) responsible for clean up at the conclusion of the Special Event.
- 15. Such other information as the Borough Administrator, Chief of Police, Fire Department and/or Board of Health may deem necessary in order to properly provide for traffic control, street and property maintenance and the protection of the public health, safety and welfare.
- 16. Any applicant claiming status as a nonprofit organization shall be required to provide the necessary documentation to that effect.
 - 17. A non-refundable application fee in the amount of \$100.
- b. Upon verification that the application is complete, the Borough Clerk shall refer the application to the Borough Administrator and Chief of Police for preliminary review in accordance with this section. The Borough Administrator and/or Chief of Police may require the applicant to supplement its application with any pertinent documentation that may be of assistance in their review of the application. The Borough Administrator and/or Chief of Police may also require the applicant to meet to discuss the proposed Special Event during the consideration of whether to issue a permit and/or after the issuance of the permit.
- c. All completed applications must be submitted to the Borough Clerk or his or her designee at least <u>sixtyninety</u> (9060) days prior to the desired event, unless the applicant receives a waiver of this requirement from the Mayor and/orBorough Council, or unless the application is for a Special Event of the type covered by (d) below. The Boroughreserves the right to reject an application if fees for a prior year's event have not

been paid in full or if the applicant is delinquent in payment of any Borough taxes, fines or fees.

- Demonstrations and/or First Amendment activities. Applications for a First Amendment activity not encompassed within the definition of a "demonstration" shall be processed by the Borough no later than five (5) business days prior to the date and time the event is proposed to occur. In order to preserve the health, safety and welfare of the Borough residents and guests and the general public, the Borough still requires the receipt of a completed application. If the Borough does not have the opportunity to complete its review prior to the Borough's approval under these expedited circumstances, the Borough reserves the right to modify the authorized duration, route and/or location of the event based on content neutral public health, safety and welfare concerns, including, but not limited to, accommodations for pedestrians, vehicular traffic, staffing availability, and emergency vehicle access. Notwithstanding anything to the contrary herein, the Borough Administrator, shall have the discretion to waive these time periods, in the interest of accommodating the free expression of opinion. Such waiver shall not be unreasonably withheld but can be denied upon a finding that the Borough would be unable to provide for legitimate health, safety and traffic concerns. If a waiver is denied, all efforts shall be made to find alternative avenues for the applicant to reach his or her intended audience.
- e. Any person or organization seeking issuance of multiple permits throughout the course of a calendar year are strongly encouraged to and may request an appointment with the Borough Administrator and Borough Clerk, prior to and for the submission of an applications to the Borough for more than one Special Event Permit hereunder. In such a case, the Borough Administrator shall consider a reduction in the \$100.00 application fee for each of the Special Events Permits.Otherwise, to the extent that multiple Special Event Permits are required by said person and/or organization a separate application fee and all of the requirements of this Ordinance shall be met.
- f. Applicants shall not advertise or promote, either in printed, digital or electronic format on the internet and/or social media platforms prior to obtaining a Special Events Permit. Premature advertising and/or promotion may be sole grounds for denial of the permit.

§ 75-6 Standards

- a. The standards for the issuance of a permit pursuant to this section by the Borough Administrator shall include but shall not necessarily be limited to, the following findings:
 - 1. That the proposed event will not unreasonably interfere with or detract from the general public's enjoyment of public parks, facilities, roadways, or facilities to be utilized.

- 2. That the proposed activity and use will not unreasonably interfere with or detract from the promotion of public health, welfare, safety, and recreation.
- 3. That the proposed activity and uses that are reasonably anticipated will not be likely to include violence, crime or disorderly conduct.
- 4. That the facilities desired have not been reserved for other use at the date and hour requested in the application.
- 5. That the applicant will maintain premises in the same condition which existed prior to the event.
- b. The Borough Administrator and/or Chief of Police may consider the following factors when considering if a Special Event requires cost recovery charges and the employment of above base municipal services beyond the regularly scheduled shift or the employment of a private contractor:
 - 1. The number of anticipated attendees.
 - 2. The size of the geographical area for which this Special Event requires municipal services.
 - 3. Whether the event historically has, or is likely to, produce an excessive amount of traffic garbage, trash and litter.
 - 4. The proximity of the Special Event to residential areas or the likelihood that garbage from a Special Event will affect residential areas.
 - 5. The proximity of the Special Event to bodies of water or any natural resource that should be protected from garbage and pollution.
 - 6. The likelihood that garbage from the event could constitute a fire hazard.
 - 7. The number of Special Events, the person and/or organization has conducted throughout the course of the calendar year.

§ 75-7 Hours of operation; rules of conduct.

- a. Hours of operation. All Special Events shall be conducted between the following hours only;
 - 1. Monday through Friday: 9:00 a.m. to 10:00 p.m.
 - 2. Saturday: 9:00 a.m. to 10:00 p.m.
 - 3. Sunday: 11:00 a.m. to 10:00 p.m.

§ 75-8 Conditions of Approval; temporary closing of streets

The Borough Administrator and/or Chief of Police may impose any such conditions reasonably calculated to reduce or minimize dangers and hazards to vehicle or pedestrian traffic and the public health, safety, and welfare, including but not limited to changes in the date, time, duration or number of participants as requested by the applicant.

Prior to the approval of a permit by the Borough Administrator, the Chief of Police shall determine whether in his or her judgment the presence of off-duty Metuchen Police Officer(s) shall be required at said special event. If the presence of off-duty police officer(s) is deemed necessary by the Chief of Police, the applicant shall agree to pay for such off-duty police officer(s) at the rate of pay established by the Mayor and Council for off-duty police officers.

For the purpose of public safety and welfare, the Chief of Police is authorized, with prior notice to the Mayor and Borough Council, to temporarily close Borough roads or streets for a period of 24 hours and/or temporarily prohibit parking along the same during the event. The sponsor(s) of the event shall be responsible for direct notification located to each residence on the street or roadway to be temporarily closed or where specific parking prohibitions have been approved by way of a mailing approved by the Chief of Police.

Where the event will take place and/or will impact the normal flow of traffic on any street or road, public notice in the form designated by the Chief of Police shall be developed and approved by the Chief of Police prior to conducting said event.

§ 75-9 Fees

All applicants for Special Event permits shall be required to pay a nonrefundable application fee, and a \$100.00 permit fee, as well as all other fees that are determined to be necessary by the Borough Administrator, in consultation with the Chief of Police and other appropriate Borough officials and employees depending upon the nature and extent of the proposed activity. The application fee shall be due and payable at the time that an application is submitted.

Other fees that may be required include, but are not necessarily limited to above base service costs, including costs associated with the provision of police and/or fire supervision, emergency and sanitation services, staffing, use of Borough owned property and/or use of Borough owned vehicles or equipment and the creation and/or use of temporary parking areas.

Applicants shall be provided with an estimate of required fees by the Borough Administrator after review of the contents of the application. All required fees shall be due and payable at least five (5) days prior to the event. In addition to the fees payable prior to each event, the applicant shall be required to pay for any and all additional or unanticipated expenses which were occasioned or become necessary during or after the Special Event, as a result of the Special Event.

§ 75-10 Waiver of Fees

The Borough Administrator may waive, some or a portion of the fees provided for in this Chapter upon the written request of any civic association, charitable association or nonprofit corporation.

The Borough Administrator may consider the following factors when considering a civic association, charitable organization, and/or nonprofit corporation's request for waiver of any fee or portions thereof:

- a. Benefit to the residents of Borough of Metuchen from the civic association, charitable organization, and/or nonprofit corporation's activities.
- b. Benefit to residents of the area from the civic association, charitable organization, and/or nonprofit corporation's activities.
- c. Amount of money expected to be raised by the civic association, charitable organization, and/or nonprofit corporation by the activity for which the waiver is requested.
- d. Percentage of amount raised by the civic association, charitable organization, and/or nonprofit corporation through the activity for whichthe waiver is requested, which is expended on costs and administrative expenses.
 - e. Dollar amount of fees to be waived.
- f. Above-base services of the Borough attributable to the activity for which the waiver is requestedbecome necessary during or after the event, as a direct result of the event.
- g. The number events that such civic association, charitable organization, and/or nonprofit corporation's has conducted over the course of the calendar year. In the event that more than two (2) Special Events have been conducted in a single month, the Borough will not waive any such fees.

§ 75-11Responsibility, Liability, Performance Guarantee/Security Deposit, Insurance Coverage and Indemnification

- a. Responsibility.
- 1. It shall be the permit applicant's responsibility to secure all necessary other permits, licenses and/or approvals which may be required (i.e., by State, local or other outside agencies), in conjunction with the proposed event.
- 2. All permit applicants shall assume all risks associated with premature advertisement of any event prior to the time of issuance of a permit by the Borough Administrator, as well as any and all other costs which may have been expended prior to the time of official approval of the application by the Borough Administrator.

- 3. All permit holders shall be required to abide by all requirements set forth in the permit, as well as all Borough Ordinances, State Statutes (including but not limited to the New Jersey Riot Act, *N.J.S.A.* 2C:33-1 et seq. and New Jersey's Nosey's Law, *N.J.S.A.* 23:2A-16, prohibiting the use of wild and exotic animals in traveling animal acts), and all other rules and regulations which may be applicable to the Special Event.
- 4. All permit holders shall be responsible for any and all additional costs that are incurred as a result of the event, including costs which may not have been foreseen at the time that the permit was issued but which becomes necessary, such as costs associated with additional resources provided by the Borough, including but not limited to, manpower and/or equipment costs, police and/or fire supervision, emergency services, cleanup activities, etc.
- 5. Any personnel provided by the Borough (i.e., police, fire, emergency, public works or other Borough employees) in connection with any special event sponsored by an outside party shall not be considered employees or agents of the outside party.
- b. Liability; Performance Guarantees/Security Deposit.
- All permit holders shall be liable for all losses, damages and/or injuries sustained by any person whatsoever by reason of the Special Event or activities associated with the Special Event.
- 2. The terms of this section shall not be construed as imposing upon the Borough or its officers or employees any liability or responsibility for any injury or damage to any person in any way connected to the use for which the permit was issued. The Borough and its officials and employees should not be deemed to have assumed any liability or responsibility by reason of any inspections performed, the issuance of any permits, or the approval for use of any Borough property or private property in connection with a permit issued hereunder.
- 3. All permit holders shall assume full responsibility for the acts and conduct of all attendees, persons admitted to the event by or with the consent of the permit holder, or of any person acting for or on behalf of the permit holder.
- 4. If any portion of Borough property or other premises where the event is held is damaged by the act or omission of the permit holder, or by the permit holder's agents, employees, patrons, customers, guests, invitees, attendees, or any other person admitted to the premises by the permit holder, the permit holder shall be responsible for all costs associated with restoration of the property or premises to the condition that existed prior to the occurrence of such damage. The amount of such damage shall be considered an additional fee
- 5. A refundable security deposit in the amount of five hundred (\$500.00), which shall be posted in the form of cash or by check, or a refundable security

deposit in another amount (also to be posted in the form of cash or by check) as determined in the sole discretion of the Borough to be sufficient to cover any damages which may be occasioned as a result of the Special Event or to ensure compliance with all terms and conditions imposed by the Borough Administrator and/or Chief of Police in connection with issuance of the permit. The refundable security deposit shall be required to be posted at least ten (10) days prior to the event.

c. Insurance Coverage.

All permit holders must submit minimum liability insurance coverage in an amount to be determined by the Borough Administrator, depending upon the size and nature of the event planned. The Borough of Metuchen, its officers, employees, agents and representatives must be named as additional insured parties on the policy. Proof of said insurance coverage shall be provided to the Borough at least five (5) days prior to the event.

The applicant shall be required to submit to the Borough Clerk, a certificate of insurance from an insurance company licensed to do business in New Jersey, in the amount of \$2,000,000 of liability per occurrence, or \$1,000,000 of liability per occurrence plus \$1,000,000 of umbrella liability per occurrence, naming the Borough of Metuchen as additional insured for the date of the event.

d. Indemnification. All permit holders shall defend, indemnify and hold the Borough of Metuchen, its officers, employees, contractors, agents and representatives harmless from and against any and all liability for claims, demands, damages, suits, judgments, fines, losses and expenses, of any nature, which are sustained as a result of the Special Event, and shall execute an indemnification and hold harmless agreement in a form acceptable to the Borough prior to the event.

§ 75-12 No Rights Conveyed; Revocation of Permit.

All permits issued pursuant to this section shall be temporary and do not invest any permanent or continuing rights. No permit issued pursuant to this section shall convey any right, interest or title in any Borough property to the permit holder. Any permit may be revoked at any time by the Borough Administrator and/or the Chief of Police for violation of the conditions for which the permit was issued, or for violation of any ordinance which relates to the conducting of the event, for violation of any of the terms of this Chapter, or violations of any other law, regulation, code or Borough Ordinance by the permit holder, the permit holder's agents, employees, patrons, customers, guests, invitees, attendees, or any other person admitted and/or when the event is found not to be in the best interests of the Borough, or for other good cause shown.

§ 75-13 Permit Non-Transferable.

Permits issued for Special Events shall not be transferrable

§ 75-14 Denial of Permit.

The standards for denial of a permit pursuant to this Chapter shall include but shall not necessarily be limited to, the following:

- a. That the proposed event will disrupt traffic within the Borough beyond practical solutions.
- b. That the location of the Special Event will cause undue hardship to adjacent property owners.
- c. That the proposed event will require the diversion of so many public employees that allowing the event would unreasonably deny service to, or jeopardize the safety of, the remainder of the Borough's residents.
- d. That the application contains incomplete or inaccurate information, or that the applicant has failed or refused to provide necessary information upon request from the Borough.
- e. That the proposed event is not permitted by law, statute, regulation, code and/or Borough Ordinance, or the Applicant has failed to demonstrate that all necessary permits, licenses, permissions have been or may be secured for the Special Event and/or activities proposed thereat.
- f. That the application fails to comply with all terms of this Chapter, including the failure to remit all fees or deposits, or the failure to provide proof of proper liability insurance coverage, or the failure to execute an indemnification and hold harmless agreement, or the failure to provide a performance bond or cash security deposit when required by the Borough Administrator, or for any other violation of the terms and conditions of this Chapter.

In addition, the Borough may deny the issuance of a Special Events Permit if an applicant has publicly advertised in print, digital or electronic format on the internet or on social media platforms, prior to receiving a Special Event Permit issued by the Borough.

§ 75-15 Appeal.

- a. Within five (5) days after the receipt of the denial for a permit, any aggrieved person, entity or group shall have the right to appeal to the Mayor and Council President by submitting a formal written request. The Mayor and Council President shall consider the request for an appeal and shall provide the applicant with a decision in writing no later than fourteen (14) days in advance of the proposed date for the Special Event.
- b. In considering the request for appeal, the Borough officials may request further information from the applicant or from any other person or entity.

- c. In addition to the criteria set forth in § 75-13, the following will be considered in the review of the request to appeal:
 - 1. A report of the Borough Administrator or other Borough official providing for the reasons for the denial and any information provided by the applicant;
 - 2. Whether the application form and/or the information provided by the applicant was complete and accurate;
 - 3. Whether the applicant is able to provide the Borough with the adequate protection for the public health, safety, welfare and protection of property.
- d. The decision of the Mayor and Council President shall be final. In the event that the Mayor and Borough Council President are unable to agree upon the determination of the Appeal, the Appeal shall be submitted to the entire Borough Council for a determination of the Appeal, with the Mayor being able to vote in the case of a tie.

ARTICLE II

BLOCK PARTIES

§ 75-16 Definitions

BLOCK-a designated area with the public street shall be closed for a neighborhood party.

PARTY – A neighborhood block party, celebration or event, but shall not include a garage sale, yard sale, bazaar, rummage sale having the principal purpose as revenue generating, fundraising for an individual or organization, nor shall it include a political meeting or rally, carnival or theatrical or musical performance such as a concert or similar events.

STREET - A Borough of Metuchen street, highway or road.

§ 75-17 Permit Required; Limitation

No person, association, or group except for the Borough shall cause or permit a municipal street to be closed for the purpose of conducting a block party, without first having obtained a permit therefor issued by the Borough Clerk after approval; of such temporary street closing by the Council of the Borough of Metuchen. ("Block Party Street Closure Permit"). Block Part Street Closure Permits shall be limited to two (2) per calendar year per block/area or portion of street.

§ 75-18 Permit Applications

- a. Applications for Block Party Steet Closure Permits shall be made to the Borough Clerk at least forty-five (45) days before the date selected for holding of the Block Party and shall be made on the official forms furnished by the Borough for that purpose.
 - b. The Block Party Street Closure Permit application shall contain:
 - 1. A designated contact person, including their name, address, telephone and email address.
 - 2. The date and period of time for such temporary street closings.
 - 3. Explanation of the extent and nature of the proposed temporary street closing, including the estimated amount of people to attend the event.
 - 4. Sketch of the location of any and all barriers to be provided by the Boroughto be used in restricting the flow of vehicular traffic through the closed street. The sketch shall also include the proposed location and description of any temporary items to be placed in the roadway, i.e., tables and/or chairs. All items and/or equipment placed upon the street must be temporary and readily available to be removed in able to permit emergency vehicle access. Temporary rides,Bounce houses and other amusements are not permitted to be located in the roadway during the Block Party.
 - 7. Signed acknowledgement of at least seventy-five percent (75%) of the property owners affected by the street closing acknowledging that no motor traffic will be permitted during the block party except for vehicles used in connection with the block party, municipal vehicles and emergency vehicles.
 - 8. Copy of letter sent to all residents of the street providing notification of the proposed Block Party with a representation of service of the letter upon the residents.
- c. Application fee. There shall be a non-refundable application fee of twenty-five dollars (\$25.00) for a Block Party Street Closure Permit.
- d. Referral to the Chief of Police. Upon receipt of a completed application the Borough Clerk Shall refer the application to the Chief of Police or their designees for evaluation based upon the following objective criteria:
 - 1. The conduct and location of the Block Party will not substantially interrupt or impede the safe and orderly movement of traffic.
 - 2. The conduct of the Block Party will not be likely to result in damage to persons or property nor likely to cause serious harm to the public.
 - 3. The conduct of the Block Party will not interfere with the movement of first aid or firefighting equipment to such an extent that adequate fire protection cannot be provided to the Borough.

- 4. The conduct of the Block Party will not require anincreased amount of public resources to ensure the safety of the Block Party participants and/or the drivers on municipal roadways
- 5. Such other concerns deemed necessary in order to properly provide for traffic control, street and property maintenance and the protection of public health, safety and welfare.
- d. Municipal Council Permit Issuance and Denial Standards.
- 1. Standards for issuance. The Borough Council may authorize the issuance of a Block Party Street Closure Permit conditioned upon the applicants written agreement to comply with the terms of such permit unless the Borough Council is advised by the Borough Administration or a Department thereof that:
- (A) The time, size and location of the Block Party will disrupt to an unreasonable extent the movement and flow of traffic;
- (B) The Block Party is of a size or nature that the diversion of so great a number of police officers of the Borough that reasonable police protection would be jeopardized;
- (C) The time, size and location of the Block Party will require an increased amount of public resources to ensure the safety of the Block Party participants and/or the drivers on municipal roadways;
- (D) Said Block Party will interfere with another Block Party Street Closure Permit or Special Event which has already been issued by the Borough;
- 2. Standards for denial. The Borough Council may deny an application for a Block Party Street Closure Permit and the Borough Clerk shall notify the applicant of such denial where:
- (A) The Borough Council makes any finding contrary to the findings required to be made for the issuance of the permit;
- (B) The information contained in the permit application is found to be false, inconsistent or non-existent in any material detail;
- (C) The applicant refuses to agree to abideby or comply with all of the conditions of the permit;
- (D) The proposed Block Party prevent emergency vehicles to provide timely responses to calls for services;
- (E) A Block Party Street Closure permit of a similar portion of the proposed roadway or roadways has been issued on two occasions within twelve (12) months of the requested date.

- (F) More than twenty-five percent (25%) of the residences affected by the Block Party Closure Permit Application have not signed the Application form.
- 3. After the Borough Council's approval or denial of the Application for a Block Party Street Closure Permit, the Borough Clerk shall notify the designated contact representative in the application of the Borough's Council's determination.
- e. Term of Permit. The Block Party Street Closure Permit shall be valid for a period not to exceed eight (8) continuous hours. Notwithstanding the forgoing, no Block Party Street Closure Agreement shall extend beyond the earlier of 10:00 p.m.

§ 75-19 Permittee Responsibility; Revocation of Permit

- a. Responsibilities of Permittee.
- 1. If a Block Party Street Closure Permit is granted by the Borough Council, the person association, or group that is granted the permit shall be responsible for conducting the operations so authorized in such a manner that there shall be minimum inconvenience and/or disruption to the general public and, upon the expiration of the permit, such street shall be re-opened free of any debris, refuse, or other material interfering with the safe and free passage of pedestrians, vehicles and traffic.
- 2. The Applicant shall be solely responsible for the removal of litter, debris, and other material from the street or portion thereof used and is attributable to or caused by the Block Party. The Applicant shall also be solely responsible to take all necessary measures to prevent the underage consumption of alcohol during the term of the Block Party Street Closure Permit.
- 3. The persons, organizations or associations to whom the Block Party Street Closure Permit agrees to save the Borough, its officers, employees and agents harmless from any and all losses, liabilities, damages or injuries which may accrue or be claimed to accrue by reason of, or during the temporary street closing and/or Block Party. The submission of the signed application under this Article shall constitute such agreement. The Borough Clerk, in consultation with the Borough Administrator, shall have the option to require that prior to the issuance of the Permit or commencement of the temporary street closure, the Applicant submit evidence of liability insurance covering damages to property and injury to members of the general public arising out of the temporary street closure in such an amount as may be determined by the Borough Administrator in consultation with the Borough's Risk Manager.

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4. Deposit. A security deposit will not be required unless the applicant has had prior negative experience with a street closure with the Borough. Prior negative experience is defined as the failure to return the closed street and surrounding areas, staging areas and breakdown areas to a condition free of debris, litter, refuse or other materials that interfere with the safe and free passage of pedestrian and vehicles.

b. Revocation of Permit. Any Block Party Street Closure Permits issued pursuant to this section may be summarily revoked by the Chief of Police and/or the Borough Administrator and/or their designee/s at anytime, when by reason of disaster, public calamity, riot or other emergency or any other situation that the Chief of Police and/or the Borough Administrator and/or their designee/s deems that the safety of the public, including the participants at the Block Party, or property requires such revocation or that the Permittee has violated any of the required conditions of the Permit or this Article. Notification of such action revoking a permit shall be delivered by contacting the designated contact person set forth in the application.

§ 75-20 Alcoholic Beverages/Open Container Area

Pursuant to P.L.2021, c.395, the Borough designates the specific are for which at Block Party Street Closure Permit is issued as an open container area and it shall be lawful for any person who is at least 21 years of age to consume open containers of alcoholic beverages outdoors on any street in the Borough of Metuchen on which a Block Party Street Closure Permit has been issued by the Borough for the hosting of a residential block party, but only during such times and at such locations as set forth in the approved Block Party Street Closure Permit, provided that said street has been sufficiently closed to vehicular traffic and no vehicular traffic is permitted to travel upon same during the times of such activity.

§ 75-210 Violations and Penalties

Violations of this Chapter, the failure to comply with any condition, requirement or provision of the permit, or otherwise violations of any ordinance, rule or regulation that is applicable to the eventby the permit holder, permit holder's agents, employees, patrons, customers, guests, invitees, attendees, or any other person admitted shall be grounds for revocation of the Special Event Permit or Block Party Street Closing Permit approval. Upon such revocation, all activities associated with the event shall be immediately terminated.

Any person who violates any subsection of this section for sponsoring a Special Event or Block Party determined to be a public health or safety hazard, or for failure to obtain an approval, shall be subject to the penalties set forth in Chapter 1, General Provisions, Article 1. of the Borough Code. Each day's continued violation shall constitute a separate offense.

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Nothing provided herein shall be deemed or construed to limit the authority or ability of the Borough to seek civil injunctions to prohibit violations of this section or any other lawful remedy, in addition to the criminal penalties set forth in this subsection.

BE IT FURTHER ORDAINED by the Council of the Borough of Metuchen that should any section, paragraph, sentence, clause or phrase of this ordinance be declared unconstitutional or invalid for any reason the remaining portions of this ordinance shall not be affected thereby and shall remain in full force and effect, and to that end the provisions of this ordinance are hereby declared to be severable; and

BE IT FURTHER ORDAINED by the Council of the Borough of Metuchen that all ordinances or parts of ordinances inconsistent with this Ordinance are hereby repealed to the extent of their inconsistencies only; and

BE IT FURTHER ORDAINED by the Mayor and Council thatthis ordinance shall become effective immediately upon final passage and publication as provided by law.

Borough of Metuchen County of Middlesex State of New Jersey

RESOLUTION TO AMEND THE 2023 TEMPORARY BUDGET

WHEREAS, N.J.S.A. 40A:4-19 of the Local Budget Act provides that temporary appropriations shall be made for the purposes and amounts required in the manner and time therein provided;

NOW, THEREFORE, BE IT RESOLVED that the following additional temporary emergency appropriations shall be made for the year 2023, effective June12, 2023:

Police	OE	10,000.00
Uniform Construction	OE	80,000.00
Board of Health	OE	200.00
Utilities		40,000.00
Telephone		10,000.00
Gasoline & Diesel Fuel		60,000.00
Public Works Administration	OE	35,000.00
Administrative & Executive	S&W	10,000.00
Mayor & Council	S&W	5,000.00
Clerk	S&W	10,000.00
Financial Administration	S&W	40,000.00
Planning Board	S&W	5,000.00
Zoning	S&W	5,000.00
Uniform Construction	S&W	30,000.00
Police	S&W	400,000.00
Emergency Management	S&W	2,000.00
Fire	S&W	2,000.00
Public Works Administration	S&W	30,000.00
Streets & Roads	S&W	30,000.00
Buildings & Grounds	S&W	15,000.00
Sewers	S&W	10,000.00
Forestry	S&W	12,000.00
Senior Citizens Bus	S&W	5,000.00
Senior Citizen Center	S&W	5,000.00
Recreation	S&W	6,000.00
Parks & Playgrounds	S&W	12,000.00
Court	S&W	20,000.00
	TOTAL	\$ 889,200.00
Pool	OE	\$ 50,000.00

Borough of Metuchen County of Middlesex State of New Jersey

RESOLUTION APPOINTING ENFORCEMENT OFFICIAL

BE IT RESOLVED, by the Mayor and Council of the Borough of Metuchen that Dina Marino is hereby appointed to the position of Enforcement Official, effective June 6, 2023.

BE IT FURTHER RESOLVED, that the aforesaid Enforcement Official is authorized to act as Parking Enforcement Official, which includes the authority to **issue tickets** for parking violations; and

BE IT FURTHER RESOLVED, that the aforesaid Enforcement Official is authorized to act as Code and Property Maintenance Enforcement Official, which includes the authority to **issue special complaints** for code and property maintenance violations; and

BE IT FURTHER RESOLVED, that the aforesaid Enforcement Official shall be under the supervision and direction of the Chief of Police and shall perform only those duties specifically assigned by the Chief of Police.

Borough of Metuchen County of Middlesex State of New Jersey

RESOLUTION APPOINTING AUXILIARY POLICE OFFICER

WHEREAS, the Mayor and Council desire to provide the residents of Metuchen with the safest environment throughout the Borough by supporting the Borough of Metuchen's police department with alternative resources to assist with manpower in various capacities; and

WHEREAS, Anthony W. Tomasso hassuccessfully completed the required Office of Emergency Management Auxiliary Police Training Course administered through the State of New Jersey or Middlesex County and hasbeen recommended by the Chief of Police to serve as Auxiliary Police Officer.

NOW, THEREFORE, BE IT RESOLVED that Anthony W. Tomasso is hereby appointed as Auxiliary Police Officer, effective May 24, 2023.

Borough of Metuchen County of Middlesex State of New Jersey

RESOLUTION APPOINTING ACTING ZONING OFFICIAL

WHEREAS, due to an unanticipated vacancy in the position of zoning official/officer of the Borough of Metuchen, the Mayor, Council and Borough Administrator have determined a need to appoint an acting zoning official/officer; and

WHEREAS, Sharon Hollis is currently employed by the Borough as TACO Administrative Officer has expressed an interest to assist the Borough and to serve as the Acting Zoning Official/Officer for the Borough of Metuchen as well as the TACO Administrative Officer; and

WHEREAS, the Borough has determined that it is in the best interest of the Borough to appoint Sharon Hollis to serve as Acting Zoning Official/Officer for the Borough of Metuchen in addition to her services as TACO Administrative Officer

NOW, THEREFORE, BE IT RESOLVED that the Mayor and Council of the Borough of Metuchen hereby appoint Sharon Hollis to serve as Acting Zoning Official/Officer of the Borough of Metuchen effectiveJune 13, 2023 and to continue to serve as TACO Administrative Officer for the Borough of Metuchen.

Borough of Metuchen County of Metuchen State of New Jersey

RESOLUTION AMENDING RESOLUTION 2023-52 AUTHORIZING THE CONTINUATION OF A PROFESSIONAL SERVICES CONTRACT TO LRK, TO PERFORM PLANNING AND ZONING TRANSITIONAL SERVICES

- **WHEREAS**, by way of Resolution No. 2023-25, the Borough of Metuchen awarded a required disclosure contract pursuant to the provisions of *N.J.S.A.* 19:44A-20.5 for Borough Planner services to LRK for the calendar year 2023 at a cost not to exceed twenty-five thousand dollars (\$25,000.00); and
- **WHEREAS**, the Borough of Metuchen awarded by way of Resolution 2023-52additional professional planning and zoning transitional services for the Office of Planning and Zoning; and
- WHEREAS, LRK, submitted a proposal dated August8, 2022, to the Borough to render transition services for the Office of Planning and Zoning for a cost not to exceed thirty-nine thousandsix hundred dollars and no cents (\$39,600.00) for the remainder of the calendar year 2022; and
- **WHEREAS**, a contract for additional professional planning and zoning transitional services consistent with the proposal submitted was awarded by way of Resolution 2022-194; and
- **WHEREAS**, the need for additional professional planning and zoning transitional services continues into 2023; and
- WHEREAS, the additional professional planning and zoning transitional services are continued for the period January through May of 2023 at a cost not to exceed thirty-nine thousand six hundred dollars and no cents (\$39,600.00) without further approval by the Mayor and Borough Council, as awarded by Resolution 2023-52; and
- WHEREAS, the need for additional professional planning and zoning transitional services are continued for the period June 2023 through September 2023 at a cost not to exceed Seventy-two Thousand dollars and no cents (\$72,000.00); and
- WHEREAS, this contract is awarded as a "required disclosure (non-fair and open) contract" pursuant to and in accordance with the Local Unit Pay-to-Play Law; and
- WHEREAS, the Chief Financial Officer's Certification of Funds has certified that there are sufficient funds for such contract and is available and is designated from the

2023 Temporary and 2023Adopted Budget Appropriation Line Uniform Construction Code, Professional Services 3-01-22-725-109 for these services.

NOW, THEREFORE, BE IT RESOLVED, by the Borough Council of the Borough of Metuchen that it hereby awards a continuation of the contract to LRK for additional professional planning and zoning transitional services,217 Nassau Street, Princeton, NJ 08542 on the basis of the proposal dated May 30,2023, to provide additional professional planning and zoning transitional services funded in an amount not to exceed Seventy-two Thousanddollars and no cents (\$72,000.00).

BE IT FURTHER RESOLVED that the Mayor and Borough officials and employees are hereby authorized to take all necessary actions in order to effectuate the terms and provisions of this Resolution, including but not limited to the execution of an Agreement in the form acceptable in contents by the Mayor and Council President.

Borough of Metuchen County of Middlesex State of New Jersey

RESOLUTION AUTHORIZING THE BOROUGH ENGINEER TO ENDORSE DEP APPLICATION FOR THE TREATMENT WORKS APPLICATION (TWA) FOR THE 212 DURHAM URBAN RENEWAL ENTITY, LLC PROJECT (PROJECT) CONSISTING OF A MULTY-FAMILY DEVELOPMENT AT212 DURHAM AVENUE, FORMALLY GULTON INDUSTRIES

WHEREAS, Bohler Engineering NJ, LLC, engineer for the developer, has submitted documents for the TWA to connect to the Borough if Metuchen's sanitary sewer collection system to serve the Project; and

WHEREAS, the Project consists of two-hundred seventy-two (272) residential units; and

WHEREAS, the DEP forms require the signature of the Borough's authorized representative of the sanitary sewer collection system; and

WHEREAS, the Borough is the owner of the sanitary sewer collection system.

NOW, THEREFORE, BE IT RESOLVED that the Borough of Metuchen hereby designates the Borough Engineer as the Authorized Representative to endorse all applicable DEP forms associated with the TWA for the Project.

Borough of Metuchen County of Middlesex State of New Jersey

RESOLUTION AUTHORIZING THE BOROUGH OF METUCHEN PLANNING BOARD TO REVIEW A PROPOSED REDEVELOPMENT PLAN FOR THE EXPANDED ARTS DISTRICT WITHIN THE BOROUGH OF METUCHEN, MIDDLESEX COUNTY, STATE OF NEW JERSEY

WHEREAS, pursuant to the Local Redevelopment and Housing Law, N.J.S.A. 40A:12A-1 et seq. (the "LRHL"), via Resolution No. 2020-46, adopted on January 13, 2020, the Borough Council of the Borough of Metuchen (the "Borough Council") designated Block 183.02, Lots 1, 2, 3, 4, portion of 5.01, 5.02, 6, 7, 8, 31 and 32 ("Original Arts District Redevelopment Area") as a "Condemnation Area in Need of Redevelopment"; and

WHEREAS, the Borough Council, pursuant to Resolution No. 2020-50, designated the entire Borough of Metuchen, County of Middlesex, including Block 145, Lots 2, 6, 9, 13.01, 17.01, 18.02, 18.03, 21, 23, 27, 34, 38, 42.01, 42.03, 50.05, 78, 85-94, which in conjunction with the Original Arts District Redevelopment Area is known as the "Expanded Arts District", an "Area in Need of Rehabilitation" pursuant to N.J.S.A. 40A:12A-1 et seq. (the "Rehabilitation Area"); and

WHEREAS, in order to facilitate the redevelopment of the Rehabilitation Area, the Council adopted Ordinance 2020-10 on May 26, 2020, adopting a redevelopment plan entitled "Redevelopment Plan for Rehabilitation in the Borough of Metuchen, dated March 2020, ("Original Redevelopment Plan") after review by the Borough Planning Board (the "Planning Board"), pursuant to N.J.S.A. 40A:12A-7; and

WHEREAS, in order to appropriately effectuate the comprehensive rehabilitation and redevelopment of the Expanded Arts District, the Borough has determined that adoption of a more specific redevelopment plan for the Expanded Arts District is necessary and has prepared a redevelopment plan entitled, "Expanded Metuchen Arts District Redevelopment Plan, Block 183.02, Lots 1-4, portion of 5.01, 5.02, 6-8, 31-32; and, Block 145, Lots 2, 6, 9, 13.01, 17.01, 18.02, 18.03, 21, 23, 27, 34, 38, 42.01, 42.03, 50.05, 78, 85-94, Borough of Metuchen, Middlesex County, New Jersey" prepared by LRK, Inc. (the "Expanded Arts District Redevelopment Plan") which sets forth, inter alia, the plans for the planning, development, redevelopment, and rehabilitation of the Expanded Arts District; and

WHEREAS, pursuant to N.J.S.A. 40A:12A-7, a governing body may adopt, revise or amend a redevelopment plan; and

WHEREAS, prior to adopting a redevelopment plan, or any amendment thereto, the proposed redevelopment plan or amendment must be referred to the Planning Board, pursuant to N.J.S.A. 40A:12A-7, for review and a determination regarding the redevelopment plan or the amendment's consistency with the Borough's Master Plan; and

WHEREAS, pursuant to N.J.S.A. 40A:12A-7, the Borough Council hereby refers the Expanded Arts District Redevelopment Planto the Planning Board for review and a determination of the Expanded Arts District Redevelopment Plan's consistency with the Borough's Master Plan.

NOW, THEREFORE, BE IT RESOLVED by the Mayor and Council of the Borough of Metuchen, County of Middlesex, State of New Jersey:

- 1. That, pursuant to N.J.S.A. 40A:12A-7, the Borough Council does hereby authorize the Planning Board to review the "Expanded Arts District Redevelopment Plan" in accordance with N.J.S.A. 40A:12A-7 and to report its findings to the Governing Body within forty-five (45) days hereof.
 - 2. This Resolution shall take effect immediately.

Borough of Metuchen County of Middlesex State of New Jersey

RESOLUTION AUTHORIZING THE EXECUTION OF THE CONSENT TO NEW YORK, SMSA LIMITED PARTNERSHIP D/B/A VERIZON WIRELESS TO SUBLEASE A PORTION OF THE TELEOMMUNICATIONS TOWER LOCATED ON BOROUGH OF METUCHEN PROPERTY TO DISH WIRELESS, LLC

WHEREAS, the Borough of Metuchen entered into a Lease Agreement with New York, SMSA Limited Partnership d/b/a Verizon Wireless for the location of a telecommunications tower in July 2007 on Block 49, Lots 40 and 41.01 located at 44 Jersey Avenue; and

WHEREAS, pursuant to the Lease Agreement, Verizon Wireless has the right to sublet portions of the tower to licensed bona-fide communication companies and the Borough is entitled to receive one-half of the gross revenue received by Verizon Wireless as additional rent; and

WHEREAS, American Tower, on behalf of Verizon Wireless has requested the Borough execute a request for consent to sublease a portion of the tower to Dish Wireless, LLC; and

WHEREAS, the Borough of Metuchen received a Statement of Rents from Verizon Wireless to verify the monthly rental payment by Dish Wireless, LLC to Verizon Wireless and under the terms of the agreement and the sublease, the Borough is to receive \$1,250.00 per month as additional rent; and

WHEREAS, the Mayor and Council of the Borough of Metuchen deem it in the best interest of the Borough to authorize the execution of the consent for SMSA Limited Partnership d/b/a Verizon Wireless to sublease a portion of the tower to Dish Wireless, LLC.

NOW, THEREFORE, BE IT RESOLVED by the Council of the Borough of Metuchen that it hereby authorizes the entry into and the execution of the request for consent for SMSA Limited Partnership d/b/a Verizon Wireless to sublease a portion of the tower to Dish Wireless, LLC consistent with the terms and conditions of the within Resolution.

BE IT FURTHER RESOLVED by the Council of the Borough of Metuchen that the Borough Administrator is hereby authorized to execute the Request for Consent to Sublease forwarded by American Tower; and

BE IT FURTHER RESOLVED by the Council of the Borough of Metuchen that it hereby authorizes all Borough officials to take all necessary actions in order to effectuate the within Resolution.

Borough of Metuchen County of Middlesex State of New Jersey

RESOLUTION AUTHORIZING RENEWAL OF LIQUOR LICENSES

WHEREAS, the following applicants for Plenary Retail Consumption, Plenary Retail Distribution, and Club Licenses have complied with the provisions of R.S. Title 33, Intoxicating Liquors, C.L., Alcoholic Beverage Law; and

WHEREAS, these applicants will have been investigated by the Chief of Police prior to June 12, 2023; and

WHEREAS, the proper application has been filed with New Jersey State Alcoholic Beverage Control, Tax Clearance Certificate issued, and municipal fees have been received; and

WHEREAS, no legally valid objections have been made as to why these applications should not be approved.

NOW, THEREFORE, BE IT RESOLVED by the Borough Council of the Borough of Metuchen, that pursuant to the statute in such case made and provided that the following Plenary Retail Consumption, Plenary Retail Distribution and Club Licenses for the period July 1, 2023 to June 30, 2024, be and the same are hereby granted to said applicants.

State License No.	Licensee & Licensed Premises	Municipal Fee Paid			
<u>CLUBS</u>					
1210-31-014-002	American Legion Fugle Hummer Post 65 17 Calvin Place Metuchen, NJ 08840	\$ 150			
1210-31-017-002	Metuchen Elks Lodge 1914 87 Middlesex Avenue Metuchen, NJ 08840	\$ 150			
1210-32-002-003	PLENARY RETAIL CONSUMPTION Metuchen Inn A Corp t/a Metuchen Inn 424 Middlesex Avenue Metuchen, NJ 08840	\$2,200			
1210-33-006-008	Whole Foods Market 645 Middlesex Avenue Metuchen, New Jersey 08840	\$2,200			

1210-33-008-011	HHP Enterprises LLC t/a Hailey's 400 Main Street Metuchen, NJ 08840	\$2,200
1210-33-009-010	Satya Beverages LLC t/a Meximodo, 99 New Street Metuchen, NJ 08840	\$2200
1210-33-010-006	SK & SK Inc. t/a Brown Stone Bar and Grill 932 Middlesex Avenue	\$2,200
1210-33-012-011	CGC Café t/a Wood Stack Pizza & Kitchen 259 Lake Avenue PLENARY RETAIL DISTRIBUTION	\$2,200
1210-44-003-005	Chase Spirit Metuchen LLC t/a Metuchen Buy Rite 283 Central Avenue Metuchen, NJ 08840	\$1,550
1210-44-007-007	Sunny and Shivani Corp t/a Metuchen Liquor and Wine 431 Main Street Metuchen, NJ 08840	\$1,550
1210-44-011-009	Abrol t/a Wine Chateau 85 Central Avenue Metuchen, NJ 08840	\$1,550

Borough of Metuchen County of Middlesex State of New Jersey

RESOLUTION AUTHORIZING ESCNJ CONTRACT FOR A WHEEL LOADER

WHEREAS, there exists a need to purchasea wheel loader with attachments for the Borough of Metuchen, County of Middlesex, State of New Jersey; and

WHEREAS, grounds equipment are available through ESCNJ 22/23-12- Grounds Equipment; and

WHEREAS, the term of the contract is from February 22, 2023 to February 21, 2024; and

WHEREAS, the Chief Financial Officer's certification of funds is made authorizing the award to purchase John Deere wheel loaderfromthe Capital Bond Ordinance 2023-07, C-04-55-939-001in the amount of \$261,449.44; and

WHEREAS, ESCNJ shall be responsible for complying with the provisions of the Local Public Contracts Law (N.J.S.A. 40A:11-1 et seq.) and all other provisions of the revised statutes.

NOW, THEREFORE, BE IT RESOLVED by the Borough Council of the Borough of Metuchen, in the County of Middlesex as follows:

The Chief Financial Officer and Borough Administrator are hereby authorized and directed to approve and forward a purchase order to Jesco, Inc., 118 St. Nicholas Avenue, South Plainfield, NJ 07080.

Borough of Metuchen County of Middlesex State of New Jersey

RESOLUTION AUTHORIZING SOMERSET COUNTY COOPERATIVE CONTRACT FOR EQUIPMENT AND TOOL RENTAL

WHEREAS, there exists a need to rentequipment for the operation of sewer pump station(s)inthe Borough of Metuchen, County of Middlesex, State of New Jersey; and

WHEREAS, equipment and tool rentalcan be purchased throughBid #2-scoop-Contract #CC-0028-22Equipment & Tool Rental; and

WHEREAS, the term of the contract is from October 25, 2022 to October 24, 2023 awarded as the first year of a two year contract; and

WHEREAS, the authorization for purchases under this award expires on October24, 2023; and

WHEREAS, the Chief Financial Officer's certification of funds is made authorizing the award to rent equipment and tools for the operation of Borough pump station(s)in an amount not to exceed \$50,000.00 for the year 2023fromthe 2023Temporary Budget and 2023 Adopted budget appropriation line item Sewers, Equipment Maintenance& Repair3-01-26-773-026in the amount of \$50,000.00; and

WHEREAS, Somerset County Cooperativeshall be responsible for complying with the provisions of the Local Public Contracts Law (N.J.S.A. 40A:11-1 et seq.) and all other provisions of the revised statutes.

NOW, THEREFORE, BE IT RESOLVED by the Borough Council of the Borough of Metuchen, in the County of Middlesex as follows:

The Chief Financial Officer and Borough Administrator are hereby authorized and directed to approve and forward a purchase order to Pumping Services, Inc., 201 Lincoln Boulevard, Middlesex, NJ 08846.

Borough of Metuchen County of Middlesex State of New Jersey

RESOLUTION AUTHORIZING STATE CONTRACT FOR TIRE CHANGER AND WHEEL BALANCER

WHEREAS, there exists a need to purchasea tire changer and a wheel balancer for fleet management and repairs of Borough vehicles for the Borough of Metuchen, County of Middlesex, State of New Jersey; and

WHEREAS, this can be purchased through State Contract # M4009, Vehicle Lifts and Fleet Maintenance Equipment, Blanket PO 22-FLEET-01983, which is in effect from November 1, 2021 through April 13, 2024, awarded to Mohawk Lifts LLC; and

WHEREAS, the authorization for purchases under this award expires on December 31, 2023; and

WHEREAS, the Chief Financial Officer's certification of funds is made authorizing the award to purchase a tire changer and a balancer with related equipmentin an amount not to exceed \$33,065.06fromCapital Bond Ordinance 2023-07, C-04-55-939-001 in the amount of \$33,065.06; and

WHEREAS, public bids are not required when the purchase is under a state contract in accordance with 40A:11-12 of the Local Public Contracts Law.

NOW, THEREFORE, BE IT RESOLVED by the Borough Council of the Borough of Metuchen, in the County of Middlesex as follows:

The Chief Financial Officer and Borough Administrator are hereby authorized and directed to approve and forward a purchase order to Mohawk Lifts LLC, PO Box 110, 65 Vrooman Avenue, Amsterdam, NY 12010.

Borough of Metuchen County of Metuchen State of New Jersey

RESOLUTION AWARDING THE 2023 MUNICIPAL POOLMAINTENANCE CONTRACT ALTERNATE C TO AQUATIC SERVICE, INC.

WHEREAS, pursuant to the Local Public Contracts Law, *N.J.S.A.* 40A:11-1, *et seq.*, the Borough of Metuchen advertised to receive bids on or beforeApril20, 2023for the 2023 Municipal Pool Maintenance for the Municipal Pool; and

WHEREAS, one (1) bid was received by the Borough Clerk submitted by Aquatic Service, Inc., 170 Burlington Avenue, Spotswood, NJ 08884 for Alternate A De-Winterize Pools in the amount not to exceed \$29,458.20, Alternate B Painting of Pools in the amount not to exceed \$22,753.55 and Alternate C Winterization of Pools in an amount not to exceed \$15,307.20.

WHEREAS, a portion of pool maintenance services – pool de-winterization and pool painting services was awarded by way of resolution 2023-116 to Aquatic Service Inc. as a window contract, awarded under N.J.S.A.199:44A 20.4 et seq. using a fair and open process, in the amount not to exceed Thirty-seven Thousand dollars (\$37,000.00); and

WHEREAS, said bid was reviewed by the Borough Administrator, Borough Clerk and QPA for the Borough of Metuchen and who have found that the bid appears to be reasonable and is in compliance with the Bid Specification and has recommended an award of Alternate C of the contract to Aquatic Service, Inc. for the 2023 Pool Maintenance Services -Winterization of Pools with the option for an additional one year term that may be any combination of Alternate A, B and/or C; and

WHEREAS, the Chief Financial Officer has certified that there are sufficient funds for such contract and is available and is designated from Pool Operating Budget, Line Item 3-09-55-501-508 in the amount not to exceed Fifteen Thousand Three Hundred Seven dollars and Twenty cents (\$15,307.20).

NOW, THEREFORE, BE IT RESOLVED by the Borough Council of the Borough of Metuchen, County of Middlesex, State of New Jersey thatpursuant to *N.J.S.A.* 40A:11-1, *et seq.* the contract for the 2023 Municipal Pool Maintenance - Alternate C be and the same is hereby awarded to lowest responsive responsible bidder, Aquatic Service, Inc., 170 Burlington Avenue, Spotswood, NJ 08884 in the total amount not to exceed Fifteen Thousand Three Hundred Seven dollars and Twenty cents (\$15,307.20).

BE IT FURTHER RESOLVED that the within authorization and award of contract and payments to be made thereunder shallbe limited to services rendered and delivered to the Borough, and that in the event that the services included in its proposal and the bid

specifications are required to be cancelled or not delivered to the Borough, the Borough shall not be required to pay for said services; and

BE IT FURTHER RESOLVED that the Mayor and the Borough Clerk are hereby authorized and directed to execute the contract for 2023 Pool Maintenance Services – Alternate C with Aquatic Service, Inc.with an option for the Borough to extend for an additional one year term that may be any combination of Alternate A, B and/or C, consistent with all the terms and conditions set forth herein, and inthe Bid Specifications and approved as to final form by the Mayor and Borough Administrator; and

BE IT FURTHER RESOLVED that the Borough Administrator and/or her designee is hereby authorized to oversee the administration, provision, timing and delivery of the required services for the Borough of Metuchen, including but not limited to authorizing Aquatic Services, Inc. to proceed with ongoing pool maintenance services, including winterization of pools as set forth in the Bid Specifications and to the extent necessary to cancel or postpone any and/or all services contained in the proposed Bid Specifications and contract if deemed necessary to protect the health, welfare and safety of the Borough of Metuchen; and

BE IT FURTHER RESOLVED that a copy of the within Resolution shall be forwarded to Aquatic Service, Inc. along with a form of contract consistent with this Resolution for their execution and return to the Borough.

Borough of Metuchen County of Middlesex State of New Jersey

RESOLUTION AUTHORIZING PURCHASE FROM SOMERSET COUNTY COOPERATIVE PRICINGFOR OFFICE SUPPLIES, FURNITURE & EQUIPMENT, PRINTER INK CARTRIDGE & TONER, JUST-IN-TIME, DESKTOP DELIVERY, OPEN END, CATALOGUE BID-SECOND YEAR

WHEREAS there exists a need to purchase office supplies, furniture & equipment, and electronic & technology supplies and for the Borough of Metuchen, in the County of Middlesex, State of New Jersey; and

WHEREAS, this can be purchased through the Somerset County Cooperative Office Supplies, Furniture & Equipment, Printer Ink Cartridge & Toner, Just-In-Time, Desktop Delivery, Open End, Catalogue Bid,#CC-0001-22, Cooperative Pricing Bid #2-SOCCP, Second Year of a Two-Year Contract pursuant to the provisions of NJSA 40A:11-11 (5);and

WHEREAS, said contract is the second year of a two-year contract for Office Supplies, Furniture & Equipment, Printer Ink Cartridge & Toner, Just-In-Time, Desktop Delivery, Open End, Catalogue Bid Open End Contract #CC-0001-22, Co-operative Pricing Bid #2-SOCCP which was approved on May23, 2023 by the Somerset County Board of County Commissioners is effective from May 23, 2023, to May 14, 2024, with the authorization to purchase Office Supplies, Furniture & Equipment, Printer Ink Cartridge & Toner, Just-In-Time, Desktop Delivery, Open End, Catalogue Bid under this resolution of award untilDecember31, 2023; and

WHEREAS, the maximum amount of the purchase of Office Supplies, Furniture & Equipment, Printer Ink Cartridge & Toner, Just-In-Time, Desktop Delivery, Open End, Catalogue Bidfor the Borough of Metuchen is \$20,000and that there are sufficient funds for such award as certified from the 2023Temporary Budget and 2023 AdoptedBudget, designated from 2023 Temporary Budget and 2023 Adopted Budget Account numbers 3-01-20-701-036, 3-01-20-704-280, 3-01-20-708-036, 3-01-20-710-036, 3-01-21-721-283, 3-01-22-725-036, 3-01-25-745-036, 3-01-26-764-036, 3-01-26-772-035, 3-01-27-785-036, 3-01-27-791-036, 3-01-28-795-168, 3-01-43-490-036, 3-09-55-501-505, Trust Account Line Senior Center Trust T-16-56-861-861 and Recreation Trust T-22-56-859-859 for these services of which \$18,000.00 is certified from the 2023 Temporary Budget and 2023 Adopted Budget and \$2,000.00 from the designated Trust Funds,; and

WHEREAS, the vendor chosen for award for purchase of Office Supplies, Furniture & Equipment, Printer Ink Cartridge & Toner, Just-In-Time, Desktop Delivery, Open End, Catalogue Bidis W.B. Mason Co., Inc.,59 Centre Street, Brockton, MA, and B2B Supplies USA LLC dba Printing Supplies USA LLC, 10 Schalks Crossing Road, Ste 501A-301, Plainsboro, NJ 08536 for the period of June1, 2023, throughDecember 31, 2023; and

WHEREAS, the County of Somerset, New Jersey shall be responsible for complying with the provisions of the Local Public Contracts Law (N.J.S.A. 40A:11-1 et seq.) and all other provisions of the revised statutes.

NOW, THEREFORE, BE IT RESOLVED, by the Borough Council of the Borough of Metuchen, in the County of Middlesex as follows:

1. The Chief Financial Officer and Borough Administrator are hereby authorized and directed to approve and forward a Purchase Order toW.B. Mason Co., Inc., 59 Centre Street, Brockton, MA.

Borough of Metuchen County of Middlesex State of New Jersey

RESOLUTION AUTHORIZING AWARD OF AWINDOW CONTRACT FOR INFRASTRUCTION-FREE LICENSE PLATE READER SUBSCRIPTION SERVICE

WHEREAS, there exists a need to contract for a subscription services for infrastructure-free license plate readers including installation in the Borough of Metuchen, in the County of Middlesex, State of New Jersey; and

WHEREAS, the Borough of Metuchen has solicited quotes for an infrastructure-free license plate reader subscription service including installation using a fair and open process, with two vendor solicitations received; and

WHEREAS, the amount for the infrastructure-free license plate reader subscription service including installation is under the bid threshold as set by New Jersey Local Public Contracts Law N.J.S.A. 40A:11-1 et seq, but above \$17,500.00; and

WHEREAS,the Chief Financial Officer's Certification of Funds is made authorizing the award for an infrastructure-free license plate reader subscription service including installation in the amount not to exceed \$21,400.00 from the Forfeiture Trust, Account Number T-15-56-858-858 for a two year subscription; and

WHEREAS, this procurement is awarded under N.J.S.A. 19:44A20.4 et seq. using a fair and open process to Flock Safety, who submitted the lowest, compliant quote for the infrastructure-free license plate reader subscription service including installation for the Borough of Metuchen.

NOW, THEREFORE, BE IT RESOLVED, by the Borough Council of the Borough of Metuchen, in the County of Middlesex as follows:

1. The Chief Financial Officer and Borough Administrator are hereby authorized and directed to approve and forward a Purchase Order to Flock Group/Flock Safety, 1170 Howell Mill Road NW, Suite 210, Atlanta, GA, 30318.

Borough of Metuchen County of Middlesex State of New Jersey

RESOLUTION AUTHORIZING THE PURCHASE OF A BUCKET TRUCK WITH OVERCENTER ARTICULATING AERIAL DEVICE WITH RELATED EQUIPMENTTHROUGH SOURCEWELL, FORMALLY KNOWN ASTHE NATIONAL JOINT POWERS ALLIANCE (NJPA) A NATIONAL COOPERATIVE PURCHASING PROGRAM PURSUANT TO P.L.2011, C.139

WHEREAS, there is a need for the Borough of Metuchen for the purchase of a bucket truck with an overcenter articulating aerial device and related equipment; and

WHEREAS, the Borough of Metuchen as a contracting unit, may without advertising for bids, purchase any materials, supplies or equipment entered into on behalf of Sourcewell, formally known as National Joint Powers Alliance Cooperative, 202 12th Street NE, PO Box 219, Staples, MN 56479 pursuant to the provision of P.L. 2011, c. 139 which permits contracting units to use contracts awarded by national or regional cooperative or other states that were competitively bid. The law supplements existing law on the use of such contracts and is intended to provide additional flexibility to local government in the area of procurement; and

WHEREAS, the maximum amount of the purchase of anAltec Bucket Truck with Overcenter Articulating Aerial Device with related equipment for the Borough of Metuchen is \$238,472.00 and funds are available in the 2022Capital BondOrdinance 2022-08, Account C-04-55-938-001 as certified by the Chief Financial Officer and that there are sufficient funds for such award in the amount of \$238,472.00: and

WHEREAS, Altec Industries, Inc. has been awarded the contract for Bucket Trucks and Aerial Devicesunder SourcewellCategory: Digger Derricks, Bucket Trucks & Utility Equipment, Contract #110421-ALT, effective January12, 2022, and expires on December27, 2025; and

WHEREAS, the Superintendent of Public Works and Borough Administrator recommend the utilization of this contract.

NOW, THEREFORE, BE IT RESOLVED by the Mayor and Council of the Borough of Metuchen, in the County of Middlesex as follows:

The Chief Financial Officer and the Borough Administrator are hereby authorized and directed to approve and forward a purchase order to Altec Industries, Inc., 210 Inverness Center Drive, Birmingham, AL35242.

Borough of Metuchen County of Middlesex State of New Jersey

RESOLUTION AUTHORIZING PURCHASE FROM BERGEN COUNTY COOPERATIVE PURCHASING ALLIANCE COMPUTER EQUIPMENT & PERIPHERALS – CSAV SYSTEMS AND DIGITAL SIGNAGE

WHEREAS, there exists a need for CSAV systems and a digital signage system for the Borough of Metuchen, in the County of Middlesex, State of New Jersey; and

WHEREAS, this can be purchased through the Bergen County New Jersey Cooperative Purchasing Alliance Contract CK04, Bid # 22-24Computer Equipment & Peripherals, effective for the contract period June 5, 2022, through June 4, 2024, pursuant to the provisions of N.J.S.A. 40A:11-11 (5);and

WHEREAS,Bergen County, lead public agency for the #CK04 New Jersey Cooperative Purchasing Alliance awarded by resolution #472-22 open ended contract, Bid #22-24 onJune1, 2022; and

WHEREAS, this authorization of award ends onJune4, 2024; and

WHEREAS, the maximum amount of award for purchase of two CSAV system and a digital sign system and related peripherals through awarded vendor SHI International Corp. for the Borough of Metuchen is \$37,752.62and is certified from Capital Bond Ordinance 2023-07, C-04-55-939-010; and

WHEREAS, the County of Bergen, New Jersey shall be responsible for complying with the provisions of the Local Public Contracts Law (N.J.S.A. 40A:11-1 et seq.) and all other provisions of the revised statutes.

NOW, THEREFORE, BE IT RESOLVED by the Borough Council of the Borough of Metuchen, in the County of Middlesex as follows:

1. The Chief Financial Officer and Borough Administrator are hereby authorized and directed to approve and forward a Purchase Order toSHI International Corp., 290 Davidson Avenue, Somerset, NJ 08873, in an amount not to exceed \$37,752.62.

Borough of Metuchen County of Middlesex State of New Jersey

RESOLUTION FOR LIEN REDEMPTION

WHEREAS, the Tax Collector received the necessary amount to redeem the following Tax Sale Certificate on the following property:

Cert #	Block/Lot	Address	Lienholder		
20-00004	100/33.04	590 Main Street	ATCF II NJ LLC,		
LUMENTUM CUST					

NOW, THEREFORE, BE IT RESOLVED that the Tax Collector be authorized to cancel this lien from the municipal record.

Borough of Metuchen County of Middlesex State of New Jersey

RESOLUTION AUTHORIZING REFUND OF OVERPAYMENT OF 2022 TAXES

WHEREAS, the following has madean overpayment of taxes:

Name	Block/Lot	Address	Amount		Year
Yoo, Justin & Nam, Gahyun	16/19.01	423 Grove Street	\$3,655.43	Tax overpayment	2022, 3rd qtr

NOW, THEREFORE, BE IT RESOLVED that the above listed former property owneror agent be refunded property taxes as described in the amount of \$3,655.43.

BoroughofMetuchen CountyofMiddlesex StateofNewJersey

RESOLUTIONAUTHORIZINGPURCHASEFROMSOMERSETCOUNTYCOOPERATIVE PRICINGUNLEADEDGASOLINE,87 OCTANE-YEARTWO OF TWO YEARCONTRACT

WHEREAS, there exists a need to purchase unleaded gasoline for the Borough of Metuchen, in the County of Middlesex, State of New Jersey; and

WHEREAS, this can be purchased through the Somerset County Cooperative Unleaded Gasoline, 87Oc tane, Open-ended Contract #CC-0045-22, Co-operative Pricing Bid #2-SOCC Ppursuant to the provisions of NJ.S.A.40A: 11-11(5); and

 $\label{lem:whereas} \textbf{WHEREAS}, Somerset County Cooperative awarded the second year of a two-year contract \#CC-0045-22\ awarded on May 23, 2023;\ and$

WHEREAS, this authorization to purchase under this awardends on December 31,2023; and,

WHEREAS, the maximum amount of the purchase of Unleaded Gasoline, 87 Octane fuel for the Borough of Metuchenis \$50,000.00 and is certified from the 2023 Temporary Budget and 2023 Adopted Budget, designated from Dieseland Gasoline Fuel Account Number 3-01-31-821-074; and

WHEREAS, the vendor chosen for award for purchase of Unleaded Gasoline, 87 Octane Fuelis National Fuel Oil, Inc., for the period of May 24, 2023, through December 31, 2023; and,

WHEREAS, the County of Somerset,

NewJerseyshallberesponsibleforcomplyingwiththeprovisionsoftheLocalPublicContractsLaw(NJ.S.A.40A:1 1-let seq.) and all other provisions of the revised statutes.

 $\label{lem:now,therefore} \textbf{NOW,THEREFORE,BEITRESOLVED}, by the Borough Council of the Borough of Metuchen, in the County of Middles exas follows:$

1. The Chief Financial Officer and Borough Administrator are here by authorized and directed to approve and forward a Purchase Order to National Fuel Oil Inc., 175 Orange Street, Newark, NJ07103, in an amount not to exceed \$50,000.00.

Borough of Metuchen County of Middlesex State of New Jersey

RESOLUTION AUTHORIZING THE PAYMENT OF THE BILL LIST

BE IT RESOLVED, by the Mayor and Council of the Borough of Metuchen the	hat
the proper warrants be drawn, and all bills be paid totaling \$1,077,199.34.	

I, Rebecca Cuthbert, Chief Financia certify that funds are available for the payment of b	l Officer of the Borough of Metuchen do hereby ills for the Borough of Metuchen.
	Rebecca Cuthbert, CFO

ORDINANCE 2023-20

Borough of Metuchen County of Middlesex State of New Jersey

AN ORDINANCE AMENDING CERTAIN PROVISIONS IN CHAPTER 140 (PROPERTY MAINTENANCE) TO ADD AN ENFORCEMENT OFFICER AMONG THE LIST OF MUNICIPAL OFFICERS AUTHORIZED TO ENFORCE THE PROVISIONS OF SAID CHAPTER.

BE IT ORDAINED by the Borough Council of the Borough of Metuchen as follows (additions are indicated by <u>underlining</u>; deletions are indicated by <u>strikethroughs</u>):

SECTION 1.Section 140-5 (Inspections) in Article 1 (Commercial and Industrial Maintenance) in Chapter 140 (Property Maintenance) of the Code of the Borough of Metuchen is hereby amended to read as follows:

§140-5Inspections.

All buildings and premises subject to this code are subject to inspection from time to time by the Construction Code Official, Health Officer, Zoning Officer, Enforcement Officer, Director of Public Works, Health Officer, Police Department, their respective designees, or any other official charged with the duty of enforcing regulations governing any aspect or conduct of the activity on the premises. At the time of such inspection, all portions of the premises subject to this code must be available and accessible for such inspection, and the owner, operator and occupant are required to provide the necessary arrangements to facilitate such inspection. Such inspection shall be made during regular business hours of the business occupying said premises, unless there is sufficient reason to believe a violation exists of a character which is an immediate threat to health or safety requiring inspection and abatement without delay.

Where it is necessary to make an inspection to enforce the provisions of this chapter, or whenever the inspecting official has reasonable cause to believe that there exists in a structure or upon a premises a condition in violation of this code, the official is authorized to enter the structure or premises at reasonable times to inspect or enforce the requirements of this chapter, provided that if such structure or premises is occupied the official shall present credentials to the occupant and request entry. If such structure or premises is unoccupied, the official shall first make a reasonable effort to locate the owner or other person having charge or control of the structure or premises and request entry. If entry is refused, whether occupied or not, the official shall obtain a proper warrant or have other recourse to the remedies provided by law to secure entry.

SECTION 2. Section 140-6 (Correction of violation; abatement by municipal officers) in Article 1 (Commercial and Industrial Maintenance) in Chapter 140 (Property Maintenance) of the Code of the Borough of Metuchen is hereby amended to read as follows:

§ 140-6Correction of violation; abatement by municipal officers.

- A. Immediate abatement. Where the violation or condition existing on the premises is of such a nature as to constitute an immediate threat to life and limb or presents an immediate threat to the health, safety and welfare of the occupants, invitees, adjoining property owners or the general public, unless abated without delay, the Construction Code Official, Health Officer, Zoning Officer, Enforcement Officer, Director of Public Works, or Health Officer, Police Department, or their respective designees may order the owner, operator or occupant to correct the violation or condition within the period of time consistent with the hazard involved and with the measures necessary to remove the hazard, and, upon the failure of the operator, owner or occupant to correct said condition, the Police Department, Construction Code Official, Zoning Officer, Enforcement Officer, Director of Public Works, or Health Officer, Police Department, or their respective designees shall issue a summons forthwith and shall cause said condition to be immediately abated thereafter as prescribed in Subsection I below.
- B. Procedure upon discovery of violations. Except as otherwise provided in Subsection A above, where violations of this code or the regulations hereunder are found to exist, a written notice from the Construction Code Official, Zoning Officer, Enforcement Officer, Director of Public Works, or Health Officer, or their respective designees shall be served on the person or persons responsible for the correction thereof.
- C. Notice Shall be served personally or by certified mail, addressed to the last-known address of the person to be served. In the case of an occupant, notice may be posted upon the main entrance door of the building, and in the case of an owner, the last-known address shall be the address of the owner as shown in the records of the office of the Tax Collector.
- D. Contents of notice. The notice shall specify the violation or violations committed, what must be done to correct the same, a reasonable period of time, not to exceed 30 days, to abate the violation, the right of the person served to request a hearing and that the notice shall become an order of the Construction Code Official, Zoning Officer, Enforcement Officer, Director of Public Works, or Health Officer, or their respective designees in 10 days after service unless a hearing is requested pursuant to these provisions.
- E. Request for hearing. Within 10 days of the date of service of a notice, the notice shall constitute a final order unless any person affected by the notice requests a hearing thereon by serving a written request within the 10-day period in person or by certified mail on the Construction Code Official, Zoning Officer, Enforcement Officer, Director of Public Works, or Health Officer, or their respective designees. Such request for a hearing shall set forth briefly the reasons for which the request for a hearing is made and the factual matters contained in the notice of violation

for which the hearing is requested. The Construction Code Official, Zoning Officer, <u>Enforcement Officer</u>, Director of Public Works, or Health Officer, <u>or their respective designees</u> upon receipt of the request for hearing, shall, within 30 days therefrom and upon five days notice to the parties so requesting, conduct a hearing.

- F. Hearings and orders. At the hearing provided hereunder, the Construction Code Official, Zoning Officer, Enforcement Officer, Director of Public Works, or Health Officer, or their respective designees shall hear all parties and his or her final determination shall be made within 10 days from the completion of the hearing. He or she shall then issue an order incorporating the determinations and directions contained in the notice, modifying said notice if he or she so deems necessary. The Construction Code Official, Zoning Officer, Enforcement Officer, Director of Public Works, or Health Officer, or their respective designees may extend the time for correction of the violations when deemed by him or her to be necessary.
- G. Summons for unabated violation. In the event the violation is not abated, removed, cured or otherwise fully remedied within the time period prescribed in the initial notice or extended time period as permitted by the Construction Code Official, Zoning Officer, Enforcement Officer, Director of Public Works, or Health Officer, or their respective designees, a summons shall then be issued against such person or persons charged with the violation. A summons may also be issued without initial written notice in the circumstances described in § 140-6A.
- H. In addition to the issuance of summons for an unabated violation, and where it shall be necessary and expedient for the preservation of the public health, safety, general welfare or to eliminate a fire hazard, and upon the certification of the Health Officer, Fire Official and/or the Borough Engineer and after the approval of the Borough Administrator, the Construction Code Official, Zoning Officer, Enforcement Officer, Director of Public Works, or Health Officer, or their respective designees may provide for the removal of or destruction of overgrown brush, weeds, including ragweed, dead or dying trees, stumps, roots, obnoxious growths, filth, garbage, trash, debris as permitted by N.J.S.A. 40:48-2.13 and N.J.S.A. 40:48-2.13a.
- I. In the event that the immediate abatement is necessary pursuant to Subsection A hereof, or that brush, weeds, including ragweed, dead and dying trees, stumps, roots, obnoxious growth, filth garbage trash, debris are sought to be removed or destroyed pursuant to Subsection H herein, the officer of the municipalityor their respective designeeseeking such removal and the Borough Administrator shall obtain and certify the costs thereof to the Mayor and Borough Council, who shall examine the certificate, and if found to be correct and appropriate shall authorize and direct by way of resolution the removal and/or destruction and to direct the costs as shown thereon to be charged against said dwelling or lands and the

amounts so charged shall forthwith become a lien upon such property or lands and shall be added to and become part of the taxes next to be assessed and levied upon such property or lands, the same to bear interest at the same rate as taxes. A copy of the resolution authorizing and directing the removal and the costs and expenses to be charged shall be certified by the Borough Clerk and filed with the Tax Collector of the Borough, who shall be responsible for the collection thereof, with a copy of the report and resolution sent by certified mail to the owner, operator and/or occupant of the premises. If the amount of the lien is not paid, the Tax Collector may sell the unpaid municipal lien at the next tax sale. Notwithstanding anything to the contrary contained herein, nothing shall prevent the Borough from simultaneously proceeding to collect these costs and expenses, as well as to impose fines and penalties upon the owner, operator and occupant by commencing and continuing a proceeding in the Municipal Court of the Borough against those responsible for noncompliance with this code.

SECTION 3. Subsection B.(4) in Section 140-11 (Regulation of premises) in Article 2 (Residential Property Maintenance) in Chapter 140 (Property Maintenance) of the Code of the Borough of Metuchen is hereby amended to read as follows:

(4) Construction sites. It shall be unlawful for any owner, agent or contractor in charge of a construction or demolition site to permit the accumulation of litter before, during or after completion of any construction or demolition project. It shall be the duty of the owner, agent or contractor in charge of a construction site to furnish containers adequate to accommodate flyriable or non-flyriable debris or trash at areas convenient to construction areas and to maintain and empty the receptacles in such a manner and with such a frequency as to prevent spillage of refuse.

SECTION 4. Section 140-12 (Inspections) in Article 2 (Residential Property Maintenance) in Chapter 140 (Property Maintenance) of the Code of the Borough of Metuchen is hereby amended to read as follows:

§ 140-12Inspections.

All buildings and premises subject to this code are subject to inspection from time to time by the Construction Code Official, Health Officer, Zoning Officer, Enforcement Officer, Director of Public Works, Health Officer, Police Department, their respective designees or any other official charged with the duty of enforcing regulations governing the premises. At the time of such inspection, all portions of the premises subject to this code must be available and accessible for such inspection, and the owner and occupant are required to provide the necessary arrangements to facilitate such inspection. Such inspection shall be made during regular business hours, unless there is sufficient reason to believe a violation exists of a character which is an immediate threat to health or safety requiring inspection and abatement without delay.

Where it is necessary to make an inspection to enforce the provisions of this chapter, or whenever the inspecting official has reasonable cause to believe that there exists in a structure or upon a premises a condition in violation of this code, the official is authorized to enter the structure or premises at reasonable times to inspect or enforce the requirements of this chapter, provided that if such structure or premises is occupied the official shall present credentials to the occupant and request entry. If such structure or premises is unoccupied, the official shall first make a reasonable effort to locate the owner or other person having charge or control of the structure or premises and request entry. If entry is refused, whether occupied or not, the official shall obtain a proper warrant or have other recourse to the remedies provided by law to secure entry.

SECTION 5. Section 140-13 (Correction of violation; abatement by municipal officers) in Article 2 (Residential Property Maintenance) in Chapter 140 (Property Maintenance) of the Code of the Borough of Metuchen is hereby amended to read as follows:

§ 140-13Correction of violation; abatement by municipal officers.

- A. Immediate abatement. Where the violation or condition existing on the premises is of such a nature as to constitute an immediate threat to life and limb or presents an immediate threat to the health, safety and welfare of the occupants, adjoining property owners and/or the general public unless abated without delay, the Construction Code Official, Health Officer, Zoning Officer, Enforcement Officer, Director of Public Works, or Health Officer, Police Department, or their respective designees may order the owner, operator or occupant to correct the violation or condition within the period of time consistent with the hazard involved and with the measures necessary to remove the hazard, and, upon the failure of the owner or occupant to correct said condition, the Police Department, Construction Code Official, Zoning Officer, Enforcement Officer, Director of Public Works, or Health Officer, or their respective designees shall issue a summons forthwith and shall cause said condition to be immediately abated thereafter as prescribed in subsection I below.
- B. Procedure upon discovery of violations. Except as otherwise provided in Subsection A above, where violations of this code or the regulations hereunder are found to exist, a written notice from the Construction Code Official, Zoning Officer, Enforcement Officer, Director of Public Works, or Health Officer, or their respective designees shall be served on the person or persons responsible for the correction thereof.
- C. Notice. Notice shall be served personally or by certified mail, addressed to the last-known address of the person to be served. In the case of an occupant, notice may be posted upon the entrance door of the dwelling, and in the case of an owner, the last-known address shall be the address of the owner as shown in the records of the office of the Tax Collector.

- D. Contents of notice. The notice shall specify the violation or violations committed, what must be done to correct the same, a reasonable period of time, not to exceed 30 days, to abate the violation, the right of the person served to request a hearing and that the notice shall become an order of the Construction Code Official, Zoning Officer, Enforcement Officer, Director of Public Works, or Health Officer, or their respective designees in 10 days after service unless a hearing is requested pursuant to these provisions.
- E. Request for hearing. Within 10 days of the date of service of a notice, the notice shall constitute a final order unless any person affected by the notice requests a hearing thereon by serving a written request within the 10-day period in person or by certified mail on the Construction Code Official, Zoning Officer, Enforcement Officer, Director of Public Works, or—Health Officer, or their respective designees. Such request for a hearing shall set forth briefly the reasons for which the request for a hearing is made and the factual matters contained in the notice of violation for which the hearing is requested. The Construction Code Official, Zoning Officer, Enforcement Officer, Director of Public Works, or—Health Officer, or their respective designees, upon receipt of the request for hearing, shall, within 30 days therefrom and upon five-days' notice to the parties so requesting, conduct a hearing.
- F. Hearings and orders. At the hearing provided hereunder, the Construction Code Official, Zoning Officer, Enforcement Officer, Director of Public Works, or Health Officer, or their respective designees shall hear all parties and his or her final determination shall be made within 10 days from the completion of the hearing. He or she shall then issue an order incorporating the determinations and directions contained in the notice, modifying said notice if he or she so deems necessary. The Construction Code Official, Zoning Officer, Enforcement Officer, Director of Public Works, or Health Officer, or their respective designees may extend the time for correction of the violations when deemed by him or her to be necessary.
- G. Summons for unabated violation. In the event the violation is not abated, removed, cured or otherwise fully remedied within the time period prescribed in the initial notice or extended time period as permitted by the Construction Code Official, Zoning Officer, Enforcement Officer, Director of Public Works, or Health Officer, or their respective designees, a summons shall then be issued against such person or persons charged with the violation. A summons may also be issued without initial written notice in the circumstances described in § 140-13A.
- H. In addition to the issuance of summons for an unabated violation, and where it shall be necessary and expedient for the preservation of the public health, safety, general welfare or to eliminate a fire hazard, and upon the certification of the Health Officer, Fire Official, Director of Public Works and/or the Borough Engineer and after the approval of the Borough Administrator, the Construction

Code Official, Zoning Officer, <u>Enforcement Officer</u>, Director of Public Works, or Health Officer, or their respective designees may provide for the removal of or destruction of overgrown brush, weeds, including ragweed, dead or dying trees, stumps, roots, obnoxious growths, filth, garbage, trash, debris as permitted in N.J.S.A. 40:48-2.13 and N.J.S.A. 40:48-2.13a.

I. In the event that the immediate abatement is necessary pursuant to Subsection A hereof, or that overgrown brush, weeds, including ragweed, dead and dying trees, stumps, roots, obnoxious growth, filth garbage trash, debris are sought to be removed or destroyed pursuant to Subsection H herein, the officer of the municipality or their respective designee seeking such removal and the Borough Administrator shall obtain and certify the proposed costs thereof to the Mayor and Borough Council, who shall examine the certificate, and if found to be correct and appropriate shall authorize and direct by way of resolution the costs as shown thereon to be charged against said dwelling or lands and the amounts so charged shall forthwith become a lien upon such a dwelling or lands and shall be added to and become part of the taxes next to be assessed and levied upon such dwelling or lands, the same to bear interest at the same rate as taxes. A copy of the resolution authorizing and directing the removal and the costs and expenses to be charged shall be certified by the Borough Clerk and filed with the Tax Collector of the Borough, who shall be responsible for the collection thereof, with a copy of the report and resolution sent by certified mail to the owner and/or occupant of the premises. If the amount of the lien is not paid, the Tax Collector may sell the unpaid municipal lien at the next tax sale. Notwithstanding anything to the contrary contained herein, nothing shall prevent the Borough from simultaneously proceeding to collect these costs and expenses, as well as to impose fines and penalties upon the owner and occupant by commencing and continuing a proceeding in the Municipal Court of the Borough against those responsible for noncompliance with this code.

SECTION 6. All ordinances or parts of ordinances inconsistent herewith are hereby repealed to the extent of such inconsistency.

SECTION 7.If any portion of this ordinance shall be determined to be invalid, such determination shall not affect the validity of the remaining portions of said ordinance.

SECTION 8. This ordinance shall ordinance shall take effect upon final passage and publication in accordance with law.