

RESOLUTION NO. ¹²¹121- 199:

A RESOLUTION PROVIDING FOR A MEETING NOT OPEN TO THE PUBLIC IN ACCORDANCE WITH THE PROVISIONS OF THE NEW JERSEY OPEN PUBLIC MEETINGS ACT, N.J.S.A. 10:4-12.

WHEREAS, the Township Council of the Township of Willingboro is subject to certain requirements of the Open Public Meetings Act, N.J.S.A. 10:4-6, et. seq.; and

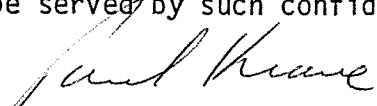
WHEREAS, the Open Public Meetings Act, N.J.S.A. 10:4-12, provides that an Executive Session, not open to the public, may be held for certain specified purposes when authorized by Resolution; and

WHEREAS, it is necessary for the Township Council of the Township of Willingboro to discuss in a session not open to the public certain matters relating to the item or items authorized by N.J.S.A. 10:4-12b and designated below:

- (7) Matters Relating to Litigation, Negotiations and the Attorney-Client Privilege: Any pending or anticipated litigation or contract negotiation in which the public body is, or may become a party. Any matters falling within the attorney-client privilege, to the extent that confidentiality is required in order for the attorney to exercise his ethical duties as a lawyer.
- (8) Matters Relating to the Employment Relationship: Any matter involving the employment, appointment, termination of employment, terms and conditions of employment, evaluation of the performance of promotion or disciplining of any specific prospective public officer or employee or current public officer or employee employed or appointed by the public body, unless all the individual employees or appointees whose rights could be adversely affected request in writing that such matter or matters be discussed at a public meeting.


NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Willingboro, assembled in public session on October 17, 1995, that an Executive Session closed to the public shall be held on October 17, 1995 at 9:30 p.m. in the Willingboro Township Municipal Complex, One Salem Road Willingboro, New Jersey, for the discussion of matters relating to the specific items designated above.

It is anticipated that the deliberations conducted in closed session may be disclosed to the public upon determination of the Township Council that the public interest will no longer be served by such confidentiality.



PAUL KRANE
MAYOR

ATTEST:



Marie Annese
Deputy Township Clerk

RESOLUTION NO. 122-1995
A RESOLUTION PROVIDING FOR A MEETING NOT OPEN TO THE
PUBLIC IN ACCORDANCE WITH THE PROVISIONS OF THE NEW
JERSEY OPEN PUBLIC MEETINGS ACT, N.J.S.A. 10:4-12.

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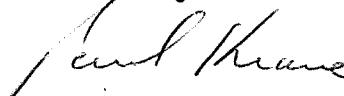
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WHEREAS, it is necessary for the Township Council of the Township of Willingboro to discuss in a session not open to the public certain matters relating to the item or items authorized by N.J.S.A. 10:4-12b and designated below:

- (7) Matters Relating to Litigation, Negotiations and the Attorney-Client Privilege: Any pending or anticipated litigation or contract negotiation in which the public body is, or may become a party. Any matters falling within the attorney-client privilege, to the extent that confidentiality is required in order for the attorney to exercise his ethical duties as a lawyer.
- (8) Matters Relating to the Employment Relationship: Any matter involving the employment, appointment, termination of employment, terms and conditions of employment, evaluation of the performance of promotion or disciplining of any specific prospective public officer or employee or current public officer or employee employed or appointed by the public body, unless all the individual employees or appointees whose rights could be adversely affected request in writing that such matter or matters be discussed at a public meeting.

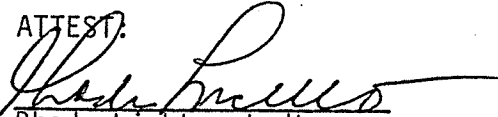
NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Willingboro, assembled in public session on *Oct 31*, 1995, that an Executive Session closed to the public shall be held on *Oct 31*, 1995 at *9:15* p.m. in the Willingboro Township Municipal Complex, One Salem Road Willingboro, New Jersey, for the discussion of matters relating to the specific items designated above.

It is anticipated that the deliberations conducted in closed session may be disclosed to the public upon determination of the Township Council that the public interest will no longer be served by such confidentiality.



PAUL KRANE
MAYOR

ATTEST:

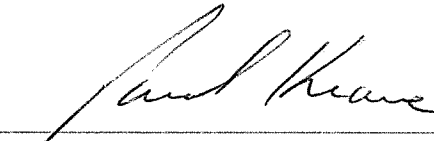

Rhoda Lichtenstadter
Township Clerk

RESOLUTION NO. 123 - 1995

WHEREAS, Willingboro Township Council desires to enter into an Agreement with the New Jersey Department of Community Affairs during Fiscal Year 1996 for approximately \$7,000 to carry out a program to allow adults with disabilities to participate in social, cultural, performing arts, trips, athletics, hobbies and self-improvement classes.

NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township Council assembled in public session this 31st day of October, 1995, that the Willingboro Township Council does hereby authorize the execution of such a contract for the receipt of such a grant and upon receipt of the fully executed contract from the New Jersey Department of Community Affairs will expend these funds pursuant to the terms of said contract between Willingboro Township and the New Jersey Department of Community Affairs, including the provision of a local match share in the ratio of at least one local dollar for every five State dollars.

BE IT FURTHER RESOLVED, that the Mayor and Clerk are authorized to sign such a contract and any other documents necessary.



PAUL KRANE
MAYOR

ATTEST:


Rhoda Lichtenstadter, RMC
Township Clerk

10/31

*from
Mr. Bonaparte
as per
Lanone*

123

RESOLUTION NO. - 1996

WHEREAS, Willingboro Township Council desires to enter into an Agreement with the New Jersey Department of Community Affairs during Fiscal Year 1996 for approximately \$7,000 to carry out a program to allow adults with disabilities to participate in social, cultural, performing arts, trips, athletics, hobbies and self-improvement classes.

NOW, THEREFORE, BE IT RESOLVED, that the Willingboro Township Council does hereby authorize the execution of such a contract for the receipt of such a grant and upon receipt of the fully executed contract from the New Jersey Department of Community Affairs will expend these funds pursuant to the terms of said contract between Willingboro Township and the New Jersey Department of Community Affairs, including the provision of a local match share in the ratio of at least one local dollar for every five State dollars.

BE IT FURTHER RESOLVED, that the Mayor and Clerk are authorized to sign such a contract and any other documents necessary.

PAUL KRANE, MAYOR

ATTEST:

RESOLUTION NO. 124 - 1995

WHEREAS, the records of the Tax Collector of the Township of Willingboro indicate the existence of 1995 taxes that were erroneously assessed on Block 1132, Lt. 37/C100 for \$2,375.80 and Block 421, Lt. 40, for \$912.96.


NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Willingboro, assembled in public session this 8th day of November, 1995, that the Tax Collector is hereby authorized and directed to cancel the same pursuant to R.S. 54-91.1 and 91.2; and

BE IT FURTHER RESOLVED, that copies of this resolution be forwarded to the Tax Collector for her information, attention and compliance.



PAUL KRANE
MAYOR

ATTEST;


Rhoda Lichtenstadter, RMC
Township Clerk

*To
Council
for
Action*

[Signature]

WILLINGBORO TOWNSHIP
INTEROFFICE MEMO

DATE: OCTOBER 31, 1995
TO: MR. BONAPARTE
FROM: JOANNE G. DIGGS *[Signature]*
SUBJECT: ITEM FOR COUNCIL

The attached resolutions, for council's consideration, is to cancel taxes on block 1132 Lot 37/C100 per the Tax Assessor's recommendation.

c. Rhoda Lichtenstadter



TOWNSHIP OF WILLINGBORO

MUNICIPAL COMPLEX ONE SALEM ROAD
WILLINGBORO, NEW JERSEY 08046
(609) 877-2200 FAX (609) 835-0782

TOWNSHIP MANAGER
Norton N. Bonaparte, Jr.

COUNCIL MEMBERS
James Ayer
Doreatha Campbell
Paul Krane
Jeffrey Ramsey
Paul Stephenson

TO: JOANNE DIGGS, FINANCE DIRECTOR
FROM: TERRI PAGLIONE, ASSESSOR
DATE: OCTOBER 23, 1995
SUBJECT: CORRECTION OF ASSESSED VALUE

Another error was found with the 1995 assessed value of a property. The problem is with the value placed on a leasehold estate, which is part of an exempt property.

The error is with Block: 1132, Lot: 37 / C100, also known as Happy Face Child Care. The 1995 assessment will need to be corrected by Resolution from:

INCORRECT:	\$	100 - Land	
		<u>141,600 - Building</u>	
		\$141,700 - Total	
CORRECT:	\$	100 - Land	
		<u>51,300 - Building</u>	
		\$ 51,400 - Total	

Please provide a copy of the resolution for our files.

TP:bo
CC:file

Decrease: 90,300 X .02631 = 2,375.80

*128 1187.90
129 1187.90*



TOWNSHIP OF WILLINGBORO

MUNICIPAL COMPLEX ONE SALEM ROAD
WILLINGBORO, NEW JERSEY 08046
(609) 877-2200 FAX (609) 835-0782

COUNCIL MEMBERS

James Ayrer
Doreatha Campbell
Paul Krane
Jeffrey Ramsey
Paul Stephenson

TOWNSHIP MANAGER
Norton N. Bonaparte, Jr.

TO: NORTON N. BONAPARTE, JR., TOWNSHIP MANAGER
FROM: TERRI PAGLIONE, ASSESSOR
DATE: OCTOBER 10. 1995
SUBJECT: REVIEW OF 5 ROBERTS AVENUE; BLOCK: 421, LOT: 40

As previously discussed, the assessment on the above subject property had a drastic increase in assessed value from 1994 to 1995. Mrs. Marion Roberts came in to find out why the assessment increased. I decided that an inspection (interior) was necessary to determine the correct value.

Based on an inspection of the dwelling, the current assessment should be revised since the condition of the dwelling was not taken into consideration by the reassessment company.

The current assessment on the property is;

Land:	\$ 79,000
<u>Building:</u>	<u>69,700</u>
Total:	\$148,700

After reviewing the property, I am recommending an assessed value of:

Land:	\$ 79,000
<u>Building:</u>	<u>35,000</u>
Total:	\$114,000

In order to change the 1995 assessed value, a resolution must be approved by the township council.

Please review this matter with the township council and let me know if we should proceed with preparing a resolution to revise the 1995 assessed value.

TP/bo
CC:file
:Joanne Diggs, Finance Director

Decrease 34,700 assessment
x .02631 912.96 Int


RESOLUTION NO. 125 - 1995

WHEREAS, the records of the Tax Collector of the Township of Willingboro indicated overpayments of taxes due to payments in error, 100% exemptions, veteran deduction, senior citizen deduction; and

WHEREAS, refunds are due for these overpayments as listed on the attached schedule and made a part hereto;

NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Willingboro, assembled in public session this 8th day of November, 1995, that refunds be made as per the attached schedule; and

BE IT FURTHER RESOLVED, that copies of this resolution be forwarded to the Finance Director for her information, attention and compliance.



PAUL KRANE
MAYOR

ATTEST:



Rhoda Lichtenstadter, RMC
Township Clerk

To Council for Action

WILLINGBORO TOWNSHIP

INTEROFFICE MEMO

DATE: AUGUST 28, 1995
TO: MR. BONAPARTE
FROM: JOANNE G. DIGGS *Joanne Diggs*
SUBJECT: ITEMS FOR COUNCIL

Attached are two resolutions for council's consideration:

1. Refund of Taxes.
2. Cancellation of taxes per the Tax Assessors. Please see memos attached.

c. Rhoda Lichtenstadter

Billy & Sabra Cole \$199.42
111 Holbrook Lane
Willingboro, N.J. 08046
Block 608
Lot 96
111 Holbrook Lane
Overpayment Taxes

Lorenzo & Billie Bryant \$2246.21
PO Box 2846
Orangeburge, S.C. 29116
Block 833
Lot 68
18 Ember Lane
Overpayment Taxes

Dime Savings Bank of New York 831.96
231 East Avenue
Albion, New York 14411
Block 1116
Lot 16
11 Tempest Lane
Overpayment Taxes

Dime Savings Bank of New York 5149.00
231 East Avenue
Albion, New York 14411
Block 730
Lot 11
9 Grayson Circle
Overpayment Taxes

Bruce Robinson
91 Sheffield Drive
Willingboro, N.J. 08046
Block 107
Lot 22
91 Sheffield Drive
Overpayment Taxes

\$64.93

Barbara Carroll MacDonald
16 Hampshire Lane
Willingboro, N.J. 08046
Block 606
Lot 6
16 Hampshire Lane
Overpayment Taxes

\$518.71

United Title & Abstract
2428 Rt. 38, Suite 206
Cherry Hill, N.J. 08002
Block 833
Lot 51
6 Executive Lane
Overpayment Taxes

\$652.26

Oscar E. Lee Jr.
52 Pembroke Lane
Willingboro, N.J. 08046
Block 306
Lot 16
52 Pembroke Lane
100% Exempt

\$1505.44

RESOLUTION NO. 126, 1995


WHEREAS, the New Jersey State Uniform Construction Code provides for fines to be imposed by the Construction Official; and

WHEREAS, Section 21-9.12 of the Revised General Ordinances of the Township of Willingboro provides for the abatement of certain conditions, and Section 21-9.13 provides that the cost of any abatement shall become a lien against real property; and

WHEREAS, the Director of Inspections has cited several properties and has imposed fines and expenses of repair on those properties as per the attached list; and

WHEREAS, Section 21-9.13 further provides that the Township Council, must by Resolution, approve the expenses and costs and that they shall thereafter become a lien against the properties listed and shall be collectible as provided by law; and

NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Willingboro, assembled in public session this 8th day of Nov. 1995, that the fines and expenses certified by the Director of Inspections and listed on the attached schedule are hereby approved and certified to the Tax Collector of the Township of Willingboro as liens against the specific properties listed and to draw interest as tax liens as provided by law and to remove the liens listed in error.



PAUL KRANE
MAYOR

ATTEST:



Rhoda Lichtenstadte, RMC
Township Clerk

INTEROFFICE MEMORANDUM

MEMO TO: Rhoda Lichtenstadter
FROM: Leonard Mason
DATE: November 7, 1995
SUBJECT: PROPERTY MAINTENANCE VIOLATIONS

Under the Township's Property Maintenance Ordinance liens have been imposed on properties in amount of \$95.00 for the time period of October 3, 1995 thru November 7, 1995.

Under Ordinance 21-9.13 I am placing liens against the following properties:

<u>ADDRESS</u>	<u>BLOCK & LOT</u>	<u>AMOUNT</u>	<u>WORK DONE</u>
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GRASS CUTTING

Sidney & Charleston (lot)	1-4	\$ 95.00	
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TOTAL		\$ 95.00	
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Please prepare a resolution for approval of Township Council as required for certification and filing with the Tax Collector.



Leonard Mason
Director of Inspections

LM/ba

Copy: C. Hill

RESOLUTION 127 - 1995

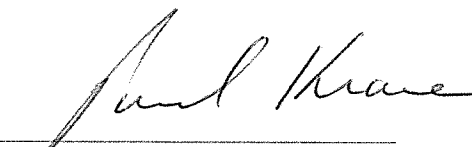
WHEREAS, the New Jersey State Uniform Construction Code provides for fines to be imposed by the Construction Official; and

WHEREAS, Section 21-9.12 of the Revised General Ordinances of the Township of Willingboro provides for the abatement of certain conditions, and Section 21-9.13 provides that the cost of any abatement shall become a lien against real property; and

WHEREAS, Block 619, Lt. 11 for \$50.00 and Block 412, Lt. 24, for \$75.00 were listed with liens in error and therefore should be removed.


NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Willingboro, assembled in public session this 8th day of November, 1995, that the liens listed in error above be removed.

BE IT FURTHER RESOLVED that copies of this resolution be provided to the Tax Collector and Inspections Dept. for their information and attention.



PAUL KRANE
MAYOR

ATTEST:



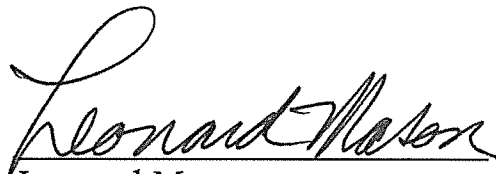
Rhoda Lichtenstadter, RMC
Township Clerk

INTEROFFICE MEMORANDUM

MEMO TO: Rhoda Lichtenstadter
FROM: Leonard Mason
DATE: November 7, 1995
SUBJECT: REMOVAL OF LIEN BILLS

Please prepare a resolution for approval of Township Council as required for removal of the following liens:

32 Hewlett La	BL 619 L 11	\$50.00	Issued in error
108 Crestview Dr	BL 412 L 24	\$75.00	Property sold; lien missed in search



Leonard Mason
Director of Inspections

LM/ba

RESOLUTION NO. 128 - 1995

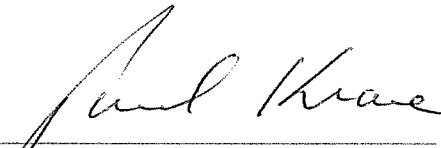
WHEREAS, it is necessary for training to be provided for Canine Officers in the Willingboro Police Department; and

WHEREAS, this service is provided by the Philadelphia Police Department; and

WHEREAS, the Philadelphia Police Department has submitted an Agreement authorizing the training.

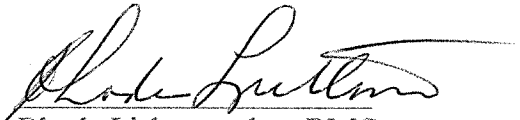
NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Willingboro assembled in public session this 8th day of November, 1995, that the Township Manager be and is hereby authorized to sign the Agreement for training as attached hereto.

BE IT FURTHER RESOLVED, that copies of this resolution and the Agreement be provided to the Director of Public Safety and the Philadelphia Police Department for their information and attention.



PAUL KRANE
MAYOR

ATTEST:



Rhoda Lichtenstadter, RMC
Township Clerk

CANINE BASIC PATROL TRAINING AGREEMENT

THIS AGREEMENT, made and entered into this 25th day of September 1995, by and between the City of Philadelphia, hereinafter referred to as "City", and Willingboro Township Police Department, hereinafter referred to as "Agency"

WITNESSETH :

WHEREAS, the Philadelphia Police Department has the ability to train canine units for law enforcement purposes; and

WHEREAS, the Philadelphia Police Department will begin a training program for canine units on September 25, 1995 : and

WHEREAS, the Agency desires to have a canine unit(s) trained for law enforcement purposes by the Philadelphia Police Department:

NOW THEREFORE, for and in consideration of the mutual agreements and promises hereinafter contained, the parties hereto do agree as follows:

A. Scope of Services

1. The City will train one (1) canine unit(s) for the Agency, each unit consisting of one dog handler and one dog.
2. The training program shall total 560 hours and shall be comprised of fourteen (14) 40-hour segments to run consecutively.
3. The course of training shall be substantially in accordance with the schedule set forth in Appendix "A" attached hereto, and by this reference made a part hereof. The City shall have the right to vary the course of training as it deems in the best interest of the participating canine units.

B. Responsibilities of Agency

1. The Agency will supply its own dog - consistent with requirements established by the Philadelphia Police Department Canine Unit.
2. The Agency shall pay all medical costs incurred in determining the fitness of its dog for law enforcement purposes to the City contracted veterinarian.
3. The City will be responsible for the housing and maintenance of the dogs, for the first seven (7) weeks at which time the canine will go home with the handler.

C. Time of Performance

1. The training programs shall begin on or about September 25, 1995. and shall be completed on or about December 22, 1995.

D. Compensation

1. The Agency shall reimburse the City in the amount of two thousand dollars (\$2,000.00) per canine unit for training services rendered under this agreement.
2. The above stated compensation shall become due and payable by the Agency to the City on the first day of training.

E. Hold Harmless

The Agency shall indemnify and hold harmless and defend the City from any and all loss, claims, expenses, actions, cause of actions cost damages, liabilities and expenses, financial or otherwise, arising from any and all acts or omissions of the Agency, its agents, employees, licensees or invitees that result in bodily injury and personal injury (including death) and/or damages whenever occurring.

F. Immunity

Nothing in this Agreement shall be construed as a waiver of any immunity against suit, or any limitations on the disposition of any amounts recoverable against the Police Department or Agency. Further, nothing in this Agreement shall be construed as a limitation of the rights of the parties or against any or all rights or defenses. It is distinctly understood that nothing herein shall be construed as creating any third party beneficiary rights or any special relationship between the Police Department, the Agency and any third party.

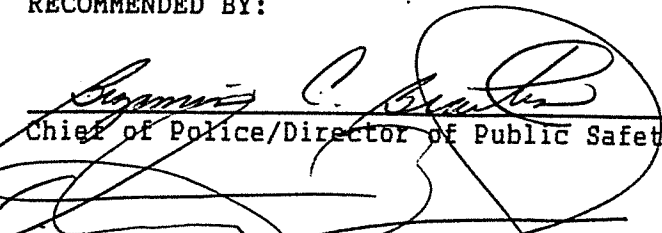
G. Compliance with Laws

Agency shall agree to be in compliance with federal, state and local laws, including all laws relating to prohibitions against discrimination or exclusion of an individual on the basis of race, color, religious creed, ancestry, national origin, age or sex, as well as the discrimination or exclusion of individuals based upon disability.

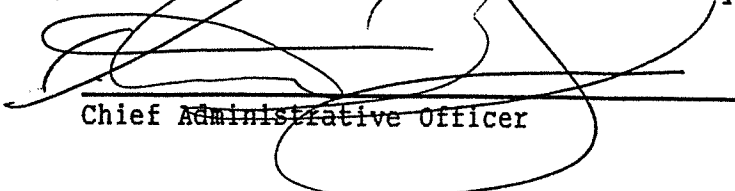
Agency shall agree that the appropriate laws of Pennsylvania apply to this agreement.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first above written.

RECOMMENDED BY:

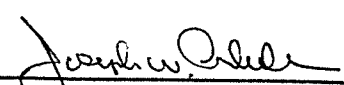


Chief of Police/Director of Public Safety

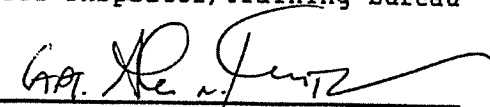


Chief Administrative Officer

CITY OF PHILADELPHIA

by: 

Chief Inspector/Training Bureau

by: 

Commanding Officer
Canine Training and Services

CANINE BASIC PATROL CLASS - APPENDIX "A"

1. Fourteen (14) week Basic Patrol Course, five (5) days a week, consisting of:
 - A. Obedience
 - B. Agility
 - C. Criminal Apprehension
 - D. Handlers Protection
 - E. Tracking
 - F. Article Search
 - G. Field Search
 - H. Building Search
2. The Canine is supplied either by the handler or the organization and must pass a physical conducted by the City Veterinarian:
 - A. The canine must be one (1) to three (3) years of age, at least seventy (70) pounds, stand twenty-six (26) inches at the shoulder and be a male German Shepherd, not neutered. The canine will be kenneled at the Philadelphia Police Canine Unit during training.
 - B. If the Agency prefers another breed of canine, this will be taken into consideration.
 - C. While in training, all food and training equipment is supplied by the Philadelphia Police Canine Unit, with the cost being the responsibility of the trainees agency
 - D. All veterinary bills incurred by the individual unit will be the responsibility of the units Agency, payable to the City of Philadelphia's contracted veterinarian.
 - E. The cost of training is two thousand dollars (\$2,000.00) per unit.
 - F. In addition, there are four (4) In-Service Training Refresher Courses offered annually. They consist of three (3) days each session at a cost of two hundred and ten dollars (\$210.00) per unit, per three (3) day session. This is to ensure that each unit is performing at an acceptable level of proficiency.

-continued-

CANINE BASIC PATROL CLASS - APPENDIX "A" - CONTINUATION:

3. If you have any questions pertaining to either billing or cost, they shall be referred to:

Administrative Officer
Philadelphia Police Finance
Room 307
Police Administration Building
8th and Race Streets
Philadelphia, Pa. 19106

Telephone (215) 592 - 5820

4. Any questions pertaining to training are to be directed to:

Commanding Officer
Philadelphia Police
Canine Unit
8501 State Road
Philadelphia, Pa. 19136

Telephone (215) 685 - 8017
FAX (215) 685 - 8018

TOWNSHIP OF WILLINGBORO

RESOLUTION No 129

WHEREAS, the quality of life in every community in New Jersey is directly affected by the development and re-development of land, by the construction of buildings, roads, parking areas and by other activities which place demands upon municipal services and directly affect the character in the surrounding areas; and

WHEREAS, the citizens of New Jersey have long enjoyed the protection of laws which shield them against over-crowding, over-building and improper planning by developers who sometimes seek to maximize economic returns on land at the expense of the neighboring property owners and the community at large; and

WHEREAS, the laws of New Jersey have proven to be effective in managing and coordinating the growth and development of our communities, balancing the rights of citizens to realize a proper economic return on privately owned property with the equally important rights of the citizens to enjoy the maintenance and improvement of the character of the communities in which they have established their residences and their businesses; and

WHEREAS, the strength of the present land use regulations governing the State of New Jersey can be found in the democratic process whereby the plans and proposals of real estate developers are required to be submitted to planning boards and zoning boards composed of citizens representative of the interests of the community; and

WHEREAS, a proposal has been developed by the New Jersey Builders' Association in concert with New Jersey Department of Community Affairs ("DCA") to dismantle the current system of land use regulation in New Jersey; and

WHEREAS, the proposal would replace the present system established under the Municipal Land Use Law with a system which would have the following primary effects, among others:

- (i) Create a DCA licensed Land Use Review Official who would replace the local planning board granting approvals of development applications in each and every municipality within the state;
- (ii) Limit the planning board to a role of merely giving a conceptual review to initial development applications, without the benefit of any detailed plans, or professional review and determining only whether those plans comply with the existing zoning ordinance;

- (iii) Reduce public participation in the land use review process by limiting their input to only the conceptual review for compliance with the existing zoning ordinance;
- (iv) Discourage active local citizen and resident involvement in applications by curtailing access to the Court for redress only to those persons who are adjacent to the development or who directly, seriously and personally are affected by the approval and by requiring the posting of a \$5,000 bond by any challenger which would be awarded to the prevailing party;
- (v) Replace judicial review by a county review board or a state review board;
- (vi) Usurp local zoning power by mandating clustering in all residential zones at the sole option of the developer; and
- (vii) Vest all power in the DCA licensed LURO to implement state regulatory programs and permits under such diverse regulations as the Freshwater Wetlands and Protection Act, Coastal Area Facilities Act and all other state development regulatory acts; and

WHEREAS, the adoption of this proposal would represent a complete destruction of the current land use regulatory program in this state; and

WHEREAS, it has been determined that the consideration, acceptance or adoption of such a proposal by the Legislature would be detrimental to the overall well-being of this state and the ability of its citizens to exercise their rights during the course of land use development review and approvals; and

WHEREAS, the Township Council of the Township of Willingboro finds the concepts espoused in the so-called Land Use Regulatory Reform Act ("LURRA") to be contrary to the public interest and wishes to express its opposition to the concepts being put forward by the New Jersey Builders Association to all interested parties.

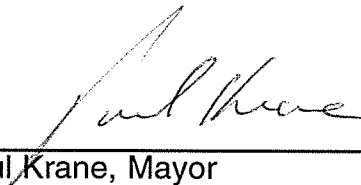
NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Willingboro assembled in public session this 8th day of November, 1995, as follows:

1. The Township Council of the Township of Willingboro strenuously opposes the consideration, acceptance or adoption of the propositions and concepts espoused in the so-called Land Use Regulatory Reform Act.
2. The Township Council of the Township of Willingboro expresses its opposition for the reasons set forth in the Preamble of this resolution and because the adoption of such a proposal would effectively dismantle the entire regulatory and approval process in this state and replace it with one which removes from the citizens the ability to actively and seriously consider and participate in the development

proposals affecting their own municipality with which they will have to deal for the life of the existence of the project.

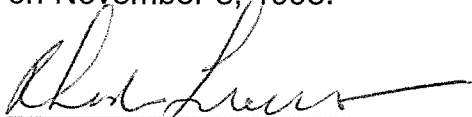
3. The Township Council of the Township of Willingboro continues to encourage the adoption of reasonable amendments to the Municipal Land Use Law and the permitting process which would enhance the operation and processing of development applications in this state, both at the local level and, more importantly, at the state level where at times the overlapping and concurrent jurisdictions and the delays caused by ineffective implementation of state regulatory programs detrimentally affects both the municipality in anticipating the construction of the development application and the developer seeking the same goal.

4. Copies of this Resolution shall be sent to the Governor, the Commissioner of the Department of Community Affairs, the President of the State Senate, the Speaker of the General Assembly, the legislators from the 7th Legislative District and to the New Jersey State League of Municipalities for their information and attention..



Paul Krane, Mayor

Certified to be a true copy of the Resolution adopted by the Willingboro Township Council on November 8, 1995.



Rhoda Lichtenstadter, RMC
Township Clerk

TOWNSHIP OF WILLINGBORO

Resolution No. 95-130

A Resolution Endorsing a Grant Application by the Willingboro Police Department to Establish a Domestic Violence Response Team

Whereas, the Township of Willingboro has long supported means to address the problem of Domestic Violence, and

Whereas, the Township of Willingboro established a shelter for victims of domestic violence over 20 years ago and continues to operate that facility in cooperation with Providence House, and


Whereas, the Police Department of the Township of Willingboro, in cooperation with the Townships of Edgewater Park, Mount Holly and Pemberton has formed a consortium to jointly obtain a grant for Community Policing to Combat Domestic Violence and to provide for a specially trained Crisis Intervention Advocate who will assist the victims fo Domestic Violence and provide the victim with support and advice thereby enabling police officers to focus on the offender and to return to their regular police duties, and

Whereas, the use of a specially trained Crisis Intervention Advocate will provide a substantial benefit to victims of domestic violence as well as to Police Departments and the Townships participating in the consortium,

Now Therefore, Be It Resolved, by the Township Council of the Township of Willingboro, assembled in public session this 8th day of November, 1995, that the Township Council hereby enthusiastically supports the grant application for Community Policing to Combat Domestic Violence and urges its prompt approval, and

Be It Further Resolved that copies of this Resolution shall be provided to the participants in the consortium and to United States Senators Bill Bradley and Frank Lautenberg and to Congressman James Saxton for their information and to solicit their support for the grant application.

ATTEST:


Rhoda Lichtenstadter, RMC
Township Clerk



PAUL KRANE
Mayor

RESOLUTION NO. 131 - 1995
A RESOLUTION PROVIDING FOR A MEETING NOT OPEN TO THE
PUBLIC IN ACCORDANCE WITH THE PROVISIONS OF THE NEW
JERSEY OPEN PUBLIC MEETINGS ACT, N.J.S.A. 10:4-12.

WHEREAS, the Township Council of the Township of Willingboro is subject to certain requirements of the Open Public Meetings Act, N.J.S.A. 10:4-6, et. seq.; and

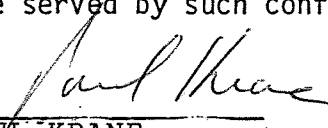
WHEREAS, the Open Public Meetings Act, N.J.S.A. 10:4-12, provides that an Executive Session, not open to the public, may be held for certain specified purposes when authorized by Resolution; and

WHEREAS, it is necessary for the Township Council of the Township of Willingboro to discuss in a session not open to the public certain matters relating to the item or items authorized by N.J.S.A. 10:4-12b and designated below:


- (7) Matters Relating to Litigation, Negotiations and the Attorney-Client Privilege: Any pending or anticipated litigation or contract negotiation in which the public body is, or may become a party. Any matters falling within the attorney-client privilege, to the extent that confidentiality is required in order for the attorney to exercise his ethical duties as a lawyer.
- (8) Matters Relating to the Employment Relationship: Any matter involving the employment, appointment, termination of employment, terms and conditions of employment, evaluation of the performance of promotion or disciplining of any specific prospective public officer or employee or current public officer or employee employed or appointed by the public body, unless all the individual employees or appointees whose rights could be adversely affected request in writing that such matter or matters be discussed at a public meeting.

NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Willingboro, assembled in public session on *Nov 8*, 1995, that an Executive Session closed to the public shall be held on *Nov 8*, 1995 at *7:35* p.m. in the Willingboro Township Municipal Complex, One Salem Road Willingboro, New Jersey, for the discussion of matters relating to the specific items designated above.

It is anticipated that the deliberations conducted in closed session may be disclosed to the public upon determination of the Township Council that the public interest will no longer be served by such confidentiality.


PAUL KRANE
MAYOR

ATTEST:


Rhoda Lichtenstadter

Township Clerk

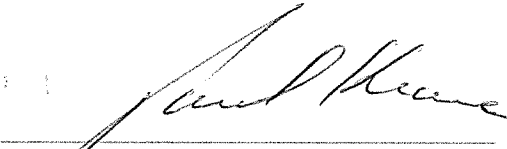
RESOLUTION NO. 132 - 1995

WHEREAS, the records of the Tax Collector of the Township of Willingboro indicated overpayments of taxes due to payments in error, 100% exemptions, veteran deduction, senior citizen deduction, one sold in error; and

WHEREAS, refunds are due for these overpayments as listed on the attached schedule and made a part hereto;


NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Willingboro, assembled in public session this 5th day of December, 1995, that refunds be made as per the attached schedule; and

BE IT FURTHER RESOLVED, that copies of this resolution be forwarded to the Finance Director for her information, attention and compliance.



PAUL KRANE
MAYOR

ATTEST:


Rhoda Lichtenstadter, RMC
Township Clerk

Garrett L. Marsh 43 Ember Lane Block 837 Lot 29 43 Ember Lane Overpayment Taxes	\$557.31
Alfred Cook 127 Somerset Dr. Block 126 Lot 14 127 Somerset Drive 100% Exempt	874.53
Loretta L. Havens 45 Earnshaw Lane Block 821 Lot 61 45 Earnshaw Lane Senior Citizen Deduction	250.00
First Fidelity Bank, NA 101 Farnsworth Ave. Breen Capital Group Bordentown, N.J. 08505 Block 1 Lot 3 11 Charleston Road Sold In Error	4229.18
Hollis A. Bassknight 44 Pebble Lane Block 317 Lot 13 44 Pebble Lane Veteran Deduction	50.00
US Mortgage 2001 W. Charleston Blvd Las Vegas, NV 89102 Block 523 Lot 18 146 Millbrook Lane Payment in error	844.86
Marion Cumback 30 Gallant Lane Block 727 Lot 82 Senior Citizen Deduction	250.00

Countrywide
PO Box 10216
Van Nuys, CA 91410-0216
Paid Wrong Township
Overpayment Taxes

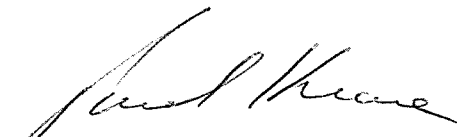
\$1744.28

RESOLUTION NO. 133 - 1995

WHEREAS, the New Jersey Division of Highway Traffic Safety has offered a grant to municipalities under the Safety Belt Education and Enforcement Program: and


WHEREAS, Willingboro Township has applied for this grant and received approval,

NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Willingboro, assembled in public session this 5th day of December, 1995, that the Township Council hereby accepts the contract with the State of New Jersey for the receipt of a grant under the Safety Belt Education and Enforcement Program as per the attached application and letter of approval.



PAUL KRANE
MAYOR

ATTEST:



Rhoda Lichtenstadter, RMC
Township Clerk



State of New Jersey

DEPARTMENT OF LAW AND PUBLIC SAFETY
DIVISION OF HIGHWAY TRAFFIC SAFETY

CN 048

TRENTON, NJ 08625-0048

CHRISTINE TODD WHITMAN
Governor

DEBORAH T. PORITZ
Attorney General

COL. PETER J. O'HAGAN
USMCR Ret.
Director
Governor's Representative

**NEW
SEAT
BELT**

September 15, 1995

Dear Chief,

Attached you will find a detailed outline of the Seat Belt Law Enforcement Special Traffic Enforcement Program (STEP) grant that has been awarded to New Jersey by the National Highway Traffic Safety Administration. As a current or past participant of "Operation Buckle-Down" we are announcing this program to you. Please review the attachments and if you determine that you are interested in continued participation please notify this office in writing by the September 29 deadline and be sure to include the required seat belt use survey. We anticipate numerous departments will apply for this program and, of course, funds are limited. Therefore, past participation will not guarantee acceptance but we encourage you to apply. If you have any questions or require further information please call me at 609-633-9197.

Sincerely,

Sgt. Neil Moore #2880

The New Jersey Division of Highway Traffic Safety has been awarded a grant from the National Highway Traffic Safety Administration to conduct a "Seat Belt Law Enforcement Special Traffic Enforcement Program (STEP).

The program will be conducted in five "waves" over the fifteen month period from October 1995 to December 1996. Each wave will last seven weeks, outlined as follows:

- Week 1 - Seat Belt Use Survey
- Week 2&3 - Ad campaign conducted by DHTS
- Week 4 - Participating P.D. press conference and proclamation
- Week 5&6 - Enforcement "blitz"
- Week 7 - Seat Belt Use Survey and press release

The enforcement blitz portion of each wave will be scheduled to coincide with the following holiday periods: Thanksgiving 1995, St. Patrick's Day 1996, Memorial Day 1996, July 4th 1996 and Thanksgiving 1996.

Any department wishing to participate in the program must conduct and submit a seat belt use survey of 100 cars observed at a single location within the municipality and targeting drivers only. These surveys will be used in the selection process to identify departments for participation in the program.

The departments selected to participate must agree to the following in order to ensure the program is administered consistently and the data collected is valid:

- ✓1. The Week One survey will be conducted at three different locations and times, each with a sampling of 100 cars.
2. The Week Four police press conference will include local media coverage and a mayor's proclamation in support of the program.
3. The Enforcement Blitz will be conducted as follows:
 - a. A work period will be four (4) hours
 - b. Four work periods (16 hrs) will be manned for each week of the two week blitz. Local discretion can be used to select actual times work is performed.
4. The hourly wage will be a "flat rate" of \$35.00 per hour to be paid through DHTS.
5. Participating officers must have had two hours of Occupant Protection Usage and Enforcement in-service training.
6. Officers will utilize and submit NJDHTS Daily Activity Report. (attached)
7. Departments will utilize and submit NJDHTS Blitz Period Report. (attached)
8. The Week Seven survey will be conducted at the same locations and times as the Week One survey.
9. Upon completion of each wave and the submission of the required reports to DHTS, payment to the participating officers will be processed and disbursed.

Week One of the first wave is scheduled to begin on October 23, therefore time is of the essence. Interested departments must conduct and submit the initial usage survey no later than September 29 so the selection and notification process can begin. We appreciate your help and cooperation in this endeavor and hope that our efforts will increase the seat belt usage rate in New Jersey at least the same 3-6% that has been realized in several other states participating in similar programs.



State of New Jersey

DEPARTMENT OF LAW AND PUBLIC SAFETY
DIVISION OF HIGHWAY TRAFFIC SAFETY
CN 048
TRENTON, NJ 08625-0048

CHRISTINE TODD WHITMAN
Governor

DEBORAH T. PORITZ
Attorney General

COL. PETER J. O'HAGAN
USMCR Ret.
Director
Governor's Representative

November 2, 1995

Willingboro Township Municipal Office
Municipal Complex
1 Salem Road
Willingboro, New Jersey 08046

Dear Chief Financial Officer:

The New Jersey Division of Highway Traffic Safety has received a Safety Belt Law Enforcement Demonstration Grant from the National Highway Traffic Safety Administration. Our Division has solicited municipal police departments to participate in this program. The Township of Willingboro applied and has been accepted. This demonstration grant will reimburse the Township of Willingboro in the amount of \$5,600.00 for the overtime wages (\$35.00 per hour) of the police officers assigned to work the seat belt enforcement portion of this grant.

This grant was awarded to our division on September 1, 1995, and will terminate on December 31, 1996. This information is being provided to you so that the Township of Willingboro can pass their resolution of acceptance into the program.

Sincerely,

Chuck Colleton
Supervisor, Police Traffic Services

pm
c: Lt. Jim Evans ✓
File



TELEPHONE: (609) 633-9300 FAX: (609) 633-9020

New Jersey Is An Equal Opportunity Employer • Printed on Recycled Paper and Recyclable

RESOLUTION NO. 134 - 1995

WHEREAS, the need exists for Engineering and Inspection services relative to 1995 Capital Improvement Projects; and

WHEREAS, the Local Public Contract Law (N.J.S.A. 40A:11-1 et seq) requires that a resolution authorizing the award of contract for professional services without competitive bids and the contract itself must be available for public inspection;


NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Willingboro, assembled in public session this 5th day of December, 1995, as follows:

1. The Mayor and Clerk are hereby authorized and directed to execute the attached agreement with Arnold W. Barnett, of the firm of Lord, Anderson, Worrell and Barnett, in an amount not to exceed \$30,000.
2. This contract is awarded without competitive bidding as a professional service in accordance with N.J.S.A. 40:11-5(1)(a) of the Local Public Contracts Law because the services are to be performed by a person authorized by law to practice a recognized profession.
3. A notice of this action shall be published once in the Burlington County Times.



PAUL KRANE
MAYOR

ATTEST:



Rhoda Lichtenstadter, RMC
Township Clerk

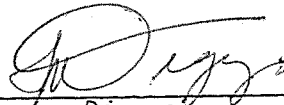
CERTIFICATE OF AVAILABILITY
OF FUNDS FOR CONTRACT

95 CLF - PRE

GARFIELD DRIVE SECTION 1
46 - PROJECT

I, Joanne Diggs, Treasurer of the Township of Willingboro, being the Chief Financial Officer of the Township of Willingboro, do hereby certify, pursuant to the Rules of The Local Finance Board, that there are -- are not (cross out one) available adequate funds for the proposed contract between the Township of Willingboro and Arnold Barnett

The money necessary to fund said contract is in the amount of \$3,000 and, upon approval of the contract, the funds shall be charged to the following line item appropriation of account number 04 0695 - APCC. These funds are not being certified as being available for more than one pending contract.

✓


Joanne Diggs
Finance Director

cc: Township Solicitor
Township Auditor

PROFESSIONAL SERVICES AGREEMENT
between the Township of Willingboro
and Arnold W. Barnett, P.E. & L.S.

WHEREAS, the Township of Willingboro requires the services of a Licensed Professional Engineer; and

WHEREAS, Arnold W. Barnett is a licensed Professional Engineer authorized to practice in the State of New Jersey and is hereafter identified as the Engineer.

NOW, THEREFORE, it is agreed by and between the Township of Willingboro and Arnold W. Barnett, P.E. & L.S., a licensed Professional Engineer of the State of New Jersey as follows:

I. APPOINTMENT. Arnold W. Barnett, P.E. & L.S., is hereby appointed and retained as Engineer and Inspector relative to Engineering and Inspection Services Garfield Drive, Sec.I

II. TERM. This appointment shall continue until the matters assigned have been concluded or until the services have been determined to be no longer required by the Township Council.

III. SERVICE. During the terms of this Agreement, the Engineer agrees to provide engineering and inspection services.

IV. COMPENSATION.

1. During the term of this Agreement, the engineer shall be compensated in accordance with Resolution No. 91 - 1995.

V EQUAL OPPORTUNITY.

1. In consideration of the execution of this Agreement, the Engineer shall not discriminate against any employee or applicant for employment because of race, religion, color, sex, marital status, or national origin. The Sepcial Counsel shall comply with the New Jersey Law Against Discrimination, N.J.S.A. 10:5-1 et seq. and all other applicable Federal and New Jersey statutes of a similar nature.

2. The attention of the Engineer is particularly drawn to the affirmative action provisions of the New Jersey Law Against Discrimination as set forth in N.J.S.A. 10:5-31 and the applicable regulations thereunder. The Engineer shall execute such additional documents as may be required of a person, partnership, or corporation doing business in the public sector within the State of New Jersey and shall comply with the rules and regulations relating thereto.

VI. MANDATORY AFFIRMATIVE ACTION LANGUAGE REQUIRED IN ALL CONTRACTS WITH A PUBLIC AGENCY IN THE STATE OF NEW JERSEY. In accordance with the requirements of P.L. 1975, C. 127, and of N.J.A.C. 17:27, during the performance of this contract, the contractor agrees as follows:

he contractor or subcontractor, where applicable, will not discriminate against any employee or applicant for employment because of age, race, creed, color, national origin, ancestry, marital status or sex. The contractor will take affirmative action to ensure that such applicants are recruited and employed, and that employees are treated, during employment, without regard to their age, race, creed, color, national origin, ancestry, marital status or sex. Such action shall include, but not be limited to the following: employment, upgrading, demotion, or transfer; recruitment or recruitment advertising, layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the Public Agency Compliance Officer setting forth provisions of this non-discrimination clause;

The contractor or subcontractor, where applicable, will, in all solicitations or advertisements for employees placed by or on behalf of the contractor, state that all qualified applicants will receive consideration for employment without regard to age, race, creed, color, national origin, ancestry, marital status, or sex;

The contractor or subcontractor, where applicable, will send to each labor union or representative or workers with which it has a collective bargaining agreement or other contract or understanding, a notice, to be provided by the agency contracting officer advising the labor union or worker's representative, of the contractor's commitments under this act and shall post copies of this notice in conspicuous places available to employees and applicants for employment.

The contractor or subcontractor, where applicable, agrees to comply with the regulations promulgated by the Treasurer of the State of New Jersey, pursuant to P.L. 1975, c.127, as amended and supplemented from time to time.

The contractor or subcontractor agrees to attempt in good faith to employ minority and female workers consistent with the applicable county employment goals prescribed by N.J.A.C. 17:27-5.2 promulgated by the Treasurer of the State of New Jersey, pursuant to P.L. 1975, c. 127, as amended and supplemented from time to time or in accordance with a binding determination of the applicable county employment goals described by the Affirmative Action Office pursuant to N.J.A.C. 17:27-5.2 promulgated by the Treasurer of the State of New Jersey, pursuant to P.L. 1975, c. 127, as amended and supplemented from time to time.

The contractor or subcontractor agrees to inform in writing appropriate recruitment agencies, in the area, including employment agencies, placement bureaus, colleges, universities, labor unions, that it does not discriminate on the basis of age, creed, color, national origin, ancestry, marital status or sex, and that it will discontinue the use of any recruitment agency which engages in direct or indirect discriminatory practices.

The contractor or subcontractor agrees to advise any of its testing procedures, if necessary, to assure that all personnel test conforms with the principles of job-related testing, as established by the statutes and court decisions of the State of New Jersey and as established by applicable federal law and applicable federal court decisions.

The contractor or subcontractor agrees to review all procedures relating to transfer, upgrading, downgrading and layoff to ensure that all such actions are taken without regard to age, creed, color, national origin, ancestry, marital status or sex, and conform with the applicable employment goals, consistent with the statutes and court decisions of the State of New Jersey and applicable federal law and applicable federal court decisions.

The contractor and its subcontractor shall furnish such reports or other documents to the Affirmative Action Office, in the New Jersey Department of the Treasury, as may be requested by the office from time to time in order to carry out the purpose of these regulations, and public agencies shall furnish such information as may be requested by the Affirmative Action Office for conducting a compliance investigation pursuant to Subchapter 10 of the Administrative Code (N.J.A.C. 17:27).

VII. NEW JERSEY LAW. This Agreement shall be governed by and in accordance with the laws of the State of New Jersey.

VIII. MODIFICATION. No modification of this Agreement shall be valid or binding unless the modification shall be in writing and executed by the Township of Willingboro and the Engineer.

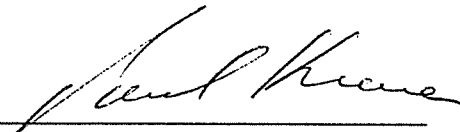
IX. NO WAIVER. No waiver of any term, provision or condition contained in this Agreement, or any breach of any such term, provision or condition shall constitute a waiver of any subsequent breach of such term, provision or condition by either party, or justify or authorize the non-observance on any other occasion of the same or any other term, provision or condition of this Agreement by either party.

X CAPTIONS. the captions or the paragraph headings contained in this Agreement are solely for purposes of convenience and shall not be deemed part of this Agreement for the purpose of construing the meaning thereof or for any other purpose.

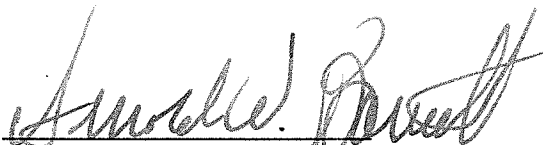
XI ENTIRE AGREEMENT. This instrument contains the entire Agreement of the Parties hereto and may not be amended, modified, released or discharged, in whole or in part, except as specifically provided herein or in any writing executed by the parties hereto.

XII. AMENDMENTS. The parties hereto may, by mutual agreement, change the scope of services or the amount of compensation set forth in this Agreement.

TOWNSHIP OF WILLINGBORO

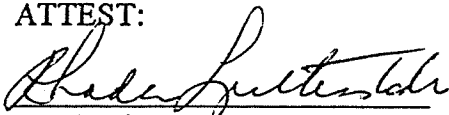


PAUL KRANE
MAYOR



ARNOLD W. BARNETT
P.E. & L.S.

ATTEST:



Rhoda Lichtenstadter, RMC
Township Clerk

12/7/95

DATE

RESOLUTION NO. 135- 1995

WHEREAS, Willingboro Township Council, by Resolution No.122, 1992, awarded a contract to Arawak Paving Co., for 1992 Roadway Repairs Project in the amount of \$876,168.01; and

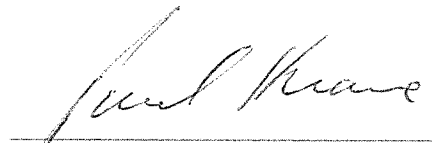
WHEREAS, the Engineer has submitted a change Order No. 1 for an increase of \$106,000.00 for reconstruction of Pagaent Lane, making the adjusted amount of the contract \$982,168.01; and

WHEREAS, the Engineer has submitted a request for a Change Order No. 2, in accordance with the attached letter, to adjust the referenced contract to as-built quantities,

WHEREAS, the rules of the Local Finance Board require such change order to be approved by prior resolution of the Township Council, funds being available as per the attached certificate of availability.,

NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Willingboro, assembled in public session this ~~26th~~ day of December, 1995, that the above change order be approved.,

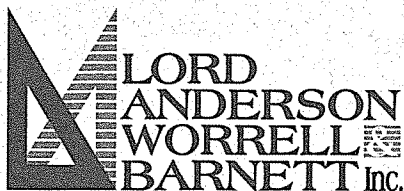
BE IT FURTHER RESOLVED, that copies of this resolution be forwarded to the Finance Director, Engineer and Auditor for their information.



PAUL KRANE
Mayor

ATTEST:


Rhoda Lichtenstadter, RMC
Township Clerk



More than a Civil Engineering Firm

To Council for Action

651 High Street
P.O. Box 68
Burlington, NJ 08016

(609) 387-2800
Fax (609) 387-3009

November 15, 1995

Robert W. Lord, PE & LS, PP

C. Kenneth Anderson, PE & LS, PP

Raymond L. Worrell, II, PE & LS, PP

Arnold W. Barnett, PE & LS

Thomas J. Miller, PE & PP

Jeffrey S. Richter, PE & PP

**Norton N. Bonaparte, Jr., Township Manager
& Members of Township Council
Township of Willingboro
Municipal Complex
One Salem Road
Willingboro, NJ 08046**

**RE: 1992 Roadway Repairs Project
Change Order No. 2
Adjustment to As-Built Quantities
LAWB File No. 92-39-32**

John P. Augustino

Stephen L. Berger

Christopher J. Bouffard, PLS & PP

Barry S. Dirkin

Mark E. Malinowski, PE

Ashvin G. Patel, PE

Dear Manager & Members of Council:

The attached Change Order No. 2 has been prepared to adjust the referenced contract to as-built quantities. Change Order No. 1 was passed by Council to increase the original contract by \$106,000.00 for the reconstruction of Pagent Lane. The entire amount authorized under Change Order No. 1 was not used, therefore, the total increase of Change Order No. 1 will be reduced via this change order.

Gordon L. Lenher, LS

Edwin R. Ruble, LS

Gurbachan Sethi, PE

Scott D. Taylor, CLA & PP

L. Gary Zube, LS

This change order has not been previously processed because repairs to several areas of landscaping remained incomplete or insufficient. The contractor was repeatedly directed to resolve those items prior to my recommendation of final payment for the project. One item remains outstanding, reimbursement in the amount of \$98 to a Township resident for damage sustained to the sprinkler system. I have been advised that a check will be forwarded to the resident this week, with proof being provided to this office. Once this change order has been executed by Council, Arawak Paving Company can then post a maintenance guarantee and final payment can be made.

Should you have any questions, please do not hesitate to call.

Very truly yours,

LORD, ANDERSON, WORRELL & BARNETT, INC.

Arnold W. Barnett
Arnold W. Barnett, PE & LS
Willingboro Township Engineer

AWB:CJB:lt

Attachment

cc: Rhoda Lichtenstadter, Clerk
Arawak Paving Company

ARNOLD\NOV\ARAWAK.CO2 (95)

CIVIL ENGINEERING ■ SURVEYING ■ PLANNING ■ PARKS & RECREATION

Date November 1, 1995

Contractor Arawak Paving Company
 Address 7503 Weymouth Road
Hammonton, NJ 08037

Project No. 92-39-31
1992 Roadway Repairs
Willingboro Township

Gentlemen:

In accordance with the provisions of the specifications for the above project, you are hereby advised of the following changes in the contract quantities or in the case of supplementary work you agree to its performance at the prices stated.

Location and reason for changes. Adjustment to as-built quantities

EXTRA

Item	Description	Quantity	Unit Price	Amount
1.	Milling 0" - 3"	47,281.58 SY	0.77	36,406.82
5.	Bituminous Conc. Surface Crse, Mix I-5	5,813.11 TNS	28.50	165,673.64
7.	Vertical Curb	2,157 LF	20.00	43,140.00
8.	Rolled Curb	1,128.5 LF	20.00	22,570.00
9.	R. C. Driveway Aprons	965.64 SY	34.00	32,831.76
12.	Inlet Repair	7 EA	750.00	<u>5,250.00</u>
				\$305,872.72

REDUCTIONS

2.	Removal of Concrete	7,311.1 SY	9.20	67,262.12
3.	D. G.A., Variable Thickness	1,944 CY	20.75	40,338.00
4.	Bituminous Stabilized Base, Mix I-2	2,459.14 TNS	27.50	67,627.73
6.	Roadway Excavation, Earth	2690.92 CY	9.75	26,236.47
10.	Traffic Stripes	3,911 LF	0.17	664.87
11.	Casting Adjustment, IAWD	0 EA	500.00	0.00
13.	Inlet Reconstruction	8 EA	1,500.00	12,000.00
14.	6" PVC Underdrain	59 LF	12.50	<u>737.50</u>
				\$214,865.31

Amount of Original Contract..... \$876,168.01

Amelia W. Barrett 11/15/95
 Engineer Date

Adjusted amount of Contract due to previous Change Orders..... \$982,168.01

Township of Willingboro

Supplemental..... _____

Municipality

Extra..... \$305,872.21

Paul Keane
 Mayor Date

Reduction..... \$214,865.31

Arawak Paving Company
 Contractor

Adjusted Amount of Contract..... \$967,174.91

Change in Contract..... +10.39 %

By: *John M. Barrett* John M. Barrett
 Title PRESIDENT



651 High Street
P.O. Box 68
Burlington, NJ 08016

More than a Civil Engineering Firm

(609) 387-2800
Fax (609) 387-3009

November 15, 1995

RECEIVED

NOV 16 1995

OFFICE OF THE TOWNSHIP CLERK
WILLINGBORO, NEW JERSEY

Robert W. Lord, PE & LS, PP

C. Kenneth Anderson, PE & LS, PP

Raymond L. Worrell, II, PE & LS, PP

Arnold W. Barnett, PE & LS

Thomas J. Miller, PE & PP

Jeffrey S. Richter, PE & PP

**Norton N. Bonaparte, Jr., Township Manager
& Members of Township Council
Township of Willingboro
Municipal Complex
One Salem Road
Willingboro, NJ 08046**

RE: 1992 Roadway Repairs Project
Change Order No. 2
Adjustment to As-Built Quantities
LAWB File No. 92-39-32

John P. Augustino

Stephen L. Berger

Christopher J. Bouffard, PLS & PP

Barry S. Dirkin

Mark E. Malinowski, PE

Ashvin G. Patel, PE

Dear Manager & Members of Council:

The attached Change Order No. 2 has been prepared to adjust the referenced contract to as-built quantities. Change Order No. 1 was passed by Council to increase the original contract by \$106,000.00 for the reconstruction of Pagent Lane. The entire amount authorized under Change Order No. 1 was not used, therefore, the total increase of Change Order No. 1 will be reduced via this change order.

Gordon L. Lember, LS

Edwin R. Ruble, LS

Gurbachan Sethi, PE

Scott D. Taylor, CLA & PP

L. Gary Zube, LS

This change order has not been previously processed because repairs to several areas of landscaping remained incomplete or insufficient. The contractor was repeatedly directed to resolve those items prior to my recommendation of final payment for the project. One item remains outstanding, reimbursement in the amount of \$98 to a Township resident for damage sustained to the sprinkler system. I have been advised that a check will be forwarded to the resident this week, with proof being provided to this office. Once this change order has been executed by Council, Arawak Paving Company can then post a maintenance guarantee and final payment can be made.

Should you have any questions, please do not hesitate to call.

Very truly yours,

LORD, ANDERSON, WORRELL & BARNETT, INC.

Arnold W. Barnett, PE & LS
Willingboro Township Engineer

AWB:CJB:lt

Attachment

cc: Rhoda Lichtenstadter, Clerk
Arawak Paving Company

ARNOLD\NOV\ARAWAK.CO2 (95)

CIVIL ENGINEERING ■ SURVEYING ■ PLANNING ■ PARKS & RECREATION