RESOLUTION NO. 92 - 1992

WHEREAS, A-1505 now pending before the New Jersey State
Legislature would allocate an additional \$30 million in State Aid to 100
school districts which face equalized property tax rates of 15% or more
above the State equalized tax rate, if they spend at their net budget cap
level; and

WHEREAS, if A-1505 is adopted it would make an additional \$853,039 available to the Willingboro School District for property tax relief; and

WHEREAS, A-1505 funds the additional State Aid for 1992-93 by repealing the \$30 million discretionary aid program in the "Supplemental Municipal Property Tax Relief Act"; and

WHEREAS, this legislation provides tax relief for those school districts who have lost substantial State Foundation Aid;

NOW, THEREFORE, BE IT RESOLVED, By the Township Council of the Township of Willingboro, assembled in public session this 16th day of June, 1992, that it does hereby endorse Assembly Bill 1505 and urges its adoption by the State Legislature and signed by the Governor; and

BE IT FURTHER RESOLVED, that the Township Clerk forward copies of this Resolution to all legislators representing any portion of Burlington County.

PAUL KRANE

MAYOR

ATITEST:

enore Stern, RMC, CMC

Township Clerk

Copy Country Signing.

A RESOLUTION OF THE COUNCIL OF ENDORSING A-1505

WHEREAS,	305, now pendin	ng before the N	lew Jersey State	Legislature
would allocate an add	1100al \$30 million	in State Aid t	o 100 school di	stricts which
face equalized propert				
tax rate, if they spend a	it their net budget	cap level; and		853,0
WHEREAS, if	A-1505 is adopted	i it would mak	e æa dditional	8
available to the w'h	non let	School Dis	uict for proper	ty tax relief;
and			VAL. gr	
WHEREAS, A-	-1505 funds the ad-	ditional State A	ud for 1992-93	by repealing
the \$30 million discret				
Tax Relief Act;" and			24	
WHEREAS, thi	is legislation provid	des tax relief fo	r those school c	listricts who
have lost substantial St	are Foundation Aid			
NOW, THERE	FORE, BE IT R	ESOLVED by	the Town 8	hep
Council Wat it does he	reby endorse Asse	embly Bill 1505	and urges its	adeption by
the State Legislature ar	nd signed by the Go	overnor.		
BEILFURTH	ER RESOLVED t	hat copies of the	is Resolution	forwarded a
to all legislators repres	senting any portio	n of	F. J.	may by the
Municipal Clerk.				
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	Workshill and Annah (1984 of the City, Tenan), the standard shallow training to			
	Council Presid	lent		
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I HEREBY CER	(TIFY the above to	be a true copy	of a Resolution	1 passed by
he Council of	a. Tarak marajang ang akang kang akang mang mang mang mang mang mang mang m	_ at a duly co	nvened meetin	g held on
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Municipal Clerk

1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16
							EQUALIZED	ABOVE			NEW AID	REVISED TAX		PUPIL	10
				DISTRICT			TAX RATE	STATE TAX			WORTH (in	RATE AT CAP	RESIDENT	EXPEND-	CHILDREN 5-17
LEGISLATIVE DISTRICT	COUNTY	DISTRICT	EQUALIZED	INCOME PER	BUDGET AT	CAP %	(Cap Budget)	RATE	DISTRICT	NEW PROPERTY	equalized tax	(including new	ENROLL-	ITURE	RECEIVING
וטוחוטוע	COUNTY	IOINICI	PER PUPIL W6	PUPIL W7	CAP 01/24/92 F21	01/24/92	01/24/92	01/24/92	INCOME TOTAL W4	TAX RELIEF AID	rate terms)	aid)	MENT W5	1990/91	ASSISTANCE
9	Atlantic	Egg Harbor City	189,806	83,782	ý	0.70%	4 007	000/		,					
					3,534,830	6.76%	1.397	29%	33,221,706		0.021	1.376	483.0	6,374	173
'2/9	Atlantic	Greater Egg Harbor Reg H	317,300	71,368	24,390,932	5.93%	1.588	47%	162,611,590	468,514	0.065	1.523	2,278.5	9,348	
2	Atlantic	Mainland Regional High	428,521	106,547	11,007,055	5.82%	1.633	51%	111,181,681	380,902	0.085	1.548	1,043.5	8,925	
37	Bergen	Bergenfield Boro	498,085	125,413	25,842,505	5.89%	1.463	35%	382,887,200	523,773	0.034	1.429	3,053.0	7,026	72
37	Bergen	Bogota Boro	408,779	117,097	8,063,677	6.31%	1.433	33%	120,903,030	121,481	0.029	1.404	1,032.5	6,580	25
39	Bergen	Dumont	419,470	115,093	19,036,337	5.97%	1.544	43%	267,362,200	627,907	0.064	1.480	2,323.0	6,944	29
39	Bergen	Northern Valley Reg	708,774	132,071	19,600,245	5.63%	1.403	30%	230,926,208	148,164	0.012	1.391	1,748.5	9,860	
40	Bergen	Waldwick Boro	523,087	132,314	12,466,503	5.63%	1.527	41%	182,395,200	390,823	0.054	1.473	1,378.5	7,393	2
7	Burlington	Beverly City	181,679	69,785	3,301,838	6.76%	1.358	26%	27,184,517	2,781	0.003	1.355	439.0	5,233	81 .
30	Burlington	Bordontown Regional	423,111	117,876	11,816,583	6.34%	1.397	29%	174,574,320	99,328	0.016	1.381	1,481.0	6,782	74
30	Burlington	Chesterfield Township	427,302	135,020	1,860,202	6.01%	1.556	44%	31,459,695	78,454	0.079	1.477	233.0	6,848	2
. 7 .	Burlington	Edgewater Park Township	260,659	106,249	8,102,646	6.76%	1.373	27%	124,523,360	34,671	0.011	1.362	1,172.0	5,068	47
30	Burlington	Fieldsboro Borough	264,649	76,747	933,841	5.63%	2.611	142%	6,446,720	79,295	0.357	2.254	84.0	N/A	5
7	Burlington	Maple Shade Township	384,847	145,327	12,652,269	6.76%	1.387	28%	259,263,810	116,128	0.017	1.370	1,784.0	5,720	66
8	Burlington	Medford Lakes	325,528	124,189	3,498,693	6.42%	1.398	29%	61,846,131	35,937	0.022	1.376	498.0	5,579	22
7	Burlington	Mount Holly Township	211,677	82,412	10,815,554	5.70%	1.935	79%	89,529,053	634,121	0.241	1.694	1,241.0	6,203	424
30	Burlington	N. Burlington County Reg.	238,701	78,428	11,452,365	6.76%	1.359	26%	107,995,876	11,766	0.004	1.355	1,377.0	6,635	
30	Burlington	New Hanover Township	254,355	120,987	1,642,026	6.76%	1.532	42%	27,705,926	61,043	0.105	1.427	229.0	7,769	10
'7/8/30	Burlington	Rancocas Valley Regional	279,157	78,263	11,903,755	6.38%	1.450	34%	99,394,471	120,325	0.034	1.416	1,270.0	8,263	
9	Burlington	Washington Township	335,699	77,595	1,052,043	5.63%	1.894	75%	7,837,060	51,611	0.152	1.742	101.0	7,564	5

1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16
LEGISLATIVE DISTRICT	COUNTY	DISTRICT	EQUALIZED PER PUPIL W6	DISTRICT Income Per Pupil W7	BUDGET AT CAP 01/24/92 F21	CAP % 01/24/92	EQUALIZED TAX RATE (Cap Budget) 01/24/92	ABOVE STATE TAX RATE 01/24/92	DISTRICT	NEW PROPERTY TAX RELIEF AID	NEW AID WORTH (in equalized tax rate terms)	REVISED TAX RATE AT CAP (including new aid)	RESIDENT ENROLL- MENT	PUPIL EXPEND- ITURE 1990/91	CHILDREN 5-17 RECEIVING ASSISTANCE
7	Burlington	Willingboro Township	183,069		47,863,815	<u> </u>	1.522	41%	409,681,640		0.078	1.444	W5 6,012.0	CALL	387
6	Camden	Audubon Park	74,466	118,189	657,506		2.354	118%	11,041,250		//	1.080	107.0	N/A	, , 15
5	Camden	Barrington	319,395	122,467	5,969,658	6.53%	1.523	41%	96,748,540	202,621	0.080	1.443	790.0	5,290	40
5	Camden	Belimawr Borough	350,432	108,879	7,437,229	6.23%	1.462	35%	107,681,254	146,000	0.042	1.420	989.0	6,370	155
'4/5	Camden	Black Horse Pike Regional	210,311	75,992	26,500,834	6.76%	1.366	26%	216,560,702	42,658	0.007	1.360	3,021.0	7,386	
6	Camden	Cherry Hill Township	465,349	149,918	81,774,856	6.16%	1.504	39%	1,478,942,710	2,757,185	0.060	1.444	9,865.0	6,903	195
8	Camden	Chesilhurst	115,313	52,883	1,343,373	5.89%	2.049	90%	6,414,139	54,274	0.289	1.760	163.0	6,673	52
6	Camden	Collingswood Borough	227,335	93,305	14,071,875	6.76%	1.394	29%	200,232,960	106,655	0.022	1.372	2,146.0	5,341	170
6	Camden	Haddon Township	310,104	113,288	14,177,358	6.72%	1.387	28%	231,220,600	103,567	0.016	1.371	2,041.0	5,656	21
5	Camden	Lawnside Borough	220,504	81,881	3,944,811	5.97%	1.787	65%	32,708,998	172,914	0.180	1.606	435.0	6,940	84
4	Camden	Lindenwold Borough	202,833	100,748	9,021,037	6.76%	1.466	36%	118,503,605	167,113	0.060	1.407	1,382.0	4,834	273
'4/6/8	Camden	Lower Camden County Reg	193,373	70,343	43,844,766	6.64%	1.430	32%	326,184,920	317,359	0.033	1.397	4,950.5	6,321	
5	Camden	Magnolia Borough	238,330	89,737	3,543,915	6.31%	1.718	59%	40,651,044	181,098	0.168	1.550	453.0	5,251	69
6	Camden	Pine Hill Borough	151,371	69,704	5,954,959	6.76%	1.469	36%	48,576,800	69,752	0.052	1.417	888.0	5,539	144
5	Camden	Runnemede Borough	249,436	83,788	6,211,369	6.46%	1.549	43%	73,398,692	176,822	0.081	1.468	876.0	5,014	67
5	Camden	Sterling High	275,999	95,129	6,362,146	6.34%	1.592	47%	63,926,695	187,280	0.101	1.491	672.0	7,970	
8	Camden	Waterford Township	193,043	62,018	8,632,115	6.38%	1.590	47%	71,941,048	209,017	0.093	1.497	1,160.0	4,859	102
3	Cumberland	Greenwich Township	271,477	88,231	707,473	6.27%	1.486	37%	7,499,664	12,347	0.054	1.432	85.0	6,471	8
3	Gloucester	Clearview Regional	248,472	68,917	10,147,375	6.38%	1.474	36%	77,014,583	115,608	0.042	1.432	1,117.5	7,074	
'3/5	Gloucester	Gateway Regional High	227,846	77,147	8,270,487	6.46%	1.564	45%	72,016,436	186,569	0.088	1.476	933.5	6,996	

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						-	EQUALIZED	ABOVE	10		NEW AID	REVISED TAX	14	15	16
				DISTRICT			TAX RATE	STATE TAX			WORTH (in	RATE AT CAP	RESIDENT	PUPIL Expend-	CHILDREN 5-17
LEGISLATIVE DISTRICT	COUNTY	DICTRICT	EQUALIZED	INCOME PER	BUDGET AT	CAP %	(Cap Budget)	i .	DISTRICT	NEW PROPERTY	equalized tax	(including new	ENROLL-	ITURE	RECEIVING
DIOTRICI	COUNTY	DISTRICT	PER PUPIL W6	PUPIL W7	CAP 01/24/92 F21	01/24/92	01/24/92	01/24/92		TAX RELIEF AID	rate terms)	aid)	MENT	1990/91	ASSISTANCE
3	Gloucester	Carab Hamina Tarabi			,				W4				W5		
		South Harrison Township	224,612	63,327	1,589,181	5.89%	1.957	81%	12,538,731	92,137	0.207	1.750	198.0	6,063	7
24	Hunterdon	Califon	424,698	102,895	1,017,252	5.63%	1.499	39%	12,964,824	23,386	0.044	1.455	126.0	6,829	. 1
23	Hunterdon	Delaware Valley Regional High	443,563	83,807	7,295,387	5.93%	1.429	32%	58,790,798	56,225	0.018	1.411	701.5	6,989	- Fet
24	Hunterdon	Glen Gardner Borough	382,282	99,448	1,298,247	6.23%	1.377	27%	17,801,177	5,911	0.009	1.369	179.0	N/A	6
24	Hunterdon	Hampton Borough	246,233	92,927	1,405,980	5.93%	1.730	60%	17,749,110	81,650	0.174	1.556	191.0	5,748	7
24	Hunterdon	High Bridge Borough	315,234	87,419	3,699,709	5.89%	1.654	53%	41,523,824	152,815	0.102	1.552	475.0	5,774	10
23	Hunterdon	Hunterdon Central Reg. High	555,551	105,552	20,599,868	5.63%	1.570	45%	184,611,242	491,671	0.051	1.519	1,749.0	9,350	
24	Hunterdon	Lebanon Township	476,663	100,825	5,351,061	5.82%	1.384	28%	65,636,769	27,016	0.009	1.375	651.0	5,763	10
23/24	Hunterdon	North Hunterdon Regional High	570,230	119,131	22,122,391	5.86%	1.463	35%	236,713,706	323,814	0.029	1.434	1,987.0	8,838	
23	Hunterdon	South Hunterdon Regional	612,676	123,669	3,906,163	5.63%	1.572	45%	41,800,200	112,338	0.054	1.518	338.0	9,625	
14	Mercer	East Windsor Regional	364,789	124,269	36,256,428	5.67%	1.817	68%	476,013,100	2,691,098	0.193	1.624	3,830.5	7,402	55
22	Middlesex	Dunellen	356,756	101,118	6,857,506	6.31%	1.428	32%	87,922,200	83,021	0.027	1.401	869.5	6,222	22
17	Middlesex	Highland Park	390,650	146,847	13,419,717	5.89%	1.854	71%	217,701,120	1,328,266	0.229	1.625	1,482.5	7,008	70
13	Middlesex	Old Bridge Township	322,771	102,549	74,581,435	5.93%	1.707	58%	885,355,410	3,826,306	0.137	1.570	8,633.5	7,122	218
19	Middlesex	South Amboy	359,851	99,950	7,719,863	6.38%	1.387	28%	98,600,850	44,165	0.012	1.375	986.5	5,839	106
13	Middlesex	Spotswood	356,752	120,708	8,059,275	6.61%	1.453	34%	125,113,430	156,004	0.042	1.411	1,036.5	6,038	24
12	Monmouth	Freehold Township	458,433	99,698	20,815,023	5.97%	1.373	27%	266,493,233	74,201	0.006	1.367	2,673.0	6,244	36
13	Monmouth	Hazlet Township	321,479	99,973	24,741,731	6.38%	1.488	38%	314,713,860	525,761	0.052	1.436	3,148.0	6,097	48
'12/13	Monmouth	Matawan-Aberdeen Regional	358,093	114,519	32,539,488	5.89%	1.760	63%	432,366,960	2,146,002	0.159	1.601	3,775.5	6,709	101
13	Monmouth	Monmouth Regional High	409,837	86,603	11,676,969	5.63%	1.789	65%	88,897,955	472,444	0.112	1.677	1,026.5	9,091	

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							EQUALIZED	ABOVE			NEW AID	REVISED TAX	17	PUPIL	10
LEGISLATIVE			F0114417FB	DISTRICT			TAX RATE	STATE TAX			WORTH (in	RATE AT CAP	RESIDENT	EXPEND-	CHILDREN 5-17
DISTRICT	COUNTY	DISTRICT	EQUALIZED PER PUPIL	INCOME PER PUPIL	BUDGET AT CAP 01/24/92	CAP % 01/24/92	(Cap Budget) 01/24/92	RATE	DISTRICT	NEW PROPERTY	equalized tax	(including new	ENROLL-	ITURE	RECEIVING
			W6				01/24/82	01/24/92	W4	TAX RELIEF AID	rate terms)	aid)	MENT W5	1990/91	ASSISTANCE
11	Monmouth	Neptune City	394,537	137,250	4,144,803	6.76%	1.360	26%	78,781,410	7	0.004	1.356	574.0	5,055	186
12	Monmouth	Red Bank Regional High	652,715	138,612	8,756,913	5.63%	1.488	38%	100,840,014	168,463	0.035	1.453	727.5	10,276	100
30	Monmouth	Roosevelt Borough	324,071	101,994	1,245,924	5.63%	1.889	75%	13,820,240	90,177	0.205	1.684	135.5	7,570	2
12	Monmouth	Tinton Falls	493,513	114,611	12,483,692	5.63%	1.482	37%	164,466,387	262,812	0.037	1.445	1,435.0	5,870	56
25	Morris	Boonton Town	530,646	134,189	8,393,228	6.16%	1.357	26%	132,444,050	11,223	0.002	1.355	987.0	7,288	26
26	Morris	Butler Boro	441,608	107,747	9,356,625	5.63%	1.613	49%	106,938,720	340,474	0.078	1.535	992.5	7,569	14
25	Morris	Morris Hills Regional High	494,253	110,705	24,030,802	5.63%	1.592	47%	259,436,664	760,047	0.066	1.526	2,343.5	10,945	
25	Morris	Mount Arlington Boro	436,471	135,421	4,408,971	5.82%	1.679	55%	67,372,000	268,330	0.124	1.555	497.5	6,488	13
24	Morriș	Mount Olive Township	361,702	87,537	29,409,095	6.08%	1.451	34%	300,294,680	367,166	0.030	1.421	3,430.5	6,737	45
24	Morris	Netcong	378,473	110,505	2,011,204	6.34%	1.381	28%	32,709,459	12,275	0.011	1.370	296.0	5,171	19
26	Morris	Pequannock Township	509,733	121,662	16,940,965	5.63%	1.537	42%	231,097,050	523,154	0.054	1.483	1,899.5	7,917	6
25	Morris	Victory Gardens	244,830	73,888	1,633,987	6.34%	1.568	45%	14,482,080	38,162	0.080	1.488	196.0	N/A	30
16/24/25	Morris	West Morris Regional High	572,155	112,034	21,683,689	5.63%	1.507	39%	207,686,553	394,732	0.036	1.471	1,893.5	8,690	
9	Ocean	Pinelands Regional	380,910	63,204	13,532,946	5.89%	1.390	29%	81,596,174	39,512	0.008	1.382	1,291.0	8,380	
26	Passaic	Bloomingdale Boro	464,459	122,104	8,529,507	5.78%	1.573	45%	114,655,200	309,523	0.071	1.502	939.0	6,702	27
35	Passaic	Passaic County Manchester Reg.	482,791	125,345	6,248,537	5.86%	1.609	49%	72,512,361	227,356	0.081	1.528	578.5	8,748	
26	Passaic	Pompton Lakes Boro	446,088	123,170	12,380,310	6.08%	1.483	37%	187,033,470	301,137	0.044	1.439	1,518.5	7,104	19
40	Passaic	Ringwood Boro	389,775	101,636	11,276,824	6.01%	1.490	38%	144,831,788	245,463	0.044	1.446	1,425.0	6,249	40
40	Passaic	Wanaque	349,013	96,586	7,006,144	6.42%	1.360	26%	94,750,407	11,470	0.003	1.357	981.0	5,962	30
3	Salem	Lower Alloways Creek Township	406,266	51,639	3,125,041	5.63%	1.550	43%	16,834,160	40,758	0.031	1.519	326.0	7,561	11

1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16
LEGISLATIVE DISTRICT	COUNTY	DISTRICT	EQUALIZED PER PUPIL	DISTRICT Income Per Pupil	BUDGET AT CAP 01/24/92	CAP % 01/24/92	EQUALIZED TAX RATE (Cap Budget) 01/24/92	ABOVE STATE TAX RATE 01/24/92	DISTRICT	NEW PROPERTY TAX RELIEF AID	NEW AID WORTH (in equalized tax rate terms)	REVISED TAX RATE AT CAP (including new aid)	RESIDENT ENROLL- MENT	PUPIL EXPEND- ITURE 1990/91	CHILDREN 5-17 RECEIVING ASSISTANCE
			W6	W7	F21				W4				W5		
3	Salem	Penns Grove-Carneys Point Reg.	152,909	63,502	18,216,446	6.46%	1.623	50%	119,243,139	394,085	0.113	1.510	2,286.0	6,037	368
3	Salem	Salem City	88,541	53,080	8,976,988	6.76%	1.377	27%	50,932,060	16,647	0.014	1.363	1,337.5	6,110	524
22	Somerset	North Plainfield Borough	318,519	97,320	20,111,380	6.42%	1.423	32%	271,669,000	240,080	0.027	1.396	2,791.5	6,835	85
16	Somerset	South Bound Brook	296,851	88,470	4,878,155	6.04%	1.656	53%	53,214,480	197,127	0.110	1.546	601.5	6,229	33
24	Sussex	Fredon Township	435,797	97,873	2,292,698	5.63%	1.659	53%	24,468,188	91,528	0.084	1.575	250.0	6,296	1
24	Sussex	Green Township	351,162	84,836	4,697,091	5.97%	1.521	41%	45,344,610	93,868	0.050	1.471	534.5	5,952	2
24	Sussex	High Point Regional HS	359,027	70,006	10,354,726	5.63%	1.843	70%	62,130,519	370,805	0.116	1.727	887.5	10,006	
24	Sussex	Lenape Valley Reg HS Dist	346,560	98,733	7,147,364	6.04%	1.631	51%	67,928,119	231,073	0.097	1.534	688.0	8,537	
24	Sussex	Newton	321,648	85,199	9,520,521	6.27%	1.421	31%	99,640,170	85,642	0.023	1.398	1,169.5	6,991	114
24	Sussex	Sparta Township	479,360	108,785	22,341,661	6.12%	1.355	25%	295,787,220	17,904	0.001	1.354	2,719.0	6,325	15
24	Sussex	Stanhope Borough	350,187	121,689	2,436,226	6.57%	1.385	28%	44,173,162	18,716	0.015	1.370	363.0	5,886	14
. 24	Sussex	Wallkill Valley Regional	338,989	73,404	7,041,653	5.63%	1.787	65%	45,327,053	239,791	0.115	1.672	617.5	8,804	
21	Union	Roselle Park Boro	373,568	112,368	13,558,608	6.16%	1.518	40%	186,587,500	379,477	0.061	1.457	1,660.5	7,160	39
22	Union	Winfield Township	54,926	117,447	1,997,817	5.63%	8.549	691%	18,440,520	226,818	2.294	6.255	180.0	8,873	4
23	Warren	N Warren Regional School Dist	443,632	86,565	7,260,022	6.01%	1.416	31%	62,196,891	49,694	0.016	1.400	718.5	7,407	
23	Warren	Oxford Township	389,880	86,043	1,980,266	6.01%	1.407	30%	20,736,300	14,309	0.015	1.392	241.0	5,841	11
23	Warren	Washington Borough	291,282	84,299	4,156,879	6.49%	1.394	29%	51,085,263	27,211	0.015	1.379	606.0	5,048	45
										30,000,000					

RESOLUTION NO. 93 - 1992

WHEREAS, the Township Council of the Township of Willingboro has requested that bids be submitted for Police Department Communications Maintenance and Repair; and

WHEREAS, bids have been received, opened and read in public; and

WHEREAS, it appears to be in the best interest of the Township to accept the bid of Waxman Communications Corp., 514 So. White Horse Pike, Lindenwold, NJ 08021; and

WHEREAS, the bid of the above has been found to be correct and satisfactory, both in form and in content; and

WHEREAS, funds are available for this purpose as indicated by the attached Treasurer's Certification;

NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Willingboro, assembled in public session this 30th day of June, 1992, that the bids be accepted for an annual price in the amount of \$11,356.80; and

 $\ensuremath{\mathsf{BE}}$ IT FURTHER RESOLVED, that the bids be spread upon the minutes of this meeting.

PAUL KRANE

MAYOR

ATTES

Lenore Stern, RMC, CMC

Township Slerk

OF FUNDS FOR CONTRACT

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 WAMAN Communications Comp

The money necessary to fund said contract is in the amount of 1,356 for 946 and, upon approval of the contract, the funds shall be charged to the following line item appropriation of account number D. Radio varilename.

These funds are not being certified as being available for more than one pending contract.

Joanne W. Diggs
Finance Director

cc: Township Solicitor
Township Auditor

FOR June 30th

WILLINGBORO TOWNSHIP POLICE DEPARTMENT . WILLINGBORO, NEW JERSEY

TO

Chief Gary A, Owens

FROM

Officer Robert Bieniek / Radio Maintainence Officer

Subject :

Site Inspection Of Waxman Radio Company

Date

June 15, 1992

As per your request and as stipulated in the radio maintainence bid specifications, I conducted an inspection of Waxman Radio Company located on Route 30 in Lindenwold N.J.

I found the company to be well equipped to service our needs. They have a showroom / storefront that sells mobilephones, C.B.'s, mobile radios, portable radios and all related equipment. Next to the storefront is another building that houses their offices. Behind that building is located a large two bay garage that holds up to four vehicles at one time. This building is used for their installs. I was then taken back to the main building that housed the store and in the basement of that building was located the repair facility for all portable and mobile radios (it is a very well equipped repair facility).

The company has eight service vehicles that are fully equipped to handle just about any repair on site.

I recommend that we accept the bid from Waxman Radio Company to service our radio equipment effective July 4, 1992 and to continue for one year.

Officer Robert Bieniek Radio Maintainence Officer

Badge #93

TO: Mrs. Johnson

Based upon Off. Bieniek's report, I recommend that Council award the radio maintenance bid to Waxman RadionCo.

Resolution No. 1992- 94

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, is 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.* 10:4-12 b and designated below:

- Matters Required by Law to be Confidential:

 Any matter which, be rendered confidential or excluded from the provisions of the Open Public Meetings Act.
- (2) Matters Where the Release of Information Would Impair the Right to Receive Funds:

 Any matter in which the release of information would impair a right to receive funds from the Government of the United States.
- of which constitutes an unwarranted invasion of individual privacy such as any records, data, reports, recommendations, or other personal material child protection, rehabilitation, legal defense, welfare, housing, relocation, insurance and similar program or institution operated by a public body pertaining to any specific individual admitted to or served by such institution or program, including but not limited to information relative to the individual's personal and family circumstances, and any material pertaining to admission, discharge, treatment, progress or condition of any individual, unless the individual concerned (or, in the tasme be disclosed publicly.
- (4) Matters Relating to Collective Bargaining Agreements: Any collective bargaining agreement, or the terms and conditions which are proposed for inclusion in any collective bargaining agreement, including the negotiation of the terms and conditions thereof with employees or representatives of employees of the public body.
- (5) Matters Relating to the Purchase, Lease of Acquisition of Real Property or the Investment of Public Funds: Any matter involving the purchase, lease or acquisition of real property with public funds, the setting of

RESOLUTION NO. 96 - 1992

WHEREAS, Willingboro Township Council desires to have an application submitted for Community Development Block Grant funds for FY1993, Year XIX, to provide services to our senior citizens;

NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Willingboro, assembled in public session this 7th day of July, 1992, that the Township Manager is hereby authorized and directed to process said application on behalf of the Township and to execute all necessary documentation in connection with said application.

TEST:

enore Stern, RMC, CMC

Township Clerk

PAUL L. STEPHEN DEPUTY MAYOR

RESOLUTION NO. 97 - 1992

WHEREAS, the records of the Tax Collector of the Town-ship of Willingboro indicate that liens have been placed on certain properties as a result of fines imposed and expenses for repairs; and

WHEREAS, the liens previously imposed on Block 727, Lot 54, 18 Garrison Lane, have been found by the Director of Inspections to be incorrect;

NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Willingboro, assembled in public session this 7th day of July, 1992, that the liens imposed on Block 727, Lot 54 invoice numbers 3525, 3478, 3458 and 3446 be cancelled; and

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

PAUL L. STEPHENSON

DEPUTY MAYOR

Lenore Stern, RMC, CMC

Township C/lerk

WHEREAS, the records of the Tax Collector of the Township of Willingboro indicate that leins have been placed on certain properties as a results of finesimposed and expenses for repairs; and

Whereas, the leins previously imposed on Block 727 Lot 54, 18 Garrison Lane have been found, by the Director of Inspection to be incorrect;

NOW, THEREFORE> BE IT RESOLVED, by the Township Council of the Township of Willingboro, m assembled in public session this that the leins imposed on Block 727 Lot 54 invoice numbers 3525, 3478, 3458,3and 3446 be cancelled, and BE IT FURTHER RESOLVED that copies of this recolution be

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

MUNICIPAL COMPLEX
SALEM ROAD
WILLINGBORO, N. J. 08046

INVOICE Nº 3478

DATE

Aug. 13, 1990

To:

National State Bank 214 Smith St., FD Box 15082 Ferth Amboy, NJ 08861

RE: 18 Garrison Cir Willingboro, NJ 08046 Block 727 Lot 54 Tamares

DATE		DESCRIPTION		AMOUNT
D	ne to violation	of Township Ordinance:		
*, 57.5079 C	iit grass ,			40:00:
• • • • • • • • • • • • • • • • • • •				
		De ()		
		Ry ance		
	' e			
		PAYABLE TO: TOWNSHIP OF WILLINGBOF INTEREST 8% WILL BE CHAI THIS INVOICE REPRESENTS	RGED AFTER 60 DAYS	***
		**on amount up to \$15 18% interest will b on amount <u>over</u> \$150	e charged	
		375	TOTAL	40.00 3 .33

Reduced

Kenneth J. Myly

04:-- -4

MUNICIPAL COMPLEX SALEM ROAD WILLINGBORO, N. J. 08046

INVOICE N°

DATE 8/10/90

To:

National State Bank 214 Smith St. PO Box 15082 L Perth Amboy, NJ 08861

RE: 18 Garrison Cir. Willingboro, NJ 08046 Block 727 Lot 54 (Tamres)

DATE	DESCRIPTION	AMOUNT
	Due to violation of Township Ordiance:	
· 6/10/90	Cut Grass	40.00
	A COM	<i>N</i>
	- Reguel	
	PAYABLE TO: TOWNSHIP OF WILLINGBORD TAX COLLECTOR INTEREST 8% WILL BE CHARGED AFTER 60 DAYS THIS INVOICE REPRESENTS A LIEN UNTIL PAID.	
*	** on amount up to \$1500.00 18% interest will be charged on omount over \$1500/00	
	TOTAL	40.00

MUNICIPAL COMPLEX
SALEM ROAD
WILLINGBORO, N. J. 08046

To:

INVOICE NO 3446

DATE July 9, 3990

Mational State Bank 214 Smith St., PD Box 15082

Perth Amboy, NJ 08864

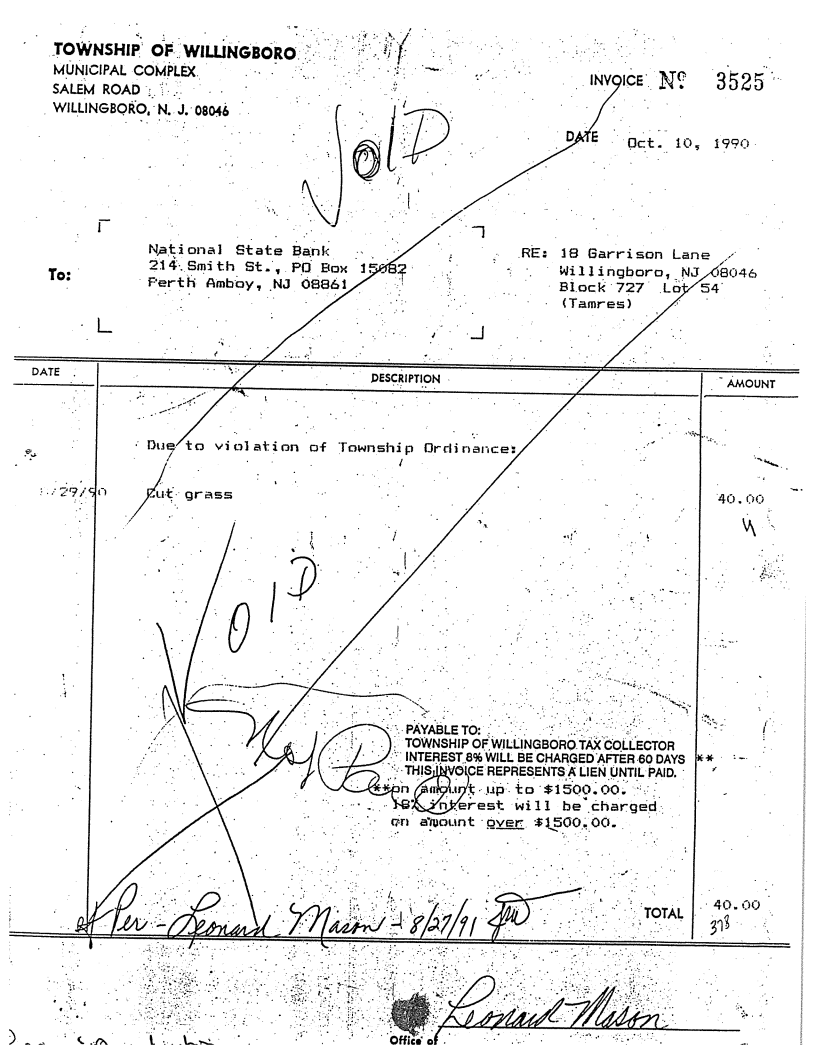
RE: 18 Garrison Cir.
Willingboro, NJ 0804c
Block 727 Lot 54
(Tamares)

DATE DESCRIPTION THUOMA Oue to violation of Township Ordinance: Cut grass -167**9**0 au. C PAYABLE TO: TOWNSHIP OF WILLINGBORO TAX COLLECTOR INTEREST 8% WILL BE CHARGED AFTER 60 DAYS * THIS INVOICE REPRESENTS A LIEN UNTIL PAID. **on amount up to \$1\$00.00% \$ 18% interest will be charged amount <u>over</u> \$1500.00. TOTAL

1 86.93

Office of

20 Misilan



RESOLUTION NO. 98 - 1992

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;

NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Willingboro, assembled in public session this 7th day of July, 1992, 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.

DEPUTY MAYOR

enore Stern, RMC, CMC

Township Clerk

township

of Willingboro

MEMO TO: FROM: DATE: Lenore Stern Leonard Mason July 7, 1992

SUBJECT:

PROPERTY MAINTENANCE VIOLATIONS

Under the Township's Property Maintenance Ordinance liens have been imposed on properties in amount of \$4438.00 for the time period of June 1, 1992 thru July 7, 1992.

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

ADI	RESS	BLOCK & LOT	<u>AMOUNT</u>	WORK DONE
	5 Echohill	803-10	\$ 80.00	Cut grass*
	Echohill	803-6	\$ 80.00	Cut grass*
	Pebble	317-2	\$ 40.00	Cut grass
37	·	1116-3	\$ 80.00	Cut grass*
	Tidewater	1117-4	\$100.00	Cut grass**
	Glenolden	717-21	\$ 80.00	Cut grass*
	Granby	717-14	\$ 80.00	Cut grass*
	Marchmont	515-5	\$ 40.00	Cut grass
	Brierdale	204-6	\$ 35.00	Cut grass
	Budhollow	231-16	\$ 80.00	Cut grass*
	Neptune	1009-14	\$ 40.00	Cut grass
	Bradford	206-20	\$ 80.00	Cut grass*
	Hepburn	611-5	\$ 40.00	Cut grass
	Henderson	621-1	\$ 50.00	Cut grass
	Hamilton	601-9	\$ 40.QQ	Cut grass
	Spiralwood	137-2	\$ 40.00	Cut grass
	Thornhill	1101-50	\$ 35.00	Cut grass
	Tyler	1109-4	\$ 40.00	Cut grass
	Normandy	1019-9	\$ 80.00	Cut grass*
	Hampshire	611-34	\$ 40.00	Cut grass
	Huntington	606-20	\$ 40.00	Cut grass
	Harwick	642-5	\$ 40.00	Cut grass
	Harwick	642-4	\$ 40.00	Cut grass
	Harrington	608-118	\$ 40.00	Cut grass
	Gainscott	703-36	\$ 40.00	Cut grass
	Hewlett	619-14	\$ 95.00	Cut grass**
	Hazelwood	630-11	\$ 80.QQ	Cut grass*
	Ginger	715-9	\$ 98.00	Cut grass**
	Gainscott	703-36	\$ 40.00	Cut grass
	Petunia	312-42	\$100.00	Cut grass**
	Pheasant	317-23	\$ 40.00	Cut grass
	Country Club	414-9	\$ 80.00	Cut grass*
	Toledo	1135-1	\$ 50.00	Cut grass
	Toledo	1121-14	\$ 95.00	Cut grass**
124	Niagara	1020-18	\$ 80.00	Cut grass*

22 Princeton	314-6	\$ 40.00	Cut grass
59 Palfrey	329-23	\$ 40.00	Cut grass
26 Palfrey	328-7	\$ 40.00	Cut grass
23 Pebble	316-34	\$ 40.00	Cut grass
39 Pebble	316-29	\$ 40.00	Cut grass
32 Pensdale	301-10	\$ 80.00	Cut grass*
14 Trinity	1114-18	\$ 40.00	Cut grass
24 Mayapple	526-6	\$ 40.00	Cut grass
54 Melville	528-16	\$ 80.00	Cut grass*
145 Millbrook	512-17	\$ 50.00	Cut grass
21 Excell	840-29	\$ 80.00	Cut grass*
2 Henderson	621-1	\$ 50.00	Cut grass
27 Huntington	606-20	\$ 40.00	Cut grass
25 Hamilton	609-1	\$ 40.00	Cut grass
39 Harwick	642-5	\$ 40.00	Cut grass
43 Harwick	642-4	\$ 40.00	Cut grass
31 Harrington	608-118	\$ 40.00	Cut grass
59 Harrington	608-125	\$ 40.00	Cut grass
38 Hillcrest	625-5	\$ 80.00	Cut grass*
36 Sheffield	105-16	\$ 40.00	Cut grass
130 Sheffield	110-10	\$ 40.00	Cut grass
18 Pastoral	323-5	\$ 40.00	Cut grass
181 Northampton	1029-78	\$ 40.00	Cut grass
150 Nottingham	1003-52	\$ 40.00	Cut grass
50 Clubhouse	409-44	\$ 40.00	Cut grass
18 Boxwood	234-5	\$200.00	Clean up trash
Comml.Land:			
Chrlstn & Sidney	1-4	\$500 . 00	Cut grass;
			clean up trash
			& tree limbs
Olympia Lakes	13-2	\$150.00	Cut grass
Comml Land:			
Indstrl Pk	13-8.19	\$135.00	Cut grass
Thessalonia Ch	5-23	\$135.00	Cut grass
TOTAL		\$4438. 00	

*Double cut **Double cut, corner lot 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

RESOLUTION NO. 99 - 1992

WHEREAS, the records of the Tax Collector of the Township of Willingboro indicate overpayments of taxes due to payments in error and 100% exemption; 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 7th day of July, 1992, 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.

DEPUTY MAYOR

Township/ Clerk

RESOLUTION No 99

Source One Mtg. 99 Somerset Dr. Block 126 Lot 4 Overpayment Refund	\$ 592.61
Settlers Title Agency 98 Crestview Dr. Block 412 Lot 26 Overpayment Refund	901.45
Bobby Rodgers 32 Pond Lane Block 303 Lot 9 Overpayment Taxes	585.69
Comnet Mtg. Service 112 Sheffield Dr. Block 1 110 Lot 5 Overpayment Refund	14.67
Independence One 20 Twisting Lane Block 1132 Lot 16 Overpayment Taxes	548.63
Banc Boston Mtg 25 Maplewick Lane Block 528 Lot 38 Overpayment taxes	1130.43

RESOLUTION NO. 100 - 1992

WHEREAS, the Willingboro Special Law Enforcement Officers
Association and the Township of Willingboro have concluded collective
labor negotiations; and

 $\label{eq:whereas} \mbox{WHEREAS, it is appropriate to formally authorize the} \\ \mbox{execution of the agreement;}$

NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Willingboro, assembled in public session this 7th day of July, 1992 that:

- A. The attached collective negotiation agreement is approved, covering the period July 1, 1992, through June 30, 1995.

 Deputy
- C. A copy of this resolution shall be submitted to the President of the Willingboro Special Law Enforcement Officers Association for his information and attention.

DEPUTY MAYOR

Lenore Stern, RMC, CMC

Township Clerk

COLLECTIVE BARGAINING AGREEMENT

between the

WILLINGBORO SPECIAL LAW ENFORCEMENT OFFICER ASSOCIATION and the

TOWNSHIP OF WILLINGBORO

WHEREAS, the Township of Willingboro is a public body politic and corporate formed as the Constabulary of Wellingborrow on November 6, 1688; and further incorporated as Willingborough Township on February 21, 1798, pursuant to "An Act incorporating the Inhabitants of Townships, designating their Powers, and regulating their Meetings", P.L.1798, p. 289; the name was changed, pursuant to a referendum held November 3, 1959, to Levittown Township; the name was further changed, pursuant to referendum held November 12, 1963, to Willingboro Township, as recorded in P.L. 1963, p. 1167; the said Township of Willingboro being governed generally by the provisions of Title 40 of the New Jersey Revised Statutes and specifically pursuant to the Council-Manager plan of "An act concerning municipalities, providing a plan for optional charters and for the manner of adoption and effect thereof", otherwise known as "The Optional Municipal Charter Law", L. 1950, c.210, and the acts amendatory thereof and supplemental thereto, and

WHEREAS, the Township Council of the Township of Willingboro is the duly constituted and elected Governing Body of the Township of Willingboro, and

WHEREAS, the Willingboro Special Law Enforcement Officers Association is a duly constituted and recognized bargaining unit and representative of certain employees, as set forth in this Agreement, and

Whereas, the parties have negotiated the terms and conditions of a new agreement, to be effective as of July 1, 1992,

NOW THEREFORE, in consideration of the mutual promises contained herein
THIS AGREEMENT is made and entered into this 7th day of July 1992, by and
between the TOWNSHIP COUNCIL OF THE TOWNSHIP OF WILLINGBORO, a

body corporate and politic, hereafter referred to as the "Township"; and WILLINGBORO SPECIAL LAW ENFORCEMENT OFFICERS ASSOCIATION, hereafter referred to as the "Association";

- 1. GENERAL PURPOSE: This Agreement is entered into in order to promote harmonious relations between the Township and the Association, in the best interests of the residents of the Township of Willingboro, to establish an orderly and peaceful procedure to settle differences which might arise and to set forth the full agreement between the parties resulting from collective bargaining.
- 2. NON-DISCRIMINATION: The Township and the Association agree that all provisions of this Agreement shall be applied equally to all employee members of the Association in compliance with applicable law against discrimination as to race, color, creed, national origin, age, sex, marital status or political affiliation or membership or legitimate activity in the Association. All references in this Agreement to employees of the male gender have been used for convenience only and shall be construed to include both male and female employees. All references to "employee" or "member" shall mean those individuals included within the bargaining unit for the purposes of this contract without regard to actual Association membership.
- 3. RECOGNITION OF BARGAINING UNIT: The Township recognizes, during the term of this Agreement, the Association as the sole and exclusive collective negotiating representative for part-time Special Law Enforcement Officers employed by the Township. Specifically excluded are all other employees of the Township, including School Traffic Guards, Animal Control Officers, employees of the Inspections Department, or those assigned to conduct the annual dog census any of whom may be designated as "Special Law Enforcement Officers Class 1" in order to enable them to carry out their duties.
- 4. MANAGEMENT RIGHTS: The Township shall have the right to determine all matters concerning the management or administration of the Police Department, including the Special Law Enforcement Officer function, subject to the provisions of this Agreement.

5. GRIEVANCE PROCEDURE:

- A grievance, as used in this Agreement, is defined as an alleged breach, misinterpretation or misapplication of terms of this Agreement. Matters within the jurisdiction of the Department of Personnel are not subject to the grievance procedure. Suspensions, reduction in rank, discharges or any other administrative action affecting the classification or status of an employee, are subject to the grievance procedure.
- 5.2. No settlement of a grievance shall contravene the provisions of this Agreement.
- 5.3. A day, as used in this Agreement, is defined as a weekday, which shall exclude Saturday, Sunday and official Township holidays.
- An aggrieved person must verbally present the grievance to the Division Commander within 15 days of when the aggrieved person should reasonably have known of its occurrence. The Division Commander, or the shift supervisor, as the case may be, shall attempt to adjust the matter within three (3) days by meeting with the aggrieved person and shall render a decision in writing, with copies to the Chief of Police and to the President of the Association.
- 5.5. If the aggrieved person is not satisfied with the decision required in Section 5.4, or if no decision is rendered within the three (3) day period, the grievance shall be reduced to writing by the aggrieved person and presented to the Chief of Police within five (5) days after the decision is rendered or after the expiration of the three (3) day period, if no decision is rendered. The written grievance shall be dated and signed by the aggrieved party and shall set forth the facts upon which the grievance is based, including dates and names of other persons involved, the provision(s) of this Agreement that are alleged to have been violated, and the remedy desired and attached thereto shall be a copy of the decision at the first level, if rendered. The aggrieved person shall serve a copy of the written grievance upon the individual rendering a decision at the first level of this procedure and upon the President of the Association. The Chief of Police, or the designated representative of the Chief of Police shall meet with the aggrieved person, the President of the Association and the individual rendering the decision at the first level of this procedure. The decision of the Chief of Police shall be rendered, in writing. within five (5) days after the grievance is presented to the Chief of Police with copies to the Township Manager and the President of the Association.
- 5.6. If the aggrieved person is not satisfied with the decision rendered in Section 5.5 or if no decision is rendered within the five (5) day period, it shall be presented to the Township Manager within five (5) days after the decision is rendered or after the expiration of the five (5) day period provided for in Section 5.5, if no decision is rendered. The written grievance shall include the information set forth in Section 5.5 and shall have attached copies of the decisions rendered at the first and second levels, if rendered. A copy of the grievance shall be served upon the Chief of Police and the President of the Association. The Township Manager, or the designated representative of the Township Manager, shall meet with the aggrieved person and any representative of the Association designated by the aggrieved person in an attempt to adjust the matter within thirty (30) days, and shall render a decision

- in writing, with copies to the aggrieved person, the Chief of Police, and the President of the Association.
- 5.7. In the event a grievance is not settled to the satisfaction of all parties at the conclusion of Section 5.6, the Association may, within ten (10) days after the decision of the Township Manager or, if no decision has been made, within ten (10) days after the 30th day next following the date the grievance was served on the Township Manager, serve notice on the Township Manager that the matter is being referred to final, binding arbitration. The arbitrator shall be chosen according to the provisions of *N.J.A.C.* 19:12-5.1 et seq. The arbitrator's decision in the matter shall be final and binding on all parties. The cost of the arbitrator's costs and fees shall be borne equally by the parties, but each party shall be solely responsible for the costs it incurs in the production of testimony or evidence.
- 5.8. If a grievance is not appealed within the time limits set forth above, the grievance shall be deemed settled.
- 6. SALARY: The schedule below is established as the hourly rates in effect for Special Law Enforcement Officers of the Township of Willingboro during the term of the Agreement:

	Year 1	Year 2	Year 3
Uncertified	\$ 5.05*	\$ 5.05*	\$ 5.05*
Certified - Class 1	\$ 8.10	\$ 8.45	\$ 8.95
Certified - Class 2	\$ 9.35	\$ 9.70	\$ 10.20

- * The hourly rate established for "Uncertified" Special Law Enforcement Officers is fixed at the minimum wage established by law. In the event that the minimum wage rate is changed, the rate established in this Agreement for "Uncertified" Special Law Enforcement Officers shall automatically be changed to comply with the minimum wage rate provided by law.
 - 6.1. A "Certified Class 1" or a "Certified Class 2" Special Law Enforcement Officer shall be defined to mean a Special Law Enforcement Officer who has satisfactorily completed the required Police Training Course approved by the New Jersey Police Training Commission and who has been Certified as a "Class 1" or "Class 2" Special Law Enforcement Officer and who is actually employed by the Township in the specific class.
 - 6.2. Supervisory Incentive. Any Special Law Enforcement Officer designated with the rank "Corporal" or above and assigned to Supervisory Duties shall receive an additional \$.25 per hour while so assigned. Effective January 1, 1993, the Supervisory Incentive shall be increased to \$.35 per hour while so assigned.
 - 6.3. Payment of Wages. The wages of Special Law Enforcement Officers shall be paid on the 15th and last day of each month, based on payroll records submitted to the Township Treasurer one week in advance of the payday. Any paycheck not claimed on the payday will be mailed on the next business

- day to the home address of the Special Law Enforcement Officer as shown on the records maintained in the office of the Township Treasurer.
- 6.4. Cancelled Assignments. Whenever a Special Law Enforcement Officer reports for duty in accordance with an assignment and learns after reporting for duty that the assignment has been cancelled and that the services of the Special Law Enforcement Officer are not required for some other duty assignment in replacement at the same time, then that Special law Enforcement Officer shall be entitled to compensation for two (2) hours as if those two (2) hours have been worked.
- 6.5 For the purposes of this Agreement, Year 1 shall begin on July 1, 1992, and shall end on June 30, 1993; Year 2 shall begin on July 1, 1993, and shall end on June 30, 1994; and Year 3 shall begin on July 1, 1994, and shall end on June 30, 1995.
- 7. HOLIDAYS: If any member of the Association shall work on MEMORIAL DAY or on INDEPENDENCE DAY, that employee shall be compensated at the rate of two (2) times the applicable rate.

8. UNIFORMS AND CLEANING ALLOWANCE:

- Special Law Enforcement Officers shall be supplied by the Township with uniforms which shall be worn while on duty in accordance with Police Department Regulations.
- The Township agrees to provide the Special Law Enforcement Officers with a cleaning allowance for the cost of maintaining the uniforms it the amount of Two Hundred dollars (\$200.00) per year which shall be paid in the following manner: the sum of Fifty dollars (\$50.00) shall be paid for each quarter of the contract year, payable in the months of September; December, March and June.
- As of the second year of this agreement, beginning July 1, 1993, the Uniform and Cleaning Allowance shall be increased to Two Hundred Twenty-five dollars (\$225.00) per year, payable in equal quarterly installments for each quarter of the contract year, payable in the months of September; December, March and June..
- As of the third year of this agreement, beginning July 1, 1994, the Uniform and Cleaning Allowance shall be increased to Two Hundred Fifty dollars (\$250.00) per year, payable in equal quarterly installments for each quarter of the contract year, payable in the months of September; December, March and June.
- No payment of the Uniform and Cleaning Allowance shall be made for any calendar quarter in which the Special Law Enforcement Officer does not work as a Special Law Enforcement Officer for the Township of Willingboro.

9. BULLETPROOF VEST ALLOWANCE:

9.1 The Township agrees to pay to any Special Law Enforcement Officer an allowance for the purchase and maintenance of a bulletproof vest in the amount of Fifty dollars (\$50.00) per year.

Final July 1, 1992 Page 5.

- As of the second year of this Agreement, beginning July 1, 1993, the Bulletproof Best Allowance shall be increased to Seventy-five dollars (\$75.00) per year.
- 9.3 Any Special Law Enforcement Officer submitting a request for this allowance shall also submit proof that a bulletproof vest has actually been purchased.
- The annual payments shall thereafter be made during the month of July to those Special Law Enforcement Officers in the employ of the Township as of July 1st of the applicable year who have submitted the requests for the allowance and who have qualified for the payment of the allowance as of July 1st of that year.
- 9.5 Any Special Law Enforcement Officer who receives an allowance under this provision shall be required to wear the vest at all times when on duty, in accordance with the Rules and Regulations of the Willingboro Police Department.
- 9.6 In the event that the Township determines that it is in the interest of the Township to provide a bulletproof vest to Special Law Enforcement Officers, then the Bulletproof Vest Allowance shall be discontinued.
- Law Enforcement Officers shall be covered for worker's compensation; unemployment and social security. Any Special Law Enforcement Officer who is not covered by a medical and hospitalization insurance plan thru another employer shall be eligible to participate in the Blue Cross and Blue Shield, or comparable plan, available to Township employees. That participation shall be solely at the expense of the Special Law Enforcement Officer and shall require no contribution or expense on the part of the Township. The premium charged to the Special Law Enforcement Officer shall be payable quarterly, in advance. Failure to make the payment when due quarterly, in advance, shall result in immediate termination from the coverage. Participation in this insurance coverage shall be conditional on and subject to the rules and regulations established by the insurance carrier providing the coverage.

11. FULL UNDERSTANDING AND EFFECT OF SUBSEQUENT

LEGISLATION: This Agreement constitutes the entire Agreement between the parties. The parties agree that in the event federal or state legislation or regulation is passed or there is any judicial decision which would alter the terms of this Agreement, the parties shall meet and discuss the impact of the legislation, regulation or judicial decision and the appropriate action to be taken as a result thereof. No modification or vacation of any term or condition of employment established

in this Agreement by judicial, legislative or regulatory act shall serve to automatically void any other provision of this Agreement.

- agrees to compensate an employee for damage to, or loss of, prescription lenses and frames or a wristwatch damaged or lost in the performance of duty, provided notice of the damage or loss shall be given to the shift supervisor during or immediately following the end of the shift in which the damage or loss occurred. The liability of the Township shall be only for the actual cost thereof, provided that it shall not exceed the sum of Seventy-five dollars (\$75.00).
- 13. COMPENSATION DURING TRAINING AND REIMBURSEMENT **OBLIGATION:** Special Law Enforcement Officers assigned for training shall be compensated at their applicable hourly rate for time spent in training. Any Special Law Enforcement Officers who resigns within one (1) year after completion of training and receiving his or her Certification as a Special Law Enforcement Officer shall be required to reimburse the Township for the full costs of training. Any Special Law Enforcement Officers who resigns after one (1) year but within two (2) years after completion of training and receiving his or her Certification as a Special Law Enforcement Officer shall be required to reimburse the Township for one half of the costs of training. For the purposes of this provision the costs of training shall include any physical or psychological examinations, tuition and costs at the police academy or other training facility and salary paid during the period of training. This reimbursement obligation shall not be applicable where the employment of the Special Law Enforcement Officer has been terminated by the Township or where the Special Law Enforcement Officer has been appointed as a full time police officer in the Township of Willingboro.
- 14. TERM OF AGREEMENT: This Agreement shall be in full force and effect from July 1, 1992, through June 30, 1995, and for succeeding periods of twelve (12) months unless either party shall notify the other in writing prior to March 1, 1995, or prior to March 1 of the appropriate succeeding twelve (12) month period, of its desire to negotiate a new contract, within the limits provided for herein, and if no Agreement shall have been reached on the

date of the expiration of this Agreement,the Agreement shall be extended until the negotiations have been completed and a new Agreement takes effect.

IN WITNESS WHEREOF, the Township and the Association have caused this Agreement to be executed by their proper officials.

Attest:

Lenore Stern, RMC, CMC

Township Clerk

Attest:

Secretary

TOWNSHIP OF WILLINGBORO

By: Mul F. Mayhunson
Paul L. Stephenson

Deputy Mayor

WILLINGBORO SPECIAL LAW

ENFORCEMENT OFFICERS

ASSOCIATION

3y: ______

President

WHEREAS, Willingboro Township Council, on the 1st day of January, 1992 did adopt a temporary budget appropriation resolution as provided by Revised Statute 40A:4-19; and

WHEREAS, under the provisions of 40A:4-20, Willingboro Township Council may, by Resolution adopted by a 2/3 vote of the full membership thereof, make an Emergency Temporary Appropriation for any purpose for which appropriations may lawfully be made for the period between the beginning of the current fiscal year and the date of the adoption of the budget for said year; and

WHEREAS, it has been determined that additional monies will be necessary and these additional monies were not contained within the

temporary budget appropriation adopted on January 1, 1992;

NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Willingboro, assembled in public session this 7th day of July, 1992, with not less than 2/3 of the full membership present, that an Emergency Temporary Appropriation as provided by 40A:4-20 be made as follows:

Township Council "Township Manager "Township Clerk "Receptionist/Comm. "Finance Dept. "Tax Collection "Tax Assessment "Employee Grp. Ins. Legal Services "Municipal Court "Planning Board Zoning Board Zoning Board Construction Off. "Uniform Fire Safety "Housing Insp. Housing Insp. Fire Marshal "Elec.& Plumb. Insp. "Advisory Boards Traffic Signals Fire Company "Emergency Squad Police "Public Works Admin.	SOEWEWEWEWEWEWEWEWEWEWEWEWEWEWEWEWEWEWEW	1,500 32,600 5,200 12,050 10,000 4,550 20,000 26,950 30,000 21,950 900 18,450 2,000 300,000 10,625 40,000 36,600 3,600 1,000 9,490 1,500 3,650 750 16,300 2,680 500 10,000 37,600 3,700 3,850 13,800 61,800 84,750 84,000 76,650 14,950
Police "	SW OE	884,000 76,650

Pub.Bldgs/Grounds	SW OE	13,450 37,100
Street Lighting	0E	93,250
Refuse Collection	0E	458,000
Township Engineer	0E	3,750
Library	0E	350,000
Recreation	SW	40,550
a	0E	32,200
Public Events	0E	6,000
Supplemental Safe/Clean	SW	35,900
Clean Neighborhoods	SW	23,050
Safe Streets	SW	79,400
Clean Communities	0E	1,350
Recycling	SW	10,000
	0E	1,200
Senior Citizen Grants	SW	7 , 500
Handicapped Grant	0E	2,200
Social Security	0E	111,500
Public Employee Ret.	0E	101,315
Police & Fire Ret.	0E	426,113

TOTAL TEMPORARY EMERGENCY APPROPRIATION

\$3,757,475.00

Lenore Stern, RMC, CMC Township Clerk

PAUL L. STEPHENSON DEPUTY MAYOR



WHEREAS, Willingboro Township Council, on the 1st day of January, 1992 did adopt a temporary budget appropriation resolution as provided by Revised Statute 40A:4-19; and

WHEREAS, under the provisions of 40A:4-20, Willingboro Township Council may, by Resolution adopted by a 2/3 vote of the full membership thereof, make an Emergency Temporary Appropriation for any purpose for which appropriations may lawfully be made for the period between the beginning of the current fiscal year and the date of the adoption of the budget for said year; and

WHEREAS, it has been determined that additional monies will be necessary and these additional monies were not contained within the temporary budget appropriation adopted on January 1, 1992;

NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Willingboro, assembled in public session this day of

1992, with not less than 2/3 of the full membership present, that an Emergency Temporary Appropriation as provided by 40A:4-20 be made as follows:

Township Council	SW	\$ 6,375 /
u u	0E	1,500
Township Manager	SW	32,600
Township Clark	30 30	5,200
Township Clerk	ŞW OE	12,050 -5,000 10,000
Receptionist/Comm.	SW	4,550
и п.	0E	8,500-20,000
Finance Dept.	ŞW	26,950
Tou Collection	. 0E	16,000- 30,000
Tax Collection	SW OE	21,950
Tax Assessment	SW	900/ 18,450/
11 11	0E	1,000 2,000
Employee Grp. Ins.	0E	246,900-300,000
Other Insurance	OE	292,605
Legal Services	SW	10,625
Municipal Co	0E	9,650 40,000
Municipal Court	SW	36,600
Planning Board	0E	3,600
Zoning Board	SW SW	420-600 420-1 6 00
Construction Off.	SW	9,490
11	0E	1,500
Uniform Fire Safety	SW	3,650
n n n	0E	750
Housing Insp.	OF SW	16,300 500
Fire Marshal	SW	2,680
	0E	500
Elec.&Plumb. Insp.	SW	24,960-10,000
Advisory Boards	0E	37,600
Traffic Signals	OE OE	3,700
Fire Company	SW	3,850 13,800
11	0E	61,800
Emergency Squad	0E	8,750
Police	SW	884,000
	0E	76,650
Public Works Admin.	SW	14,950
Pondo & Chanata	0E	125
Roads & Streets	SW	160,102
	0E	28,000

Pub.Bldgs/Grounds	SW	13,450
	0E	37,100
Street Lighting	0E	93,250
Refuse Collection	0E	458,000+
Township Engineer	OE T	3,750 /
Library ;	0E	1 90,000 350,000
Recreation	SW	40,550 <i>∀</i>
4	0E	32,2001
Public Events	0E	3 ,000- 6,000
Supplemental Safe/Clean	SW	35,900+
Clean Neighborhoods	SW	23,050
Safe Streets	SW	مبر400,79
Clean Communities	0E	1,350
Recycling	SW	10,000+
i i	0E	1,200
Senior Citizen Grants	SW	7,500
Handicapped Grant	ÓΕ	2,200
Social Security	0E	111,500 中
Public Employées Retirement	08	101 315
Police + Five Retirement	06:1	426 113

Total Emergency APPropriation

3,757,475,00

PAUL KRANE MAYOR

Lenore Stern, I Township Clerk

RESOLUTION NO. 102 - 1992

WHEREAS, a request has been received from James H.
Williams Builder for the release of a maintenance bond covering the
Mill Creek Park Restroom facility project; and

WHEREAS, the Engineer inspected the property and by letter dated June 19, 1992, recommended release of the bond;

NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Willingboro, assembled in public session this 7th day of July, 1992, that the maintenance bond be released as per the recommendation of the Township Engineer:

PAUL L. STEPHENSON

DEPUTY MAYOR

ATŢEST:

Lenore Stern, RMC, CMC

Township Clerk

LORD ANDERSON WORRELL & BARNETT

CIVIL ENGINEERING AND SURVEYING PLANNING, PARKS AND RECREATION

Robert W. Lord, PE & US, PP
C. Kenneth Anderson PE & LS, PP
Raymond L. Worrew, II, PE & LS, PP
Arnold W. Barnett, PE & LS
Thomas J. Miller, PE & PP
Jeffrey S. Richter, PE & PP

James E. Thorpe, PLS L. Gary Zube, LS Donald J. Bamford, PE Ashvin G. Patel, PE

June 19, 1992

PECEIVED

Township Council Township of Willingboro Municipal Complex Salem Road Willingboro, NJ 08046

JUN 2 3 1992

OFFICE OF THE TOWNSHIP CLERK WILLINGBORO, NEW JERSEY

RE: Maintenance Bond Release
Mill Creek Park Rest Room
LAWB File No. 90-39-15B

Dear Council:

We have received a request from the contractor for the above referenced project, James H. Williams, Builder and General Contractor for release of the maintenance bond posted for the project. We have performed an inspection of the site and have determined that the constructed items are in satisfactory condition.

It is therefore appropriate that Council release the maintenance guarantee.

Very truly yours,

Arnold W. Barnett, PE & LS Willingboro Township Engineer

AWB:1t

cc: Sadie L. Johnson, Manager Lenore Stern, Clerk

RESOLUTION NO. 1992 - 103

WHEREAS, the Willingboro Board of Education has requested a storm drainage easement across Block 1003, Lot 103, which property is owned by the Township of Willingboro and in accordance with a certain Deed of Easement; and

WHEREAS, it appears that the drainage easement is essential to a drainage project under the auspices of the Willingboro Board of Education and relating to the property known as Willingboro Memorial Junior High School; and

WHEREAS, the Township Solicitor has found the Deed of Easement to be in proper form; and

WHEREAS, it appears that the granting of the easement by the Township of Willingboro will be in the best interests of the citizens of the Township of Willingboro by enabling the Board of Education to address and correct certain drainage problems existing at Willingboro Memorial Junior High School;

NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Willingboro, assembled in public session this 7th day of July, 1992, that the Deputy Mayor and Clerk are hereby authorized to execute the Deed of Easement, a copy of which is attached hereto, to provide the storm drainage easement across Block 1003, Lot 103 to the Willingboro Board of Education, subject to the review and approval of the proposed Easement by the Township Engineer and further subject to the condition that any costs incurred by the Township of Willingboro, including any inspections required by the Township Engineer, to ensure compliance with the terms of the Deed of Easement shall be paid by the Willingboro Board of Education; and

BE IT FURTHER RESOLVED, that certified copies of this Resolution be forwarded to the Willingboro Board of Education and the Willingboro Township Engineer for their information and attention.

PAUL L. STEPHENSON

DEPUTY MAYOR

ATTEST:

Prepared by:

Martin J. Jennings, Jr.

GRANT OF DEED OF DRAINAGE EASEMENTS

THIS GRANT OF DEED OF DRAINAGE EASEMENTS made this day of the formed under the laws of the State of New Jersey, having an office located at Municipal Complex, One Salem Road, Willingboro, New Jersey 08046 (hereinafter referred to as the "Grantor") and Willingboro Board of Education, a political subdivision, organized under the laws of the State of New Jersey and having an address of 50 Salem Road, Willingboro, New Jersey (hereinafter referred to as "Grantee").

WITNESSETH:

WHEREAS, Grantor is the owner of certain real property lying and situate in the Township of Willingboro, County of Burlington, and State of New Jersey, more particularly described in Exhibit A attached hereto, and by this reference made part hereof as fully as if set out herein (hereinafter collectively referred to as the "Easement Areas"); and

WHEREAS, Grantee desires construction and maintenance easements for drainage, including the right, privilege and authority from time to time to enter with notice upon the Easement Areas and to construct, install, locate, extend, inspect, operate, alter, reconstruct, reinstall, relocate, re-extend, re-inspect, repair, remove and maintain upon, under, across and along the Easement Areas, detention basins, sewage pipes, lines, sewers, manholes, meters, wires, conduits and related equipment together with all necessary laterals and such other usual fixtures and appurtenances as providing adequate drainage for the Easement Areas and surrounding properties.

NOW, THEREFORE, in consideration of the mutual covenants and restrictions set forth herein and other good and valuable

consideration, it is agreed as follows:

- Grantor, its successors and assigns, hereby grants to Grantee drainage easements together with the free right of ingress and egress upon, under, across and along the real property described and shown on Exhibit A attached hereto and by this reference made a part hereof as fully as if set out herein (hereinafter collectively referred to as "Easement Areas"), and Grantee hereby accepts same from Grantor to use and maintain at its expense the Easement Areas for the purpose of the right, privilege and authority from time to time to enter with notice upon the Easement Areas and to construct, install, locate, extend, inspect, operate, alter, reconstruct, reinstall, relocate, reextend, re-inspect, repair, remove and maintain upon, under, across and along Easement Areas detention basins, sewage pipes, lines, sewers, manholes, meters, wires, conduits and related equipment together with all necessary laterals and other usual fixtures and appurtenances as may from time to time be or become convenient in connection with provision of adequate drainage for the Easement Areas and surrounding properties.
- 2. Grantee, by its acceptance hereof, covenants and agrees as follows:
- (a) To provide notice to Grantor of Grantee's intent to enter upon the Easement Areas, except in the case of an emergency. In the event of an emergency, Grantor acknowledges that Grantee shall, in its reasonable discretion, be permitted to enter upon the Easement Areas without prior notification to Grantor; however, in all such cases Grantee agrees to notify Grantor of Grantee's presence upon the Easement Areas in prompt manner;
- (b) To coordinate its activities upon the Easement Areas with Grantor so as to minimize interference with Grantor's governmental operations and responsibilities;
- (c) To construct or install any improvements consistent with this Grant of Deed of Easement only in accordance with such plans and specifications reviewed and approved by Grantor. All work will be performed in an expedient but efficient and good and workmanlike manner, in compliance with all applicable governmental

laws, rules and regulations; to secure all necessary permits and approvals prior to commencement of all work permitted or contemplated hereunder, cause all work permits and approvals to remain in full force and effect and provide Grantor true and correct copies of all such permits and approvals;

- (d) To indemnify Grantor from and against any and all liability resulting from the presence upon the Easement Areas of(i) Grantee or its employees or agents, or (ii) any equipment or other property of Grantee;
- (e) To maintain an insurance policy or policies, naming Grantor as an additional named insured (and provide Grantor with evidence of such insurance), which will cover damage to the property of Grantor or injuries to persons arising out of the presence upon the Easement Areas of (i) Grantee or its employees or agents, or (ii) any equipment or other property of Grantor, in amounts deemed reasonable in the discretion of Grantee;
- (f) To restore the Easement Areas to their condition prior to Grantee's entry upon the Easement Areas. Such restoration shall commence within (5) days after Grantee has finished its work at or upon the Easement Areas, and shall be completed in as an expedient and efficient manner as possible; and
- (g) In the event Grantee fails to perform its obligations hereunder (including, without limitation, any restoration work) then upon ten (10) business days prior written notice from Grantor to Grantee, Grantor may perform such obligations as it deems appropriate or necessary, and the reasonable cost of same shall be borne by Grantee.
- (h) Grantee agrees to reimburse to Grantor all reasonable costs incurred by Grantor, including engineering inspections, required by Grantor, to ensure compliance with the terms of this Grant of Deed of Easements.
- 3. This Grant of Deed of Easement shall be recorded in the Office of the Burlington County Clerk, Mt. Holly, New Jersey, as a restriction upon the real property described and shown on Exhibit A.
 - 4. This Grant of Deed of Easements shall run with the land

and bind and inure to the benefit of the parties, their successors and assigns.

5. This Grant of Deed of Easements may not be assigned by Grantee without the prior written consent of Grantor. In the event of any such assignment, the assignee shall assume all obligations and rights of its assignor, and such assignor shall be relieved from all obligations hereunder. Additionally, the Grant of Deed of Easements may not be used by any party other than Grantee without the prior consent of Grantor.

IN WITNESS WHEREOF Grantor has executed this Grant of Deed of Easements the date first above written.

ATTEST:

(SEAL

GRANTOR:

Township of Willingboro

By: Saul

ACKNOWLEDGMENT

STATE OF NEW JERSEY

COUNTY OF BURLINGTON SS:
I CERTIFY that on JJLY $\&$, 1992, personally came before me and this person acknowledged under oath, to my satisfaction, that:
(a) this person is the Township CLERK of the corporation named in this document;
(b) this person is the attesting witness to the signing of this document by the proper corporate officer who is the DEPUTY MAYOR of the corporation; Township of WI WINGENER
(c) this document was signed and delivered by the corporation as its voluntary act duly authorized by a proper resolution of its Board of Directors; WILLING BORD TOWNSHIP COUNCIL
(d) this person knows the proper seal of the corporation which was affixed to this document; and
(e) this person signed this proof to attest to the truth of these facts. Attesting Witness
Signed and sworn to before me on this 804 day of July, 1992.
(Notary Public) SHODA LICHTENSTABLEM (Notary Public) SHODA LICHTENSTABLEM (Notary Public OF NEW JERSEY My Commission Expires Soptember 22, 1938
Return and Record

LEGAL DESCRIPTION

PROPOSED THIRTY FEET WIDE DRAINAGE EASEMENT

LANDS OF THE TOWNSHIP OF WILLINGBORO

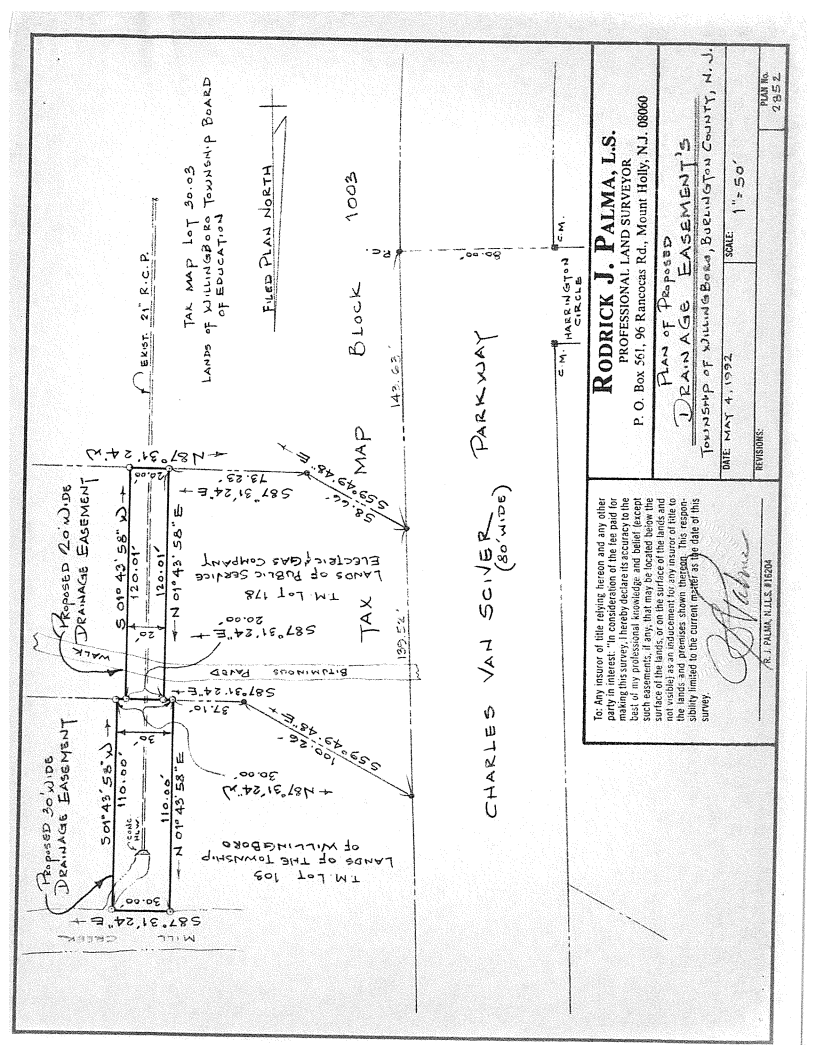
PART OF TAX MAP LOT 103, BLOCK 1003

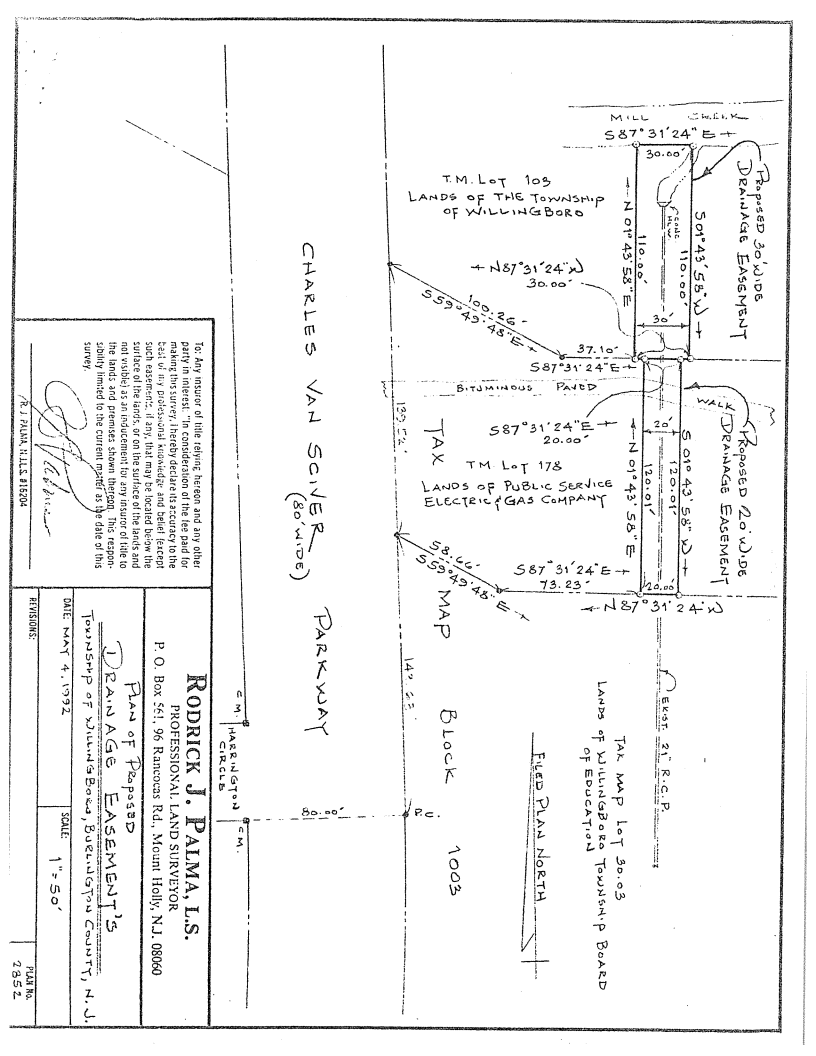
TOWNSHIP OF WILLINGBORO

BURLINGTON COUNTY, NEW JERSEY

BEGINNING at a point in the division line between lands of Public Service Electric and Gas Company (Tax Map Lot 178, Block 1003) and lands of the Township of Willingboro (Tax Map Lot 103, Block 1003); distant the following two (2) courses from the easterly line of Charles Van Sciver Parkway (80 feet wide):

- (a) Along the division line between said lands, South 59°49'48" East, 100.26 feet to an angle point; thence
- (b) Still along said division line, South 87°31'24" East, 37.10 feet to the aforesaid beginning point and runs:
- (1) Through lands of the Township of Willingboro, North 01°43'58" East, 110 feet to a point;
- (2) Still through the same, South 87°31'24" East, 30 feet to a point; thence
- (3) Still through the same, parallel with the first course herein and 30 feet east therefrom, South 01°43'58" West, 110 feet to a point in the first mentioned division line; thence
- (4) Along said division line, North 87°31'24" West, 30.00 feet to the PLACE OF BEGINNING.





TOWNSHIP OF WILLINGBORO

Resolution No. 1992-

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, is 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. 10:4-12 b and designated below: (1) Matters Required by Law to be Confidential: Any matter which, by express provision of Federal law or State statute or rule of court shall be rendered confidential or excluded from the provisions of the Open Public Meetings Act. (2) Matters Where the Release of Information Would Impair the Right to Any matter in which the release of information would impair a right to receive funds from the Government of the United States. (3) Matters Involving Individual Privacy: Any material the disclosure of which constitutes an unwarranted invasion of individual privacy such as any records, data, reports, recommendations, or other personal material of any educational, training, social service, medical, health, custodial, child protection, rehabilitation, legal defense, welfare, housing, relocation, insurance and similar program or institution operated by a public body pertaining to any specific individual admitted to or served by such institution or program, including but not limited to information relative to the individual's personal and family circumstances, and any material pertaining to admission, discharge, treatment, progress or condition of any individual, unless the individual concerned (or, in the case of a minor or incompetent, his guardian) shall request in writing that the same be disclosed publicly. (4) Matters Relating to Collective Bargaining Agreements: collective bargaining agreement, or the terms and conditions which are proposed for inclusion in any collective bargaining agreement, including the negotiation of the terms and conditions thereof with employees or representatives of employees of the public body. (5) Matters Relating to the Purchase, Lease of Acquisition of Real Property or

the Investment of Public Funds: Any matter involving the purchase, lease or acquisition of real property with public funds, the setting of

RESOLUTION NO. 105 - 1992

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.

NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Willingboro, assembled in public session on July 28, 1992, that an Executive Session closed to the public shall be held on July 28, 1992, 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

Lenore Stern, RMC, CMC

Township Clerk

RESOLUTION NO. 1992 - 106

WHEREAS, the Township of Willingboro requires the services of an Attorney at Law to serve as Special Counsel with regard to certain litigation and employment related matters; and

WHEREAS, Thomas M. Barron, Esquire, is an Attorney at Law of the State of New Jersey, and a partner in the firm of Ferg, Barron &Gillespie;

NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Willingboro, assembled in public session this 28th day of July,1992, that Ferg, Barron & Gillespie, with Thomas M. Barron, Esquire, as the primary assigned attorney, be and hereby is appointed as Special Counsel for the Township of Willingboro with regard to specific litigation and employment related matters assigned to the Special Counsel; and

BE IT FURTHER RESOLVED, that the Mayor and Township Clerk are hereby authorized to execute the Professional Services Agreement with Ferg, Barron & Gillespie; and

BE IT FURTHER RESOLVED, that notice of the appointment and Professional Services Agreement shall be published as required by law; and

BE IT FURTHER RESOLVED, that certified copies of this Resolution shall be provided to the Treasurer of the Township of Willingboro and to Ferg, Barron & Gillespie for their information and attention.

KRANE

MAYOR

OF FUNDS FOR CONTRACT

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 Thomas M. BARRON, SSO. (First Williams)

Ine money necessary	to fund said contrac	ct is in the
amount of \$5,000 00	and, up.on approval o	of the contract,
the funds shall be charged to	the following line	item
appropriation of account number	er Legal	(Special Counsel)
01-10-318	. These funds are no	ot being '
certified as being available t	for more than one per	nding contract.

Joanne Diggs Finance Director

cc: Township Solicitor
Township Auditor

PROFESSIONAL SERVICES AGREEMENT between the Township of Willingboro and Ferg, Barron & Gillespie

WHEREAS, the Township of Willingboro requires the services of an Attorney-at-Law to serve as Special Counsel in regard to certain litigation and other matters; and

WHEREAS, Ferg, Barron & Gillespie is a law firm and Thomas M. Barron, Esquire, is an Atttorney-at-Law admitted to practice in the State of New Jersey and a partner in the firm with offices located at 711 E. Main Street, P.O. Box 866, Moorestown, N.J. 08057;

NOW, THEREFORE, it is agreed by and between the Township of Willingboro and Ferg, Barron & Gillespie as follows:

- I. APPOINTMENT. Ferg, Barron & Gillespie, with Thomas M. Barron, Esquire as the primary assigned attorney, is hereby appointed and retained as Special Counsel for the Township of Willingboro, with respect to specific matters assigned to the firm.
- II. TERM. This appointment shall commence on July 1, 1992 and shall continue until the matters assigned have been concluded or until the services have been determined to be no longer required by Township Council.
- III. SERVICE. During the terms of this Agreement, the Special Counsel agrees to provide the following services:
 - 1. To provide legal advice to and representation of the Township of Willingboro with respect to the matters as may be specifically assigned to the Special Counsel.
 - 2. To provide reports and opinions to the Township of Willingboro as may be required with regard to matters being handled by the Special Counsel.
 - 3. Such other services as may be authorized by the Township of Willingboro.

IV. COMPENSATION.

- 1. During the term of this Agreement, the Special Counsel shall be compensated at the rate of \$100 per hour for services rendered.
- 2. The fees specified herein do not include expenses. All such items shall be subject to reimbursement in accordance with the fee schedule described below:

Photocopies \$.25 per copy
Other Expenses Actual Cost

3. All billings shall be subject to review and approval by the Township Solicitor and the Township Manager.

V. EQUAL OPPORTUNITY.

- 1. In consideration of the execution of this Agreement, the Special Counsel shall not discriminate against any employee or applicant for employment because of race, religion, color, sex, marital status or national origin. The Special Counsel shall comply shall comply with the New Jersey Law Against Discrimination, N.J.S.A. 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 Special Counsel 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:

The 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 workers' 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 determined 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 revise any of its testing procedures, if necessary, to assure that all personnel testing 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).

- 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.
- 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 nonobservance on any other occasion of the same or any other term, provision or condition of this Agreement by either party.
- CAPTIONS. The captions or the paragraph headings contained in this Agreement are solely for purposes of convenience and shall not be deeme part of this Agreement for the purpose of construing the meaning thereof or for any other purpose.
- 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 an instrument in writing executed by the parties hereto.
- AMENDMENTS. The parties hereto may, by mutual agreement, change the scope of services or the amount of compensation set forth in this Agreement.

Township/Clerk

TOWNSHIP OF WILLINGBORO

MAYOR

FER® BARRON & GILLESPIE

THOMAS M. BARRON, ESQUIRE FOR THE FIRM

RESOLUTION NO. 107 - 1992

WHEREAS, the Township Council of the Township of Willingboro has requested that bids be submitted for 1992 concrete work; and WHEREAS, bids have been received, opened and read in public; and

WHEREAS, it appears to be in the best interest of the Township to accept the bid of Viking Concrete, 127 Ellenee Blvd., Spotswood, New Jersey 08884, as per the attached recommendation of the Engineer; and

WHEREAS, the bid of the above has been found to be correct and satisfactory, both in form and in content; and

WHEREAS, funds are available for this purpose as indicated by the attached Treasurer's Certification;

NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Willingboro, assembled in public session this 28th day of July, 1992, that the bid be accepted in the amount of \$110,549.00 for the 1992 concrete work; and

 $$\operatorname{\textsc{BE}}$ IT FURTHER RESOLVED, that the bids be spread upon the minutes of this meeting.

PAUL KRANE

MAYOR

атт₽Ят:

enore Størn, RMC, CMC

Township/Clerk

OF FUNDS FOR CONTRACT

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 Viking Concrete
8
The money necessary to fund said contract is in the
amount of $\frac{410,549}{6}$ and, upon approval of the contract,
the funds shall be charged to the following line item
appropriation of account number ON 1e-1992
These funds are not being
certified as being available for more than one pending contract.
Lepon adoption of ord. 72 1992 Avanuable Diggs Finance Director
Loanne M. Diens
Joanne Diggs W
Finance Director

cc: Township Solicitor Township Auditor

LORD ANDERSON WORRELL & BARNETT

CIVIL ENGINEERING AND SURVEYING PLANNING, PARKS AND RECREATION

July 17, 1992

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

James E. Thorpe, PLS L. Gary Zube, LS Donald J. Bamford, PE Ashvin G. Patel, PE

REGEIVEN

W[2 3 1992

Mrs. Sadie L. Johnson, Manager Township of Willingboro Municipal Complex Salem Road Willingboro, NJ 08046

OFFICE OF THE TOWNSHIP CLUENCE WHALINGSORD, NEW JEHSER

RE: Recommendation of Bid Award

1992 Concrete Project LAWB File No. 92-39-33

Dear Mrs. Johnson:

On July 2, 1992, we received bids for the above referenced contract. I am enclosing herewith a summary of bid tabulation. We have reviewed the bid of Viking Concrete Contractors, Inc., 127 Ellenel Boulevard, Spotswood, NJ 08884 and have determined that it is complete and in order. We, therefore, recommend award of a contract in the amount of \$110,530.98 to Viking Concrete Contractors, Inc.

Very truly yours,

Arnold W. Barnett, PE & LS Willingboro Township Engineer

AWB: 1t

Enclosures

cc: Lenore Stern

ve. 344		AMOUNT	\$57,330.00	\$26,894.00	\$40,800.00	0	0		\$125,024.00
C.J.M. CONT. 3709 Willow Drive P.O. Box 887 Newfield, NJ 08344 691-9645		UNIT PRICE	\$31.50	\$34.00	\$34.00	\$18.00	\$50.00		
CONTR.		AMOUNT	\$49,140.00	\$24,346.98	\$37,044.00	0	0		\$110,530.98
VIKING CONCRETE CONTR. 1127 Ellence Bulleurd Spoiswood, NJ. 08884 (908) 251-6512		UNIT PRICE	\$27.00	\$30.78	\$30.87	\$18.00	\$1.00		
,INC.		INDOINA	\$69,160.00	\$33,222.00	\$45,600.00	0	0		\$147,982.00
A. HAMELMAN, INC. P. O. Box 91 Palmyru; N. 108065 829-8989		UNIT PRICE	\$38,00	\$42.00	\$38.00	\$30.00	\$50.00		
CONCRETE		AMOUNT	\$65,520.00	\$30,849.00	\$48,000.00	0	0		\$144,369.00
MARANDINO CONCRETE 1787 Joel Street Vineland, NJ 08360 691:2800		UNIT PRICE	\$36.00	\$39.00	\$40.00	\$35.00	\$100.00		
		۲,	1,820 SY	791 SY	1,200 SY	OLF	OCY		
		QUANTITY	8,1	7	1,2				
TOWNSHIP OF WILLINGBORO 1992 WILLINGBORO CONCRETE REPAIRS Project No. 92-39-33 Arnold W. Barnett, PE & LS Willingboro Township Engineer July, 2, 1992 at 10:15-AM Municipal Complex, Salem Road Willingboro, N	CERTIFIED CHECK OR BID BOND	DESCRIPTION	Reconstruct 4" Concrete Sidewalk	Reconstruct 6" Sidewalk	Reconstruct 6* R.C. Drive Apron	Concrete Curb (If & Where Directed)	Dense Graded Aggregate (If &	Where Directed)	TOTAL LUMP SUM BID
TOWNSHIP OF WIL 1992 WILLINGBOR Project No. 92-39-33 Arrold W. Barnett, I Willingboro Townshi July 2, 1992 at 10:15 Municipal Complex, Willingboro, NJ	CERTIFIEL	ITEM		2	3	4	5		

Page 1

BIDCONCR.XLS

TOWNSHII 1992 WILL	TOWNSHIP OF WILLINGBORO 1992 WILLINGBORO CONCRETE REPAIRS				
Project No. 92-39-33 Arnold W. Barnett, P Willingborv Township	Project No. 92-39-33 Arnold W. Barnett, PE & LS Willingborv Township Engineer			LARRY & VINCE CONSTRUCTION	
July 2, 1992 at 1 Municipal Comp Willinghoro, NI	July 2, 1992 at 10:15 AM Municipal Complex, Salem Rond Willineboro, M			5 Holder Drive Trenton, NJ 08628 882-5669	
CERTIFIEL	CERTIFIED CHECK OR BID BOND				
ITEM	DESCRIPTION	QUANTITY		UNIT PRICE	AMOUNT
	Reconstruct 4" Concrete Sidewalk	1,820 SY	λŚ	\$35.10	\$63,882.00
2	Reconstruct 6" Sidewalk	791 SY	λS	\$38.70	\$30,611.70
6	Reconstruct 6" R.C. Drive Apron	1,200 SY	SY	\$38.70	\$46,440.00
4	Concrete Curb (If & Where Directed)	0	OLF	\$14.00	0
S	Dense Graded Aggregate (If &	0	οCY	\$20.00	0
	Where Directed)		Γ		
	TOTAL LUMP SUM BID				\$140,967.70

RESOLUTION NO. 108 - 1992

WHEREAS, the Township Council of the Township of Willingboro has requested that bids be submitted for Oil Spill Remediation Project; and

WHEREAS, bids have been received, opened and read in public; and

WHEREAS, it appears to be in the best interest of the Township to accept the bid of Republic Environmental Systems, Inc., 130 Rte. 130 South, Bordentown, New Jersey 08505, as per the attached recommendation from the Township Engineer; and

WHEREAS, the bid of the above has been found to be correct and satisfactory, both in form and in content; and

WHEREAS, funds are available for this purpose as indicated by the attached Treasurer's Certification;

NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Willingboro, assembled in public session this 28th day of July, 1992, that the bids be accepted in the amount of \$241,187.00 for this project; and

BE IT FURTHER RESOLVED, that the bids be spread upon the minutes of this meeting.

KRANE

MAYOR

Township

OF FUNDS FOR CONTRACT

1, 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 a re not (cross out one)
available adequate funds for the proposed contract between the
Township of Willingboro and Republic Environmental Systems
The money necessary to fund said contract is in the
amount of $24/187$ and, upon approval of the contract,
the funds shall be charged to the following line item
appropriation of account number <u>01-58-266</u>
. These funds are not being
certified as being available for more than one pending contract.

Joenne Diggs Finance Director

cc: Township Solicitor
Township Auditor

To: Lenere

CIVIL ENGINEERING AND SURVEYING PLANNING, PARKS AND RECREATION

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

James E. Thorpe, PLS L. Garv Zube, LS Donald J. Bamford, PE Ashvin G. Patel, PE

July 17, 1992

Mrs. Sadie L. Johnson, Manager Township of Willingboro Municipal Complex Salem Road Willingboro, NJ 08046

> RE: Bid Recommendation Oil Spill Remediation Project LAWB File No. 91-39-15B

Dear Mrs. Johnson:

On July 13, 1992, we received bids for the above referenced project. We've reviewed the bid of Republic Environmental Systems a copy of which is atached and find that it is complete and in order. We, therefore, recommend that award of the contract in the amount of \$241,187.00. Please be aware that the award of a contract in this amount should be made with the knowledge that certain unknowns and indeterminate quantities will be encountered during the course of the project and that final contract amount may be different than the award.

Please call if you have any questions.

Very truly yours,

Arnold W. Barnett, PE & LS Willingboro Township Engineer

AWB:1t

Attachments



REPUBLIC ENVIRONMENTAL SYSTEMS (TECHNICAL SERVICES GROUP), INC.

130 ROUTE 130 S. MANSFIELD TOWNSHIP BORDENTOWN, NJ 08505

(609) 291-8300 (609) 291-1999 FAX

PROPOSAL FOR DIESEL FUEL SPILL REMEDIATION PROJECT NO. 91-39-15B

SUBMITTED TO TOWNSHIP OF WILLINGBORO

Submitted by

Republic Environmental Systems (Technical Services Group), Inc.

Theodore/S. Budzynski Vice-President

July 13, 1992

SCHEDULE OF PR	RICES		
ITEM DESCRIPTION	QUANTITY	UNIT PRICE	TNUOMĀ
1. Removal & Disposal of Existing Fuel Tank	1 UT	9,290.00	9,290.00
2. Earth Excavation-Unclassified	2,570 C.Y.	9.00	23,130.00
3. Dewatering & Treatment/Disposal of Contaminated Groundwater	1,000 GALS	6.00	6,000.00
4. Contaminated Soil Disposal	2,570 C.Y.	58.70	150,859.0
5. Borrow Excavation-Selected Material	2,570 C.Y.	16.50	42,405.0
FABC-1, Mix I-5, 2" Thick	To Tons	75.00	1,200.0
7. Bituminous Stabilized Base Course, Mix I-2, 3" Thick	23 TONS	72.00	1,656.00
8. Donse Graded Aggregate Dase Course, 6" Thick	134 ā.¥.	5.97	
9. Topsoiling, 6" Thick	966 S.Y.		800.00
0. Fertilizing and Seeding		3.40	3,284.40
1. Erosion Controls	966 S.Y.	1.10	1,062.60
	LUMP SUM		1,500.00
FOTAL LUMP SUM BID (ITEMS 1 - 11)		2	241,187.00

LTERNATE:

SCHEDULE OF PRICES								
TTEM	DESCRIPTION	QUANTITY	UNIT	AMOUNT				
Exc	Site Incineration and Backfill of avated Material	2,570 C.Y.	85.00	218,450.00				
TOTAL 1	LUMP SUM BID (ITEMS 1-3, 6-12)			47,923.00				

ISSUED AS PART OF ADDENDUM #1, (7/6/92) \$ 266,373.00

RESOLUTION NO. 109 - 1992

WHEREAS, the Township Council of the Township of Willingboro has determined that it is impossible to send out the regular third quarter tax bills for 1992 in a timely fashion, for reasons beyond the control of the Township of Willingboro; and

WHEREAS, it is anticipated that tax bills will be prepared and sent to (mailed) taxpayers on or about September 1, 1992; and

WHEREAS, the Township Council of the Township of Willingboro has determined that taxpayers are entitled to a reasonable extension of time to make the payments of the third quarter 1992 taxes, without the imposition of penalties;

NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Willingboro, assembled in public session this 28th day of July, 1992, that the Treasurer of the Township of Willingboro be and hereby is authorized to accept payments of third quarter 1992 taxes not later than September 15, 1992, without the imposition of interest or penalties; and

BE IT FURTHER RESOLVED, that certified copies of this resolution shall be provided to the Treasurer of the Township of Willingboro for her information and attention.

PAUL KRANE

and theme

MAYOR

(A) AF21:

enore Stern, RMC, CMC

Township Clerk

WHEREAS, N.J.S.A. 40A:5-4 requires the governing body of every local unit to have made an annual audit of its books, accounts and financial transactions; and

WHEREAS, the Annual Report of Audit for the year 1991 has been filed by a Registered Municipal Accountant with the Municipal Clerk, as per the requirements of N.J.S.A. 40A:5-6 and a copy has been received by each member of the governing body; and

WHEREAS, the Local Finance Board of the State of New Jersey is authorized to prescribe reports pertaining to the local fiscal

affairs, as per R.S. 52:27BB-34; and

WHEREAS, the Local Finance Board has promulgated a regulation requiring that the governing body of each municipality shall, by resolution, certify to the Local Finance Board of the State of New Jersey that all members of the governing body have reviewed, as a minimum, the sections of the annual audit entitled:

General Comments Recommendations

and;

WHEREAS, the members of the governing body have personally reviewed, as a minimum, the Annual Report of Audit, and specifically the sections of the Annual Audit entitled:

General Comments Recommendations

as evidenced by the group affidavit form of the governing body; and WHEREAS, such resolution of certification shall be adopted by the governing body no later than forty-five days after the receipt of the Annual Audit, as per the regulations of the Local Finance Board; and

WHEREAS, all members of the governing body have received and have familiarized themselves with, at least, the minimum requirements of the Local Finance Board of the State of New Jersey, as stated aforesaid and have subscribed to the affidavit, as provided by the Local Finance Board; and

WHEREAS, failure to comply with the promulgations of the Local Finance Board of the State of New Jersey may subject the members of the governing body to the penalty provisions of R.S.52: 27BB-52 - to wit:

R.S. 52:27BB-52 - "A local officer of member of a local governing body who, after a date fixed for compliance, fails or refuses to obey an order of the director (Director of Local Government Services), under the provisions of this Article, shall be guilty of a misdemeanor and, upon conviction may be fined not more than one thousand dollars (\$1,000) or imprisoned for not more than one year or both, in addition shall forfeit his office."

NOW, THEREFORE, BE IT RESOLVED, this 4th day of August, 1992, that the Township Council of the Township of Willingboro, hereby states that it has complied with the promulgation of the Local Finance Board of the State of New Jersey, dated July 30, 1968 and does hereby submit a certified copy of this resolution and the required affidavit to said Board to show evidence of said compliance.

PARE KRANE

MÁYOR

Lenore Stern, RMC/CMC

Township Cl∉rk

NO PHOTO COPIES OF SIGNATURES

GROUP AFFIDAVIT FORM

CERTIFICATION OF GOVERNING BODY

of

being

COUNTY OF BURLINGTON	
We, members of the governing body of the	TOWNSHIP COUNCIL
TOWNSHIP OF WILLINGBORO , County of BUE	RLINGTON , of full age,

duly sworn according to law, upon our oath depose and say:

STATE OF NEW JERSEY)

1. We are duly elected	(or a	appointed) (members o	of the _	TOWNSHIP Insert name of
COUNCIL	of t	the TOWNSH	IP	of	WILLINGBORO
governing body	-			-	

- 2. In the performance of our duties, and pursuant to the Local Finance Board Regulation, we have familiarized ourselves with the contents of the Annual Municipal Audit filed with the Clerk pursuant to N.J.S.A. 40A:5-6 for the year 19_92 .
- 3. We certify that we have personally reviewed and are familiar with, as a minimum, the sections of the Annual Report of Audit entitled:

1 2.	GENERAL COMMENTS RECOMMENDATIONS	
ful home	(L.S.)	(L.Ś.)
Trisalla Brander	2UM (L.S.)	(L.S.)
Dareatha S. Campbel		(L.S.)
James C. ayer	(L.S.)	(L.S.)
Paul J. Stighenson	(L.S.)	(L.S.)
Sworn to and subscribed before me this 4TH day of 1992		
Notary Public of New Jerse	y	

The Municipal Clerk (or Clerk of the Board of Chosen Freeholders as the case may be) shall set forth the reason for the absence of signature of any members of the governing body.

IMPORTANT: This certificate must be sent to the Division of Local Government Services, CN 803, Trenton, New Jersey 08625.

RESOLUTION NO. 111 - 1992

WHEREAS, the Township of Willingboro has need to acquire certain equipment identified as 2-1992 Dodge Trucks; W350 and D350, as well as 20 coats and pants, 88 helmets and 50 pair of firefighter footwear; and

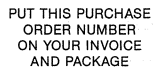
WHEREAS, the items specified above are available through State contracts A50902 and A7058; and

WHEREAS, the regulations under the Local Public Contracts Law require the Township Council of the Township of Willingboro to authorize a purchase under the State contract by resolution;

NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Willingboro, assembled in public session this 4th day of August, 1992, that the Township Manager of the Township of Willingboro be and hereby is authorized to obtain the items specified above under the provisions of State Contract A50902 totalling \$46,452 for the Public Works Department and A7058 totalling \$31,389.50 for the Fire Company; and

BE IT FURTHER RESOLVED, that certified copies of this resolution be provided to the Chief Financial Officer of the Township of Willingboro and the Township Auditor for their information and attention.

MAYOR



4928

VENDOR NO.: 57276

VENDOR:

Warnock Fleet & Leasing 175 Rt. 10 East, Box 524

East Hanover, NJ 07936

(201) 884-2100

Will pick up; call when ready.

SS/TAX ID #

VENDOR CONTACT: Ramona Barrientos, ext. 231

SS/TAX ID	#	VENDOR CC	INTACI:		
X CAPITA	OUNT NUMBER STATE CONTRACT * QUOT A50902	ES OTHER	DEPARTMENT HEAD	APPBOVAL	MANAGERS APPROVAL
UNITS:	DESCRIPTION 1992 Dodge W350 truck w/131" wheel	base: anti		INIT PRICE	AMOUNT 19,970.00
	differential; 8700 lbs. GVS; Weste clearance and I.D. lights; transmi	rn snow pl	ow;		19,970.00
	light (w/ automatic transmission o oil cooler; automatic transmission	nly); tran ; power st	smission eering;		
	power brakes; rear step bumper; 6" cooling; 120 amp alternator; 600 C fuel tank; LT235/85R16E mud and sn	CA battery	; 30 gallon		
	8 cylinder engine; am/fm radio; ai transfer case shield; 4500 lbs. fr	r conditate	ning;		
	rear axle; 3880 lbs. front springs springs; Warranty: 84 months/70,00	; 7300 lbs 0 miles Po	rear vertrain;		
	flashing light; sliding rear windo undercoating; rustproofing; w/ uti Color: dark green.		pers;		
:	Delivery of dump truck: 90-180 da	ýs			
~ `					*
	NOTE: Data Sheet is required for all chem	icals ordered			
·	NOTE: Please supply tax ID # "Exempt from N.J. Sales and Use Tax (NJ SA 5		,		

ALL SHIPMENTS MUST BE PREPAID AND TRANSPORTATION CHARGES (IF ANY) SHOWN AS A SEPARATE ITEM ON CLAIM VOUCHER.

I certify that the above merchandise has been received and approved payment.

Any items or quantities not received have been noted.

CONDITIONS - READ CAREFULLY

- 1. Materials must be received in 30 days unless otherwise notified.
- 2. Separate invoices and all packing slips must be submitted for each order.
- 3. Invoices must be attached to voucher form/claim form.
- 4. Shipping charges F.O.B. destination.
- 5. Payment will be made on completed orders only, unless otherwise stated.

PUT THIS PURCHASE ORDER NUMBER ON YOUR INVOICE AND PACKAGE DATE 6/1

7/10/92 10



VENDOR NO.: 57276

VENDOR: Warnock Pleet & Leasing

175 Rt. 10 East, Box 524
East Hanover, NJ 07936

SHIP TO:

Will pick up; call when ready.

(201) 884-2100

VENDOR CONTACT: Pamona Barrientos. SS/TAX ID # MANAGERS APPROVAL DEPARTMENT HEAD APPROVAL OTHER QUOTES STATE CONTRACT # ACCOUNT NUMBER A A50902 1992 CAPITAL BUDGET UNIT PRICE AMOUNT DESCRIPTION UNITS \$26,482.00 1992 Dodge D350 Truck w/ 135" wheelbase, cab and chassis; 1 10,100 1b. GVW; stake body w/ hoist; back-up alarm; am/fm stereo; heavy duty shocks; 1915 lb. front springs; 3650 lb. rear springs; 900 lb. auxiliary springs; 7.5 x 16D mud and snow tires rear (4); rustproofing of dump body; front tow hooks; 360:01D, 8 cylinder engine; automatic transmission; maximum cooling; 75k10" exterior mirrors: 30 gallon fuel tank; power steering; power brakes; 120 amp alternator; 625 CCA battery; auxiliary transmission cooler; tinted glass; Warranty: 84 months/ 70,000 miles Powertrain; Special Paint: Municipal Green; Four wheel drive option; deluxe wipers; 1600 lb. liftgage with Dump through Liftgate; Western snow plow; 11,000 lb. GVW; Furnish & install the following equipment on chassis noted above: Midwest Profitmaker Stake Body: Overall length-9'; Overall width-92"; Flooring-12" finished (2" nominal) tongue and groove kiln dried dense southern pine, dit treated in protective sealer; Longmembers-6" structural channel; Outrails-12 gauge steel, 6" deep box formed; 42" high steel stake rack sections, removable-sides, front and rear I.C.C. body clearance lights & reflectors; mudflaps.

NOTE: Data Sheet is required for all chemicals ordered NOTE: Please supply tax ID . Delivery of dump truck: "Exempt from N.J. Sales and Use Tax (NJ SA 54:32 B1 ET SEG)"

ALL SHIPMENTS MUST BE PREPAID AND TRANSPORTATION CHARGES (IF ANY) SHOWN AS A SEPARATE ITEM ON CLAIM VOUCHER.

I certify that the above merchandise has been received and approved payment.

Any items or quantities not received have been noted.

CONDITIONS - READ CAREFULLY

- 1. Materials must be received in 30 days unless otherwise notified.
- 2. Separate invoices and all packing slips must be submitted for each order.
- 3. Invoices must be attached to voucher form/claim form.
- 4. Shipping charges F.O.B. destination.
- 5. Payment will be made on completed orders only, unless otherwise stated.

.LEM ROAD WILLING BORO, NJ 08046 (60st-227-2200



PUT THIS PURCHASE ORDER NUMBER ON YOUR INVOICE AND PACKAGE

3719

VENDOR NO.:

CONTINENTAL FIRE & SAFETY INC.

VENDOR:

180 VOLUSIA AVE.

TRENTON, N.J. 08610 SHIP TO: .

Board of Fire Commissioners Willingboro Fire Dept. Charleston Rd. & Kennedy Way

Willingboro. NJ 08046 SS/TAX ID # VENDOR CONTACT: ACCOUNT NUMBER STATE CONTRACT . OTHER DEPARTMENT HEAD APPROVAL MANAGERS APPROVAL QUOTES 47058 BJM UNITS DESCRIPTION UNIT PRICE AMOUNT: CAIRNS EXPRESS (35" COAT) W/FIREFLITE LINER 20 Ea. \$386.25 J\$7,725.00 SCOTHLITE 6.0 OZ RIPSTOP NOMEX TO BE LETTERED (WILLINGBORO) SEWN TO COAT. (SEE ATTACHED LIST FOR SIZES) 20 'Ea CAIRNS EXPRESS PANTS W/FIREFLITE LINER \$298.50 \$5,970.00 SCHOCHLITE 6.0 OZ RIPSTOP NOMEX W/LEATHER KNEES W/LEATHER REINFORCED BELLOWR POCKETS (SEE ATTACHED LIST FOR STAPESVED FOR PAYMENT FIRE COMMISSIONERS ATTENTION VENDOR PLEASE SIGN CLAIMANT'S CERTIFICATION AND RETURN Is required for all chemicals or -\$13,695.00 THIS VOUCHER WITH YOUR BILL Please supply tax ID esmmissioner / Iracsurer "Exempt from N.J. Sales and Use Tax (NJ SA 54:32 B1 ET SEG) ALL SHIPMENTS MUST BE PREPAID AND TRANSPORTATION CHARGES (IF ANY) SHOWN AS A SEPARATE ITEM ON CLAIM VOUCHER. FOR PAYMENT SIGN VENDOR'S DECLARATION AND RETURN TO FINANCE DEPT.

Official Position

OTE: Supplier must sign this form for paymentAIMANT'S CERTIFICATION AND DECLARATION
AIMANT'S CERTIFICATION AND DECLARATION
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DOMES has been diverte tooking by
connection with the have claim; that the amount the converge of this claimant
any) is justly the and owing; and that the amount charged is a reasonable one.
- Subath Dis

OFFICER'S CENTIFICATION

18/25/92

naving knowledge of the facts, certify that the materials and supplies have been received or the rvices rendered; said certification being based on signed delivery slips or other reasonable

alls -	
CLAIM VOUCHER	Title

PAYMENT OF	
The above claim was approved by the Township Manager	
Date	

Date	PAYMENT RECORD
Check No.	The state of the s
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Marker Dono a Constan - ON SALEM ROAD WILLINGBORD, NJ 08046 (609) 877-2200



VENDOR NO.:

CONTINENTAL FIRE & SAFETY INC.

VENDOR: 180 VOLUSIA AVE.

TRENTON, N.J. 08610 SHIP TO:

ORDER NUMBER ON YOUR INVOICE AND PACKAGE

PUT THIS PURCHASE

3718

Board of Fire Commissioners Willingboro Fire Dept. Charleston Rd. & Kennedy Way

SS/TAX ID	#		VE	NDOR C	ONTACT:	Willingboro	, NJ 08046
121	COUNT NUMBER B 7/4	STATE CONTRACT #	QUOTES	OTHER	DEPARTMEI BJM	NT HEAD APPROVAL	MANAGERS APPROVAL
UNITS		DESCRIPTION			•	UNIT PAIGE XX	AMBUNT, .
88 Ea.	W/TUFF	SSIC 1000 HE SHIELDS HER FRONTS (BLACK)	\$161.90	14.247.20
50 Éa.	SERVUS FIR MODEL #114	EFIGHTER FOO 67 (KEVLER/	TWEAR NOME X	LININ	G)	\$68.95	\$3,447.50
PLEAS	TION VEN	 T'S TOTA	AL	FI	PROVED FOR RE COMMIS		-1 17,694.7
THIS VOU		NOTE: Please supply to J. Sales and Use Tax (NJ	x ID # I SA 54:32 B	1 ET SEG) "	1	commissioner/free	surer
	ALL SHIPMENTS MUST B CHARGES (IF ANY) SHOW	NN AS A SEPARATE IT	EM ON CL	AIM VOII	CHER.		
AIMANT'S CERTIFIC	PAYMENT SIGN V	ENDOR'S DE	CLARA	TION	AND RETU	PAYMENT OF	
all its particulars; that bonus has been give connection with the any) is justify the any	throw AND DECLARATION clare and certify under the per the articles have been furnish nor received by any person or above claim; that the amount the awing, and that the amount	natities of the law that the led or services rendered as persons within the knowle nerein stated including tra charged is a reasonable	within bill is s stated there edge of this c nsportation one.	correct ein; that laimant charges	The above clai	m was approved by the To	ownship Manager

Signature

Title

KLASOKER Official Position OFFICER'S CERTIFICATION laving knowledge of the facts, certify that the materials and supplies have been received or the vices rendered; said certification being based on signed delivery slips or other reasonable

CLAIM VOUCHER

PAYMENT OF
The above claim was approved by the Township Manager
Date
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Date	PAYMENT RECORD
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