MEETING CALLED TO ORDER

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

PRESENT ALSO
Michael Malinsky, Town Solicitor
Bob Vettese, PWM

EXECUTIVE SESSION Resolution #191-2019
Motion by Council Person Giralo Second Torrissi
Enter into Executive Session

Motion by Council Person Furgione Second Rodio Giralo
Close session return to regular session, Resolution #191-2019 is adopted

RESUME REGULAR MEETING-ROLL CALL
Councilperson:
Furgione - Present
Giralo - Present
Gribbin – Present
Rodio- Present
Sacco - Present
Torrissi – Present
Mayor DiDonato Present

PRESENT ALSO
Michael Malinsky, Town Solicitor
Robert Vettese, Public Works Manager
Mark Hermann of ARH, Town Engineer

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

PLEDGE OF ALLEGIANCE
PUBLIC HEARD FOR AGENDA ACTION ITEMS
- Jennifer Etherington 202 South 2nd Road- Has an issue with Commercial Trucks beeping and backing up at 5:00 am. There are dumpsters being picked up and workers talking loud over the trucks. She is hopeful that the noise ordinance will help her situation. She hopes that is taken seriously and the issue is resolved. Her husband is willing to come to council member’s homes with a truck and backup the truck so you can hear the noise.
- Elliot Donick 202 South Grape Street- Spoke about the noise ordinance. Loud music disrupts his house on a daily basis. They can hear it through the windows and when he is sitting on his porch.
- Steve Carci from Marine Mammal center in Margate. Wanted to thank the council for passing the balloon ordinance and getting the education of the issue out to the public.

APPROVAL OF MINUTES
Executive Minutes November 18, 2019
Council Minutes November 18, 2019

Motion by Council Person Giralo Second Rodio
Minutes are approved

Roll Call
Councilperson:
  Furgione – Yes
  Giralo – Yes
  Gribbin – Yes
  Rodio - Yes
  Sacco – Yes
  Torrisi – Yes
Mayor DiDonato – Yes

Mayor DiDonato declares motion is carried

PRESENTATION
  - Councilperson Tom Gribbin presented Councilwomen Brooke Sacco with a plaque for her services over the last 2 years on council.
  - Mayor DiDonato thanked Brooke also for her service.

DISPENSE WITH REGULAR ORDER OF BUSINESS
Public Hearing of Ordinance #028-2019 – Amend Chapter 184, Article I & 2, Release of Balloons

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

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

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

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

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

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

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

BALLOON

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

SKY LANterns

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

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

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

A. It shall be unlawful for any person, firm, corporation or organization to intentionally release, organize the release of, or intentionally cause to be released undeterred sky lanterns or aerial luminary lanterns or similar devices.

B. It shall be unlawful for any person, firm, corporation or organization to intentionally release, organize the release of, or intentionally cause to be released balloons inflated with air or a gas that is lighter-than-air within the Town of Hammonton except:

(1) Balloons released for a specific scientific or meteorological purpose by a governmental agency pursuant to a governmental contract or by a recognized educational institution;

(2) Balloons which are tethered and retrieved by the releaser;

(3) Hot air balloons which are designed to be and which are recovered; and

(4) Balloons which are released indoors and which are not subject to be released into the atmosphere.

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

<table>
<thead>
<tr>
<th>Former Section</th>
<th>New Section</th>
</tr>
</thead>
<tbody>
<tr>
<td>§184-19</td>
<td>§184-20</td>
</tr>
<tr>
<td>§84-20</td>
<td>§184-21</td>
</tr>
</tbody>
</table>

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

<table>
<thead>
<tr>
<th>Former Section</th>
<th>New Section</th>
</tr>
</thead>
<tbody>
<tr>
<td>§184-21</td>
<td>§184-22</td>
</tr>
<tr>
<td>§184-22</td>
<td>§184-23</td>
</tr>
<tr>
<td>§184-23</td>
<td>§184-24</td>
</tr>
<tr>
<td>§184-24</td>
<td>§184-25</td>
</tr>
<tr>
<td>§184-25</td>
<td>§184-26</td>
</tr>
</tbody>
</table>
Chapter 184 the Table of Contents at the beginning of the Chapter is Amended to reflect the changes in this Ordinance.

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

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

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

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

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

Roll Call
Councilperson:
Furgione – No
Giralo – Yes
Gribbin - Yes
Rodio- Yes
Sacco - Yes
Torrissi – Yes
Mayor DiDonato - Yes

Mayor DiDonato declares motion is carried

Public Hearing of Ordinance # 0 3 0 -2019- Amend Chapter 190- Noise

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

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

ARTICLE I

NOISE

§ 190-1. Applicability
It is hereby found and declared that:
A. The making and creation of loud, unnecessary or unusual noises within the limits of the Town of Hammonton is a condition which has existed for some time and the extent and volume of noises is increasing;

B. The making, creation or maintenance of loud, unnecessary, unnatural or unusual noises which are prolonged, unusual or unnatural in their time, place and use affect and are detrimental to the public health, comfort, convenience, safety, welfare and prosperity of the residents of the Town of Hammonton.

C. The necessity in the public interests for the provisions and prohibitions hereinafter contained is declared as a matter of legislative determination and public policy, and it is further declared that the provisions and prohibitions hereinafter contained are in pursuant of and for the purpose of
securing and promoting the public health, comfort, convenience, safety, welfare and peace and quiet of the Town of Hammonton and its inhabitants.

§ 190-2. Definitions.  
As used in this chapter, the following terms shall have the meanings indicated:

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

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

§ 190-3. Noise prohibited.  
It shall be unlawful for any person to make, continue or use to be made or continued any loud, unnecessary or unusual noise or any noise which either annoys, disturbs, injures or endangers the comfort, repose, health, peace or safety of others within the limits of the Town of Hammonton. Such noise is prohibited, except as set forth in § 190-4(12), between the hours of 10:00 p.m. and 6:00 a.m., on Monday, Tuesday, Wednesday, Thursday and Friday; and the hours of 11:00 p.m. and 7:00 a.m. on the days of Saturday and Sunday, in a manner as to be plainly audible at a distance of 50 feet from the building, structure, vehicle, or place in which the noise is emanating shall be prima facie evidence of a violation of this section.

§ 190-4. Prohibited acts.  
A. The following acts are hereby declared to be examples of loud, disturbing and unnecessary noises in violation of this Article, but said enumerations shall not be deemed to be exclusive:

1. Radios; televisions; phonographs. The using, operating, or permitting to be played, used or operated, of any radio-receiving set, television, musical instrument, phonograph or other machine or device for the producing or reproducing of sound in such manner as to disturb the peace, quiet and comfort of the neighboring inhabitants or with louder volume than is necessary for convenient hearing for the person or persons who are in the room, vehicle or chamber in which the machine or devices is operated and who are voluntary listeners.

2. Loudspeakers; amplifiers for advertising. The using, operating, or permitting to be played, used or operated, of any radio-receiving set, musical instrument, phonograph, loudspeaker, sound amplifier or other machine or device for the producing or reproducing of sound which is cast upon the public streets for the purposes of commercial advertising, or attracting the attention of the public to any building or structure.

3. Yelling; shouting. Yelling, shouting, hooting, whistling or singing on the public streets, particularly between the hours of 10:00 p.m. and 6:00 a.m., on Monday, Tuesday, Wednesday, Thursday and Friday; and the hours of 11:00 p.m. and 7:00 a.m. on the days of Saturday and Sunday, or at any other time or place so as to annoy or disturb the quiet, comfort or repose of persons in any office, dwelling, apartment or other type of residence or of any persons in the vicinity.

4. Animals.  
A. Notwithstanding the provisions of any chapter in the Town of Hammonton Code, the keeping of any animals or birds which, by causing frequent or long continued noise, shall disturb the comfort or response of any person in the vicinity, but nothing herein contained is intended to apply to a dog
pound of kennel licensed in accordance with this Code. See also, Sections 82-20 and 82-21 of the Ordinances of the Town of Hammonton.

(5) Horns; signaling devices. The sounding of any horn or signaling device on any automobile, motorcycle, bus, streetcar or other vehicle, except when required by law, or when necessary to give timely warning of the approach of the vehicle, or as a warning of impending danger to persons driving other vehicles, or of persons upon the street: the creation by means of any signaling device of any unreasonably loud or harsh sound, or for any unnecessary period of time; the use of any signaling device except one operated by hand or electrically; the use of any horn, whistle or other device operated by engine exhaust; and the use of any signaling device when traffic is held up for any reason.

(6) Steam whistles. The blowing of any steam whistle attached to any stationary boiler, except to give notice of the time to begin or stop work, or as a warning of danger, or as a signal or warning in connection with civil defense, fire or ambulance calls, or upon request of the proper municipal authorities.

(7) Exhaust. The discharge into the open air of the exhaust of any internal combustion engine, except through an adequate muffler or other device which will effectively prevent loud or excessive noises therefrom. (See N.J.S.A. 39:3-70 for the State law regarding muffler requirements on motor vehicles and Chapter 6, Watercraft Noise Control, 7:6-6.1 of the New Jersey Rules and Regulations). This restriction includes, by way of example and not by way of limitation, internal combustion engines powering motor vehicles, motorboats, watercrafts, vessels, chain saws and lawnmowers).

(8) Defect in vehicle or load. The use of any automobile, motorcycle or vehicle so out of repair, so loaded or in such manner as to create loud and unnecessary grating, grinding, rattling or other noise.

(9) Schools; courts; churches; hospitals. The creation of any excessive noise on any street adjacent to any school, institution of learning, church or court while the same is in use, or adjacent to any hospital which unreasonably interferes with the working of the institution or which disturbs or unduly annoys patients in the hospital, provided conspicuous signs are displayed in such street indicating that the same is a school, hospital or court street.

(10) Drums. The use of any drums or other instrument or device for the purpose of attracting attention by creation of noise of any performance, show or sale.

(11) Hawkers; peddlers. The shouting and crying of peddlers, hawkers, and vendors which disturb the peace and quiet of the neighborhood.

(12) Pile drivers; hammers. The operation other than between the hours of 8:00 a.m. and 6:00 p.m., Monday through Saturday, of any pile driver, steam shovel, bulldozer or other earthmoving machinery, pneumatic hammer, derrick, steam or electric hoist or other appliance, the use of which is attended by loud or unusual noise.

(13) Miscellaneous night noises. The "warming up" of diesel motors of motor vehicles, except when located at an existing, operating commercial or industrial business operation; creation of loud or excessive noise in connection with loading or unloading of any vehicle; the repair, erection or demolition of any building, the operation of any lawn mower, weed-cutting device or other lawn equipment or the creation of any other loud or raucous sound or noise between the hours of 10:00 p.m. and 6:00 a.m., Monday through Friday and 11:00 p.m. to 7:00 a.m. Saturday and Sunday, in proximity of any dwelling, residence or other inhabited buildings.
B. The above enumeration is only intended to give typical illustrations of prohibited noise and shall not be construed as exclusive.

§ 190-5. Exceptions.

Nothing herein contained shall be construed to apply to:

A. The use of bells or chimes by churches in church activities.

B. Activities of the municipal departments in the performance of their duties, drills, public demonstrations, or disaster warning, alert or alarm systems.

C. Publicly sponsored activities on public streets, sidewalks, in the public parks, playgrounds or public buildings under the permission or authority of the municipal officials.

D. The playing of a band or orchestra in a hall or building or in the open air during a publicly sponsored performance.

E. Any public utility as defined in Title 48 of the New Jersey Statutes, or to any employees of a public utility when the public utility or its employees are engaged in performing work to prevent the threatened interruption of its services, or to terminate the interruption of its service rendered to its customers.

F. The use of school bells, alarms or sound amplifiers by schools.

G. Parades conducted in compliance with the Ordinances of the Town of Hammonton.

H. Activities or event approved by Town Council through Resolution or Ordinance.

I. Refrigeration units attached to commercial vehicles required for the transportation of those goods that require same.

§ 190-6. Violations and penalties.

A. Violation of any provision of this chapter shall be cause for a Municipal Court summons to be issued by the Police Department, Code Enforcement Official, or any member of the general public who is affected by excessive noise.

B. Any person who shall violate any of the provisions of this Article or any Order promulgated hereunder shall, upon conviction, be punished by a fine of not more than $2,000.00, imprisonment for not more than 90 days and/or a period of community service for not more than 90 days. Each violation of any provisions of this Article and each day that such violation shall continue shall be deemed to be a separate and distinct offense.

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

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

BE IT FURTHER ORDAINED, that this Ordinance shall take effect following adoption and approval in the time and manner prescribed by law.
Motion by Council Person Sacco Second Giralo
The Ordinance is taken up for 2nd reading and public Hearing

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

Roll Call
Councilperson:
Furgione – Yes
Giralo – Yes
Gribbin - Yes
Rodio- Yes
Sacco - Yes
Torrissi – Yes
Mayor DiDonato - Yes

Mayor DiDonato declares motion is carried

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

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

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

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

§216-1. Legislative Findings.

Town Council finds, determines and declares that:

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

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

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

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

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

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

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

§216-3. Notice of Violation; Landlord Liability
Upon the occurrence of any violation by an occupant of a residential rental premises within the Town of Hammonton or their invitees, guests and/or their pets which results in the issuance of a written warning or summons to those individuals, the Landlord or Owner of the property shall be placed on notice by receiving written notification of said violation via certified mail, return receipt requested, from the person so designated by Town Council to forward said notice. Said notice shall generally inform the Landlord and/or Owner of the nature of the violation and the date upon which said violation occurred. Said notice shall also require the Landlord to provide the Tenant with notice via certified mail, return receipt requested, or by personal delivery to cease said behavior and to provide the designated municipal official with proof that it has done so. Said notice shall also state that a second violation by the Tenant of this Article shall result in said Landlord and/or Owner being cited and otherwise charged with a violation of this Article, which may result in a hearing on said violation to be heard in the Town of Hammonton Municipal Court.

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

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

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

ARTICLE II

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

§216-5. Legislative Findings

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

§216-6. Definitions.

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

HEARING OFFICER

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

LANDLORD

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

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

§216-7. Hearing, Penalty

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

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

In the event of two (2) or more Substantiated Complaints, Town Council or any officer or employee of the municipality designated by Town Council shall cause to be served upon the Landlord, in person or by certified mail, return receipt requested, to the address appearing on the tax records of the municipality, notice advising of the institution of such proceedings, together the particulars of the Substantiated Complaints upon which those proceedings are based, and of the time and place at which the hearing will be held in the matter, which shall be in the Municipal Building, Municipal Court or such other public place within the municipality as designated by Town Council, and which shall be no sooner than thirty (30) days from the date upon which the notice is served or mailed.

At the hearing convened pursuant to Section 216-7(C) above, the Hearing Officer shall give full hearing to both the complaint of the Municipality and to any evidence in contradiction or mitigation that the Landlord, if present or represented and offering such evidence, may present. The Hearing Officer may consider, to the extent deemed relevant by the Hearing Officer, prior complaints about the property, even if those complaints did not result in conviction. At the conclusion of the hearing, the Hearing Officer shall determine whether the Landlord shall be required to post a bond in accordance with the terms of this Article II.

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

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

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

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

§216-8. Bond Forfeiture, Extension

A. If during the period for which a Landlord is required to give security pursuant to this Article II, a Substantiated Complaint is recorded against the property in question, Town Council or its designee may institute proceedings against the Landlord for the forfeiture or partial forfeiture of the security; for an extension as provided in Section 216-7(F) above, of the period for which the securities require; or for an increase in the amount of security required; or for any or all of those purposes.

B. Any forfeiture or partial forfeiture of securities shall be determined by the Hearing Officer solely in accordance with the amount deemed necessary to provide for the compensatory purposes set forth in Section 216-7(E) above. Any decision by the Hearing Officer to increase the amount or extend the period of the required security shall be determined in light of the same factors set forth in Section 216-7(E) above, and shall be taken only to the extent that the nature of the Substantiated Complaint(s) out of which proceedings arise under this action indicated the appropriateness of such charge in order to effectually carry out the purposes of this Article II. The decision of the Hearing Officer in such circumstances shall be enforceable in the same manner as provided in Section 216-7(E) above.

Chapter 216, former Article II is now Article III.

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

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

Chapter 216, former Article II, Section 216-7, now identified as Article III, Section 216-12, former subsections (I) and (J) are now identified as subsections (K) and (L) respectively.
Chapter 216, former Article II, Section 216-10, now identified as Article III, Section 216-15, subsection (A) is amended to read as follows:

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

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

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

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

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

<table>
<thead>
<tr>
<th>Former Section</th>
<th>New Section</th>
</tr>
</thead>
<tbody>
<tr>
<td>216-4</td>
<td>§216-9</td>
</tr>
<tr>
<td>216-5</td>
<td>§216-10</td>
</tr>
<tr>
<td>216-6</td>
<td>§216-11</td>
</tr>
<tr>
<td>216-7</td>
<td>§216-12</td>
</tr>
<tr>
<td>216-8</td>
<td>§216-13</td>
</tr>
<tr>
<td>216-9</td>
<td>§216-14</td>
</tr>
<tr>
<td>216-10</td>
<td>§216-15</td>
</tr>
<tr>
<td>216-11</td>
<td>§216-16</td>
</tr>
<tr>
<td>216-12</td>
<td>§216-17</td>
</tr>
<tr>
<td>216-13</td>
<td>§216-18</td>
</tr>
<tr>
<td>216-14</td>
<td>§216-19</td>
</tr>
<tr>
<td>216-15</td>
<td>§216-20</td>
</tr>
<tr>
<td>216-16</td>
<td>§216-21</td>
</tr>
<tr>
<td>216-17</td>
<td>§216-22</td>
</tr>
<tr>
<td>216-18</td>
<td>§216-23</td>
</tr>
<tr>
<td>216-19</td>
<td>§216-24</td>
</tr>
<tr>
<td>216-20</td>
<td>§216-25</td>
</tr>
<tr>
<td>216-21</td>
<td>§216-26</td>
</tr>
</tbody>
</table>

12
BE IT FURTHER ORDAINED, that if any section, paragraph, subsection, clause or provision of this Ordinance shall be adjudged by the Courts to be invalid, such adjudication shall apply only to the section, paragraph, subsection, clause or provision so adjudicated, and the remainder of the Ordinance shall be deemed valid and effective; and

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

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

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

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

Roll Call
Councilperson:
Furgione – Yes
Giralo – Yes
Gribbin - Yes
Rodio- Yes
Sacco - Yes
Torrissi – Yes
Mayor DiDonato - Yes

Mayor DiDonato declares motion is carried

Public Hearing of Ordinance #032-2019- Sale of Town owned property Lot 1.01 and Block 1201

AN ORDINANCE OF THE TOWN OF HAMMONTON AUTHORIZING THE SALE OF TOWN OWNED LAND

WHEREAS, Lot 1.01 and 1.01 T01 of Block 1201 are owned by the Town of Hammonton; and

WHEREAS, Lot 1.01 T01 of Block 1201 contains a cellular communications tower; and

WHEREAS, Lot 1.01 of Block 1201 is vacant land and not needed for public purposes; and

WHEREAS, it is in the best interest of the Town to sell Lot 1.01, with the Town retaining an easement for along with all of the rights to the leases and rents of the cellular communications tower, to generate revenue, reduce taxes and reduce liability; and

WHEREAS, should Lot 1.01 of Block 1201 be developed to the satisfaction of the Town, in the Town’s sole discretion, within three (3) years from the Closing of Lots 1.01 and 1.01 T01 of Block 1201, then the Town shall have the right to sell its rights to the leases and rents of the cellular communications tower on Lot 1.01 T01 to the owner of Lots 1.01 and 1.01 T01 for $175,000.00.

WHEREAS, the Town proposes to sell such land by Open Public Sale to the highest bidder as authorized by N.J.S.A. 40A:12-13(a).

NOW, THEREFORE, BE IT ORDAINED by Council of the Town of Hammonton, County of Atlantic, State of New Jersey, as follows:
1. The Town Clerk is authorized, subject to the conditions set forth herein, to offer for sale by public
auction all of the Town’s right, title and interest in and to the following lot pursuant to the provisions of N.J.S.A. 40A:12-13:

Block 1201, Lot 1.01, except the cellular communications tower on the site and identified on the Town’s tax records as Lot 1.01 T01 of Block 1201, which the Town shall retain an easement for along with all of the rights to the leases and rents of the cellular communications tower - at a minimum amount of $159,548.41.

2. The minimum bid for the lot is set forth above. No bid less than the minimum amount set forth will be considered.

3. The Town Clerk is directed to advertise the sale in a newspaper circulating in the Town by two (2) insertions at least once a week during two (2) consecutive weeks, the last publication to be not earlier than seven (7) days prior to the date of the public sale.

4. The property set forth above is not necessary for public municipal purposes and the best interest of the public shall be served in selling said property by public sale to the highest bidder at or above the minimum price set forth above with Town Council reserving the right to accept or reject or otherwise remove any lot from sale. The public sale shall take place on Monday, February 24, 2020, at 10:00 AM at the municipal building located at 100 Central Avenue, Hammonton, NJ 08037. Bids shall be received by the Town Clerk in accordance with the procedures to be announced by the Town Clerk. A deposit by certified check, bank check or money order made payable to the Town of Hammonton in an amount not less than ten percent (10%) of the bid must be paid by the successful bidder at the time of the sale. The balance of the bid amount shall be paid by certified check, bank check or money order made payable to the Town of Hammonton at closing which shall occur not later than forty-five (45) days following acceptance of the bid by Town Council. The Clerk may by announcement made at the time and place scheduled for the public sale adjourn the sale to another date and time and such announcement shall be deemed adequate notice to all interest parties.

5. Any person bidding on behalf of a corporation or company must submit a copy of a Resolution of the corporation or company authorizing the bidder to bid on the property on behalf of the corporation or company. A person bidding on behalf of a partnership or using a trade name must submit a copy of the certificate of trade name and a letter of authorization from the other partners, if any.

6. All bids shall be referred to Town Council for review and final approval pursuant to N.J.S.A. 40A:12-13 and the Town reserves the right to accept the highest bid or to reject any and all bids for any property. The deposits with respect to any unsuccessful bid and any rejected bid shall be returned.

7. The successful bidder shall be responsible for the cost of preparation of the deed of conveyance and any related documents for the transfer of title, not to exceed $250.00. The costs of preparation of the deed of conveyance and related documents for the transfer of title must be paid by certified check, bank check or money order made payable to the Town of Hammonton and provided to the Town of Hammonton within ten (10) days of the date of sale. The successful bidder shall be responsible for the recording of the deed and for the cost of such recording.

8. A bargain and sale deed without covenants shall be delivered at the office of the Town Clerk on or before forty-five (45) days after Council approval of the sale. The Mayor and Town Clerk are hereby authorized to execute said deed and other conveyance documents and the Town Attorney is authorized to prepare such deed and documents.

9. In addition to the terms and conditions set forth herein, the successful bidder agrees to the
imposition of the following conditions by the Town:

(a) In the event that the successful bidder fails to close title, the bidder agrees to forfeit to the Town any and all monies deposited with the Town.

(b) The Town does not warrant or certify title to the property and in no event shall the Town be liable for any damages to the successful bidder if title is found defective or marketable for any reason, and the bidder waives any and all rights and damages or by way of liens against the Town, the sole remedy of the bidder being the right to receive a refund prior to closing of title of the deposit paid. It is the right of the successful bidder to examine title prior to closing. In the event of closing and a later finding of a defect of title, the Town shall not be required to refund any money or correct any defect in title and shall not be held liable for damages. Acceptance of an offer to purchase shall constitute a binding agreement by the bidder and the successful bidder shall be deemed obligated to comply with the terms and conditions contained herein.

(c) The deed of conveyance shall be subject to all matters of record which may affect title, what an accurate survey would reveal, the Ordinances of the Town of Hammonton, and the reservation of an easement for all natural constructive drainage systems, swales, pipes, drains, inlets, waterways and other easements, if any, on the land and a continued right of maintenance and flow thereof. The Town shall be without obligation to provide access, public or private, or to provide any improvements.

(d) The deed will also contain a covenant that neither the purchaser nor any future owner or potential developer of the lot may ever in any manner, directly or indirectly, assert a claim against the Town of Hammonton based upon the inability to develop or use the lot including, but not limited to, a claim for inverse condemnation or damages of any kind.

(e) The Town makes no warranties whatsoever regarding said lands and assumes no responsibility for environmental conditions, known or unknown, regarding said lands. The bidder shall be responsible for the exercise of due diligence in determining the condition of the land, including but not limited to, the determination of any title conditions, environmental conditions, zoning and development restrictions and any other condition or restriction that might impact the use of the land.

(f) The lot specifically excludes any rights to the leases and rents of the cellular communications tower, and is subject to the execution of an easement by the Town prior to Closing for the cellular communications tower however, should Lot 1.01 of Block 1201 be developed to the satisfaction of the Town, in the Town’s sole discretion, within three (3) years from the Closing of Lots 1.01 and 1.01 T01 of Block 1201, then the Town shall have the right to sell its rights to the leases and rents of the cellular communications tower on Lot 1.01 T01 to the owner of Lots 1.01 and 1.01 T01 for $175,000.00.

10. The Town Clerk, the Mayor and the Town Attorney are authorized to prepare and execute any and all documents necessary and to take any and all such actions as may be required to effect the transaction set forth herein.

11. The Town Clerk shall file with the Director of Local Government Services in the Department of
Community Affairs, sworn affidavits verifying the publications of the advertisements required by N.J.S.A. 40A:12-13(a).

12. Bidding may be made by an individual, corporation or other entity. Bids may also be submitted by a prospective purchaser’s attorney, real estate agent or broker or other duly authorized representative. However, no commission shall be paid by the Town of Hammonton to any real estate agent or broker or other representative in connection with any sale.

13. The sale of such lands is subject to applicable New Jersey Law concerning the disposition of municipal real estate and all other applicable laws and ordinances of the State of New Jersey and the Town of Hammonton.

14. All potential sales are subject to final approval by Town Council. This includes the right of Town Council to remove a property from the sale list at any time and to terminate any sale up to the time of the issuance of a deed to the purchaser. If terminated, any monies paid by a successful bidder will be refunded.

15. The Town reserves the right to waive any and all defects, informalities and irregularities in any bid. The Town further reserves the right to reject all bids in each instance where the highest bid is not accepted and to, in its discretion, re-advertise the property for sale. No bid shall be considered finally accepted until confirmed by Town Council.

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

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

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

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

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

Roll Call
Councilperson: Furgione – Yes Giralo – Yes Gribbin - Yes Rodio- Yes Sacco - Yes Torrissi – Yes Mayor DiDonato - Yes

Mayor DiDonato declares motion is carried
COMMITTEE REPORTS

Administration - Councilman Gribbin
- Reviewed Admin meeting agenda- Statewide Ins. Price same as last year, ran add for construction office
- Thanked everyone for the Tree Lighting and Christmas parade

Business & Industry – Councilwoman Sacco
- 3rd Thursday this coming week December 19th
- News years Eve Bash will be from 10:00 pm to 12:30 am, live music, food and blueberry drop.

Quality of Life - Councilwoman Sacco
- Thanked all the boards and Commissions that volunteer there time.

Education - Councilman Torrissi
- Thanked Councilwomen Sacco for her time on council
- School Calendar for next year has been approved
- School is also working on a solar project

Public Works & Transportation - Councilman Rodio
- Demo of 782 Bellevue Ave is complete
- Demo of Celona is also Complete
- Orchard/Washington Street Issue will be completed this week.
- Airport Fire Suppression update. Waiting for tank to be delivered.

Water & Sewer - Councilman Furgione
- Update on water main break on 12th street.
- Boyer Ave Trench work is just about complete. We rented a Bull Dozer to help with the project.
- We are in the process of changing all water meters. You will be getting a call from the Town to set up a time to change your meter out.

ENGINEER REPORT

MISCELLANEOUS ACTION ITEM:

1. Wawa Store at White Horse Pike & Bellevue Avenue (ARH #11-01000):
The landlord, Bellevue Properties Group, has requested the release of their performance bond. We have performed a site inspection with the Quality of Life Committee on November 6, 2019. As of this report, all outstanding items that are the responsibility of Bellevue Properties Group have been addressed. Our office has calculated the required maintenance bond fee in the amount of $23,481.75, which is 15% of the site work accepted by the Town. A representative from Bellevue Properties Group will be supplying the maintenance bond in the next few days.

   Action Requested:
   Approve the release of the Performance Bond subject to the receipt of the Maintenance Bond.

Motion by Council Person Sacco Second Giralo
Approval of release of the Performance Bond subject to the receipt of the Maintenance Bond.
Roll Call
Councilperson:
Furgione – Yes
Giralo – Yes
Gribbin - Yes
Rodio- Yes
Sacco - Yes
Torrissi – Yes
Mayor DiDonato - Yes

Mayor DiDonato declares motion is carried
SOLICITOR REPORT

No Action Items

PWM REPORT

Water Tank Painting

We have attached an update from Andy Mumford regarding the status of the Lincoln Street Water Tank painting along with a proposal from Allied Painting totaling $7,300.00.

Motion by Council Person Furgione Second Rodio
Approval of the change order for the additional work will need approval from Mayor and Council subject to certification of available funds.

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

Mayor DiDonato declares motion is carried

Airport Fire Suppression System

We are awaiting the delivery and setting of the water tank shortly. Once the tank is set the other contractors could begin their work.

2019 Road Program

A second payment to Arawak Paving totaling $233,194.31 is on the bill list for payment consideration.

The milling and paving will occur the week of 12/16 to 12/20, weather permitting. Arawak indicated that it will take a total of two (2) days to complete. Any additional work for other roadways will be held over until the spring of 2020.

Washington Street/Orchard Street drainage

Once the utility mark out is completed the water service laterals within Orchard Street will be relocated and the storm sewer pipe impacted will be replaced with Town forces. It is anticipated that the completion of the above noted work will eliminate the blockage and relieve the flooding condition on Washington Street.

Safe Routes to Schools, Sooy Elementary School

We met with the three (3) consultants approved by the NJDOT to complete the fieldwork, environmental work, design, permitting etc. for the project. The Town must select one of the firms to complete the work and notify the NJDOT of that selection for their confirmation before proceeding further in the process. The work completed by the consultant is reimbursable by the NJDOT.
Vine Street Parking Lot NJDEP Fees

The NJDEP sent a letter to the Town indicating that the annual remediation review fees for 2016, 2018 and 2019 must be submitted to the NJDEP in order for them to continue with their review of the report recently submitted. Authorization for submission of the NJDEP annual review fees for 2016, 2018 and 2019 in the amount of $7,710.00 subject to certification of available funds.

Other items

- Bulky waste will be the first full week in January, extending from January 6th through the 10th.
- Brush will be picked up during the second full week of January, extending from January 13th through the 17th.

TOWN CLERK REPORT

1) Approve accrued benefit payment to Frank Domenico not to exceed $9,197.72. Accrued Benefit payment breakdown as follows: Accrued Vacation - $4,961.12, Accrued Personal - $638.56 Accrued Sick Time - $3,278.76, Holiday Birthday $319.28.

2) Accept resignation of Dalton Verderame from the position of Class II police officer effective December 3, 2019.

3) Accept regular membership of Shawn Cameron to Fire Company #2, approved by Fire Chief and police background completed effective as of December 11, 2019.

4) Approval to move Robin Ripa from Temporary part time position to part time appointment in the Assessor’s office effective January 1, 2020. At rate of $14.50 per hour, 26 hours per week, no benefits.

Motion by Council Person Gribbin Second Giralo
Approval of items 1 to 4

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

Mayor DiDonato declares motion is carried

APPROVE BILL LIST & PURCHASE ORDERS

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

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

Mayor DiDonato declares motion is carried
RESOLUTIONS

Resolution #192-2019- Set time of 2020 Council Meetings

Setting Time, Place and Date of Council Meetings

WHEREAS, the Open Public Meeting Act otherwise known as Chapter 231 of the Public Laws of 1975 requires that all municipalities adopt a Resolution setting the time, place and date of their meeting; and

NOW, THEREFORE, BE IT RESOLVED BY THE MAYOR AND COMMON COUNCIL OF THE TOWN OF HAMMONTON, COUNTY OF ATLANTIC, STATE OF NEW JERSEY, as follows:

1. There shall be an Organization Meeting at 6:00 p.m. January 6, 2020 at which time Mayor and Common Council of the Town of Hammonton will reorganize for the full year and conduct such business, including emergent matters, as is necessary.

2. Monthly council meetings will begin at 6:00 p.m. with an executive session, if necessary, which will adjourn to the public portion of the meeting at 7:00 p.m., in the Town Hall Council Chambers, 100 Central Avenue, Hammonton, New Jersey 08037. The following is the list of Regular Council Meeting dates for year 2020:

   | January 27th | July 27th |
   | February 24th | August 24th |
   | March 23rd | September 28th |
   | April 27th | October 26th |
   | May 18th | November 16th |
   | June 15th | December 21st |

3. The Hammonton Gazette and the Atlantic City Press are those newspapers designated as the papers to which all notices are to be sent per Chapter 231 of the Public Laws of 1975.

4. Minutes shall be kept and provided as required by said statute by the Town Clerk of all the meetings set forth above and shall be available to the public pursuant to the requirements of said law.

Resolution #193-2019- Budget Transfers

TRANSFER OF BUDGET APPROPRIATIONS

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

<table>
<thead>
<tr>
<th>CURRENT FUND</th>
</tr>
</thead>
<tbody>
<tr>
<td>From: Group Insurance - Operating Expense</td>
</tr>
<tr>
<td>From: Planning Board - Operating Expense</td>
</tr>
<tr>
<td>From: Collection of Tax - Operating Expense</td>
</tr>
<tr>
<td>From: Assessor of Tax - Operating Expense</td>
</tr>
<tr>
<td>From: Construction - Operating Expense</td>
</tr>
<tr>
<td>From: Police Radio - Salary and Wages</td>
</tr>
<tr>
<td>From: Police Radio - Operating Expense</td>
</tr>
<tr>
<td>From: Recreation - Salary &amp; Wages</td>
</tr>
<tr>
<td>From: Natural Gas - Operating Expense</td>
</tr>
</tbody>
</table>
From: Telephone - Operating Expense $1,000.00
From: Admin- Salaries and Wages $2,424.48
From: Assessment - Salaries and Wages $1,705.23
From: Collection tax - Salaries and Wages $1,372.72
From: Municipal Court - Salaries and Wages $2,624.01
To: Social Security – Operating Expense $8,000.00
To: Police – Operating Expense $21,000.00
To: Public Buildings &Grds -Operating Expense $8,600.00
To: Highway- Operating Expense $13,900.00
To: Police - Salaries and Wages $8,126.44

Resolution #194-2019- Sale of Surplus Property

RESOLUTION OF THE MAYOR AND COUNCIL
OF THE TOWN OF HAMMONTON, COUNTY OF ATLANTIC,
STATE OF NEW JERSEY, AUTHORIZING SALE OF SURPLUS PROPERTY

WHEREAS, the Town of Hammonton is the owner of certain surplus property which is no longer needed for public use; and

WHEREAS, the Town of Hammonton is desirous of selling said surplus property in an “as is” condition without express or implied warranties.

NOW THEREFORE, be it resolved by the Mayor and Council of the Town of Hammonton, County of Atlantic, State of New Jersey as follows:

1. The sale of the surplus property shall be conducted through GovDeals pursuant to State Contract A-70967 / T2581 in accordance with the terms and conditions of the State Contract. The terms and conditions of the agreement entered into with GovDeals is available online at govdeals.com.

2. The sale will be conducted online over a period of time to be set in the legal advertisement and the address of the auction site is govdeals.com.

3. The sale is being conducted pursuant to Local Finance Notice 2008-9.

4. Below is a list of surplus property to be sold:

<table>
<thead>
<tr>
<th>Year</th>
<th>Make/Model</th>
<th>Serial Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>2000</td>
<td>F150 Pickup</td>
<td>1FTRF 18W4 YNB098 41</td>
</tr>
<tr>
<td>1993</td>
<td>GMC</td>
<td>IF0022 16200 617426 494</td>
</tr>
<tr>
<td>2002</td>
<td>International Trash Truck</td>
<td>11HTG LAHT 32H524 714</td>
</tr>
<tr>
<td>1997</td>
<td>F150 Pickup</td>
<td>2FTDX 1867V NA254 21</td>
</tr>
<tr>
<td>1993</td>
<td>Vermeer Chipper 1250</td>
<td>1VRC1 4133P 100353 7</td>
</tr>
</tbody>
</table>

Resolution #195-2019- Statewide Insurance fund Renewal

STATEWIDE INSURANCE FUND
RESOLUTION TO JOIN (RENEW) THE FUND

WHEREAS, a number of local units have joined together to form the Statewide Insurance Fund (“FUND”), a joint insurance fund, as permitted by N.J.S.A. 40A:10-36, et seq.; and

WHEREAS, The Town of Hammonton (“LOCAL UNIT”) has complied with relevant law with regard to the acquisition of insurance; and

WHEREAS, the statutes and regulations governing the creation and operation of joint insurance funds contain elaborate restrictions and safeguards concerning the safe and efficient administration of such funds; and
WHEREAS, the LOCAL UNIT has determined that membership in the FUND is in the best interest of the LOCAL UNIT.

WHEREAS, the LOCAL UNIT agrees to be a member of the FUND for a period of three (3) years, effective from January 1, 2020 terminating on January 1, 2023 at 12:01 a.m. standard time; and

WHEREAS, the LOCAL UNIT has never defaulted on claims, if self-insured, and has not been canceled for non-payment of insurance premiums for two (2) years prior to the date of this Resolution.

NOW, THEREFORE, BE IT RESOLVED that the LOCAL UNIT does hereby agree to join the Statewide Insurance Fund; and

BE IT FURTHER RESOLVED that to the extent required by law, the Local Unit shall provide notice of the Indemnity and Trust Agreement to the Office of the State Comptroller; and

BE IT FURTHER RESOLVED that the LOCAL UNIT will be afforded the following coverage(s) as marked “X”:

- Workers’ Compensation & Employer’s Liability
- Comprehensive General Liability
- Automobile Liability and Physical Damages
- Public Officials and Employment Practices Liability
- Property
- Inland Marine, Boiler and Machinery
- Crime-Faithful Performance and Fidelity
- Pollution Liability
- Cyber Liability

BE IT FURTHER RESOLVED that Frank Zuber (name of member employee) is hereby appointed as the LOCAL UNIT’s Fund Commissioner and is authorized to execute the application for membership and the accompanying certification on behalf of the LOCAL UNIT; and

BE IT FURTHER RESOLVED that the LOCAL UNIT’s Fund Commissioner is authorized and directed to execute the Indemnity and Trust Agreement and such other documents signifying the membership in the FUND as required by the FUND’s Bylaws and to deliver same to the Administrator of the FUND with the express reservation that said documents shall become effective only upon the LOCAL UNIT’s admissions to the FUND following approval of the FUND by the New Jersey Department of Banking and Insurance.

Resolution #196-2019- Appoint Fund Commissioner

STATEWIDE INSURANCE FUND
RESOLUTION APPOINTING FUND COMMISSIONER

WHEREAS, The Town of Hammonton (hereinafter “Local Unit”) is a member of the Statewide Insurance Fund (hereinafter “Fund”), a joint insurance fund as defined in N.J.S.A. 40A:10-36 et seq.; and

WHEREAS, the Fund’s Bylaws require participating members to appoint a Fund Commissioner;

NOW, THEREFORE, BE IT RESOLVED by the governing body of the Town of Hammonton that Frank Zuber is hereby appointed as the Fund Commissioner for the Local Unit for the Fund Year 2020; and
BE IT FURTHER RESOLVED that Audrey Boyer is hereby appointed as the Alternate Fund Commissioner for the Local Unit for the Fund Year 2020; and

BE IT FURTHER RESOLVED that the Local Unit’s Fund Commissioner is authorized and directed to execute all such documents as required by the Fund.

Resolution #197-2019- Granting Tax Exemption Kramer Beverage

RESOLUTION GRANTING TAX EXEMPTION PURSUANT TO ORDINANCE 009-2017

WHEREAS, the following properties have made application pursuant to Ordinance 009-2017 for a five (5) year exemption and abatement application:

Block 1201 Lot 54  Kramer Beverage Real Estate LLC

WHEREAS, Mary Joan Wyatt, Tax Assessor of the Town of Hammonton has reviewed application(s) and determined property(s) qualify for exemption and/or abatement consistent with the provisions of Ordinance 009-2017.

NOW, THEREFORE BE IT RESOLVED by the Mayor and Common Council of the Town of Hammonton in the County of Atlantic and State of New Jersey that the above listed property(s) be granted a tax exemption per Ordinance 009-2017 for no more than (5) years.

Motion by Council Person Gribbin Second Giralo
Approval of Resolution #192 to 197

Roll Call
Councilperson:
Furgione – Yes
Giralo – Yes
Gribbin - Yes
Rodio- Yes
Sacco - Yes
Torrissi – Yes
Mayor DiDonato - Yes

Mayor DiDonato declares motion is carried

PUBLIC HEARD
Councilmen Giralo spoke about council women Sacco and thanked her for her work on council.

MEETING ADJOURNED

Motion by Council Person Gribbin Second Sacco