

WHITE TOWNSHIP COMMITTEE

MINUTES OF MEETING AUGUST 12, 2010

CALL TO ORDER

Mayor Jeff Herb called the meeting to order at 7:00 p.m. and stated that in compliance with the "Open Public Meetings Act" this meeting has been advertised in the Star-Gazette on January 14, 2010, Belvidere, NJ and the Express-Times on January 8, 2010, Easton, PA; the Agenda has been posted at the Municipal Building.

FLAG SALUTE

The Mayor asked everyone to stand for the flag salute.

ROLL CALL

Present: Mayor Herb, Committeeman Race and Committeewoman Mackey, Clerk Kathleen Reinalda and Attorney Tipton.

ORDINANCES – PUBLIC HEARING

Ord. 2010-4: Motion to open the public hearing made by Mr. Race, seconded by Mrs. Mackey and carried by unanimous favorable vote. Being no public comments, motion to close the Public Hearing made by Mr. Race, seconded by Mrs. Mackey. Motion to adopt the following Ordinance made by Mr. Race, seconded by Mrs. Mackey and carried by unanimous favorable roll call vote. Herb – yes, Mackey – yes, Race – yes. Ordinance adopted.

AN ORDINANCE ESTABLISHING THE SALARY RANGES OF TOWNSHIP OFFICIALS AND EMPLOYEES OF THE TOWNSHIP OF WHITE, COUNTY OF WARREN, STATE OF NEW JERSEY, 2010

BE IT ORDAINED by the Township Committee of the Township of White, County of Warren, State of New Jersey:

Section 1: Retroactive to January 1, 2010, the annual salary ranges and hourly wage ranges of the officials and other employees hereinafter named shall be as follows:

Position	2010 Salary Range			Pay Frequency	
	(-15%) Low	Mid	(+15%) High		
Committee	\$3,296.81	\$3,878.60	\$4,460.39	***	Annual
Committee	\$3,296.81	\$3,878.60	\$4,460.39	***	Annual
Committee	\$3,296.81	\$3,878.60	\$4,460.39	***	Annual
Municipal Clerk	\$48,872.12	\$57,497.14	\$66,121.79	*	Annual
Clerical Assistant	\$17.00	\$20.00	\$23.00	*	Hourly
CFO	\$18,109.98	\$21,306.26	\$24,502.36	*	Annual
Deputy CFO (Deputy Treasurer)	\$39.20	\$46.12	\$53.03	*	Hourly
Municipal Judge	\$11,353.74	\$13,356.75	\$15,360.38	**	Annual
Municipal Prosecutor	\$5,511.92	\$6,484.94	\$7,457.42	**	Annual
Court Administrator	\$25,500.00	\$30,000.00	\$34,500.00	*	Annual
Court Call Outs		\$100.00		as billed	Per Occurance
Sergeant-At-Arms	\$2,004.91	\$2,358.96	\$2,712.47	*	Annual

Tax Collector	\$18,700.00	\$22,000.00	\$25,300.00	**	Annual
Sewer Utility Clerk	\$3,400.00	\$4,000.00	\$4,600.00	**	Annual
Tax Assessor	\$20,287.80	\$23,868.00	\$27,448.20	*	Annual
Assessment Search Officer		\$500.00		*	Annual
Building Inspector	\$15,021.20	\$17,672.00	\$20,322.80	*	Annual
Technical Assistant to Building Inspector	\$18.60	\$21.88	\$25.16	*	Hourly
Electrical Inspector	\$8,500.00	\$10,000.00	\$11,500.00	**	Annual
Plumbing Inspector	\$4,866.25	\$5,725.00	\$6,310.75	*	Annual
Zoning Officer	\$6,056.11	\$7,124.56	\$8,193.62	**	Annual
Zoning Officer - Additional Hours	\$18.85	\$22.17	\$25.50	*	Hourly
Board of Adjustment Secretary	\$3,532.46	\$4,155.90	\$4,778.90	**	Annual
Planning Board Secretary	\$8,074.81	\$9,500.15	\$10,925.18	**	Annual
Planning Board Secretary - Special Meetings		\$200.00			as billed
Environmental Commission Secretary		\$260.00			per mtg
Open Space/Ag Committee Secretary		\$260.00			per mtg
Emergency Management Coordinator	\$2,744.29	\$3,228.06	\$3,711.74	***	Annual
Deputy Emergency Management Coordinator	\$653.45	\$769.32	\$884.71	***	Annual
Animal Control Officer	\$6,725.47	\$7,912.73	\$9,099.54	**	Annual
Road Supervisor	\$24.59	\$28.93	\$33.27	*	Hourly
Assistant Road Supervisor	\$21.69	\$25.53	\$29.35	*	Hourly
Mechanic / Equipment Operator	\$21.11	\$24.83	\$28.56	*	Hourly
Laborer	\$15.57	\$18.32	\$21.07	*	Hourly
Building Maintenance Worker	\$13.42	\$15.79	\$18.15	*	Hourly

Section 2: The following is the schedule of payment of the above-stated wages and salaries:

* Bi-Weekly **Monthly *** Quarterly

Section 3: This ordinance shall take effect immediately on final passage and publication as provided by law.

Section 4: This ordinance shall repeal all other ordinances or portions of ordinances inconsistent herewith.

Ord. 2010-5: Motion to open the public hearing made by Mr. Race, seconded by Mrs. Mackey and carried by unanimous favorable vote. Being no public comments, motion to close the Public Hearing made by Mr. Race, seconded by Mrs. Mackey. Motion to adopt the following Ordinance made by Mr. Race, seconded by Mrs. Mackey and carried by unanimous favorable roll call vote. Herb – yes, Mackey – yes, Race – yes. Ordinance adopted.

AN ORDINANCE OF THE TOWNSHIP OF WHITE PROVIDING FOR THE APPROPRIATION OF \$110,000.00 FOR ‘MUNICIPAL BUILDING IMPROVEMENTS’ FROM GENERAL CAPITAL – “RESERVE FOR MUNICIPAL BUILDING IMPROVEMENTS”

BE IT ORDAINED by the Township Committee of the Township of White, County of Warren, State of New Jersey, as follows:

1. The sum of **\$110,000.00** shall be appropriated for the following items,

from General Capital – “Reserve for Municipal Building Improvements”:

Municipal Building Improvements - \$110,000.00

2. The sum of \$110,000.00 is available in General Capital – “Reserve for Municipal Building Improvements”.
3. The appropriation herewith does not authorize any debt of the Township of White.
4. This Ordinance shall take effect immediately on final passage and publication as provided by law.

RESOLUTIONS

Res. 2010-36: Motion to adopt the following resolution made by Mr. Race, seconded by Mrs. Mackey and carried by unanimous favorable vote. Herb – yes, Mackey – yes, Race – yes. Resolution adopted.

**Resolution 2010-36
Establishing the 2010 Salaries for White Township Employees**

Whereas the salary ranges for White Township Employees have been established by Ordinance, and

Whereas the following individual salaries are within the ranges established by the 2010 Salary Ordinance, and

Whereas the funding necessary to pay the salaries as established by Ordinance has been appropriated by the 2010 Municipal Budget, and

Whereas the 2010 White Township Municipal Budget has also been adopted by Ordinance after Public Hearing,

Whereas, the 1.5% adjustment for FULL-TIME employees (Health Benefit recipients) is retro-active to the June 11, 2010 payroll.

Therefore be it resolved that the 2010 salaries for White Township Employees be established as follows:

Position	Official	2010 Salary	2009 Salary	Increase Amount	Increase Percentage
Committee (Mayor)	Jeff Herb	3,850.63	3,850.63	0.00	0.00%
Committee (Deputy Mayor)	Sam Race	3,850.63	3,850.63	0.00	0.00%
Committee	Holly Mackey	3,850.63	3,850.63	0.00	0.00%
Municipal Clerk	Kathleen Reinalda	57,938.73	57,082.49	856.24	1.50%
Clerical Assistant	Gayle Farrell	21.32	21.00	0.32	1.52%
CFO	Kathleen Reinalda	21,469.91	21,152.62	317.29	1.50%
Deputy CFO	James Kozimor	45.78	45.78	0.00	0.00%
Tax Collector	Rachellyn Edinger	22,000.00	33,332.26	11,332.26	-34.00%
Sewer Utility Clerk	Rachellyn Edinger	4,000.00	6,666.44	-2,666.44	-40.00%
Tax Assessor	Michelle Trivigno	23,695.88	23,695.88	0.00	0.00%
Assessment Search Officer	Municipal Clerk	500.00	500.00	0.00	0.00%

Municipal Judge	Edward Palmer	13,260.43	13,260.43	0.00	0.00%
Municipal Prosecutor	Roger Skoog Esq.	6,438.17	6,438.17	0.00	0.00%
Court Administrator	Gayle Farrell	32,480.00	32,000.00	480.00	1.50%
Court Call Outs	Court Adm	100.00	100.00	0.00	0.00%
Sergeant-At-Arms	James Hothouse	2,377.08	2,341.95	35.13	1.50%
Building Inspector	Ralph Price	17,671.94	23,098.36	-5,426.42	-23.49%
Technical Assistant to Building Inspector	Jacqueline Hammel	21.73	21.73	0.00	0.00%
Electrical Inspector	Daniel Sullivan	10,000.00	27,324.25	17,324.25	-63.40%
Plumbing Inspector	Dale Glynn	5,724.72	4,709.00	1,015.72	21.57%
Zoning Officer	Thomas Bocko	7,073.18	7,073.18	0.00	0.00%
Zoning Officer - Additional Hours	Thomas Bocko	22.01	22.01	0.00	0.00%
Board of Adjustment Secretary	Alfia Schemm	4,125.93	4,125.93	0.00	0.00%
Planning Board Secretary	Alfia Schemm	9,431.64	9,431.64	0.00	0.00%
Planning Board Secretary - Special Meetings	Alfia Schemm	200.00	200.00	0.00	0.00%
Environmental Commission Secretary-per mtg	Eileen Greason	260.00	260.00	0.00	0.00%
Open Space/Ag Committee Secretary-per mtg	Anne Blaine	260.00	260.00	0.00	0.00%
Emergency Management Coordinator	Michael Ennis	3,204.78	3,204.78	0.00	0.00%
Deputy Emergency Management Coordinator	Michael Inscho	763.78	763.78	0.00	0.00%
Animal Control Officer	Betty & Gary Wysocki	7,855.66	7,855.66	0.00	0.00%
Road Supervisor	Jim Hothouse	29.15	28.72	0.43	1.50%
Assistant Road Supervisor	Randy Bell	25.73	25.35	0.38	1.50%
Mechanic / Equipment Operator	Ron Smith	25.02	24.65	0.37	1.50%
Laborer	Kenny Kauffman	18.20	18.20	0.00	0.00%
Building Maintenance Worker	Bill O'Connor	15.67	15.67	0.00	0.00%

Res. 2010-37: Motion to adopt the following resolution made by Mr. Race, seconded by Mrs. Mackey and carried by unanimous favorable vote. Herb – yes, Mackey – yes, Race – yes. Resolution adopted.

**APPOINTING A PUBLIC AGENCY COMPLIANCE OFFICER
(N.J.A.C. 17:27-3.2)**

WHEREAS, N.J.A.C. 17:27-3.2 requires the appointment of a Public Agency Compliance Officer (P.A.C.O.); and

WHEREAS, the P.A.C.O. acts as the liaison between the Division of Public Contracts Equal Employment Opportunity Compliance and the Township of White; and

WHEREAS, the P.A.C.O. also acts as the point of contact for all matters concerning implementation and administration of N.J.A.C. 17:27-3.2; and

WHEREAS, the P.A.C.O. is also responsible for administering contracting procedures pertaining to equal employment opportunity regarding both the Public Agency and the service providers.

NOW, THEREFORE, BE IT RESOLVED that the Township of White does hereby appoint Kathleen Reinalda, Chief Financial Officer as its Public Agency Compliance Officer (P.A.C.O.) in accordance with N.J.A.C. 17:27-3.2.

Res. 2010-38: Motion to adopt the following resolution made by Mrs. Mackey, seconded by Mr. Race and carried by unanimous favorable vote. Herb – yes, Mackey – yes, Race – yes. Resolution adopted.

APPROVING MUNICIPAL BUILDING ADA COMPLIANCE UPGRADE SPECIFICATIONS

BE IT RESOLVED, that the Township Committee hereby approves the attached specifications for municipal building ADA compliance upgrades.

**White Township Municipal Building Upgrade
Adjustment for Handicap Bathrooms**

Men's Room Area

Demolition:

Remove existing wall tile and sheetrock from wall common to women's room and men's room.

Cut back and remove existing ceramic tile floor as necessary to relocate new corridor wall and to transition corridor to bathroom floors

Remove existing toilet & urinal.

Remove existing sink

Remove mirror and store for reinstallation.

Remove existing privacy partitions.

Remove existing door.

Remove existing corridor wall.

Remove existing light switches and wires carefully as they will be relocated in new wall

Properly dispose of all construction debris. The Warren County Landfill will take this material at no charge with a certificate provided by White Township. Hauling to Landfill to be done by contractor.

Installation:

Reframe new corridor wall (approximately 6" from old) to meet ANSI Standards (48" clear in the corridor). 2"x4" Wood framing and 5/8" sheetrock to meet New Jersey Building Code Standards. Spackle and make paint ready. See Notes.

Install 2"x8" wood blocking as required for grab rails and sink locations. See Notes.

Relocate sink riser and supply lines as necessary to maintain a turning space from finished toilet to sink as per ANSI.

Relocate existing light switches and wire as per ANSI Standards and NEC Standards. Apply Sheetrock, spackel and sand to make paint ready. See Notes.

Connect interior separation wall to new corridor wall. 2"x4" Wood framing and sheetrock to meet New Jersey Building Code Standards. Apply spackle and sand to make paint ready. See Notes.

Install new 36" solid core wood entrance door and frame, including door lock hardware to meet ANSI Standards. Hinge left from push side. See Notes.

Reinstall wall mirror as per ANSI Code.

Install new ceramic floor over existing using ceramic tile as per manufacturers specifications. See Note.

Apply one prime coat and two finish coats of paint to bathroom ceiling, walls and door frame. Semi-gloss latex as per Manufacturers specifications. Sherwin William's 200 or equivalent. Color to be selected by owner. See Notes.

Install new toilet to meet ANSI Standards. Particularly Chapter 3 and 6. Kohler Products or equivalent. See notes.

Install new sink and accessories to meet ANSI Standards. Particularly Chapter 3 and 6. Kohler Products. See notes.

Install cove molding and trim as necessary to complete project.

Install grabrails as required. See Notes.

Women's Room Area:

Demolition:

Remove existing wall tile and sheetrock from common wall to kitchen.

Cut back and remove existing ceramic tile floor as necessary to relocate new corridor wall and to transition corridor to bathroom walls.

Remove existing toilet.

Remove existing sink.

Remove mirror and store for reinstallation.

Remove existing privacy partitions.

Remove existing door.

Remove existing corridor wall.

Remove existing light switches and wires carefully as they will be relocated in new wall.

Properly dispose of all construction debris. The Warren County Landfill will take this material at no charge with a certificate provided by White Township.

Installation:

Reframe new corridor wall (approximately 6" from old) to meet ANSI Standards (48" clear in the corridor). 2"x4" Wood framing and 5/8" sheetrock to meet New Jersey Building Code Standards. Spackle and make paint ready. See Notes.

Install 2"x8" wood blocking as required for grab rails and sink locations. See Notes.

Relocate sink riser and supply lines as necessary to maintain a turning space from finished toilet to sink as per ANSI.

Relocate existing light switches and wire as per ANSI Standards and NEC Standards. Apply Sheetrock, spackle and sand to make paint ready. See Notes.

Connect interior separation wall to new corridor wall. 2"x4" Wood framing and sheetrock to meet New Jersey Building Code Standards. Apply spackle and sand to make paint ready. See Notes.

Install new 36" solid core wood entrance door and frame, including door lock hardware to meet ANSI Standards. Hinge left from push side. See Notes.

Reinstall wall mirror as per ANSI Code.

Install new ceramic floor over existing using ceramic tile as per manufacturers specifications. See Note.

Apply one prime coat and two finish coats of paint to bathroom ceiling, walls and door frame. Semi-gloss latex as per Manufacturers specifications. Sherwin Willimas 200 or equivalent. Color to be selected by owner. See Notes.

Install new toilet to meet ANSI Standards. Particularly Chapter 3 and 6. Kohler Products or equivalent. See notes.

Install new sink and accessories to meet ANSI Standards, particularly Chapter 3 and 6. Kohler Products. See notes.

Install cove molding and trim as necessary to complete project.

Install grabrails as required. See Notes.

Corridor:

Repair or replace corridor ceiling, sheetrock and spackle to make paint ready.

Apply one prime and two finish coats of paint to corridor ceiling, walls, exit door and bathroom door frames. Sherwin William's 200 semi-gloss or equivalent.

Paint walls, ceiling and trim including lobby area.

Entrance Door:

Install new entrance door, welded frame with transom above and on side in existing opening. See Notes

Remove 2 existing doors.

Fasten and trim in a quality workmanship manner.

Paint frame and trim as needed.

Notes:

Owner to supply following materials:

Plumbing Fixtures as noted or equivalent:

K4298-0	High-U Class five Bowl EB	2 each.
K4632-0	Wellwo Class five Tank	2 each.
B1655CT000	EB Bowl of Plas Clst Seat LC White	2 each.
PF202WH	3 pc. P Trap and Supply CVR White	2 each.
K1724-0	19x17 8 VC WM Lavchesap White	2 each.
PF155A	1-1/4 Grid Drain with TLPC Cp.	2 each.
M8228	2 Hndl Wrist Lav Fct. L/Drn CP	2 each.

Other Material supplied by owner:

1 Steel entry door – no hardware as existing hardware will be used.

2 Door Frames and hardware for bathroom doors.

1 Welded frame with transoms and Door for front entrance with all necessary hardware.

Paint and primer. Sherwin Williams 200 or equivalent.

All VCT & ceramic tiles needed.

Stainless Steel grab rails – 2 sets

Material NOT supplied by owner:

All other material not listed above necessary to complete the project including, but not limited to: plumbing fittings, pipe, studs, sheetrock, spackel, grout, wood trim, vinyl cove molding, screws, nails, glue, caulk etc...

Other Notes:

In accordance with NJSA 34:11-56.2b(11) if quote exceeds \$14,187 then you are required to pay prevailing wages.

All material used for this project must meet ANSI and Barrier-Free Standards, Nec Standards, Fire Codes and New Jersey Building Code Requirements.

All colors shall be selected at a later date. Supplied by the owner.

Dust protection must be in place at all times. It is the construction contractor's responsibility to control and contain dust. Computers and electronic items will be in operation during this construction project. The corridor/bathroom area can be sealed from lobby area and access through the exit door for construction purposes.

All paint products shall be Sherwin Williams products or equivalent. Follow manufacturer recommended specifications for all surfaces and applications. Supplied by the Owner.

Riser diagram if needed to be provided by the plumbing contractor.

Permits will be required for all necessary trades. Permit fees will be paid by the owner.

Building inspections are to be called for as needed.

Project will be coordinated with the Township's meeting and court schedule so as to have a minimal effect on daily operations.

Portable temporary handicapped accessible restroom provided by owner.

Contractor to look carefully at existing conditions as there shall be no extras.

Res. 2010-39: Motion to adopt the following resolution made by Mrs. Mackey, seconded by Mr. Race and carried by unanimous favorable vote. Herb – yes, Mackey – yes, Race – yes. Resolution adopted.

AUTHORIZATION TO AWARD A CONTRACT UNDER THE MORRIS

**COUNTY CO-OP FOR RESURFACING OF PEQUEST DRIVE/ORCHARD
DRIVE AND SOUTH FOUL RIFT ROAD**

WHEREAS, The Township of White desires to utilize the Warren County Co-Op for the resurfacing of Pequest Drive/Orchard Drive and South Foul Rift Road; and

WHEREAS, it is desirable from time to time to obtain materials under the Morris County contract for such materials entered into on behalf of the County of Morris without the necessity of advertising for bids.

NOW, THEREFORE, BE IT RESOLVED by the Township Committee of the Township of White that the contract for road resurfacing for Pequest Drive/Orchard Drive in the amount not to exceed \$145,059.50 and South Foul Rift Road in the amount of \$19,440.00 under the Morris County Contract is hereby approved.

PUBLIC COMMENTS

Frank Panetta was present representing the school board. He requested the committee get quotes on seal coating and re-stripping the parking lot shared by the township and school. He suggested payment be shared by both entities. The committee asked the clerk to research the Morris County Co-Op and get additional prices from other vendors.

ORDINANCE – FIRST READING

A. Ord. 2010-6: Motion made by Mr. Race, seconded by Mrs. Mackey and carried by unanimous favorable vote to introduce the following Ordinance on First Reading.

AN ORDINANCE ADOPTING A CODIFICATION AND REVISION OF THE ORDINANCES OF THE TOWNSHIP OF WHITE, COUNTY OF WARREN, STATE OF NEW JERSEY; PROVIDING FOR THE MAINTENANCE OF SAID CODE; REPEALING AND SAVING FROM REPEAL CERTAIN ORDINANCES NOT INCLUDED THEREIN; ESTABLISHING A PENALTY FOR ALTERING OR TAMPERING WITH THE CODE; AND MAKING CERTAIN CHANGES IN PREVIOUSLY ADOPTED ORDINANCES

Be it ordained and enacted by the Township Committee of the Township of White, County of Warren, State of New Jersey, as follows:

§ 1-1. Adoption of Code.

Pursuant to N.J.S.A. 40:49-4, the ordinances of the Township of White of a general and permanent nature adopted by the Township Committee of the Township of White, as revised, codified and consolidated into chapters and sections by General Code, and consisting of Chapters 1 through 280, together with an Appendix, are hereby approved, adopted, ordained and enacted as the “Code of the Township of White,” hereinafter known and referred to as the “Code.”

§ 1-2. Code supersedes prior ordinances.

This ordinance and the Code shall supersede the 1977 Code of the Township of White and all other general and permanent ordinances enacted prior to the enactment of this Code, except such ordinances as are hereinafter expressly saved from repeal or continued in force.

§ 1-3. When effective.

This ordinance shall take effect immediately upon passage and publication according to law.

§ 1-4. Copy of Code on file.

A copy of the Code in loose-leaf form has been filed in the office of the Township Clerk and shall remain there for use and examination by the public until final action is taken on this ordinance; and, if this ordinance shall be adopted, such copy shall be certified to by the Clerk of the Township of White by impressing thereon the Seal of the Township, as provided by law, and such certified copy shall remain on file in the office of the Clerk of the Township, to be made available to persons desiring to examine the same during all times while said Code is in effect.

§ 1-5. Amendments to Code.

Any and all additions, amendments or supplements to the Code, when passed and adopted in such form as to indicate the intent of the governing body to make them a part thereof, shall be deemed to be incorporated into such Code so that reference to the “Code of the Township of White” shall be understood and intended to include such additions and amendments. Whenever such additions, amendments or supplements to the Code shall be adopted, they shall thereafter be printed and, as provided hereunder, inserted in the loose-leaf book containing said Code as amendments and supplements thereto.

§ 1-6. Publication; filing.

The Clerk of the Township of White, pursuant to law, shall cause this Adopting Ordinance to be published, in the manner required, in a newspaper of general circulation in the Township. Sufficient copies of the Code shall be maintained in the office of the Clerk for inspection by the public at all times during regular office hours. The enactment and publication of this Adopting Ordinance, coupled with availability of copies of the Code for inspection by the public, shall be deemed, held and considered to be due and legal publication of all provisions of the Code for all purposes.

§ 1-7. Code book to be kept up-to-date.

It shall be the duty of the Clerk or someone authorized and directed by the Clerk to keep up-to-date the certified copy of the book containing the Code required to be filed in his or her office for the use of the public. All changes in said Code and all ordinances adopted subsequent to the effective date of this codification which shall be adopted specifically as part of the Code shall, when finally adopted, be included therein by reference until such changes or new ordinances are printed as supplements to said Code book, at which time such supplements shall be inserted therein.

§ 1-8. Sale of Code book.

Copies of the Code, or any chapter or portion of it, may be purchased from the Clerk, or an authorized agent of the Clerk, upon the payment of a fee authorized by the Township. The Clerk shall also arrange for procedures for the periodic supplementation of the Code.

§ 1-9. Altering or tampering with Code; penalties for violation.

It shall be unlawful for anyone to improperly change or amend, by additions or deletions, any part or portion of the Code or to alter or tamper with such Code in any manner whatsoever which will cause the law of the Township of White to be misrepresented thereby. Anyone violating this section or any part of this ordinance shall be subject, upon conviction, to one or more of the following: a fine of not more than \$1,250, imprisonment for not more than 90 days or a period of community service not exceeding 90 days, in the discretion of the Judge imposing the same.

§ 1-10. Severability of Code provisions.

Each section of the Code and every part of each section is an independent section or part of a section, and the holding of any section or a part thereof to be unconstitutional, void or ineffective for any cause shall not be deemed to affect the validity or constitutionality of any other sections or parts thereof.

§ 1-11. Severability of ordinance provisions.

Each section of this ordinance is an independent section, and the holding of any section or part thereof to be unconstitutional, void or ineffective for any cause shall not be deemed to affect the validity or constitutionality of any other sections or parts thereof.

§ 1-12. Repealer.

All ordinances or parts of ordinances of a general and permanent nature adopted and in force on the date of the adoption of this ordinance and not contained in the Code are hereby repealed as of the effective date of this Adopting Ordinance, except as hereinafter provided.

§ 1-13. Ordinances saved from repeal.

The adoption of this Code and the repeal of ordinances provided for in § 1-12 of this ordinance shall not affect the following ordinances, rights and obligations, which are hereby expressly saved from repeal:

- A. Any ordinance adopted subsequent to 9-12-2009.
- B. Any right or liability established, accrued or incurred under any legislative provision prior to the effective date of this ordinance or any action or proceeding brought for the enforcement of such right or liability.
- C. Any offense or act committed or done before the effective date of this ordinance in violation of any legislative provision or any penalty, punishment or forfeiture which may result therefrom.
- D. Any prosecution, indictment, action, suit or other proceeding pending or any judgment rendered, prior to the effective date of this ordinance, brought pursuant to any legislative provision.
- E. Any franchise, license, right, easement or privilege heretofore granted or conferred.
- F. Any ordinance providing for the laying out, opening, altering, widening, relocating, straightening, establishing of grade, changing of name, improvement, acceptance or vacation of any right-of-way, easement, street, road, highway, park or other public place or any portion thereof.
- G. Any ordinance or resolution appropriating money or transferring funds, promising or guaranteeing the payment of money or authorizing the issuance and delivery of any bond or other instruments or evidence of the Township's indebtedness.
- H. Ordinances authorizing the purchase, sale, lease or transfer of property or any lawful

contract, agreement or obligation.

- I. The levy or imposition of taxes, assessments or charges or the approval of the municipal budget.
- J. The dedication of property or approval of preliminary or final subdivision plats.
- K. All currently effective ordinances pertaining to the rate and manner of payment of salaries and compensation of officers and employees.
- L. Any ordinance adopting or amending the Zoning Map.
- M. Any ordinance relating to or establishing a pension plan or pension fund for municipal employees.
- N. All currently effective ordinances relating to or establishing regulations for vehicles and traffic.

§ 1-14. Changes in previously adopted ordinances.

- A. In compiling and preparing the ordinances for adoption and revision as part of the Code pursuant to N.J.S.A. 40:49-4, certain grammatical changes and other minor changes were made in one or more of said ordinances. It is the intention of the Township Committee that all such changes be adopted as part of the Code as if the ordinances so changed had been previously formally amended to read as such.
- B. In addition, the changes, amendments or revisions as set forth in Schedule A attached hereto and made a part hereof are made herewith, to become effective upon the effective date of this ordinance. (Chapter and section number references are to the ordinances as they have been renumbered and appear in the Code.)
- C. Nomenclature. Throughout the Code, the following terms are updated as indicated:
 - 1. “State Department of Health” is revised to read “State Department of Health and Human Services.”
 - 2. “Magistrate” is revised to read to “Judge.”
 - 3. “Building Inspector” is revised to read “Construction Official.”
 - 4. “Dog Warden” is revised to read “Animal Control Officer.”

Schedule A
Specific Revisions at Time of Adoption of Code

Chapter 12, Court, Municipal.

- A. In § 12-1 the statutory reference to “Revised Statutes of New Jersey, Title 2A: 8-1 et seq.” is changed to “N.J.S.A. 2B:12-1 et seq.”
- B. In § 12-6 the statutory reference to “Chapter 264 of the Laws of 1948” is changed to “N.J.S.A. 2B:12-1 et seq.”

Chapter 23, Environmental Commission.

- A. Section 23-2C is amended to read as follows:

C. In addition to the foregoing regular members of the Commission, two alternate members shall be appointed by the Mayor to serve in accordance with N.J.S.A. 40:56A-1. Said alternates shall be known as "Alternate No. 1" and "Alternate No. 2," and they shall serve for a period of two years and one year, respectively, from the date of his or her appointment, so that the term of not more than one alternate member shall expire in any one year.

(1) An alternate member shall not be permitted to act on any matter in which he has either directly or indirectly any personal or financial interest. An alternate member may, after public hearing if he requests one, be removed by the governing body for cause.

(2) An alternate member may participate in discussions of the proceedings but may not vote except in the absence or disqualification of a regular member. A vote shall not be delayed in order that a regular member may vote instead of an alternate member. In the event that a choice must be made as to which alternate member is to vote, Alternate No. 1 shall vote first.

- B. The following language is added to the end of § 23-3:

...The Environmental Commission shall have power to study and make recommendations concerning open space preservation, water resources management, air pollution control, solid waste management, noise control, soil and landscape protection, environmental appearance, marine resources and

protection of flora and fauna.

Chapter 28, Ethics, Code of.

In § 28-4 the definition of “officer” is amended to read as follows:

OFFICER -- Any person, whether compensated or not, whether part-time or full-time.

Chapter 44, Officers and Employees.

Article II, Chief Financial Officer.

In § 44-10 “a term of one year” is changed to “a term of four years.”

Article III, Public Defender, Municipal.

Section 44-14 is amended as indicated:

“The term of office of the Municipal Public Defender shall be ~~for an initial term, commencing March 1, 1998, and terminating on December 31, 1998. Following expiration of the initial term, the term of office shall be~~ for one year commencing on January 1 and terminating on December 31. The Municipal Public Defender may continue to serve in office pending reappointment or appointment of a successor.”

Article IV, Deputy Chief Financial Officer.

A. Section 44-23 is amended as indicated:

“The Deputy Chief Financial Officer shall be compensated pursuant to the ~~schedule established in the Township’s FY2002 budget~~ Annual Salary Ordinance.”

B. Section 44-24 is amended as indicated:

“The term of office of the position of Deputy Chief Financial Officer, ~~and the budgetary line item created therefor, shall expire on December 31, 2002, unless extended by official act of the Township Committee~~ shall be one year.”

Article V, Deputy Zoning Officer.

Section 44-28 is amended as indicated:

“The Deputy Zoning Officer shall be compensated pursuant to the ~~schedule~~ established in the Township’s FY2002 budget Annual Salary Ordinance.”

Chapter 70, Alcoholic Beverages.

Article I, Licensing.

Original § 42-6, Location restrictions, is deleted.

Article II, Consumption of Alcohol in Unlicensed Premises

In § 70-7:

A. Subsection A is amended as indicated:

“No operator of a restaurant, dining room or other public place where food or ~~liquor~~ liquid refreshments...”

B. In Subsection B the statutory reference to “N.J.S.A. 2A:170-25.21” is changed to “N.J.S.A. 2C:33-27.”

Chapter 76, Animals.

Article I, Dogs, Kennels and Pet Shops.

A. In § 76-1 the definition of “dog warden” is amended as indicated:

~~“DOG WARDEN ANIMAL CONTROL OFFICER~~ -- The person from time to time holding the position of ~~Dog Warden Animal Control Officer~~ Animal Control Officer in the Township of White pursuant to the certification and other requirements of N.J.S.A. 4:19-15.16a et seq., and any deputy, assistant or helper of such ~~Warden Officer~~, and any person or persons designated from time to time as Acting ~~Dog Warden Animal Control Officer.~~”

B. Section 76-10 is amended as indicated:

“...the dog has been seized and will be liable to be disposed of or destroyed or offered for adoption if not claimed within seven days after the service of the notice.”

C. Section 76-11A is amended as indicated:

“...the Animal Control Officer may cause the dog to be destroyed in a manner causing as little pain as possible or offered for adoption.”

D. Original § 57-13, Rabies quarantine; muzzling, is deleted.

E. Section 76-16 is amended as indicated:

“Unless otherwise provided in N.J.S.A. 4:19-15.19, Any person violating the provisions of this chapter shall, upon conviction thereof, be punished for each offense by a fine not exceeding \$50 or by imprisonment for any term not exceeding 10 days, or both.”

Chapter 87, Buildings, Numbering of.

Section 87-5 is amended as indicated:

“...No building permit shall be issued for any house, building or structure until the owner has procured from the office of the Township Tax Assessor the official number of the house, building or structure. ~~Final approval of any structure erected, repaired, altered or modified after January 1, 1995, shall be withheld by the Building Inspector.~~ After the issuance of a number, that number shall be used hereafter for the building on that location and no other number shall apply.”

Chapter 92, Buildings, Unfit.

A. Section 92-4D is added to read as follows:

D. Failure to comply with the requirements of the Building Code or the certificate of occupancy.

B. In § 92-5 “10 days” is changed to “seven days.”

C. Section 92-9B is amended as indicated:

“...If the total of the credits exceeds such costs, the balance remaining shall be deposited in the Superior Court by the Construction Official, shall be secured in such manner as may be directed by such court and shall be disbursed according to the order or judgment of the court to the persons found to be entitled thereto by final order or judgment of such court; provided, however, that nothing in this section shall be construed to impair or limit in any way the power of the municipality to define or declare nuisances and to cause their removal or abatement by summary proceedings or otherwise nor is anything in this section intended to limit the authority of the enforcing agency or Construction Official under the "State Uniform Construction Code Act," N.J.S.A. 52:27D-119 et seq., or any rules or regulations adopted thereunder. Any owner or party in interest may,

within ~~60~~ 30 days from the date of the filing of the lien certificate, proceed in a summary manner in the Superior Court to contest the reasonableness of the amount or the accuracy of the costs set forth in the municipal lien certificate.”

- D. Section 92-10 is amended as indicated:

“...such complaint or order upon such person may be made by publishing the same once ~~every week for two successive weeks~~ in a the official newspaper printed and published in of White Township or alternate publication of White Township or...”

- E. Section 92-12 is added to read as follows:

Any action taken using revenues derived from the local property tax shall be taken only after advertisement for, and receipt of, bids therefor, pursuant to the provisions of the "Local Public Contracts Law," N.J.S.A. 40A:11-1 et seq., unless the action is necessary to prevent imminent danger to life, limb or property.

Chapter 120, Driveways.

- A. In § 120-2 the definition of “standard specifications” is amended to read as follows:

STANDARD SPECIFICATIONS -- The "New Jersey State Department of Transportation Specifications for Road and Bridge Construction, dated 2007," and all amendments thereto.

- B. Section 120-8B is amended to read as follows:

B. All driveways shall be designed in profile grading and location to permit a minimum sight distance of 10 times the posted speed limit of the roadway measured from a point on the driveway 15 feet from the edge of the roadway and measured from a height of eye at 3.50 feet on the driveway to a height of object of 3.50 feet on the roadway, provided that all driveways must have at least 250 feet of sight distance.

- C. Section 120-11A, B, C and D are amended to read as follows:

A. Residential driveways entering unpaved roads: six inches (compacted thickness) of dense graded aggregate base course.

B. Residential driveways entering paved roads:

(1) Base course: four inches (compacted thickness) of dense graded aggregate base course.

(2) Surface course: two inches (compacted thickness) of hot mix asphalt 9.5M64 surface course or approved equal.

C. Commercial driveways:

(1) Base course: four inches (compacted thickness) of dense graded aggregate base course.

(2) Base course: four inches (compacted thickness) of hot mix asphalt 19M64 base course or approved equal.

(3) Surface course: two inches (compacted thickness) of hot mix asphalt 12.5M64 surface course or approved equal.

D. Industrial driveways:

(1) Base course: six inches (compacted thickness) of dense graded aggregate base course.

(2) Base course: six inches (compacted thickness) of hot mix asphalt 19H64 base course.

(3) Surface course: two inches (compacted thickness) of hot mix asphalt 12.5H64 surface course.

Chapter 160, Land Use.

A. In § 160-5:

- (1) The definition of “family” is amended to read as follows:

FAMILY -- One or more persons occupying a dwelling unit as a single nonprofit housekeeping unit, who are living together as a bona fide, stable and committed living unit, being a traditional family unit or the functional equivalent thereof, exhibiting the generic character of a traditional family.

- (2) The definition of “residential zones” is amended to delete the reference to the “R-1A District.”

B. Section 160-6A is amended as indicated:

“Class I: the Mayor of the Township or the Mayor's designee in the absence of the Mayor.”

C. The first sentence of § 160-8 is amended as indicated:

“The term of the member composing Class I shall correspond to his official tenure or if the member is the Mayor's designee in the absence of the Mayor, the designee shall serve at the pleasure of the Mayor during the Mayor's official tenure....”

D. Section 160-11 is amended to read as follows:

§ 160-11. Conflicts of interest.

A. No member of the Planning Board shall be permitted to act on any matter in which he has, either directly or indirectly, any personal or financial interest. Whenever any such member shall disqualify himself from acting on a particular matter, he shall not continue to sit with the Board on the hearing of such matter, nor participate in any discussion or decision relating thereto, as a member of the Board.

B. If the Planning Board lacks a quorum because any of its regular or alternate members is prohibited by N.J.S.A. 40:55D-23 or 40:55D-23.1 from acting on a matter due to the member's personal or financial interests therein, regular members of the Board of Adjustment shall be called upon to serve, for that matter only, as temporary members of the Planning Board in order of seniority of continuous service to the Board of Adjustment until there are the minimum number of members necessary to constitute a quorum to act upon the matter without any personal or financial interest therein, whether direct or indirect. If a choice has to be made between regular members of equal seniority, the Chairman of the Board of Adjustment shall make the choice.

E. Section 160-18 is amended to read as follows:

§ 160-18. Conflicts of interest.

A. No member of the Planning Board or Zoning Board of Adjustment shall be permitted to act on any matter in which he has, either directly or indirectly, any personal or financial interest. Whenever any such member shall disqualify himself from acting on a particular matter, he shall not continue to sit with the Board on the hearing of such matter, nor participate in any discussion or decision relating

thereto, as a member of the Board.

B. If the Board of Adjustment lacks a quorum because any of its regular or alternate members is prohibited by N.J.S.A. 40:55D-69 from acting on a matter due to the member's personal or financial interest therein, Class IV members of the Planning Board shall be called upon to serve, for that matter only, as temporary members of the Board of Adjustment. The Class IV members of the Planning Board shall be called upon to serve in order of seniority of continuous service to the Planning Board until there are the minimum number of members necessary to constitute a quorum to act upon the matter without any personal or financial interest therein, whether direct or indirect. If a choice has to be made between Class IV members of equal seniority, the Chairman of the Planning Board shall make the choice.

F. Section 160-42 is amended as indicated:

“The municipal agency conducting any hearing shall provide for a verbatim recording of the proceedings by either stenographer or mechanical or electronic means. Said municipal agency shall furnish a transcript, or duplicate recording in lieu thereof, on request, to any interested party at his expense, pursuant to ~~§ 71-551 of this chapter~~ Chapter 207, Article I, of this Code...”

G. Section 160-53C(2) is amended as indicated:

“Copies, duplicates or transcripts of record of proceedings furnished to an interested party pursuant to P.L. 1975, c. 291, Section 6f (N.J.S.A. 40:55D-10f): ~~\$0.40 for each folio of original and \$0.10 for each of the copies or the maximum permitted by N.J.S.A. 2A:11-15, whichever is the greater.~~”

H. In § 160-64A(4) the statutory reference to “N.J.S.A. 46:29-94” is changed to “N.J.S.A. 46:23-9.11.”

I. Section 160-79C(2)(a) is amended to delete the reference to the “R-1A District.”

J. In the § 160-81B(2) the reference to “Chapter 90, Soil Erosion and Sediment Control” is changed to “the Soil Erosion and Sediment Control Act (N.J.S.A. 4:24-39 et seq.).”

K. Section 160-84 is amended as indicated:

“The Zoning Map, dated April 22, 2002, and revised February 26, 2004; ~~and~~ May 12, 2004; and February 18, 2010...”

J. In § 160-120 the introductory sentence is amended as indicated:

“Planned residential developments are permitted as conditional uses in the ~~R-1A~~
R-1 and/or R-1B Zone Districts, provided that said conditional uses shall meet all
of the following requirements:”

K. Original Art. XI, Official Map, is deleted.

Chapter 223, Road Construction.

Chapter 223 is amended in its entirety to read as follows:

§ 223-1. Purpose.

The purpose of this chapter is to provide and implement minimum construction standards for the construction of roads and streets in White Township.

§ 223-2. Definitions.

The terms and abbreviations in this chapter and the associated meanings of those terms and abbreviations are in accordance with the definitions and abbreviations in N.J.A.C. 5:21-1.4.

§ 223-3. Design standards.

All roadway improvements in the Township, regardless of the location in the Township or the use that will be served by the roadway improvements, shall be designed in accordance with and comply with provisions in N.J.A.C. 5:21-4 et seq., as currently amended.

Chapter 235, Sewers.

Section 235-9 is amended to change the reference to “Article X” to “Article VII.”

Chapter 266, Streets and Sidewalks.

Article I, Street Names.

Original § 33-2, Prior ordinances repealed, and § 33-3, Street names altered, are deleted.

Article II, Excavations.

A. Sections 266-3, 266-8A are amended to change “Zoning Officer” to “Township Engineer.”

B. Section 266-6A is amended as indicated:

“Application for permit must be made on standard forms provided by the ~~Zoning Officer~~ Township Engineer and must be filled out completely in the number of copies specified on the form and filed with the ~~Zoning Officer~~ Township Clerk, along with the required permit fee and other exhibits that may be required either under the terms of this chapter or as outlined on the form.”

C. Section 266-7A is amended to change “Zoning Officer” to “Township Clerk.”

D. Section 266-9 is amended to read as follows:

Except for emergencies, at least 72 hours before the permittee plans to commence work under an opening permit, the permittee will advise the Township Engineer, the Street Superintendent or the Street Commissioner, or such other official of the Township as may be designated by the Township Committee.

E. In § 266-10D the reference to “the Township of White Municipal Soil Erosion and Sediment Control Ordinance” is changed to “the Soil Erosion and Sediment Control Act (N.J.S.A. 4:24-39 et seq.).”

F. Section 266-10E is amended to read as follows:

E. Backfilling. After the required work or construction has been completed in the open excavation, the backfilling shall be done using imported dense graded aggregate base course or other imported materials approved by the Township Engineer. In placing the backfill, the permittee or his contractor shall use a mechanical or vibrating tampering device or machine to place the fill in maximum six-inch compacted lifts.

G. Section 266-10G is amended to read as follows:

G. On improved (bituminous pavement) roads, the backfill shall be brought up to a level within six inches of the top of the original pavement wherein a base course consisting of four inches (compacted thickness) of hot mix asphalt 19M64 base course and a surface course consisting of two inches (compacted thickness) of hot mix asphalt 12.5M64 base course shall be placed. The material and workmanship for this construction shall be in accordance with the New Jersey Department of Transportation Standard Specifications for Road and Bridge Construction, dated 2007, and all amendments thereto. These requirements shall be considered the

minimum for repaving over bituminous paved street and road openings.

- H. The last sentence of § 266-10H is amended to read as follows:

Concrete shall be Class B conforming to the requirements in the New Jersey Department of Transportation Standard Specifications for Road and Bridge Construction, dated 2007, and all amendments thereto.

- I. The last sentence of § 266-10J is amended to read as follows:

Curbs, gutters, and sidewalk shall be constructed with Class B concrete conforming to the requirements of the New Jersey Department of Transportation Standard Specifications for Road and Bridge Construction, dated 2007, and all amendments thereto.

- J. Section 266-10M is amended as indicated:

“Temporary surfacing. Pending the actual repaving or reconstruction operations stated above, the permittee or his contractor shall provide a temporary pavement or surface over the compacted refilled opening, of such material as shall be ~~directed~~ approved by the Engineer.....such temporary pavement shall be constructed two inches thick of ~~Type SM bituminous concrete~~ hot mix asphalt 9.5M64 surface course or equivalent material approved by the Engineer.”

- K. Section 266-11A is amended to read as follows:

Safety precautions. The permittee and his contractor shall keep all openings, all excavated materials, and all other machinery, tools, or other materials properly guarded and shall place and maintain barricades, temporary fencing, guards, or other appropriate warning devices at all times during the progress of the work. The permittee and contractor shall comply at all times with applicable state safety regulations.

- L. Section 266-11C is amended as indicated:

“Maintenance of traffic. At all times during the course of construction, at least 1/2 of the traveled way shall be kept open for public vehicular travel, unless the permittee or his contractor provides a suitable detour which is approved in advance and marked in accordance with the ~~direction of the White Township Police Department~~ approvals granted by the State Police and Township Engineer...”

OLD BUSINESS

The committee acknowledged receipt of a package from the National Flood Insurance Program regarding the township's opportunity to offer comments on updated statistical data affecting flood insurance. No action was taken.

A memo from the NJ League of Municipalities was received reminding the governing body of the deadline to file a wastewater management plan by April 7, 2011. The clerk was asked to contact the township engineer for additional information.

The township's insurance carrier (PAIC) provided the committee with a list of items requiring correction or attention after a building and facilities review. The items included new bleachers at the recreation facility to comply with Consumer Product Safety Commission Guidelines, removing weeds on the playground, purchase of a new belt swing to replace a broken one, purchase of a guard for a drill press at the Road Department, servicing of an extinguisher at the Road Department, and reviewing the township's PEOSHA training records for compliance. Mayor Herb and Mr. Race said all items had been corrected with the exception of new bleachers and a swing. These items have been taken under budgetary advisement.

NEW BUSINESS

Mayor and Committee agreed to the Judge's request to change court time from a 4pm start time to a 1:30pm start time. The Road Foreman, who also acts as the Sergeant-At-Arms, will use vacation days for the remainder of the year to fulfill his duties. This was authorized on motion by Mr. Race, seconded by Mrs. Mackey and carried by unanimous favorable vote. Herb – yes, Mackey – yes, Race – yes. Motion carried.

Mayor and Committee discussed the need to clarify Gayle Farrell's vacation time. Ms. Farrell worked part-time for many years, but was present at White Township a full 8 hour day due to a shared services arrangement with Oxford Township. Approximately two years ago, Oxford left White Township and Ms. Farrell was then hired full-time by White Township to assist the clerk in conjunction with her duties as court administrator. A vacation policy was never set during the transition. The committee agreed upon 4 weeks vacation due to Ms. Farrell's many years of service. She will follow the Civil Service vacation scale going forward. This was approved on motion by Mrs. Mackey, seconded by Mr. Race and carried by unanimous favorable vote. Herb – yes, Mackey – yes, Race – yes. Motion carried.

CORRESPONDENCE

Belvidere Sand & Gravel requested a nine month extension of their helicopter landing rights in the township. This was approved on motion by Mr. Race, seconded by Mrs. Mackey and carried by unanimous favorable vote. Herb – yes, Mackey – yes, Race – yes. Motion carried.

Liberty Township requested a representative from the governing body be present at a meeting being held by the DEP at the Liberty municipal building on August 19th at 11am. The purpose of the meeting is to discuss an application of the Pequest Fish Hatchery to divert a maximum of 312.480 million gallons of water during any month from six existing wells to two new wells which are located in White Township, Liberty Township and Mansfield Township. No action was taken.

Mayor and Committee discussed a request from Charlie Duffy to send a similar letter as was sent a few years ago regarding opposition to the proposed Route “C” power line project of PPL. Route “C” would run through White Township. A decision had been made by the New Jersey and Pennsylvania Public Utility Commissions to approve Alt. “B”, which would run through the Delaware River National Park area as the best option for the Project. Recently, the proposed Route “C” was re-opened for consideration. Mr. Race offered to draft the letter. The committee was agreeable.

A letter was received from the Department of Land Preservation alerting the township to the availability of state open space matching grant funds. The township does not currently have an open space acquisition planned.

PUBLIC COMMENTS

None.

PRESENTATION OF MINUTES

On motion by Mr. Race, seconded by Mrs. Mackey and carried by unanimous favorable vote, the committee approved the July 27, 2010 Minutes of the Regular Meeting and July 27, 2010 Executive Session Meeting. Herb – yes, Mackey – yes, Race – yes. Minutes approved.

PRESENTATION OF VOUCHERS

On motion by Mrs. Mackey, seconded by Mr. Race and carried by unanimous favorable vote, Mayor and Committee approved the following list of bills:

<u>Check No.</u>	<u>Amount</u>	<u>Payee</u>
10868	\$ 600.00	ARAE Network Solutions LLC
10869	\$ 50.00	CenturyLink
10870	\$ 629.15	CenturyLink
10871	\$ 147.19	Cintas First Aid & Safety
10872	\$ 100.11	Comcast
10873	\$ 4,750.00	Computer Images Web LLC
10874	\$ 107,464.07	Cty of Warren TreasurersOffice
10875	\$ 10.00	Culligan

10876	\$	100.00	Cynthia Sturla
10877	\$	71.00	J.C. Ehrlich Co., Inc.
10878	\$	47.56	Elizabethtown Gas
10879	\$	377.50	Fisher Electrical Contractors
10834	\$	500.00	Eugenia Berkowitz
10880	\$	6,700.44	Florio, Perrucci, Steinhardt
10881	\$	98.28	Gary W. Gray Trucking
10882	\$	562.00	Gebhardt & Keifer
10883	\$	1,555.60	General Code Publishers
10884	\$	7,545.00	Heath Care Management Inc.
10885	\$	22.62	Hope Township
10886	\$	2,186.95	JCP&L
10887	\$	720.00	Jeff Alte Jr. Contracting LLC
10888	\$	780.00	Winning Teams by Nissel
10889	\$	2,522.50	Maser Consulting, P.A.
10890	\$	150.00	Merkin Equipment
10891	\$	1,186.83	Montage Enterprises Inc.
10892	\$	250.00	Mr. John, Inc.
10893	\$	907.06	NJ American Water Company
10894	\$	102.34	NJN Publishing
10895	\$	179.49	Northeastern Arborist Supplies
10896	\$	491.00	Office Business Systems Inc.
10897	\$	40.79	Pitney Bowes
10898	\$	95.00	QC Laboratories
10899	\$	12.00	Quality Propane
10900	\$	1,577.00	Regional Municipal Alliance
10901	\$	293.00	Riverbend Advertiser
10902	\$	61.49	Sanico, Inc.
10903	\$	485.02	S&L Equipment Rental, Inc.
10904	\$	384.65	Staples Credit Plan Dept. 31
10905	\$	171.45	State of New Jersey
10906	\$	65.80	The Express-Times
10907	\$	69.69	Tractor Supply Credit Plan
10908	\$	982,001.56	Treasurer's Office, Warren Cty
10909	\$	200.00	Treasurer, State of NJ
10910	\$	102.35	Verizon Wireless
10911	\$	1,623.18	Vital Communications
10912	\$	600.00	Warren-Morris Council
10913	\$	1,604.09	Warren Materials
10914	\$	165.00	Warren County Assessors Assoc.
10915	\$	297.50	West Group
10916	\$	50,000.00	White Township
10917	\$	570.98	Xerox Corporation

Total Paid: \$ 1,180,727.54

CURRENT FUND MANUAL CHECKS

2002	24,093.04	Payroll Account
2003	833,352.00	White Township Board of Education
2004	15,034.17	Payroll Account
2005	727.68	Horizon Blue Cross Blue Shield of NJ

ANIMAL CONTROL ACCOUNT

1072	\$18.00	NJ Dept. of Health & Senior Services
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CAPITAL ACCOUNT

1370	\$65.00	Maser Consulting, P.A.
1371	\$997.85	Maser Consulting P.A.

GRAVEL PIT ACCOUNTS

171	\$97.50	Maser Consulting P.A.
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BANK OF AMERICA ESCROW ACCOUNT

2315	\$364.50	Gebhardt & Kiefer P.C.
2316	\$512.00	Gebhardt & Kiefer P.C.
2317	\$195.00	Maser Consulting P.A.
2318	\$455.00	Maser Consulting P.A.
2319	\$150.00	William Gold, Esq.
2320	\$562.50	William Gold, Esq.

TOTAL ALL FUNDS.....\$2,057,351.78

ADJOURNMENT

Being no further business to come before the Committee, the meeting was adjourned at 9:10pm on motion by Mrs. Mackey, seconded by Mr. Race and carried by unanimous favorable vote.

Respectfully Submitted,

Kathleen R. Reinalda, RMC
Township Clerk