

MARLBORO TOWNSHIP COUNCIL MEETING

October 7, 2021

The Marlboro Township Council held its regularly scheduled meeting on October 7, 2021 at 7:00 P.M. at the Marlboro Greenbriar Clubhouse, 21 Clubhouse Lane, Marlboro, New Jersey 07746.

The Salute to the Flag was led by Greenbriar's Veterans.

Council President Cantor opened the meeting and announced that pursuant to the provisions of the Open Public Meetings Act, notice of this regularly scheduled meeting of the Township Council of the Township of Marlboro was sent to the Asbury Park Press, the Star Ledger, News Transcript and Board of Education Office on October 4, 2021; published in the Asbury Park Press on July 20, 2021; posted on the Bulletin Board of the Municipal Building; filed in the office of the Municipal Clerk and placed on the Township website and Channel 77.

The Municipal Clerk called the Roll.

PRESENT: Councilwoman Marder, Councilwoman Mazzola, Council Vice President Metzger and Council President Cantor. Councilman Scalea was absent.

Also present: Mayor Jonathan L. Hornik, Township Attorney Louis N. Rainone, Esq., Business Administrator Jonathan Capp, Municipal Clerk and Deputy Municipal Clerk Jennifer M. Johnson.

PRESENTATION: Honoring Hometown Heroes Herbert Steinberg and Steve Deutsch of the Marlboro First Aid Squad.

Councilwoman Mazzola moved that the Council meeting minutes of September 9, 2021 be approved. This was seconded by Councilwoman Marder, and passed on a roll call vote of 4 - 0 in favor. Councilman Scalea abstained.

The following Resolution #2021-303 (Adjusting the Annual LOSAP Contribution and Certifying List of Qualified Volunteer Members - Marlboro First Aid Squad) was introduced by reference, offered by Council Vice President Metzger, seconded by Councilwoman Marder and passed on a roll call vote of 3 - 0 in favor. Council President Cantor abstained and Councilman Scalea was absent.

RESOLUTION #2021-303

RESOLUTION ADJUSTING THE ANNUAL LOSAP CONTRIBUTION
AND CERTIFYING LIST OF QUALIFIED VOLUNTEER MEMBERS

WHEREAS, a Length of Service Award Program (LOSAP) was approved by referendum in 2001 to reward members of the Marlboro First Aid Squad and the Morganville First Aid Squad for their services to the residents of Marlboro Township, in accordance with Chapter 399 of the Laws of 1997; and

WHEREAS, the Township of Marlboro makes annual LOSAP contributions for the volunteers who meet the annual qualifications as certified by the LOSAP Chairman of both the Marlboro and Morganville First Aid Squads, and

WHEREAS, the Township of Marlboro passed Ordinance 2008-2 in 2008 which prospectively increased the annual LOSAP contribution by the amount of the regional Consumer Price Index, and

WHEREAS, the regional CPI (Consumer Price Index) for the purpose of adjusting the annual LOSAP contribution made on behalf of every qualifying volunteer was 0.8%, making the annual contribution \$1,353.28 per qualifying participant, and

WHEREAS, pursuant to N.J.S.A. 40A:14-191, emergency service organizations participating in a LOSAP shall annually certify to the sponsoring agency a list of all volunteer members who have qualified for credit under the LOSAP program for the previous year; and

WHEREAS, upon receipt of the certified list from the emergency service organizations, the sponsoring agency shall review the list and upon finding that the list is accurate, approval shall be made by resolution of the governing body; and

WHEREAS, the Plan Administrator has reviewed the attached certified list of qualified volunteer members submitted by the Marlboro First Aid Squad and recommends approval by the Township Council.

NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Marlboro as follows:

1. The Township Council hereby approves the certified list of volunteer members who have qualified for credit under the LOSAP program for 2020, a copy of which is attached hereto and made part of this resolution.

2. The Municipal Clerk and the Marlboro First Aid Squad are hereby directed to post said certified list for a period of 30 days as required by the governing State statutes.

As the Consent Agenda, the following resolutions were introduced by reference, offered by Councilwoman Mazzola, seconded by Council Vice President Metzger and passed on a roll call vote of 3 - 0 in favor. Council President Cantor abstained and Councilman Scalea was absent.

RESOLUTION #2021-304

A RESOLUTION AUTHORIZING ACCESS BY THE MARLBORO TOWNSHIP BOARD OF EDUCATION TO PROPERTY OWNED BY THE TOWNSHIP OF MARLBORO ADJACENT TO THE RECYCLING YARD, ALSO KNOWN AS BLOCK 253, LOT 37.01 FOR PURPOSES OF CONDUCTING ENVIRONMENTAL MONITORING ACTIVITIES

WHEREAS, the Township of Marlboro ("TOWNSHIP") recognizes that certain activities need to be conducted by the Marlboro Township Board of Education ("MTBOE") in conjunction with continued remedial activities resulting from the previous removal of underground storage tanks in 1992 and 1997 and as outlined in a proposal to the MTBOE by Lisko Environmental, LLC dated July 30, 2021; and

WHEREAS, the Township of Marlboro is the owner of record of the parcel known as Block 253, Lot 37.01 ("Property"); and

WHEREAS, the MTBOE has requested right of access to the Property for the following purposes:

1. Potable Well Canvassing & Public Notification: In accordance with applicable regulations, LISKO will post public notification for the Site and conduct a door-to-door survey to determine if any unpermitted potable or irrigation wells exist within a 500-foot radius of the Site;
2. Installation of Intermediate Monitoring Well: LISKO will utilize a direct push/rotary auger drill rig to advance one groundwater monitoring well to approximately 30 feet bgs for potential vertical delineation purposes. The well will be constructed of 2-inch PVC material and will be finished with a flush-to-grade manhole. During the well installation, soils will be examined for physical evidence of contamination and classified for documentation purposes. Assuming gross impacts are not observed, soil and groundwater generated during the well installation will be spread across the surface of the Site;

3. Monitoring Well Survey: Upon completion of the well installations, LISKO will have the two newly installed monitoring wells surveyed for casing elevations and completion of the NJDEP Form Bs;
4. Groundwater Sampling Event: Approximately 2 weeks after the installation of the intermediate monitoring well, LISKO will gauge and sample the newly installed well as well as 6 existing wells at the Site in accordance with the NJDEP's Field Sampling Procedures Manual (FSPM). Samples will be analyzed by a certified laboratory for analysis of select VOCs and/or VO TICs;
5. Reporting: Pending receipt of laboratory analytical data indicating that vertical delineation of groundwater has been achieved and shallow groundwater impacts continue to show decreasing trends, LISKO will prepare an RIR/RAR documenting the results of the historic activities with figures, tables and applicable NJDEP forms;
6. Restoration of the Property;

and

WHEREAS, the scope of work has been reviewed by the Township Engineer and Superintendent of Public Works; and

WHEREAS, as a condition of the access, the MTBOE and its contractors will restore the Properties disturbed by MTBOE's activities to the equivalent pre-access condition, except for the changed condition of having wells installed on the Property; and

WHEREAS, the MTBOE and its contractors will maintain the insurances required by the Township, and indemnify and hold the Township harmless from and against any and all claims arising out of the work contemplated under the agreement; and

WHEREAS, at this time the Administration is recommending the granting of access to the Property for the purposes listed above.

NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Marlboro:

1. The Township, the owner of the Property described above, consents to officers, employees and authorized representatives of the Marlboro Township Board of Education entering and having access to the Properties for the purposes outlined above.

2. The Mayor and Municipal Clerk are hereby authorized and directed to execute and witness, respectively, the Site Access Agreement in substantially the same form approved by the Township Attorney as that attached hereto and made a part hereof and any other documents which may be required or necessary to effectuate the Site Access Agreement.

BE IT FURTHER RESOLVED, that a certified copy of this Resolution shall be provided to each of the following:

- a. Marlboro Township Board of Education (MTBOE)
- b. Township Business Administrator
- c. Township Engineer
- d. Township Attorney

RESOLUTION #2021-305

A RESOLUTION AUTHORIZING AN AMENDMENT OF THE SHARED
SERVICE AGREEMENT WITH THE COUNTY OF MONMOUTH
RECLAMATION CENTER FOR THE DISPOSAL OF DEBRIS FOR 2021
FOR THE TOWNSHIP OF MARLBORO DEPARTMENT OF PUBLIC WORKS
(DPW)

WHEREAS, on January 21, 2021 (Resolution #2021-061) the Township of Marlboro awarded a shared service agreement with THE COUNTY OF MONMOUTH RECLAMATION CENTER for the DISPOSAL OF DEBRIS FOR 2021 FOR THE TOWNSHIP OF MARLBORO DEPARTMENT OF PUBLIC WORKS; and

WHEREAS, in a memo dated August 25, 2021 the Director of Public works has recommended an increase to the current agreement in the amount of \$6,848.00; and

WHEREAS, the additional authorization is necessary in order to maintain the proper disposal of debris including that collected through street sweeping; and

WHEREAS, funds are available and have been certified by the Chief Financial Officer in an amount not to exceed \$6,848.00 from Current Fund Account #01-201-32-170-233107; and

WHEREAS, the Mayor and Township Council have indicated their desire to accept the recommendation of the Director of Public Works as set forth herein.

NOW, THEREFORE, BE AND IT IS HEREBY RESOLVED, by the Township Council of the Township of Marlboro that an amendment to the shared service agreement with THE COUNTY OF MONMOUTH RECLAMATION CENTER,

whose address is 6000 Asbury Avenue, Tinton Falls, NJ 07753 be approved in the amount of \$6,848.00.

BE IT FURTHER RESOLVED, that a certified copy of this resolution shall be provided to each of the following:

- a. THE COUNTY OF MONMOUTH RECLAMATION CENTER
- b. Business Administrator
- c. Chief Financial Officer
- d. Director of Public Works

RESOLUTION #2021-306

RESOLUTION AUTHORIZING RELEASE OF PERFORMANCE GUARANTEES FOR THE TREE RESTORATION IMPROVEMENTS AT M&M AT 483 ROUTE 79, LLC "CVS" (DALLENBACH SAND COMPANY, INC.), BLOCK 122, LOTS 27.01 AND 27.02, LOCATED AT 483 ROUTE 79, MARLBORO TOWNSHIP, NJ 07751

WHEREAS, in accordance with N.J.S.A. 40:55D-53, the Township of Marlboro has received a request from Marc Portnoy, EP Design Services, LLC, for the release of the Township held Performance Guarantees in the form of a performance surety bond and a cash deposit for the tree restoration improvements ("Site Improvements") on the Site known as "M&M at 483 Route 79, LLC "CVS" (Dallenbach Sand Company, Inc.)" (the "Site"), property known as Block 122, Lots 27.01 and 27.02, on the Official Tax Maps of the Township of Marlboro, Monmouth County, State of New Jersey, posted by M&M at 483 Route 79, LLC (the "Developer"); and

WHEREAS, the Mayor and Township Council of the Township of Marlboro have received and reviewed the Township Engineer's report dated May 25, 2021, a copy of which is attached hereto and made a part hereof; and

WHEREAS, the aforesaid report recommends that the current cash deposit amount being held by the Township be released in its entirety; and

WHEREAS, the Township Council desires to release the cash deposit amount in its entirety in accordance with the recommendation of the Township Engineer's report dated May 25, 2021.

NOW, THEREFORE, BE AND IT IS HEREBY RESOLVED, by the Township Council of the Township of Marlboro, County of Monmouth, State of New Jersey, that the performance guarantee in the form of a performance surety bond and a cash deposit posted by the Developer, M&M at 483 Route 79, LLC, for the site known as M&M at 483 Route 79, LLC "CVS" (Dallenbach Sand Company, Inc.) located on property known

as Block 122, Lots 27.01 and 27.02, Township of Marlboro, New Jersey, shall be released as follows:

1. The Performance Surety Bond, Endurance Assurance Corporation bond no. EACX107000022, dated January 30, 2017, in the original and present amount of \$161,514.00, shall be released in its entirety.
2. The Cash Deposit, Investors Savings Bank check no. 63034, dated January 16, 2012, in the original and present amount of \$17,946.00 (excludes accrued interest), shall be released in its entirety.

BE IT FURTHER RESOLVED, that the above releases shall be subject to the posting of any and all outstanding review and/or inspections fee charges to the time of the performance guarantee release, and that the posting of a two (2) year fifteen percent (15%) maintenance bond be waived due to the timing of these matters.

BE IT FURTHER RESOLVED, that a certified copy of this Resolution shall be provided to each of the following:

- a. Investors Savings Bank, Piscataway NJ 08854
- b. Township Business Administrator
- c. Township Chief Financial Officer
- d. Township Engineer
- e. Louis Rainone, Esq., Township Attorney
- f. Endurance Assurance Corporation, Purchase NY 10577

RESOLUTION #2021-307

RESOLUTION AUTHORIZING RELEASE OF PERFORMANCE GUARANTEES FOR THE GRADING AND CLEARING IMPROVEMENTS AT M&M AT 483 ROUTE 79, LLC "CVS" (DALLENBACH SAND COMPANY, INC.), BLOCK 122, LOTS 27.01 AND 27.02, LOCATED AT 483 ROUTE 79, MARLBORO TOWNSHIP, NJ 07751

WHEREAS, in accordance with N.J.S.A. 40:55D-53, the Township of Marlboro has received a request from Marc Portnoy, EP Design Services, LLC, for the release of the Township held Performance Guarantees in the form of a performance surety bond and a cash deposit for the grading and clearing improvements ("Site Improvements") on the Site known as "M&M at 483 Route 79, LLC "CVS" (Dallenbach Sand Company, Inc.)" (the "Site"), property known as Block 122, Lots 27.01 and 27.02, on the Official Tax Maps of the Township of Marlboro, Monmouth County, State of New Jersey, posted by M&M at 483 Route 79, LLC (the "Developer"); and

WHEREAS, the Mayor and Township Council of the Township of Marlboro have received and reviewed the Township Engineer's report

dated May 25, 2021, a copy of which is attached hereto and made a part hereof; and

WHEREAS, the aforesaid report recommends that the current performance surety bond and cash deposit amounts being held by the Township be released in their entirety; and

WHEREAS, the Township Council desires to release the performance surety bond and cash deposit amounts in their entirety in accordance with the recommendation of the Township Engineer's report dated May 25, 2021.

NOW, THEREFORE, BE AND IT IS HEREBY RESOLVED, by the Township Council of the Township of Marlboro, County of Monmouth, State of New Jersey, that the performance guarantee in the form of a performance surety bond and cash deposit posted by the Developer, M&M at 483 Route 79, LLC, for the site known as M&M at 483 Route 79, LLC "CVS" (Dallenbach Sand Company, Inc.) located on property known as Block 122, Lots 27.01 and 27.02, Township of Marlboro, New Jersey, shall be released as follows:

1. The Performance Surety Bond, Endurance Assurance Corporation bond no. EACX107000023, dated January 30, 2017, in the original and present amount of \$37,368.00, shall be released in its entirety.
2. The Cash Deposit, Investors Savings Bank check no. 63023, dated November 14, 2011, in the original and present amount of \$4,152.00 (excludes accrued interest), shall be released in its entirety.

BE IT FURTHER RESOLVED, that the above releases shall be subject to the posting of any and all outstanding review and/or inspections fee charges to the time of the performance guarantee release, and that the posting of a two (2) year fifteen percent (15%) maintenance bond be waived due to the timing of these matters.

BE IT FURTHER RESOLVED, that a certified copy of this Resolution shall be provided to each of the following:

- a. Investors Savings Bank, Piscataway NJ
- b. Township Business Administrator
- c. Township Chief Financial Officer
- d. Township Engineer
- e. Township Attorney
- f. Endurance Assurance Corporation, Purchase NY

RESOLUTION #2021-308

RESOLUTION AUTHORIZING RELEASE OF PERFORMANCE GUARANTEES FOR THE
WATER SYSTEM IMPROVEMENTS AT M&M AT 483 ROUTE 79, LLC "CVS"
(DALLENBACH SAND COMPANY, INC.), BLOCK 122, LOTS 27.01 AND 27.02,
LOCATED AT 483 ROUTE 79, MARLBORO TOWNSHIP, NJ 07751

WHEREAS, in accordance with *N.J.S.A. 40:55D-53*, the Township of Marlboro has received a request from Marc Portnoy, EP Design Services, LLC, for the release of the Township held Performance Guarantees in the form of a performance surety bond and cash deposit for the water system improvements ("Water System Improvements") on the Site known as "M&M at 483 Route 79, LLC "CVS" (Dallenbach Sand Company, Inc.)" (the "Site"), property known as Block 122, Lots 27.01 and 27.02, on the Official Tax Maps of the Township of Marlboro, Monmouth County, State of New Jersey, posted by M&M at 483 Route 79, LLC (the "Developer"); and

WHEREAS, the Mayor and Township Council of the Township of Marlboro have received and reviewed the Township Engineer's report dated May 25, 2021, a copy of which is attached hereto and made a part hereof; and

WHEREAS, the aforesaid report recommends that the current performance surety bond and cash deposit amounts being held by the Township be released in their entirety; and

WHEREAS, the Township Council desires to release the performance surety bond and cash deposit amounts in their entirety in accordance with the recommendation of the Township Engineer's report dated May 25, 2021.

NOW, THEREFORE, BE AND IT IS HEREBY RESOLVED, by the Township Council of the Township of Marlboro, County of Monmouth, State of New Jersey, that the performance guarantee in the form of a performance surety bond and cash deposit posted by the Developer, M&M at 483 Route 79, LLC, for the site known as M&M at 483 Route 79, LLC "CVS" (Dallenbach Sand Company, Inc.) located on property known as Block 122, Lots 27.01 and 27.02, Township of Marlboro, New Jersey, shall be released as follows:

1. The Performance Surety Bond, Liberty Mutual Insurance Company bond no. 015038882, in the original and present amount of \$309,896.40, shall be released in its entirety.
2. The Cash Deposit, Investors Savings Bank check no. 93035, dated November 8, 2012, in the original and present amount of \$54,687.60

(excludes accrued interest), shall be released in its entirety.

BE IT FURTHER RESOLVED, that the above releases shall be subject to the posting of any and all outstanding review and/or inspections fee charges to the time of the performance guarantee release, and that the posting of a two (2) year fifteen percent (15%) maintenance bond be waived due to the timing of these matters.

BE IT FURTHER RESOLVED, that a certified copy of this Resolution shall be provided to each of the following:

- a. Investors Savings Bank, Piscataway NJ
- b. Township Business Administrator
- c. Township Chief Financial Officer
- d. Township Engineer
- e. Louis Rainone, Esq., Township Attorney
- f. Kurt Eifert, PE, Township Water Division
- g. Liberty Mutual Insurance Company, Mahwah NJ

RESOLUTION #2021-309

RESOLUTION AUTHORIZING REFUND TO WESTERN MONMOUTH UTILITIES AUTHORITY (WMUA)

WHEREAS, delinquent sewer charges totaling \$445.17 were paid to the Township of Marlboro on behalf of Western Monmouth Utilities Authority in conjunction with a lien redemption as per Schedule "A",

NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Marlboro that the above-mentioned sewer charges in the amount of \$445.17 be refunded to Western Monmouth Utilities Authority.

Schedule A

BLOCK	LOT	QUALIFIER	PROPERTY LOCATION	AMOUNT
176	7	C0789	789 Banyan Court	\$ 445.17
Total Refunded to WMUA				\$ 445.17

RESOLUTION #2021-310

A RESOLUTION AUTHORIZING THE AWARD OF A CONTRACT TO EARLE ASPHALT COMPANY FOR THE MOCKINGBIRD LANE WATER MAIN EXTENSION AS PART OF THE STATE HOSPITAL OPEN SPACE PRESERVATION PROJECT

WHEREAS, the Township of Marlboro as part of its 2020 capital program (500-1) authorized various water main extensions, including the Mockingbird Lane water main extension ("Project"); and

WHEREAS, the State of New Jersey is in the final stages of turning more than 400 acres of the former Marlboro Hospital property over to residents for open space and recreation; and

WHEREAS, in order to meet this goal, the State has constructed water main extension(s) to connect the Marlboro Township water supply system to service the existing social service facilities which are located on the former Hospital property; and

WHEREAS, the installation of additional water main is required by the Township in order to provide a looped water supply to the facilities and surrounding area while improving the existing water distribution system; and

WHEREAS, the Township of Marlboro authorized the receipt of bids (#2021-19A) for the MOCKINGBIRD LANE WATER MAIN EXTENSION PROGRAM and on September 22, 2021 received eight (8) bids therefore; and

WHEREAS, the eight (8) bids received are summarized as follows:

Bidder	Total Items 1-37
Earle Asphalt Company	876,713.13
Underground Utilities Corp.	938,571.18
Pillari Bros Construction	950,105.34
Black Rock Enterprises	998,000.00
J.F. Kiely Construction	1,054,676.70
MSP Construction Corp.	1,054,680.72
James R Ientile Inc.	1,145,134.00
Montana Construction Corp.	1,717,193.00

;and

WHEREAS, the Township Engineer has reviewed the bids received and in a memo dated September 29, 2021, recommends that the Base Bid for the MOCKINGBIRD LANE WATER MAIN EXTENSION PROGRAM be awarded to EARLE ASPHALT COMPANY as the lowest bidder, whose address is P.O. Box 556, Farmingdale, NJ 07727, for the total bid price amount not to exceed \$876,713.13; and

WHEREAS, the Chief Financial Officer has certified that sufficient funds are available in Capital Accounts 06-215-20-06A-500288 and 06-215-19-02F-500288 for the project.

NOW, THEREFORE, BE AND IT IS HEREBY RESOLVED, by the Township Council of the Township of Marlboro, that the bid for the MOCKINGBIRD LANE WATER MAIN EXTENSION PROGRAM for the Township of Marlboro Department of Public Works be and is hereby awarded to EARLE ASPHALT COMPANY, whose address is P.O. Box 556, Farmingdale, NJ 07727 for a contract amount not to exceed \$876,713.13.

BE IT FURTHER RESOLVED, that a certified copy of this Resolution shall be provided to each of the following:

- a. EARLE ASPHALT COMPANY
- b. Township Business Administrator
- c. Township Director of Public Works
- d. Township Engineer
- e. Township Chief Financial Officer

RESOLUTION #2021-311

A RESOLUTION AUTHORIZING THE AWARD OF A CONTRACT TO BLACK ROCK ENTERPRISES FOR THE BROOKSIDE CIRCLE WATER MAIN REPLACEMENT PROGRAM

WHEREAS, the Township of Marlboro as part of its 2019 capital program (500-6.3) authorized the replacement of the water main on Brookside Circle ("Project"); and

WHEREAS, the Township of Marlboro authorized the receipt of bids (#2021-25) for the BROOKSIDE CIRCLE WATER MAIN REPLACEMENT PROGRAM and on September 22, 2021 received seven (7) bids therefore; and

WHEREAS, the seven (7) bids received are summarized as follows:

Bidder	Total Items 1- 41
Black Rock Enterprises, LLC	608,410.00
James R Ientile Inc.	639,338.00
Underground Utilities Corp.	704,770.00
Earle Asphalt Company	714,113.13
MSP Construction Corp.	784,750.00
J.F. Kiely Construction Co.	812,672.00
Montana Construction Corp.	1,129,205.00

;and

WHEREAS, the Township Engineer has reviewed the bids received and in a memo dated September 27, 2021, recommends that the Base Bid for the BROOKSIDE CIRCLE WATER MAIN REPLACEMENT PROGRAM be awarded to BLACK ROCK ENTERPRISES as the lowest bidder, whose address is 1316 Englishtown Road, Old Bridge, NJ 08857, for the total bid price amount not to exceed \$608,410.00; and

WHEREAS, the Chief Financial Officer has certified that sufficient funds are available in Capital Account 06-215-19-02F-500288 for the project.

NOW, THEREFORE, BE AND IT IS HEREBY RESOLVED, by the Township Council of the Township of Marlboro, that the bid for the BROOKSIDE CIRCLE WATER MAIN REPLACEMENT PROGRAM for the Township of Marlboro Department of Public Works be and is hereby awarded to BLACK ROCK ENTERPRISES, whose address is 1316 Englishtown Road, Old Bridge, NJ 08857 for a contract amount not to exceed \$608,410.00.

BE IT FURTHER RESOLVED, that a certified copy of this Resolution shall be provided to each of the following:

- a. BLACK ROCK ENTERPRISES
- b. Township Business Administrator
- c. Township Director of Public Works
- d. Township Engineer
- e. Township Chief Financial Officer

Citizen's Voice:

John Gibardi of 1 Hudson Bay Terrace thanked the Mayor and Council for their work and service to the Township. Christopher Dean of 28 Pheasant Drive sought clarification about the political sign ordinance because one that he installed was removed. Aldo Patrino of 10 Opatut Court, Marlboro also owns property at 6 Rockwell Circle, also sought clarification about the political sign ordinance because one that he installed was removed. Peter Augustin of 82 Peasly Drive thanked the Township for their attention to traffic issues throughout the Township. Dara Enny of 90 Watson Court, Howell asked the township to review their process for the acceptance of charity donations by employees during working hours. Sean McCauley of 416 Union Hill Road, said that he appreciated the Township and Council efforts for providing residents with Covid vaccines and boosters. Rosalie Avin of 30 Cannonade Drive requested that the Township address the deer population in Marlboro because causes hazardous driving conditions. Angela Colby of 18 Markham Drive requested an update on the mold situation at the police department. She also inquired about the requirement for the wearing of masks inside all of the township's facilities.

At 9:13 p.m., Council Vice President Metzger moved that the meeting be adjourned. This was seconded by Councilwoman Mazzola, and as there was no objection, the Municipal Clerk was asked to cast one ballot.

MINUTES APPROVED: OCTOBER 21, 2021

OFFERED BY: MAZZOLA

AYES: 4

SECONDED BY: MARDER

NAYS: 0

ABSTAINED: SCALEA

SUSAN A. BRANAGAN,
MUNICIPAL CLERK
102121

JEFF CANTOR,
COUNCIL PRESIDENT