MEETING TO BE BROADCAST ON COMCAST CHANNEL 27 AND VERIZON CHANNELS 41 AND 42

AGENDA FOR THE REGULAR BUSINESS MEETING OF THE COUNCIL OF WEST WINDSOR TOWNSHIP 271 CLARKSVILLE ROAD TO THE EXTENT KNOWN

February 10, 2020

This meeting will start after the close of the adequately noticed Board of Health meeting

- 1. Call to Order
- 2. Roll Call
- 3. Statement of Adequate Notice January 10, 2020 to The Times and the Princeton Packet.
- 4. Salute to the Flag
- 5. Ceremonial Matters and/or Topic for Priority Consideration
- 6. Public Comment: (30 minutes comment period; 3-minute limit per person)
- 7. Administration Comments
- 8. Council Member Comments
- 9. Chair/Clerk Comments
- 10. Public Hearings
 - 2020-07 CAPITAL IMPROVEMENT ORDINANCE PROVIDING FOR
 CAPITAL IMPROVEMENTS AND OTHER RELATED EXPENSES
 IN OR FOR THE TOWNSHIP OF WEST WINDSOR, COUNTY OF
 MERCER, STATE OF NEW JERSEY APPROPRIATING THE
 AMOUNT OF \$50,000.00

- 11. Consent Agenda
 - A. Resolutions
 - B. Minutes
 - C. Bills & Claims
- 12. Items Removed from Consent Agenda
- 13. Recommendations from Administration and Council/Clerk
 - $\frac{2020-R054}{Ratification\ of\ the} \frac{\text{Acknowledging the }100^{\text{th}}\ \text{Anniversary of the}}{Ratification\ of\ the} \frac{19^{\text{th}}\ \text{Amendment to the United}}{States\ Constitution\ Guaranteeing\ and\ Protecting}}{\text{Women's Right to Vote}}$
 - 2020-R055 Authorizing the West Windsor Police Division to
 Continue Participation in the Defense Logistics
 Agency (DLA) Law Enforcement Support Office
 (LESO) 1033 Program for 2020
 - 2020-R056 Authorizing the Mayor and Clerk to Execute a
 Professional Services Agreement with GeoTrek
 Environmental and Surveying LLC for Miscellaneous
 Engineering Services \$3,000.00
 - 2020-R057 Authorizing the Mayor and Clerk to Execute a Professional Services Agreement with Alaimo Group for Miscellaneous Engineering Services \$475.00
 - 2020-R058 Authorizing the Business Administrator to Execute Change Order No. 1 with Earle Asphalt, Inc. for a Decrease of 4.92% for Final Quantities Adjustment and Project Closeout for the Project Known as Roadway Improvements to Meadow Road (13,072.80)
 - 2020-R059 Approving the Naming of Roadways Within Mercer

 County Park as Proposed by the Mercer County Park
 Commission
 - 2020-R060 Authorizing the Utilization of Rock Salt Bid With the Mercer County Cooperative Contract Purchasing System CK09MERCER with Morton Salt, Inc. for the Division of Public Works for the Calendar Years 2020-2021 \$160,000.00

- 2020-R061 Authorizing the Mayor and Clerk to Execute the Termination of the Agreement Between West Windsor Township and Haven House for \$250,000.00
- 2020-R062 Authorizing the Mayor and Clerk to Execute an Agreement with the Princeton Baptist Church of Penns Neck to Establish Affordable Housing Units in the Parsonage on Block 40 Lot 4.01 \$295,000.00
- 14. Introduction of Ordinances
 - 2020-05

 AN ORDINANCE TO AMEND AND SUPPLEMENT THE CODE OF THE TOWNSHIP OF WEST WINDSOR (1999) AN ORDINANCE ADOPTING THE PENNS NECK BUSINESS COMMERCIAL REDEVELOPMENT PLAN

PUBLIC HEARING: February 24, 2020

AN ORDINANCE TO AMEND AND SUPPLEMENT THE CODE OF THE TOWNSHIP OF WEST WINDSOR (1999) CREATING A NEW PART 7 ENTITLED "ROUTE 1 PENNS NECK BUSINESS COMMERCIAL REDEVELOPMENT AREA" AND AMENDING THE CODE OF WEST WINDSOR (1999) TO CREATE A ROUTE 1 PENNS NECK BUSINESS COMMERCIAL REDEVELOPMENT ZONE

PUBLIC HEARING: February 24, 2020

AN ORDINANCE AMENDING AND SUPPLEMENTING THE CODE
OF THE TOWNSHIP OF WEST WINDSOR (1999) CHAPTER 4,
SECTION 4-34 DIVISION OF FIRE AND EMERGENCY
SERVICES; SECTION 4-35 VOLUNTEER FIRE DIVISION;
SECTION 4-66 TECHINICAL REVIEW COMMITTEE CHAPTER
82-6 FIRE PREVENTION, FIRE SAFETY AND EMERGENCY
SERVICES

PUBLIC HEARING: February 24, 2020

2020-09 AN ORDINANCE TO AMEND THE SALARY AND WAGE PLAN FOR THE TOWNSHIP OF WEST WINDSOR AND PROVIDE FOR THE ADMINISTRATION THEREOF

PUBLIC HEARING: February 24, 2020

- 15. Additional Public Comment (three-minute limit per person)
- 16. Council Reports/Discussion/New Business

- 17. Administration Updates
- 18. Closed Session
- 19. Adjournment

ORDINANCE 2020-05

AN ORDINANCE TO AMEND AND SUPPLEMENT THE CODE OF THE TOWNSHIP OF WEST WINDSOR (1999)

AN ORDINANCE ADOPTING THE PENNS NECK BUSINESS COMMERICAL REDEVELOPMENT PLAN

BE IT ORDAINED by the Township Council of the Township of West Windsor, County of Mercer, State of New Jersey, as follows:

<u>Section 1</u>. The Route 1 Penns Neck Business Commercial Redevelopment Plan attached hereto is hereby adopted. A copy of the Redevelopment Plan is on file in the Clerk's office.

<u>Section 2</u>. This ordinance shall take effect twenty days after action or inaction by the Mayor as approved by law or an override of a mayoral veto by the Council, whichever is applicable; upon filing with the Mercer County Planning Board; and upon publication according to law.

Introduction: January 13, 2020 Public Hearing: January 27, 2020 Amended: January 27, 2020 Re-introduced: February 10, 2020

Adoption:

Mayor's Approval: Effective Date:

Route 1 Penns Neck Business Commercial

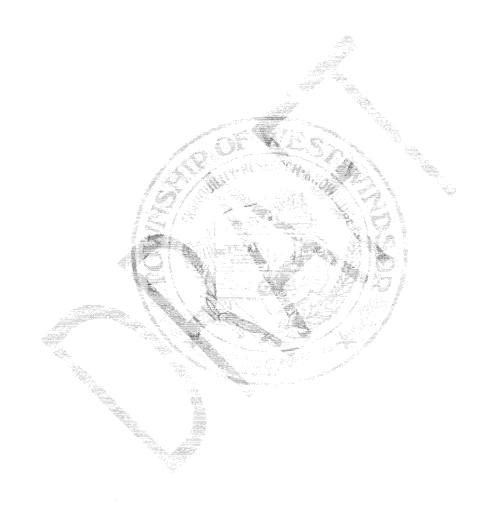
Redevelopment Plan

Draft Version 3.0 (2/10/20)

Township of West Windsor | Mercer County, New Jersey









Principals: Joseph H. Burgis PP, AICP Edward Snieckus, Jr. PP, LLA, ASLA David Novak PP, AICP

Route 1 Penns Neck Business Commercial Redevelopment Plan

Township of West Windsor Mercer County, New Jersey

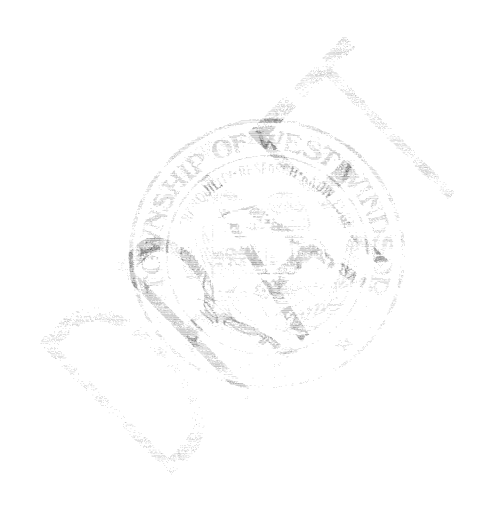
Prepared for the Township of West Windsor Planning Board

BA# 3576.25

The original document was appropriately signed and sealed on ______ in accordance with Chapter 41 of Title 13 of the State Board of Professional Planners

Joseph H. Burgis PP, AICP
Professional Planner #2450

David Novak, AICP, PP
Professional Planner #6269



Members of the Township of West Windsor Planning Board

Gene O'Brien, Chair Michael Karp, Vice Chair Hemant Marathe, Mayor Sue Appelget, Class IV Anis Baig, Class IV Linda Geevers, Class III Curtis Hoberman, Class II Michael Huey, Class IV Simon Pankove, Class IV Allen Schectel, Alternate

Planning Board Attorney

Gerald Muller, Esq.

Administrative Secretary

Lisa Komjati

Recording Secretary
Rita Bergen

Manager, Division of Land Use
Samuel J. Surtees

Township Engineer
Francis Guzik, PE

Township Landscape Architect

Daniel Dobromilsky, PLA, PP, LTE

Township Planning Consultant

Joseph H. Burgis PP, AICP David Novak PP, AICP Burgis Associates, Inc.

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Introduction

On April 15, 2019, the West Windsor Township Council authorized the Township Planning Board to conduct a preliminary investigation to determine if the Penns Neck area along the US Route 1 Corridor between Mather Avenue and Washington Road (hereinafter referred to as the "Study Area") constituted an "area in need of redevelopment" under the New Jersey Local Redevelopment and Housing Law (LRHL). The Planning Board subsequently directed Burgis Associates, Inc. to prepare a planning analysis for the Board's review and subsequent recommendation to the Township Council.

As identified in the Township Council's authorizing resolution (see Appendix A), the Study Area consisted of ten separate (10) lots which are identified by the Official Tax Map of the Township of West Windsor as Block 38 Lots 1, 2, 3, 25, and 45, and Block 39 Lots 4, 5, 7, 16, and 27. The April 15, 2019 resolution also declared that the preliminary investigation of the Study Area was to be undertaken within the context of a "condemnation" redevelopment procedure. That is, if the Study Area or a portion thereof was determined to be an Area in Need of Redevelopment pursuant to the LRHL, it was to be designated a Condemnation Redevelopment Area. Such a designation would authorize the Township to use all those powers provided by the Legislature for use in a redevelopment area, including eminent domain.

Following a public hearing held on July 24, 2019, the Planning Board ultimately determined and recommended that the entirety of the Study Area constituted an Area in Need of Redevelopment. Subsequently and pursuant to that recommendation, the Township Council adopted Resolution 2019-R191 on September 3, 2019 designating the entirety of the Study Area as Condemnation Redevelopment Area. That same resolution directed the Planning Board to prepare a condemnation redevelopment plan for the aforementioned lots. The Planning Board subsequently directed Burgis Associates, Inc. to prepare such a plan.

Accordingly, the following Route 1 Penn's Neck Area Redevelopment Plan (hereinafter referred to as the "Redevelopment Plan" or the "Plan") is the culmination of the Planning Board's efforts. It has been prepared for the entirety of the Route 1 Penns Neck Business Commercial Redevelopment Area. The Plan set forth herein is designed to affirmatively address the statutory criteria set forth in the LRHL, identify the Plan's underlying goals and objectives, enumerate permitted uses as well as area and bulk regulations, and indicate its relationship to local, regional, and state land use planning objectives.

The remainder of this Redevelopment Plan is divided into the following sections:

Section 1: LRHL Background

The first section discusses the background of the LRHL as well as the redevelopment process. It also identifies the required elements of a redevelopment plan.

Section 2: Redevelopment Area

The next section provides a brief overview of the Redevelopment Area.

Section 3: Redevelopment Plan Details

Section 3 outlines the goals, permitted uses, and area and bulk regulations of the Route 1 Penns Neck Business Commercial Redevelopment Area.

Section 4: Consistency to Other Plans

Next, Section 4 discusses the relationship of this Redevelopment Plan to the Township's Master Plan, the Township of Plainsboro's Master Plan, the Mercer County Master Plan, the State Development and Redevelopment Plan, and the draft State Strategic Plan.

Section 5: General Provisions

Section 5 contains the general provisions of the Redevelopment Plan.

Section 6: Planning Conclusions and Recommendations

Finally, Section 6 offers a summary of compliance.



Section 1: LRHL Background

As noted in the New Jersey Department of Community Affairs' *Redevelopment Handbook* (2nd Edition), redevelopment can most simply be described as the "process to rebuild or restore an area in a measurable state of decline, disinvestment, or abandonment."

In 1992, the New Jersey Legislature enacted a new statute which revised and consolidated the State's various redevelopment statutes. Known as the Local Redevelopment and Housing Law (LRHL), this new statute replaced a number of prior redevelopment statutes and replaced them with a single comprehensive statute governing local redevelopment activities throughout the State.

Ultimately, the LRHL was designed by the State Legislature to assist municipalities in the process of redevelopment and rehabilitation. As explained by the Legislature in the preamble to the LRHL:

"There exist, have existed and persist in various communities of this State conditions of deterioration in housing, commercial and industrial installations, public services and facilities and other physical components and supports of community life, and improper, or lack of proper development which result from forces which are amenable to correction and amelioration by concerted effort of responsible public bodies, and without this public effort are not likely to be corrected or ameliorated by private effort."

The LRHL provides the statutory authority for municipalities to engage in a number of redevelopment activities, including: designating an "area in need of redevelopment"; preparing and adopting redevelopment plans; and implementing redevelopment projects. Essentially, the LRHL is a planning and financial tool that allows an area to be overlain with specific zoning and other incentives to stimulate its redevelopment or rehabilitation.

More specifically, a redevelopment designation allows a municipality to:

- 1. Adopt a redevelopment plan that will identify the manner in which an area will be developed, including its use and intensity of use;
- 2. Issue bonds for the purpose of redevelopment;
- 3. Acquire property;
- 4. Lease or convey property without having to go through the public bidding process;
- 5. Collect revenue from a selected developer; and/or
- 6. Grant tax exemptions and abatements.

1.1: Redevelopment Process

As outlined by the LRHL, the first step of the redevelopment process is for the governing body to direct the planning board to undertake a preliminary investigation to determine whether or not an area is in need of redevelopment. As required by recent amendments to the LRHL, the governing body must also indicate whether it is seeking to designate the area as a "Non-Condemnation Redevelopment Area." As previously noted, the Township Council previously initiated this process as a "Condemnation" Study Area pursuant to Resolution 2019-R090 which was adopted on April 15, 2019.

An area qualifies as being in need of redevelopment if it meets at least one (1) of the nine (9) statutory criteria listed under Section 5 of the LRHL. These criteria are the same regardless of whether a governing body seeks to designate a study area as a "Non-Condemnation Redevelopment Area" or a "Condemnation Redevelopment Area."

The statute also specifically establishes that a redevelopment area may include lands which of themselves are not detrimental to the public health, safety, or welfare, provided that the inclusion of those lands is necessary for the effective redevelopment of the area.

After it conducts its investigation, the planning board must hold a public hearing on the proposed redevelopment area designation. Accordingly, the Township's Planning Board held its public meeting on the redevelopment designation on July 24, 2019, in which it determined and ultimately recommended that the entirety of the Study Area constituted a Condemnation Area in Need of Redevelopment

Based upon the planning board's recommendation, the governing body may choose to designate all or a portion of the area as an "Area in Need of Redevelopment." The governing body will then prepare a redevelopment plan for the area, or alternatively will direct the planning board to prepare such a plan. The West Windsor Township Council followed the latter approach when it adopted Resolution 2019-R191 on September 3, 2019, which designated the entirety of the Study Area as a Condemnation Area and directed the Township Planning Board to prepare the Redevelopment Plan contained herein.

Following the adoption of the redevelopment plan, the governing body or another public agency/authority designated by the governing body as the "redevelopment entity" will oversee the implementation of the redevelopment plan. This redevelopment entity is responsible for selecting a redeveloper to undertake the redevelopment project which implements the plan.

In summary, the LRHL essentially establishes a two-fold process in which a site is designated as an Area of Need of Redevelopment (Step 1), and a plan is prepared based on that designation (Step 2). The accompanying figure provides a summary of this process.

Planning Board prepares a Governing Body adopts proposed map of area Resolution, directs Planning boundaries & a report setting Board to investigate area forth the basis of the investigation Planning Board completes hearing, makes a Planning Board sets a date for recommendation to Governing the public hearing and Body as to whether designate provides notice all or part of Areas as being in **Need of Redevelopment** Governing Body authorizes the Governing Body chooses preparation of a whether to adopt resolution Redevelopment Plan, which designating all or part of area may be delegated to the as a Redevelopment Area Planning Board or a Redevelopment Authority Planning Board either: Governing Body adopts, by prepares the Redevelopment Ordinance, the Redevelopment Plan and submits to the Plan after an introduction of Governing Body; or reviews the the ordinance and public Redevelopment Plan for hearing consistency to the Master Plan

Figure 1: Summary of Redevelopment Process

1.2: Requirements of a Redevelopment Plan

As established by NJSA 40:12A-7 of the LRHL, a redevelopment plan shall include an outline for the planning, development, redevelopment, or rehabilitation of a project area sufficient to indicate:

- 1. Its relationship to definite local objectives as to appropriate land uses, density of population, and improved traffic and public transportation, public utilities, recreational and community facilities and other public improvements.
- 2. Proposed land uses and building requirements in the project area.
- 3. Adequate provision for the temporary and permanent relocation, as necessary, of residents in the project area, including an estimate of the extent to which decent, safe and sanitary dwelling units affordable to displaced residents will be available to them in the existing local housing market.
- 4. An identification of any property within the redevelopment area which is proposed to be acquired in accordance with the redevelopment plan.
- 5. Any significant relationship of the redevelopment to:
 - a. The master plans of contiguous municipalities;
 - b. The master plan of the county in which the municipality is located, and;
 - c. The State Development and Redevelopment Plan adopted pursuant to the "State Planning Act," P.L. 1985, c.398 (C.52:18A-196 et al.)
- 6. As of the date of the adoption of the resolution finding the area to be in need of redevelopment, an inventory of all housing units affordable to low and moderate income households, as defined pursuant to Section 4 of P.L.1985, c.222 (C.52:27D-304), that are to be removed as a result of implementation of the redevelopment plan, whether as a result of subsidies or market conditions, listed by affordability level, number of bedrooms, and tenure.
- 7. A plan for the provision, through new construction or substantial rehabilitation of one comparable, affordable replacement housing unit for each affordable housing unit that has been occupied at any time within the last eighteen (18) months, that is subject to affordability controls and that is identified as to be removed as a result of implementation of the redevelopment plan.

Section 2: Redevelopment Area

The following section provides a general overview of the Route 1 Penns Neck Business Commercial Redevelopment Area.

2.1: Redevelopment Area Overview

The Route 1 Penns Neck Business Commercial Redevelopment Area is located in the northerly portion of the Township, near the intersection of US Route 1 and Washington Road. Inclusive of the right-of-way, the Redevelopment Area encompasses approximately 6.15 acres. It consists of ten (10) separate lots: Block 38 Lots 1, 2, 3, 25, and 45; and Block 39 Lots 4, 5, 7, 16, and 27.

The entirety of the Redevelopment Area has approximately 900 feet of frontage along the US Route 1 Corridor, as measured between the westerly extent of Mather Avenue and Washington Road. It is bisected by Varsity Avenue which intersects with US Route 1. Block 38 and Block 39 have approximately 387 feet and 438 feet of frontage along US Route 1, respectively.

The depth of the Redevelopment Area varies between 237 feet to 300 feet as measured from Route 1. The depth of Block 38 varies between approximately 270 feet and 288 feet, while the depth of Block 39 varies between approximately 237 feet to 300 feet

2.2: Existing Land Uses

The following table and accompanying figure provide an overview of the existing land uses within the Route 1 Penns Neck Business Commercial Redevelopment Area.

As shown, three (3) of the lots within the Redevelopment Area are presently developed with single-family dwellings. An additional property (Block 39 Lot 5) was previously developed with a single-family dwelling and a home office; however, this structure was significantly damaged by a fire and is no longer inhabitable. One (1) property, Block 39 Lot 7, is a two-family dwelling.

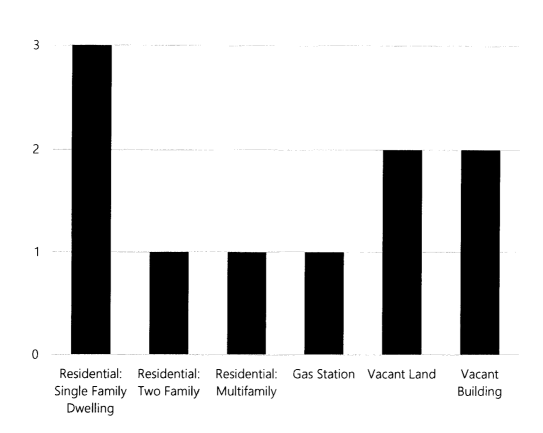
Two (2) properties within the Redevelopment Area are vacant and undeveloped: Block 38 Lot 1 and Block 38 Lot 3. The former lot was previously developed with an office building which was demolished in 2017. The latter has no records of any development ever existing on site. Furthermore, the buildings on two (2) properties within the Redevelopment Area are presently unoccupied. These include Block 38 Lot 2 and the aforementioned Block 39 Lot 5.

Finally, two (2) properties are developed with pre-existing nonconforming uses. One (1) property is developed with a multifamily apartment consisting of six (6) units, while one (1) property is developed with a gas station.

Table 1: Existing Land Uses

Block	Lot	Address	Area	Land Use
38	1	3700 Brunswick Pike	0.57	Vacant Land
	2	3702 Brunswick Pike	0.53	Vacant Building
	3	3704 Brunswick Pike	0.60	Vacant Land
	25	26 Varsity Ave	0.52	Residential: Single Family
	45	265 Mather Ave	0.48	Residential: Single Family
39	4	3706 Brunswick Pike	0.64	Residential: Multifamily
	5	262 Washington Road	0.36	Vacant Building
	7	258 Washington Road	0.56	Residential: Two Family
	16	265 Varsity Road	0.54	Residential: Single Family
	27	264 Washington Road	0.62	Gas Station
		Total Area	5.41	

Figure 2: Existing Land Uses



2.3: Surrounding Properties

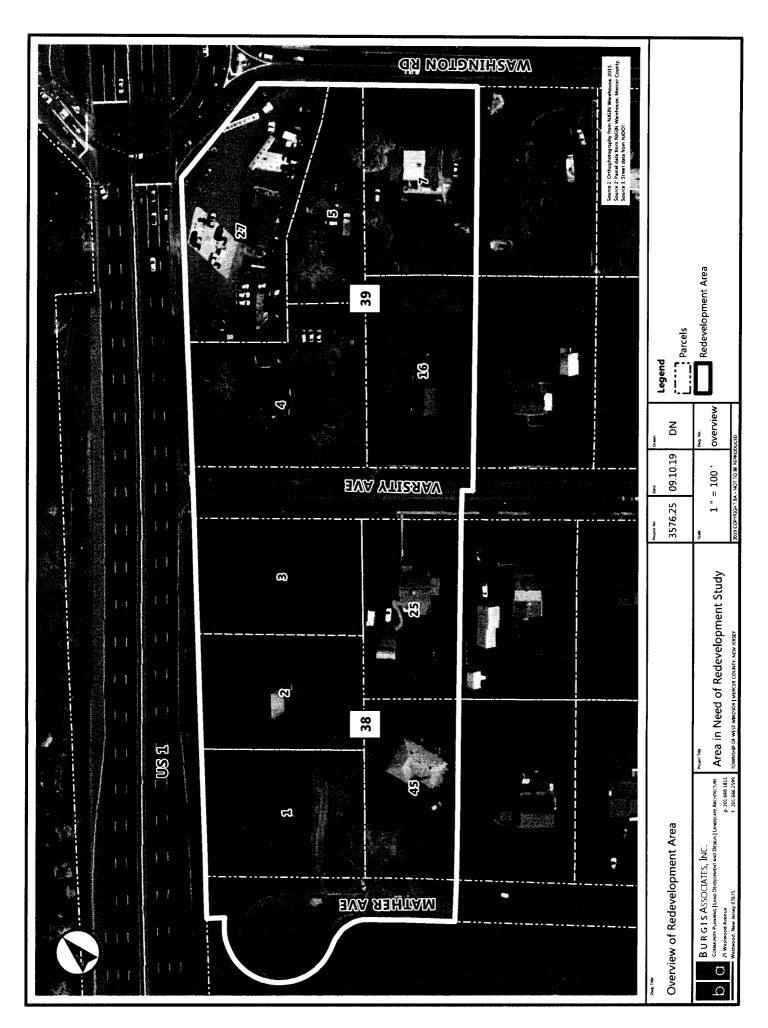
Surrounding land uses are varied and consist of:

- 1. A house of worship, farmland, a retail building, and an abandoned gas station to the northwest and north;
- 2. Single-family dwellings and the SRI office campus to the northeast;
- 3. Single-family dwellings to the east;
- 4. And single-family dwellings and the University Square (Black Rock Building) office development to the southwest.

Map 1: Birds Eye Aerial of Redevelopment Area

Source: Google Maps (Note: Boundary Line Approximate, N.T.S.)

^{9 |} Section 2: Redevelopment Area



Section 3: Redevelopment Plan Details

The following section identifies the goals and regulations which are intended to serve as the basis of the Route 1 Penns Neck Business Commercial Redevelopment Area. Specifically, this Redevelopment Plan is designed to facilitate the development of a small-scale neighborhood commercial center which will serve the daily needs of both the local residents of the Penns Neck community as well as those traveling along the US Route 1 corridor. It is also this Plan's intent that the Redevelopment Area serve as an attractive gateway for those entering the Township from both US Route 1 and Washington Road.

3.1: Description of the Route 1 Penns Neck Business Commercial Redevelopment Area

The Route 1 Penns Neck Business Commercial Redevelopment Area shall constitute Block 38 Lots 1, 2, 3, 25, and 45; and Block 39 Lots 4, 5, 7, 16, and 27.

It shall also encompass the portion of the Varsity Avenue right-of-way located between Block 38 and Block 39, as well as the portion of the Mather Avenue right-of-way located between Block 38 and Block 6 Lot 1 to the west.

3.2: Goal

The goal of the Route 1 Penns Neck Business Commercial Redevelopment Area is to facilitate the development of a small-scale neighborhood commercial center which shall serve the daily needs of both the local residents of the Penns Neck community as well as those traveling along the US Route 1 corridor. It is also this Plan's intent that the Redevelopment Area serve as an attractive gateway for those entering the Township from both US Route 1 and Washington Road.

3.3: Permitted Principal Uses

The following uses shall be permitted as principal uses within the Route 1 Penns Neck Business Commercial Redevelopment Area:

- 1. A convenience store in conjunction with a gasoline service station with hours of operation limited to 5:00 am to midnight.
- 2. Banks and financial institutions, with or without drive-throughs.
- 3. Pharmacies, with or without drive-throughs.
- 4. Retail sales and services.
- 5. Urgent care services, including emergency outpatient services.
- 6. Personal services.
- 7. Medical and professional offices.
- 8. Cafés, with or without drive-throughs, provided that they are not in excess of 2,500 square feet.

9. Senior day care, which is defined as a non-residential facility providing care for the elderly and/or functionally impaired adults in a protective environment. Operators shall be licensed as required by the State of New Jersey as applicable to operate and offer services such as providing meals, social services, recreational outings and trips, physical therapy, general supervision, and support. Senior day care centers may not provide services to participants for longer than twelve (12) hours in a day.

3.4: Permitted Accessory Uses

The following shall be permitted as accessory uses in the Route 1 Penns Neck Business Commercial Redevelopment Area:

- Off-street parking and loading.
- 2. Signs.
- 3. Street furnishings, planters, street lights, and exterior garden type shade structures (gazebos).
- 4. Fences and walls, which shall complement the architectural style, type, and design of the building and the overall project design.
- 5. A static community landmark feature which shall serve as a gateway to the Township.
- 6. High speed electric vehicle charging stations.
- 7. Accessory uses customarily incidental to permitted principal uses.

3.5: Prohibited Uses

Any use or structure other than those uses or structures permitted in Sections 3.3 and 3.4 above shall be prohibited.

3.6: Intensity, Bulk, and Other Regulations

The following shall be the standards of the Route 1 Penns Neck Business Commercial Redevelopment Area:

- 1. Minimum Tract Area: The entirety of the district, which shall be planned and developed in a comprehensive manner as a single integrated entity with one development application showing the proposed development for the entire district.
- 2. Minimum Setbacks for Principal Buildings.
 - a. Setback from US Route 1: 40 feet, with a minimum 15-foot landscape buffer, as measured after any road dedication by either fee simple easement or conveyance.
 - b. Setback from Washington Road: 40 feet, with a minimum 25-foot landscape buffer, as measured after any road dedication by either fee simple easement or conveyance.
 - c. Side and Rear Yard: 50 feet, as measured from the district boundary line.

- 3. Yards Abutting Residential Properties: Yards abutting residential properties shall have a minimum setback of 100-feet with a minimum 40-foot wide landscape buffer, as measured from the district boundary line. The buffer shall have a berm of no less than twelve (12) feet in height, topped by an eight (8) foot high fence constructed of highly effective sound-deadening material, or an equivalent combination of berm, wall, and/or fence.
- 4. Maximum FAR. The maximum permitted FAR shall be 0.13.
- 5. Maximum Improvement Coverage: 60%.
- 6. Maximum Building Height: 2.5 stories or 35 feet.
- 7. Setbacks for Buildings with Drive-Throughs.
 - a. Minimum distance between any drive-through building and any residence district: 100 feet.
 - b. Minimum distance between any drive-through access driveway and any residence district: 50 feet.
- 8. Number of Fueling Stations: Gasoline service stations shall not have more than sixteen (16) fueling stations, exclusive of any high speed electric vehicle charging stations. A fueling station shall be defined as a location that can accommodate one (1) vehicle fueling at a time. Stand-alone diesel fueling stations are prohibited.
- 9. Garbage and recycling collection shall be restricted to the hours of 6:00 am to 8:00 pm.

3.7: Building and Design Layout

- 1. The material and design of façades of buildings and structures shall relate to one another to the greatest extent possible in order to promote a visually cohesive environment. Buildings should reflect a continuity of treatment throughout the district, obtained by: maintaining base courses; maintaining cornice lines in buildings of the same height; extending horizontal lines of fenestration (windows); and reflecting architectural style and details, design themes, building materials and colors used in surrounding buildings to the greatest extent possible. Fenestration shall be provided on each building façade to the extent practical.
- 2. Pitched roofs (6/12 to 12/12) and mansard roofs are encouraged for buildings. Exposed flat roofs shall be allowed if the architectural detail, style, proportion and massing is complementary of adjacent structures; and further provided that buildings may have flat roofs only if all rooftop mechanical equipment are screened from public view.
- 3. The roof of the gas station canopy shall be sloped. The columns of the canopy shall be designed with decorative materials which shall match those materials used for the buildings on site. Solar panels are encouraged on the roof of the canopy.
- 4. Decorative pavers to distinguish pedestrian areas and routes as well as traffic control areas shall be required.

3.8: Permitted Signage

In lieu of \$200-32, the following shall apply:

- 1. Signage shall be designed in a manner complementary to the building's architecture and in keeping with a visually cohesive environment.
- 2. Wall signage.
 - a. One wall sign shall be permitted per business for each front business façade and each rear or side business façade.
 - b. The following types of wall signs shall be permitted:
 - i. Internally lit raised letters with concealed ballast.
 - ii. Back-lit raised letters with concealed ballast.
 - iii. Signage board with gooseneck lighting.
 - iv. Individual cut letters with gooseneck lighting.
 - c. The maximum sign area shall be the square footage calculated by taking 90% of the linear business frontage, with a maximum of 75 square feet.
 - d. Letters may project a maximum of eight inches.
 - e. Wall signs shall not be permitted above the roofline.
- 3. Street address signage.
 - a. Street address signage shall be provided on each building for each individual tenant.
 - b. Street address numbers shall have a maximum height of eight inches.
- Ground-mounted project/tenant identification signage.
 - a. One (1) ground-mounted project/tenant identification sign shall be permitted along the US Route 1 frontage.
 - i. The maximum sign area shall be seventy-two (72) square feet.
 - ii. The maximum sign height, including structure and sign area, shall be twenty (20) feet above existing grade.
 - iii. The base of the sign shall be constructed of materials that are consistent with the building architecture and shall be landscaped with plantings.
 - iv. If lighted, the sign shall be lit by direct, external light sources, internally illuminated letters/logos, or back-lit raised letters/logos.
 - v. Mounting hardware shall be hidden from view.
 - b. One (1) ground-mounted project identification sign shall be permitted along the Washington Road frontage.
 - i. The maximum sign area shall be sixty-four (64) square feet.
 - ii. The maximum sign height, including structure and sign area, shall be eight (8) feet above existing grade.

- iii. The base of the sign shall be constructed of materials that are consistent with the building architecture and shall be landscaped with plantings.
- iv. If lighted, the sign shall be lit by direct, external light sources, internally illuminated letters/logos, or back-lit raised letters/logos.
 Gasoline prices may be permitted to be displayed with LED lighting.
- v. Mounting hardware shall be hidden from view.
- 5. Ground-mounted gas station service signage.
 - a. In addition to the above identified signage, one (1) ground-mounted gas station service sign along the US Route 1 frontage shall be permitted for gas service station use only.
 - b. The maximum sign area shall be one hundred and thirty (130) square feet for a ground-mounted gas station service sign, inclusive of gas pricing panels.
 - c. The maximum sign height, including the structure and sign area, shall be twenty-five (25) feet above existing grade.
 - d. The base of the sign shall be constructed of materials that are consistent with the building architecture and shall be landscaped with plantings.
 - e. If lighted, the sign shall be lit by direct, external light sources, internally illuminated letters/logos, or back-lit raised letters/logos. Gasoline prices may be permitted to be displayed with LED lighting.
 - f. Mounting hardware shall be hidden from view.

6. Awnings.

- a. One (1) sign with lettering per business shall be permitted on an awning.
- b. Logos shall be permitted on all awnings, provided that:
 - i. The letter and logo height do not exceed 50% of the diagonal portion of the awning.
 - ii. The letter and logo area do not exceed 15% of the area of the diagonal portion of the awning.
 - iii. The letter and logo height on a vertical flap do not exceed eight inches.
- c. Awnings shall be aesthetically compatible with the building and consistent with each other.
- d. Awnings shall be kept in good order and repair.
- 7. Gas station canopy signage.
 - a. A maximum of two (2) canopy signs shall be permitted.
 - b. Canopy signs shall only be permitted on canopy façades facing a public street.

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- c. The width and height of the canopy sign shall not exceed the width and height of the canopy façade to which it is attached.
- 8. Window lettering and signs. Window lettering and signs shall be permitted, provided that they:
 - a. Are inside the window.
 - b. Do not exceed 15% of the window area
 - c. Pertain only to the establishment occupying the premises where the window is located.
 - d. Shall have a professional appearance.
- 9. Instructional Signage.
 - a. Instructional wall and ground signs are permitted.
 - b. The maximum number shall be determined by safety considerations.
 - c. The maximum instructional sign area shall be two square feet.

10. Flag poles

- a. Freestanding flag poles shall be permitted for the district, excluding commercial messages.
- b. The flagpole shall be no taller than twenty-five (25) feet measured from existing grade.
- c. The maximum flag area shall be fifteen (15) square feet.
- d. Flag signs shall be kept in good order and repair. All flags shall be maintained and/or flown in accordance with applicable federal law, regulation, and/or protocol.

11. Static Community Landmark Feature

- a. One (1) static community landmark feature shall be permitted along the US Route 1 frontage, the purpose of which shall be to serve as a gateway feature for the Township. No on-site or off-premises advertising shall be permitted on this feature.
- b. The site plan shall delineate an area of no greater than twelve (12) feet by twelve (12) feet wherein a static community landmark feature shall be permitted to be placed.
- c. The static community landmark feature shall be setback from US Route 1 further than any on-site ground-mounted project/tenant identification signs and/or ground-mounted project identification signs located within one hundred (100) feet along US Route 1 in the redevelopment area.
- d. The static community landmark feature may have up to two (2) display faces.

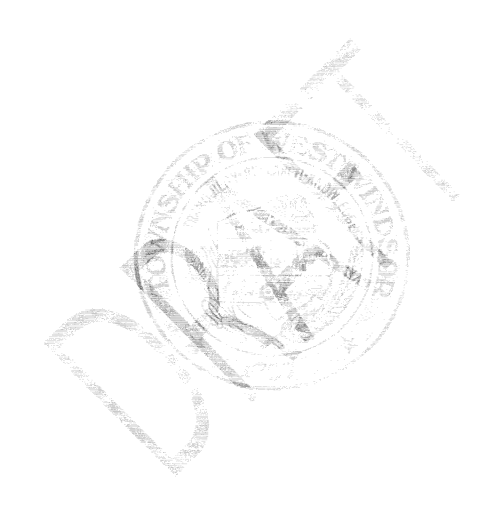
- e. The height and size of the static community landmark feature shall be determined relative to the design of the sign and the structure as a whole, balancing: visibility; its scale relative to adjacent signs and buildings; the architectural design of the sign structure; and the relationship to other nearby elements along the road. The height shall not exceed fifteen (15) feet.
- f. The design of the static community landmark feature shall incorporate visual art or architectural elements and architectural structure with its visual messaging function, thereby creating a unique or distinctive architectural design. It shall incorporate one or more of the following architectural elements: natural or reproduced stone, wood, brick, ornamental iron or decorative steel. It shall also complement the overall building design and site layout of the redevelopment area, as well as the neighborhood, to the greatest extent feasible.

3.9: Road Vacation Plan

Portions of Varsity Avenue and/or Mather Avenue public right-of-way that lie within the Redevelopment Area may be vacated by the Township, in its discretion. Any such right-of-way vacation shall preserve a remaining utility easement for all utilities located within the vacated right-of-way and easement for public access, the timing and parameters of which will be set forth in a Redevelopment Agreement by and between the Township and a designated redeveloper.

3.10: Site Plan Application

Potential redevelopers will be required to enter into a Redevelopment Agreement with the Township for the purpose of setting forth such details as the Township and such redeveloper may agree regarding the development or redevelopment of the Redevelopment Area. No application for development or redevelopment of property subject to this Redevelopment Plan may be filed with the Planning Board until the applicant has been designated, by the Township, as the redeveloper and the applicant has entered into a Redevelopment Agreement with the Township. Alternatively, any application filed with the Planning Board regarding development or redevelopment of property subject to this Redevelopment Plan shall be subject to the conditions that the applicant be so designated and enter into such Redevelopment Agreement.



Section 4: Consistency to Other Plans

The following section identifies the relationship of this Redevelopment Plan to the Township's Master Plan, as well as the Township of Plainsboro Land Use Plan, the Mercer County Master Plan, the State Development and Redevelopment Plan, and the Draft State Strategic Plan.

4.1: Township of West Windsor Master Plan

As per the Township's most recent Land Use Plan, which was adopted in 2002 and most recently amended in 2019, the entirety of the Route 1 Penns Neck Business Commercial Redevelopment Area is located in the Low Density Residential (R-2) land use category. As noted by the Land Use Plan, the purpose of this land use category is to recognize residential areas where conventional single-family lots of one-acre have been developed. It should be noted that this land use designation is actually inconsistent with the Township's zoning map, which places the area in the R-20 District.

In addition, the Land Use Plan includes the following land use recommendations which are pertinent to the Redevelopment Area.

Goal A:

Achieve a desirable balance of nonresidential, residential, open space, recreational, cultural, civic and agricultural uses.

Policy 3: Pursue opportunities to achieve a greater balance of nonresidential to residential land use in appropriate areas of the Township.

Policy 6: Promote adequacy, variety, and convenience of shopping for local residents by providing for community scale neighborhood/village business centers and convenience service areas. Where practical, improve opportunities for local retail and services, particularly in the southeast portion of the Township, in existing centers or designated locations along arterial roadways.

The Township adopted its most recent Reexamination Report of the Master Plan on May 23, 2018. While the 2018 Reexamination Report did not specifically address the Redevelopment Area, it did recommend that the Township prepare a new and updated land use plan, including detailed planning goals, objectives, and policies statements. In addition, it noted that a new plan should clearly identify the basis for the Township's various land use categories.

While the Route 1 Penns Neck Business Commercial Redevelopment Plan is a departure from the Township's 2002 Land Use Plan, the 2018 Reexamination Report clearly identified the need for a new and updated land use plan that should clearly identify the basis for the Township's land use categories. Furthermore, the Route 1 Penns Neck Business Commercial Redevelopment Plan is consistent with Goal A Policy 3 as it provides a greater balance of nonresidential uses to residential uses. The Plan is also consistent with Goal A Policy 6 as it promotes adequacy, variety, and convenience of shopping for local residents.

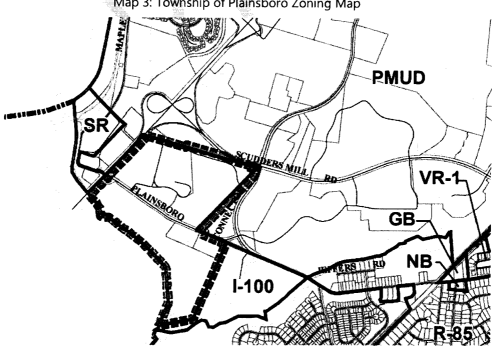
4.2: Township of Plainsboro Master Plan

While the Route 1 Penns Neck Business Commercial Redevelopment Area is not located immediately adjacent to West Windsor's shared municipal border with the Township of Plainsboro, the two municipalities nevertheless both contain significant frontage along the US Route 1 corridor near the Millstone River. As such, it is appropriate to examine the relationship of the Route 1 Penns Neck Business Commercial Redevelopment Plan with the Township of Plainsboro's Land Use Plan Element.

Plainsboro's last comprehensive master plan was adopted on January 20, 2009 and was most recently amended on August 20, 2018. As noted by the Land Use Plan Element of the Plainsboro Master Plan, the properties fronting along the US Route 1 corridor between Plainsboro's shared municipal border with West Windsor and the Scudders Mill Road interchange are predominantly located in commercial and office land use categories. Specifically, the following zoning districts are identified in this area:

- The PMUD Planned Unit Development District, which permits among other uses business and commercial uses;
- The SR Service Residential District, which permits among other uses home occupations and professional offices;
- The FMC Corporation/Princeton Healthcare System Redevelopment Area.

These land use categories and zoning districts are not inconsistent with the Redevelopment Plan contained herein, which also envisions business and commercial uses.



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Map 3: Township of Plainsboro Zoning Map

4.2: Mercer County Master Plan

The Mercer County Master Plan was adopted by the Mercer County Planning Board on September 8, 2010 and amended in May of 2016. It consists of five (5) elements, each of which have been independently updated on a periodic basis.

The County Plan advocates for a balanced growth alternative, one which:

...favors redevelopment of existing built areas and relies on the preservation of open and agricultural land for the success of both new compact, mixed-use centers and linear growth corridors developed with context-rich designs.

Accordingly, the Mercer County Master Plan promotes the following broad policies to guide its balanced growth concept:

- Promote appropriate location and design of new development with opportunities for transit, regional equity (i.e. the practice of seeking to ensure that all individuals and families in all communities can participate in and benefit from economic growth and activity throughout the region¹) and preservation.
- Promote redevelopment.
- Promote desirable compact design that supports transit and promotes walking.
- Promote land use patterns that limit stormwater runoff and increase green infrastructure.
- Direct growth to transit corridors and centers.
- Mix uses to promote walkable communities.

In consideration of the above, the Route 1 Penns Neck Business Commercial Redevelopment Plan is consistent with several of the broad policies of the Mercer County Master Plan. Specifically, due to its location along the US Route 1 corridor, the Plan encompasses an appropriate location for new development. It also features an appropriate design which permits additional economic opportunities while also providing for enhanced landscape buffer areas for neighboring residential uses. Furthermore, the Plan promotes redevelopment as well as a compact design which is supportive of both transit and local access. The Plan will also ultimately promote a land use development which will limit stormwater runoff.

¹ Blackwell, Angela Glover and Radkhika K. Fox. "Regional Equity and Smart Growth: Opportunities for Advancing Social and Economic Justice in America." 2004. Funder's Network for Smart Growth and Livable Communities.

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4.3: State Development and Redevelopment Plan

As established by NJSA 52:18A-200(f), the purpose of the 2001 State Development and Redevelopment Plan (SDRP) is to:

> Coordinate planning activities and establish Statewide planning objectives in the following areas: land use, housing, economic development, transportation, natural resource conservation, agriculture and farmland retention, recreation, urban and suburban redevelopment, historic preservation, public facilities and services, and intergovernmental coordination.

As such, the SDRP establishes a number of goals and strategies related to a number of different topics, including economic redevelopment. One such goal is to revitalize existing urban centers by directing growth and development to those areas. Specifically, the SDRP seeks to revitalize the State's cities and towns by protecting, preserving, and developing the valuable human and economic assets in cities, town, and other urban areas.

As indicated by the SDRP's Policy Map, the Route 1 Penns Neck Business Commercial Redevelopment Area is located within the PA-2 Suburban Planning Area, wherein development and redevelopment is intended to be directed. Specifically, the intent of this Planning Area is to:

- Provide for much of the state's future development;
- Promote growth in Centers and other compact forms;
- Protect the character of existing stable communities:
- Protect natural resources:
- Redesign areas of sprawl;
- Reverse the current trend toward further sprawl, and;
- Revitalize cities and towns.

Accordingly, the Redevelopment Plan furthers several of the intents of PA-2. It is designed to encourage development and growth in a compact form, while also revitalizing an entryway into the Township.

4.4: Draft State Strategic Plan

In October of 2011, the Draft State Strategic Plan (SSP) was developed as an update to the current State Development and Redevelopment Plan (SDRP). The intent of the SSP is to increase focus on polices aimed to foster job growth, support effective regional planning, and preserve the State's critical resources. The four overarching goals that serve as the blueprint of the Plan are summarized as follows:

Goal 1:

Targeted Economic Growth.

Enhance opportunities for attraction and growth of industries of statewide and regional importance;

Goal 2:

Effective Planning for Vibrant Regions.

Guide and inform regional planning so that each region of the State can experience appropriate growth according to the desires and assets of that region;

Goal 3:

Preservation and Enhancement of Critical State Resources.

Ensure that strategies for growth include preservation of the State's critical natural, agricultural, scenic, recreation, and historic resources.

Goal 4:

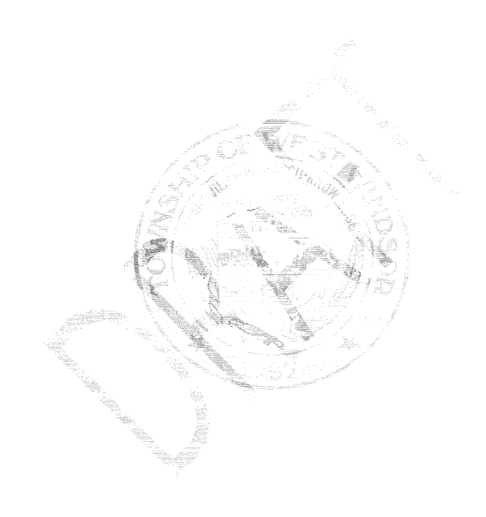
Tactical Alignment of Government.

Enable effective resource allocation, coordination, cooperation, and communication amongst governmental agencies on local, regional, and state levels.

Unlike the existing SDRP, the SSP does not contain any mapping. Thus far in its draft form, the SSP appears to have a greater emphasis on the State's overall economic framework and provide information and goals for New Jersey's various industry clusters.

The Draft Final Plan was approved by the State Planning commission on November 14, 2011 by Resolution No. 2011-08. However, it has not yet been formally adopted by the State.

In consideration of the above, the Redevelopment Plan contained herein is consistent with the Draft SSP. It targets economic growth and advocates for effective growth.



Section 5: General Provisions

The following section contains the general provisions of the Redevelopment Plan.

5.1: Zoning Map and Ordinance

This Redevelopment Plan shall supersede all use, area and bulk provisions of the Land Use (Chapter 200) ordinances of the Township of West Windsor regulating development on this site. In all situations where development regulations are not specifically addressed herein, the Township of West Windsor Land Use regulations shall remain in effect. Final adoption of this Redevelopment Plan by the Township Council shall be considered an amendment of the Township of West Windsor Zoning Map.

5.2: Site Plan Review

Any site plan for the construction of improvements within the Redevelopment Area shall be submitted to the Planning Board in accordance with the Township of West Windsor Land Use regulations, Chapter 200, of the Township Code.

5.3: Amendments to the Redevelopment Plan

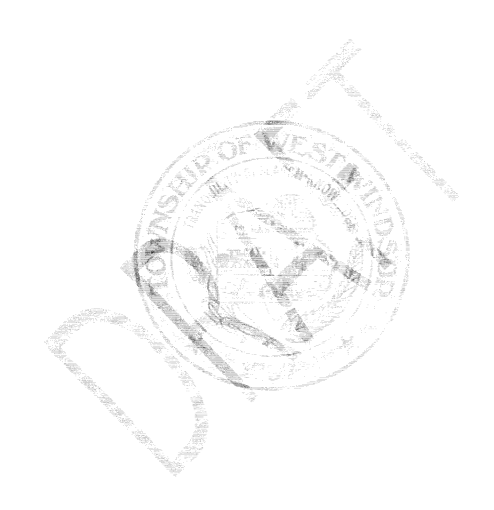
This Redevelopment Plan may be amended from time to time as provided by the LRHL.

5.4: Severability

Should any section, paragraph, division, subdivision, clause or provision of this Redevelopment Plan be adjudged by the Courts to be invalid, such adjudication shall only apply to the section, paragraph, division, subdivision, clause or provision so judged, and the remainder of this Redevelopment Plan shall be deemed valid and effective.

5.5: Deviation Requests

The Planning Board and the Zoning Board of Adjustment are authorized to grant variances from the building and use requirements contained in this Plan in accordance with the jurisdictional authority stipulated in the Municipal Land Use Law at NJS 40:55D-60 and 40:55D-70.

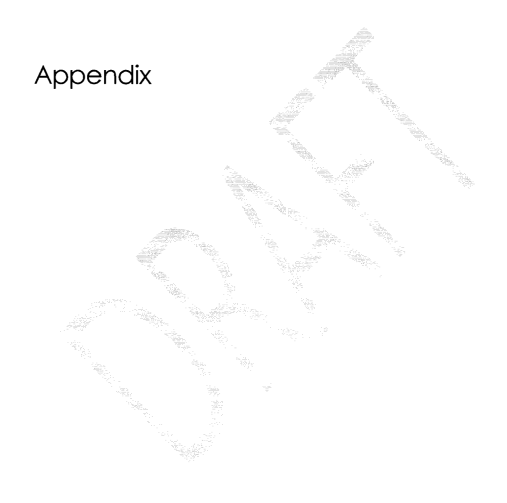


Section 6: Summary of Compliance

In accordance with the LRHL (NJSA 40A:12A-1 et seq.), the following statements are offered regarding compliance with the requirements of a redevelopment Plan.

- 1. Its relationship to definite local objectives as to appropriate land uses, density of population, and improved traffic and public transportation, public utilities, recreational and community facilities and other public improvements.
 - The Redevelopment Plan contained herein has delineated a definite relationship to local objectives as to appropriate land uses, transportation and utilities, recreational and community facilities, and other public improvements.
- 2. Proposed land uses and building requirements in the project area.
 - The Redevelopment Plan contained herein outlines the proposed land uses and building requirements for the Redevelopment Area.
- Adequate provision for the temporary and permanent relocation, as necessary, of residents in the project area, including an estimate of the extent to which decent, safe and sanitary dwelling units affordable to displaced residents will be available to them in the existing local housing market.
 - Relocation, temporary or permanent, of residents and/or businesses displaced as a result of the implementation of this Redevelopment Plan shall be carried out by the Township, or such entity designated by the Township (Relocation Entity), in accordance with the provisions of the State of New Jersey Relocation Assistance Law of 1967 (NJSA 52:31B-1 et seq.) and the Relocation Assistance Act of 1971 (NJSA 20:4-1 et seq.), the rules promulgated thereunder, and a State-approved Workable Relocation Assistance Plan (WRAP) for the Redevelopment Area.
 - It is estimated that adequate opportunities for the relocation of residents and/or businesses currently located within the Redevelopment Area are available in the immediate region. The Relocation Entity will seek to identify potential new locations for residents and/or businesses, if applicable, that may be displaced as a result of the implementation of this Redevelopment Plan.
- 4. An identification of any property within the redevelopment area which is proposed to be acquired in accordance with the redevelopment plan.
 - This Redevelopment Plan authorizes the Township to acquire any of the properties within the Redevelopment Area, including acquisition of fee interest or such lesser interest as may be necessary to effectuate the implementation of this Redevelopment Plan, or to eliminate any restrictive covenants, easements or similar property interests that may obstruct or undermine the implementation of this Redevelopment Plan. The Township may effectuate such acquisition by exercising the power of eminent domain, if necessary, in addition to other methods generally permitted by applicable law.

- 5. Any significant relationship of the redevelopment to: the master plans of contiquous municipalities; the master plan of the county in which the municipality is located; and The State Development and Redevelopment Plan adopted pursuant to the "State Planning Act," P.L. 1985, c.398 (C.52:18A-196 et al.)
 - The Redevelopment Plan is consistent with the Township of Plainsboro Land Use Plan as it relates to the portion of the US Route 1 Corridor near its shared municipal border with the Township of West Windsor. It also advances the goals and objectives of the Mercer County Master Plan, the New Jersey State Development and Redevelopment Plan, and the draft State Strategic Plan.
- 6. As of the date of the adoption of the resolution finding the area to be in need of redevelopment, an inventory of all housing units affordable to low and moderate income households, as defined pursuant to Section 4 of P.L.1985, c.222 (C.52:27D-304), that are to be removed as a result of implementation of the redevelopment plan, whether as a result of subsidies or market conditions, listed by affordability level, number of bedrooms, and tenure.
 - No low- or moderate-income households are proposed to be removed with this Redevelopment Plan.
- 7. A plan for the provision, through new construction or substantial rehabilitation of one comparable, affordable replacement housing unit for each affordable housing unit that has been occupied at any time within the last eighteen (18) months, that is subject to affordability controls and that is identified as to be removed as a result of implementation of the redevelopment plan.
 - No low- or moderate-income households are proposed to be removed with this Redevelopment Plan.



RESOLUTION

- WHEREAS, the Local Redevelopment and Housing Law, N.J.S.A. 40A:12A-1 et seq. (the "Redevelopment Law"), authorizes a municipality to determine whether certain parcels of land in the municipality constitute areas in need of redevelopment; and
- WHEREAS, by Resolution 2019-R090, adopted on April 15, 2019, the Township Council (the "Council") of the Township of West Windsor (the "Township") authorized and directed the Planning Board of the Township (the "Planning Board") to conduct a preliminary investigation of the area including Block 38, Lots 1, 2, 3, 25 and 45, and Block 39, Lots 4, 5, 7, 16 and 27 on the Official Tax Map of the Township (collectively, the "Study Area"), to determine whether the Study Area meets the criteria set forth in the Redevelopment Law, specifically N.J.S.A. 40A:12A-5, and should be designated as an area in need of redevelopment; and
- WHEREAS, in Resolution 2019-R090, the Council provided that, if the Study Area is ultimately designated as an area in need of redevelopment, then the Township shall be authorized to use all the powers provided under the Redevelopment Law for use in a redevelopment area, including the power of eminent domain; and
- WHEREAS, the Planning Board caused Burgis Associates (the "Planning Consultant") to conduct a preliminary investigation to determine whether the Study Area should be designated an area in need of redevelopment; and
- WHEREAS, the Planning Consultant conducted such investigation and prepared a report, dated July 3, 2019 and entitled "Route 1 Penns Neck Area in Need of Redevelopment Study" (the "Report"); and
- WHEREAS, the Planning Board conducted a public hearing on the matter on July 24, 2019; and
- WHEREAS, the Planning Consultant concluded in the Report, and David Novak, on behalf of the Planning Consultant, testified before the Planning Board on July 24th, that the following properties meet the following criteria, set forth in N.J.S.A. 40A:12A-5, for redevelopment area designation:

Block 38, Lot 2 – criteria N.J.S.A. 40A:12A-5a and b; and Block 39, Lot 5 - criteria N.J.S.A. 40A:12A-5a, b and d; and Block 39, Lot 27 – criterion N.J.S.A. 40A:12A-5d; and

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WHEREAS, the Planning Consultant also concluded that the following properties should be designated as an area in need of redevelopment, under N.J.S.A. 40A:12A-3, because their inclusion is necessary for the effective redevelopment of the area, although they do not meet criteria set forth in N.J.S.A. 40A:12A-5:

Block 38, Lot 3; and Block 39, Lot 4; and

WHEREAS, the Planning Consultant concluded that the balance of the Study Area, including the following properties, do not meet criteria set forth in N.J.S.A. 40A:12A-5:

Block 38, Lot 1; Block 38, Lot 25; Block 38, Lot 45; Block 39, Lot 7; Block 39, Lot 16; and

- WHEREAS, the Planning Consultant recommended, therefore, that such properties not be designated as an area in need of redevelopment and, instead, recommended that the Township re-zone such properties, under the Municipal Land Use Law, N.J.S.A. 40:55D-1 et seq. (the "MLUL") to reflect more appropriate uses in light of the area's gateway opportunity; and
- WHEREAS, the Planning Board considered the Report, the testimony offered by Mr. Novak and comments from members of the public, then the Planning Board voted, unanimously, to recommend that the Township designate the entire Study Area as an area in need of redevelopment; and
- WHEREAS, the Planning Consultant recommended that Block 38, Lot 3 and Block 39, Lot 4 be designated as an area in need of redevelopment, even though they do not exhibit conditions that meet criteria set forth in N.J.S.A. 40A:12A-5, because their location relative to other lots that did exhibit such conditions (ie, Block 38, Lot 2 and Block 39, Lots 5 and 27), make it necessary to include Block 38, Lot 3 and Block 39, Lots 4 and 5 to create a contiguous parcel that a redeveloper can effectively redevelop; and
- WHEREAS, the Planning Board agreed with the Planning Consultant, however, the Planning Board also found that including Block 38, Lot 1 will, in addition, present an area with more frontage along the Route 1 corridor; and

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- WHEREAS, the Planning Board concluded, therefore, that Block 38, Lot 1 should also be included because it is necessary to effectively redeveloper the overall area; and
- WHEREAS, the Planning Board also found that the parcels along Route 1 are shallow, particularly for properties fronting on a major highway; and
- WHEREAS, the Planning Board concluded, therefore, that the inclusion of Block 38, Lots 25 and 45, and Block 39, Lots 7 and 16 is necessary to effectively redevelop the area because they will, when coupled with properties fronting on Route 1, create an overall depth that will encourage more comprehensive, better-planned redevelopment; and
- WHEREAS, the Planning Consultant recommended that the parcels not fronting on Route 1 could be re-zoned, through conventional re-zoning under the MLUL, that would complement the re-zoning undertaken under the Redevelopment Law, in order to accomplish the goal of effectively redeveloping the entire Study Area; and
- WHEREAS, the Planning Board believes, however, that there is no practical difference between, on the one hand, redeveloping a portion of the Study Area and conventionally re-zoning the other portion thereof and, on the other hand, re-zoning the entire Study Area under the Redevelopment Law; and
- WHEREAS, finally, the Planning Board found that the majority of the parcels in the Study
 Area are already owned by the same party, and most of the rest of the parcels are
 owned by another party; and
- WHEREAS, the Planning Board concluded that common ownership of the vast majority of the parcels in the Study Area lends itself to redevelopment under the Redevelopment Law, rather than conventional re-zoning under the MLUL; and
- WHEREAS, after the July 24, 2019 Planning Board hearing, McManimon, Scotland & Baumann, LLC, on behalf of the Planning Board, prepared a memorandum, dated August 20, 2019, detailing the Planning Board's findings and recommendations (the "Planning Board Memorandum"); and
- WHEREAS, the Council concurs with the Planning Board's findings, that Block 38, Lot 2, and Block 39, Lots 5 and 27 meet the above-referenced criteria set forth in N.J.S.A. 40A:12A-5 and should be designated as an area in need of redevelopment, for the reasons set forth in the Report, at the hearing on July 24, 2019 and in the Planning Board Memorandum; and

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- WHEREAS, the Council further concurs with the Planning Board's findings that, although Block 38, Lots 1 and 3, and Block 39, Lots 4, 7, and 16 do not meet criteria set forth in N.J.S.A. 40A:12A-5 for redevelopment area designation, such properties should be so designated, under N.J.S.A. 40A:12A-3, because their inclusion in the area is necessary for the effective redevelopment of the Study Area, for the reasons set forth in the Report, at the hearing on July 24, 2019 and in the Planning Board Memorandum.
- NOW, THEREFORE, BE IT HEREBY RESOLOVED by the Township Council of the Township of West Windsor, County of Mercer, State of New Jersey, that the area including Block 38, Lots 1, 2, 3, 25 and 45, and Block 39, Lots 4, 5, 7, 16 and 27 on the Official Tax Map of the Township is hereby designated as an area in need of redevelopment under the Redevelopment Law.
- BE IT FURTHER RESOLVED that the Township shall be authorized to use all the powers provided under the Redevelopment Law for use in a redevelopment area, including the power of eminent domain.
- BE IT FURTHER RESOLVED that the Planning Board is hereby directed to prepare a redevelopment plan for the Redevelopment Area, and submit same to the Council, pursuant to N.J.S.A. 40A:12A-7e.

Adopted: September 3, 2019

I hereby certify that the above Resolution was adopted by the West Windsor Township Council at their meeting held on the 3rd day of September 2019.

Gay M. Huber
Township Clerk

West Windsor Township

ORDINANCE 2020-06

AN ORDINANCE TO AMEND AND SUPPLEMENT THE CODE OF THE TOWNSHIP OF WEST WINDSOR (1999)

AN ORDINANCE CREATING A NEW PART 7 ENTITLED "ROUTE 1 PENNS NECK BUSINESS COMMERCIAL REDEVELOPMENT AREA" AND AMENDING THE CODE OF WEST WINDSOR (1999) TO CREATE A ROUTE 1 PENNS NECK BUSINESS COMMERCIAL REDEVELOPMENT ZONE

BE IT ORDAINED by the Township Council of the Township of West Windsor, County of Mercer, State of New Jersey, as follows:

<u>Section 1</u>. Chapter 200 of the Code of the Township of West Windsor, <u>Land Use</u>, Part 4, <u>Zoning</u>, Article XXVI, <u>Titles</u>, <u>Purposes</u>, <u>Establishment of Districts</u>; <u>General Conditions</u>, Section 200-142, <u>Establishment of Zoning Districts</u>, is hereby amended by adding after the line "RP-12 – "Residence/Affordable Housing" the following:

RP-Penns Neck Redevelopment Plan – Route 1 Penns Neck Business Commercial

<u>Section 2</u>. Chapter 200 of said Code, <u>Land Use</u>, Part 4, Zoning, Article XXVI, <u>Titles, Purposes</u>, <u>Establishment of Districts</u>; <u>General Conditions</u>, Section 200-143, <u>Zoning Map</u>, is amended to read as follows:

Section 3. Chapter 200 of said Code, <u>Land Use</u>, Part 7, <u>Route 1 Penns Neck Business</u> Commercial Redevelopment Area, Article XL, <u>Regulations</u>, is hereby created as follows:

Article XL Regulations

§ 200-289 Route 1 Penns Neck Business Commercial Redevelopment Zone

A. Goal. The goal of the Route 1 Penns Neck Business Commercial Redevelopment Zone is to facilitate the development of a small-scale neighborhood commercial center which shall serve the daily needs of both the local residents of the Penns Neck community as well as those traveling along the US Route 1 corridor. It is also this Plan's intent that the Redevelopment Area serve as an attractive gateway for those entering the Township from both US Route 1 and Washington Road.

- B. Permitted Uses. The following uses shall be permitted as principal uses within the Route 1 Penns Neck Business Commercial Redevelopment Zone:
 - (1) Convenience stores in conjunction with a gasoline service station with hours of operation limited to 5:00 am to midnight.
 - (2) Banks and financial institutions, with or without drive-throughs.
 - (3) Pharmacies, with or without drive-throughs.
 - (4) Retail sales and services.
 - (5) Urgent care services, including emergency outpatient services.
 - (6) Personal services.
 - (7) Medical and professional offices.
 - (8) Cafés, with or without drive-throughs, provided that they are not in excess of 2,500 square feet.
 - (9) Senior day care, which is defined as a non-residential facility providing care for the elderly and/or functionally impaired adults in a protective environment. Operators shall be licensed as required by the State of New Jersey as applicable to operate and offer services such as providing meals, social services, recreational outings and trips, physical therapy, general supervision, and support. Senior day care centers may not provide services to participants for longer than twelve (12) hours in a day.
- C. Permitted Accessory Uses. The following shall be permitted as accessory uses in the Route 1 Penns Neck Business Commercial Redevelopment Zone:
 - (1) Off-street parking and loading.
 - (2) Signs.
 - (3) Street furnishings, planters, street lights, and exterior garden type shade structures (gazebos).
 - (4) Fences and walls, which shall complement the architectural style, type, and design of the building and the overall project design.

- (5) A static community landmark feature which shall serve as a gateway to the Township.
- (6) High speed electric vehicle charging stations.
- (7) Accessory uses customarily incidental to permitted principal uses.
- D. Prohibited Uses. Any use or structure other than those uses or structures permitted herein shall be prohibited.
- E. Intensity, Bulk, and Other Regulations. The following shall be the standards of the Route 1 Penns Neck Business Commercial Redevelopment Area:
 - (1) Minimum Tract Area: The entirety of the district, which shall be planned and developed in a comprehensive manner as a single integrated entity with one development application showing the proposed development for the entire district.
 - (2) Minimum Setbacks for Principal Buildings.
 - (a) Setback from US Route 1: 40 feet, with a minimum 15-foot landscape buffer, as measured after any road dedication by either fee simple easement or conveyance.
 - (b) Setback from Washington Road: 40 feet, with a minimum 25-foot landscape buffer, as measured after any road dedication by either fee simple easement or conveyance.
 - (c) Side and Rear Yard: 50 feet, as measured from the district boundary line.
 - (3) Yards Abutting Residential Properties: Yards abutting residential properties shall have a minimum setback of 100-feet with a minimum 40-foot wide landscape buffer, as measured from the district boundary line. The buffer shall have a berm of no less than twelve (12) feet in height, topped by an eight (8) foot high fence constructed of highly effective sound-deadening material or an equivalent combination of berm, wall, and/or fence.
 - (4) Maximum FAR. The maximum permitted FAR shall be 0.13.
 - (5) Maximum Improvement Coverage: 60%.
 - (6) Maximum Building Height: 2.5 stories or 35 feet.

- (7) Setbacks for Buildings with Drive-Throughs.
 - (a) Minimum distance between any drive-through building and any residence district: 100 feet.
 - (b) Minimum distance between any drive-through access driveway and any residence district: 50 feet.
- (8) Number of Fueling Stations: Gasoline service stations shall not have more than sixteen (16) fueling stations, exclusive of any high speed electric vehicle charging stations. A fueling station shall be defined as a location that can accommodate one (1) vehicle fueling at a time. Stand-alone diesel fueling stations are prohibited.
- (9) Garbage and recycling collection shall be restricted to the hours of 6:00 am to 8:00 pm

F. Building and Design Layout

- (1) The material and design of façades of buildings and structures shall relate to one another to the greatest extent possible in order to promote a visually cohesive environment. Buildings should reflect a continuity of treatment throughout the district, obtained by: maintaining base courses; maintaining cornice lines in buildings of the same height; extending horizontal lines of fenestration (windows); and reflecting architectural style and details, design themes, building materials and colors used in surrounding buildings to the greatest extent possible. Fenestration shall be provided on each building façade to the extent practical.
- (2) Pitched roofs (6/12 to 12/12) and mansard roofs are encouraged for buildings. Exposed flat roofs shall be allowed if the architectural detail, style, proportion and massing is complementary of adjacent structures; and further provided that buildings may have flat roofs only if all rooftop mechanical equipment are screened from public view.
- (3) The roof of the gas station canopy shall be sloped. The columns of the canopy shall be designed with decorative materials which shall match those materials used for the buildings on site. Solar panels are encouraged on the roof of the canopy.
- (4) Decorative pavers to distinguish pedestrian areas and routes as well as traffic control areas shall be required.

- G. Permitted Signage. In lieu of §200-32, the following shall apply:
 - (1) Signage shall be designed in a manner complementary to the building's architecture and in keeping with a visually cohesive environment.
 - (2) Wall signage.
 - (a) One wall sign shall be permitted per business for each front business façade and each rear or side business façade.
 - (b) The following types of wall signs shall be permitted:
 - [1] Internally lit raised letters with concealed ballast.
 - [2] Back-lit raised letters with concealed ballast.
 - [3] Signage board with gooseneck lighting.
 - [4] Individual cut letters with gooseneck lighting.
 - (c) The maximum sign area shall be the square footage calculated by taking 90% of the linear business frontage, with a maximum of 75 square feet.
 - (d) Letters may project a maximum of eight inches.
 - (e) Wall signs shall not be permitted above the roofline.
 - (3) Street address signage.
 - (a) Street address signage shall be provided on each building for each individual tenant.
 - (b) Street address numbers shall have a maximum height of eight inches.
 - (4) Ground-mounted project/tenant identification signage.
 - (a) One (1) ground-mounted project/tenant identification sign shall be permitted along the US Route 1 frontage.
 - [1] The maximum sign area shall be seventy-two (72) square feet.

- [2] The maximum sign height, including structure and sign area, shall be twenty (20) feet above existing grade.
- [3] The base of the sign shall be constructed of materials that are consistent with the building architecture and shall be landscaped with plantings.
- [4] If lighted, the sign shall be lit by direct, external light sources, internally illuminated letters/logos, or back-lit raised letters/logos.
- [5] Mounting hardware shall be hidden from view.
- (b) One (1) ground-mounted project identification sign shall be permitted along the Washington Road frontage.
 - [1] The maximum sign area shall be sixty-four (64) square feet.
 - [2] The maximum sign height, including structure and sign area, shall be eight (8) feet above existing grade.
 - [3] The base of the sign shall be constructed of materials that are consistent with the building architecture and shall be landscaped with plantings.
 - [4] If lighted, the sign shall be lit by direct, external light sources, internally illuminated letters/logos, or back-lit raised letters/logos. Gasoline prices may be permitted to be displayed with LED lighting.
 - [5] Mounting hardware shall be hidden from view.
- (5) Ground-mounted gas station service signage.
 - (a) In addition to the above identified signage, one (1) ground-mounted gas station service sign along the US Route 1 frontage shall be permitted for gas service station use only.
 - (b) The maximum sign area shall be one hundred and thirty (130) square feet for a ground-mounted gas station service sign, inclusive of gas pricing panels.
 - (c) The maximum sign height, including the structure and sign area, shall be twenty-five (25) feet above existing grade.

- (d) The base of the sign shall be constructed of materials that are consistent with the building architecture and shall be landscaped with plantings.
- (e) If lighted, the sign shall be lit by direct, external light sources, internally illuminated letters/logos, or back-lit raised letters/logos.
 Gasoline prices may be permitted to be displayed with LED lighting.
- (f) Mounting hardware shall be hidden from view.

(6) Awnings.

- (a) One (1) sign with lettering per business shall be permitted on an awning.
- (b) Logos shall be permitted on all awnings, provided that:
 - [1] The letter and logo height do not exceed 50% of the diagonal portion of the awning.
 - [2] The letter and logo area do not exceed 15% of the area of the diagonal portion of the awning.
 - [3] The letter and logo height on a vertical flap do not exceed eight inches.
- (c) Awnings shall be aesthetically compatible with the building and consistent with each other.
- (d) Awnings shall be kept in good order and repair.
- (7) Gas station canopy signage.
 - (a) A maximum of two (2) canopy signs shall be permitted.
 - (b) Canopy signs shall only be permitted on canopy façades facing a public street.
 - (c) The width and height of the canopy sign shall not exceed the width and height of the canopy façade to which it is attached.

- (8) Window lettering and signs. Window lettering and signs shall be permitted, provided that they:
 - (a) Are inside the window.
 - (b) Do not exceed 15% of the window area.
 - (c) Pertain only to the establishment occupying the premises where the window is located.
 - (d) Shall have a professional appearance.
- (9) Instructional Signage.
 - (a) Instructional wall and ground signs are permitted.
 - (b) The maximum number shall be determined by safety considerations.
 - (c) The maximum instructional sign area shall be two square feet.
- (10) Flag poles
 - (a) Freestanding flag poles shall be permitted for the district, excluding commercial messages.
 - (b) The flagpole shall be no taller than twenty-five (25) feet measured from existing grade.
 - (c) The maximum flag area shall be fifteen (15) square feet.
 - (d) Flag signs shall be kept in good order and repair. All flags shall be maintained and/or flown in accordance with applicable federal law, regulation, and/or protocol.
- (11) Static Community Landmark Feature
 - (a) One (1) static community landmark feature shall be permitted along the US Route 1 frontage, the purpose of which shall be to serve as a gateway feature for the Township. No on-site or off-premises advertising shall be permitted on this feature.

- (b) The site plan shall delineate an area of no greater than twelve (12) feet by twelve (12) feet wherein a static community landmark feature shall be permitted to be placed.
- (c) The static community landmark feature shall be setback from US Route 1 no further than any on-site ground-mounted project/tenant identification signs and/or ground-mounted project identification signs located within one hundred (100) feet along US Route 1 in the redevelopment area.
- (d) The static community landmark feature may have up to two (2) display faces.
- (e) The height and size of the static community landmark feature shall be determined relative to the design of the sign and the structure as a whole, balancing: visibility; its scale relative to adjacent signs and buildings; the architectural design of the sign structure; and the relationship to other nearby elements along the road. The height shall not exceed fifteen (15) feet.
- (f) The design of the static community landmark feature shall incorporate visual art or architectural elements and architectural structure with its visual messaging function, thereby creating a unique or distinctive architectural design. It shall incorporate one or more of the following architectural elements: natural or reproduced stone, wood, brick, ornamental iron or decorative steel. It shall also complement the overall building design and site layout of the redevelopment area, as well as the neighborhood, to the greatest extent feasible.
- H. Road Vacation Plan. Portions of Varsity Avenue and/or Mather Avenue public right-of-way that lie within the Redevelopment Area may be vacated by the Township, in its discretion. Any such right-of-way vacation shall preserve a remaining utility easement for all utilities located within the vacated right-of-way and easement for public access, the timing and parameters of which will be set forth in a Redevelopment Agreement by and between the Township and a designated redeveloper.
- I. Site Plan Application. Potential redevelopers will be required to enter into a Redevelopment Agreement with the Township for the purpose of setting forth such details as the Township and such redeveloper may agree regarding the development or redevelopment of the Redevelopment Area. No application for development or redevelopment of property subject to this Redevelopment Plan may be filed with the Planning Board until the applicant has been designated, by

the Township, as the redeveloper and the applicant has entered into a Redevelopment Agreement with the Township. Alternatively, any application filed with the Planning Board regarding development or redevelopment of property subject to this Redevelopment Plan shall be subject to the conditions that the applicant be so designated and enter into such Redevelopment Agreement.

<u>Section 4</u>. This ordinance shall take effect twenty days after action or inaction by the Mayor as approved by law, or an override of a mayoral vote by the Council, whichever is applicable; upon filing with the Mercer County Planning Board; and upon publication according to law.

Introduction:
Public Hearing:
Adoption:
Mayor Approval:
Effective Date:

Ordinance Amending the Township Code RP-1 12-11-19

ORDINANCE 2020-06

AN ORDINANCE TO AMEND AND SUPPLEMENT THE CODE OF THE TOWNSHIP OF WEST WINDSOR (1999)

AN ORDINANCE CREATING A NEW PART 7 ENTITLED "ROUTE 1 PENNS NECK BUSINESS COMMERCIAL REDEVELOPMENT AREA" AND AMENDING THE CODE OF WEST WINDSOR (1999) TO CREATE A ROUTE 1 PENNS NECK BUSINESS COMMERCIAL REDEVELOPMENT ZONE

BE IT ORDAINED by the Township Council of the Township of West Windsor, County of Mercer, State of New Jersey, as follows:

<u>Section 1</u>. Chapter 200 of the Code of the Township of West Windsor, <u>Land Use</u>, Part 4, <u>Zoning</u>, Article XXVI, <u>Titles</u>, <u>Purposes</u>, <u>Establishment of Districts</u>; <u>General Conditions</u>, Section 200-142, <u>Establishment of Zoning Districts</u>, is hereby amended by adding after the line "RP-12 – "Residence/Affordable Housing" the following:

RP-Penns Neck Redevelopment Plan – Route 1 Penns Neck Business Commercial Section 2. Chapter 200 of said Code, Land Use, Part 4, Zoning, Article XXVI, Titles, Purposes,

Establishment of Districts; General Conditions, Section 200-143, Zoning Map, is amended to read as follows:

<u>Section 3</u>. Chapter 200 of said Code, <u>Land Use</u>, Part 7, <u>Route 1 Penns Neck Business</u> <u>Commercial Redevelopment Area</u>, Article XL, <u>Regulations</u>, is hereby created as follows:

Article XL Regulations

§ 200-289 Route 1 Penns Neck Business Commercial Redevelopment Zone

A. Goal. The goal of the Route 1 Penns Neck Business Commercial Redevelopment Zone is to facilitate the development of a small-scale neighborhood commercial center which shall serve the daily needs of both the local residents of the Penns Neck community as well as those traveling along the US Route 1 corridor. It is also this Plan's intent that the Redevelopment Area serve as an attractive gateway for those entering the Township from both US Route 1 and Washington Road.

- B. Permitted Uses. The following uses shall be permitted as principal uses within the Route 1 Penns Neck Business Commercial Redevelopment Zone:
 - (1) Convenience stores in conjunction with a gasoline service station with hours of operation limited to 5:00 am to midnight.
 - (2) Banks and financial institutions, with or without drive-throughs.
 - (3) Pharmacies, with or without drive-throughs.
 - (4) Retail sales and services.
 - (5) Urgent care services, including emergency outpatient services.
 - (6) Personal services.
 - (7) Medical and professional offices.
 - (8) Cafés, with or without drive-throughs, provided that they are not in excess of 2,500 square feet.
 - (9) Senior day care, which is defined as a non-residential facility providing care for the elderly and/or functionally impaired adults in a protective environment. Operators shall be licensed as required by the State of New Jersey as applicable to operate and offer services such as providing meals, social services, recreational outings and trips, physical therapy, general supervision, and support. Senior day care centers may not provide services to participants for longer than twelve (12) hours in a day.
- C. Permitted Accessory Uses. The following shall be permitted as accessory uses in the Route 1 Penns Neck Business Commercial Redevelopment Zone:
 - (1) Off-street parking and loading.
 - (2) Signs.
 - (3) Street furnishings, planters, street lights, and exterior garden type shade structures (gazebos).
 - (4) Fences and walls, which shall complement the architectural style, type, and design of the building and the overall project design.

- (5) A static community landmark feature which shall serve as a gateway to the Township.
- (6) High speed electric vehicle charging stations.
- (7) Accessory uses customarily incidental to permitted principal uses.
- D. Prohibited Uses. Any use or structure other than those uses or structures permitted herein shall be prohibited.
- E. Intensity, Bulk, and Other Regulations. The following shall be the standards of the Route 1 Penns Neck Business Commercial Redevelopment Area:
 - (1) Minimum Tract Area: The entirety of the district, which shall be planned and developed in a comprehensive manner as a single integrated entity with one development application showing the proposed development for the entire district.
 - (2) Minimum Setbacks for Principal Buildings.
 - (a) Setback from US Route 1: 40 feet, with a minimum 15-foot landscape buffer, as measured after any road dedication by either fee simple easement or conveyance.
 - (b) Setback from Washington Road: 40 feet, with a minimum 25-foot landscape buffer, as measured after any road dedication by either fee simple easement or conveyance.
 - (c) Side and Rear Yard: 50 feet, as measured from the district boundary line.
 - Yards Abutting Residential Properties: Yards abutting residential properties shall have a minimum setback of 100-feet with a minimum 40-foot wide landscape buffer, as measured from the district boundary line. The buffer shall have a berm of no less than twelve (12) feet in height, topped by an eight (8) foot high fence constructed of highly effective sound-deadening material or an equivalent combination of berm, wall, and/or fence.
 - (4) Maximum FAR. The maximum permitted FAR shall be 0.13.
 - (5) Maximum Improvement Coverage: 60%.
 - (6) Maximum Building Height: 2.5 stories or 35 feet.

- (7) Setbacks for Buildings with Drive-Throughs.
 - (a) Minimum distance between any drive-through building and any residence district: 100 feet.
 - (b) Minimum distance between any drive-through access driveway and any residence district: 50 feet.
- (8) Number of Fueling Stations: Gasoline service stations shall not have more than sixteen (16) fueling stations, exclusive of any high speed electric vehicle charging stations. A fueling station shall be defined as a location that can accommodate one (1) vehicle fueling at a time. Stand-alone diesel fueling stations are prohibited.
- (9) Garbage and recycling collection shall be restricted to the hours of 6:00 am to 8:00 pm

F. Building and Design Layout

- (1) The material and design of façades of buildings and structures shall relate to one another to the greatest extent possible in order to promote a visually cohesive environment. Buildings should reflect a continuity of treatment throughout the district, obtained by: maintaining base courses; maintaining cornice lines in buildings of the same height; extending horizontal lines of fenestration (windows); and reflecting architectural style and details, design themes, building materials and colors used in surrounding buildings to the greatest extent possible. Fenestration shall be provided on each building façade to the extent practical.
- (2) Pitched roofs (6/12 to 12/12) and mansard roofs are encouraged for buildings. Exposed flat roofs shall be allowed if the architectural detail, style, proportion and massing is complementary of adjacent structures; and further provided that buildings may have flat roofs only if all rooftop mechanical equipment are screened from public view.
- (3) The roof of the gas station canopy shall be sloped. The columns of the canopy shall be designed with decorative materials which shall match those materials used for the buildings on site. Solar panels are encouraged on the roof of the canopy.
- (4) Decorative pavers to distinguish pedestrian areas and routes as well as traffic control areas shall be required.

- G. Permitted Signage. In lieu of §200-32, the following shall apply:
 - (1) Signage shall be designed in a manner complementary to the building's architecture and in keeping with a visually cohesive environment.
 - (2) Wall signage.
 - (a) One wall sign shall be permitted per business for each front business façade and each rear or side business façade.
 - (b) The following types of wall signs shall be permitted:
 - [1] Internally lit raised letters with concealed ballast.
 - [2] Back-lit raised letters with concealed ballast.
 - [3] Signage board with gooseneck lighting.
 - [4] Individual cut letters with gooseneck lighting.
 - (c) The maximum sign area shall be the square footage calculated by taking 90% of the linear business frontage, with a maximum of 75 square feet.
 - (d) Letters may project a maximum of eight inches.
 - (e) Wall signs shall not be permitted above the roofline.
 - (3) Street address signage.
 - (a) Street address signage shall be provided on each building for each individual tenant.
 - (b) Street address numbers shall have a maximum height of eight inches.
 - (4) Ground-mounted project/tenant identification signage.
 - (a) One (1) ground-mounted project/tenant identification sign shall be permitted along the US Route 1 frontage.
 - [1] The maximum sign area shall be seventy-two (72) square feet.

- [2] The maximum sign height, including structure and sign area, shall be twenty (20) feet above existing grade.
- [3] The base of the sign shall be constructed of materials that are consistent with the building architecture and shall be landscaped with plantings.
- [4] If lighted, the sign shall be lit by direct, external light sources, internally illuminated letters/logos, or back-lit raised letters/logos.
- [5] Mounting hardware shall be hidden from view.
- (b) One (1) ground-mounted project identification sign shall be permitted along the Washington Road frontage.
 - [1] The maximum sign area shall be sixty-four (64) square feet.
 - [2] The maximum sign height, including structure and sign area, shall be eight (8) feet above existing grade.
 - [3] The base of the sign shall be constructed of materials that are consistent with the building architecture and shall be landscaped with plantings.
 - [4] If lighted, the sign shall be lit by direct, external light sources, internally illuminated letters/logos, or back-lit raised letters/logos. Gasoline prices may be permitted to be displayed with LED lighting.
 - [5] Mounting hardware shall be hidden from view.
- (5) Ground-mounted gas station service signage.
 - (a) In addition to the above identified signage, one (1) ground-mounted gas station service sign along the US Route 1 frontage shall be permitted for gas service station use only.
 - (b) The maximum sign area shall be one hundred and thirty (130) square feet for a ground-mounted gas station service sign, inclusive of gas pricing panels.
 - (c) The maximum sign height, including the structure and sign area, shall be twenty-five (25) feet above existing grade.

- (d) The base of the sign shall be constructed of materials that are consistent with the building architecture and shall be landscaped with plantings.
- (e) If lighted, the sign shall be lit by direct, external light sources, internally illuminated letters/logos, or back-lit raised letters/logos.Gasoline prices may be permitted to be displayed with LED lighting.
- (f) Mounting hardware shall be hidden from view.

(6) Awnings.

- (a) One (1) sign with lettering per business shall be permitted on an awning.
- (b) Logos shall be permitted on all awnings, provided that:
 - [1] The letter and logo height do not exceed 50% of the diagonal portion of the awning.
 - [2] The letter and logo area do not exceed 15% of the area of the diagonal portion of the awning.
 - [3] The letter and logo height on a vertical flap do not exceed eight inches.
- (c) Awnings shall be aesthetically compatible with the building and consistent with each other.
- (d) Awnings shall be kept in good order and repair.
- (7) Gas station canopy signage.
 - (a) A maximum of two (2) canopy signs shall be permitted.
 - (b) Canopy signs shall only be permitted on canopy façades facing a public street.
 - (c) The width and height of the canopy sign shall not exceed the width and height of the canopy façade to which it is attached.

- (8) Window lettering and signs. Window lettering and signs shall be permitted, provided that they:
 - (a) Are inside the window.
 - (b) Do not exceed 15% of the window area.
 - (c) Pertain only to the establishment occupying the premises where the window is located.
 - (d) Shall have a professional appearance.
- (9) Instructional Signage.
 - (a) Instructional wall and ground signs are permitted.
 - (b) The maximum number shall be determined by safety considerations.
 - (c) The maximum instructional sign area shall be two square feet.

(10) Flag poles

- (a) Freestanding flag poles shall be permitted for the district, excluding commercial messages.
- (b) The flagpole shall be no taller than twenty-five (25) feet measured from existing grade.
- (c) The maximum flag area shall be fifteen (15) square feet.
- (d) Flag signs shall be kept in good order and repair. All flags shall be maintained and/or flown in accordance with applicable federal law, regulation, and/or protocol.

(11) Static Community Landmark Feature

(a) One (1) static community landmark feature shall be permitted along the US Route 1 frontage, the purpose of which shall be to serve as a gateway feature for the Township. No on-site or off-premises advertising shall be permitted on this feature.

- (b) The site plan shall delineate an area of no greater than twelve (12) feet by twelve (12) feet wherein a static community landmark feature shall be permitted to be placed.
- (c) The static community landmark feature shall be setback from US Route 1 no further than any on-site ground-mounted project/tenant identification signs and/or ground-mounted project identification signs located within one hundred (100) feet along US Route 1 in the redevelopment area.
- (d) The static community landmark feature may have up to two (2) display faces.
- (e) The height and size of the static community landmark feature shall be determined relative to the design of the sign and the structure as a whole, balancing: visibility; its scale relative to adjacent signs and buildings; the architectural design of the sign structure; and the relationship to other nearby elements along the road. The height shall not exceed fifteen (15) feet.
- (f) The design of the static community landmark feature shall incorporate visual art or architectural elements and architectural structure with its visual messaging function, thereby creating a unique or distinctive architectural design. It shall incorporate one or more of the following architectural elements: natural or reproduced stone, wood, brick, ornamental iron or decorative steel. It shall also complement the overall building design and site layout of the redevelopment area, as well as the neighborhood, to the greatest extent feasible.
- H. Road Vacation Plan. Portions of Varsity Avenue and/or Mather Avenue public right-of-way that lie within the Redevelopment Area may be vacated by the Township, in its discretion. Any such right-of-way vacation shall preserve a remaining utility easement for all utilities located within the vacated right-of-way and easement for public access, the timing and parameters of which will be set forth in a Redevelopment Agreement by and between the Township and a designated redeveloper.
- I. Site Plan Application. Potential redevelopers will be required to enter into a Redevelopment Agreement with the Township for the purpose of setting forth such details as the Township and such redeveloper may agree regarding the development or redevelopment of the Redevelopment Area. No application for development or redevelopment of property subject to this Redevelopment Plan may be filed with the Planning Board until the applicant has been designated, by

the Township, as the redeveloper and the applicant has entered into a Redevelopment Agreement with the Township. Alternatively, any application filed with the Planning Board regarding development or redevelopment of property subject to this Redevelopment Plan shall be subject to the conditions that the applicant be so designated and enter into such Redevelopment Agreement.

<u>Section 4</u>. This ordinance shall take effect twenty days after action or inaction by the Mayor as approved by law, or an override of a mayoral vote by the Council, whichever is applicable; upon filing with the Mercer County Planning Board; and upon publication according to law.

Introduction:
Public Hearing:
Adoption:
Mayor Approval:
Effective Date:

Ordinance Amending the Township Code RP-1 12-11-19

2020-07

TOWNSHIP OF WEST WINDSOR

CAPITAL IMPROVEMENT ORDINANCE PROVIDING FOR CAPITAL IMPROVEMENTS AND OTHER RELATED EXPENSES IN OR FOR THE TOWNSHIP OF WEST WINDSOR, COUNTY OF MERCER, STATE OF NEW JERSEY APPROPRIATING THE AMOUNT OF \$50,000.00

BE IT ORDAINED BY THE TOWNSHIP COUNCIL OF THE TOWNSHIP OF WEST WINDSOR, COUNTY OF MERCER, STATE OF NEW JERSEY, AS FOLLOWS:

- SECTION 1. The improvements described in Section 2 of this Capital Improvement Ordinance are hereby authorized to be undertaken by the Township of West Windsor, New Jersey as General Improvements. For the improvements described in Section 2 there is hereby appropriated the sum of \$50,000.00.
- SECTION 2. The description of the improvements required are as follows:

GENERAL IMPROVEMENT APPROPRIATIONS

1) Open Space Land Acquisition – Consultant Soft Costs \$ 50,000.00

TOTAL \$ 50,000.00

- SECTION 3. The improvements described in Section 2 of this Capital Improvement Ordinance are financed from funds already received by the Township of West Windsor which are presently being held in the following accounts:
 - 1) Reserve for Open Space Tax Trust Fund \$ 50,000.00

TOTAL \$ 50,000.00

SECTION 4. This Ordinance shall take effect twenty (20) days after action or Inaction by the Mayor as provided by law or an override of a mayoral veto by the Council, whichever is applicable. Publication shall be in accordance to law.

INTRODUCTION: January 27, 2020 PUBLIC HEARING: February 10, 2020

ADOPTION:

MAYOR APPROVAL: EFFECTIVE DATE:

AN ORDINANCE AMENDING AND SUPPLEMENTING THE CODE OF THE TOWNSHIP OF WEST WINDSOR (1999) CHAPTER 4 "ADMINISTRATION OF GOVERNMENT", SECTION 4-34 DIVISION OF FIRE AND EMERGENCY SERVICES; SECTION 4-35 VOLUNTEER FIRE DIVISION; SECTION 4-66 TECHINICAL REVIEW COMMITTEE CHAPTER 82 "FEES" 82-6 FIRE PREVENTION, FIRE SAFETY AND EMERGENCY SERVICES

- WHEREAS, there is a need to amend the Code of the Township of West Windsor Township to change the title of Manger of Fire and Emergency Services to Chief of Fire and Emergency Services; and
- WHEREAS, the title of Manger of Fire and Emergency Services appears in Chapter 4 and Chapter 82 of the Code of the Township of West Windsor; and
- NOW, THEREFORE, BE IT ORDAINED by the Township Council of the Township of West Windsor, County of Mercer State of New Jersey that the following changes be made:

§ 4-34 Division of Fire and Emergency Services.

- A. There shall be a Division of Fire and Emergency Services headed by a <u>Chief of Fire and Emergency Services</u>. In addition to the [Manager] <u>Chief of Fire and Emergency Services</u>, the Division shall consist of fire Captains and firefighters, per-diem members as well as volunteer emergency medical technicians. The [Manager] <u>Chief of Fire and Emergency Services shall be appointed by the Director of Public Safety. The Division of Fire and Emergency Services is established to provide assistance to the Volunteer Fire Division in the control and extinguishment of fires and to provide Fire Code enforcement as well as other assigned duties.</u>
- B. Command and authority.
- (1) The Division of Fire and Emergency Services shall have supervisory authority over all paid and volunteer personnel and the operation of the Volunteer Emergency Medical Services Unit and its respective officers, but no supervision over the volunteer fire companies.
- (2) The Division of Fire and Emergency Services shall have operational command authority of patient care at all EMS incidents.
- (3) The Division of Fire and Emergency Services shall assist the Volunteer Fire Division to administratively manage all matters of municipal finance, municipal purchases and municipal personnel for the volunteer organizations, in conjunction with the Township Business Administrator and/or Chief Financial Officer.
- (4) The Division of Fire and Emergency Services shall have no authority over any funds provided to the volunteer fire companies.
- (5) The Division of Fire and Emergency Services will, in concert with the volunteer fire companies, develop job descriptions and procedures for any municipal personnel hired to perform duties related to the Fire and Emergency Services Division and Volunteer Fire Division.
- C. Volunteer Emergency Medical Services Unit.

- (1) Establishment. There is hereby established in the Township a Volunteer Emergency Medical Services (EMS) Unit in the Division of Fire and Emergency Services. The Volunteer EMS Unit shall consist of volunteer members. Members of the Volunteer EMS Unit shall not be paid in any manner or by any organization to perform emergency medical services to the Township. However, members of the Volunteer EMS Unit shall be eligible for the length-of-service award program (LOSAP) in compliance with municipal and state regulations.
- (2) Qualification for membership. No person shall become a patient care provider of the Volunteer EMS Unit unless he/she is at least 18 years of age and a resident of the United States, resides within 10 miles of Township borders and has obtained a New Jersey EMT-B certification.
- (3) Membership. Individuals may become members of the Volunteer EMS Unit by applying in a manner determined by the [Manager] <u>Chief</u> of Fire and Emergency Services.
- (4) Responsibilities and authority. Operational command authority and patient care responsibility at all EMS incidents or responses shall rest with the Division of Fire and Emergency Services. The Volunteer EMS Unit provides volunteer EMS to West Windsor Township. Specific EMS command responsibilities of the Volunteer EMS Unit shall be determined by the [Manager] Chief of Fire and Emergency Services.
- (a) The Volunteer EMS Unit may, with the approval of the [Manager] <u>Chief</u> of Fire and Emergency Services, select its own officers. Officer titles for the Volunteer EMS Unit will be determined by the [Manager] <u>Chief</u> of Fire and Emergency Services.
- D. Civilian Emergency Response Team (CERT).
- (1) Establishment. The Township of West Windsor establishes and creates the West Windsor CERT Team as a program within and under the direction of the Division of Fire and Emergency Services.
- (2) The criteria for membership in CERT shall be as follows:
- (a) Citizen or legal resident of the United States.
- (b) Resident of the Township of West Windsor or business owner or employee of a business within the Township.
- (c) Eighteen years of age or older.
- (d) Subject to background check.
- (e) Successful completion of FEMA/NJ State Police approved CERT training.
- (f) Members shall be approved by the Director of Public Safety and shall serve indefinitely unless or until their resignation, ineligibility, removal or inability to serve for any other reason.
- (g) Completion of any future training required for CERT volunteers.
- (3) West Windsor CERT shall be managed by the [Manager] Chief of Fire and Emergency Services, who is

- also the Deputy Coordinator of Emergency Management, Coordinator or his designee.
- (4) When needed, West Windsor CERT shall be comprised of the following officers:
- (a) CERT Team Coordinator. It shall be the responsibility of the CERT Coordinator to maintain membership certification, training and attendance records for all CERT members.
- (b) CERT Team Squad Leader(s), each squad being comprised, ideally, of six persons in addition to the Squad Leader.
- (5) CERT members shall serve without compensation for their services provided.
- (6) The authorized role of trained CERT members includes but is not limited to the following:
- (a) Assisting as a resource center/shelter aid.
- (b) Assistance to emergency services teams in areas of recordkeeping, communication and logistical support.
- (c) Performing public assistance checks for senior citizens and disabled residents.
- (d) Assisting first responders or public works employees in nonhazardous duties at disaster scenes or during rescue operations as authorized by, and under the direction of, the [Manager] <u>Chief</u> of Fire and Emergency Services or his/her designee.
- (e) Assisting with large nonemergency events within the Township under the direction of and as authorized by the [Manager] <u>Chief</u> of Fire and Emergency Services or his/her designee.
- (f) In the event of an emergency, the CERT will be activated through the West Windsor Office of Emergency Management under order of the OEM Coordinator.
- E. Responsibilities of the [Manager] <u>Chief</u> of Fire and Emergency Services shall include, but not be limited to, the following:
- (1) Supervision of paid fire and emergency services personnel in the control and extinguishment of fires and the provision of emergency medical services as well as other assigned duties.
- (2) Public safety education activities in conjunction with the Volunteer Fire Companies.
- (3) Administration/command of all hazardous materials activities and incidents with relation to the United States Environmental Protection (EPA), Superfund Amendments and Reauthorization Act requirements.
- (4) Public employees OSHA activities as they relate to emergency services and other personnel.
- (5) Purchasing of municipally funded fire and emergency services equipment and vehicles.
- (6) Coordination and implementation of any rules, regulations or laws which would affect fire and emergency medical services.

- (7) Supervision of personnel hired to fulfill operational duties for fire and emergency service units.
- (8) Mediation of any activities or disputes involving the volunteer emergency service organizations when requested by any organization or Township administration.
- (9) Planning for the overall development of emergency services, including the orderly growth of the paid professional fire and emergency services personnel in conjunction with the fire companies.
- (10) Performance of other relevant duties as determined by the Mayor or Township Business Administrator.
- (11) Development and enforcement of rules, regulations, general orders and standard operating procedures for the management and oversight of the Division of Fire and Emergency Services.
- (12) Supervision of volunteer personnel assigned to the Volunteer EMS Unit.
- (13) Supervising volunteer CERT Team members.
- F. Appointment and duties of a Fire Marshal.
- (1) There shall be a Fire Marshal of the Township appointed by the Business Administrator, who may be the same as the [Manager] <u>Chief</u> of Fire and Emergency Services.
- (2) Duties of the Fire Marshal. The duties of the Fire Marshal shall include, but not be limited to, the following:
- (a) Serving as Fire Official of the Local Enforcing Agency (LEA) as established by the New Jersey Uniform Fire Safety Code and any local amendments to the New Jersey Uniform Fire Safety Act.
- (b) Performing all plan review and inspections relative to fire protection on applications submitted to the Planning Board and Zoning Board. [Amended 7-30-2018 by Ord. No. 2018-20]
- (c) Performing the periodic inspections of life hazard uses required by the Uniform Fire Safety Code on behalf of the Commissioner of the New Jersey State Department of Community Affairs.
- (d) Performing any and all other duties as required by law or by the appropriate Township officials.
- G. Board of Appeals. Pursuant to the applicable provisions of the Uniform Fire Safety Act, any person aggrieved by any order of the Fire Marshal's office, Fire Official and/or any agent thereof as it applies to the Uniform Fire Safety Act or its regulations shall have the right to appeal to the Mercer County Construction Board of Appeals.

§ 4-35 Volunteer Fire Division.

- A. Establishment. There is hereby established in the Township a Volunteer Fire Division. The Volunteer Fire Division shall consist solely of the Princeton Junction Volunteer Fire Co. No. 1, Inc., and the West Windsor Volunteer Fire Company No. 1, Inc.
- B. Designation of companies. Membership in the Volunteer Fire Division shall be limited to those members belonging to the Princeton Junction Volunteer Fire Company No. 1, Inc., of Princeton

Junction, and to the West Windsor Volunteer Fire Company No. 1, Inc., of Dutch Neck.

- C. Responsibilities and authority. The Volunteer Fire Division shall have complete responsibility for all fire suppression and control activities in West Windsor Township, with the support of paid staff within the Division of Fire and Emergency Services. In addition, the Volunteer Fire Division shall have responsibility for any incidents in West Windsor Township which, through the threat of fire, are considered a threat to public safety or property. Operation command authority shall rest solely with the fire company having jurisdiction as delineated by the map entitled "West Windsor Fire Dispatch Line Map," dated August 13, 1979, and on file in the office of the Township Clerk, unless the ranking officer turns over the operational command to the [Manager] Chief of Fire and Emergency Services.
- D. Qualifications for membership. No person shall hereafter become an active firefighter in the Township Volunteer Fire Division unless said person is at least 18 years of age and a resident of the United States. Said person shall be physically fit to perform all duties of a firefighter, as evidenced by a certificate to that effect by a practicing physician of the State of New Jersey after physical examination for the purpose.
- E. Dispatch procedures. All fire calls shall be dispatched to the appropriate volunteer company in accordance with a map entitled "West Windsor Township Fire Dispatch Line Map," dated August 13, 1979, and on file in the office of the Township Clerk and in accordance with 9-1-1 regulations.

§ 4-66 Technical Review Committee. [Amended 5-13-1996 by Ord. No. 96-10; 4-19-1999 by Ord. No. 99-07; 1-14-2002 by Ord. No. 2001-27; 7-30-2018 by Ord. No. 2018-20]

- A. Function. The Technical Review Committee (TRC) is hereby established for the purpose of assisting the Planning Board and Zoning Board of Adjustment in their duties, as may be required by the Township Land Use Manager, for site plan and/or subdivision applications; general development plan applications; concept plans, and requests for change in zoning, or master plan amendments, according to the following procedure:
- (1) Review technical aspects of the proposed land development, including, but not limited to, vehicular/bicycle/pedestrian circulation, parking, and loading, lighting, signage, landscaping, stormwater management and drainage, utilities design, building location, layout, and design and related construction details.
- (2) Review for noncompliance and compatibility with applicable development regulations, and designations as specified by Township Code, Master Plan, and/or existing development patterns, offering advice to achieve compliance and compatibility.
- (3) Submit TRC final report(s) to the Planning Board and/or Zoning Board of Adjustment, prior to any public hearing.
- (4) The Technical Review Committee shall convene at the direction of the Township Land Use Manager.
- (5) Membership: When convened for the purposes outlined in this article the TRC may consist of the Township Engineer, the Township Landscape Architect, the [Manager] <u>Chief</u> of Fire and Emergency Services, the Planning Consultant, the Planning Board Attorney, and the Zoning Officer. The Traffic

Engineering Consultant and the Township Environmental Consultant may also be required for certain proposals and/or applications, at the discretion of the Land Use Manager.

B. Authority. The Technical Review Committee shall act in an advisory function, with no approval authority on any application it may review.

§ 82-6 Fire prevention, fire safety and emergency services. [Amended 4-22-2002 by Ord. No. 2002-07; 3-22-2004 by Ord. No. 2004-08; 12-8-2008 by Ord. No. 2008-48]

- A. Registration and fees. All applications for certificates of approval shall be accompanied by fees in accordance with the following: [Amended 12-6-2010 by Ord. No. 2010-29]
- (1) Buildings, structures or rental space up to 10,000 square feet: \$125.
- (2) From 10,001 square feet to 50,000 square feet: \$250.
- (3) From 50,001 square feet to 200,000 square feet: \$750.
- (4) An additional \$85 for each additional 50,000 square feet above 200,000 square feet.
- (5) Residential properties of not more than two households: \$100.
- B. Smoke and carbon monoxide detector inspection certification fee: \$75 per inspection. [Amended 12-6-2010 by Ord. No. 2010-29]
- (1) Any smoke and carbon monoxide detector inspection request that is made five business days or less from the closing/change of occupancy: a fee of \$150 shall be paid.
- C. Information requests. Requests for file information shall be accompanied by a research and copy fee of \$75. [Amended 12-6-2010 by Ord. No. 2010-29]
- D. Reports of investigations: \$75. [Added 12-6-2010 by Ord. No. 2010-29]
- E. Copies of photographs on CD: \$75. [Added 12-6-2010 by Ord. No. 2010-29]
- F. Emergency medical services. [Amended 4-6-2010 by Ord. No. 2010-06; 3-4-2013 by Ord. No. 2013-06; 12-10-2018 by Ord. No. 2018-27]
- (1) The Township of West Windsor shall contract with a professional medical billing service for the collection of payment for services rendered by the West Windsor Township Division of Fire and Emergency Services. Said bill shall be issued to the insurance company for the person served, if any, or directly to the person serviced if insurance coverage is not available. West Windsor residents who are recipients of emergency medical services will not be responsible for co-payments, and those West Windsor residents not having insurance will not be responsible for any costs.
- (2) Fees to be charged for West Windsor Township EMS services shall be as follows:
- (a) For ambulance transportation: \$800.

- (b) Per loaded mile for basic life support (BLS) mileage: \$17.
- (c) Patient treat without transport: \$250.
- (d) For oxygen administration: \$75.
- (e) For automatic external defibrillator (AED) pads: \$75.
- (f) For disposable cervical collars: \$45.
- (g) Narcan administration: \$95.
- (h) EpiPen administration: \$150.
- (i) CPAP administration: \$95.
- (j) Aspirin administration: \$3.
- (k) For motor vehicle accident extrication: \$1,000.
- (l) For first responder fire apparatus response: \$250.
- (m) For fire responder response: \$150.
- (3) All organizations which conduct or sponsor public events within the Township of West Windsor which require standby ambulances and/or emergency medical technicians on site must utilize the EMS services and equipment provided by the Township's Division of Fire and Emergency Services and shall pay the Township, at least 10 days prior to a public event, the cost of such standby services in amounts set by the [Manager] Chief of Fire and Emergency Services. The requirement for EMS on site standby is at the discretion of the Township's Chief of Fire and Emergency Services with the final approval of the Director of Public Safety.
- (4) A copy of this subsection shall be provided to all insurance companies.
- G. Hazardous materials. [Amended 12-10-2018 by Ord. No. 2018-27]
- (1) Any person or entity who causes or permits the discharge of hazardous materials, as defined by the New Jersey Spill Act, shall be strictly liable, jointly and severally, without regard to fault, for all control and cleanup costs incurred by the Division of <u>Fire and Emergency Services</u>.
- (2) Any person or entity liable for the control and cleanup costs for the discharge of hazardous materials shall reimburse the Township the entire cost of any contract or cleanup expenses incurred by the Division, including personnel, material and equipment charges, within 45 days after the receipt of the bill for such services, as prepared by the [Manager] <u>Chief</u> of <u>Fire</u> and Emergency Services.
- (3) Any person or entity which fails to reimburse the Township the entire amount of the control and cleanup costs within 45 days after the receipt of the bill shall be subject to a fine of not less than \$50 nor more than \$1,000 per day for each day payment has not been made.

H. Fire lane violation: \$50. [Amended 12-10-2018 by Ord. No. 2018-27]

ORDINANCE 2020-09

AN ORDINANCE TO AMEND AND SUPPLEMENT THE REVISED GENERAL ORDINANCES OF THE TOWNSHIP OF WEST WINDSOR

AN ORDINANCE TO ESTABLISH A SALARY AND WAGE PLAN FOR THE TOWNSHIP OF WEST WINDSOR AND PROVIDE FOR THE ADMINISTRATION THEREOF

Section 1. BE IT ORDAINED BY THE TOWNSHIP COUNCIL OF THE TOWNSHIP OF WEST WINDSOR, COUNTY OF MERCER, STATE OF NEW JERSEY, that the salary and wage plan for employees and officers of the Township is as follows:

A. JOB CLASSIFICATIONS AND SALARY RANGES FOR EMPLOYEES whose positions are Non-Supervisory White and Blue Collar Workers shall be as noted below:

JOB CLASS 1 \$31,643-\$50,730

Clerk Typist Receptionist

JOB CLASS 2 \$33,994-\$53,534

Custodian Laborer

JOB CLASS 3 \$36,564-\$56,600

Records Clerk 1

Secretary 1

Finance Clerk 1

Animal Control Officer

Violations Clerk

Equipment Operator 1

Utility Person 1

Assessment Clerk 1

Tax Clerk 1

JOB CLASS 4 \$39,044-\$60,454

Secretary 2

Records Clerk 2

Finance Clerk 2

Mechanic's Assistant

Utility Person 2

Equipment Operator 2

Assessment Clerk 2

Tax Clerk 2

JOB CLASS 5 Sanitary Inspector Secretary 3 Social Worker Records Clerk 3 Finance Clerk 3 Tax Clerk 3 Assessment Clerk 3	\$41,608-\$62,629
JOB CLASS 6 Equipment Operator 3 Deputy Court Administrator Assistant Assessor Utility Person 3 Human Resource Assistant Assistant Municipal Treasurer	\$44,104-\$67,468
JOB CLASS 7 Administrative Assistant Lead Mechanic Payroll Benefits Coordinator Public Safety Telecommunicator	\$46,633-\$69,657
JOB CLASS 8 Crew Chief	\$49,085-\$71,551
JOB CLASS 9 Network Administrator Accountant Senior Administrative Assistant Purchasing Assistant	\$51,927-\$75,353
JOB CLASS 10 Senior Administrative Assistant/Office Manager Senior Accountant Draftsperson Environmental Health Specialist Deputy Tax Collector Administrative Public Safety Telecommunicator	\$52,557 <u>-\$81,353</u>
JOB CLASS 11 Senior Environmental Health Specialist Engineer Technician	\$60,635-\$88,149

<u>JOB CLASS 12</u> \$68,708-\$97,141

Building Inspector

Electrical Inspector

Plumbing Inspector

Landscape Architect

Network & Systems Engineer

Fire Protection Inspector

B. JOB CLASSIFICATIONS AND SALARY RANGES FOR EMPLOYEES whose positions are Supervisory shall be as noted below:

JOB CLASS A \$ 37,064-\$70,069

Maintenance Manager

<u>JOB CLASS B</u> \$ 41,598-\$75,569

Assistant Manager of Recreation

Assistant Manager of Senior and Social Services

Public Works Office Manager

Technical Assistant to the Construction Official (TACO)

Principal Assistant Assessor

Technical Assistant to the Land Use Manager

<u>JOB CLASS C</u> \$ 54,381-\$86,566

Assistant Superintendent of Public Works

Deputy Clerk

Assistant Manager of Engineering

JOB CLASS D \$ 57,124-\$105,489

Building Sub-Code Official

Electrical Sub-Code Official

Plumbing Sub-Code Official

Fire Sub-Code Official

Deputy Tax Assessor

Manager of Senior and Social Services

Court Administrator

Special Assistant to Administration

Superintendent of Public Works

Manager of Environmental Health Services

Assistant Township Engineer

Facilities Maintenance Manager

JOB CLA<u>SS E</u> \$ 67,310-\$130,296

Tax Assessor

Manager of Land Use

Manager of Fire and Emergency Services

Chief of Fire and Emergency Services

Construction Code Official

Manager of Parks and Recreation

Assistant Chief Financial Officer

Tax Collector

Health Officer

JOB CLASS F \$ 72,366-\$139,758

Township Clerk

Chief Financial Officer

Township Engineer

JOB CLASS G \$77,428-\$148,198

Director of Public Works

Director of Human Services

Director of Community Development

JOB CLASS H \$107,332-\$175,817

Business Administrator

Chief of Police

Director of Community Development/Township Engineer

C. UNCLASSIFIED SALARIED POSITIONS:

Mayor \$17,685 Township Council \$4,941

Judge \$48,000-\$50,184*

D. <u>OTHER POSITIONS:</u>

Student employees/Interns \$ 8.85-\$15.00/hour Temporary Seasonal Public Works Employees \$12.00-\$18.00/hour Temporary Seasonal Public Health Investigator \$10.00-\$20.00/hour **Crossing Guards** \$20.00-\$21.38/hour Court Attendant Officer \$25.12-\$30.00/hour Assistant Zoning Enforcement Officer \$25.00-35.00/hour Bus Driver – (CDL required) \$16.97-\$18.14/hour Audio Visual Specialist \$50-\$200 per meeting

Emergency Shelter Monitor \$35.00/hour Emergency Shelter Coordinator \$45.00/hour

E. <u>ANNUAL SALARIES AND WAGES FOR SUPERIOR OFFICERS</u>

1. JOB CLASSIFICATIONS FOR EMPLOYEES whose positions are represented by the Police Superior Officers bargaining Unit shall be noted below:

Lieutenant 2019 2020 2021 2022

\$143,145 \$146,008 \$149,293 \$152,652

F. ANNUAL SALARIES AND WAGES FOR POLICE OFFICERS:

1. JOB CLASSIFICATIONS FOR EMPLOYEES whose positions are represented by the Police Benevolent Association bargaining Unit shall be noted below:

SCHEDULE A – PATROLMEN & SERGEANTS HIRED PRIOR TO JANUARY 1, 2017

	2019	2020	2021	2022
	2.00%	2.00%	2.25%	2.25%
Entry Level	\$ 44,037	\$ 44,918	\$ 45,928	\$ 46,962
Completion of Academy	\$ 51,877	\$ 52,914	\$ 54,105	\$ 55,322
Beginning 2 nd	\$ 59,610	\$ 60,803	\$ 62,171	\$ 63,569
Beginning 3 rd	\$ 67,342	\$ 68,689	\$ 70,234	\$ 71,815
Beginning 4 th	\$ 75,075	\$ 76,576	\$ 78,299	\$ 80,061
Beginning 5 th	\$ 82,806	\$ 84,462	\$ 86,363	\$ 88,306
Beginning 6 th	\$ 90,540	\$ 92,351	\$ 94,429	\$ 96,553
Beginning 7th	\$ 98,272	\$100,238	\$102,493	\$104,799
Beginning 8 th	\$111,832	\$114,068	\$116,635	\$119,259
Sergeant (First year	\$124,523	\$127,014	\$129,871	\$132,794
sergeant will start \$500				
below Sergeant scale)				

PATROLMEN & SERGEANTS HIRED AFTER JANUARY 1, 2017

	2019	2020	2021	2022
	2.00%	2.00%	2.25%	2.25%
Entry Level	\$ 44,037	\$ 44,918	\$ 45,928	\$ 46,962
Completion of Academy	\$ 50,006	\$ 51,006	\$ 52,154	\$ 53,327
Beginning 2 nd	\$ 55,974	\$ 57,094	\$ 58,378	\$ 59,692
Beginning 3 rd	\$ 61,943	\$ 63,182	\$ 64,604	\$ 66,057
Beginning 4 th	\$ 67,912	\$ 69,270	\$ 70,829	\$ 72,423
Beginning 5 th	\$ 73,881	\$ 75,359	\$ 77,054	\$ 78,788
Beginning 6 th	\$ 79,849	\$ 81,446	\$ 83,279	\$ 85,153
Beginning 7 th	\$ 85,818	\$ 87,535	\$ 89,504	\$ 91,518
Beginning 8 th	\$ 91,787	\$ 93,623	\$ 95,730	\$ 97,883
Beginning 9 th	\$ 97,756	\$ 99,711	\$101,955	\$104,249
Beginning 10 th	\$103,724	\$105,799	\$108,179	\$110,613
Beginning 11 th	\$111,832	\$109,933	\$112,407	\$114,936
Beginning 12 th		\$114,068	\$116,635	\$119,259
Sergeant (First year	\$124,523	\$127,014	\$129,871	\$132,794
sergeant will start \$500				
below Sergeant scale)				

G. Special Law Enforcement Officer

\$30.00 per hour

H. ANNUAL SALARIES FOR FIREFIGHTERS AND FIRE CAPTAINS

1. JOB CLASSIFICATIONS FOR EMPLOYEES whose positions are represented by the International Association of Firefighters bargaining Unit shall be noted below:

Employees Hired Before January 1, 2017

	2019	2020	2021	2022
	1.85%	1.95%	2.00%	2.00%
Firefighter				
Entry				
Second				
Third	\$53,402			
Fourth	\$57,986	\$59,117		
Fifth	\$62,696	\$63,919	\$65,197	
Sixth	\$67,341	\$68,654	\$70,027	\$71,428
Seventh	\$75,945	\$77,426	\$78,975	\$80,555
Fire Captain	\$84,295	\$85,939	\$87,658	\$89,411

Employees Hired After January 1, 2017

	2019	2020	2021	2022
	1.85%	1.95%	2.00%	2.00%
Firefighter				
Entry	\$43,307	\$43,307		
Second	\$47,485	\$48,411	\$49,379	
Third	\$50,861	\$51,853	\$52,890	\$53,948
Fourth	\$54,236	\$55,294	\$56,400	\$57,528
Fifth	\$57,612	\$58,735	\$59,910	\$61,108
Sixth	\$60,989	\$62,178	\$63,422	\$64,690
Seventh	\$64,365	\$65,620	\$66,932	\$68,271
Eighth	\$67,740	\$69,061	\$70,442	\$71,851
Ninth	\$71,117	\$72,504	\$73,954	\$75,433
Tenth	\$75,945	\$77,426	\$78,975	\$80,555
Fire Captain	\$84,295	\$85,939	\$87,658	\$89,411
Employees Hired A	fter April 1, 2019			
	2019	2020	2021	2022
	1.85%	1.95%	2.00%	2.00%
Firefighter				
Entry	\$43,307	\$43,307	\$43,307	\$43,307
Second	\$46,142	\$47,042	\$47,983	\$48,943
Third	\$48,977	\$49,932	\$50,931	\$51,950
Fourth	\$51,812	\$52,822	\$53,878	\$54,956
Fifth	\$54,647	\$55,713	\$56,827	\$57,964
Sixth	\$57,482	\$58,603	\$59,775	\$60,971
Seventh	\$60,317	\$61,493	\$62,723	\$63,977
Eighth	\$63,152	\$64,383	\$65,671	\$66,984
Ninth	\$65,987	¢67.271	¢60 610	¢<0.001
	\$03,76 <i>1</i>	\$67,274	\$68,619	\$69,991

Eleventh	\$71,657	\$73,054	\$74,515	\$76,005
Twelfth	\$75,945	\$77,426	\$78,975	\$80,555
Fire Captain	\$84,295	\$85,939	\$87,658	\$89,411

<u>Section 2.</u> Part-time and per diem employees are paid based on the hourly rate of annual salary.

Section 3. *For this salary only will be retroactive to January 1, 2020, after action or inaction by the Mayor as provided by law or an override of mayoral veto by Council, whichever is applicable. Publication will be according to law.

INTRODUCTION:
PUBLIC HEARING:
ADOPTION:
MAYOR'S APPROVAL:
EFFECTIVE DATE

- WHEREAS, the year 2020 marks the 100th anniversary of the ratification of the 19th Amendment to the United States Constitution, guaranteeing and protecting women's right to vote; and
- WHEREAS, this centennial offers an opportunity to commemorate a milestone of democracy; that the right of citizens of the United States to vote shall not be denied or abridged by the federal or state governments on account of gender; and
- WHEREAS, New Jersey has had a long, storied history in the suffrage movement with New Jersey women playing a crucial role in pursuing the rights of women to vote; and
- WHEREAS, in 1867 New Jersey residents Lucy Stone and Harry Blackwell organized the New Jersey Woman Suffrage Association (NJWSA), devoted to gaining women's suffrage; and
- WHEREAS, in 1909 New Jersey's first open air suffrage rallies were held in Orange and Newark, led by Dr. Emma O. Gantz and Martha Klatshchken with NJWSA collecting 5,000 signatures for a petition in support of the federal amendment guaranteeing and protecting women's constitutional right to vote; and
- WHEREAS, in 1913 an automobile rally led by "General" Rosalie Jones traveled through New Jersey on the way to Washington, D.C., in a Suffrage Parade of over 8,000 marchers with many New Jersey women including event organizer Alice Paul; and
- WHEREAS, in 1917 New Jersey suffragists Allison Turnbull Hopkins, Julia Hulburt, Beatrice Reynolds Kinkead, and Minnie D. Abbott picketed in front of the White House as part of the Silent Sentinels and subsequently were arrested and imprisoned; and
- WHEREAS, on June 4, 1919 Congress passed the 19th Amendment guaranteeing all American women the right to vote; and
- WHEREAS, on February 9, 1920 New Jersey became the 29th state to ratify the 19th Amendment granting women the right to vote; and
- WHEREAS, shortly after the ratification of the 19th Amendment Margaret Laird and Jennie Van Ness were the first two women elected to the New Jersey Assembly in 1921 and in 1925 Rebecca Estelle Bourgeois Winston of Estell Manor was New Jersey's first woman mayor.

NOW, THEREFORE, BE IT RESOLVED in honor of the 100th Anniversary of the Ratification of the 19th Amendment, West Windsor Township requests residents to light their homes in purple, one of the colors of the New Jersey Suffrage movement, for the week of February 10; and

BE IT FURTHER RESOLVED by the Township Council of the Township of West Windsor, County of Mercer, State of New Jersey, that we fully support the efforts of New Jersey's Suffrage Centennial NJ Women Vote and strongly encourage local celebrations of this historic milestone; and

BE IT FURTHER RESOLVED that a copy of this resolution will be forwarded to the Governor, Secretary of State, and New Jersey League of Municipalities.

Adopted: February 10, 2020

I hereby certify that the above resolution was adopted by the West Windsor Township Council at their meeting held on the 10th day of February, 2020.

- WHEREAS, the United State Congress authorized the Defense Logistics Agency (DLA) Law Enforcement Support Office (LESO) 1033 Program to make use of excess Department of Defense personal property by making that personal property available to municipal, county and State law enforcement agencies; and
- WHEREAS, DLA rules mandate that all equipment acquired through the 1033 Program remain under the control of the requesting law enforcement agency; and
- WHEREAS, participation in the 1033 Program allows municipal and county law enforcement agencies to obtain property they might not otherwise be able to afford in order to enhance community preparedness, response, and resiliency; and
- WHEREAS, although property is provided through the 1033 Program at no cost to municipal and county law enforcement agencies, these entities are responsible for the costs associated with delivery, maintenance, fueling, and upkeep of the property, and for specialized training on the operation of any acquired property; and
- WHEREAS, N.J.S.A. 40A:5-30.2 requires that the governing body of the municipality or county approve, by a majority of the full membership, both enrollment in, and the acquisition of any property through, the 1033 Program; and
- WHEREAS, the West Windsor Township Police Department is hereby authorized to acquire items of non-controlled property which may include office supplies, office furniture, computers, electronic equipment, generators, field packs, military and non-military vehicles, clothing, traffic and transit signal systems, exercise equipment, farming and moving equipment, storage devices and containers, tools, medical and first aid equipment and supplies, personal protection equipment and supplies, construction materials, lighting supplies, beds and sleeping mats, wet and cold weather equipment and supplies, respirators, binoculars, and any other supplies or equipment of a non-military nature identified by the LEA, if it shall become available in the next twelve months, based on the needs of the West Windsor Township Police Department, without restriction; and
- NOW, THEREFORE, BE IT RESOLVED by the Township Council of the Township of West Windsor, County of Mercer, State of New Jersey as follows:
 - 1. The Township Council of the Township of West Windsor does hereby authorize and approve participation in the "Law Enforcement Support Office (LESO) 1033 Program" for no more than a one-year period, with authorization to participate terminating on December 31 of the current calendar year from January 1, 2020 to December 31, 2020; and

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- 2. The Township Council of the Township of West Windsor does further authorize an application for the enrollment be made on behalf of the Township of West Windsor.
- 3. The Township Council further agrees that the acquisition of any property by the Township of West Windsor shall be approved by a resolution adopted by a majority of the full membership of the governing body.

Adopted: February 10, 2020

I hereby certify that the above resolution was adopted by the West Windsor Township Council at their meeting held on the 10th day of February, 2020.

Gay M. Huber Township Clerk

West Windsor Township

- WHEREAS, the Township of West Windsor requires professional engineering services on a consultant basis for Professional Land Surveyor Services performed for miscellaneous engineering projects as assigned; and
- WHEREAS, the Township wishes to enter into a services agreement with GeoTrek Environmental and Surveying LLC for the aforesaid services; and
- WHEREAS, the Chief Financial Officer has certified that funds are available for said contract in the following line item appropriation accounts:

Engineering-Consultant Services	105-30-210	\$3,000.00
Account Title	Account Number	Amount

- WHEREAS, the maximum amount of the contract is subject to the final adoption of the 2020 Local Municipal Budget and funds are available through account 105-30-210 "Engineering Costs & Services: Consultants;" and
- WHEREAS, additional services may be required for various capital projects as assigned and may be certified to if funds are available as certified by the Township's Chief Financial Officer; and
- WHEREAS, services to be performed may be retained by the Township without public advertising for bids pursuant to the Local Public Contracts Law, <u>N.J.S.A.</u> 40A:11-5(1)(a) because the aforesaid services are professional in nature; and
- WHEREAS, the Local Public Contracts Law requires a resolution authorizing the award of contract for the services without competitive bidding be publicly advertised.
- NOW, THEREFORE, BE IT RESOLVED by the Township Council of the Township of West Windsor as follows:
 - (1) The Mayor and Clerk are hereby authorized to execute, on behalf of the Township a services agreement with GeoTrek Environmental and Surveying LLC to cover the period February 10, 2020 through December 31, 2020.
 - (2) The Agreement so authorized shall require the Provider to provide Professional Land Surveyor Services pursuant to its proposal dated January 16, 2020. The contract is awarded without competitive bidding as authorized by the Local Public Contracts Law pursuant to N.J.S.A. 40A:11-5(1)(a) because the services are professional in nature.

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- (3) A notice of this action shall be published in the newspaper used by the Township for legal publications as required by law within ten (10) days of its passage.
- (4) An executed copy of the Contract between the Township and GeoTrek Environmental and Surveying LLC and a copy of this Resolution, shall be on file and available for public inspection in the office of the Township Clerk.

Adopted: February 10, 2020

I hereby certify that the above resolution was adopted by the West Windsor Township Council at their meeting held on the 10th day of February 2020.

- WHEREAS, the Township of West Windsor requires professional engineering services on a consultant basis for inspection and certification of construction performed by developers, conformance reviews, and miscellaneous engineering projects as assigned; and
- WHEREAS, the Township wishes to enter into a services agreement with Alaimo Group for the aforesaid services; and
- WHEREAS, the Chief Financial Officer has certified that funds are available for said contract in the following line item appropriation accounts:

Engineering-Consultant Services	<u>105-30-210</u>	<u>\$475.00</u>
Account Title	Account Number	Amount

- WHEREAS, the maximum amount of the contract is subject to the final adoption of the 2020 Local Municipal Budget and funds are available through various developers' escrow accounts and account 105-30-210 "Engineering Costs & Services: Consultants;" and
- WHEREAS, additional services may be required for various capital projects as assigned and may be certified to if funds are available as certified by the Township's Chief Financial Officer; and
- WHEREAS, services to be performed may be retained by the Township without public advertising for bids pursuant to the Local Public Contracts Law, N.J.S.A. 40A:11-5(1)(a) because the aforesaid services are professional in nature; and
- WHEREAS, the Local Public Contracts Law requires a resolution authorizing the award of contract for the services without competitive bidding be publicly advertised.
- NOW, THEREFORE, BE IT RESOLVED by the Township Council of the Township of West Windsor as follows:
 - (1) The Mayor and Clerk are hereby authorized to execute, on behalf of the Township a services agreement with Alaimo Group to cover the period February 10, 2020 through December 31, 2020.
 - (2) The Agreement so authorized shall require the Provider to provide professional engineering services, including development inspection services pursuant to its proposal dated January 6, 2020. The contract is awarded without competitive bidding as authorized by the Local Public Contracts Law pursuant to N.J.S.A. 40A:11-5(1)(a) because the services are professional in nature.

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- (3) A notice of this action shall be published in the newspaper used by the Township for legal publications as required by law within ten (10) days of its passage.
- (4) An executed copy of the Contract between the Township and Alaimo Group and a copy of this Resolution, shall be on file and available for public inspection in the office of the Township Clerk.

Adopted: February 10, 2020

I hereby certify that the above resolution was adopted by the West Windsor Township Council at their meeting held on the 10th day of February 2020.

Gav M. Huber

WHEREAS, West Windsor Township awarded a contract for the Roadway Improvements at Meadow Road to Earle Asphalt Company on April 23, 2018 for the contract amount of \$265,913.13 as set forth in the contract documents; and

WHEREAS, a Certification of Funds for the original contract was received from the Chief Financial Officer and funds for said contract were available in the following line item appropriation accounts:

Traffic Safety Improvement-Hazard Mitigation Account Title	405-2016-09 005 Account Number	\$61,314.06 Amount
Traffic Safety Improvement-Hazard Mitigation Account Title	405-2017-21 008 Account Number	\$204,599.07 Amount

WHEREAS, Change Order No. 1 and Final has been submitted by the Contractor and accounts for an overall decrease of \$13,072.80 (-4.92%) associated with final quantity adjustments, and time extension; and

WHEREAS, the Township Engineer has inspected the project and recommends the change order.

NOW, THEREFORE, BE IT RESOLVED by the Township Council of the Township of West Windsor that Change Order No. 1 for final quantities, time extension and project closeout is hereby approved, adjusting the construction scope and quantities for a revised contract amount of \$252,840.33.

BE IT FURTHER RESOLVED that the Township Business Administrator is hereby authorized to execute Contract Change Order No. 1 for project closeout.

Adopted: February 10, 2020

I hereby certify that the above resolution was adopted by the West Windsor Township Council at their meeting held on the 10th day of February, 2020.

- WHEREAS, Joe Pizza, Deputy Director of the Mercer County Park Commission, has made a request for approval of proposed names for various roadways in Mercer County Park within West Windsor Township, New Jersey; and
- WHEREAS, the Mercer County exhibit plans depict the following proposed roadway names: Boathouse Way, Complex Drive, Event Place, Hall of Fame Way, Jasper Hunt Drive, Mechanics Drive, Mercer Lake Boulevard, Richard J. Coffee Boulevard, Robinson Way, and West-Rodgers Road; and
- WHEREAS, the naming of roads within Mercer County Park will assist with identifying facility locations for more efficient event coordination as well as improving response times by Police, Fire and Emergency Services; and
- WHEREAS, the Township Engineer has reviewed this request with Police, Fire, Emergency Services and the US Postal Service and no conflicts or objections were raised; and
- WHEREAS, the Township Engineer recommends that the proposed roadway names be approved by West Windsor Township.
- NOW, THEREFORE, BE IT RESOLVED by the Township Council of West Windsor Township that the proposed names for the existing roadways within the Mercer County Park in West Windsor Township New Jersey are hereby approved.

Adopted: February 10, 2020

I hereby certify that the above resolution was adopted by the West Windsor Township Council at their meeting held on the 10th day of February 2020.

WHEREAS, the County of Mercer, acting as Lead Agent for the Mercer County Cooperative Contract Purchasing System CK09MERCER, legally advertised for supply of rock salt, and on November 7, 2019 received sealed bids; and

Morton Salt, Inc. has been awarded Mercer County Cooperative Contract No. WHEREAS. CK09MERCER2019-28 for the period January 24, 2020 through January 23, 2022; and

the Chief Financial Officer has certified that funds will be available in the WHEREAS, following account subject to the adoption of the 2020 and 2021 Municipal Budget:

Snow Removal – Salt and Sand 2020	105-41-340	\$80,000
Snow Removal – Salt and Sand 2021	105-41-340	\$80,000
	Total	\$160,000

WHEREAS, it is recommended we utilize the Mercer County Cooperative Contract No. CK09MERCER2019-28 for purchasing treated and untreated rock salt.

NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of West Windsor that Morton Salt, Inc. of 444 Lake Street, Suite 3000, Chicago, IL 60606 with a port/pickup location of 1121 Bordentown Road, Morrisville, PA 19067 be utilized as the authorized vendor for treated and untreated rock salt for 2020 and 2021 in accordance with the submitted bid pricing, which is attached hereto and made a part hereof.

February 10, 2020 Adopted:

I hereby certify that the above Resolution was adopted by the West Windsor Township Council at their meeting held on the 10th day of February 2020.

Township Clerk West Windsor Township

Gay M. Huber

RESOLUTION WITH RESPECT TO TERMINATION OF TOWNSHIP-HAVEN HOUSE AGREEMENT

- WHEREAS, on May 17, 2017 the Township entered into an Agreement with Haven House to provide it with up to \$250,000.00 from the Township's Affordable Housing Trust Fund to assist it in a purchase and renovation of a single-family residence for four expectant young women or young mothers with children and 24/7 staff, who will mentor them on all aspects of motherhood and child rearing and assist them in completing at least their high school education; and
- WHEREAS, he acquisition of the property identified in the Agreement was never consummated, and Haven House has worked out an arrangement with the Princeton Baptist Church of Penns Neck to use the two dwelling units in the parsonage for the same program in conjunction with Home Front; and
- WHEREAS, given this the Township-Haven House Agreement must be terminated.
- WHEREAS, the Agreement included herewith provides for the termination of the original Township-Haven House Agreement; and
- WHEREAS, it would be in the best interest of the Township to enter into such Agreement.
- NOW, THEREFORE, BE IT RESOLVED on this 10th day of February, 2020 by the Township Council of the Township of West Windsor that the Mayor and Clerk are authorized and directed to execute the Agreement.

ADOPTED: February 10, 2020

I hereby certify this is a true copy of a Resolution adopted by the West Windsor Township Council at their meeting held on the 10th day of February, 2020.

RESOLUTION WITH RESPECT TO TOWNSHIP-PRINCETON BAPTIST CHURCH OF PENN'S NECK AGREEMENT WITH RESPECT TO AFFORDABLE HOUSING

WHEREAS, the Princeton Baptist Church of Penn's Neck ("the Church") owns land in the Township of West Windsor known and designated as Block 40, Lots 3, 4 and 4.01 on the official tax maps of the Township of West Windsor, County of Mercer, State of New Jersey and operates a church and school/parish center on lots 3 and 4 and a parsonage building on lot 4.01 ("Building") with two dwelling units, one of which is rented at below market rate ("Unit A") and the second of which is rented at market rate ("Unit B"); and

WHEREAS, Unit A has two bedrooms, and Unit B has three bedrooms; and

WHEREAS, the Church would like to enter into an arrangement whereby it could renovate both Units in the Building as group homes creditable for affordable housing purposes, with both Units being operated by area not-for-profit service organizations; and

WHEREAS, the Township would like to include the Building in its affordable housing plan and provide a \$295,000 grant to the Church for the renovation of the Building; and

WHEREAS, the Agreement included herewith provides for this arrangement; and

WHEREAS, it would be in the best interest of the Township to enter into such Agreement; and

WHEREAS, Fair Share Housing Center with which the Township has settled its declaratory judgment action styled *In the Matter of West Windsor Township*, docket number MER L-1561-15 and the Special Master have agreed that the Agreement could be adopted and the program implemented without modification of the approved Housing Element and Fair Share Plan, as it is a modification of the Haven House program that was in the HEFSP, but approval of an amendment to the Spending Plan is necessary because the amount of the contract has been increased from \$250,000.00 to \$295,000.00.

NOW, THEREFORE, BE IT RESOLVED on this 10th day of February, 2020 by the Township Council of the Township of West Windsor that the Mayor and Clerk are authorized and directed to execute the Agreement.

ADOPTED: February 10, 2020

I hereby certify this is a true copy of a Resolution adopted by the West Windsor Township Council at its meeting held on the 10th day of February, 2020.