UPPER MERION TOWNSHIP BOARD OF SUPERVISORS FEBRUARY 18, 2021 MEETING ~ 7:30 PM

REVISED AGENDA

- 1. Meeting Called to Order.
- 2. Pledge of Allegiance.
- Roll Call.
- 4. Meeting Minutes: June 18, 2020 Business Meeting

July 16, 2020 – Business Meeting August 6, 2020 – Zoning Workshop

August 6, 2020 – Workshop

August 20, 2020 – Business Meeting September 17, 2020 – Business Meeting

- 5. Chairman's Comments:
- 6. New Business:
 - A. Conditional Use Hearing (continued) Mancill Mill Road Company, 850 Mancill Mill Road. Application of the Mancill Mill Road Company, 850 Mancill Mill Rd seeking Conditional Use Approval, pursuant to Section 165-135, Use Regulations, of the Township Code to permit a Residential-Oriented Development (ROD) to be located on the SM-1 zoned property.
 - B. Public Hearing re: An Ordinance to amend Chapter 165, Zoning, Section 165-145 of the Township Code to provide for a Heavy Industrial Redevelopment Overlay District and to permit certain research and development uses by right within the HI Zoning District.
 - C. Resolution 2021-08 Preliminary/Final Subdivision Plan GenTerra Corporation Subdivision, 624 Columbus Street. Consideration of a preliminary/final subdivision plan submitted by the GenTerra Corporation, as prepared by Wilkinson & Associates, dated April 20,2020 last revised July 21, 2020 for the subdivision of the existing R-3 Residential parcel into 4 residential lots and the construction of 4 new townhouse units.
 - D. Resolution 2021-09 Preliminary/Final Subdivision Plan Kay-Oberreither/Solan-Burgess, 1266 & 1272 Gulph Creek Drive. Consideration of a subdivision plan submitted by Susan Kay, Paul Oberreither, Joshua Solan & Jennifer Burgess, as prepared by Site Engineering Concepts, LLC, dated November 24, 2020, last revised January 18, 2021 for the transfer of 19,563 sq. ft from 1266 Gulph Creek Road to 1272 Gulph Creek Road which are located in an R1A zoning district.
 - E. Consent Agenda re:
 - 1. Resignation of Evelyn Ankers from the Community Center Complex Advisory Board
 - 2. Resignation of William DelCollo from the Upper Merion Historical Commission

- 3. Authorization for the Township Manager to sign Real Estate Tax Settlement Stipulations:
 - a. SSN Ruchi Hotels Land Development LLC, 875 Mancill Mill Road, for the tax year 2020, resulting in an overpayment of real estate taxes in the amount of \$4,569.65.
 - b. ALISUE LLC & ANEFF LLC, 1000 First Avenue for the tax years 2019 & 2020, resulting in an underpayment of real estate taxes for the years 2019 2020 in the amount of \$3.869.50.
 - c. ALISUE LLC & ANEFF LLC, 1020 First Avenue for the tax years 2019 & 2020, resulting in an underpayment of real estate taxes for the years 2019 2020 in the amount of \$3.869.50.
 - d. ALISUE LLC & ANEFF LLC, 1040 First Avenue for the tax years 2019 & 2020, resulting in an underpayment of real estate taxes for the years 2019 2020 in the amount of \$3.869.50.
 - e. ALISUE LLC & ANEFF LLC, 1060 First Avenue for the tax years 2019 & 2020, resulting in an underpayment of real estate taxes for the years 2019 2020 in the amount of \$3.869.50.
 - f. Duce Park, LLC, 631 Park Avenue for the tax years 2019 & 2020, resulting in an overpayment of real estate taxes for the years 2019 2020 in the amount of \$10,974.16.
 - g. ASP Realty, Inc, 304 W. DeKalb Pike for the tax years 2019 & 2020, resulting in an overpayment of real estate taxes for the years 2019 2020 in the amount of \$3.014.25.
 - h. Baruch Triad LLC, 2200 Renaissance Boulevard for the tax years 2018 2020, resulting in an underpayment of real estate taxes for the years 2018 2020 in the amount of\$11,087.98.
 - 145 W. DeKalb Pike Associates, LP, 135-145 W. DeKalb Pike for the tax years 2015 -2020, resulting in an underpayment of real estate taxes for the years 2015 -2020 in the amount of \$37,587.43.
 - j. KOP Hotel XXXI Owner LP, 260 Mall Boulevard for the tax years 2017 -2-18, resulting in an underpayment of real estate taxes for the tax years 2017 2018 in the amount of \$15,531.59.
 - k. Brandywine Operating Partnership LP, 935 First Avenue, Condo 2 for the tax years 2019 -2020, resulting in an underpayment of real estate taxes for the tax years 2019 2020 in the amount of \$4,451.33.
- 4. Township Outdoor Police Firing Range Soil Remediation Project Contract Gordian. Consideration of a contract with Gordian of Greenville, South Carolina, through the Keystone Purchasing Network, for the soil remediation at the Township's outdoor Police Firing Range in the amount of \$97,717.94.
- 5. Resolution 2021-07 re: Disposition of Township Vehicles to Auction.
- 6. Resolution 2021-10 re: Montco 2040 Grant Application Renaissance Business Park. Authorization for the Township Manager to submit a Montco 2040 Implementation Grant Program application to Montgomery County for public transportation and wayfinding improvements in the Renaissance Business Park.
- 7. Permission to Advertise a Proposed Ordinance amending Chapter 165, to amend the title and definition of adult bookstore, adult video store and sexually oriented business and to amend to reclassify adult book and video stores for consideration at the April 15, 2021 Business Meeting.
- 8. Crow Creek Trail Project Contract Payment # 3 in the amount of \$184,475.25 to Kenney Excavating for work to date on the Crow Creek Trail Project.

- 9. UMT Fire Station 56HQ Plumbing Contract Change Order Request No. 1 in the amount of \$4,235.29 to F.W. Houder for the replacement of floor mount toilets with wall mount fixtures.
- UMT Fire Station 56HQ Electrical Contract Change Order Request No. 1 in the amount of \$250.68 to Whitemarsh Electric for the installation of USB charging receptacles in the dormitory room.
- 11. UMT Fire Station 56 HQ Electrical Contract Change Order Request No. 2 in the amount of \$1,101.20 to Whitemarsh Electric for the installation of additional receptacles and wiring in the computer server room.
- 12. UMT Fire Station 56HQ General Construction Contract Payment #6 in the amount of \$31,065.00 to the Fayette Group for work to date on the Fire Station.
- 13. UMT Fire Station 56HQ Mechanical Contract Payment # 6 in the amount of \$3,150.00 to A-Duct Mechanical for work to date on the Fire Station.
- 14. UMT Fire Station 56HQ Elevator Contract Payment #4 in the amount of \$7,740.00 to F.W. Houder for work to date on the Fire Station.
- 15. UMT Fire Station 56HQ Electrical Contract Payment # 6 in the amount of \$8,329.59 to Whitemarsh Electric for work to date on the Fire Station.
- 16. UMT Fire Station 56HQ Construction Management Contract Payment in the amount of \$7,580 to A&E Construction for work to date on the Fire Station.
- 17. 2019 & 2020 Township Road Program Engineering Contract Change Order Request No. 1 in the amount of \$8500 to T&M Associates for the survey, design and inspection of 8 additional ADA ramps as part of the road programs.
- F. Verizon Land Lease Twp Public Works Garage, 455 W. Church Road. Consideration of a 5-year renewable land lease with Cellco Partnership, d/b/a Verizon wireless for the installation of a 394 sq. ft wireless cellular communications facility, including an 81' monopole tower on the Township property at an annual lease rate of \$12,000.
- G. Fence Height Exception Request 1112 Lafayette Road, Wayne: Consideration of a request from the property owner of 1112 Lafayette Rd, pursuant to Section 165-208 of the Township Zoning Code, to permit an 8' high solid fence along the rear property line adjacent to a railroad line.
- Accounts Payable & Payrolls.
- Additional Business.
- Adjournment.

In order to comply with the Governor's Order and Social Distancing recommendations, the Board of Supervisors will limit in-person attendance at the meeting. As an alternate to in-person attendance, the Board of Supervisors has established the use of the MyUMT Communications App on the Township's website, www.umtownship .org to accommodate virtual public participation in the meeting. The meeting will be broadcast on Comcast Channel 22 and Verizon Channel 33, and streamed live on the Township's website. Residents can register and use the MyUMT App or call in via telephone to (484) 636-3930 to submit questions and comments during the meeting. For more information regarding participation options, please check the Township website.

In-person Meeting Guidance

All individuals attending a Township meeting shall be required to comply with the following:

- 1. Adhere to all CDC & PA Dept of Health COVID-19 Guidelines.
- 2. Masks are required to be worn at all times within a Township facility.
- 3. Practice Social Distancing
- 4. All attendees will be required to have a temperature check before admittance to a meeting room.
- 5. Due to occupancy limits of meeting rooms, attendees may be asked to wait outside a meeting room until there is available seating or called to enter the room by the meeting chairperson to discuss an agenda topic or participate in public comment.

UPPER MERION TOWNSHIP BOARD OF SUPERVISORS BUSINESS MEETING JUNE 18, 2020

The Board of Supervisors of Upper Merion Township met for a Business Meeting on Thursday, June 18, 2020, in Freedom Hall, in the Township Building in King of Prussia. The meeting was called to order at 7:47 p.m., followed by a pledge to the flag.

ROLL CALL:

Supervisors present were: Bill Jenaway, Carole Kenney, Tina Garzillo, Greg Waks and Greg Philips. Also present were: Anthony Hamaday, Township Manager; Joe McGrory, Township Solicitor.

CHAIRMAN'S COMMENTS:

Mr. Jenaway stated an executive session was held to discuss personnel and litigation matters prior to this meeting. Mr. Jenaway mentioned that on Tuesday there was a town hall meeting held in the park area behind the Upper Merion Township Building to discuss race, diversity and inclusion. Another meeting was scheduled for Wednesday, July 8, 2020, more information to follow.

Mr. Jenaway reminded the public that questions or comments to the MYUMT location on the Township's website or call 484-636-3930. Mr. Jenaway reviewed the process of how the meeting will run. The matters will be listed item by item and during that time, the public will have the opportunity to submit their questions or comments.

NEW BUSINESS

Resolution 2020-23 – Authorization to sign PennDOT Traffic Signal Permit Application (TE-160) for proposed improvements at South Gulph Road and Arden Road to include new mast arm signals, pre-emption and video detection equipment.

Board Action:

It was moved by Mr. Waks, seconded by Mrs. Kenney, all voting "Aye" to approve Resolution 2020-23 as presented. None opposed. Motion approved 5-0.

Financial Security Reduction # 1, Davis Development Group, LLC, Summit Street
Townhome Development – Approve the Letter of Credit Reduction # 1 for the
completion of required Public Improvements to date by the Davis Development
Group as part of the Summit Street Townhome Development in the amount of
\$148,519.50

Mr. Hamaday stated there is still \$14,851.95 left in escrow that is available if needed.

Board Action:

It was moved by Mrs. Kenney, seconded by Mr. Philips, all voting "Aye" to approve Financial Security Reduction # 1 as presented. None opposed. Motion approved 5-0.

<u>Financial Security Escrow Release # 2, Craft Custom Homes, LLC, 504 Wood Street Subdivision – Approve Escrow Release Request #2 to Craft Custom Homes, LLC, for the completion of required public improvements to date as part of the 504 Wood Street Subdivision in the amount of \$318,825.50.</u>

Mr. Hamaday stated remaining in escrow is \$47,900.48 for contingencies

Board Action:

It was moved by Mr. Philips, seconded by Mrs. Garzillo, all voting "Aye" to approve Financial Security Escrow Release # 2 as presented. None opposed. Motion approved 5-0.

2020 Revenue Stabilization Fund - Ratifying the Designation of \$2,000.000.00 in the Township Revenue Stabilization Fund as a Committed Fund Balance in the 2019 Upper Merion Township Financial Statements in accordance with the Government Accounting Standards Board (GASB) Statement No. 54.

Board Action:

It was moved by Mrs. Kenney, seconded by Mrs. Garzillo, all voting "Aye" to approve 2020 Revenue Stabilization Fund - Ratifying the Designation of \$2,000.000.00 as presented. None opposed. Motion approved 5-0.

2020 Montgomery County Consortium Fuel Contract Bid Award - Awarding of the 2020 Consortium Fuel Contract, as bid by Upper Merion Township on behalf of the Consortium, to Riggins, Inc of Vineland, NJ for the bid prices as follows:

- 1. Regular Unleaded Gasoline (87 oct) Oil Price Information Service (OPIS) Philadelphia weekly average plus \$0.128 /gal.
- 2. Super Unleaded Gasoline (93 oct) OPIS Philadelphia Weekly average minus \$0.043 /gal
- 3. B2 Diesel OPIS Philadelphia Weekly average plus \$0.188 /gal Mr. Jenaway stated this resolution is to coincide with IRS regulations.

Board Action:

It was moved by Mr. Philips, seconded by Mrs. Kenney, all voting "Aye" to approve 2020 Montgomery County Consortium Fuel Contract Bid Award as presented. None opposed. Motion approved 5-0.

Authorization for Township Manager to sign Real Estate Tax Appeal Settlement Stipulations as negotiated by the UMASD:

- 1. GSMS Warner Road Limited Partnership, 200 N. Warner Road, King of Prussia, for the tax years 2014-2020, resulting in an overpayment of taxes for the years 2014 -2016 and an underpayment for the years 2018-2020.
- 2. Tri-Murti Assoc, LLC & Bank of America, 625 W. DeKalb Pike, King of Prussia, for the tax years 2015-2020, resulting in an underpayment of taxes for the years 2016-2020.
- 3. VF Center Associates, LP, 160 W. Dekalb Pike, King of Prussia, 2014-2020, resulting in an underpayment of taxes for the years 2015-2020.

Mr. Hamaday stated that for Item 1, they are owed from the Township, \$207.29. Item 2, actually underpaid and will owe the Township \$33,001.84 for years 2015-2020 and an extra \$1,061.01 for 2020 for a total of \$34,665.17. For Item 3, the underpayment is \$33,665.17 for 2015-2020 and for 2020 alone, \$28,030.12 for a total of \$61,695.17.

Board Action:

It was moved by Mr. Waks, seconded by Mr. Garzillo, all voting "Aye" to approve the Authorization for Township Manager to sign Real Estate Tax Appeal Settlement Stipulations as presented. None opposed. Motion approved 5-0.

Burgess Arboretum Tree Assessment Proposal – Consideration of a proposal from the Morris Arboretum, as recommended by the Shade Tree Commission, for the assessment of trees and related services at the Burgess Arboretum, 720 Moore Road at a cost not to exceed \$4,175 utilizing funds awarded to the Shade Tree by the BCA.

Mr. Jenaway stated the Shade Tree Commission is looking to do a review and an evaluation of the tree health there. They have requested and obtained funds of \$4,175.00 from the Board of Community Assistance and they would like to use that fund to evaluate those trees, to cut trim and remove them as may be appropriate to improve tree health.

Board Action:

It was moved by Mr. Philips, seconded by Mrs. Kenney, all voting "Aye" to approve the Burgess Arboretum Tree Assessment Proposal as presented. None opposed. Motion approved 5-0.

<u>Homestead Exemption Request, Unit 211, 10211 Valley Forge Circle – Approval of the Homestead Exemption Request by the property owner of Unit 211, 10211 Valley Forge Circle for the 2020 Township Real Estate Tax in the amount of \$202.27.</u>

Board Action:

It was moved by Mrs. Garzillo, seconded by Mrs. Kenney, all voting "Aye" to approve the Homestead Exemption Request as presented. None opposed. Motion approved 5-0.

Resolution 2020-24 re: Overlook at Town Center Land Development Plan, Toll Bros PA VIII. 125 Valley Green Lane, Village of Valley Forge - Approval of the Preliminary /Final Land Development Plan, pursuant to the terms of the Settlement Agreement with Realen Homes on the Valley Forge Golf Course Property, for the proposed Overlook at Town Center development, prepared by ESE Consultants, dated January 29, 2020, last revised May 7, 2020, for the development and construction of 142 stacked townhomes on Lot C at the Village of Valley Forge.

Mr. Fry, from Realen Valley Forge Green Associates, the owner of the property, stated this plan is for a development by Toll Brothers. Toll Brothers have already two projects at the Village of Valley Forge. The first one is Brown Stone with 132 stacked townhomes. The King of Prussia Business District Multifamily Housing report stated the townhomes are sold out. It was also noted the property is also the only for sale product in the Township. The second property is the Condominiums that Toll Brothers is building. The property is 50% sold out. The Overlook at Town Center is another project Toll Brothers wants to do in the Township. The first two floors are one home, and the third and fourth floors are the second home. There are 11 buildings. A submission to the Township Engineer has been made. There are three access points from Valley Green Lane into this project. There is also better circulation now that avenues have been adjusted between all the townhomes. It will be about a three-year build-out. The average price of these homes will be about \$400,000.00. There will be a total of 373 parking spaces. It was also noted that visitor spaces are not required to have ADA. Mr. Fry reviewed the site plan. He asked if curb was needed if there would be sidewalk being put in on Guthrie Road and it was responded that Mr. Fry speak to Mr. Beach and provide a visual.

Board Action:

It was moved by Mr. Philips, seconded by Mr. Waks, all voting "Aye" to approve Resolution 2020-24 as presented. None opposed. Motion approved 5-0.

ACCOUNTS PAYABLE & PAYROLL:

Board Action:

It was moved by Mr. Philips, seconded by Mrs. Garzillo, all voting "Aye" to approve the Accounts Payable and Payroll. None opposed. Motion approved 5-0.

ADDITIONAL BUSINESS:

Juneteenth

Mr. Waks reminded the public that Juneteenth represents the freedom that the last slaves in the United States received on June 19, 1865.

Citizen Board Vacancies

Mrs. Kenney encouraged anyone who is 18 years old or over to think about becoming involved with the Township. Vacancies are as follows:

- Economic and Community Development Committee, one vacancy
- Environmental Advisory Council, one vacancy
- Human Relations Committee, two alternate vacancies
- Park and Recreation Board, one vacancy
- Property Maintenance Board, two alternate vacancies
- UCC Board of Appeals, two vacancies and two alternates
- Upper Merion Foundation Subcommittee, one vacancy

Applications are available on the Township website as well as in the Township Building.

Community Pool

Mrs. Garzillo mentioned the Community Pool opened this past Monday and it appears everyone is respecting social distancing.

Farmers Market

Mrs. Garzillo stated the Farmer's Market is still running and encouraged musicians to join the line-up starting in July by contacting Vince Lattuca, Farmer's Market Manager.

Township Library

Mrs. Kenney announced the Library will be contacting patrons who have placed orders in the past three months to pick up the books if available. Pickup will be by driving up in front of the library and calling the library for pickup to have your bag of books brought to you via trunk or backseat. Identification is required through the window.

Chairman's Comments:

Mr. Jenaway stated based upon anticipation of moving to the Green Status, July meetings are planned to be held in Freedom Hall. The number of individuals in the room will be based upon the social distancing requirements and the number of individuals permitted on the DOH guidelines in the Commonwealth of Pennsylvania at those dates. The Community Center, the Library, and the playgrounds remain closed as per the requirements of the Department of Health. All of the traditional Fourth of July Township activities are cancelled. Certain activities such as the fireworks and concerts may be rescheduled in October on Community Day depending on the Coronavirus status. In regards to the Township curfew that was placed for a few days, it was done for reason beyond the potential for looting that existed at the time at various commercial properties.

Upper Merion Township was hit very hard by the derecho storm and as a result many areas of the Township were without power, and roads were blocked by fallen trees with wires tangled within them. Traveling in and out of those areas would be problematic for those traveling within the community. The curfew was beneficial in allowing the electrical workers to work to get power back within the Township without dealing with added vehicles and pedestrians. Also, when power lines were re-energized, it caused a dramatic increase in electrical fires which had put more emergency responders on the roadways. Residents were urged to put tree debris on the curb and bundle it. Public Works trucks will be running through the Township through June 30, 2020. There has been a lot of work in the past couples with a company in Conshohocken to get ready for an opening. Staff has put together a series of checklists working with the consultants and have developed a series of tools to use to make sure everything is cleaned to the CDC standards and is documented as such. QR codes will be placed in Township buildings that will give the public the ability to view this documentation and ensure safety. Mr. Jenaway encouraged residents to complete the 2020 Census. The Annual Ambulance Subscription Program is being offered to Upper Merion Township residents and continues to be paid for by user fees and insurance companies.

ADJOURNMENT:

There being no further business to come before the Board, it was moved by Mr. Waks, seconded by Mr. Philips, all voting "Aye" to adjourn the meeting. None opposed. Motion approved 5-0. Adjournment occurred.

> ANTHONY HAMADAY TOWNSHIP MANAGER

mm
Minutes Approved:
Minutes Entered:

UPPER MERION TOWNSHIP BOARD OF SUPERVISORS BUSINESS MEETING JULY 16, 2020

The Board of Supervisors of Upper Merion Township met for a Business Meeting on Thursday, June 18, 2020, in Freedom Hall, in the Township Building in King of Prussia. The meeting was called to order at 7:47 p.m., followed by a pledge to the flag.

ROLL CALL:

Supervisors present were: Bill Jenaway, Carole Kenney, Tina Garzillo, Greg Waks and Greg Philips. Also present were: Anthony Hamaday, Township Manager; Kyle Brown, Associate Planner; and Joe McGrory, Township Solicitor.

MEETING MINUTES:

It was moved by Mr. Waks, seconded by Mr. Philips, all voting "Aye" to approve the following meeting minutes: April 16, 2020 Business Meeting, May 14, 2020 Business Meeting, and June 18, 2020 Business Meeting as submitted. None opposed. Motion approved 5-0.

CHAIRMAN'S COMMENTS:

Mr. Jenaway stated an executive session was held to discuss personnel and litigation matters prior to this meeting. Mr. Jenaway mentioned that on Tuesday there was a town hall meeting held in the park area behind the Upper Merion Township Building to discuss race, diversity and inclusion. Another meeting was scheduled for Wednesday, July 8, 2020, more information to follow.

Mr. Jenaway reminded the public that questions or comments to the MYUMT location on the Township's website or call 484-636-3930. Mr. Jenaway reviewed the process of how the meeting will run. The matters will be listed item by item and during that time, the public will have the opportunity to submit their questions or comments.

NEW BUSINESS

Resolution 2020-27 – Stonebrook at Upper Merion Preliminary/Final Subdivision Plan (Glasgow Tract), Ross Road. Consideration of the Preliminary/ Final Subdivision Plan submitted by Glasgow Inc., prepared by STA Engineers, dated December 17, 2018, last revised October 18, 2019 for the subdivision of the 79.18 tract into 65 single-family detached and 208 single-family attached residential lots and associated site/stormwater improvements. (R-3A Zoning District)

Board Action:

It was moved by Mr. Waks, seconded by Mrs. Kenney, all voting "Aye" to approve Resolution 2020-27 as presented. None opposed. Motion approved 5-0.

Resolution 2020-26 – 900 River Road LLC Preliminary/Final Development Plan, 900 River Road. Consideration of the Preliminary/Final Land Development Plan submitted by 900 River Road LLC, prepared by Kimley-Horn Associates, dated January 10. 2020, last revised June 5, 2020 for the demolition of the existing structure, construction of a new 331, 428 sf warehouse/ distribution center and associated site improvement. (HI Zoning District, 29.84)

Board Action:

Motion was made by Mr. Philips, seconded by Mr. Waks to table Resolution 2020-26 and to revisit it at the August Workshop. None opposed. Motion approved 5-0.

Resolution 2020-28 – Compost Dumping Fees. Consideration of a resolution to amend the current compost dumping fee from a per pound to a flat fee per weight class of vehicle.

Board Action:

It was moved by Mr. Waks, seconded by Mrs. Kenney, all voting "Aye" to approve Resolution 2020-28 as presented. None opposed. Motion approved 5-0.

Homestead Exemption Request, 699 Forest Lane – Approval of the Homestead Exemption Request by the property owner of 699 Forest Lane for the 2020 Township Real Estate Tax in the amount of \$202.27.

Board Action:

It was moved by Mrs. Kenney, seconded by Mr. Philips, all voting "Aye" to approve the Homestead Exemption Request as presented. None opposed. Motion approved 5-0.

Crow Creek Trail Design Contract Change Order Request #2 – Consideration of Contract Change Order Request #2 submitted by Gilmore & Associates, Inc. for the additional NPDES permitting work in accordance with PA DEP's COVID-19 Permitting Requirements; Additional design studies for the Keebler Rd/Middle School pedestrian crossing and preparation of a construction cost estimate for the Crow Creek Trail Project in the amount of \$22,296.25.

Board Action:

It was moved by Mr. Philips, seconded by Mrs. Garzillo, all voting "Aye" to approve Crow Creek Trail Design Change Order Request #2 as presented. None opposed. Motion approved 5-0.

Permission to Advertise – Crow Creek Trail Construction Project

Board Action:

It was moved by Mrs. Kenney, seconded by Mr. Philips, all voting "Aye" to approve permission to advertise for the Crow Creek Trail Construction Project. None opposed. Motion approved 5-0.

Community Center Roof Project Roofing Contract Payment #2 in the amount of \$645,430.00 to Detwiler Roofing for work to date on the Community Center Roof Project

Board Action:

It was moved by Mrrs. Garzillo, seconded by Mr. Philips, all voting "Aye" to approve the Community Center Roof contract payment #2 to Detwiler Roofing as presented. None opposed. Motion approved 5-0.

Board of Community Assistance and Disbursement Policy Guidelines

Amendment – Consideration of proposed amendments the Board of Community

Assistance disbursement guidelines to provide anti-discrimination language,
partial grants awards, additional award round and provisions for rescission,
transfer and conditioning of awards.

The Board of Community Assistance amended their Disbursement Policy Guidelines and presented the revised policy to the Board of Supervisors.

Board Action:

It was moved by Mr. Philips, seconded by Mrs. Kenney, all voting "Aye" to approve the amended BCA policy. None opposed. Motion approved 5-0.

Resolution 2020-29 – Authorization to sign PennDOT Traffic Signal Permit
Application (TE-160) for the proposed road way stripping improvements on North
Henderson Road between the Prince Frederick Street Intersection and Deep
Hollow Road to create a new center turn lane, dedicated northbound turn lane
onto Deep Hollow Road and southbound turn lane onto a proposed new road as
part of the Stonebrook Subdivision (Glasgow Tract)

Board Action:

It was moved by Mr. Waks, seconded by Mr. Philips, all voting "Aye" to approve the Traffic Signal Permit Application as presented. None opposed. Motion passed 5-0.

ACCOUNTS PAYABLE & PAYROLL:

Board Action:

It was moved by Mr. Philips, seconded by Mrs. Garzillo, all voting "Aye" to approve the Accounts Payables for invoices processed from June 11 to July 8, 2020 and Payrolls dated June 12, 2020 and June 26, 2020 for a total of \$4,702,822.43. None opposed. Motion approved 5-0.

ADJOURNMENT:

There being no further business to come before the Board, it was moved by Mr. Waks, seconded by Mr. Philips, all voting "Aye" to adjourn the meeting. None opposed. Motion approved 5-0. Adjournment occurred.

ANTHONY HAMADAY	
TOWNSHIP MANAGER	

cd Minutes Approved: Minutes Entered:

UPPER MERION TOWNSHIP BOARD OF SUPERVISORS ZONING WORKSHOP MEETING AUGUST 6, 2020

The Board of Supervisors of Upper Merion Township met for a Workshop Meeting on Thursday, August 6, 2020, in Freedom Hall in the Township Building. The meeting was called to order at 6:15 p.m., followed by a pledge of allegiance.

ROLL CALL:

Supervisors present were: Bill Jenaway, Tina Garzillo, Greg Philips, Carole Kenney and Greg Waks. Also present were: Anthony Hamaday, Township Manager; Joseph McGrory, Township Solicitor; and Rob Loeper, Township Planner.

CHAIRPERSON'S COMMENTS:

DISCUSSIONS:

MANCILL MILL DEVELOPMENT: AN ORDINANCE TO AMEND THE SM-1 DISTRICT PROVIDING FOR A RESIDENTIAL-ORIENTED DEVELOPMENT SUBJECT TO CONDITIONAL USE

A discussion between the Board and the applicant ensued regarding the amendment for the residential oriented development (ROD). It was stated that the amendment requires specific criteria for the ROD including (1) a perimeter buffer; (2) open space of 10% of the gross tract area; (3) a centrally-located plaza and the tract must be within 500' of a river and 250' of a public trail system. The units must meet specific requirements – maximum height of 40 feet, minimum width of 24 feet, two-car garage minimum. The project will comply with the existing off-street parking requirements. The applicant stated that the design criteria is clearly a better product than the average townhouse development. It was decided to move forward with the ordinance at the September business meeting.

CATALYST OUTDOOR: AN ORDINANCE TO ESTABLISH A TOWNSHIP WIDE COMMUNICATIONS PLATFORM BY CREATING A MONUMENT DISPLAY AND STANDARDS FOR THE CONSTRUCTION

The Board began discussions with Catalyst Experiential a proposed ordinance to establish a Township wide communications platform as well as a proposed ordinance to amend the current sign ordinance to allow monument display signs. The proposed communications platform ordinance would establish

a Community Commercial Zoning District allow certain designated land in the Township to be used for monument display signs. The proposed ordinance initial identifies several properties, including Bob White Park, Heuser Park, Walker Field and a parcel of land near the Betzwood Bridge that are along major transportation routes. The proposed ordinance amending the current sign ordinance would allow monument sign displays in the General Commercial Zoning District. Catalyst has secured an agreement of sale with the owner of the 216 Allendale Road and a lease with the owner of 795 Dekalb Pike for the installation of monument signs on those commercial properties.

The Board agreed to continue discussions on the proposed ordinances at a future workshop meeting.

FENCE ORDINANCE

Due to time constraints this item was not discussed. It will be added to the September 3, 2020 Zoning Workshop.

ADJOURNMENT:

Board Action:

It was moved by Mrs. Kenney, seconded by Mr. Waks, with all voting "Aye" to adjourn the meeting. None opposed. Adjournment occurred at 7:30 pm.

cd	ANTHONY HAMADAY
Minutes Approved:	TOWNSHIP MANAGER
Minutes Entered	

UPPER MERION TOWNSHIP BOARD OF SUPERVISORS WORKSHOP MEETING AUGUST 6, 2020

The Board of Supervisors of Upper Merion Township met for a Workshop Meeting on Thursday, August 6, 2020, in Freedom Hall in the Township Building. The meeting was called to order at 7:30 p.m., followed by a pledge of allegiance.

ROLL CALL:

Supervisors present were: Bill Jenaway, Tina Garzillo, Greg Philips, Carole Kenney and Greg Waks. Also present were: Anthony Hamaday, Township Manager; Joseph McGrory, Township Solicitor; Rob Loeper, Township Planner; and Tom Beach, Township Engineer.

CHAIRPERSON'S COMMENTS:

Mr. Jenaway announced there was a Zoning Workshop earlier this evening.

DISCUSSIONS:

DEKALB PLAZA – PROPOSED REZONING TO SC SHOPPING CENTER

Discussion ensued regarding the rezoning of the DeKalb Plaza Shopping Center. DeKalb Plaza currently is comprised of 2 separate parcels (Hobby Lobby & Bob's/strip stores) and is zoned R-3A but developed with restrictions limiting uses and bulk and area regulations. The owners have asked the Board to consider rezoning to SC since the parcel is adjacent to the SC Zoned Town Center Shopping Center and to allow further develop the front of the property with a proposed bank pad site. The owners are willing to keep the restrictive covenant on the property. Decision made to move forward and have a public hearing on the ordinance at the October 15, 2020 Business Meeting.

900 RIVER ROAD, LLC PRELIMINARY/FINAL LAND DEVELOPMENT PLAN, 900 RIVER ROAD. PROPOSED DEMOLITION OF THE EXISTING STRUCTURES ON THE PROPERTY AND THE CONSTRUCTION OF A NEW 331,428 SF WAREHOUSE/DISTRIBUTION CENTER, STORMWATER MANAGEMENT FACILITIES AND SITE IMPROVEMENTS ON THE 29.84 ACRE PROPERTY

Board Action:

It was moved by Mr. Philips, seconded by Mr. Waks, all voting "Aye" to approve Resolution 2020-26 regarding 900 River Road as presented. None opposed. Motion approved 5-0

BOS Workshop Page 1 08/06/2020

DISCOVERY LABS PRELIMINARY/FINAL LAND DEVELOPMENT PLAN, 411
SWEDELAND ROAD. PROPOSED CONSTRUCTION OF A NEW PARKING
GARAGE CONSISTING OF TWO LEVELS AND CONTAINING 236 SPACES
TO SERVE THE EXISTING 923,752 SF DISCOVERY LABS COMPLEX

Discussion ensued regarding the land development plan for Discovery Labs. Decision made to add this item to the September 17, 2020 Business agenda.

LAND DEVELOPMENT PLAN, 3700 HORIZON DRIVE. PROPOSED CONSTRUCTION OF A 74,000 SF BUILDING ADDITION TO INCLUDE WAREHOUSE AND OFFICE SPACE WITH THE EXISTING BUILDING TO REMAIN AS A RESEARCH AND DEVELOPMENT USE 5.92 ACRES

Discussion ensued regarding the land development plan for 3700 Horizon Drive. Decision made to add this item to the September 17, 2020 Business agenda.

BOARD OF COMMUNITY ASSISTANCE AND DISBURSEMENT POLICY GUIDELINES AMENDMENT – ANTI-DISCRIMINATION POLICY

A discussion ensued regarding proposed guidelines which significantly enhance the flexibility of the BCA to meet real world situations.

REVIEW OF AUGUST 20, 2020 BOARD OF SUPERVISORS' BUSINESS MEETING

A discussion ensued regarding the August 20, 2020 Business Meeting Agenda.

ADJOURNMENT:

Board Action:

It was moved by Mr. Philips, seconded by Mrs. Garzillo, with all voting "Aye" to adjourn the meeting. None opposed. Adjournment occurred at 9:57 pm.

cd	ANTHONY HAMADAY
Minutes Approved:	TOWNSHIP MANAGER
Minutes Entered:	

<u>UPPER MERION TOWNSHIP BOARD OF SUPERVISORS</u> AUGUST 20, 2020

The Board of Supervisors of Upper Merion Township met for a Business Meeting on Thursday, August 20, 2020, in Freedom Hall, in the Township Building in King of Prussia. The meeting was called to order at 7:40 p.m., followed by a pledge to the flag.

ROLL CALL:

Supervisors present were: Bill Jenaway, Greg Waks, Greg Philips, Carole Kenney and Tina Garzillo. Also present were: Anthony Hamaday, Township Manager; Joseph McGrory, Solicitor's Office; Tom Beach, Engineer; and Rob Loeper, Township Planner.

MEETING MINUTES:

CHAIRMAN'S COMMENTS:

Chairman Jenaway stated an Executive Session was held prior to this meeting to discuss personnel matters and that discussion will resume in Executive Session after the business meeting.

NEW BUSINESS

PRESENTATION – WORKMERK VIRUS SAFE PRO HEALTH AND SAFETY CHECKLIST & VERIFICATION APPLICATION FOR TOWNSHIP FACILITIES

Representative from WorkMerk, Mr. Ken Safarowic, Director was on hand to explain their VirusSAFE Health application. The township will be implementing this app to evaluate the cleaniness of township facilities. This is important and timely due to the COVID-19 outbreaks throughout our county, state, and country.

2020 RESTATED BUDGET REVENUE/EXPENSE ADJUSTMENTS – ACCEPTANCE OF 2020 BUDGET REVENUE AND EXPENDITURE ADJUSTMENTS PRESENTED BY THE DIRECTOR OF FINANCE IN RESPONSE TO THE COVID-19 PANDEMIC

Board Action:

It was moved by Mr. Philips, seconded by Mrs. Kenney, all voting "Aye" to accept the budget revenue/expense adjustments presented by the Finance Director. None opposed. Motion approved 5-0.

<u>2021 OPERATING AND CAPITAL BUDGET GUIDELINES – APPROVAL OF THE 2021 BUDGET GUIDELINES TO BE USED BY THE TOWNSHIP STAFF AS PART OF THE 2021 BUDGET PROCESS</u>

The Budget Guidelines and Calendar for the 2021 Budget were reviewed. These guidelines reflect a continuing effort to emphasize the obligation of each department to continuously seek improvements in operations. In addition, specific spending guidelines are set forth, as in previous years.

Board Action:

It was moved by Mr. Waks, seconded by Mrs. Kenney, all voting "Aye" to approve the Budget Guidelines for the 2021 Operating and Capital Budgets. None opposed. Motion approved 5-0.

RESOLUTION 2020-30 – COMMEMORATING THE 100 YEAR ANNIVERSARY OF THE ADOPTION OF THE 19TH AMENDEMENT – GIVING WOMEN THE RIGHT TO VOTE

Supervisors Garzillo and Kenney presented the resolution which celebrates the 100th anniversary of the passage and ratification of the 19th amendment, providing for women's suffrage, to the Constitution of the United States.

Board Action:

It was moved by Mrs. Garzillo, seconded by Mrs. Kenney, all voting "Aye" to approve Resolution 2020-30 as presented. None opposed. Motion approved 5-0.

RESOLUTION 2020-31 – 106 DEKALB, INC. PRELIMINARY/FINAL PLAN, 555 LOWER EAST VALLEY FORGE ROAD. CONSIDERATION OF THE PRELIMINARY/FINAL SUBDIVISION PLAN SUBMITTED BY 106 DEKALB, INC. AS PREPARED BY JOSEPH ESTOCK, PE. PLS., DATED DECEMBER 18, 2019, LAST REVISED JUNE 12, 2020, FOR THE SUBDIVISION OF THE EXISTING 1.62 ACRE R-2 RESIDENTIAL PROPERTY INTO THREE RESIDENTIAL (3) LOTS

Rob Loeper, Township Planner presented the subdivision plan. He stated that the applicant proposed to subdivide the subject property into three (3) single-family lots with the existing house remaining on one of the lots. The plan, the conditions of approval, and the waivers were presented to the Board of Supervisors.

Board Action:

It was moved by Mr. Philips, seconded by Mrs. Garzillo, all voting "Aye" to approve Resolution 2020-31 as presented. None opposed. Motion approved 5-0.

RESOLUTION 2020-32 – GCP PRUSSIA, LP PRELIMINARY/FINAL DEVELOPMENT, 127 S. GULPH ROAD. CONSIDERATION OF THE PRELIMINARY/FINAL LAND DEVELOPMENT PLAN SUBMITTED BY GCP PRUSSIA, LP, AS PREPARED BY GILMORE & ASSOCIATES, DATED FEBRUARY 25, 2020, LAST REVISED MAY 11, 2020, FOR THE DEMOLITION OF THE EXISTING 2-STORY HOTEL BUILDING ON THE 5.2 ACRE PROPERY AND THE CONSTRUCTION OF A NEW 5-STORY HOTEL, STORMWATER MANAGEMENT FACILITY AND SITE IMPROVEMENTS. (CG ZONING DISTRICT)

Rob Loeper, Township Planner presented the development plan. The applicant, legal owner of 127 South Gulph Road proposes to demolish the existing hotel and replace it with a 5-story hotel with associated lighting, landscaping, grading, utilities, stormwater management and erosion and sedimentation control. The development plan, conditions of approval, and the waivers were presented to the Board of Supervisors.

Board Action:

It was moved by Mrs. Kenney, seconded by Mr. Waks, all voting "Aye" to approve Resolution 2020-32 as presented. None opposed. Motion approved 5-0.

RESOLUTION 2020-33 – PENNDOT LAND DEVELOPMENT PLAN, 7000
GEERDES BOULEVARD. CONSIDERATION OF THE PRELIMINARY/FINAL
LAND DEVELOPMENT PLAN SUBMITTED BY PEEDOT, AS PREPARED BY
ALFRED BENESCH & CO., DATED JUNE 21, 2020, FOR THE
CONSTRUCTION OF A 78,539 SF REGIONAL TRAFFIC MANAGEMENT
CENTER ADDITION, NEW PARKING GARAGE, STORWATER MANAGEMENT
FACILITIES AND SITE IMPROVEMENTS ON THE 8.23 ACRE PROPERTY.
(KPMU ZONING DISTRICT)

Rob Loeper, Township Planner presented the development plan. The applicant proposes to demolish the existing structure and develop it into an office building and new parking structure, with associated stormwater management, and erosion and sedimentation control. The development plan, conditions of approval, and the waivers were presented to the Board of Supervisors.

Board Action:

It was moved by Mr. Philips, seconded by Mrs. Kenney, all voting "Aye" to approve Resolution 2020-33 as presented. None opposed. Motion approved 5-0.

RESOLUTION 2020-34 – AUTHORIZATION TO SIGN PENNDOT TRAFFIC SIGNAL APPLICATION (TE-160) FOR PROPOSED MID-ROAD FLASHING PEDESTRIAN BEACONS ON FIRST AVENUE AND EXISTING SIGNAL MODIFICATIONS ON FIRST AVENUE AND FREEDOM DRIVE IN CONNECTION WITH THE TOP GOLF PROPERTY DEVELOPMENT

Board Action:

It was moved by Mr. Waks, seconded by Mrs. Garzillo, all voting "Aye" to approve Resolution 2020-34 as presented. None opposed. Motion approved 5-0.

CAPITAL EQUIPMENT PURCHASE – AUTHORIZATION TO PURCHASE THE FOLLOWING VEHICLES.EQUIPMENT FROM ANY STATE OR COSTARS CONTRACT UTILIZING FUNDS IN THE CAPITAL EQUIPMENT FUND:

- 1. Public Safety Department
 - A. Two (2) 2020 Ford Interceptor Utility SUV's at a cost not to exceed \$97,000 including fit out
 - B. One (1) 2020 Ford Fusion Hybrid at a cost not to exceed \$35,000 including fit out
 - C. Used late model sedan at a cost not to exceed \$8,000
- 2. Public Works Department
 - A. John Deere Compact Excavator at a cost not to exceed \$75,000

Board Action:

It was moved by Mrs. Kenney, seconded by Mr. Philips, all voting "Aye" to approve the capital equipment purchases as outlined. None opposed. Motion approved 5-0.

COMMUNITY CENTER ROOF PROJECT GENERAL CONSTRUCTION
CONTRACT PAYMENT #2 IN THE AMOUNT OF \$124,000 TO DETWILER
ROOFING FOR WORK TO DATE ON THE COMMUNITY CENTER ROOF
PROJECT

Board Action:

It was moved by Mr. Philips, seconded by Mrs. Garzillo, all voting "Aye" to approve payment #2 to Detwiler Roofing in the amount of \$124,000. None opposed. Motion approved 5-0.

COMMUNITY CENTER ROOF PROJECT ROOFING CONTRACT PAYMENT #3
IN THE AMOUNT OF \$61,845 TO DETWILER ROOFING FOR WORK TO DATE
ON THE COMMUNITY CENTER ROOF PROJECT

Board Action:

It was moved by Mr. Waks, seconded by Mrs. Kenney, all voting "Aye" to approve payment #3 to Detwiler Roofing in the amount of \$61,845. None opposed. Motion approved 5-0.

CONSTRUCTION & QUALITY INSURANCE INSPECTION CONTRACT –
GUTHRIE ROAD FIRE & EMS STATION – CONSIDERATION OF A
PROFESSIONAL SERVICES CONTRACT WITH MASER CONSULTING FOR
THE INSPECTIO OF STEEL, CONCRETE AND FIREPROOFING
APPLICATIONS FOR THE MEZZANINE CONSTRUCTION AT THE GUTHRIE
ROAD STATION AT A COST NOT TO EXCEED \$6500.

Board Action:

It was moved by Mr. Philips, seconded by Mrs. Kenney, all voting "Aye" to accept a professional services contract with Maser Consulting at a cost not to exceed \$6500. None opposed. Motion approved 5-0.

PROFESSIONAL SERVICES CONTRACT – KERWOOD DRIVE BRIDGE REPAIR PROJECT – CONSIDERATION OF A PROFESSIONAL SERVICES AGREEMENT WITH ARRO CONSULTING FOR DESIGN, BIDDING AND ENGINEERING SERVICES ASSOCIATED WITH THE KERWOOD DRIVE BRIDGE REPAIR PROJECT AT A COST NOT TO EXCEED \$43,000

Board Action:

It was moved by Mr. Philips, seconded by Mrs. Garzillo, all voting "Aye" to accept a professional services contract with ARRO Consulting for the Kerwood Drive Bridge Repair Project at a cost not to exceed \$43,000. None opposed. Motion approved 5-0.

ACCOUNTS PAYABLE & PAYROLL:

Board Action:

It was moved by Mrs. Kenney, seconded by Mr. Philips, all voting "Aye" to approve the Accounts Payable for invoices processed from July 9 to August 12, 2020 in the amount of \$1,537,112.22 and the Payroll for July 10, 2020 and July 24, 2020 in the amount of \$1,921,000.33 for a total of \$3,458,112.55. None opposed. Motion approved 5-0.

ADJOURNMENT:

There being no further business to come before the Board, it was moved by Mr. Waks, seconded by Mr. Jenaway, all voting "Aye" to adjourn the meeting. None opposed. Motion approved 5-0. Adjournment occurred at 9:00 p.m.

ANTHONY HAMADAY TOWNSHIP MANAGER

cad Minutes Entered Minutes Approved:

<u>UPPER MERION TOWNSHIP BOARD OF SUPERVISORS</u> SEPTEMBER 17, 2020

The Board of Supervisors of Upper Merion Township met for a Business Meeting on Thursday, September 17, 2020, in Freedom Hall, in the Township Building in King of Prussia. The meeting was called to order at 7:40 p.m., followed by a pledge to the flag.

ROLL CALL:

Supervisors present were: Bill Jenaway, Greg Waks, Greg Philips, Carole Kenney and Tina Garzillo. Also present were: Anthony Hamaday, Township Manager; Joseph McGrory, Solicitor's Office; Tom Beach, Engineer; and Kyle Brown, Associate Township Planner.

MEETING MINUTES:

CHAIRMAN'S COMMENTS:

NEW BUSINESS

PROCLAMATION RE: FIRE PREVENTION MONTH - OCTOBER, 2020

Chairman Jenaway read a proclamation proclaiming October 2020 as Fire Prevention Month in Upper Merion Township and expressing support for our Fire & EMS Department for their dedicated work for the citizens and visitors of our Township.

He urged our residents to be responsive to public education measures and take personal steps to increase their safety from fire, especially in their homes. As we celebrate 2020 Fire Prevention Month throughout the Township, he urged all citizens and visitors to participate in the many fire prevention activities and efforts provided by our organization.

SHADE TREE AWARDS PRESENTATION

The following awards were presented by the Shade Tree Commission:

Residential:

639 Mallard Road Joseph & Margaret Anderson Rebecca & Michael Bartolo 336 Covered Bridge Road 437 Stacey Drive Jozef & Denise Bobok 287 Roberts Drive Leonard & Sharon Brzoska 381 Ross Road Louis & Kathryn DeCaro 541 B Street Andrew & Lauren DeGothseir 125 Deep Hollow Road Lorraine & Donald Hawk 299 Diane Court Kimberly Sue Matthews 216 Bernard Drive Kathleen Mary Murphy 541 Norwyck Drive **Eleanor Pergine** 641 Brookwood Drive Shiu Ming Lee

Distinguished Trees:

390 General Washington Drive Brian & Linda Noll

333 Allendale Mother of Divine Providence

Commercial:

Renaissance Industrial Park P & F Ventures LLC Renaissance Boulevard

PRESENTATION AND ACCEPTANCE OF THE TOWNSHIP'S 2021 FINANCIAL REQUIREMENTS AND MINIMUM MUNICIPAL OBLIGATION (MMO) IN THE AMOUNT OF \$2,205,307 FOR THE POLICE AND \$702,000 FOR THE NON-UNIFORM PENSION PLANS

Anthony Hamaday, Township Manager presented the 2021 Financial Requirements and Minimum Municipal Obligation for the Police and Non-Uniform Pension Plans.

Board Action:

It was moved by Mr. Philips, seconded by Mrs. Kenney, all voting "Aye" to approve as presented. None opposed. Motion approved 5-0.

FINANCIAL ESCROW SECURITY RELEASE NO. 1, CRAFT CUSTOM HOMES, LLC., 388 ANDERSON ROAD SUBDIVISION – APPROVAL OF ESCROW RELEASE NO. 1 TO CRAFT CUSTOM HOMES IN THE AMOUNT OF \$86,155.50 FOR THE COMPLETION OF REQUIRED SITE IMPROVEMENTS TO DATE AS PART OF THE 383 ANDERSON ROAD SUBDIVISION AS RECOMMENDED BY THE TOWNSHIP ENGINEER

Board Action:

It was moved by Mr. Waks, seconded by Mrs. Garzillo, all voting "Aye" to approve Financial Escrow Security Release as presented. None opposed. Motion approved 5-0.

AUTHORIZATION FOR TOWNSHIP MANAGER TO SIGN REAL ESTATE TAX APPEAL SETTLEMENT STIPULATIONS AS NEGOTIATED BY THE UMASD: GAHC3 KING OF PRUSSIA MOB LLC, 700 SOUTH HENDERSON ROAD, KING OF PRUSSIA, FOR THE TAX YEARS 2016-2020, RESULTING IN AN UNDERPAYMENT OF REAL ESTATE TAXES FOR THE YEARS 2016-2019 IN THE AMOUNT OF \$9,219.00

Board Action:

It was moved by Mrs. Kenney, seconded by Mr. Waks, all voting "Aye" to authorize the signing of the settlement stipulation as presented. None opposed. Motion approved 5-0.

REQUEST FOR PROPOSAL OF PROFESSIONAL SERVICES FOR THE UPPER MERION TOWNSHIP 2021 ROAD RESURFACING PROGRAM

The Upper Merion Township Public Works Department needs to secure a proposal to provide survey, engineering, and construction services relative to the Upper Merion 2021 Road Resurfacing Program. The road program is comprised of 4 ADA ramps and approximately 52,603 square yards of mill and overlay for 14 locations in the Township.

Board Action:

It was moved by Mr. Philips, seconded by Mrs. Garzillo, all voting "Aye" to authorize the request for proposal as presented. None opposed. Motion approved 5-0.

ACCEPT CITIZEN BOARD RESIGNATIONS FOR GIAN SINGLA OF THE SANITARY & STORMWATER AUTHORITY AND PEPPER FRANCIS, STUDENT REPRESENTATIVE OF THE EAC

The Board of Supervisors thanked Gian Singla for the years that he served on the Sanitary & Stormwater Authority and Pepper Francis for her time as student representative of the Environmental Advisory Council.

Board Action:

It was moved by Mrs. Kenney, seconded by Mrs. Garzillo, all voting "Aye" to accept the resignations as presented. None opposed. Motion approved 5-0.

RESOLUTION 2020-35 – CONSIDERATION OF A RESOLUTION
AUTHORIZING THE TOWNSHIP MANAGER TO SUBMIT A DCED-CFA
MULTIMODAL TRANSPORTATION GRANT APPLICATION IN THE AMOUNT
OF \$2,476,407 FOR THE FIRST AVENUE LINEAR PARK PHASE 3 WHICH
INCLUDES THE INSTALLATION OF THE TRAIL ON 10 REMAINING PARCELS
ALONG FIRST AVENUE

Board Action:

It was moved by Mrs. Kenney, seconded by Mr. Waks, all voting "Aye" to approve Resolution 2020-35 as presented. None opposed. Motion approved 5-0.

RESOLUTION 2020-36 – DEVELOPMENT PLAN – PROTECS, INC., 3700 HORIZON DRIVE. CONSIDERATION OF A PRELIMINARY DEVELOPMENT PLAN SUBMITTED BY PROTECS, INC., AS PREPARED BY NAVE NEWELL ENGINEERS, DATED JUNE 17, 2020, FOR THE CONSTRUCTION OF A 74,000 SF BUILDING ADDITION TO THE EXISTING BUILDING AND ASSOCATED SITE IMPROVEMENTS ON THE 5.92 ACRE, SM-1 ZONDED PARCEL

Board Action:

It was moved by Mr. Philips, seconded by Mrs. Kenney, all voting "Aye" to approve Resolution 2020-36 as presented. None opposed. Motion approved 5-0.

RESOLUTION 2020-37 – DEVELOPMENT PLAN – MERION INNOVATIONS 1
LLC., 411 SWEDELAND ROAD. CONSIDERATION OF A
PRELIMINARY/FINAL LAND DEVELOPMENT PLAN SUBMITTED BY MERION
INNOVATIONS 1 LLC, AS PREPARED BY TAYLOR, WISEMAN & TAYLOR
ENGINEERS, DATED MARCH 15, 2020, FOR THE CONSTRUCTION OF A
NEW TWO-LEVEL PARKING GARAGE AND ASSOCIATED SITE
IMPROVEMENTS CONTAINING 236 SPACES TO SERVE EXISTING 923,752
SF DISCOVERY LABS FACILITY (LI ZONING DISTRICT)

The applicant requested a 30-day extension on this development plan.

Board Action:

It was moved by Mr. Philips, seconded by Mr. Waks, all voting "Aye" to accept the 30-day extension for Merion Innovations as presented. None opposed. Motion approved 5-0.

ACCOUNTS PAYABLE & PAYROLLS:

Board Action:

It was moved by Mrs. Kenney, seconded by Mrs. Garzillo, all voting "Aye" to approve the Accounts Payable for invoices processed from August 13, 2020 to September 9, 2020 in the amount of \$1,024,578.01 and the Payrolls for August 7, 2020 and August 21, 2020 in the amount of \$1,880,936.72 for a total of \$2,905,514.73. None opposed. Motion approved 5-0.

ADDITIONAL BUSINESS:

RESOLUTION 2020-38 – AUTHORIZING THE CONDEMNATION OF CERTAIN REAL ESTATE OWNED BY THE ESTATE OF LINDA J. DESIMONE LOCATED AT 580 GENERAL KNOX ROAD IN UPPER MERION TOWNSHIP, MONTGOMERY COUNTY, PENNSYLVANIA FOR THE PURPOSE OF ANNEXING IT TO THE TOWNSHIP'S COMMUNITY CENTER FOR THE RECREATIONAL USE AND BENEFIT OF THE PUBLIC

Board Action:

It was moved by Mr. Philips, seconded by Mr. Waks, all voting "Aye" to accept Resolution 2020-38 as presented. None opposed. Motion approved 5-0.

CITIZEN BOARD APPOINTMENT:

Board Action:

It was moved by Mr. Philips, seconded by Mr. Waks, all voting "Aye" to approve Mr. Amrinder Singh to the Property Maintenance/UCC Board of Appeals. None opposed. Motion approved 5-0.

ADJOURNMENT:

There being no further business to come before the Board, it was moved by Mr. Philips, seconded by Mr. Waks, all voting "Aye" to adjourn the meeting. None opposed. Motion approved 5-0. Adjournment occurred at 8:48 p.m.

ANTHONY HAMADAY TOWNSHIP MANAGER

cad Minutes Entered Minutes Approved:

ORDINANCE NO.	
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AN ORDINANCE OF UPPER MERION TOWNSHIP, MONTGOMERY COUNTY, PENNSYLVANIA, AMENDING THE UPPER MERION TOWNSHIP ZONING ORDINANCE TO PERMIT CERTAIN ADDITIONAL USES IN THE HEAVY INDUSTRIAL "HI" DISTRICT

WHEREAS, the Board of Supervisors of Upper Merion Township, Montgomery County, Pennsylvania has enacted the Upper Merion Township Zoning Ordinance which contains inter alia, provisions governing residential and commercial zoning districts in Upper Merion Township; and

WHEREAS, the Board of Supervisors of Upper Merion Township desires to amend the Upper Merion Township Zoning Ordinance to broaden the scope of uses permitted in the Heavy Industrial "HI" Zoning District; and

WHEREAS, the Board of Supervisors of Upper Merion Township has determined that permitting such uses is in the best interest of the health, safety and welfare of the residents of Upper Merion township.

NOW THEREFORE, be it, and it is hereby ORDAINED by the Members of Board of Supervisors of Upper Merion Township, Montgomery County, Pennsylvania, and it is hereby ENACTED and ORDAINED by authority of same as follows:

- I. Section 165-153.A. of the Upper Merion Township Zoning Ordinance is hereby amended by adding the following language to the beginning of the section: "Except as provided for below in Section 165-153.E...."
- II. Section 165-153.E. of the Upper Merion Township Zoning Ordinance is hereby created and shall read as follows:

- "E. "Heavy Industry Redevelopment ("HIR") Overlay District." The intent of the Heavy Industry Redevelopment Overlay Zoning District is to facilitate the redevelopment of property located in the HI zoning district.
 - Conditional Use Standards: Parcels that meet the following standards shall be eligible to be developed under the HIR Overlay District pursuant to conditional use:
 - a. The Parcel must be located south of the Pennsylvania Turnpike.
 - b. The Parcel must be in the HI Zoning District.
 - c. The Parcel must be a minimum of 30 acres.
 - a. An application for conditional use under this section shall meet all of the criteria identified in Section 165-219.1.
 - 2. Conditional Uses. Uses permitted in the HIR Overlay Zoning District shall include pursuant to conditional use shall include:
 - a. Any use permitted in the LI Zoning District which is not otherwise permitted in the HI Zoning District;
 - b. Any use identified in Table CD.1 as a permitted use within the following categories in General Commercial Zoning District:
 - i. Information
 - ii. Professional, Scientific and Technical Service
 - iii. Finance and Insurance
 - iv. Educational Service
 - v. Health Care and Social Service
 - vi. Information
 - vii. Arts, Entertainment and Recreation
 - viii. Accommodation and Food Service

- III. Section 165-153.F. of the Upper Merion Township Zoning Ordinance is hereby created and shall read as follows:
 - "F. Research and Development. Notwithstanding any provision contained herein to the contrary, Research and development in the physical, engineering, life sciences, social sciences and humanities shall be permitted in the HI zoning district as a by-right use.
- IV. All provisions of the Upper Merion Township Zoning Ordinance not inconsistent herewith are declared to be in full force and effect. If any provision of the Upper Merion Township Zoning Ordinance is inconsistent with the provisions of this Ordinance, the provision of this Ordinance shall govern, and the Upper Merion Township Zoning Ordinance provision is hereby repealed to the extent of the inconsistency.
- III. The provisions of this Ordinance are declared to be severable. If any provision of this Ordinance is declared by a Court of competent jurisdiction to be invalid or unconstitutional, such determination shall have no effect on the remaining provisions of this Ordinance or on the provisions of the Upper Merion Township Zoning Ordinance.
 - IV. This Ordinance shall take effect five (5) days after its enactment.

ENACTED and ORDAIN	ED this day of	, 2020.
ATTEST:	Upper Merion Township E	Board of Supervisors
	William Jenaway, Chair	

RESOLUTION NUMBER: 2021-

DP NUMBER 2020-04 (P/F)

UPPER MERION TOWNSHIP MONTGOMERY COUNTY, PENNSYLVANIA

RESOLUTION FOR PRELIMINARY/FINAL LAND DEVELOPMENT PLAN APPROVAL FOR GEN TERRA CORPORATION

WHEREAS, Gen Terra Corporation ("Applicant") is the equitable owner and developer of a certain tract of land located at 624 Columbus Street in Upper Merion Township, more specifically identified as Montgomery County Tax Parcel Number(s) 58-00-04024-004 and 58-00-00484-007 (the "Subject Property");

WHEREAS, the Subject Property contains 0.415 acres and is located in the R-3 Residential District and is currently used: (1) Parcel 58-00-04024-004 — Single Family Residential, vacant; and (2) 58-00-00484-007 — Single Family Residential, vacant;

WHEREAS, Applicant proposes to consolidate two vacant lots into a single lot and subsequently subdivide the lot into four fee-simple, single-family townhomes, along with grading, utilities, erosion control, landscaping, and stormwater management improvements.

WHEREAS, Applicant has requested review and approval of the Preliminary/Final Land Development Plan prepared by Wilkinson & Associates dated April 17, 2020 and last revised December 3, 2020 (the "Preliminary/Final Land Development Plan").

NOW, THEREFORE, BE IT RESOLVED, by the Upper Merion Township Board of Supervisors, Montgomery County, this __ day of January, 2021, that said application for approval of the above referenced Preliminary/Final Subdivision Plan is **APPROVED WITH CONDITIONS**.

- 1. <u>Preliminary/Final Plan</u>: The Preliminary/Final Land Development Plan prepared by Wilkinson & Associates dated April 17, 2020 and last revised December 3, 2020 (the "Preliminary/Final Land Development Plan")
- 2. <u>Conditions of Approval</u>: The Preliminary/Final Land Development Plan in the above referenced Paragraph 1 of this Resolution is hereby approved subject to Applicant complying with the following:
 - a) Township Engineer Remington & Vernick Engineers' Letter: dated January 13, 2021;
 - b) Montgomery County Planning Commission Letter, dated September 11,2020;

- c) Wilkinson & Associates, Inc. Post-Construction Stormwater Management Narrative, dated July 24, 2020; and last revised December 18, 2020;
- d) Applicant must obtain <u>any necessary</u> approvals and reviews from the Township Engineer, Township Traffic Engineer, Montgomery County Conservation District, Montgomery County Health Department, Pennsylvania DEP, PennDOT, and any necessary planning modules and any necessary permits, before the Plan is recorded.
- e) Prior to recording of the Plan, Applicant shall execute an Improvements and Financial Security Agreement on a form drafted by the Township Solicitor and post financial security to guarantee the installation of all public improvements associated with the development as detailed in the Remington & Vernick Engineers Letter, dated January 13, 2021. If Applicant chooses to post financial security in the form of a bond, the Township Solicitor shall have the unconditional right to review the bond and must approve the conditions and language of the bond. Further, the bond shall contain language stating that the bond is to be payable upon demand, absolutely, and unconditionally, and in the event that payment is not made, that the bonding company shall be responsible for all attorneys' fees and costs that are incurred to collect on the bond, plus interest at the annual rate of twelve percent (12%), for so long as the bond remains unpaid. Additionally, the Bond is required to automatically renew annually until the improvements detailed on the Preliminary/Final Land Development Plan are completed and the final release is issued by the Township, subject to partial releases being permitted in accordance with § 509(j) of the MPC, and shall include a 90-Day Evergreen Clause in a form acceptable to the Township Solicitor.
- f) Prior to the recording of the Plan, Applicant will provide all necessary legal descriptions for any easements.
- g) Applicant must complete all easements and corresponding maintenance agreements and finalize locations of easement areas in forms satisfactory to the Township Solicitor prior to the recording of the Plan.
- h) All outstanding Township fees, Township Engineer's fees, and Township Solicitor's fees, and any other professional fees associated with the review and approval of the application shall be paid in full before the Plan is recorded.
- i) The Applicant shall purchase all required EDU's for the proposed buildings, calculated at this time to be 4 EDU(s) at a price of \$34.976.00 for the Subject Property. All EDUs shall be purchased before the Preliminary/Final Land Development Plan is recorded.

- j) The Applicant shall pay a **\$8.000.00** contribution to Upper Merion Township as a fee in lieu of the dedication of the required open space in Section 145-43 of the Upper Merion Township Code prior to the issuance of the Use & Occupancy Permit.
- k) New deeds for the four (4) new lots must be approved by the Township Solicitor and thereafter recorded contemporaneously with the recording of the Plan.
- l) This Resolution shall not apply in any way to any future construction or land development on either lot.
- **3.** <u>WAIVERS</u>: Applicant has requested the following waivers from the Township's Subdivision and Land Development Ordinance for the Plan for purposes of the minor subdivision. Unless additional waivers are obtained at such time, these items will be required during land development as applicable: **NONE**

In the event that the Resolution is not delivered to the Township within ten (10) days from receipt, it shall be deemed that the Applicant does not accept these conditions, and approvals conditioned upon this acceptance are revoked, and the application shall be considered to be denied.

RESOLVED AND APPROVED this this 18 th	day of February, 2021.
	UPPER MERION TOWNSHIP
ATTEST:	BOARD OF SUPERVISORS
Anthony Hamaday, Township Manager	William Jenaway, Chairperson

ACCEPTANCE OF CONDITIONS

I,	, being an authorized signatory for the Applicant, do hereby
acknowledge and accep	ot this Preliminary/Final Subdivision Plan Approval issued by the Upper
Merion Township Boar	rd of Supervisors and accept the conditions contained therein as recited
above.	
	<u>APPLICANT</u> : Gen Terra Corporation
	BY:
	Name:
	Title:
	Date:
WIT	NESS
Data	

RESOLUTION NUMBER: 2021-09

SD NUMBER 2020-07 (P/F)

UPPER MERION TOWNSHIP MONTGOMERY COUNTY, PENNSYLVANIA

RESOLUTION FOR LOT LINE CHANGE PLAN APPROVAL FOR 1266 & 1272 GULPH CREEK DRIVE

WHEREAS, Joshua Solan and Jennifer Burgess (collectively, "Applicant") are the owners of a certain tract of land located at 1272 Gulph Creek Drive, Upper Merion Township, located within the Township's R-1Single Family Zoning District, being Montgomery County Tax Parcel Number 58-00-08891-24-9 (the "Solan Property") and Paul Oberreither and Susan Kay are the owners of a certain tract of land located at 1266 Gulph Creek Drive, Upper Merion Township, located within the Township's R-1 Single Family Zoning District, being Montgomery County Tax Parcel Number 58-00-08891-22-2 (the "Oberreither Property") (collectively, the Solan Property and Oberreither Property are referred to as "Subject Properties").

WHEREAS, Applicant proposes a lot line change on the Subject Properties to convey a 19,563 square foot rectangular piece of ground containing a tennis court from the Oberreither Property to the Solan Property. No other improvements are proposed. Upon completion of the transfer, the Oberreither Property will occupy 101,263 square feet and the Solan Property will occupy 112,747 square feet. The existing lot line that currently separates the two parcels will be vacated.

WHEREAS, Applicant has requested review and approval of the Lot Line Change Plan prepared by Site Engineering Concepts, LLC, dated November 24, 2020 and last revised January 18, 2021, consisting of one (1) sheet.

NOW, THEREFORE, BE IT RESOLVED, by the Upper Merion Township Board of Supervisors, Montgomery County, this 18th day of February, 2021, that said application for approval of the above referenced Preliminary/Final Subdivision Plan is <u>APPROVED WITH</u> **CONDITIONS.**

- 1. <u>Preliminary/Final Plan</u>: The Lot Line Change Plan prepared by Site Engineering Concepts, LLC, dated November 24, 2020 and last revised January 18, 2021, consisting of one (1) sheet (the "Plan").
- **2.** <u>Conditions of Approval</u>: The Plan is hereby approved subject to the following conditions:
 - a) The Applicant must comply with and address all comments in the **Remington & Vernick Engineers Letter**, dated February 10, 2021, to the satisfaction of the Township Engineer.

- b) The Applicant must receive any and all necessary zoning approvals prior to recording the Plan.
- c) Applicant must obtain <u>any necessary</u> approvals and reviews from the Township Engineer, Township Traffic Engineer, Montgomery County Conservation District, Montgomery County Health Department, Pennsylvania DEP, PennDOT, and any necessary planning modules and any necessary permits, before the Plan is recorded.
- d) Prior to the recording of the Plan, Applicant will provide all necessary legal descriptions for any easements.
- e) Applicant must complete all easements and corresponding maintenance agreements and finalize locations of easement areas in forms satisfactory to the Township Solicitor prior to the recording of the Plan.
- f) All outstanding Township fees, Township Engineer's fees, and Township Solicitor's fees, and any other professional fees associated with the review and approval of the application shall be paid in full before the Plan is recorded.
- g) New deeds for the Subject Properties must be approved by the Township Solicitor and thereafter recorded contemporaneously with the recording of the Plan.
- h) This Resolution shall not apply in any way to any future construction or land development related to the Subject Properties.
- 3. **WAIVERS:** Applicant has requested no waivers for the Plan.

RESOLVED AND APPROVED this this 18th day of February, 2021

In the event that the Resolution is not delivered to the Township within ten (10) days from receipt, it shall be deemed that the Applicant does not accept these conditions, and approvals conditioned upon this acceptance are revoked, and the application shall be considered to be denied.

ATTEST:	BOARD OF SUPERVISORS
Anthony Hamaday, Township Manager	William Jenaway, Chairperson

ACCEPTANCE OF CONDITIONS

I,	, do hereby acknowledge and accept this Lot Line Change
	Jpper Merion Township Board of Supervisors and accept the
conditions contained therein as re	ecited above.
	APPLICANT: Joshua Solan
Witness/Attest	Name:
Date:	
	, do hereby acknowledge and accept this Lot Line Change Upper Merion Township Board of Supervisors and accept the
conditions contained therein as re	ecited above.
	APPLICANT: Jennifer Burgess
Witness/Attest	Name:
Date:	



February 10, 2021

Upper Merion Township 175 West Valley Forge Road King of Prussia, PA 19406

Attn: Robert M. Loeper, AICP

Township Planner

Re: 1266 & 1272 Gulph Creek Drive Lot Line Change Review - Second Review

TMP #58-00-08891-22-2 & TMP #58-00-08891-24-9

Upper Merion Township RVE File #PMUMP207

Dear Rob:

Remington & Vernick Engineers (RVE), on behalf of Upper Merion Township, has reviewed the following submission materials in connection with the application referenced above:

- ➤ Site Engineering Concepts, LLC Transmittal Letter, dated January 21, 2021.
- Response Letter dated January 18, 2021 as prepared by Site Engineering Concepts, LLC.
- Legal Description, Proposed Unit 12, 1266 Gulph Creek Drive as prepared by Site Engineering Concepts, LLC.
- ➤ Legal Description, Proposed Unit 13, 1272 Gulph Creek Drive as prepared by Site Engineering Concepts, LLC.
- Lot Line Change Plan (One Sheet), dated November 24, 2020 and last revised January 18, 2021 as prepared by Site Engineering Concepts, LLC.

I. GENERAL INFORMATION

Owners & Susan Kay & Paul Oberreither Applicants: 1266 Gulph Creek Drive

Wayne, PA 19087 TMP #58-00-08891-22-2

Joshua Solan & Jennifer M. Burgess

1272 Gulph Creek Drive

Wayne, PA 19087 TMP #58-00-08891-24-9

Josh.solan@gmail.com

Engineer: Site Engineering Concepts, LLC

622 Lancaster Avenue Berwyn, PA 19312 610-240-0450

Attn: Robert M. Lambert, P.E.

Proposal:

The applicant is proposing a lot line change to transfer a 19,563 square foot rectangular piece of ground containing a tennis court from Oberreither to Solan / Burgess. This review is for a lot line adjustment and the Applicant states that no improvements are proposed with this application.

II. COMMENTS

Upon review of this submission, RVE has the following comments. Any underlined comments must be addressed by the applicant prior to approval.

Zoning Compliance Summary Zone R-1 – Residential (Proposed)

Required Item	Required	<u>1266</u>	1272
Minimum Lot Area (SF)	43,560	101,263	112,747
Minimum Lot Width at SBL (FT)	175	290	344
Minimum Front Yard Setback (FT)	50	92	30*
Minimum Side Yard Setback (FT)	20	68	57
Minimum Side Yard Aggregate (FT)	50	117	181
Minimum Rear Yard Setback (FT)	40	78	130
Min. Side Yard – Accessory Use (FT)	10	78	10
Min. Rear Yard – Accessory Use (FT)	10	8*	38
Maximum Building Height (FT)	35	<35	<35
Maximum Building Coverage (%)	15	5.1	3.4
Maximum Impervious Coverage (%)	30	13.5	18.7
* Existing Non Conformity			

- .* Existing Non-Conformity
- 1. Legal Descriptions should be generated for the two (2) revised lots. Item Satisfied.
- 2. The Applicant shall set pins on the two new property corners. *The Applicant states that they will comply.*
- 3. On the Zoning Summary Chart for 1266 Gulph Creek Drive, revise the TMP # 58-00-08891-22-2. *Item Satisfied.*
- 4. On the Zoning Summary Chart for 1272 Gulph Creek Drive revise the TMP # 58-00-08891-24-9. TMP has not been revised
- 5. Add a scale and scale bar. Item Satisfied.
- 6. Show the building set-back lines. Item Satisfied.
- 7. Label the 'Z' lines as lot lines to be vacated. *Item Satisfied*.
- 8. Revise the road label from road to drive. Item Satisfied.
- 9. On the 1266 Lot, add the existing geometry/bearings and distances for the existing conditions and the proposed condition. *Item Satisfied*.
- 10. Label the tennis court as existing. Item Satisfied.
- 11. Show the tennis court side yard dimension of 10 feet. Item Satisfied.

- 12. On the Zoning Summary Charts, verify the lot width at the building set-back line for both lots. Both lots say 344 feet while our office has 290 +/- feet for Lot 1266. *Item Satisfied*.
- 13. Label all of the plan lot setbacks.
- 14. Revise both legal descriptions per the attached mark-ups.

RVE's recommendation for approval is contingent upon the applicant satisfactorily addressing each underlined comment and submitting revised plans and other materials. In conjunction with any resubmission, the applicant must provide a response letter using the same numbering system and explaining how each underlined comment has been satisfactorily addressed.

Should you have any questions please feel free to contact our office at (610) 940-1050.

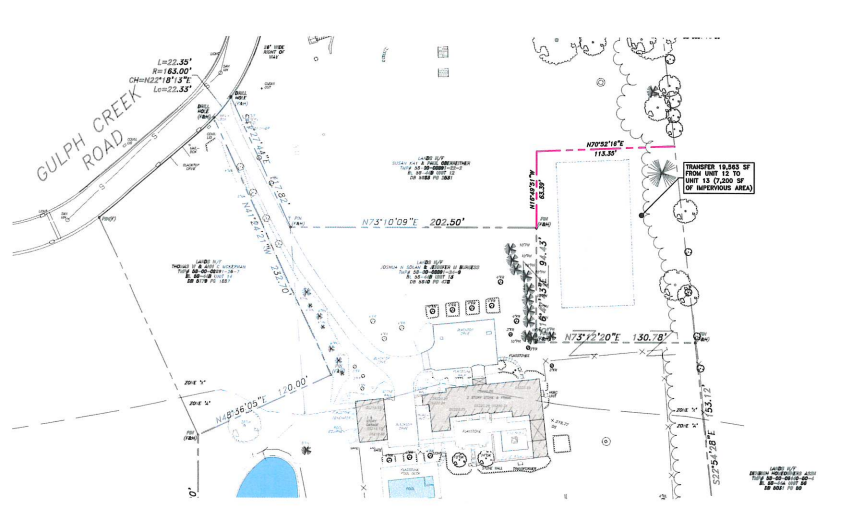
Very truly yours,

Remington & Vernick Engineers

Leanna M. Colubriale, P.E., CFM

Township Engineer

cc: Anthony Hamaday, Township Manager
Susan Kay & Paul Oberreither, Owner / Applicant
Joshua Solan & Jennifer M. Burgess, Owner / Applicant
Robert M. Lambert, P.E., Site Engineering Concepts, LLC
Christopher J. Fazio, P.E., C.M.E., Executive Vice President
James R. Watson, P.E., P.L.S.



IN THE COURT OF COMMON PLEAS OF MONTGOMERY COUNTY, PENNSYLVANIA CIVIL ACTION - LAW

: IN THE COURT OF COMMON PLEAS **UPPER MERION AREA SCHOOL DISTRICT**: OF MONTGOMERY COUNTY, PA

v.

MONTGOMERY COUNTY BOARD : CIVIL ACTION – LAW

OF ASSESSMENT APPEALS and SSN RUCHI HOTELS LAND

SSN RUCHI HOTELS LAND : NO. 2012-25228 DEVELOPMENT LLC, et al. :

: Tax Parcel No. 58-00-13348-50-8

SSN RUCHI HOTELS LAND : IN THE COURT OF COMMON PLEAS DEVELOPMENT LLC : OF MONTGOMERY COUNTY, PA

v.

MONTGOMERY COUNTY BOARD : CIVIL ACTION – LAW

OF ASSESSMENT APPEALS and

UPPER MERION AREA : NO. 2012-25753

SCHOOL DISTRICT, et al.

ORDER

AND, NOW, this day of , 2020, it is hereby ORDERED and DECREED that the terms and conditions of the attached Stipulation to Settle are accepted as terms and conditions of a binding Court Order.

IT IS FURTHER ORDERED and DECREED that the Montgomery County Board of Assessment Appeals shall make the appropriate adjustments to the assessment as agreed upon and set forth in the attached Stipulation to Settle and that the Prothonotary shall mark the above-captioned tax assessment appeal as "Settled, Discontinued and Ended".

		J.

BY THE COURT:

FOX ROTHSCHILD LLP

BY: LOREN D. SZCZESNY IDENTIFICATION NO. 63242 TEN SENTRY PARKWAY, SUITE 200 P.O. BOX 3001 BLUE BELL, PA 19422 (610) 397-6500

ATTORNEYS FOR UPPER MERION AREA SCHOOL DISTRICT

: IN THE COURT OF COMMON PLEAS UPPER MERION AREA SCHOOL DISTRICT: OF MONTGOMERY COUNTY, PA

TER MERION AREA SCHOOL DISTRICT. OF MOR

V.

v.

MONTGOMERY COUNTY BOARD : CIVIL ACTION – LAW

OF ASSESSMENT APPEALS and

SSN RUCHI HOTELS LAND : NO. 2012-25228

DEVELOPMENT LLC, et al.

Tax Parcel No. 58-00-13348-50-8

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SSN RUCHI HOTELS LAND : IN THE COURT OF COMMON PLEAS DEVELOPMENT LLC ; OF MONTGOMERY COUNTY, PA

MONTGOMERY COUNTY BOARD : CIVIL ACTION – LAW

OF ASSESSMENT APPEALS and

UPPER MERION AREA : NO. 2012-25753

SCHOOL DISTRICT, et al. :

STIPULATION TO SETTLE

WHEREAS, SSN RUCHI Hotels Land Development LLC is the owner of the property located at 875 Mancill Mill Road in King of Prussia, Upper Merion Township, Montgomery County, Pennsylvania, more specifically identified as Tax Parcel Number 58-00-13348-50-8 (hereinafter the "Subject Property"); and

WHEREAS, in 2012, the Upper Merion Area School District appealed the assessment of the Subject Property to the Montgomery County Board of Assessment Appeals; and

WHEREAS, on August 30, 2012, the Montgomery County Board of Assessment Appeals issued a Notice of No Change in Assessment, effective March 1, 2012 for County, Township and School District tax purposes; and

WHEREAS, on September 20, 2012, the Upper Merion Area School District filed a tax assessment appeal to the Montgomery County Court of Common Pleas seeking an increase to the assessment of the property effective March 1, 2012; said appeal being filed at Docket No. 2012-25228; and

WHEREAS, on September 26, 2012, SSN RUCHI Hotels Land Development LLC filed a tax assessment appeal to the Montgomery County Court of Common Pleas seeking a reduction in the assessment of the property effective March 1, 2012; said appeal being filed at Docket No. 2012-25753; and

WHEREAS, the Montgomery County Board of Assessment Appeals, Upper Merion Township, and Montgomery County entered an appearance and intervened as parties in the tax assessment appeals; and

WHEREAS, the Parties have participated in negotiations in an effort to resolve the tax assessment appeals; and

WHEREAS, the Parties have agreed upon the assessed value of the property for each of the tax years at issue in the appeal; and

WHEREAS, based upon the risks and hazards of litigation, the Parties have decided that it is in their best interest to settle the above-captioned matter upon the terms and conditions set forth in this Stipulation to Settle.

NOW, THEREFORE, the Parties, intending to be legally bound, agree to the following settlement:

- 1. Effective March 1, 2012 for County, Township and School District tax purposes, the assessment on the Subject Property shall remain at **8,189,340**.
- 2. Effective January 1, 2013 for County and Township tax purposes, and July 1, 2013 for School District tax purposes, the assessment on the Subject Property shall remain at **8,189,340**.
- 3. Effective January 1, 2014 for County and Township tax purposes, and July 1, 2014 for School District tax purposes, the assessment on the Subject Property shall remain at **8,189,340**.
- 4. Effective January 1, 2015 for County and Township tax purposes, and July 1, 2015 for School District tax purposes, the assessment on the Subject Property shall remain at **8,189,340**.
- 5. Effective January 1, 2016 for County and Township tax purposes, and July 1, 2016 for School District tax purposes, the assessment on the Subject Property shall remain at **8,189,340**.
- 6. Effective January 1, 2017 for County and Township tax purposes, and July 1, 2017 for School District tax purposes, the assessment on the Subject Property shall remain at **8,189,340**.
- 7. Effective January 1, 2018 for County and Township tax purposes, and July 1, 2018 for School District tax purposes, the assessment on the Subject Property shall remain at **8,189,340**.
- 8. Effective January 1, 2019 for County and Township tax purposes, and July 1, 2019 for School District tax purposes, the assessment on the Subject Property shall remain at **8,189,340**.
- 9. Effective January 1, 2020 for County and Township tax purposes, and July 1, 2020 for School District tax purposes, the assessment on the Subject Property shall be reduced from 8,189,340 to 6,551,472.
- 10. Effective January 1, 2021 for County and Township tax purposes, and July 1, 2021 for School District tax purposes, the assessment on the Subject Property shall be reduced from 8,189,340 to 4,455,500.

- 11. The assessment on the Subject Property shall remain at **4,455,500** until there is a subsequent successful tax assessment appeal, a County-wide reassessment, or any other circumstance that permits a change to the assessment by applicable law.
- 12. As a result of the adjustment in the assessment for the property, there has been an overpayment in taxes to Montgomery County for the 2020 tax year, which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	
	ASSESSMENT	ASSESSMENT		RATE	OVERPAYMENT
2020	8,189,340	6,551,472	1,637,868	3.459	\$5,665.39

- 13. Upon approval of the Stipulation to Settle by the Court, the tax collector and/or treasurer for Montgomery County shall issue to Taxpayer a refund, without interest, in the amount of \$5,665.39, unless Taxpayer paid its taxes within the discount period, then two percent shall be deducted from the amount of the overpayment. Said refund shall be made payable to "SSN/RUCHI Hotels Land Development LLC" and mailed to 1119 S. College Avenue, Newark, DE 19713.
- 14. As a result of the adjustment in the assessment for the property, there has been an overpayment in the taxes allocated to the Montgomery County Community College for tax year 2020, which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	OVERPAYMENT
	ASSESSMENT	ASSESSMENT		RATE	
2020	8,189,340	6,551,472	1,637,868	0.39	\$638.77

15. Upon approval of the Stipulation to Settle by the Court, the tax collector and/or treasurer for Montgomery County shall issue to Taxpayer a refund, without interest, in the amount of \$638.77, unless Taxpayer paid its taxes within the discount period, then two percent shall be

deducted from the amount of the overpayment. Said refund shall be made payable to "SSN/RUCHI Hotels Land Development LLC" and mailed to 1119 S. College Avenue, Newark, DE 19713.

16. As a result of the adjustment in the assessment for the property there has been an overpayment in taxes to Upper Merion Township from tax year 2020, which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	OVERPAYMENT
	ASSESSMENT	ASSESSMENT		RATE	
2020	8,189,340	6,551,472	1,637,868	2.79	\$4,569.65

- 17. Upon the Court's approval of the Stipulation to Settle, the business manager or tax collector for Upper Merion Township shall issue to Taxpayer a refund, without interest, in the amount of \$4,569.65, unless Taxpayer paid its taxes within the discount period, then two percent shall be deducted from the amount of the overpayment. Said refund shall be made payable to "SSN/RUCHI Hotels Land Development LLC" and mailed to 1119 S. College Avenue, Newark, DE 19713.
- 18. As a result of the adjustment in the assessment for the property, there has been an overpayment in taxes to the Upper Merion Area School District for the 2020/2021 tax year, which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	OVERPAYMENT
	ASSESSMENT	ASSESSMENT		RATE	
2020/2021	8,189,340	6,551,472	1,637,868	20.76	\$34,002.14

19. Upon approval of the Stipulation to Settle by the Court, the tax collector and/or treasurer for the Upper Merion Area School District, shall issue to the Taxpayer a refund, without interest, in the amount of \$34,002.14, unless Taxpayer paid its taxes within the discount period,

then two percent shall be deducted from the amount of the overpayment. Said refund shall be made payable to "SSN/RUCHI Hotels Land Development LLC" and mailed to 1119 S. College Avenue, Newark, DE 19713.

20. The calculations of the overpayments in this Stipulation to Settle are subject to verification by the Business Administrator and/or tax collector for Montgomery County, Upper Merion Township and the Upper Merion Area School District. The tax collector shall provide the necessary information to calculate the proper amount of refunds for all tax years at issue, including whether the prior year taxes were paid at face, discount or penalty, to the respective taxing authorities within thirty (30) days from the date of entry of the attached order. If there are any outstanding liens or taxes due and owing on the Subject Property, or any outstanding interest or penalties, then the refunds shall be applied toward those outstanding taxes, tax liens,

21. The undersigned acknowledge they received the appropriate authorization from

their clients to enter into this Stipulation to Settle.

22. This Stipulation to Settle shall be binding upon the undersigned, the undersigned's

clients, their clients' successors, grantees and assigns.

interest or penalties before any issuance of any refund to Taxpayer.

23. This Stipulation to Settle constitutes the entire agreement by, between and among

the Parties with respect to the matters set forth herein and its terms are contractual and not a mere

recital. There are no other written or oral agreements or promises or understandings, directly or

indirectly, related to or connected with this Stipulation to Settle that have not been incorporated

into this Stipulation to Settle.

Loren D. Szczesny, Esquire Attorney for Upper Merion Area School District David A. Schneider, Esquire Attorney for Taxpayer, SSN/RUCHI Hotels Land Development LLC

Samantha A. Magee, Esquire
Attorney for Montgomery County
Board of Assessment Appeals

Brian O. Phillips, Esquire Attorney for Montgomery County

Anthony Hamaday, Township Manager For Upper Merion Township

IN THE COURT OF COMMON PLEAS OF MONTGOMERY COUNTY, PENNSYLVANIA CIVIL ACTION - LAW

UPPER MERION AREA SCHOOL DISTRICT:

IN THE COURT OF COMMON PLEAS

OF MONTGOMERY COUNTY, PA

v. : CIVIL ACTION - LAW

THE MONTGOMERY COUNTY
BOARD OF ASSESSMENT APPEALS and

: NO. 2017-26882

ALISUE LLC and ANEFF LLC, et al.

: Tax Parcel No. 58-00-06832-00-4

ORDER

AND, NOW, this day of , 2020, it is hereby ORDERED and DECREED that the terms and conditions of the attached Stipulation to Settle are accepted as terms and conditions of a binding Court Order.

IT IS FURTHER ORDERED and DECREED that the Montgomery County Board of Assessment Appeals shall make the appropriate adjustments to the assessment as agreed upon and set forth in the attached Stipulation to Settle and that the Prothonotary shall mark the above-captioned tax assessment appeal as "Settled, Discontinued and Ended".

_		J.
I	BY THE COURT:	

FOX ROTHSCHILD LLP

BY: LOREN D. SZCZESNY IDENTIFICATION NO. 63242 TEN SENTRY PARKWAY, SUITE 200 P.O. BOX 3001 BLUE BELL, PA 19422 (610) 397-6500

ATTORNEYS FOR UPPER MERION AREA SCHOOL DISTRICT

UPPER MERION AREA SCHOOL DISTRICT:

IN THE COURT OF COMMON PLEAS

OF MONTGOMERY COUNTY, PA

v.

: CIVIL ACTION - LAW

THE MONTGOMERY COUNTY

: NO. 2017-26882

BOARD OF ASSESSMENT APPEALS and

Tax Parcel No. 58-00-06832-00-4

ALISUE LLC & ANEFF LLC, et al.

STIPULATION TO SETTLE

WHEREAS, ALISUE LLC & ANEFF LLC (hereinafter the "Taxpayer") are the owners of the property located at 1000 First Avenue in King of Prussia, Upper Merion Township, Montgomery County, Pennsylvania, more specifically identified as Tax Parcel Number 58-00-06832-00-4 (hereinafter the "Subject Property"); and

WHEREAS, in 2017, the Upper Merion Area School District appealed the assessment of the Subject Property to the Montgomery County Board of Assessment Appeals; and

WHEREAS, on October 20, 2017, the Montgomery County Board of Assessment Appeals issued a Notice of No Change in Assessment, effective January 1, 2018 for County and Township tax purposes and July 1, 2018 for School District tax purposes; and

WHEREAS, on November 14, 2017, the Upper Merion Area School District filed a tax assessment appeal to the Montgomery County Court of Common Pleas seeking an increase to the assessment of the property for the 2018 tax year; said appeal being filed at Docket No. 2017-26882; and

WHEREAS, the Montgomery County Board of Assessment Appeals, Upper Merion Township, and Montgomery County entered an appearance and intervened as parties in the tax assessment appeal; and

WHEREAS, the Parties have participated in negotiations in an effort to resolve this tax assessment appeal; and

WHEREAS, the Parties have agreed upon the assessed value of the property for each of the tax years at issue in the appeal; and

WHEREAS, based upon the risks and hazards of litigation, the Parties have decided that it is in their best interest to settle the above-captioned matter upon the terms and conditions set forth in this Stipulation to Settle.

NOW, THEREFORE, the Parties, intending to be legally bound, agree to the following settlement:

- 1. Effective January 1, 2018 for County and Township tax purposes, and July 1, 2018 for School District tax purposes, the assessment on the Subject Property shall remain at 5,454,000.
- 2. Effective January 1, 2019 for County and Township tax purposes, and July 1, 2019 for School District tax purposes, the assessment on the Subject Property shall increase from 5,454,000 to 5,954,000.

- 3. Effective January 1, 2020 for County and Township tax purposes, and July 1, 2020 for School District tax purposes, the assessment on the Subject Property shall increase from 5,454,000 to 6,454,000.
- 4. The assessment on the Subject Property shall remain at **6,454,000** until there is a subsequent successful tax assessment appeal, a County-wide reassessment, or any other circumstance that permits a change to the assessment by applicable law.
- 5. As a result of the adjustment in the assessment for the property, there has been an underpayment in taxes to Montgomery County for the 2019 and 2020 tax years in the amount of \$5,188.50, which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	
	ASSESSMENT	ASSESSMENT		RATE	UNDERPAYMENT
2019	5,454,000	5,954,000	500,000	3.459	\$1,729.50
2020	5,454,000	6,454,000	1,000,000	3.459	\$3,459.00

6. The Parties hereto agree that upon approval of the Stipulation to Settle by the Court, the County of Montgomery shall issue a tax bill to Taxpayer in the amount of \$5,188.50 which represents the underpayment of taxes to Montgomery County for tax years 2019 and 2020. Said tax bill shall be issued with new discount, flat and penalty periods within which to pay the underpayment due and owing. The tax bill shall be issued in the name of ALISUE LLC & ANEFF LLC and mailed to the following address:

ALISUE LLC & ANEFF LLC c/o Tax Administration 555 E. Lancaster Avenue, Suite 100 Radnor, PA 19087

7. As a result of the adjustment in the assessment for the property there has been an underpayment in the taxes allocated to the Montgomery County Community College for tax years 2019 and 2020 in the amount of \$585.00 which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	UNDERPAYMENT
	ASSESSMENT	ASSESSMENT		RATE	
2019	5,454,000	5,954,000	500,000	0.39	\$195.00
2020	5,454,000	6,454,000	1,000,000	0.39	\$390.00

8. The Parties hereto agree that upon approval of the Stipulation to Settle by the Court, the County of Montgomery shall issue a tax bill to Taxpayer in the amount \$585.00 which represents the underpayment of the taxes allocated to the Montgomery County Community College for tax years 2019 and 2020. Said tax bill shall be issued with new discount, flat and penalty periods within which to pay the underpayment due and owing. The tax bill shall be issued in the name of ALISUE LLC & ANEFF LLC and mailed to the following address:

ALISUE LLC & ANEFF LLC c/o Tax Administration 555 E. Lancaster Avenue, Suite 100 Radnor, PA 19087

9. As a result of the adjustment in the assessment for the property there has been an underpayment in taxes to Upper Merion Township from tax years 2019 and 2020 in the amount of \$3,869.50 which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	UNDERPAYMENT
	ASSESSMENT	ASSESSMENT		RATE	
2019	5,454,000	5,954,000	500,000	2.159	\$1,079.50
2020	5,454,000	6,454,000	1,000,000	2.79	\$2,790.00

10. The Parties hereto agree that upon approval of the Stipulation to Settle by the Court, Upper Merion Township shall issue a tax bill to Taxpayer in the amount \$3,869.50 which represents the underpayment of taxes to Upper Merion Township for tax years 2019 and 2020. Said tax bill shall be issued with new discount, flat and penalty periods within which to pay the

underpayment due and owing. The tax bill shall be issued in the name of ALISUE LLC & ANEFF LLC and mailed to the following address:

ALISUE LLC & ANEFF LLC c/o Tax Administration 555 E. Lancaster Avenue, Suite 100 Radnor, PA 19087

11. As a result of the adjustment in the assessment for the property, there has been an underpayment in taxes to the Upper Merion Area School District for the 2019/2020 and 2020/2021 tax years in the amount of \$30,930.00 which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	OVERPAYMENT
	ASSESSMENT	ASSESSMENT		RATE	
2019/2020	5,454,000	5,954,000	500,000	20.34	\$ 10,170.00
2020/2021	5,454,000	6,454,000	1,000,000	20.76	\$ 20,760.00

12. The Parties hereto agree that upon approval of the Stipulation to Settle by the Court, the Upper Merion Area School District shall issue a tax bill to Taxpayer in the amount \$30,930.00 which represents the underpayment of taxes to the Upper Merion Area School District from the 2019/2020 tax year through the 2020/2021 tax year. Said tax bill shall be issued with new discount, flat and penalty periods within which to pay the underpayment due and owing. The tax bill shall be issued in the name of ALISUE LLC & ANEFF LLC and mailed to the following address:

ALISUE LLC & ANEFF LLC c/o Tax Administration 555 E. Lancaster Avenue, Suite 100 Radnor, PA 19087

13. The calculations of the underpayments in this Stipulation to Settle are subject to verification by the Business Administrator and/or tax collector for Montgomery County, Upper Merion Township and the Upper Merion Area School District.

14. This Stipulation to Settle shall be binding upon the undersigned, the undersigned's clients, and their clients' successors, grantees and assigns.

the laws of the Commonwealth of Denneylyania regardless of any conflicts of law provision

This Stipulation to Settle shall be governed by and construed in accordance with

the laws of the Commonwealth of Pennsylvania, regardless of any conflicts of law provision

requiring reference to the rules of, decisions in, and/or laws of another state or sovereign nation.

The Parties agree that any action to enforce the terms of this Stipulation to Settle must be initiated

in the Court of Common Pleas of Montgomery County, Pennsylvania, and in no other venue.

16. This Stipulation to Settle constitutes the entire agreement by, between and among

the Parties with respect to the matters set forth herein and its terms are contractual and not a mere

recital. There are no other written or oral agreements or promises or understandings, directly or

indirectly, related to or connected with this Stipulation to Settle that have not been incorporated

into this Stipulation to Settle.

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Loren D. Szczesny, Esquire Attorney for Upper Merion Area School District David A. Schneider, Esquire Attorney for Taxpayers

Elflil

Samantha A. Magee, Esquire Attorney for Montgomery County

Board of Assessment Appeals

Brian O. Phillips, Esquire Attorney for Montgomery County

Anthony Hamaday, Township Manager For Upper Merion Township

IN THE COURT OF COMMON PLEAS OF MONTGOMERY COUNTY, PENNSYLVANIA CIVIL ACTION - LAW

UPPER MERION AREA SCHOOL DISTRICT:

IN THE COURT OF COMMON PLEAS

OF MONTGOMERY COUNTY, PA

v. : CIVIL ACTION - LAW

THE MONTGOMERY COUNTY

BOARD OF ASSESSMENT APPEALS and

ALISUE LLC and ANEFF LLC, et al.

: NO. 2016-27457

: Tax Parcel No. 58-00-06832-10-3

<u>ORDER</u>

AND, NOW, this day of , 2020, it is hereby ORDERED and DECREED that the terms and conditions of the attached Stipulation to Settle are accepted as terms and conditions of a binding Court Order.

IT IS FURTHER ORDERED and DECREED that the Montgomery County Board of Assessment Appeals shall make the appropriate adjustments to the assessment as agreed upon and set forth in the attached Stipulation to Settle and that the Prothonotary shall mark the above-captioned tax assessment appeal as "Settled, Discontinued and Ended".

		J.
Б	THE COURT:	

DA THE COLIDE

FOX ROTHSCHILD LLP

BY: LOREN D. SZCZESNY IDENTIFICATION NO. 63242 TEN SENTRY PARKWAY, SUITE 200 P.O. BOX 3001 BLUE BELL, PA 19422 (610) 397-6500

ATTORNEYS FOR UPPER MERION AREA SCHOOL DISTRICT

UPPER MERION AREA SCHOOL DISTRICT:

IN THE COURT OF COMMON PLEAS

OF MONTGOMERY COUNTY, PA

v. : CIVIL ACTION - LAW

THE MONTGOMERY COUNTY : NO. 2016-27457

BOARD OF ASSESSMENT APPEALS and :

ALISUE LLC & ANEFF LLC, et al. : Tax Parcel No. 58-00-06832-10-3

STIPULATION TO SETTLE

WHEREAS, ALISUE LLC & ANEFF LLC (hereinafter the "Taxpayer") are the owners of the property located at 1020 First Avenue in King of Prussia, Upper Merion Township, Montgomery County, Pennsylvania, more specifically identified as Tax Parcel Number 58-00-06832-10-3 (hereinafter the "Subject Property"); and

WHEREAS, in 2016, the Upper Merion Area School District appealed the assessment of the Subject Property to the Montgomery County Board of Assessment Appeals; and

WHEREAS, on October 17, 2016, the Montgomery County Board of Assessment Appeals issued a Notice of No Change in Assessment, effective January 1, 2017 for County and Township tax purposes and July 1, 2017 for School District tax purposes; and

WHEREAS, on November 16, 2016, the Upper Merion Area School District filed a tax assessment appeal to the Montgomery County Court of Common Pleas seeking an increase to the assessment of the property for the 2017 tax year; said appeal being filed at Docket No. 2016-27457; and

WHEREAS, the Montgomery County Board of Assessment Appeals, Upper Merion Township, and Montgomery County entered an appearance and intervened as parties in the tax assessment appeal; and

WHEREAS, Brandywine Operating Partnership LP also intervened as a party in the tax assessment appeal; and

WHEREAS, the Parties have participated in negotiations in an effort to resolve this tax assessment appeal; and

WHEREAS, the Parties have agreed upon the assessed value of the property for each of the tax years at issue in the appeal; and

WHEREAS, based upon the risks and hazards of litigation, the Parties have decided that it is in their best interest to settle the above-captioned matter upon the terms and conditions set forth in this Stipulation to Settle.

NOW, THEREFORE, the Parties, intending to be legally bound, agree to the following settlement:

1. Effective January 1, 2017 for County and Township tax purposes, and July 1, 2017 for School District tax purposes, the assessment on the Subject Property shall remain at 5,454,000.

- 2. Effective January 1, 2018 for County and Township tax purposes, and July 1, 2018 for School District tax purposes, the assessment on the Subject Property shall remain at **5,454,000.**
- 3. Effective January 1, 2019 for County and Township tax purposes, and July 1, 2019 for School District tax purposes, the assessment on the Subject Property shall increase from 5,454,000 to 5,954,000.
- 4. Effective January 1, 2020 for County and Township tax purposes, and July 1, 2020 for School District tax purposes, the assessment on the Subject Property shall increase from 5,454,000 to 6,454,000.
- 5. The assessment on the Subject Property shall remain at **6,454,000** until there is a subsequent successful tax assessment appeal, a County-wide reassessment, or any other circumstance that permits a change to the assessment by applicable law.
- 6. As a result of the adjustment in the assessment for the property, there has been an underpayment in taxes to Montgomery County for the 2019 and 2020 tax years in the amount of \$5,188.50, which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	
	ASSESSMENT	ASSESSMENT		RATE	UNDERPAYMENT
2019	5,454,000	5,954,000	500,000	3.459	\$1,729.50
2020	5,454,000	6,454,000	1,000,000	3.459	\$3,459.00

7. The Parties hereto agree that upon approval of the Stipulation to Settle by the Court, the County of Montgomery shall issue a tax bill to Taxpayer in the amount of \$5,188.50 which represents the underpayment of taxes to Montgomery County for tax years 2019 and 2020. Said tax bill shall be issued with new discount, flat and penalty periods within which to pay the

underpayment due and owing. The tax bill shall be issued in the name of ALISUE LLC & ANEFF LLC and mailed to the following address:

ALISUE LLC & ANEFF LLC c/o Tax Administration 555 E. Lancaster Avenue, Suite 100 Radnor, PA 19087

8. As a result of the adjustment in the assessment for the property there has been an underpayment in the taxes allocated to the Montgomery County Community College for tax years 2019 and 2020 in the amount of \$585.00 which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	UNDERPAYMENT
	ASSESSMENT	ASSESSMENT		RATE	
2019	5,454,000	5,954,000	500,000	0.39	\$195.00
2020	5,454,000	6,454,000	1,000,000	0.39	\$390.00

9. The Parties hereto agree that upon approval of the Stipulation to Settle by the Court, the County of Montgomery shall issue a tax bill to Taxpayer in the amount \$585.00 which represents the underpayment of the taxes allocated to the Montgomery County Community College for tax years 2019 and 2020. Said tax bill shall be issued with new discount, flat and penalty periods within which to pay the underpayment due and owing. The tax bill shall be issued in the name of ALISUE LLC & ANEFF LLC and mailed to the following address:

ALISUE LLC & ANEFF LLC c/o Tax Administration 555 E. Lancaster Avenue, Suite 100 Radnor, PA 19087

10. As a result of the adjustment in the assessment for the property there has been an underpayment in taxes to Upper Merion Township from tax years 2019 and 2020 in the amount of \$3,869.50 which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	UNDERPAYMENT
	ASSESSMENT	ASSESSMENT		RATE	
2019	5,454,000	5,954,000	500,000	2.159	\$1,079.50
2020	5,454,000	6,454,000	1,000,000	2.79	\$2,790.00

The Parties hereto agree that upon approval of the Stipulation to Settle by the Court, Upper Merion Township shall issue a tax bill to Taxpayer in the amount \$3,869.50 which represents the underpayment of taxes to Upper Merion Township for tax years 2019 and 2020. Said tax bill shall be issued with new discount, flat and penalty periods within which to pay the underpayment due and owing. The tax bill shall be issued in the name of ALISUE LLC & ANEFF LLC and mailed to the following address:

ALISUE LLC & ANEFF LLC c/o Tax Administration 555 E. Lancaster Avenue, Suite 100 Radnor, PA 19087

12. As a result of the adjustment in the assessment for the property, there has been an underpayment in taxes to the Upper Merion Area School District for the 2019/2020 and 2020/2021 tax years in the amount of \$30,930.00 which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	OVERPAYMENT
	ASSESSMENT	ASSESSMENT		RATE	
2019/2020	5,454,000	5,954,000	500,000	20.34	\$ 10,170.00
2020/2021	5,454,000	6,454,000	1,000,000	20.76	\$ 20,760.00

13. The Parties hereto agree that upon approval of the Stipulation to Settle by the Court, the Upper Merion Area School District shall issue a tax bill to Taxpayer in the amount \$30,930.00 which represents the underpayment of taxes to the Upper Merion Area School District from the 2019/2020 tax year through the 2020/2021 tax year. Said tax bill shall be issued with new discount, flat and penalty periods within which to pay the underpayment due and owing. The

tax bill shall be issued in the name of ALISUE LLC & ANEFF LLC and mailed to the following

address:

ALISUE LLC & ANEFF LLC

c/o Tax Administration

555 E. Lancaster Avenue, Suite 100

Radnor, PA 19087

14. The calculations of the underpayments in this Stipulation to Settle are

subject to verification by the Business Administrator and/or tax collector for Montgomery County,

Upper Merion Township and the Upper Merion Area School District.

15. This Stipulation to Settle shall be binding upon the undersigned, the undersigned's

clients, and their clients' successors, grantees and assigns.

16. This Stipulation to Settle shall be governed by and construed in accordance with

the laws of the Commonwealth of Pennsylvania, regardless of any conflicts of law provision

requiring reference to the rules of, decisions in, and/or laws of another state or sovereign nation.

The Parties agree that any action to enforce the terms of this Stipulation to Settle must be initiated

in the Court of Common Pleas of Montgomery County, Pennsylvania, and in no other venue.

17. This Stipulation to Settle constitutes the entire agreement by, between and among

the Parties with respect to the matters set forth herein and its terms are contractual and not a mere

recital. There are no other written or oral agreements or promises or understandings, directly or

indirectly, related to or connected with this Stipulation to Settle that have not been incorporated

into this Stipulation to Settle.

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Loren D. Szczesny, Esquire Attorney for Upper Merion Area

School District

David A. Schneider, Esquire Attorney for Taxpayers

Helflil

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Samantha A. Magee, Esquire Attorney for Montgomery County Board of Assessment Appeals	Brian O. Phillips, Esquire Attorney for Montgomery County
Anthony Hamaday, Township Manager For Upper Merion Township	

IN THE COURT OF COMMON PLEAS OF MONTGOMERY COUNTY, PENNSYLVANIA CIVIL ACTION - LAW

UPPER MERION AREA SCHOOL DISTRICT:

IN THE COURT OF COMMON PLEAS

OF MONTGOMERY COUNTY, PA

: CIVIL ACTION - LAW

THE MONTGOMERY COUNTY

BOARD OF ASSESSMENT APPEALS and

ALISUE LLC and ANEFF LLC, et al.

v.

: NO. 2016-27461

: Tax Parcel No. 58-00-06832-20-2

ORDER

AND, NOW, this day of , 2020, it is hereby ORDERED and DECREED that the terms and conditions of the attached Stipulation to Settle are accepted as terms and conditions of a binding Court Order.

IT IS FURTHER ORDERED and DECREED that the Montgomery County Board of Assessment Appeals shall make the appropriate adjustments to the assessment as agreed upon and set forth in the attached Stipulation to Settle and that the Prothonotary shall mark the above-captioned tax assessment appeal as "Settled, Discontinued and Ended".

BY THE COURT:	
	J.

FOX ROTHSCHILD LLP

BY: LOREN D. SZCZESNY IDENTIFICATION NO. 63242 TEN SENTRY PARKWAY, SUITE 200 P.O. BOX 3001 BLUE BELL, PA 19422 (610) 397-6500

ATTORNEYS FOR UPPER MERION AREA SCHOOL DISTRICT

UPPER MERION AREA SCHOOL DISTRICT:

IN THE COURT OF COMMON PLEAS

OF MONTGOMERY COUNTY, PA

v. : CIVIL ACTION - LAW

THE MONTGOMERY COUNTY : NO. 2016-27461

BOARD OF ASSESSMENT APPEALS and

ALISUE LLC & ANEFF LLC, et al. : Tax Parcel No. 58-00-06832-20-2

STIPULATION TO SETTLE

WHEREAS, ALISUE LLC & ANEFF LLC (hereinafter the "Taxpayer") are the owners of the property located at 1040 First Avenue in King of Prussia, Upper Merion Township, Montgomery County, Pennsylvania, more specifically identified as Tax Parcel Number 58-00-06832-20-2 (hereinafter the "Subject Property"); and

WHEREAS, in 2016, the Upper Merion Area School District appealed the assessment of the Subject Property to the Montgomery County Board of Assessment Appeals; and

WHEREAS, on October 17, 2016, the Montgomery County Board of Assessment Appeals issued a Notice of No Change in Assessment, effective January 1, 2017 for County and Township tax purposes and July 1, 2017 for School District tax purposes; and

WHEREAS, on November 16, 2016, the Upper Merion Area School District filed a tax assessment appeal to the Montgomery County Court of Common Pleas seeking an increase to the assessment of the property for the 2017 tax year; said appeal being filed at Docket No. 2016-27461; and

WHEREAS, the Montgomery County Board of Assessment Appeals, Upper Merion Township, and Montgomery County entered an appearance and intervened as parties in the tax assessment appeal; and

WHEREAS, Brandywine Operating Partnership LP also intervened as a party in the tax assessment appeal; and

WHEREAS, the Parties have participated in negotiations in an effort to resolve this tax assessment appeal; and

WHEREAS, the Parties have agreed upon the assessed value of the property for each of the tax years at issue in the appeal; and

WHEREAS, based upon the risks and hazards of litigation, the Parties have decided that it is in their best interest to settle the above-captioned matter upon the terms and conditions set forth in this Stipulation to Settle.

NOW, THEREFORE, the Parties, intending to be legally bound, agree to the following settlement:

1. Effective January 1, 2017 for County and Township tax purposes, and July 1, 2017 for School District tax purposes, the assessment on the Subject Property shall remain at 5,454,000.

- 2. Effective January 1, 2018 for County and Township tax purposes, and July 1, 2018 for School District tax purposes, the assessment on the Subject Property shall remain at **5,454,000.**
- 3. Effective January 1, 2019 for County and Township tax purposes, and July 1, 2019 for School District tax purposes, the assessment on the Subject Property shall increase from 5,454,000 to 5,954,000.
- 4. Effective January 1, 2020 for County and Township tax purposes, and July 1, 2020 for School District tax purposes, the assessment on the Subject Property shall increase from 5,454,000 to 6,454,000.
- 5. The assessment on the Subject Property shall remain at **6,454,000** until there is a subsequent successful tax assessment appeal, a County-wide reassessment, or any other circumstance that permits a change to the assessment by applicable law.
- 6. As a result of the adjustment in the assessment for the property, there has been an underpayment in taxes to Montgomery County for the 2019 and 2020 tax years in the amount of \$5,188.50, which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	
	ASSESSMENT	ASSESSMENT		RATE	UNDERPAYMENT
2019	5,454,000	5,954,000	500,000	3.459	\$1,729.50
2020	5,454,000	6,454,000	1,000,000	3.459	\$3,459.00

7. The Parties hereto agree that upon approval of the Stipulation to Settle by the Court, the County of Montgomery shall issue a tax bill to Taxpayer in the amount of \$5,188.50 which represents the underpayment of taxes to Montgomery County for tax years 2019 and 2020. Said tax bill shall be issued with new discount, flat and penalty periods within which to pay the

underpayment due and owing. The tax bill shall be issued in the name of ALISUE LLC & ANEFF LLC and mailed to the following address:

ALISUE LLC & ANEFF LLC c/o Tax Administration 555 E. Lancaster Avenue, Suite 100 Radnor, PA 19087

8. As a result of the adjustment in the assessment for the property there has been an underpayment in the taxes allocated to the Montgomery County Community College for tax years 2019 and 2020 in the amount of \$585.00 which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	UNDERPAYMENT
	ASSESSMENT	ASSESSMENT		RATE	
2019	5,454,000	5,954,000	500,000	0.39	\$195.00
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9. The Parties hereto agree that upon approval of the Stipulation to Settle by the Court, the County of Montgomery shall issue a tax bill to Taxpayer in the amount \$585.00 which represents the underpayment of the taxes allocated to the Montgomery County Community College for tax years 2019 and 2020. Said tax bill shall be issued with new discount, flat and penalty periods within which to pay the underpayment due and owing. The tax bill shall be issued in the name of ALISUE LLC & ANEFF LLC and mailed to the following address:

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10. As a result of the adjustment in the assessment for the property there has been an underpayment in taxes to Upper Merion Township from tax years 2019 and 2020 in the amount of \$3,869.50 which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	UNDERPAYMENT
	ASSESSMENT	ASSESSMENT		RATE	
2019	5,454,000	5,954,000	500,000	2.159	\$1,079.50
2020	5,454,000	6,454,000	1,000,000	2.79	\$2,790.00

The Parties hereto agree that upon approval of the Stipulation to Settle by the Court, Upper Merion Township shall issue a tax bill to Taxpayer in the amount \$3,869.50 which represents the underpayment of taxes to Upper Merion Township for tax years 2019 and 2020. Said tax bill shall be issued with new discount, flat and penalty periods within which to pay the underpayment due and owing. The tax bill shall be issued in the name of ALISUE LLC & ANEFF LLC and mailed to the following address:

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12. As a result of the adjustment in the assessment for the property, there has been an underpayment in taxes to the Upper Merion Area School District for the 2019/2020 and 2020/2021 tax years in the amount of \$30,930.00 which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	OVERPAYMENT
	ASSESSMENT	ASSESSMENT		RATE	
2019/2020	5,454,000	5,954,000	500,000	20.34	\$ 10,170.00
2020/2021	5,454,000	6,454,000	1,000,000	20.76	\$ 20,760.00

13. The Parties hereto agree that upon approval of the Stipulation to Settle by the Court, the Upper Merion Area School District shall issue a tax bill to Taxpayer in the amount \$30,930.00 which represents the underpayment of taxes to the Upper Merion Area School District from the 2019/2020 tax year through the 2020/2021 tax year. Said tax bill shall be issued with new discount, flat and penalty periods within which to pay the underpayment due and owing. The

tax bill shall be issued in the name of ALISUE LLC & ANEFF LLC and mailed to the following

address:

ALISUE LLC & ANEFF LLC

c/o Tax Administration

555 E. Lancaster Avenue, Suite 100

Radnor, PA 19087

14. The calculations of the underpayments in this Stipulation to Settle are

subject to verification by the Business Administrator and/or tax collector for Montgomery County,

Upper Merion Township and the Upper Merion Area School District.

15. This Stipulation to Settle shall be binding upon the undersigned, the undersigned's

clients, and their clients' successors, grantees and assigns.

16. This Stipulation to Settle shall be governed by and construed in accordance with

the laws of the Commonwealth of Pennsylvania, regardless of any conflicts of law provision

requiring reference to the rules of, decisions in, and/or laws of another state or sovereign nation.

The Parties agree that any action to enforce the terms of this Stipulation to Settle must be initiated

in the Court of Common Pleas of Montgomery County, Pennsylvania, and in no other venue.

17. This Stipulation to Settle constitutes the entire agreement by, between and among

the Parties with respect to the matters set forth herein and its terms are contractual and not a mere

recital. There are no other written or oral agreements or promises or understandings, directly or

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Samantha A. Magee, Esquire Attorney for Montgomery County Board of Assessment Appeals	Brian O. Phillips, Esquire Attorney for Montgomery County
Anthony Hamaday, Township Manager For Upper Merion Township	

IN THE COURT OF COMMON PLEAS OF MONTGOMERY COUNTY, PENNSYLVANIA CIVIL ACTION - LAW

UPPER MERION AREA SCHOOL DISTRICT:

IN THE COURT OF COMMON PLEAS

OF MONTGOMERY COUNTY, PA

v. : CIVIL ACTION - LAW

THE MONTGOMERY COUNTY

BOARD OF ASSESSMENT APPEALS and

ALISUE LLC and ANEFF LLC, et al.

: NO. 2016-27456

: Tax Parcel No. 58-00-06832-30-1

ORDER

AND, NOW, this day of , 2020, it is hereby ORDERED and DECREED that the terms and conditions of the attached Stipulation to Settle are accepted as terms and conditions of a binding Court Order.

IT IS FURTHER ORDERED and DECREED that the Montgomery County Board of Assessment Appeals shall make the appropriate adjustments to the assessment as agreed upon and set forth in the attached Stipulation to Settle and that the Prothonotary shall mark the above-captioned tax assessment appeal as "Settled, Discontinued and Ended".

DA THE COLIDE

FOX ROTHSCHILD LLP

BY: LOREN D. SZCZESNY IDENTIFICATION NO. 63242 TEN SENTRY PARKWAY, SUITE 200 P.O. BOX 3001 BLUE BELL, PA 19422 (610) 397-6500

ATTORNEYS FOR UPPER MERION AREA SCHOOL DISTRICT

UPPER MERION AREA SCHOOL DISTRICT:

IN THE COURT OF COMMON PLEAS

OF MONTGOMERY COUNTY, PA

v. : CIVIL ACTION - LAW

THE MONTGOMERY COUNTY : NO. 2016-27456

BOARD OF ASSESSMENT APPEALS and :

ALISUE LLC & ANEFF LLC, et al. : Tax Parcel No. 58-00-06832-30-1

STIPULATION TO SETTLE

WHEREAS, ALISUE LLC & ANEFF LLC (hereinafter the "Taxpayer") are the owners of the property located at 1060 First Avenue in King of Prussia, Upper Merion Township, Montgomery County, Pennsylvania, more specifically identified as Tax Parcel Number 58-00-06832-30-1 (hereinafter the "Subject Property"); and

WHEREAS, in 2016, the Upper Merion Area School District appealed the assessment of the Subject Property to the Montgomery County Board of Assessment Appeals; and

WHEREAS, on October 17, 2016, the Montgomery County Board of Assessment Appeals issued a Notice of No Change in Assessment, effective January 1, 2017 for County and Township tax purposes and July 1, 2017 for School District tax purposes; and

WHEREAS, on November 16, 2016, the Upper Merion Area School District filed a tax assessment appeal to the Montgomery County Court of Common Pleas seeking an increase to the assessment of the property for the 2017 tax year; said appeal being filed at Docket No. 2016-27456; and

WHEREAS, the Montgomery County Board of Assessment Appeals, Upper Merion Township, and Montgomery County entered an appearance and intervened as parties in the tax assessment appeal; and

WHEREAS, Brandywine Operating Partnership LP also intervened as a party in the tax assessment appeal; and

WHEREAS, the Parties have participated in negotiations in an effort to resolve this tax assessment appeal; and

WHEREAS, the Parties have agreed upon the assessed value of the property for each of the tax years at issue in the appeal; and

WHEREAS, based upon the risks and hazards of litigation, the Parties have decided that it is in their best interest to settle the above-captioned matter upon the terms and conditions set forth in this Stipulation to Settle.

NOW, THEREFORE, the Parties, intending to be legally bound, agree to the following settlement:

1. Effective January 1, 2017 for County and Township tax purposes, and July 1, 2017 for School District tax purposes, the assessment on the Subject Property shall remain at 5,454,000.

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- 6. As a result of the adjustment in the assessment for the property, there has been an underpayment in taxes to Montgomery County for the 2019 and 2020 tax years in the amount of \$5,188.50, which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	
	ASSESSMENT	ASSESSMENT		RATE	UNDERPAYMENT
2019	5,454,000	5,954,000	500,000	3.459	\$1,729.50
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7. The Parties hereto agree that upon approval of the Stipulation to Settle by the Court, the County of Montgomery shall issue a tax bill to Taxpayer in the amount of \$5,188.50 which represents the underpayment of taxes to Montgomery County for tax years 2019 and 2020. Said tax bill shall be issued with new discount, flat and penalty periods within which to pay the

underpayment due and owing. The tax bill shall be issued in the name of ALISUE LLC & ANEFF LLC and mailed to the following address:

ALISUE LLC & ANEFF LLC c/o Tax Administration 555 E. Lancaster Avenue, Suite 100 Radnor, PA 19087

8. As a result of the adjustment in the assessment for the property there has been an underpayment in the taxes allocated to the Montgomery County Community College for tax years 2019 and 2020 in the amount of \$585.00 which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	UNDERPAYMENT
	ASSESSMENT	ASSESSMENT		RATE	
2019	5,454,000	5,954,000	500,000	0.39	\$195.00
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9. The Parties hereto agree that upon approval of the Stipulation to Settle by the Court, the County of Montgomery shall issue a tax bill to Taxpayer in the amount \$585.00 which represents the underpayment of the taxes allocated to the Montgomery County Community College for tax years 2019 and 2020. Said tax bill shall be issued with new discount, flat and penalty periods within which to pay the underpayment due and owing. The tax bill shall be issued in the name of ALISUE LLC & ANEFF LLC and mailed to the following address:

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10. As a result of the adjustment in the assessment for the property there has been an underpayment in taxes to Upper Merion Township from tax years 2019 and 2020 in the amount of \$3,869.50 which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	UNDERPAYMENT
	ASSESSMENT	ASSESSMENT		RATE	
2019	5,454,000	5,954,000	500,000	2.159	\$1,079.50
2020	5,454,000	6,454,000	1,000,000	2.79	\$2,790.00

The Parties hereto agree that upon approval of the Stipulation to Settle by the Court, Upper Merion Township shall issue a tax bill to Taxpayer in the amount \$3,869.50 which represents the underpayment of taxes to Upper Merion Township for tax years 2019 and 2020. Said tax bill shall be issued with new discount, flat and penalty periods within which to pay the underpayment due and owing. The tax bill shall be issued in the name of ALISUE LLC & ANEFF LLC and mailed to the following address:

ALISUE LLC & ANEFF LLC c/o Tax Administration 555 E. Lancaster Avenue, Suite 100 Radnor, PA 19087

12. As a result of the adjustment in the assessment for the property, there has been an underpayment in taxes to the Upper Merion Area School District for the 2019/2020 and 2020/2021 tax years in the amount of \$30,930.00 which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	OVERPAYMENT
	ASSESSMENT	ASSESSMENT		RATE	
2019/2020	5,454,000	5,954,000	500,000	20.34	\$ 10,170.00
2020/2021	5,454,000	6,454,000	1,000,000	20.76	\$ 20,760.00

13. The Parties hereto agree that upon approval of the Stipulation to Settle by the Court, the Upper Merion Area School District shall issue a tax bill to Taxpayer in the amount \$30,930.00 which represents the underpayment of taxes to the Upper Merion Area School District from the 2019/2020 tax year through the 2020/2021 tax year. Said tax bill shall be issued with new discount, flat and penalty periods within which to pay the underpayment due and owing. The

tax bill shall be issued in the name of ALISUE LLC & ANEFF LLC and mailed to the following

address:

ALISUE LLC & ANEFF LLC

c/o Tax Administration

555 E. Lancaster Avenue, Suite 100

Radnor, PA 19087

14. The calculations of the underpayments in this Stipulation to Settle are

subject to verification by the Business Administrator and/or tax collector for Montgomery County,

Upper Merion Township and the Upper Merion Area School District.

15. This Stipulation to Settle shall be binding upon the undersigned, the undersigned's

clients, and their clients' successors, grantees and assigns.

16. This Stipulation to Settle shall be governed by and construed in accordance with

the laws of the Commonwealth of Pennsylvania, regardless of any conflicts of law provision

requiring reference to the rules of, decisions in, and/or laws of another state or sovereign nation.

The Parties agree that any action to enforce the terms of this Stipulation to Settle must be initiated

in the Court of Common Pleas of Montgomery County, Pennsylvania, and in no other venue.

17. This Stipulation to Settle constitutes the entire agreement by, between and among

the Parties with respect to the matters set forth herein and its terms are contractual and not a mere

recital. There are no other written or oral agreements or promises or understandings, directly or

indirectly, related to or connected with this Stipulation to Settle that have not been incorporated

into this Stipulation to Settle.

Loven D. Story

Loren D. Szczesny, Esquire Attorney for Upper Merion Area

School District

David A. Schneider, Esquire Attorney for Taxpayers

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Samantha A. Magee, Esquire Attorney for Montgomery County Board of Assessment Appeals	Brian O. Phillips, Esquire Attorney for Montgomery County
Anthony Hamaday, Township Manager For Upper Merion Township	

IN THE COURT OF COMMON PLEAS OF MONTGOMERY COUNTY, PENNSYLVANIA CIVIL ACTION - LAW

DUCE PARK LP : IN THE COURT OF COMMON PLEAS : OF MONTGOMERY COUNTY, PA : CIVIL ACTION - LAW v. THE MONTGOMERY COUNTY : NO. 2018-22973 **BOARD OF ASSESSMENT APPEALS** and THE UPPER MERION AREA : TAX PARCEL NO. 58-00-14386-50-5 SCHOOL DISTRICT **ORDER** AND, NOW, this day of , 2021, it is hereby ORDERED and DECREED that the terms and conditions of the attached Stipulation to Settle are accepted as terms and conditions of a binding Court Order. IT IS FURTHER ORDERED and DECREED that the Montgomery County Board of Assessment Appeals shall make the appropriate adjustments to the assessment as agreed to in the attached Stipulation to Settle and that the Prothonotary shall mark the above-captioned action "settled, discontinued and ended." BY THE COURT:

FOX ROTHSCHILD LLP

BY: LOREN D. SZCZESNY IDENTIFICATION NO. 63242 TEN SENTRY PARKWAY, SUITE 200 P.O. BOX 3001 BLUE BELL, PA 19422 (610) 397-6500

ATTORNEYS FOR UPPER MERION AREA SCHOOL DISTRICT

DUCE PARK LP : IN THE COURT OF COMMON PLEAS

OF MONTGOMERY COUNTY, PA

.

v. : CIVIL ACTION - LAW

THE MONTGOMERY COUNTY : NO. 2018-22973

BOARD OF ASSESSMENT APPEALS :

and THE UPPER MERION AREA

SCHOOL DISTRICT, et al.

TAX PARCEL NO. 58-00-14386-50-5

STIPULATION TO SETTLE

WHEREAS, Duce Park LP, is the owner of the property located at 631 Park Avenue in Upper Merion Township, Montgomery County, Pennsylvania, more specifically identified as Tax Parcel No. 58-00-14386-50-5 (hereinafter the "Subject Property"); and

WHEREAS, in 2018, Taxpayer appealed the assessment on the Subject Property to the Montgomery County Board of Assessment Appeals; and

WHEREAS, on August 29, 2018, the Board of Assessment Appeals issued a Notice of No Change in Assessment on the Subject Property and confirmed the assessment of **3,668,100**, effective January 1, 2019 for County and Township tax purposes and July 1, 2019 for the School District tax purposes; and

WHEREAS, Taxpayer appealed the decision of the Board of Assessment Appeals to the Montgomery County Court of Common Pleas on or about September 26, 2018; said appeal being filed at Docket No. 2018-22973; and

WHEREAS, based upon the risks and hazards of litigation, the undersigned have decided that it is in their best interest and the best interest of their clients to settle the above-captioned matter based upon the terms and conditions outlined in this Stipulation to Settle.

NOW, THEREFORE, the undersigned, intending to be legally bound and to bind their respective clients, agree to the following settlement:

- 1. Effective January 1, 2019 for Township and County tax purposes and effective July 1, 2019 for School tax purposes, the assessment on the Subject Property shall be reduced from 3,668,100 to 1,450,650.
- 2. Effective January 1, 2020 for Township and County tax purposes and effective July 1, 2020 for School tax purposes, the assessment on the Subject Property shall be reduced from 3,668,100 to 1,450,650.
- 3. Effective January 1, 2021 for Township and County tax purposes and effective July 1, 2021 for School tax purposes, the assessment on the Subject Property shall be reduced from 3,668,100 to 1,450,650.
- 4. The assessment shall remain at **1,450,650** until there is another subsequent successful tax assessment appeal, a County-wide reassessment, a change in the Subject Property, or any other change that permits a change in the assessment by applicable law.
- 5. The parties are agreeing to an assessment for settlement purposes only and are not agreeing to a value or an assessment for any year other than the years covered by this Stipulation to Settle.

6. As a result of the adjustments to the assessment on the Subject Property, if Taxpayer paid all of the Montgomery County taxes at the face amount, then Taxpayer is entitled to a refund, without interest, from Montgomery County in the amount of \$15,340.32 for tax years 2019 and 2020 which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	OVERPAYMENT
	ASSESSMENT	ASSESSMENT		RATE	
2019	3,668,100	1,450,650	2,217,450	3.459	\$7,670.16
2020	3,668,100	1,450,650	2,217,450	3.459	\$7,670.16

7. Upon approval of the Stipulation to Settle by the Court, the tax collector and/or treasurer for Montgomery County shall issue to Taxpayer a refund, without interest, in the amount of \$15,340.32, unless Taxpayer paid its taxes within the discount period, then two percent shall be deducted from the amount of the overpayment. Said refund shall be payable to Duce Park LP and mailed to the following address:

Duce Park LP 2000 Art School Road Chester Springs, PA 19425

8. As a result of the adjustments to the assessment on the Subject Property, if Taxpayer paid all of the Montgomery County taxes at the face amount, then Taxpayer is entitled to a refund, without interest, for the taxes allocated to the Montgomery County Community College in the amount of \$1,729.62 for tax years 2019 and 2020 which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	OVERPAYMENT
	ASSESSMENT	ASSESSMENT		RATE	
2019	3,668,100	1,450,650	2,217,450	0.39	\$864.81
2020	3,668,100	1,450,650	2,217,450	0.39	\$864.81

9. Upon approval of the Stipulation to Settle by the Court, the tax collector and/or treasurer for Montgomery County shall issue to Taxpayer a refund, without interest, in the amount of \$1,729.62, unless Taxpayer paid its taxes within the discount period, then two percent shall be deducted from the amount of the overpayment. Said refund shall be payable to Duce Park LP and mailed to the following address:

Duce Park LP 2000 Art School Road Chester Springs, PA 19425

10. As a result of the adjustments to the assessment on the Subject Property, if Taxpayer paid all of the Upper Merion Township taxes at the face amount, then Taxpayer is entitled to a refund, without interest, from Upper Merion Township in the amount of \$10,974.16 for tax years 2019 and 2020 which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	OVERPAYMENT
	ASSESSMENT	ASSESSMENT		RATE	
2019	3,668,100	1,450,650	2,217,450	2.159	\$4,787.47
2020	3,668,100	1,450,650	2,217,450	2.79	\$6,186.69

11. Upon the Court's approval of the Stipulation to Settle, the business manager or tax collector for Upper Merion Township shall issue to Taxpayer a refund, without interest, in the amount of \$10,974.16 unless Taxpayer paid its taxes within the discount period, then two percent shall be deducted from the amount of the overpayment. Said refund shall be payable to Duce Park LP and mailed to the following address:

Duce Park LP 2000 Art School Road Chester Springs, PA 19425

12. As a result of the adjustments to the assessment on the Subject Property, if Taxpayer paid all of the Upper Merion Area School District taxes at the face amount, then

Taxpayer is entitled to a refund, without interest, from the Upper Merion Area School District in the amount of \$91,137.19 for tax year 2019/2020 and 2020/2021 which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	OVERPAYMENT
	ASSESSMENT	ASSESSMENT		RATE	
2019/2020	3,668,100	1,450,650	2,217,450	20.34	\$45,102.93
2020/2021	3,668,100	1,450,650	2,217,450	20.76	\$46,034.26

13. Upon approval of the Stipulation to Settle by the Court, the tax collector and/or treasurer for the Upper Merion Area School District, shall issue to the Taxpayer a refund, without interest, in the amount of \$91,137.19 unless Taxpayer paid its taxes within the discount period, then two percent shall be deducted from the amount of the overpayment. Said refund shall be payable to Duce Park LP and mailed to the following address:

Duce Park LP 2000 Art School Road Chester Springs, PA 19425

- 14. The tax collector shall provide the necessary information to calculate the proper amount of refunds for all tax years at issue, including whether the prior year taxes were paid at face, discount or penalty, to the respective taxing authorities within thirty (30) days from the date of entry of the attached order. If there are any outstanding liens or taxes due and owing on the Subject Property, or any outstanding interest or penalties, then the refunds shall be applied toward those outstanding taxes, tax liens, interest or penalties before any issuance of any refund to Taxpayer.
- 15. The undersigned acknowledge they received the appropriate authorization from their clients to enter into this Stipulation to Settle.

16. This Stipulation to Settle shall be binding upon the undersigned, the undersigned's clients, their clients' successors, grantees and assigns.

17. This Stipulation to Settle constitutes the entire agreement by, between and among the Parties with respect to the matters set forth herein and its terms are contractual and not a mere recital. There are no other written or oral agreements or promises or understandings, directly or indirectly, related to or connected with this Stipulation to Settle that have not been incorporated into this Stipulation to Settle.

Loren D. Szczesny, Esquire Attorney for Upper Merion Area

School District

Elizabeth E. Gavin, Esquire Attorney for Taxpayer

Samantha Magee, Esquire Attorney for Montgomery County Board of Assessment Appeals

Brian O. Phillips, Esquire Attorney for Montgomery County

Anthony Hamaday, Township Manager For Upper Merion Township

IN THE COURT OF COMMON PLEAS OF MONTGOMERY COUNTY, PENNSYLVANIA **CIVIL ACTION - LAW**

: IN THE COURT OF COMMON PLEAS ASP REALTY, INC., a/k/a : OF MONTGOMERY COUNTY, PA APS REALTY, INC.

: CIVIL ACTION - LAW v.

THE MONTGOMERY COUNTY : NO. 2012-29728

BOARD OF ASSESSMENT APPEALS and THE UPPER MERION AREA

SCHOOL DISTRICT and

320 DEKALB PARTNERS LLC

: TAX PARCEL NO. 58-00-06112-00-4

ORDER

day of AND, NOW, this , 2021, it is hereby ORDERED and DECREED that the terms and conditions of the attached Stipulation to Settle are accepted as terms and conditions of a binding Court Order.

IT IS FURTHER ORDERED and DECREED that the Montgomery County Board of Assessment Appeals shall make the appropriate adjustments to the assessment as agreed to in the attached Stipulation to Settle and that the Prothonotary shall mark the above-captioned action "settled, discontinued and ended."

I	BY THE COURT:	
-		<u>J.</u>

FOX ROTHSCHILD LLP

(610) 397-6500

BY: LOREN D. SZCZESNY IDENTIFICATION NO. 63242 TEN SENTRY PARKWAY, SUITE 200 P.O. BOX 3001 BLUE BELL, PA 19422

ATTORNEYS FOR UPPER MERION AREA SCHOOL DISTRICT

IN THE COURT OF COMMON PLEAS

ASP REALTY, INC., a/k/a APS REALTY, INC.

OF MONTGOMERY COUNTY, PA

CIVIL ACTION - LAW v.

THE MONTGOMERY COUNTY NO. 2012-29728

BOARD OF ASSESSMENT APPEALS

and THE UPPER MERION AREA

SCHOOL DISTRICT and

320 DEKALB PARTNERS LLC

PARCEL NO. 58-00-06112-00-4

STIPULATION TO SETTLE

WHEREAS, ASP Realty, Inc., a/k/a APS Realty Inc., was the owner of the property located at 304 W. DeKalb Pike in Upper Merion Township, Montgomery County, Pennsylvania, more specifically identified as Tax Parcel No. 58-00-06112-00-4 (hereinafter the "Subject Property"); and

WHEREAS, 320 DeKalb Partners LLC, acquired the Subject Property from ASP Realty, Inc. on December 11, 2018, and is the current owner of the Subject Property; and

WHEREAS, in 2012, ASP Realty, Inc., appealed the assessment on the Subject Property to the Montgomery County Board of Assessment Appeals; and

WHEREAS, on November 1, 2012, the Board of Assessment Appeals issued a Notice of No Change in Assessment on the Subject Property and confirmed the assessment of 7,000,000,

effective January 1, 2013 for County and Township tax purposes and July 1, 2013 for the School District tax purposes; and

WHEREAS, ASP Realty, Inc. appealed the decision of the Board of Assessment Appeals to the Montgomery County Court of Common Pleas on or about November 21, 2012; said appeal being filed at Docket No. 2012-29728; and

WHEREAS, ASP Realty, Inc. sold the Subject Property to 320 DeKalb Partners LLC on December 11, 2018, and 320 DeKalb Partners LLC intervened in the tax assessment appeal pending with the Court at Docket No. 2012-29728; and

WHEREAS, based upon the risks and hazards of litigation, the undersigned have decided that it is in their best interest and the best interest of their clients to settle the above-captioned matter based upon the terms and conditions outlined in this Stipulation to Settle.

NOW, THEREFORE, the undersigned, intending to be legally bound and to bind their respective clients, agree to the following settlement:

- 1. Effective January 1, 2013 for Township and County tax purposes and effective July 1, 2013 for School tax purposes, the assessment on the Subject Property shall remain at the current assessment of **7,000,000**.
- 2. Effective January 1, 2014 for Township and County tax purposes and effective July 1, 2014 for School tax purposes, the assessment on the Subject Property shall remain at the current assessment of **7,000,000**.
- 3. Effective January 1, 2015 for Township and County tax purposes and effective July 1, 2015 for School tax purposes, the assessment on the Subject Property shall remain at the current assessment of **7,000,000**.
 - 4. Effective January 1, 2016 for Township and County tax purposes and effective

July 1, 2016 for School tax purposes, the assessment on the Subject Property shall remain at the current assessment of **7,000,000**.

- 5. Effective January 1, 2017 for Township and County tax purposes and effective July 1, 2017 for School tax purposes, the assessment on the Subject Property shall remain at the current assessment of **7,000,000**.
- 6. Effective January 1, 2018 for Township and County tax purposes and effective July 1, 2018 for School tax purposes, the assessment on the Subject Property shall remain at the current assessment of **7,000,000**.
- 7. Effective January 1, 2019 for Township and County tax purposes and effective July 1, 2019 for School tax purposes, the assessment on the Subject Property shall be reduced from 7,000,000 to 6,250,000.
- 8. Effective January 1, 2020 for Township and County tax purposes and effective July 1, 2020 for School tax purposes, the assessment on the Subject Property shall be reduced from **7,000,000 to 6,500,000**.
- 9. Effective January 1, 2021 for Township and County tax purposes and effective July 1, 2021 for School tax purposes, the assessment on the Subject Property shall be reduced from **7,000,000 to 6,500,000**.
- 10. The assessment shall remain at **6,500,000** until there is another subsequent successful tax assessment appeal, a County-wide reassessment, a change in the Subject Property, or any other change that permits a change in the assessment by applicable law.
- 11. The parties are agreeing to an assessment for settlement purposes only and are not agreeing to a value or an assessment for any year other than the years covered by this Stipulation to Settle.

12. As a result of the adjustments to the assessment on the Subject Property, if Taxpayer paid all of the Montgomery County taxes at the face amount, then Taxpayer is entitled to a refund, without interest, from Montgomery County in the amount of \$4,323.75 for tax years 2019 and 2020 which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	OVERPAYMENT
	ASSESSMENT	ASSESSMENT		RATE	
2019	7,000,000	6,250,000	750,000	3.459	\$2,594.25
2020	7,000,000	6,500,000	500,000	3.459	\$1,729.50

13. Upon approval of the Stipulation to Settle by the Court, the tax collector and/or treasurer for Montgomery County shall issue to Taxpayer a refund, without interest, in the amount of \$4,323.75, unless Taxpayer paid its taxes within the discount period, then two percent shall be deducted from the amount of the overpayment. Said refund shall be payable to "320 DeKalb Partners LLC" and mailed to the following address:

320 DeKalb Partners LLC c/o Christopher Peifer, Esquire KAO Law Associates 17 Front Street Media, PA 19063

14. As a result of the adjustments to the assessment on the Subject Property, if Taxpayer paid all of the Montgomery County taxes at the face amount, then Taxpayer is entitled to a refund, without interest, for the taxes allocated to the Montgomery County Community College in the amount of \$487.50 for tax years 2019 and 2020 which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	OVERPAYMENT
	ASSESSMENT	ASSESSMENT		RATE	
2019	7,000,000	6,250,000	750,000	0.39	\$292.50
2020	7,000,000	6,500,000	500,000	0.39	\$195.00

15. Upon approval of the Stipulation to Settle by the Court, the tax collector and/or treasurer for Montgomery County shall issue to Taxpayer a refund, without interest, in the amount of \$487.50, unless Taxpayer paid its taxes within the discount period, then two percent shall be deducted from the amount of the overpayment. Said refund shall be payable to "320 DeKalb Partners LLC" and mailed to the following address:

320 DeKalb Partners LLC c/o Christopher Peifer, Esquire KAO Law Associates 17 Front Street Media, PA 19063

16. As a result of the adjustments to the assessment on the Subject Property, if Taxpayer paid all of the Upper Merion Township taxes at the face amount, then Taxpayer is entitled to a refund, without interest, from Upper Merion Township in the amount of \$3,014.25 for tax years 2019 and 2020 which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	OVERPAYMENT
	ASSESSMENT	ASSESSMENT		RATE	
2019	7,000,000	6,250,000	750,000	2.159	\$1,619.25
2020	7,000,000	6,500,000	500,000	2.79	\$1,395.00

17. Upon the Court's approval of the Stipulation to Settle, the business manager or tax collector for Upper Merion Township shall issue to Taxpayer a refund, without interest, in the amount of \$3,014.25 unless Taxpayer paid its taxes within the discount period, then two percent shall be deducted from the amount of the overpayment. Said refund shall be payable to "320 DeKalb Partners LLC" and mailed to the following address:

320 DeKalb Partners LLC c/o Christopher Peifer, Esquire KAO Law Associates 17 Front Street Media, PA 19063 18. As a result of the adjustments to the assessment on the Subject Property, if Taxpayer paid all of the Upper Merion Area School District taxes at the face amount, then Taxpayer is entitled to a refund, without interest, from the Upper Merion Area School District in the amount of \$25,635.00 for tax year 2019/2020 and 2020/2021 which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	OVERPAYMENT
	ASSESSMENT	ASSESSMENT		RATE	
2019/2020	7,000,000	6,250,000	750,000	20.34	\$15,255.00
2020/2021	7,000,000	6,500,000	500,000	20.76	\$10,380.00

19. Upon approval of the Stipulation to Settle by the Court, the tax collector and/or treasurer for the Upper Merion Area School District, shall issue to the Taxpayer a refund, without interest, in the amount of \$25,635.00 unless Taxpayer paid its taxes within the discount period, then two percent shall be deducted from the amount of the overpayment. Said refund shall be payable to "320 DeKalb Partners LLC" and mailed to the following address:

320 DeKalb Partners LLC c/o Christopher Peifer, Esquire KAO Law Associates 17 Front Street Media, PA 19063

20. The tax collector shall provide the necessary information to calculate the proper amount of refunds for all tax years at issue, including whether the prior year taxes were paid at face, discount or penalty, to the respective taxing authorities within thirty (30) days from the date of entry of the attached order. If there are any outstanding liens or taxes due and owing on the Subject Property, or any outstanding interest or penalties, then the refunds shall be applied toward those outstanding taxes, tax liens, interest or penalties before any issuance of any refund to Taxpayer.

- 21. The undersigned acknowledge they received the appropriate authorization from their clients to enter into this Stipulation to Settle.
- 22. This Stipulation to Settle shall be binding upon the undersigned, the undersigned's clients, their clients' successors, grantees and assigns.
- 23. This Stipulation to Settle constitutes the entire agreement by, between and among the Parties with respect to the matters set forth herein and its terms are contractual and not a mere recital. There are no other written or oral agreements or promises or understandings, directly or indirectly, related to or connected with this Stipulation to Settle that have not been incorporated into this Stipulation to Settle.

Loren D. Szczesny, Esquire
Attorney for Upper Merion Area
School District

Samantha Magee, Esquire Attorney for Montgomery County Board of Assessment Appeals Andy Hood, Esquire Attorney for ASP Realty, Inc. a/k/a APS Realty, Inc.

Brian O. Phillips, Esquire Attorney for Montgomery County

Anthony Hamaday, Township Manager For Upper Merion Township

Christopher H. Peifer, Esquire Attorney for 320 DeKalb Partners LLC

IN THE COURT OF COMMON PLEAS OF MONTGOMERY COUNTY, PENNSYLVANIA CIVIL ACTION - LAW

UPPER MERION AREA SCHOOL DISTRICT: IN THE COURT OF COMMON PLEAS : OF MONTGOMERY COUNTY, PA : CIVIL ACTION – LAW v. THE BOARD OF ASSESSMENT APPEALS : NO. 2017-26879 **OF MONTGOMERY COUNTY and** BARUCH TRIAD LLC & BARUCH : TAX PARCEL No. 58-00-02694-00-2 TRIAD II LLC, et al. **ORDER** AND, NOW, this day of , 2020, it is hereby ORDERED and DECREED that the terms and conditions of the attached Stipulation to Settle are accepted as terms and conditions of a binding Court Order. IT IS FURTHER ORDERED and DECREED that the Montgomery County Board of Assessment Appeals shall make the appropriate adjustments to the assessment as agreed upon and set forth in the attached Stipulation to Settle and that the Prothonotary shall mark the abovecaptioned tax assessment appeal as "Settled, Discontinued and Ended". BY THE COURT:

FOX ROTHSCHILD LLP

BY: LOREN D. SZCZESNY IDENTIFICATION NO. 63242 TEN SENTRY PARKWAY, SUITE 200 P.O. BOX 3001 BLUE BELL, PA 19422 (610) 397-6500

ATTORNEYS FOR UPPER MERION AREA SCHOOL DISTRICT

UPPER MERION AREA SCHOOL DISTRICT:

IN THE COURT OF COMMON PLEAS

OF MONTGOMERY COUNTY, PA

v. : CIVIL ACTION – LAW

:

THE BOARD OF ASSESSMENT APPEALS : NO. 2017-26879
OF MONTGOMERY COUNTY and :

BARUCH TRIAD LLC & BARUCH : TAX PARCEL No. 58-00-02694-00-2

TRIAD II LLC, et al.

STIPULATION TO SETTLE

WHEREAS, Baruch Triad LLC & Baruch Triad II LLC (hereinafter referred to as "Taxpayers") are the record owners of the property located at 2200 Renaissance Boulevard, in Upper Merion Township, Montgomery County, Pennsylvania, more specifically identified as Tax Parcel Number 58-00-02694-00-2 (hereinafter referred to as "Subject Property"); and

WHEREAS, in 2017, the Upper Merion Area School District filed an appeal to the Montgomery County Board of Assessment Appeals seeking an increase to the assessment of the Subject Property for the 2018 tax year; and

WHEREAS, on October 20, 2017, the Montgomery County Board of Assessment Appeals issued a Notice of No Change in the Assessment, effective January 1, 2018 for County and Township taxes purposes, and July 1, 2018 for School District tax purposes, and

WHEREAS, on November 14, 2017, the Upper Merion Area School District filed a tax assessment appeal to the Montgomery County Court of Common Pleas seeking an increase to the assessment of the property effective January 1, 2018 for County and Township taxes purposes, and July 1, 2018 for School District tax purposes; and

WHEREAS, the Montgomery County Board of Assessment Appeals, County of Montgomery and the Upper Merion Township entered an appearance and intervened as parties in the tax assessment appeal; and

WHEREAS, the Parties have participated in negotiations in an effort to resolve this Assessment Appeal; and

WHEREAS, the Parties have agreed upon the assessed value of the property for each of the tax years at issue in the appeal; and

WHEREAS, based upon the risks and hazards of litigation, the Parties have decided that it is in their best interest to settle the above-captioned matter upon the terms and conditions set forth in this Stipulation to Settle.

NOW, THEREFORE, the Parties, intending to be legally bound, agree to the following settlement:

1. Effective January 1, 2018 for County and Township taxes purposes, and July 1, 2018 for School District tax purposes, the assessment of the Subject Property shall be increased from 10,256,500 to 11,956,100;

- 2. Effective January 1, 2019 for County and Township taxes purposes, and July 1, 2019 for School District tax purposes, the assessment of the Subject Property shall be increased from 10,256,500 to 11,248,900;
- 3. Effective January 1, 2020 for County and Township taxes purposes, and July 1, 2020 for School District tax purposes, the assessment of the Subject Property shall be increased from 10,256,500 to 12,147,520;
- 4. Effective January 1, 2021 for County and Township taxes purposes, and July 1, 2021 for School District tax purposes, the assessment of the Subject Property shall be increased from 10,256,500 to 11,556,160;
- 5. The assessment shall remain at 11,556,160 until there is another subsequent successful tax assessment appeal, a County-wide reassessment, or a change in the assessment as otherwise provided by applicable law.
- 6. As a result of the adjustment in the assessment for the property, there has been an underpayment in taxes to Montgomery County for tax years 2018 through 2020 in the amount of \$15,852.67, which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	
	ASSESSMENT	ASSESSMENT		RATE	UNDERPAYMENT
2018	10,256,500	11,956,100	1,699,600	3.459	\$5,878.92
2019	10,256,500	11,248,900	992,400	3.459	\$3,432.71
2020	10,256,500	12,147,520	1,891,020	3.459	\$6,541.04

7. The Parties hereto agree that upon approval of the Stipulation to Settle by the Court, the County of Montgomery shall issue a tax bill to Taxpayer in the amount of \$15,852.67 which represents the underpayment of taxes to Montgomery County for tax years 2018 through 2020. Said tax bill shall be issued with new discount, face and penalty periods within which to

pay the underpayment due and owing. The tax bill shall be issued in the name of Baruch Triad LLC & Baruch Triad II LLC and mailed to the following address:

Baruch Triad LLC & Baruch Triad II LLC c/o Asher Zamir 551 Fifth Avenue, Suite 2500 New York, NY 10176

8. As a result of the adjustment in the assessment for the property, there has been an underpayment in the taxes allocated to the Montgomery County Community College for tax years 2018 through 2020 in the amount of \$1,787.38, which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	
	ASSESSMENT	ASSESSMENT		RATE	UNDERPAYMENT
2018	10,256,500	11,956,100	1,699,600	0.39	\$662.84
2019	10,256,500	11,248,900	992,400	0.39	\$387.04
2020	10,256,500	12,147,520	1,891,020	0.39	\$737.50

9. The Parties hereto agree that upon approval of the Stipulation to Settle by the Court, the County of Montgomery shall issue a tax bill to Taxpayer in the amount of \$1,787.38 which represents the underpayment of taxes allocated to the Montgomery County Community College for tax years 2018 through 2020. Said tax bill shall be issued with new discount, face and penalty periods within which to pay the underpayment due and owing. The tax bill shall be issued in the name of Baruch Triad LLC & Baruch Triad II LLC and mailed to the following address:

Baruch Triad LLC & Baruch Triad II LLC c/o Asher Zamir 551 Fifth Avenue, Suite 2500 New York, NY 10176

10. As a result of the adjustment in the assessment for the property, there has been an underpayment in taxes to Upper Merion Township for tax years 2018 through 2020 in the amount of \$11,087.98 which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	UNDERPAYMENT
	ASSESSMENT	ASSESSMENT		RATE	
2018	10,256,500	11,956,100	1,699,600	2.159	\$3,669.44
2019	10,256,500	11,248,900	992,400	2.159	\$2,142.59
2020	10,256,500	12,147,520	1,891,020	2.79	\$5,275.95

11. The Parties hereto agree that upon approval of the Stipulation to Settle by the Court, Upper Merion Township shall issue a tax bill to Taxpayer in the amount \$11,087.98 which represents the underpayment of taxes to Upper Merion Township for tax years 2018 through 2020. Said tax bill shall be issued with new discount, face and penalty periods within which to pay the underpayment due and owing. The tax bill shall be issued in the name of Baruch Triad LLC & Baruch Triad II LLC and mailed to the following address:

Baruch Triad LLC & Baruch Triad II LLC c/o Asher Zamir 551 Fifth Avenue, Suite 2500 New York, NY 10176

12. As a result of the adjustment in the assessment for the property, there has been an underpayment in taxes to the Upper Merion Area School District in the amount of \$93,248.04 from the 2018/2019 tax year through the 2020/2021 tax year which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	UNDERPAYMENT
	ASSESSMENT	ASSESSMENT		RATE	
2018/2019	10,256,500	11,956,100	1,699,600	19.89	\$33,805.04
2019/2020	10,256,500	11,248,900	992,400	20.34	\$20,185.42
2020/2021	10,256,500	12,147,520	1,891,020	20.76	\$39,257.58

13. The Parties hereto agree that upon approval of the Stipulation to Settle by the Court, the Upper Merion Area School District shall issue a tax bill to Taxpayer in the amount \$93,248.04 which represents the underpayment of taxes to the Upper Merion Area School District from the 2018/2019 tax year through the 2020/2021 tax year. Said tax bill shall be issued with new discount, face and penalty periods within which to pay the underpayment due and owing. The tax bill shall be issued in the name of Baruch Triad LLC & Baruch Triad II LLC and mailed to the following address:

Baruch Triad LLC & Baruch Triad II LLC c/o Asher Zamir 551 Fifth Avenue, Suite 2500 New York, NY 10176

- 14. The calculations of the underpayments in this Stipulation to Settle are subject to verification by the Business Administrator and/or tax collector for Montgomery County, Upper Merion Township and the Upper Merion Area School District.
- 15. This Stipulation to Settle shall be binding upon the undersigned, the undersigned's clients, and their clients' successors, grantees and assigns.
- 16. This Stipulation to Settle shall be governed by and construed in accordance with the laws of the Commonwealth of Pennsylvania, regardless of any conflicts of law provision requiring reference to the rules of, decisions in, and/or laws of another state or sovereign nation. The Parties agree that any action to enforce the terms of this Stipulation to Settle must be initiated in the Court of Common Pleas of Montgomery County, Pennsylvania, and in no other venue.
- 17. This Stipulation to Settle constitutes the entire agreement by, between and among the Parties with respect to the matters set forth herein and its terms are contractual and not a mere recital. There are no other written or oral agreements or promises or understandings, directly or

indirectly, related to or connected with this	Stipulation to Settle that have not been incorporated
into this Stipulation to Settle.	
Loren D. Szczesny, Esquire Attorney for Upper Merion Area School District	Frederic M. Wentz, Esquire Attorney for Baruch Triad LLC and Baruch Triad II LLC
Samantha A. Magee, Esquire Attorney for Montgomery County Board of Assessment Appeals	Anthony Hamaday, Township Manager Upper Merion Township
Brian O. Phillips, Esquire Attorney for Montgomery County	

IN THE COURT OF COMMON PLEAS OF MONTGOMERY COUNTY, PENNSYLVANIA CIVIL ACTION - LAW

UPPER MERION AREA SCHOOL DISTRICT: IN THE COURT OF COMMON PLEAS : OF MONTGOMERY COUNTY, PA : CIVIL ACTION – LAW v. 145 W. DEKALB PIKE ASSOCIATES LP : NO. 2014-27639 THE BOARD OF ASSESSMENT APPEALS OF MONTGOMERY COUNTY, et al. : TAX PARCEL No. 58-00-06298-00-7 **ORDER** AND, NOW, this day of , 2021, it is hereby ORDERED and DECREED that the terms and conditions of the attached Stipulation to Settle are accepted as terms and conditions of a binding Court Order. IT IS FURTHER ORDERED and DECREED that the Montgomery County Board of Assessment Appeals shall make the appropriate adjustments to the assessment as agreed upon and set forth in the attached Stipulation to Settle and that the Prothonotary shall mark the abovecaptioned tax assessment appeal as "Settled, Discontinued and Ended". BY THE COURT:

FOX ROTHSCHILD LLP

BY: LOREN D. SZCZESNY IDENTIFICATION NO. 63242 TEN SENTRY PARKWAY, SUITE 200 P.O. BOX 3001 BLUE BELL, PA 19422 (610) 397-6500

ATTORNEYS FOR UPPER MERION AREA SCHOOL DISTRICT

UPPER MERION AREA SCHOOL DISTRICT:

IN THE COURT OF COMMON PLEAS

OF MONTGOMERY COUNTY, PA

v.

CIVIL ACTION – LAW

145 W. DEKALB PIKE ASSOCIATES LP

and

NO. 2014-27639

THE BOARD OF ASSESSMENT APPEALS

OF MONTGOMERY COUNTY, et al.

TAX PARCEL No. 58-00-06298-00-7

STIPULATION TO SETTLE

WHEREAS, 145 W. DeKalb Pike Associates LP is the current owner of the property located at 135-145 W. DeKalb Pike in Upper Merion Township, Montgomery County, Pennsylvania, more specifically identified as Tax Parcel Number 58-00-06298-00-7 (hereinafter referred to as "Subject Property"); and

WHEREAS, in 2014, the Upper Merion Area School District filed an appeal to the Montgomery County Board of Assessment Appeals seeking an increase to the assessment of the Subject Property for the 2015 tax year; and

WHEREAS, on September 24, 2014, the Montgomery County Board of Assessment Appeals issued a Notice of No Change in the Assessment, effective January 1, 2015 for County and Township taxes purposes, and July 1, 2015 for School District tax purposes, and

WHEREAS, on October 9, 2014, the Upper Merion Area School District filed a tax assessment appeal to the Montgomery County Court of Common Pleas seeking an increase to the assessment of the property effective January 1, 2015 for County and Township taxes purposes, and July 1, 2015 for School District tax purposes; and

WHEREAS, the Montgomery County Board of Assessment Appeals and the County of Montgomery entered an appearance and intervened as parties in the tax assessment appeal; and

WHEREAS, David C. Onorato, Esquire, entered his appearance in the tax assessment appeal on behalf of 145 W. DeKalb Pike Associates LP; and

WHEREAS, the Parties have participated in negotiations in an effort to resolve this Tax Assessment Appeal; and

WHEREAS, the Parties have agreed upon the assessed value of the property for each of the tax years at issue in the appeal; and

WHEREAS, based upon the risks and hazards of litigation, the Parties have decided that it is in their best interest to settle the above-captioned matter upon the terms and conditions set forth in this Stipulation to Settle.

NOW, THEREFORE, the Parties, intending to be legally bound, agree to the following settlement:

1. Effective January 1, 2015 for County and Township tax purposes, and July 1, 2015 for School District tax purposes, the assessment of the Subject Property shall be increased from 3,354,030 to 6,198,500;

- 2. Effective January 1, 2016 for County and Township taxes purposes, and July 1, 2016 for School District tax purposes, the assessment of the Subject Property shall be increased from 3,354,030 to 6,038,690;
- 3. Effective January 1, 2017 for County and Township taxes purposes, and July 1, 2017 for School District tax purposes, the assessment of the Subject Property shall be increased from 3,354,030 to 6,290,212;
- 4. Effective January 1, 2018 for County and Township taxes purposes, and July 1, 2018 for School District tax purposes, the assessment of the Subject Property shall be increased from 3,354,030 to 6,136,292;
- 5. Effective January 1, 2019 for County and Township taxes purposes, and July 1, 2019 for School District tax purposes, the assessment of the Subject Property shall be increased from 3,354,030 to 5,948,937;
- 6. Effective January 1, 2020 for County and Township taxes purposes, and July 1, 2020 for School District tax purposes, the assessment of the Subject Property shall be increased from 3,354,030 to 6,114,432;
- 7. Effective January 1, 2021 for County and Township taxes purposes, and July 1, 2021 for School District tax purposes, the assessment of the Subject Property shall be increased from 3,354,030 to 5,847,260;
- 8. The assessment shall remain at **5,847,260** until there is another subsequent successful tax assessment appeal, a County-wide reassessment, or a change in the assessment as otherwise provided by applicable law.

9. As a result of the adjustment in the assessment for the property, there has been an underpayment in taxes to Montgomery County for tax years 2015 through 2020 in the amount of \$56,556.11, which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	
	ASSESSMENT	ASSESSMENT		RATE	UNDERPAYMENT
2015	3,354,030	6,198,500	2,844,470	3.152	\$8,965.77
2016	3,354,030	6,038,690	2,684,660	3.459	\$9,286.24
2017	3,354,030	6,290,212	2,936,182	3.459	\$10,156.25
2018	3,354,030	6,136,292	2,782,262	3.459	\$9,623.84
2019	3,354,030	5,948,937	2,594,907	3.459	\$8,975.78
2020	3,354,030	6,114,432	2,760,402	3.459	\$9,548.23

10. The Parties hereto agree that upon approval of the Stipulation to Settle by the Court, the County of Montgomery shall issue a tax bill to 145 W. DeKalb Pike Associates LP in the amount of \$56,556.11 which represents the underpayment of taxes to Montgomery County for the tax years 2015 through 2020. Said tax bill shall be issued with new discount, face and penalty periods within which to pay the underpayment due and owing. The tax bill shall be issued in the name of 145 W. DeKalb Pike Associates LP and mailed to the following address:

145 W. DeKalb Pike Associates LP 636 Old York Road, 2nd Floor Jenkintown, PA 19046

11. As a result of the adjustment in the assessment for the property, there has been an underpayment of the taxes allocated to the Montgomery County Community College for tax years 2017 through 2020 in the amount of \$4,318.76 which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	UNDERPAYMENT
	ASSESSMENT	ASSESSMENT		RATE	
2017	3,354,030	6,290,212	2,936,182	0.39	\$1,145.11
2018	3,354,030	6,136,292	2,782,262	0.39	\$1,085.08
2019	3,354,030	5,948,937	2,594,907	0.39	\$1,012.01
2020	3,354,030	6,114,432	2,760,402	0.39	\$1,076.56

12. The Parties hereto agree that upon approval of the Stipulation to Settle by the Court, the County of Montgomery shall issue a tax bill to 145 W. DeKalb Pike Associates LP in the amount \$4,318.76, which represents the underpayment of the taxes allocated to the Montgomery County Community College for tax years 2017 through 2020. Said tax bill shall be issued with new discount, face and penalty periods within which to pay the underpayment due and owing. The tax bill shall be issued in the name of 145 W. DeKalb Pike Associates LP and mailed to the following address:

145 W. DeKalb Pike Associates LP 636 Old York Road, 2nd Floor Jenkintown, PA 19046

13. As a result of the adjustment in the assessment for the property, there has been an underpayment in taxes to Upper Merion Township for tax years 2015 through 2020 in the amount of \$37,587.43 which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	UNDERPAYMENT
	ASSESSMENT	ASSESSMENT		RATE	
2015	3,354,030	6,198,500	2,844,470	2.159	\$6,141.21
2016	3,354,030	6,038,690	2,684,660	2.159	\$5,796.18
2017	3,354,030	6,290,212	2,936,182	2.159	\$6,339.22
2018	3,354,030	6,136,292	2,782,262	2.159	\$6,006.90
2019	3,354,030	5,948,937	2,594,907	2.159	\$5,602.40
2020	3,354,030	6,114,432	2,760,402	2.79	\$7,701.52

14. The Parties hereto agree that upon approval of the Stipulation to Settle by the Court, Upper Merion Township shall issue a tax bill to 145 W. DeKalb Pike Associates LP in the amount of \$37,587.43, which represents the underpayment of taxes to Upper Merion Township for tax years 2015 through 2020. Said tax bill shall be issued with new discount, face and penalty periods within which to pay the underpayment due and owing. The tax bill shall be issued in the name of 145 W. DeKalb Pike Associates LP and mailed to the following address:

145 W. DeKalb Pike Associates LP 636 Old York Road, 2nd Floor Jenkintown, PA 19046

15. As a result of the adjustment in the assessment for the property, there has been an underpayment in taxes to the Upper Merion Area School District in the amount of \$327,307.87 for the 2015/2016 tax year through the 2020/2021 tax year which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	UNDERPAYMENT
	ASSESSMENT	ASSESSMENT		RATE	
2015/2016	3,354,030	6,198,500	2,844,470	18.96	\$53,931.15
2016/2017	3,354,030	6,038,690	2,684,660	18.96	\$50,901.15
2017/2018	3,354,030	6,290,212	2,936,182	19.43	\$57,050.02
2018/2019	3,354,030	6,136,292	2,782,262	19.89	\$55,339.19
2019/2020	3,354,030	5,948,937	2,594,907	20.34	\$52,780.41
2020/2021	3,354,030	6,114,432	2,760,402	20.76	\$57,305.95

16. The Parties hereto agree that upon approval of the Stipulation to Settle by the Court, the Upper Merion Area School District shall issue a tax bill to **145 W. DeKalb Pike Associates LP** in the amount of \$327,307.87, which represents the underpayment of taxes to the Upper Merion Area School District for the 2015/2016 tax year through the 2020/2021 tax year. Said tax bill shall be issued with new discount, face and penalty periods within which to pay the underpayment due and owing. The tax bill shall be issued in the name of 145 W. DeKalb Pike Associates LP and mailed to the following address:

145 W. DeKalb Pike Associates LP 636 Old York Road, 2nd Floor Jenkintown, PA 19046

17. The calculations of the underpayments in this Stipulation to Settle are subject to verification by the Business Administrator and/or tax collector for Montgomery County,

Upper Merion Township and the Upper Merion Area School District.

18. This Stipulation to Settle shall be binding upon the undersigned, the undersigned's

clients, and their clients' successors, grantees and assigns.

19. This Stipulation to Settle shall be governed by and construed in accordance with

the laws of the Commonwealth of Pennsylvania, regardless of any conflicts of law provision

requiring reference to the rules of, decisions in, and/or laws of another state or sovereign nation.

The Parties agree that any action to enforce the terms of this Stipulation to Settle must be initiated

in the Court of Common Pleas of Montgomery County, Pennsylvania, and in no other venue.

Loren D. Szczesny, Esquire Attorney for Upper Merion Area

School District

Samantha A. Magee, Esquire Attorney for Montgomery County Board of Assessment Appeals

Brian O. Phillips, Esquire Attorney for Montgomery County David C. Onorato, Esquire Attorney for 145 W. DeKalb Pike Associates LP

Anthony Hamaday, Township Manager Upper Merion Township

IN THE COURT OF COMMON PLEAS OF MONTGOMERY COUNTY, PENNSYLVANIA CIVIL ACTION - LAW

UPPER MERION AREA SCHOOL DISTRICT: IN THE COURT OF COMMON PLEAS : OF MONTGOMERY COUNTY, PA : CIVIL ACTION – LAW v. THE BOARD OF ASSESSMENT APPEALS : NO. 2016-27445 **OF MONTGOMERY COUNTY and** KOP HOTEL XXXI OWNER LP, and : TAX PARCEL No. 58-00-08467-00-7 AGREE LIMITED PARTNERSHIP and : TAX PARCEL No. 58-00-08467-01-6 J. ALEXANDER'S RESTAURANTS LLC, et al.: TAX PARCEL No. 58-00-08467-02-5 : TAX PARCEL No. 58-00-08467-00-0 **ORDER** AND, NOW, this day of , 2020, it is hereby ORDERED and DECREED that the terms and conditions of the attached Stipulation to Settle are accepted as terms and conditions of a binding Court Order. IT IS FURTHER ORDERED and DECREED that the Montgomery County Board of Assessment Appeals shall make the appropriate adjustments to the assessment as agreed upon and set forth in the attached Stipulation to Settle and that the Prothonotary shall mark the abovecaptioned tax assessment appeal as "Settled, Discontinued and Ended".

BY THE COURT:

FOX ROTHSCHILD LLP

BY: LOREN D. SZCZESNY IDENTIFICATION NO. 63242 TEN SENTRY PARKWAY, SUITE 200 P.O. BOX 3001 BLUE BELL, PA 19422 (610) 397-6500

ATTORNEYS FOR UPPER MERION AREA SCHOOL DISTRICT

UPPER MERION AREA SCHOOL DISTRICT:

IN THE COURT OF COMMON PLEAS

OF MONTGOMERY COUNTY, PA

v. : CIVIL ACTION – LAW

. CIVIL ACTION - LAV

THE BOARD OF ASSESSMENT APPEALS : NO. 2016-27445

OF MONTGOMERY COUNTY and

KOP HOTEL XXXI OWNER LP, and : TAX PARCEL No. 58-00-08467-00-7 **AGREE LIMITED PARTNERSHIP and** : TAX PARCEL No. 58-00-08467-01-6 **J. ALEXANDER'S RESTAURANTS LLC, et al.** : TAX PARCEL No. 58-00-08467-02-5

: TAX PARCEL No. 58-00-08467-00-0

STIPULATION TO SETTLE

WHEREAS, KOP Hotel XXXI Owner LP and Agree Limited Partnership (hereinafter referred to as "Taxpayers") are the record owners of the parcels located at 260 Mall Boulevard, in Upper Merion Township, Montgomery County, Pennsylvania, more specifically identified as Tax Parcel No. 58-00-08467-00-7, Tax Parcel No. 58-00-08467-01-6, T

WHEREAS, in 2016, the Upper Merion Area School District filed an appeal to the Montgomery County Board of Assessment Appeals seeking an increase to the assessment of the Tax Parcel No. 58-00-08467-00-7 for the 2017 tax year; and

WHEREAS, on October 17, 2016, the Montgomery County Board of Assessment Appeals issued a Notice of No Change in the Assessment, effective January 1, 2017 for County and Township taxes purposes, and July 1, 2017 for School District tax purposes, and

WHEREAS, on November 16, 2016, the Upper Merion Area School District filed a tax assessment appeal to the Montgomery County Court of Common Pleas seeking an increase to the assessment of the property effective January 1, 2017 for County and Township taxes purposes, and July 1, 2017 for School District tax purposes; and

WHEREAS, the Montgomery County Board of Assessment Appeals, County of Montgomery and the Upper Merion Township entered an appearance and intervened as parties in the tax assessment appeal; and

WHEREAS, due to a demolition at the property, the assessment of Tax Parcel No. 58-00-08467-00-7 was reduced by the Montgomery County Assessment Office from 19,711,100 to 16,351,050, effective July 1, 2017; and

WHEREAS, due to new construction at the property, the assessment of Tax Parcel No. 58-00-08467-00-7 was increased by the Montgomery County Assessment Office from 16,351,050 to 19,094,240, effective May 1, 2018; and

WHEREAS, Tax Parcel No. 58-00-08467-00-7 was subdivided/converted to condominium effective January 1, 2019, and the following new tax parcels and assessments were established:

Tax Parcel No.	Assessment
58-00-08467-00-7	0
58-00-08467-02-5	16,351,050
58-00-08467-01-6	2,743,190
58-00-08467-00-0	0

WHEREAS, the subdivided tax parcels and the current owners of each of the parcels were added to this pending tax assessment appeal by Order of the Court dated September 25, 2020; and

WHEREAS, the Parties have participated in negotiations in an effort to resolve this tax assessment appeal; and

WHEREAS, the Parties have agreed upon the assessed value of the property for each of the tax years at issue in the appeal; and

WHEREAS, based upon the risks and hazards of litigation, the Parties have decided that it is in their best interest to settle the above-captioned matter upon the terms and conditions set forth in this Stipulation to Settle.

NOW, THEREFORE, the Parties, intending to be legally bound, agree to the following settlement:

1. With respect to **Tax Parcel No. 58-00-08467-00-7**, the parties hereto agree that the assessment of said tax parcel shall be adjusted as follows:

A. For Montgomery County and Upper Merion Township tax purposes:

- (i) For the time period of January 1, 2017 to June 30, 2017, the assessment of the parcel shall be increased from 19,711,100 to 21,710,700;
- (ii) For the time period of July 1, 2017 to December 31, 2017, the assessment of the parcel shall be increased from 16,351,050 to 21,710,700;
- (iii) For the time period of January 1, 2018 to April 30, 2018, the assessment of the parcel shall be increased from **16,351,050** to **21,694,100**;
- (iv) For the time period of May 1, 2018 to December 31, 2018, the

- assessment of the parcel shall be increased from 19,094,240 to 21,694,100;
- (v) For the time period of January 1, 2019 to December 31, 2019, the assessment of the parcel shall remain at **0**;
- (vi) For the time period of January 1, 2020 to December 31, 2020, the assessment of the parcel shall remain at **0**;
- (vii) For the time period of January 1, 2021 to December 31, 2021, the assessment of the parcel shall remain at **0**;
- (viii) The assessment of the parcel shall remain at **0** until there is another subsequent successful tax assessment appeal, a County-wide reassessment, or a change in the assessment as otherwise provided by applicable law.

B. For School District tax purposes:

- (i) For the time period of July 1, 2017 to April 30, 2018, the assessment of the parcel shall be increased from **16,351,050** to **21,710,700**;
- (ii) For the time period of May 1, 2018 to June 30, 2018, the assessment of the parcel shall be increased from 19,094,240 to 21,710,700;
- (iii) For the time period of July 1, 2018 to December 31, 2018, the assessment of the parcel shall be increased from **19,094,240 to 21,694,100**;
- (iv) For the time period of January 1, 2019 to June 30, 2019, the assessment of the parcel shall remain at **0**;

- (v) For the time period of July 1, 2019 to June 30, 2020, the Assessment of the parcel shall remain at **0**;
- (vi) For the time period of July 1, 2020 to June 30, 2021, the Assessment of the parcel shall remain at **0**;
- (vii) The assessment of the parcel shall remain at **0** until there is another subsequent successful tax assessment appeal, a County-wide reassessment, or a change in the assessment as otherwise provided by applicable law.
- C. With respect to **Tax Parcel No. 58-00-08467-00-7**, as a result of the adjustment in the assessment for the property, there has been an underpayment in taxes to Montgomery County for tax years 2017 and 2018 in the amount of **\$24,883.64**, which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	
	ASSESSMENT	ASSESSMENT		RATE	UNDERPAYMENT
1/1/2017					
to	19,711,100	21,710,700	1,999,600	3.459	\$3,458.31
6/30/2017			(6 months)		
7/1/2017					
to	16,351,050	21,710,700	5,359,650	3.459	\$9,269.51
12/31/2017			(6 months)		
1/1/2018					
to	16,351,050	21,694,100	5,343,050	3.459	\$6,160.54
4/30/2018			(4 months)		
5/1/2018					
to	19,094,240	21,694,100	2,599,860	3.459	\$5,995.28
12/31/2018			(8 months)		

D. With respect to **Tax Parcel No. 58-00-08467-00-7**, as a result of the adjustment in the assessment for the property, there has been an underpayment in

the taxes allocated to the Montgomery County Community College for tax years 2017 and 2018 in the amount of \$2,805.61, which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	
	ASSESSMENT	ASSESSMENT		RATE	UNDERPAYMENT
1/1/2017					
to	19,711,100	21,710,700	1,999,600	0.39	\$389.92
6/30/2017			(6 months)		
7/1/2017					
to	16,351,050	21,710,700	5,359,650	0.39	\$1,045.13
12/31/2017			(6 months)		
1/1/2018					
to	16,351,050	21,694,100	5,343,050	0.39	\$694.60
4/30/2018			(4 months)		
5/1/2018					
to	19,094,240	21,694,100	2,599,860	0.39	\$675.96
12/31/2018			(8 months)		

E. With respect to **Tax Parcel No. 58-00-08467-00-7**, as a result of the adjustment in the assessment for the property, there has been an underpayment in taxes to Upper Merion Township for tax years 2017 and 2018 in the amount of \$15,531.59 which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	UNDERPAYMENT
	ASSESSMENT	ASSESSMENT		RATE	
1/1/2017					
to	19,711,100	21,710,700	1,999,600	2.159	\$2,158.57
6/30/2017			(6 months)		Ψ2,130.37
7/1/2017					
to	16,351,050	21,710,700	5,359,650	2.159	\$5,785.74
12/31/2017			(6 months)		ψ3,703.71
1/1/2018					
to	16,351,050	21,694,100	5,343,050	2.159	\$3,845.21
4/30/2018			(4 months)		Ψ3,043.21
5/1/2018					
to	19,094,240	21,694,100	2,599,860	2.159	\$3,742.07
12/31/2018			(8 months)		Ψ5,1π2.01

F. With respect to **Tax Parcel No. 58-00-08467-00-7**, as a result of the adjustment in the assessment for the property, there has been an underpayment in taxes to the Upper Merion Area School District in the amount of \$121,110.25 from the 2017/2018 tax year through December 31, 2018, which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	UNDERPAYMENT
	ASSESSMENT	ASSESSMENT		RATE	
7/1/2017					
to	16,351,050	21,710,700	5,359,650	19.43	\$86,781.67
4/30/2018			(10 months)		
5/1/2018					
to	19,094,240	21,710,700	2,616,460	19.43	\$8,472.97
6/30/2018			(2 months)		
7/1/2/2018					
to	19,094,240	21,694,100	2,599,860	19.89	\$25,855.61
12/31/2018			(6 months)		

G. The Parties hereto agree that upon approval of the Stipulation to Settle by the Court, the County of Montgomery, Upper Merion Township and the Upper Merion Area School District shall issue tax bills to KOP Hotel XXXI Owner LP in the amount of the respective underpayments as calculated above for **Tax Parcel**No. 58-00-08467-00-7. Said tax bills shall be issued with new discount, face and penalty periods within which to pay the underpayment due and owing. The tax bills shall be issued in the name of KOP Hotel XXXI Owner LP and mailed to the following address:

KOP Hotel XXXI Owner LP c/o The Buccini Group Inc. 5425 Wisconsin Avenue, Suite 700 Chevy Chase, MD 20815 2. With respect to **Tax Parcel No. 58-00-08467-02-5**, the parties hereto agree that the assessment of said tax parcel shall be adjusted as follows:

A. For Montgomery County and Upper Merion Township tax purposes:

- (i) For the time period of January 1, 2019 to December 31, 2019, the assessment of the parcel shall be increased from **16,351,050** to **18,018,600**;
- (ii) For the time period of January 1, 2020 to December 31, 2020, the assessment of the parcel shall remain at **16,351,050**;
- (iii) For the time period of January 1, 2021 to December 31, 2021, the assessment of the parcel shall be reduced from **16,351,050** to **14,421,750**;
- (vii) The assessment of the parcel shall remain at **14,421,750** until there is another subsequent successful tax assessment appeal, a County-wide reassessment, or a change in the assessment as otherwise provided by applicable law.

B. For School District tax purposes:

- (i) For the time period of January 1, 2019 to June 30, 2019, the assessment of the parcel shall be increased from 16,351,050 to 18,950,910;
- (ii) For the time period of July 1, 2019 to June 30, 2020, the assessment of the parcel shall be increased from 16,351,050 to 18,018,600;
- (iii) For the time period of July 1, 2020 to June 30, 2021, the assessment of the parcel shall remain at **16,351,050**;
- (iv) For the time period of July 1, 2021 to June 30, 2022, the assessment of the parcel shall be reduced from **16,351,050** to **14,421,750**;

- (v) The assessment of the parcel shall remain at **14,421,750** until there is another subsequent successful tax assessment appeal, a County-wide reassessment, or a change in the assessment as otherwise provided by applicable law.
- C. With respect to **Tax Parcel No. 58-00-08467-02-5**, as a result of the adjustment in the assessment for the property, there has been an underpayment in taxes to Montgomery County for tax year 2019 in the amount of **\$5,768.06**, which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	
	ASSESSMENT	ASSESSMENT		RATE	UNDERPAYMENT
1/1/2019					
to	16,351,050	18,018,600	1,667,550	3.459	\$5,768.06
12/31/2019					

D. With respect to **Tax Parcel No. 58-00-08467-02-5**, as a result of the adjustment in the assessment for the property, there has been an underpayment in the taxes allocated to the Montgomery County Community College for tax year 2019 in the amount of **\$650.34**, which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	
	ASSESSMENT	ASSESSMENT		RATE	UNDERPAYMENT
1/1/2019					
to	16,351,050	18,018,600	1,667,550	0.39	\$650.34
12/31/2019					

E. With respect to **Tax Parcel No. 58-00-08467-02-5**, as a result of the adjustment in the assessment for the property, there has been an underpayment in taxes to Upper Merion Township for tax year 2019 in the amount of \$3,600.24 which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	UNDERPAYMENT
	ASSESSMENT	ASSESSMENT		RATE	
1/1/2019					
to	16,351,050	18,018,600	1,667,550	2.159	\$3,600.24
12/31/2019					ψ3,000.24

F. With respect to **Tax Parcel No. 58-00-08467-02-5**, as a result of the adjustment in the assessment for the property, there has been an underpayment in taxes to the Upper Merion Area School District in the amount of \$59,773.58 from January 1, 2019 through the 2019/2020 tax year, which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	UNDERPAYMENT
	ASSESSMENT	ASSESSMENT		RATE	
1/1/2019					
to	16,351,050	18,950,910	2,599,860	19.89	\$25,855.61
6/30/2019			(6 months)		
7/1/2019					
to	16,351,050	18,018,600	1,667,550	20.34	\$33,917.97
6/30/2020					

G. The Parties hereto agree that upon approval of the Stipulation to Settle by the Court, the County of Montgomery, Upper Merion Township and the Upper Merion Area School District shall issue tax bills to KOP Hotel XXXI Owner LP in the amount of the respective underpayments as calculated above for Tax Parcel No. 58-00-08467-02-5. Said tax bills shall be issued with new discount, face and penalty periods within which to pay the underpayment due and owing. The tax bills shall be issued in the name of KOP Hotel XXXI Owner LP and mailed to the following address:

KOP Hotel XXXI Owner LP c/o The Buccini Group Inc. 5425 Wisconsin Avenue, Suite 700 Chevy Chase, MD 20815 3. With respect to **Tax Parcel No. 58-00-08467-00-0**, the parties hereto agree that the assessment of said tax parcel shall be adjusted as follows:

A. For Montgomery County and Upper Merion Township tax purposes:

- (i) For the time period of January 1, 2019 to December 31, 2019, the assessment of the parcel shall remain at **0**;
- (ii) For the time period of January 1, 2020 to December 31, 2020, the assessment of the parcel shall remain at **0**;
- (iii) For the time period of January 1, 2021 to December 31, 2021, the assessment of the parcel shall remain at **0**;
- (vii) The assessment of the parcel shall remain at **0** until there is another subsequent successful tax assessment appeal, a County-wide reassessment, or a change in the assessment as otherwise provided by applicable law.

B. For School District tax purposes:

- (i) For the time period of January 1, 2019 to June 30, 2019, the assessment of the parcel shall remain at **0**;
- (ii) For the time period of July 1, 2019 to June 30, 2020, the assessment of the parcel shall remain at **0**;
- (iii) For the time period of July 1, 2020 to June 30, 2021, the assessment of the parcel shall remain at **0**;
- (iv) For the time period of July 1, 2021 to June 30, 2022, the assessment of the parcel shall remain at **0**;
- (vii) The assessment of the parcel shall remain at **0** until there is another

subsequent successful tax assessment appeal, a County-wide reassessment, or a change in the assessment as otherwise provided by applicable law.

4. With respect to **Tax Parcel No. 58-00-08467-01-6**, the parties hereto agree that the assessment of said tax parcel shall be adjusted as follows:

A. For Montgomery County and Upper Merion Township tax purposes:

- (i) For the time period of January 1, 2019 to December 31, 2019, the assessment of the parcel shall remain at **2,743,190**;
- (ii) For the time period of January 1, 2020 to December 31, 2020, the assessment of the parcel shall be reduced from **2,743,190 to 2,465,000**;
- (iii) For the time period of January 1, 2021 to December 31, 2021, the assessment of the parcel shall be reduced from **2,743,190 to 1,927,590**;
- (iv) The assessment of the parcel shall remain at **1,927,590** until there is another subsequent successful tax assessment appeal, a County-wide reassessment, or a change in the assessment as otherwise provided by applicable law.

B. For School District tax purposes:

- (i) For the time period of January 1, 2019 to June 30, 2019, the assessment of the parcel shall remain at **2,743,190**;
- (ii) For the time period of July 1, 2019 to June 30, 2020, the assessment of the parcel shall remain at **2,743,190**;
- (iii) For the time period of July 1, 2020 to June 30, 2021, the assessment of the parcel shall be reduced from **2,743,190 to 2,465,000**;

- (iv) For the time period of July 1, 2021 to June 30, 2022, the assessment of the parcel shall be reduced from **2,743,190 to 1,927,590**;
- (v) The assessment of the parcel shall remain at **1,927,590** until there is another subsequent successful tax assessment appeal, a County-wide reassessment, or a change in the assessment as otherwise provided by applicable law.
- C. With respect to **Tax Parcel No. 58-00-08467-01-6**, as a result of the adjustment in the assessment for the property, there has been an overpayment in taxes to Montgomery County for tax year 2020 in the amount of **\$962.26**, which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	
	ASSESSMENT	ASSESSMENT		RATE	OVERPAYMENT
1/1/2020					
to	2,743,190	2,465,000	(278,190)	3.459	\$962.26
12/31/2020					

D. With respect to **Tax Parcel No. 58-00-08467-01-6**, as a result of the adjustment in the assessment for the property, there has been an overpayment in the taxes allocated to the Montgomery County Community College for tax year 2020 in the amount of **\$108.49**, which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	
	ASSESSMENT	ASSESSMENT		RATE	OVERPAYMENT
1/1/2020					
to	2,743,190	2,465,000	(278,190)	0.39	\$108.49
12/31/2020					

E. With respect to **Tax Parcel No. 58-00-08467-01-6**, as a result of the adjustment in the assessment for the property, there has been an overpayment in taxes to Upper Merion Township for tax year 2020 in the amount of \$776.15 which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	OVERPAYMENT
	ASSESSMENT	ASSESSMENT		RATE	
1/1/2020					
to	2,743,190	2,465,000	(278,190)	2.79	\$776.15
12/31/2020					Ψ110.13

F. With respect to **Tax Parcel No. 58-00-08467-01-6**, as a result of the adjustment in the assessment for the property, there has been an overpayment in taxes to the Upper Merion Area School District in the amount of \$5,775.22 from the 2020/2021 tax year, which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	OVERPAYMENT
	ASSESSMENT	ASSESSMENT		RATE	
2020/2021	2,743,190	2,465,000	(278,190)	20.76	\$5,775.22

G. Upon the Court's approval of the Stipulation to Settle, the County of Montgomery, Upper Merion Township and the Upper Merion Area School District shall issue to Taxpayer, J. Alexander's Restaurants, LLC, a refund, without interest, in the amount of the respective overpayments as set forth above, unless Taxpayer paid its taxes within the discount period, then two percent shall be deducted from the amount of the overpayment. Said refund shall be made payable to "J. Alexander's Restaurants LLC" and mailed to the following address:

J. Alexander's Restaurants LLC 3401 West End Avenue, Suite 260 P.O. Box 24300 Nashville, Tennessee 37202

- H. The calculations of the overpayments in this Stipulation to Settle are subject to verification by the Business Administrator and/or tax collector for Montgomery County, Upper Merion Township and the Upper Merion Area School District. The tax collector shall provide the necessary information to calculate the proper amount of refunds for the 2020 tax year, including whether the prior year taxes were paid at face, discount or penalty, to the respective taxing authorities within thirty (30) days from the date of entry of the attached order. If there are any outstanding liens or taxes due and owing on Tax Parcel No. 58-00-08467-01-6, or any outstanding interest or penalties, then the refunds shall be applied toward those outstanding taxes, tax liens, interest or penalties before any issuance of any refund to J. Alexander's Restaurants, LLC.
- 5. This Stipulation to Settle shall be binding upon the undersigned, the undersigned's clients, and their clients' successors, grantees and assigns.
- 6. This Stipulation to Settle shall be governed by and construed in accordance with the laws of the Commonwealth of Pennsylvania, regardless of any conflicts of law provision requiring reference to the rules of, decisions in, and/or laws of another state or sovereign nation. The Parties agree that any action to enforce the terms of this Stipulation to Settle must be initiated in the Court of Common Pleas of Montgomery County, Pennsylvania, and in no other venue.

7. This Stipulation to Settle constitutes the entire agreement by, between and among the Parties with respect to the matters set forth herein and its terms are contractual and not a mere recital. There are no other written or oral agreements or promises or understandings, directly or indirectly, related to or connected with this Stipulation to Settle that have not been incorporated into this Stipulation to Settle.

8. Furthermore, within ten (10) days of the Court's approval of this Stipulation to Settle, J. Alexander's Restaurants, LLC shall file a Praecipe to Discontinue and End with prejudice, in the Tax Assessment Appeal Action filed in the Montgomery County Court of Common Pleas on November 19, 2020, at Docket No. 2020-19442. Copies of the filed Praecipe shall be provided to all counsel of record in this case.

Loren D. Szczesny, Esquire Attorney for Upper Merion Area School District Benjamin Picker, Esquire Attorney for KOP Hotel XXI Owner LP and Agree Limited Partnership

Samantha A. Magee, Esquire Attorney for Montgomery County Board of Assessment Appeals Anthony Hamaday, Township Manager Upper Merion Township

Brian O. Phillips, Esquire
Attorney for Montgomery County

Mark Cappuccio, Esquire Attorney for J. Alexander's Restaurants LLC

IN THE COURT OF COMMON PLEAS OF MONTGOMERY COUNTY, PENNSYLVANIA CIVIL ACTION - LAW

	_
UPPER MERION AREA SCHOOL DISTRICT	: IN THE COURT OF COMMON PLEAS : OF MONTGOMERY COUNTY, PA
v.	: : CIVIL ACTION – LAW
THE BOARD OF ASSESSMENT APPEALS OF MONTGOMERY COUNTY and	: : NO. 2017-26881
BRANDYWINE OPERATING PARTNERSHIP LP, et al.	: TAX PARCEL No. 58-00-06853-02-8
ORDE	
AND, NOW, this day of	, 2020, it is hereby ORDERED
and DECREED that the terms and conditions of the	e attached Stipulation to Settle are accepted as
terms and conditions of a binding Court Order.	
IT IS FURTHER ORDERED and DECR	EED that the Montgomery County Board of
Assessment Appeals shall make the appropriate a	djustments to the assessment as agreed upor
and set forth in the attached Stipulation to Settle ar	nd that the Prothonotary shall mark the above-
captioned tax assessment appeal as "Settled, Discor	ntinued and Ended".
	BY THE COURT:

FOX ROTHSCHILD LLP

BY: LOREN D. SZCZESNY IDENTIFICATION NO. 63242 TEN SENTRY PARKWAY, SUITE 200 P.O. BOX 3001 BLUE BELL, PA 19422 (610) 397-6500

ATTORNEYS FOR UPPER MERION AREA SCHOOL DISTRICT

UPPER MERION AREA SCHOOL DISTRICT:

IN THE COURT OF COMMON PLEAS

OF MONTGOMERY COUNTY, PA

v. : CIVIL ACTION – LAW

. CIVIL ACTION = LAW

NO. 2017-26881

THE BOARD OF ASSESSMENT APPEALS
OF MONTCOMERY COUNTY and

OF MONTGOMERY COUNTY and : BRANDYWINE OPERATING :

PARTNERSHIP LP, et al.

TAX PARCEL No. 58-00-06853-02-8

STIPULATION TO SETTLE

WHEREAS, Brandywine Operating Partnership LP (hereinafter referred to as "Taxpayer") is the record owner of the property located at 935 First Avenue, Condo 2, in Upper Merion Township, Montgomery County, Pennsylvania, more specifically identified as Tax Parcel Number 58-00-06853-02-8 (hereinafter referred to as "Subject Property"); and

WHEREAS, in 2017, the Upper Merion Area School District filed an appeal to the Montgomery County Board of Assessment Appeals seeking an increase to the interim assessment of the Subject Property which was effective July 1, 2017; and

WHEREAS, the Montgomery County Board of Assessment Appeals issued a Notice of No Change in the Assessment, effective July 1, 2018 for County, Township and School District tax purposes, and

WHEREAS, on November 14, 2017, the Upper Merion Area School District filed a tax assessment appeal to the Montgomery County Court of Common Pleas seeking an increase to the assessment of the Subject Property, and filed an Amended Petition for Appeal with the Court on November 28, 2017; and

WHEREAS, the Montgomery County Board of Assessment Appeals, County of Montgomery and the Upper Merion Township entered an appearance and intervened as parties in the tax assessment appeal; and

WHEREAS, the Parties have participated in negotiations in an effort to resolve this Assessment Appeal; and

WHEREAS, the Parties have agreed upon the assessed value of the property for each of the tax years at issue in the appeal; and

WHEREAS, based upon the risks and hazards of litigation, the Parties have decided that it is in their best interest to settle the above-captioned matter upon the terms and conditions set forth in this Stipulation to Settle.

NOW, THEREFORE, the Parties, intending to be legally bound, agree to the following settlement:

1. Effective July 1, 2017 for County, Township and School District tax purposes, the assessment of the Subject Property shall remain at **11,005,850**;

- 2. Effective January 1, 2018 for County and Township taxes purposes, and July 1, 2018 for School District tax purposes, the assessment of the Subject Property shall remain at 11,005,850;
- 3. Effective January 1, 2019 for County and Township taxes purposes, and July 1, 2019 for School District tax purposes, the assessment of the Subject Property shall be increased from 11,005,850 to 12,000,000;
- 4. Effective January 1, 2020 for County and Township taxes purposes, and July 1, 2020 for School District tax purposes, the assessment of the Subject Property shall be increased from 11,005,850 to 11,832,000;
- 5. Effective January 1, 2021 for County and Township taxes purposes, and July 1, 2021 for School District tax purposes, the assessment of the Subject Property shall be increased from 11,005,850 to 11,490,500;
- 6. The assessment shall remain at **11,490,500** until there is another subsequent successful tax assessment appeal, a County-wide reassessment, or a change in the assessment as otherwise provided by applicable law.
- 7. As a result of the adjustment in the assessment for the property, there has been an underpayment in taxes to Montgomery County for tax years 2019 and 2020 in the amount of \$6,296.41, which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	
	ASSESSMENT	ASSESSMENT		RATE	UNDERPAYMENT
2019	11,005,850	12,000,000	994,150	3.459	\$3,438.76
2020	11,005,850	11,832,000	826,150	3.459	\$2,857.65

8. The Parties hereto agree that upon approval of the Stipulation to Settle by the Court, the County of Montgomery shall issue a tax bill to Taxpayer in the amount of \$6,296.41

which represents the underpayment of taxes to Montgomery County for tax years 2019 and 2020. Said tax bill shall be issued with new discount, face and penalty periods within which to pay the underpayment due and owing. The tax bill shall be issued in the name of Brandywine Operating Partnership LP and mailed to the following address:

Brandywine Operating Partnership LP FMC Tower at Cira Centre South 2929 Walnut Street, Suite 1700 Philadelphia, PA 19104

9. As a result of the adjustment in the assessment for the property, there has been an underpayment in the taxes allocated to the Montgomery County Community College for tax years 2019 and 2020 in the amount of \$709.92, which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	
	ASSESSMENT	ASSESSMENT		RATE	UNDERPAYMENT
2019	11,005,850	12,000,000	994,150	0.39	\$387.72
2020	11,005,850	11,832,000	826,150	0.39	\$322.20

10. The Parties hereto agree that upon approval of the Stipulation to Settle by the Court, the County of Montgomery shall issue a tax bill to Taxpayer in the amount of \$709.92 which represents the underpayment of taxes allocated to the Montgomery County Community College for tax years 2019 and 2020. Said tax bill shall be issued with new discount, face and penalty periods within which to pay the underpayment due and owing. The tax bill shall be issued in the name of Brandywine Operating Partnership LP and mailed to the following address:

Brandywine Operating Partnership LP FMC Tower at Cira Centre South 2929 Walnut Street, Suite 1700 Philadelphia, PA 19104

11. As a result of the adjustment in the assessment for the property, there has been an underpayment in taxes to Upper Merion Township for tax years 2019 and 2020 in the amount of \$4,451.33 which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	UNDERPAYMENT
	ASSESSMENT	ASSESSMENT		RATE	
2019	11,005,850	12,000,000	994,150	2.159	\$2,146.37
2020	11,005,850	11,832,000	826,150	2.79	\$2,304.96

12. The Parties hereto agree that upon approval of the Stipulation to Settle by the Court, Upper Merion Township shall issue a tax bill to Taxpayer in the amount \$4,451.33 which represents the underpayment of taxes to Upper Merion Township for tax years 2019 and 2020. Said tax bill shall be issued with new discount, face and penalty periods within which to pay the underpayment due and owing. The tax bill shall be issued in the name of Brandywine Operating Partnership LP and mailed to the following address:

Brandywine Operating Partnership LP FMC Tower at Cira Centre South 2929 Walnut Street, Suite 1700 Philadelphia, PA 19104

13. As a result of the adjustment in the assessment for the property, there has been an underpayment in taxes to the Upper Merion Area School District in the amount of \$37,371.88 from the 2019/2020 tax year through the 2020/2021 tax year which is calculated as follows:

YEAR	CURRENT	NEW	DIFFERENCE	MIL	UNDERPAYMENT
	ASSESSMENT	ASSESSMENT		RATE	
2019/2020	11,005,850	12,000,000	994,150	20.34	\$20,221.01
2020/2021	11,005,850	11,832,000	826,150	20.76	\$17,150.87

14. The Parties hereto agree that upon approval of the Stipulation to Settle by the Court, the Upper Merion Area School District shall issue a tax bill to Taxpayer in the amount \$37,371.88 which represents the underpayment of taxes to the Upper Merion Area School District from the 2019/2020 tax year through the 2020/2021 tax year. Said tax bill shall be issued with new discount, face and penalty periods within which to pay the underpayment due and owing. The tax bill shall be issued in the name of Brandywine Operating Partnership LP and mailed to the following address:

Brandywine Operating Partnership LP FMC Tower at Cira Centre South 2929 Walnut Street, Suite 1700 Philadelphia, PA 19104

- 15. The calculations of the underpayments in this Stipulation to Settle are subject to verification by the Business Administrator and/or tax collector for Montgomery County, Upper Merion Township and the Upper Merion Area School District.
- 16. This Stipulation to Settle shall be binding upon the undersigned, the undersigned's clients, and their clients' successors, grantees and assigns.
- 17. This Stipulation to Settle shall be governed by and construed in accordance with the laws of the Commonwealth of Pennsylvania, regardless of any conflicts of law provision requiring reference to the rules of, decisions in, and/or laws of another state or sovereign nation. The Parties agree that any action to enforce the terms of this Stipulation to Settle must be initiated in the Court of Common Pleas of Montgomery County, Pennsylvania, and in no other venue.
- 18. This Stipulation to Settle constitutes the entire agreement by, between and among the Parties with respect to the matters set forth herein and its terms are contractual and not a mere recital. There are no other written or oral agreements or promises or understandings, directly or

indirectly, related to or connected with this	s Stipulation to Settle that have not been incorporated
into this Stipulation to Settle.	
Loren D. Szczesny, Esquire Attorney for Upper Merion Area School District	David A. Schneider, Esquire Attorney for Brandywine Operating Partnership LP
Samantha A. Magee, Esquire Attorney for Montgomery County Board of Assessment Appeals	Anthony Hamaday, Township Manager Upper Merion Township
Brian O. Phillips, Esquire Attorney for Montgomery County	

Cathy Dolan

From:

Anthony Hamaday

Sent:

Wednesday, February 3, 2021 3:56 PM

To:

Cathy Dolan

Subject:

Feb 18th Agenda Ad

Cathy, can you add this;

Township Outdoor Police Firing Range Soil Remediation Project Contract – S. J. Thomas Company. Consideration of a contract with S.J. Thomas Company of Lansdowne, PA, through the Keystone Purchasing Network, for the soil remediation at the Township's outdoor Police Firing Range in the amount of \$97,717.94.

Anthony T. Hamaday Township Manager Upper Merion Township 175 West Valley Forge Road King of Prussia, PA 19406 610-265-2600 ahamaday@umtownship.org

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Job Order

	Joc	Contract No.	: KPN-201801	JOCC-30		
	X New Job C	Order	Modify an Ex	isting Job Order		
Job Order Numb	per: 085537.00					
Job Order Title:	Upper Merion Twp Poli	ce Dept Soil Ren	nediation			
Contact:	Geoff Hickman	C	ontractor Name:	S.J. Thomas Company, Inc.		
Phone:	6102058501	c	ontact:	Paul McNichol		
		Р	hone:	6106223720		
conditions of JC Brief Task Order This is a soil renincludes the soil disposal of outd	Work to be performed as per the Final Scope of Work and the Price Proposal dated , and as per the terms and conditions of JOC Contract No KPN-201801JOCC-30. Brief Task Order Description: This is a soil remediation project at the outdoor firing range of the Upper Merion Police Department. The scope of work includes the soil washing of surficial soils throughout the entire outdoor range; the excavation, transportation, and disposal of outdoor firing range impacted soils; and backfilling with certified clean fill material. Time of Performance					
	First Drive					
Job Order Firr	n Fixed Price:					
Owner Purc	chase Order:					
Approvals						
Project Manage	Г	Date	Contrac	ctor Representative	Date	
Agency Represe	entative	Date	Agency	Representative	Date	
Agency Represe	entative	Date	Agency	Representative	Date	



Scope of Work

To:

Paul McNichol

S.J. Thomas Company, Inc.

140 Bantram Ave. Landsdown, PA 19050 (610) 622-3720 From:

Geoff Hickman

Upper Merion Township

No Address Input

6102058501

Job Order No:

085537.00

Job Order Title:

Upper Merion Twp Police Dept Soil Remediation

The following items detail the scope of work as discussed at the site. All requirements necessary to accomplish the items set forth below shall be considered part of this scope of work.

Subject to the terms and conditions of JOC Contract KE	PN-201801JOCC-30.
Geoff Hickman, Requestor	Date
Paul McNichol, Project Manager/Estimator	Date

Non Pre-Priced Task Form

Keystone Purchasing Network ezIQC

The final price submitted for non pre-priced task shall be according to the following formula:

A = Hourly Labor Rate (Trades not in Construction Task Catalog®)

B= *Direct Material Costs (supported by three quotes)*

C= Direct Equipment Costs (Equipment not in Construction Task Catalog®)

D= Subcontractor Costs (supported by three quotes)

E= Approved Overhead on Labor e.g. 40%

F=Allowable Overhead and Profit= $(A+B+C) \times 15\%$

G= $Subcontractor\ Allowance = <math>D\ x\ 10\%$

 $Total\ Cost = A + B + C + D + E + F + G / .9395$

A= Hourly L	abor Kate with Fringes (1	rades not in Cons	struction 1:	isk Catalog [®])		
Trade:		Classific	ation:				
Rate:Add additions	Total Hours:al trades on separate sheet	Total			Total Cost	A	
B=Direct Ma	aterial Costs (supported by	three quotes)					
Material Nam	ne:		Materia	al Cost			
	quotes 1:2:2; and Breakdown	3:			Total Costl	3	
	uipment Costs (Equipmen	t not in Construc	tion Task C	(atalog®)			
Equipment na	me, include model number			dire	ct cost		
Attach receipt	t for equipment.				Total Cost	C	
D= Subcontra	actor Costs (supported by	three quotes)					
	NameEmpire Wrecking			Primary			
Summary of q	quotes 1:83460	2:		3:			
Subcontractor	cost					_	
	s, and Breakdown.				Total Cost 83460		D
E= Approved	d Overhead on Labor Tot	al Cost of Labor	From A ab	ove	x 40%		
					Total Cost	E	
F= Allowable	e Overhead and Profit	A+B	+ C _		x 15%		
G= Subcontra	actor Allowance D_834	460	_ x 10%	8346	Total Cost	F	
	_				—— Total Cost 91806		G

Total Cost = $A + B + C + D + E + F + G / .9395 = $_97,717.94$



Demolition-Excavation-Heavy Equipment Rental

Prepared For:

January 20, 2021

To: SJ Thomas Co Inc. Address: 140 Bartram Ave Lansdowne, PA 19050 Attn: Paul McNichol

Re: Upper Merion Gun Range

Empire Services is pleased to provide this proposal for the following outlined scope of work:

Proposal Includes:

Indoor Range-

- 1. Mobilization/ Demobilization
- 2. Supply all required PPE for on-site personnel
- 3. Pre & post project blood sampling
- 4. Remove acoustical ceilings
- 5. Remove miscellaneous loose contents. Contents are assumed clean and will be disposed as regular waste
- 6. Remove air filtering duct work
- 7. Clean and containerize all casing on range floor. Heap vacuum after general sweeping
- 8. Remove backstop steel plating and containerize all bullet fragments
- 9. Wash/wipe walls, & floors with cleaning solution
- 10. Wipe test at completion of cleaning
- 11. All shooting materials to be packaged in 55 gallon drums for transportation & disposal
- 12. Work to be performed during normal 1st shift hours 7am-3:30pm
- 13. Supply containers, transportation and disposal fees for own generated waste

Outdoor Range-

- 1. Perform clearing & grubbing as specified. Materials are assumed clean and will be disposed as regular waste
- 2. Install approximately 400lf of 8" CFS down grade for erosion protection
- 3. Perform down-wind air monitoring during initial excavation. Not applicable during backfill operations
- 4. Excavate and screen range floor to remove bullet fragment and casings
- 5. Bullet fragments and casing will containerized in drums for disposal
- 6. Excavate and remove backstop soil and railroad ties
- 7. Backfill and grade range floor with screened soil and cover with quarry based aggregate as specified
- 8. Backfill backstop area with quarry based 2a modified stone

9. Supply containers, transportation & disposal of excavated materials. Material disposal & pricing are subject to acceptance by facility after profiles are completed

Proposal Excludes:

- 1. Demolition permits and other associated fees or taxes
- 2. Utility disconnection, removal, relocation, capping or re-supporting
- 3. Soil testing
- 4. Temporary dust, noise or weather protection partitions
- 5. Shoring, bracing, underpinning or installation of lintels
- 6. Erosion control
- 7. Clearing or grubbing
- 8. Removal of trees and shrubbery
- 9. Site work demolition
- 10. OSHA barricades and or fall protection at openings
- 11. Temporary site fencing
- 12. Shift work or overtime
- 13. Temporary utilities
- 14. Utility identification and marking
- 15. The handling of or removal of underground storage tanks, contaminated soil or underground utilities
- 16. Cleaning or purging of tanks and or lines
- 17. Removal of underground utilities
- 18. Special handling of florescent light tubes or fixtures
- 19. Layout
- 20. Landscape restoration
- 21. Compaction testing of backfill material
- 22. Well and septic closures and abandonments

Assumptions, Clarifications and/or Notes:

- 1. Shoring & Engineering if required to be provided by others
- 2. Utilities to be disconnected by others
- 3. All testing other than listed in furnished scope will be by others
- 4. If any live ammunition is discovered ity will be properly removed by others

<u>B</u>	id Total
Indoor Range Outdoor Range	\$ 25,830.00 \$ 57,630.00
Total	\$ 83,460.00
Submitted By: Allen Dejewski Vice President AD Bid # 21056	
NOTE:	
This quote is based on NO retention being held acceptable contract.	on EMPIRE'S WORK and contingent on a mutually
This proposal will expire 90 days after the date of	of this proposal unless extended by EMPIRE.
If accepted this proposal is subject to the general OF READING. PA. INC., and verification of creations are subject to the general or subject to the	terms and conditions of EMPIRE WRECKING CO.
ACCEPTANCE:	
The terms and conditions of this proposal are her this day of	
SIGNED:	
TITLE:	



Job Order

		Joc	Contract N	lo.: KPN-201801	JOCC-30	
	;	New Job	Order	Modify an E	xisting Job Order	
Job Order Numb	oer: 085537	.00				
Job Order Title:	Upper I	Merion Twp Po	lice Dept Soil F	Remediation		
Contact:	Geoff Hickma	an	727	Contractor Name:	S.J. Thomas Compar	ny, Inc.
Phone:	6102058501			Contact:	Paul McNichol	
	0			Phone:	6106223720	
conditions of JO Brief Task Order This is a soil ren includes the soil	Work to be Performed Work to be performed as per the Final Scope of Work and the Price Proposal dated, and as per the terms and conditions of JOC Contract No KPN-201801JOCC-30. Brief Task Order Description: This is a soil remediation project at the outdoor firing range of the Upper Merion Police Department. The scope of work includes the soil washing of surficial soils throughout the entire outdoor range; the excavation, transportation, and disposal of outdoor firing range impacted soils; and backfilling with certified clean fill material.					
Time of Perfor	mance	Estimated Sta		te:	X	
Liquidated Dar	mages	Will apply:		Will NOT apply:		
Validation Info	ormation					
Job Order Firr	n Fixed Price	e:			2	
Owner Purc	hase Order:					
Approvals						
Project Manager	r		Date	Contra	actor Representative	Date
Agency Represe	entative		Date	Agenc	y Representative	Date
Agency Represe	entative		Date	Agenc	y Representative	Date



Scope of Work

To:

Paul McNichol

S.J. Thomas Company, Inc.

140 Bantram Ave. Landsdown, PA 19050 (610) 622-3720 From:

Geoff Hickman

Upper Merion Township

No Address Input

6102058501

Job Order No:

085537.00

Job Order Title:

Upper Merion Twp Police Dept Soil Remediation

The following items detail the scope of work as discussed at the site. All requirements necessary to accomplish the items set forth below shall be considered part of this scope of work.

Subject to the terms and conditions of JOC Contract KPN-201801JOCC-30					
Geoff Hickman, Requestor	Date				
Paul McNichol, Project Manager/Estimator	Date				

Non Pre-Priced Task Form

Keystone Purchasing Network ezIQC

The final price submitted for non pre-priced task shall be according to the following formula: A = Hourly Labor Rate (Trades not in Construction Task Catalog®) B = Direct Material Costs (supported by three quotes) C = Direct Equipment Costs (Equipment not in Construction Task Catalog®)

D= Subcontractor Costs (supported by three quotes)

E= Approved Overhead on Labor e.g. 40%

F= $Allowable Overhead and Profit= <math>(A+B+C) \times 15\%$

 $G=Subcontractor\ Allowance=D\ x\ 10\%$

 $Total\ Cost = A + B + C + D + E + F + G / .9395$

•	or Rate with Fringes (Tra						
Trade:		Classific	ation:				
Rate:	Total Hours: rades on separate sheet	Total					
	•				Total Cost	A	
B=Direct Mater	ial Costs (supported by th	ree quotes)					
Material Name: _			Material	Cost			
Summary of quot	tes 1: 2:	3:		_	Total Cost	D.	
Attach Quotes, an	nd Breakdown				Total Cost		
C=Direct Equip	ment Costs (Equipment n	ot in Construc	tion Task Ca	talog®)			
Equipment name	, include model number			direc	et cost		
Attach receipt for	r equipment.				Total Cost	C	
D= Subcontract	or Costs (supported by th	ree quotes)			10441 0051		
	ameEmpire Wrecking		F	Primary			
Summary of quot	tes 1:83460	2:		3:			
Subcontractor co.	st				* (4)		
Attach Quotes, ar	nd Breakdown.				Total Cost 83460_		D
E= Approved O	verhead on Labor Total	Cost of Labor	From A abov	/e	x 40%		
					Total Cost	E	
F= Allowable O	verhead and Profit A	+B	+ C		x 15%		
G= Subcontract	or Allowance D_83460	n	x 10% - 8	3 46	Total Cost	F	
o Subcountact	OI IMONANCE D_OSTO	,	& XV /V(Total Cost _91806_		G

Total Cost = A + B + C + D + E + F + G / .9395 = \$97,717.94



Demolition-Excavation-Heavy Equipment Rental

Prepared For:

January 20, 2021

To: SJ Thomas Co Inc. Address: 140 Bartram Ave Lansdowne, PA 19050 Attn: Paul McNichol

Re: Upper Merion Gun Range

Empire Services is pleased to provide this proposal for the following outlined scope of work:

Proposal Includes:

Indoor Range-

- 1. Mobilization/ Demobilization
- 2. Supply all required PPE for on-site personnel
- 3. Pre & post project blood sampling
- 4. Remove acoustical ceilings
- Remove miscellaneous loose contents. Contents are assumed clean and will be disposed as regular waste
- 6. Remove air filtering duct work
- 7. Clean and containerize all casing on range floor. Heap vacuum after general sweeping
- 8. Remove backstop steel plating and containerize all bullet fragments
- 9. Wash/wipe walls, & floors with cleaning solution
- 10. Wipe test at completion of cleaning
- 11. All shooting materials to be packaged in 55 gallon drums for transportation & disposal
- 12. Work to be performed during normal 1st shift hours 7am-3:30pm
- 13. Supply containers, transportation and disposal fees for own generated waste

Outdoor Range-

- 1. Perform clearing & grubbing as specified. Materials are assumed clean and will be disposed as regular waste
- 2. Install approximately 400lf of 8" CFS down grade for erosion protection
- 3. Perform down-wind air monitoring during initial excavation. Not applicable during backfill operations
- 4. Excavate and screen range floor to remove bullet fragment and casings
- 5. Bullet fragments and casing will containerized in drums for disposal
- 6. Excavate and remove backstop soil and railroad ties
- 7. Backfill and grade range floor with screened soil and cover with quarry based aggregate as specified
- 8. Backfill backstop area with quarry based 2a modified stone

9. Supply containers, transportation & disposal of excavated materials. Material disposal & pricing are subject to acceptance by facility after profiles are completed

Proposal Excludes:

- 1. Demolition permits and other associated fees or taxes
- 2. Utility disconnection, removal, relocation, capping or re-supporting
- 3. Soil testing
- 4. Temporary dust, noise or weather protection partitions
- 5. Shoring, bracing, underpinning or installation of lintels
- 6. Erosion control
- 7. Clearing or grubbing
- 8. Removal of trees and shrubbery
- 9. Site work demolition
- 10. OSHA barricades and or fall protection at openings
- 11. Temporary site fencing
- 12. Shift work or overtime
- 13. Temporary utilities
- 14. Utility identification and marking
- 15. The handling of or removal of underground storage tanks, contaminated soil or underground utilities
- 16. Cleaning or purging of tanks and or lines
- 17. Removal of underground utilities
- 18. Special handling of florescent light tubes or fixtures
- 19. Layout
- 20. Landscape restoration
- 21. Compaction testing of backfill material
- 22. Well and septic closures and abandonments

Assumptions, Clarifications and/or Notes:

- 1. Shoring & Engineering if required to be provided by others
- 2. Utilities to be disconnected by others
- 3. All testing other than listed in furnished scope will be by others
- 4. If any live ammunition is discovered ity will be properly removed by others

Bid Tot	tal
Indoor Range Outdoor Range	\$ 25,830.00 \$ 57,630.00
Total	\$ 83,460.00
Submitted By: Allen Dejewski Vice President AD Bid # 21056	
NOTE:	
This quote is based on NO retention being held on EM acceptable contract.	MPIRE'S WORK and contingent on a mutually
This proposal will expire 90 days after the date of this	s proposal unless extended by EMPIRE.
If accepted this proposal is subject to the general term OF READING. PA. INC., and verification of credit a	
ACCEPTANCE:	
The terms and conditions of this proposal are hereby a this day of	accepted in full , 2021
SIGNED:	
TITLE:	

RESOLUTION NO. 2021-07

DISPOSITION OF TOWNSHIP PERSONAL PROPERTY

WHEREAS, Upper Merion Township is the owner of certain personal property hereinafter described, which the Board has determined should be sold or otherwise disposed of; and

WHEREAS, the personal property in question has an estimated minimum sale value for each vehicle/equipment as listed below.

NOW, THEREFORE, in consideration of the foregoing, it is hereby resolved by the Board of Supervisors of Upper Merion Township, as follows:

Upper Merion Township shall dispose of the following personal property at auction:

Vehicle/Equipment	<u>VIN. #</u>
Ford Escape Chevrolet Impala	1FMYU93116KD34286 2G1WC581569291503
RESOLVED , this 18 th day of February, 2021, by Township.	the Board of Supervisors of Upper Merion
ATTEST:	UPPER MERION TOWNSHIP BOARD OF SUPERVISORS
ANTHONY HAMADAY TOWNSHIP MANAGER	WILLIAM JENAWAY CHAIRMAN

Vehicles and Equipment Assigned to Auction

**

Kelley Blue Book was used to estimate resale value.

Unit	Make/Model	Vin#	Year	Mileage	Condition
555	Ford Escape	1GNEK13TX1J306282	2006	50245	Fair
84	Chevy Impala	2G1WC581569291503	2006	88246	Poor
47-1	Chevy Tahoe	1GNEK13TX1J306282	2001	96860	Poor

UPPER MERION TOWNSHIP MONTGOMERY COUNTY, PENNSYLVANIA RESOLUTION NO. 2021-10

A RESOLUTION AUTHORIZING THE SUBMISSION OF A GRANT APPLICATION FOR THE 2021 ROUND OF THE MONTCO 2040 IMPLEMENTATION GRANT PROGRAM

- Whereas, Montgomery County has established the Montco 2040 Implementation Grant Program as a competitive funding program to assist municipalities in implementing the goals of the county comprehensive plan, Montco 2040: A Shared Vision; and
- Whereas, the County is accepting applications for projects that advance specific goals under either of the county comprehensive plan's three themes: Connecting Communities, Sustainable Places, and a Vibrant Economy; and
- Whereas, applications and projects must meet all stated requirements within the Montco 2040 Implementation Grant Program Guidebook; and
- Whereas, Upper Merion Township, in cooperation with King of Prussia District, wishes to obtain \$200,000 from the Montco 2040 Implementation Grant Program to provide funding for access to public transportation and wayfinding improvements in the burgeoning Renaissance Business Park while leveraging \$102,700 in private contributions; and
- Whereas, funding will be utilized to develop efficient and equitable, on-demand first mile/last mile shuttle system that connects commuters in and around Renaissance Park to SEPTA public transportation while enhancing the wayfinding system within this important job center.

NOW, THEREFORE, BE IT RESOLVED, the Board of Supervisors of Upper Merion Township hereby authorizes the Township Manager to submit a Montco 2040 Implementation Grant Program application to Montgomery County for public transportation and wayfinding improvements in the Renaissance Business Park.

LIDDED MEDIONI TOWNSHID

RESOLVED, this 18th day of February 2021.

		BOARD OF SUPERVISORS
Attest:		Ву:
	Anthony T. Hamaday	William Jenaway, Chairman
	Township Secretary	Board of Supervisors



February 5, 2021

DELIVERED VIA EMAIL

Project No. 1808014K

Dan Russell, Director of Parks and Recreation Upper Merion Township 175 W. Valley Forge Road King of Prussia, PA 19406

RE: Crow Creek Trail - Application for Payment #3

Dear Mr. Russell:

We have reviewed Application for Payment #3 for the Crow Creek Trail project as submitted by James R. Kenney Excavating & Paving, Inc. (see attached).

James R. Kenney Excavating & Paving, Inc. requested payment for a total of \$204,972.50 of work completed in the period for Payment Application #3. We are in agreement with the quantities of work as submitted by James R. Kenney Excavating & Paving, Inc. Therefore, we recommend the payment of \$184,475.25 and withholding retainage in the amount of \$20,497.25. The Balance to Finish (which includes retainage) is \$1,297,533.25.

The Total Work completed through Payment Application #3 is \$540,907.50, which corresponds to 30.3% completion of the total contract.

Please note that soft/weak subgrade soil conditions have been experienced in a greater quantity than anticipated, which is due to the flooded conditions and high soil moisture content experienced over the last 30 days. Replacement of unsuitable subgrade material is a unit rate item. Our construction observer has tracked the quantities of unsuitable subgrade replacement performed by the Contractor. Currently, the quantity of unsuitable subgrade replacement exceeds the estimated quantity per the bid. Therefore, while a Change Order to adjust the Contract Price is not required immediately since current payments do not exceed the Contract Price, a Change Order to adjust final quantities and cost will likely be necessary. The Township should be aware that since the project is about 30% complete, it is anticipated that there will be additional costs for unsuitable subgrade replacement during the course of the project, making it likely that the Contract Price will need to be increased accordingly by a Change Order. The total quantity of unsuitable subgrade replacement cannot be predicted since it depends on actual weather and soil conditions experienced during construction, but the quantities will be tracked and reported to the Township on a monthly basis at minimum.

Please do not hesitate to contact me should you have any questions.

Sincerely,

Ross A. Bickhart, PE Project Manager

Gilmore & Associates, Inc.

Ron 9. Butt

CC:

Anthony Hamaday, Upper Merion Township Manager

Christopher D. Burkett, PE, RLA, Gilmore & Associates, Inc.

Contractor's A	pplicatio	n for Paymen	t				
Owner:	UPPER	MERION TOW	/NSHIP	Owner	's Project No.:	UMT-01-20	
Engineer:	GILMOI	RE & ASSOCIA	TES, INC.	Engine	er's Project No.:	1808014K	
Contractor:	JAMES	R. KENNEY EX	CAVATING & PAVING	Contra	Contractor's Project No.:		
Project:	CROW	CREEK TRAIL			d.		
Contract:	CROW	CREEK TRAIL					
Application	No.:	3	Application	on Date:	2/1/2021		
Application	Period:	From	1/3/2021	to	2/1/2021	-	
1 Ori	ginal Con	tract Price					
1			d		\$	1,784,350.00	
		by Change Or			\$		
1		tract Price (Li	- 7	طملم	\$	1,784,350.00	
200.00			d materials stored to		- T-1-IV	F40.007.F0	
The second second	tainage	inn G Lump S	ium Total and Column	J Unit Price	e lotal)	540,907.50	
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b		- X \$ 5	40,907.50 Work Con		\$ 54,05	90.75	
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1			5.a + Line 5.b)		\$	54,090.75	
			ine 4 - Line 5.c)	4:\	\$	486,816.75	
200000 00		this applicati	ine 6 from prior appli	cation)	\$	302,341.50	
			on g retainage (Line 3 - Li	no 4 i lino	5.c) \$	184,475.25	
Contractor's			g retainage (Line 3 - Li	HE 4 + LINE	5.0	1,297,533.25	
			o the best of its knowled	tao the follo	wing		
			eived from Owner on ac			ntract have been	
			ictor's legitimate obligat				
prior Applicati						,	
(2) Title to all	Work, mat	erials and equi	pment incorporated in s	aid Work, o	r otherwise listed in o	or covered by this	
Application fo	r Payment	, will pass to O	wner at time of paymen	t free and cl	ear of all liens, securit	ty interests, and	
encumbrance:	s (except s	uch as are cove	ered by a bond acceptab	le to Owner	indemnifying Owner	against any such	
		or encumbrance			:ab ab a C		
defective.	ik covered	by this Applica	ation for Payment is in a	ccordance w	ith the Contract Doci	iments and is not	
		011		····			
Contractor:	JAMES I		CAVATING & PAVING,	INC.			
Signature:	John				Date:	2/4/2021	
Recommend	ed by En	gineer _{RESIDE}	NT A	pproved b	y Owner	-	
By:	Rond	a Bullet		By:			
Title:	Project	Manager	1	itle:			
Date:	2/5/21			Date:			
Approved by	Funding	Agency					
Ву:			E	y:			
Title:				itle:			
Date:				Date:			

Owner: Engineer: Contractor: Project: Contract:	UPPER MERION TOWNSHIP GILMORE & ASSOCIATES, INC. JAMES R. KENNEY EXCAVATING & PAVING INC. CROW CREEK TRAIL CROW CREEK TRAIL					UMT-01-20 1808014K JRK 3B 3A 2B 1F	
Application No.:	3 Application Peri	od: From	01/03/21	to	02/01/21	Application Date	02/01/21
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3B,1	CLEARING AND GRUBBING AND DEMOLITION		0.500.00			29.500/90	
3B.2	EROSION AND SEDIMENT CONTROL	8,500.00 4,000.00	8,500.00 4,000.00			2000.00	
3B.3	INFILTRATION BASIN 3B.1	12,000.00	10,800.00	-		210,800,00 A, 25, 909	4.200.00
3B.4	INFILTRATION BASIN 3B.2	11,000.00	9,900.00			909	1,100.00
3B.5	STORM SEWER PIPING AND STRUCTURES	9,500.00	7,600.00	-			00,000 = 1
38.6	EARTHWORK	9,500.00	7,600.00			a. de 22 et 7/600 00 jeulg 2/julije 809	0.0000
3B.7	TRAIL PAVING	34,300.00	12,860.00			2 4 12 860 00 00 00 00 00 00 00	
38.8	PAVEMENT, CURB, DRIVEWAY, AND SIDEWALK RESTORATION	N 5,000.00	5,000.00	-		R001 25 (De 1 2017) 00:000/36 A 2 2 5 C	
3в.9	MAINTENANCE AND PROTECTION OF TRAFFIC	4,500.00	2,250.00	-	·	2 \$250 4 2 250 On 18 3 4 4 6 2 11 6 5 0 9	2.250.00
3B.10	CONSTRUCTION SURVEY / STAKEOUT AND AS-BUILT	4,000.00	3,600.00	<u> </u>		38 3 3 600 00 1 2 2 3 908	
3B.11	UNPAVED GROUND RESTORATION	5,000.00	2,500.00	-		2,500,00	
3B.12	ABRAMS ROAD (SR3029) CROSSWALK AND CURB RAMPS	12,000.00	10,000.00	-		20,000,000 11 83%	
3B.13	BALANCE OF WORK	6,500.00	3,275.00	_		909	
3A.1	CLEARING AND GRUBBING AND DEMOLITION	11,000.00	9,350.00			e a 1, 15 (9) 950 (00) E20 (a 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,	11,650.00
3A.2	EROSION AND SEDIMENT CONTROL	8,500.00	7,650.00			KOR 45 - 1 - 100020 7 8 - 1 - 1	344 A 77 850100
3A.3	STORM SEWER PIPING AND STRUCTURES	14,000.00	14,000.00	-		4954 P. \$14,000,000 St. 184,000 at 184,000	dealers to the form
3A.4	EARTHWORK	12,000.00	10,800.00	-		275 (r \$40,500,00) at 35 per 2 per 3908	1 A 4 A 4 A 4 A 4 A 4 A 4 A 4 A 4 A 4 A
3A.5	TRAIL PAVING	60,000.00	18,850.00	-		#1051 4 (8:850 00) The state of the contract o	41,450.00
3A.6	PAVEMENT, CURB, DRIVEWAY, AND SIDEWALK RESTORATION	00.000.00 N		-			do dodisi
3A.7	FENCES	5,000.00	1,250.00	3,225.00		4,475,00	525.00
3A.8	MAINENTANCE AND PROTECTION OF TRAFFIC	4,500.00	1,125.00	-		25%	8 375 00
3A.9	CONSTRUCTION SURVEY / STAKEOUT AND AS-BUILT DRAWINGS	7,500.00	5,625.00			e 3/25/025.00 4 7 75X	1 (4,875,00
3A.10	UNPAVED GROUND RESTORATION	20,000.00	10,000.00			\$40,000.00 Vs 2 508	10,000,60
3A.11	TIMBER PEDESTRIAN BRIDGE	28,000.00				A company of the comp	
3A.12	BEIDLER ROAD CURB RAMPS	8,000.00		<u>.</u>	· · · · · · · · · · · · · · · · · · ·	40% (A)	8,000.00
3A.13	BALANCE OF WORK	7,500.00	3,750.00			8.780.00 - F - Soy	3 750,00
28,1	CLEARING AND GRUBBING AND DEMOLITION	8,500.00	3,400.00	4,250.00		R06 C M (100 020 C) See C (100 020 C)	
2B.2	EROSION AND SEDIDMENT CONTROL	18,000.00	9,000.00	7,000.00		contraction (000100), and the 1289%	
28.3	EARTHWORK	25,000.00	12,500.00	' -		100 02500000	
2B.4	TRAIL PAVING	135,800.00	48,000.00	T		and 3:48(000)000 35%	87,800,00

Owner: Engineer: Contractor: Project: Contract:	UPPER MERION TOWNSHIP GILMORE & ASSOCIATES, INC. JAMES R. KENNEY EXCAVATING & PAVING INC. CROW CREEK TRAIL CROW CREEK TRAIL					Owner's Project No.: Engineer's Project No.: Contractor's Project No.:	UMT-01-20 1808014K JRK 3B 3A 2B 1F
Application No.	3 Application Period:	From	01/03/21	to	02/01/21	Application Date:	02/01/21
			The Market of the Control of the Con		Transition (Control of Control of	Valoramentar Constitution (Constitution Constitution Cons	Total Control
2B.5	PAVEMENT, CURB, DRIVEWAY, AND SIDEWALK RESTORATION	12,000.00		-		of the substitute of the second of the	4 (2.000 to
2B.6	FENCES	5,000.00				gradient seems but and est in ow	MANAGEMENT OF THE PROPERTY OF
2B.7	MAINTENANCE AND PROTECTION OF TRAFFIC	5,000.00	1,250.00		<u> </u>	11 Percent 250 00 (2015) 1 (41) 25%	375000
2B.8	CONSTRUCTION SURVEY / STAKEOUT AND AS-BUILT DRAWINGS	7,500.00	3,750.00	-		3750.00 67575	1750.00
2B,9	UNPAVED GROUND RESTORATION	18,000.00	3,600.00	7,200.00		10.800,000	7,200,60
2B.10	INSTALL STEEL PEDESTRIAN BRIDGE AND PRECAST CONCRETE ABUTMENTS (NORTH BRIDGE)	40,000.00					40,000.00
2B.11	CONSTRUCTION HAUL ROAD	50,000.00	40,000.00	-		40,000,000 (Fig. 1) 80%	10,000,000
2B.12	RETAINING WALLS	52,500.00					3 x 52;500.00
28.13	COVERED BRIDGE ROAD ROADWAY AND SIDEWALK IMPROVEMENTS	12,000.00		-		and the control of th	12,000,00
2B.14	TEMPORARY STREAM CROSSING	11,000.00	9,900.00	_		90%	
2B.15	BALANCE OF WORK	8,500.00	4,250.00	-		4,250,000 i 4,13 50W	4,250.00
				-			
1F.1	CLEARING AND GRUBBING AND DEMOLITION	18,000.00		9,000.00		5 - 5 9,000 do 1 - 5 5 5 5 50%	9,000,00
1F.2	EROSION AND SEDIMENT CONTROL	15,000.00		7,500.00			7,500.00
1F.3	INFILTRATION BED 1F.1 INFILTRATION BED 1F.2	25,000.00		20,000.00		0.83 (0.20,000,000) (2.50,000,000,000,000,000,000,000,000,000,	
1F.4 1F.5	INFILTRATION BED 1F.3	22,000.00		17,600.00	·	1 2000 17,60000 200 200 300 80%	4,400.00 28,000.00
1F.6	STORM SEWER PIPING AND STRUCTURES	56,000.00		11,200.00		254 pr 200 on 1 8 k 20%	
1F.7	EARTHWORK	17,500.00	·	5,250.00	 	2 (4 (23) 55280 (00 1) JP (2 (2 (2)) 2 (36)	
1F.8	TRAIL PAVING	-124,150.00		22,600.00		* 51 SQ 7,500 (0)	
1F.9	PAVEMENT, CURB, DRIVEWAY, AND SIDEWALK RESTORATION	15,000.00		-		9.001,741,421,075,075,076,076,076 9.001,741,421,075,075,075,075,075	15,000,00
1F.10	FENCES	7,500.00		-		209	750000
1F.11	MAINTENANCE AND PROTECTION OF TRAFFIC	5,000.00		-			5,000,000
1F.12	CONSTRUCTION SURVEY / STAKEOUT AND AS-BUILT DRAWINGS	8,550.00		4,275.00	,	44275:00 (2 ⁹) 1 1 50%	1 4 27\$ Q0
1F.13	UNPAVED GROUND RESTORATION	12,000.00				and the second second in the second of the second s	12,000.00
1F.14	INSTALL STEEL PEDESTRIAN BRIDGE AND PRECAST CONCRETE ABUTMENTS (SOUTH BRIDGE)	40,000.00		-		1 (1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	40,000,00
1F.15	CONSTRUCTION HAUL ROAD	25,000.00		<u> </u>			25,000,00
1F.16	RETAINING WALLS	154,000.00				(0%)	61 (61 000 00)

Progress Estimate - Lump Sum Work **Contractor's Application for Payment** Owner: **UPPER MERION TOWNSHIP** Owner's Project No.: UMT-01-20 GILMORE & ASSOCIATES, INC. Engineer: Engineer's Project No.: 1808014K Contractor: JAMES R. KENNEY EXCAVATING & PAVING INC. Contractor's Project No.: JRK 3B 3A 2B 1F Project: **CROW CREEK TRAIL** Contract: **CROW CREEK TRAIL** Application No.: **Application Period:** 01/03/21 From 02/01/21 **Application Date:** 02/01/21 KEEBLER ROAD FLASHING BEACON AND ROADWAY AND 1F.17 90,000.00 SIDEWALK IMPROVEMENTS BALANCE OF WORK 1F.18 8,000.00 CLEARING AND GRUBBING AND DEMOLITION 1A,1 18.000.00 1A.2 EROSION AND SEDIMENT CONTROL 12,000.00 1A.3 INFILTRATION BED 1A 45,000.00 STORM SEWER PIPING AND STRUCTURES 1A.4 25,000.00 1A.5 EARTHWORK 12,000.00 TRAIL PAVING 1A.6 96,050.00 PAVEMENT, CURB, DRIVEWAY, AND SIDEWALK RESTORATION 1A.7 5,000.00 1A.8 FENCES 2,000.00 MAINTENANCE AND PROTECTION OF TRAFFIC 1A.9 2,000.00 1A.10 CONSTRUCTION SURVEY / STAKEOUT AND AS-BUILT 6,500.00 1A.11 UNPAVED GROUND RESTORATION 7,500.00 1A.12 TIMBER PEDESTRIAN BRIDGE 28,000.00 1A.13 BALANCE OF WORK 6,000.00 MOBILIZATION / DEMOBILIZATION 1 BASE 25,000.00 7,000,00 STATES ALLOWANCE FOR ADDITIONAL WORK OVER AND ABOVE THAT REQUIRED BY THE CONTRACT DOCUMENTS AS 2 BASE 50,000.00 8,472.50 AUTHORIZED BY THE OWNER IN WRITING AND NOT TO EXCEED OF \$50,000 3 BASE UNSUITABLE SUBGRADE MATERIALS 20,000.00 23,000.00 77,400.00 4 BASE REGULATED SOIL MATERIALS 30,000.00

Original Contract Totals \$ 1.784.850.00 45 335.985.00 \$ 204.972.50

Progress Estin	ress Estimate - Lump Sum Work				Contractor's Applicati	on for Payment		
Owner:	UPPER MERION TOWNSHIP	•			•		Owner's Project No.:	UMT-01-20
Engineer:	GILMORE & ASSOCIATES, IN	VC.				_	Engineer's Project No.:	1808014K
Contractor:	JAMES R. KENNEY EXCAVAT	TING & PAVING INC.				_	Contractor's Project No.:	JRK 3B 3A 2B 1F
Project:	CROW CREEK TRAIL						-	
Contract:	CROW CREEK TRAIL		,			- 		
Application No.:	3	Application Period:	From	01/03/21	to	02/01/21	Application Date:	02/01/21
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			100				A CARLO COMPLETE LES PRESENTATIONS	
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				110.00			TOTAL Condition by Assignment Line of Schedulers	
157 J. N.V.							部 第二 (1914年) 「日本日本 (1914年) (1917年) 「日本日本 (1914年) 「日本	
		T T					CASCAS STANDARD TO THE STANDARD	
		Change Order Totals \$						
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			A STORY	The state of the s				
The same of the sa		Project Totals &	a and a second					

JAMES R. KENNEY

PROPOSAL

Excavating & Paving, Inc. 3950 Germantown Pike Collegeville, PA 19426

DATE	PROPOSAL#
12/18/2020	11-730

JRKPaving@aol.com

Proposal Submitted To

CUSTOMER SIGNATURE

(P) 610-489-2345

(F) 610-489-4471

Upper Merion Township Public Works Department 175 West Valley Forge Road King of Prussia, PA 19406

** Trail Segment 3A alignment modification is per G&A sketch SK20201208 **

Crow Creek Trail			
Scope of Work	QTY	RATE	TOTAL
Provide equipment and labor to remove backflow preventer	1	600.00	600.00
Provide equipment, labor and material to install 17LF of 21" aluminized T2-12 connect with marmac coupler	ga pipe; 1	2,700.00	2,700.00
Re-install backflow preventer	1	275.00	275.00
Provide additional stone to cover 21" aluminized pipe and adjust grade to provadequate slope approximately 40 tons 2A modified	ide 40	20.00	800.00
Provide and install R-4 rip rap apron	1	900.00	900.00
Tree Removal Credit	1	-500.00	-500.00
JRK Inc. Standard Limits and Exclusions - Any testing (unless specifically state above proposal), will be at Owner's expense; any permits, stake out, tap in fees excavation, uncharted utilities, buried debris, removal of unsuitable material are replacement of suitable material; including trees & stumps (unless specifically the above proposal) work will be billed at T&M hourly rates to be as follows: Foreman: \$85 Laborer: \$65 Operator: \$75 Backhoe w/ operator: \$175 Excavator w/ operator: \$225 Triaxle dump truck: \$110 Dump fees: to be determined cost per ton per landfill	, rock		
No T&M work is permitted unless specifically approved by Engineer in writing or otherwise addressed by the Contract Documents		10 E	
James R. Kenney Excavating & Paving requires a 50% deposit	TOTAL	L	\$4,775.00

EXPENDITURE #2 FROM STATED ALLOWANCE (LINE ITEM 2), APPROVED BY TOWNSHIP ON 1/18/21

JAMES R. KENNEY

PROPOSAL

Excavating & Paving, Inc. 3950 Germantown Pike Collegeville, PA 19426

DATE	PROPOSAL#
1/15/2021	11-731

JRKPaving@aol.com

(P) 610-489-2345

(F) 610-489-4471

Proposal Submitted To

CUSTOMER SIGNATURE

Upper Merion Township Public Works Department 175 West Valley Forge Road King of Prussia, PA 19406

Crow Creek Trail						
Scope of Work	QTY	RATE	TOTAL			
Excavate and install 85 LF 4" perforated HDPE in basin 1F.2 as per plan provided	d by 43.5	85.00	3,697.50			
Ross at Gilmore						
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			190			
James R. Kenney Excavating & Paving requires a 50% deposit	OTAL		\$3,697.50			



Proposal Request

PROJECT: (name and address)
Intermediate Floor Fit-Out

400 Guthrie Rd, King of Pruss.

OWNER: (name and address)

Upper Merion Township

175 W. Valley Forge Rd

King of Prussia, PA 19406

CONTRACT INFORMATION:

Contract For: Plumbing

Date: 06/03/2020

ARCHITECT: (name and address)

Bernardon

10 N. High Street

West Chester, PA 19380

Architect's Project number: 2162.00-19

Proposal Request Number: 01

Proposal Request Date: 1/21/21

CONTRACTOR: (name and address)

F. W. Houder, Inc

183 Lancaster Ave.

Malvern, PA 19355

The Owner requests an itemized proposal for changes to the Contract Sum and Contract Time for proposed modifications to the Contract Documents described herein. The Contractor shall submit this proposal within

Seven (7) days or notify the Architect in writing of the anticipated date of submission. (Insert a detailed description of the proposed modifications to the Contract Documents and, if applicable, attach or reference specific exhibits.)

1) Provide wall hung toilets and chair carriers instead of the specified floor mounted toilets. Wall hung toilets are a code requirement in this township.

Detail of costs:

- (3) JR Smithh Carriers = \$1,261
- (6) NH Band carrier connectors = \$143
- (3) American standard wall hung toilets = \$2,340

Addtional labor - \$4hr/carrier = \$1403.84

Total additional work \$5,147.84

CREDIT (3) American standard floor mount toilets = \$1299

<u>CREDIT Labor = \$467.95</u>

Total CREDIT \$1766.95

Proposed change order subtotal= \$3,380.90

Additional insurance= \$50.71

Subtotal = \$3,431,61

Bond increase = \$68.63

 $\overline{\text{Subtotal}} = \3500.24

 $\underline{\text{Overhead} = \$350.02}$

Subtotal= \$3850.27

Profit= \$385.03

Total cost of proposed change order= \$4,235,29

THIS IS NOT A CHANGE ORDER, A CONSTRUCTION CHANGE DIRECTIVE, OR A DIRECTION TO PROCEED WITH THE WORK DESCRIBED IN THE PROPOSED MODIFICATIONS.

			 •
Harol	ld Griest - I	PC PM	
PRINT	ED NAME A	ND TITLE	

REQUESTED BY THE ARCHITECT:

Document G701

Change Order

PROJECT: Intermediate Floor Fit-Out	CHANGE ORDER NUMBER: 01	(OWNER	V
UMT Fire Station 56	DATE: 02/10/2021		ARCHITECT	
400 Guthrie Road King of Prussia, PA 19406	ARCHITECT'S PROJECT NO: 2162.00-19		CONTRACTOR	
TO OWNER:		ş	FIELD	grissory
UPPER MERION TOWNSHIP 175 WEST VALLEY FORGE ROAD	CONTRACT DATE: 06/03/2020			gamed gamed
KING OF PRUSSIA, PA 19406	CONTRACT FOR: ELECTRICAL WORK	(OTHER	laund
The Contract is changed as follows: (Include, where applicable, any undisputed)	amount attributable to previously executed Con	nstruction Chano	e Directives)	
		isir action chang	c Directives)	
Delete six (6) duplex receptacles in Install six (6) USB charger recepta				
instant six (0) OSD charger recepta	cles in dorin 100m #215			
The original Contract Sum	was	\$	\$75	391.00
The net change by previously authorized Cl		\$	4103	\$0.00
	prior to this Change Order was	\$	\$75,	391.00
The Contract Sum	will beincreased by this Change Ord	ler in		and the factor of the factor o
the amount of		\$	\$2	250.68
The new Contract Sum i	ncluding this Change Order will be	\$	\$75,0	641.68
The Contract Time will be unchanged	_ by <enter days="" in="" words=""> () days</enter>			
The date of Substantial Completion as of th	e date of this Change Order therefore is			
	e changes in the Contract Sum, Contract Time			
	irective until the cost and time have been agred o supersede the Construction Change Directive		ine Owner ana Contr	actor,
NOT VALID UNTIL SIGNED BY THE ARCH		.9		
Bernardon	Whitemarch Electric Inc	Linnor	Morion Tournahin	
ARCHITECT (Firm name)	Whitemarsh Electric, Inc.	OWNER (Firm na	Merion Township	
123 Justison Street, Suite 101	300 Summit Avenue	175 We	st Valley Forge Road	
Wilmington, Delaware 19801	Conshohocken, Pa 19428		f Prussia, PA 19406	
ADDRESS	ADDRESS	ADDRESS		
	Muse V. Olms			
BY (Signature)	BY (Signature)	BY (Signature)		
	Teresa V. Ferris - President			
Typed name	Typed name	Typed name		
	2/10/2021			
DATE	DATE	DATE		

PROPOSED CHANGE ORDER

Whitemarsh Electric, Inc.

300 Summit Avenue Conshohocken, PA 19428 **CCN # default Date**: 1/21/2021

Project Name: UMT Intermediate Fit Ou

\$250.68

Project Number: 5777
Page Number: 1

Client Address:

Upper Merion Township 175 West Valley Forge Road King of Prussia, PA 19406

Work Description

Delete (6) duplex receptacle in dorm room #215. Install (6) USB charger receptacles in dorm room #215.

We reserve the right to correct this quote for errors and omissions.

This quote covers direct costs only and we reserve the right to claim for impact and consequential costs.

This price is good for acceptance within 10 days from the date of receipt.

We request a time extension of $\underline{\mathbf{3}}$ days.

We will supply and install all materials, labor, and equipment as per your instructions on CCN # default.

Itemized Breakdown

Description	Qty	Net Price	J Total Mat.	Labor U	Total Hrs.
20A 125V DUPLEX REC - IVY (CS)	-6	153.00	C -9.18	20.00 C	-1.20
20A 125V CHARGING DUPLEX RECEPTACLE	6	3,130.00	187.80	25.00 C	1.50
Totals	0		178.62		0.30

Summary		
General Materials Material Tax	(@ 7.000 %)	178.62 12.50
Material Total JOURNEYMAN	(0.30 Hrs @ \$86.41)	191.12 25.92
Subtotal Overhead Markup	(@ 5.000 %) (@ 10.000 %)	217.04 10.85 22.79
Subtotal		250.68

CONTRACTOR CERTIFICATION

Name:	
Date: Signature:	-
Oignaturo:	I hereby certify that this quotation is complete and accurate based on the information provided.

CLIENT ACCEPTANCE

Final Amount

PROPOSED CHANGE ORDER

Client Address:

Whitemarsh Electric, Inc. 300 Summit Avenue

Conshohocken, PA 19428

Upper Merion Township 175 West Valley Forge Road King of Prussia, PA 19406

default CCN# Date: 1/21/2021

Project Name: UMT Intermediate Fit Ou

Project Number: 5777 Page Number: 2

CCN #: default Final Amount:\$250.68 Name: Date: Signature: Change Order #:	Thereby accept this quotation and authorize the contractor to complete the above described work.
--	--



QUOTATION

15 COLWELL LANE

CONSHOHOCKEN, PA 19428-1878

Phone: 610-832-9000 Fax: 610-941-8181

Always Open! Shop.Rumsey.Com

QUOTE DATE QUOTE NUMBER

O1/19/21 S5966154

ORDER TO:
RUMBEY ELECTRIC CO.
15 COLWELL LANE
CONSHOHOCKEN, PA 19428-1878
Phone: 610-832-9000 Fax: 610-941-8181

Pg 1 of 1

QUOTE TO:

WHITEMARSH ELECTRIC
ATTN: ACCOUNTS PAYABLE
300 SUMMIT AVENUE

CONSHOHOCKEN, PA 19428-2230

SHIP TO:

WHITEMARSH ELECTRIC 300 SUMMIT AVE CONSHOHOCKEN, PA 19428-2230

Phone: 610-832-9000

Fax: 610-941-8181

Ci	USTOMER NUMBER	CUSTOMER ORDER NUMBER	WEB ORDER NUMBER	SALESPERSON	ORDERED BY
	25854			TORIO	
	INSIDE SALES	SHIP VIA	TERMS	SHIP DATE	FREIGHT ALLOWED
פער	OLLIDA	CONTR-CONTRACTOR	Net 30 Days	01/19/21	Yes
LN	ORDER QTY	DESCRIPT		UNIT PRICE	NET AMOUNT
1		HUBBELL WIRING CR20 BR		1.53E	1.53
4	1ea	HUBBELL WIRING USB20A5 5A 5V USB PORT A BR	RCPT DUP 20A 125V	31.33ea	31.33
		THIS IS A QUO	T A T I O N	Subtotal	

T H I S I S A Q U O T A T I O N
T A X E S N O T I N C L U D E D!

Refer to www.rumsey.com/termsandconditions
for Terms and Conditions

Amount Due

S&H CHGS

tradeSELECT® Products



USB Charger Receptacles and Outlets



Weather Resistant Receptacle Features

- Meets Section 406.9 of NEC®
- 5 Amp, 5 Volt USB output
- Type A&C USB ports
- Power indicating green LED light



USB15AC5WWR



Weather Resistant USB Charger Duplex Receptacles

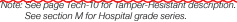
Description	Color	15A 125V	20A 125V
Type A&C USB Charger Receptacle,	Black	USB15AC5BKWR	USB20AC5BKWR
One Type A and one Type-C port	Brown	USB15AC5WR	USB20AC5WR
configurations, high power 5 Amp,	Gray	USB15AC5GYWR	USB20AC5GYWR
5 Volt USB output, Tamper-Resistant	Ivory	USB15AC5IWR	USB20AC5IWR
USB ports rated 10,000 cycles;	Light Almond	USB15AC5LAWR	USB20AC5LAWR
Commercial Grade	White	USB15AC5WWR	USB20AC5WWR

Note: Outdoor circuits should be GFCI protected per national and local electric codes.



Standard USB Charger **Tamper-Resistant Duplex Receptacles**

Description	Color	15A 125V	20A 125V
Type-C USB Charger Receptacle, two Type-C port configurations, high power 5 Amp, 5 Volt USB output.	Black Brown Gray Ivory Light Almond White	USB15C5BK USB15C5 USB15C5GY USB15C5I USB15C5LA USB15C5W	USB20C5BK USB20C5 USB20C5GY USB20C5I USB20C5LA USB20C5W
Type A&C USB Charger Receptacle, one Type A and one Type-C port configuration, high power 5 Amp, 5 Volt USB output.	Black Brown Gray Ivory Light Almond	USB15AC5BK USB15AC5 USB15AC5GY USB15AC5I USB15AC5LA USB15AC5W	USB20AC5BK USB20AC5 USB20AC5GY USB20AC5I USB20AC5LA USB20AC5W
Type A USB Charger Receptacle, two Type A port configurations, high power 5 Amp, 5 Volt USB output.	Black Brown Gray Ivory Light Almond White	USB15A5BK USB15A5 USB15A5GY USB15A5I USB15A5LA USB15A5W	USB20A5BK





USB15C5W



USB15AC5W



4 Port USB Charger Outlets

Description	Color	Catalog Number
USB Charger Outlets, 4 USB ports, two Type A & two Type-C ports, 5 Amp up to 9 Volt DC, Style Line® decorator.	Black Brown Gray Ivory Light Almond White	USB4ACBK USB4AC USB4ACGY USB4ACI USB4ACLA USB4ACW



Switch Combo Outlets		c QL) us
Description	Color	Catalog Number
Switch Combo Outlet, two USB type 2.0 ports, 2.1 Amp, 5 Volt DC, Style Line [®] decorator	Black Brown Gray Ivory Light Almond White	USB102BK USB102 USB102GY USB102I USB102LA USB102W

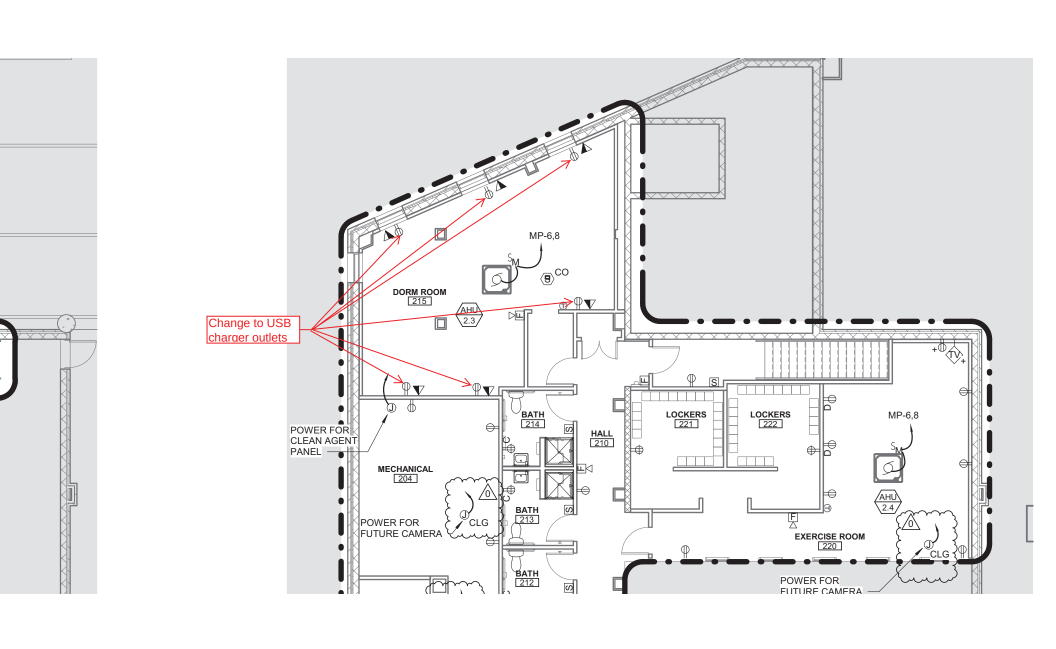




USB20A5W

USB4ACW

NEC® is a registered trademark of the National Fire Protection Association (NFPA).



Document G701

Change Order

PROJECT: Intermediate Floor Fit-Out	CHANGE ORDER NUMBER: 02		OWNER	V
UMT Fire Station 56 400 Guthrie Road	DATE: 02/10/2021		ARCHITECT	П
King of Prussia, PA 19406	ARCHITECT'S PROJECT NO: 2162.00-19		CONTRACTOR	П
TO OWNER:			THE STATE OF THE S	January .
UPPER MERION TOWNSHIP 175 WEST VALLEY FORGE ROAD	CONTRACT DATE: 06/03/2020		FIELD	
KING OF PRUSSIA, PA 19406			OTHER	
	CONTRACT FOR: ELECTRICAL WORK			
The Contract is changed as follows:				
(Include, where applicable, any undisputed	amount attributable to previously executed Con	struction Chan	ige Directives)	
Add (3) duplex receptacles to	server room #205			
The original Contract Sum	was	\$ _	\$75,	391.00
The net change by previously authorized Ch		\$		\$0.00
	rior to this Change Order was	\$ _	\$75,	391.00
	will be <u>increased</u> by this Change Orde			
the amount of		\$ _		101.20
	ncluding this Change Order will be	\$	\$76,	492.20
The Contract Time will be unchanged				
The date of Substantial Completion as of th	e date of this Change Order therefore is			
(Note: This Change Order does not include	c changes in the Contract Sum, Contract Time o	or Guaranteed	Maximum Price whice	h hava
	rective until the cost and time have been agree			
in which case a Change Order is executed t	o supersede the Construction Change Directive.,)		,
NOT VALID UNTIL SIGNED BY THE ARCH	ITECT, CONTRACTOR AND OWNER.			
Bernardon	Whitemarsh Electric, Inc.	Unne	r Merion Township	
ARCHITECT (Firm name)	CONTRACTOR (Firm name)	OWNER (Firm I	The second secon	
123 Justison Street, Suite 101	300 Summit Avenue		est Valley Forge Road	1
Wilmington, Delaware 19801 ADDRESS	Conshohocken, Pa 19428 ADDRESS	ADDRESS	of Prussia, PA 19406	
	1 Shora V Janois	7.0011200		
BY (Signature)	DV (Signature)	DV (Oirrature)		
BT (Signature)	BY (Signature)	BY (Signature)		
	Teresa V. Ferris - President			
Typed name	Typed name	Typed name		
	9/10/2021			
DATE	DATE	DATE		

PROPOSED CHANGE ORDER

Whitemarsh Electric, Inc.

300 Summit Avenue Conshohocken, PA 19428 CCN# 2 Date:

1/21/2021 **Project Name:** UMT Intermediate Fit Ou

Project Number: 5777 Page Number:

Client Address:

Upper Merion Township 175 West Valley Forge Road King of Prussia, PA 19406

Work Description

Add (3) duplex receptacles to server room #205. We reserve the right to correct this quote for errors and omissions.

This quote covers direct costs only and we reserve the right to claim for impact and consequential costs.

This price is good for acceptance within <u>10</u> days from the date of receipt.

We request a time extension of 3 days.

We will supply and install all materials, labor, and equipment as per your instructions on CCN # 2.

Itemized Breakdown

Description	Qty	Net Price	U	Total Mat.	Labor	U	Total Hrs.
3/4" EMT CONDUIT	12	108.00	С	12.96	4.40	С	0.53
3/4" EMT DC SS CONN	3	29.00	С	0.87	12.50	С	0.38
3/4" EMT DC SS CPLG	3	15.50	С	0.47	0.00	С	0.00
3/4" EMT 90 DEG ELBOW	9	240.20	С	21.62	25.00	С	2.25
3/4" SPRING STL CONDUIT CLAMP W/ BOLT	3	47.00	С	1.41	7.50	С	0.23
#12 THHN BLACK	45	106.00	M	4.77	6.44	M	0.29
#12/2C CU MC CABLE AL ARMOR	36	466.00	М	16.78	19.75	M	0.71
3/8" AC-90/MC DC DUPLEX CONN	3	128.00	С	3.84	13.50	С	0.41
B2-1 RED WIRE CONN	3	135.00	С	4.05	7.50	С	0.23
ORG 3-PORT PUSH-IN CONN (#20-12)	3	0.20	E	0.60	0.11	Ε	0.33
DEV BOX 2 1/2" DEEP AC-90 CLAMP REWORK	3	719.18	С	21.58	27.50	С	0.82
4x1 1/2" SQ BOX COMB KO	3	110.00	С	3.30	28.75	С	0.86
4" SQ BLANK COVER	3	51.00	С	1.53	3.13	С	0.09
1G DUPLEX REC PLATE - 302 S/S	3	94.00	С	2.82	3.38	С	0.10
20A 125V DUPLEX REC - IVY (CS)	3	266.00	С	7.98	18.75	С	0.56
1/4-20x 1/2 BOLT - PLTD STL	3	7.00	С	0.21	3.75	С	0.11
1/4-20 BEAM CLAMP	3	90.00	С	2.70	10.00	С	0.30
#12 GROUND TAIL	4	50.00	С	2.00	8.30	С	0.33
Totals	145			109.47			8.53

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511	m	m	-	ry
			u	

General Materials Material Tax	(@ 7.000 %)	109.47 7.66
Material Total FOREMAN @ 100% PROJECT MANAGER @ 12.5%	(8.53 Hrs @ \$86.78) (1.07 Hrs @ \$89.78)	117.13 740.23 96.06
Subtotal Overhead	(@ 5.000 %)	953.42 47.67

PROPOSED CHANGE ORDER

Client Address:

Whitemarsh Electric, Inc. 300 Summit Avenue

Conshohocken, PA 19428

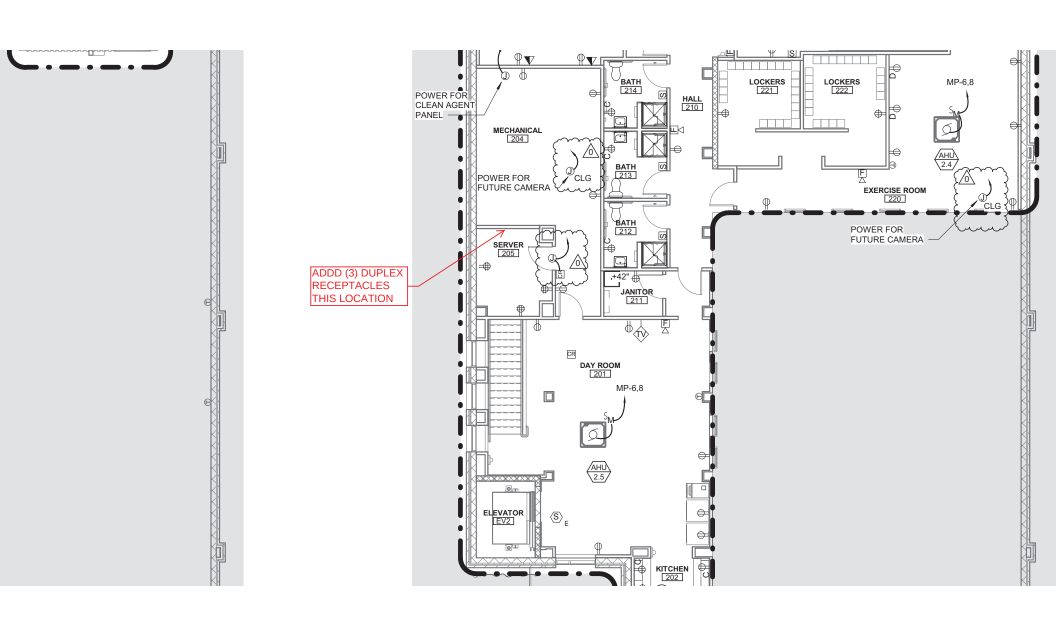
Upper Merion Township 175 West Valley Forge Road King of Prussia, PA 19406

2 CCN#

Date: 1/21/2021 **Project Name:** UMT Intermediate Fit Ou

Project Number: 5777 Page Number: 2

Summary (Cont'		
Markup	(@ 10.000 %)	100.11
Subtotal		1,101.20
Final Amount	\$1,101.20	
CONTRACTOR C	ERTIFICATION	
	by certify that this quotation is complete and accurate based on the information provided.	
CLIENT ACCEPT CCN #: 2 Final Amount:\$ Name: Date: Signature: Change Order:	\$1,101.20	d [*] work.





ARCHITECTURE
INTERIOR DESIGN
LANDSCAPE ARCHITECTURE

February 4, 2021

Geoff Hickman c/o Director of Public Works 175 West Valley Forge Road King of Prussia, PA 19406

RE: Intermediate Floor Fit-out for UMT Fire Station 56

Contract 1 Application for Payment No. 6

Bernardon Project No. 2162.00-19

Dear Mr. Hickman:

We have reviewed the Contract 1 Application for Payment No. 6 as submitted by The Fayette Group, Inc. for the above-referenced project. Based on on-site observations and the data comprising the Application for Payment, the Architect certifies to the Owner that, to the best of our knowledge, information, and belief, the Work has progressed as indicated, the quality of the Work is in accordance with the Contract Documents, and the Contractor is entitled to payment in the amount certified. Therefore, we are recommending payment of 31,065.00 to The Fayette Group, Inc.

As noted in the Change Order Summary on Page 1, Application for Payment No. 6 does not include any approved Change Orders this month. As a result, there is no change to the total contract sum to date of \$477,921.00.

Included please find copy of the executed Certificate for Payment for your records. Please do not hesitate to contact me if you have any questions.

Sincerely,

Douglas Perry, AIA, LEED AP Bernardon A Professional Corporation

Enclosures

cc: A&E Construction Co. and Valley Forge Storage Venture, LLC.

W:\2162.01-19 UMT Fire Station 56\Documents\ProjData\Pay Apps\Contract 1 - The Fayette Group, Inc\Pay App 06

OWNER: Upper Merion Township 175 West Valley Forge Road King of Prussia, PA 19406 Anthony Hamaday	400 Guthr	ate Floor Fit-out for UMT Fire Station ie Road, ussia, PA 19406	APPLICATION NO.: 6 PERIOD TO: 01/29/2021 PROJECT NOS.:	OWNER ARCHITECT CONTRACTOR		
FROM CONTRACTOR: The Fayette Group, Inc. 1651 North Wales Road Norristown, PA 19403 CONTRACT FOR: Intermediate Floor Fit-out for U	We	nardon PC North High Street, Suite 310 st Chester PA 19380	CONTRACT DATE: 01/29/202			
CONTRACTOR'S APPLICATION F Application is made for payment, as shown below, in Continuation Sheet, AIA Document G703, is attached ORIGINAL CONTRACT SUM Net change by Change Orders	s 477,921.00	mation and belief the Work cove in accordance with the Contra Contractor for Work for which		nt has been completed have been paid by the t were issued and pay- wn herein is now due.		
CONTRACT SUM TO DATE (Line 1 ± 2) TOTAL COMPLETED & STORED TO DATE (Column G on G703) RETAINAGE: a. 5	. \$ 477,921.00 . \$ 379,911.00	By: Matthew J DiPaolo, II, Sec/Treas State of: Pennsylvania County of: Montgomery Subscribed and sworn to before me this 29th day of county	Commonwe Isaia	aith of Pennsylvania - Notary th Dickens, Notary Public Montgomery County ssion expires November 8, 2		
(Columns D + E on G703) b. 5 % of Stored Material (Column F on G703) Total Retainage (Line 5a + 5b or Total in Column 1 of G703)	\$ 18,995.55	Notary Public: My Commission expires:	Dov 8, 2023	mission number 1266411 ennsylvania Association of Not		
(Line 4 less Line 5 Total)	\$ 360,915.45	ARCHITECT'S CER	TIFICATE FOR PAY	MENT		
LESS PREVIOUS CERTIFICATES FOR PAYMENT (Line 6 from prior Certificate)	329,850.45	comprising this application, the	t Documents, based on on-site ob Architect certifies to the Owner tion and belief the Work has prog	that to the best of the		
. CURRENT PAYMENT DUE	\$31,065.00	quality of the Work is in accord	lance with the Contract Documer	nts, and the Contractor		
D. BALANCE TO FINISH, INCLUDING RETAINAGE (Line 3 less Line 6) \$.117,0	05.55	AMOUNT CERTIFIED		31,065.00		
CHANGE ORDER SUMMARY ADDITION	S DEDUCTIONS	all figures on this Application	and on the Continuation She	et that are changed to		
Total changes approved in previous months by Owner		ARCHITECTION		February 4, 2021		
Total approved this Month		This Certificate is not negotiable. The AMOUNT CERTIFIED is payable only to				

AIA DOCUMENT G702 • APPLICATION AND CERTIFICATE FOR PAYMENT • 1992 EDITION • AIA® • ©1992 • THE AMERICAN INSTITUTE OF ARCHITECTS, 1735 NEW YORK AVENUE, N.W., WASHINGTON, D.C. 20006-5292 • WARNING: Unilcensed photocopying violates U.S. copyright laws and will subject the violator to legal prosecution.

NET CHANGES by Change Order

G702-1992

tractor named herein. Issuance, payment and acceptance of payment are without

prejudice to any rights of the Owner or Contractor under this Contract.

AIA Document G702, APPLICATION AND CERTIFICATE FOR PAYMENT, containing Contractor's signed Certification, is attached.

In tabulations below, amounts are stated to the nearest dollar.

Use Column I on Contracts where variable retainage for line items may apply.

APPLICATION NO.: 6
APPLICATION DATE: 01/29/2021
PERIOD TO: 01/29/2021

ARCHITECT'S PROJECT NO.:

A	В	C	D	E	F	G		Н	1
-			WORK COMPLETED		MATERIALS PRESENTLY	TOTAL COMPLETED		BALANCE	RETAINAGE
NO.	DESCRIPTION OF WORK	SCHEDULED	FROM PREVIOUS APPLICATION (D + E)	THIS PERIOD	STORED (NOT IN D OR E)	AND STORED TO DATE (D+E+F)	(G + C)	TO FINISH (C - G)	(IF VARIABLE)
1	Mobilization Bonds & Insurance	\$24,000.00	\$24,000.00	\$0.00	\$0.00	\$24,000.00	100%	\$0.00	\$1,200.00
2	General Conditions	\$80,000.00	\$56,000.00	\$7,200.00	\$0.00	\$63,200.00	79%	\$16,800.00	\$3,160.00
3	Concrete	\$30,000.00	\$30,000.00	\$0.00	\$0.00	\$30,000.00	100%	\$0.00	\$1,500.00
4	Masonry	\$21,000.00	\$21,000.00	\$0.00	\$0.00	\$21,000.00	100%	\$0.00	\$1,050.00
5	Steel	\$128,000.00	\$125,440.00	\$0.00	\$0.00	\$125,440.00	98%	\$2,560.00	\$6,272.00
6	Fit-Out	\$45,521.00	\$45,521.00	\$0.00	\$0.00	\$45,521.00	100%	\$0.00	\$2,276.05
7	Millwork	\$10,500.00	\$0.00	\$0.00	\$0.00	\$0.00	0%	\$10,500.00	\$0.00
8	Doors & Hardware	\$13,000.00	\$0.00	\$0.00	\$0.00	\$0.00	0%	\$13,000.00	\$0.00
9	Drywall	\$37,000.00	\$22,200.00	\$11,100.00	\$0.00	\$33,300.00	90%	\$3,700.00	\$1,665.00
10	Ceramic Tile	\$13,000.00	\$3,250.00	\$5,850.00	\$0.00	\$9,100.00	70%	\$3,900.00	\$455.00
11	Acoustical Ceilings	\$10,700.00	\$0.00	\$0.00	\$0.00	\$0.00	0%	\$10,700.00	\$0.00
12	Flooring	\$24,500.00	\$0.00	\$0.00	\$0.00	\$0.00	0%	\$24,500.00	\$0.00
13	Painting	\$12,700.00	\$0.00	\$6,350.00	\$0.00	\$6,350.00	50%	\$6,350.00	\$317.50
14	Toilet Accessories	\$4,000.00	\$0.00	\$0.00	\$0.00	\$0.00	0%	\$4,000.00	\$0.00
15	Fire Protection	\$2,000.00	\$0.00	\$0.00	\$0.00	\$0.00	0%	\$2,000.00	\$0.00
16	Lockers	\$22,000.00	\$19,800.00	\$2,200.00	\$0.00	\$22,000.00	100%	\$0.00	\$1,100.00
	TOTALS	\$477,921.00	\$347,211.00	\$32,700.00	\$0.00	\$379,911.00	79%	\$98,010.00	\$18,995.55



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G703-1992

DOCUMENT 006100 - PARTIAL WAIVER OF LIEN TO DATE

2

4	WHEREAS the un	ndersigned has b	peen contracted by UPPER MEI	RION TOWNSHII		
5	To furnish		mediate Floor Fit-out for UMT			
6	For the premises l		the UMT Fire Station 5		, (hereinafter "the Project").	
7	Of which		Upper Merion Townshi		is the Owner.	
8				F .		
		Th	irty-One Thousand Sixty-Five			
9	In consideration o		irty-Offe Thousand Sixty-Five	dol	lars (\$ 31,065.00) paid	on
10	account of labor a	nd materials sup	plied through the 29th	day of January, 2	, the receipt of which	h is
11	hereby acknowled	lged, and in cor	nsideration of other good and	valuable benefits	accruing to the undersigned,	the
12	undersigned herel	y execute(s) th	his Partial Waiver of Lien to I	Date in favor of e	ach and every party owning	the
13	property improved	l, in favor of Th	e Fayette Group, Inc.	, and in favor	r of each and every party mal	ing
14	a loan on said real	estate, as impro	oved, and his or its successors a	nd assigns, and in	doing so the undersigned her	eby
15	waive(s) and rele	ase(s) any and	all lien or claim of, or right to	o lien that the une	dersigned, either have or ha	as
16	of the 29th		day of January, 2021	to a lien upon the	he Project's land, improveme	nts,
17	material, fixtures,	apparatus or ma	achinery, by virtue of the laws	•		
18		**	or any amendments of said law			
19			assign the undersigned(s)' claim			
20			gned have the right to execute the			
	one property, and		9			
21 22	corporate	seal affixed an	ne full amount paid. If waiver i	waiver should be	e set fourth; if waiver is fo	
	partnersn	.p, me parmersn	ip name should be used, partner	is should sign and	note partner designation.	
23						
23			Inc.			
2324	COMPANY: The	Fayette Group,		1	4	
232425	_			W	res	
2324	ADDRESS: 168		Road	M	SIGNATURE	
23 24 25 26 27 28	ADDRESS: 168	51 North Wales F	Road	M	SIGNATURE	
23 24 25 26 27	ADDRESS: 168	51 North Wales F	Road	01/29/2020	SIGNATURE	

PARTIAL WAIVER OF LIEN TO DATE

Doug Perry

From: Kevin Noone <knoone@aeconstruction.com>

Sent: Monday, February 1, 2021 5:18 PM

To: Doug Perry

Cc: Paul Fry; Fran Baylis; Mike Butcher; Rob Moss; Ryan McCormick; Paul Sgroi

Subject: EMS Billing January 2021

Attachments: A-duct January billing.pdf; Fayette Group January App 06 Executed with Waiver.pdf;

FW Houder January Billing.pdf; Whitemarsh UMT Fit-Out_AIA 06-RV1_Jan 21_Exec.pdf

Follow Up Flag: Follow up Flag Status: Flagged

Good Afternoon Doug

Please see attached invoices from the Primes for the EMS Station. Four of the five Primes are submitting this month. FW Houder is not submitting for plumbing. Also, A and E has reviewed the percent billing on the invoices and feel they are consistent with what is complete on site.

Kevin M Noone Project Manager A&E Construction Co. 152 Garrett Road Upper Darby, PA 19082 267-576-5659 (cell) 610-449-3152 (phone) 610-449-6325(fax) www.aeconstruction.com

Office is closed for renovations. Please call 267-576-5659.



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ARCHITECTURE
INTERIOR DESIGN
LANDSCAPE ARCHITECTURE

February 4, 2021

Geoff Hickman c/o Director of Public Works 175 West Valley Forge Road King of Prussia, PA 19406

RE: Intermediate Floor Fit-out for UMT Fire Station 56

Contract 3 Application for Payment No. 6

Bernardon Project No. 2162.00-19

Dear Mr. Hickman:

We have reviewed the Contract 3 Application for Payment No. 6 as submitted by a-duct Mechanical LLC for the above-referenced project. Based on on-site observations and the data comprising the Application for Payment, the Architect certifies to the Owner that, to the best of our knowledge, information, and belief, the Work has progressed as indicated, the quality of the Work is in accordance with the Contract Documents, and the Contractor is entitled to payment in the amount certified. Therefore, we are recommending payment of \$3,150.00 to a-duct Mechanical LLC.

As noted in the Change Order Summary on Page 1, Application for Payment No. 6 does not include any approved Change Orders this month. As a result, there is no change to the total contract sum to date of \$99,000.00.

Included please find copy of the executed Certificate for Payment for your records. Please do not hesitate to contact me if you have any questions.

Sincerely,

Douglas Perry, AIA, LEED AP Bernardon A Professional Corporation

Enclosures

cc: A&E Construction Co. and Valley Forge Storage Venture, LLC.

W:\2162.01-19 UMT Fire Station 56\Documents\ProjData\Pay Apps\Contract 3 - A-Duct Mechanical LLC\Pay App 06

APPLICATION AND CERTIFICATION	N FOR PAYMENT	AIA DOCUMENT G702
TO OWNER: Upper Merion Township	Project Name: Intermediate Floor Fit-out for UMT Fire Station 56	X OWNER
175 West Valley Forge Road King of Prussia, PA 19406 FROM CONTRACTOR:	VIA ARCHITECT: 2162.01-19	PERIOD TO: 1/31/2021 X ARCHITECT CONTRACTOR
a-duct MECHANICAL LLC 600 Garrett Road Upper Darby, PA 19082		PROJECT NO: 2162.01-19
CONTRACT FOR:		CONTRACT DATE: 7/10/2020
CONTRACTOR'S APPLICATION FOR Application is made for payment, as shown below, in Continuation Sheet, AIA Document G703, is attached	connection with the Contract.	The undersigned Contractor certifies that to the best of the Contractor's knowledge, information and belief the Work covered by this Application for Payment has been completed in accordance with the Contract Documents, that all amounts have been paid by the Contractor for Work for which previous Certificates for Payment were issued and payments received from the Owner, and that current payment shown herein is now due. CONTRACTOR: a-duct Mechanical, LLC
1. ORIGINAL CONTRACT SUM 2. Net change by Change Orders 3. CONTRACT SUM TO DATE (Line 1 ± 2) 4. TOTAL COMPLETED & STORED TO DATE (Column G on G703)	\$ 99,000.00 \$ 0.00 \$ 99,000.00 \$ 87,350.00	By: Edward Oczkowski Date: 02.01.2021 State of: PA County of: Chester Subscribed and sworn to before me this 02.01.2021 day of 02.01.2021
5. RETAINAGE: a. 10 % of Completed Work \$ (Column D + E on G703) b. 10 % of Stored Material \$ (Column F on G703) Total Retainage (Lines 5a + 5b or	\$8,735.00 Included in above	Notary Public: Sharon E. Rock, Notary Seal Sharon E. Rock, Notary Public Chester County My commission expires February 26, 2022 Commission number 1221554 Member, Pennsylvania Association of Notaries
Total in Column I of G703) 6. TOTAL EARNED LESS RETAINAGE	\$ 8,735.00 \$ 78,615.00 \$ 75,465.00 \$ 3,150.00 \$ 20,385.00	ARCHITECT'S CERTIFICATE FOR PAYMENT In accordance with the Contract Documents, based on on-site observations and the data comprising the application, the Architect certifies to the Owner that to the best of the Architect's knowledge, information and belief the Work has progressed as indicated, the quality of the Work is in accordance with the Contract Documents, and the Contractor is entitled to payment of the AMOUNT CERTIFIED. AMOUNT CERTIFIED \$ \$3,150.00
, ,		· _ · · · ·
CHANGE ORDER SUMMARY Total changes approved	ADDITIONS DEDUCTIONS	(Attach explanation if amount certified differs from the amount applied. Initial all figures on this Application and on the Continuation Sheet that are changed to conform with the amount certified.)
in previous months by Owner Total approved this Month		ARCHITECT: By: Date: February 4, 2021
TOTALS NET CHANCES by Change Order	\$0.00 \$0.00	This Certificate is not negotiable. The AMOUNT CERTIFIED is payable only to the Contractor named herein. Issuance, payment and acceptance of payment are without
NET CHANGES by Change Order AIA DOCUMENT G702 · APPLICATION AND CERTIFICATION F	1	prejudice to any rights of the Owner or Contractor under this Contract. THE AMERICAN INSTITUTE OF ARCHITECTS, 1735 NEW YORK AVE., N.W., WASHINGTON, DC 20006-5292

CONTINUATION SHEET

AIA DOCUMENT G703

AIA Document G702, APPLICATION AND CERTIFICATION FOR PAYMENT, containing

Contractor's signed certification is attached.

In tabulations below, amounts are stated to the nearest dollar.

Use Column I on Contracts where variable retainage for line items may apply.

APPLICATION NO: 02-20-1297-06

APPLICATION DATE: 02.01.2021

PERIOD TO: 1/31/2021

ARCHITECT'S PROJECT NO: 2162.01-19

	Α	В	С	D	E	F	G	Н	1	J
COST	ITEM	DESCRIPTION OF WORK	SCHEDULED	WORK COM	PLETED	MATERIALS	TOTAL	%	BALANCE	RETAINAGE
CODE	NO.		VALUE	FROM PREVIOUS	THIS PERIOD	PRESENTLY	COMPLETED	(G ÷ C)	TO FINISH	10% Held
as shown on contract or				APPLICATION		STORED	AND STORED		(C - G)	
change order				(D + E)		(NOT IN	TO DATE			
						D OR E)	(D+E+F)			
		(Break down contract values)								
	1	Mobilization	\$10,000.00	\$10,000.00	\$0.00		\$10,000.00	100.00%	\$0.00	\$1,000.00
	2	Set HVAC Equipment	\$15,000.00	\$13,500.00	\$1,500.00		\$15,000.00	100.00%	\$0.00	\$1,500.00
	3									
	4	Duct and Diffusers	\$49,000.00	\$44,100.00	\$0.00		\$44,100.00	90.00%	\$4,900.00	\$4,410.00
	5	Pipe	\$15,000.00	\$14,250.00	\$0.00		\$14,250.00	95.00%	\$750.00	\$1,425.00
	6									
	7	Balancing and Controls	\$10,000.00	\$2,000.00	\$2,000.00		\$4,000.00	40.00%	\$6,000.00	\$400.00
	8		\$0.00		\$0.00					\$0.00
		(Add any change order(s) descriptions) below this li	ne							
										\$0.00
	CO #1		\$0.00		\$0.00					\$0.00
	CO #2		\$0.00		\$0.00					\$0.00
	CO #3		\$0.00		\$0.00					\$0.00
		GRAND TOTALS	\$99,000.00	\$83,850.00	\$3,500.00	\$0.00	\$87,350.00	88%	\$11,650.00	\$8,735.00

DOCUMENT 006100 – PARTIAL WAIVER OF LIEN TO DATE

1

2

4	WHEREAS th	e undersigned has b	peen contracted by UPPER ME	ERION TOWN	SHIP
5	To furnish	the Interi	mediate Floor Fit-out for UMT	Γ Fire Station 5	56
6	For the premise	es known as	the UMT Fire Station 5	56	, (hereinafter "the Project").
7	Of which		Upper Merion Townsh	nip	is the Owner.
8				20	021
9	In consideration	n of the sum of _t	three thousand, one hundre	d and fifty	dollars (\$ 3,150) paid on
10	account of labor	or and materials sup	oplied through the1st	_ day of _ Feb	oruary, 2020, the receipt of which is
11	hereby acknow	vledged, and in cor	nsideration of other good and	valuable bene	efits accruing to the undersigned, the
12	undersigned he	ereby execute(s) the	his Partial Waiver of Lien to	Date in favor	of each and every party owning the
13	property impro	oved, in favor of a-o	duct Mechanical, LLC, and in	favor of each	and every party making
14	a loan on said	real estate, as impro	oved, and his or its successors	and assigns, a	nd in doing so the undersigned hereby
15	waive(s) and n	release(s) any and	all lien or claim of, or right	to lien that th	e undersigned, either have or has as
16	of the1	st	day of February, 20	020 to a lien up	pon the Project's land, improvements,
17	material, fixtur	res, apparatus or ma	achinery, by virtue of the laws	of the state(s)	wherein said land, material, fixtures,
18	apparatus or m	achinery is situate,	or any amendments of said la	aws; and do(es) further warrant that the undersigned
19	has not or hav	e not and will not a	assign the undersigned(s)' claim	ims for payme	nts, nor right to perfect a lien against
20	said property,	and that the undersig	gned have the right to execute	this waiver an	d release thereof.
				2021	
21 22 23	corpo	rate seal affixed a		g waiver shou	ration, corporate name should be used, ald be set fourth; if waiver is for an and note partner designation.
24	COMPANY:	a-duct Mechani	ical, LLC		MATERIAL SE CON
25 26	ADDRESS:	600 Garrett Ro	oad		3hoen ? Rak
27		Upper Darby, I	PA 19082		SIGNATURE
28		<u> </u>		=	02/01/2021
29				_	J_ J I/ LUL I

PARTIAL WAIVER OF LIEN TO DATE

END OF DOCUMENT 006100

Doug Perry

From: Kevin Noone <knoone@aeconstruction.com>

Sent: Monday, February 1, 2021 5:18 PM

To: Doug Perry

Cc: Paul Fry; Fran Baylis; Mike Butcher; Rob Moss; Ryan McCormick; Paul Sgroi

Subject: EMS Billing January 2021

Attachments: A-duct January billing.pdf; Fayette Group January App 06 Executed with Waiver.pdf;

FW Houder January Billing.pdf; Whitemarsh UMT Fit-Out_AIA 06-RV1_Jan 21_Exec.pdf

Follow Up Flag: Follow up Flag Status: Flagged

Good Afternoon Doug

Please see attached invoices from the Primes for the EMS Station. Four of the five Primes are submitting this month. FW Houder is not submitting for plumbing. Also, A and E has reviewed the percent billing on the invoices and feel they are consistent with what is complete on site.

Kevin M Noone Project Manager A&E Construction Co. 152 Garrett Road Upper Darby, PA 19082 267-576-5659 (cell) 610-449-3152 (phone) 610-449-6325(fax) www.aeconstruction.com

Office is closed for renovations. Please call 267-576-5659.



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ARCHITECTURE
INTERIOR DESIGN
LANDSCAPE ARCHITECTURE

February 4, 2021

Geoff Hickman c/o Director of Public Works 175 West Valley Forge Road King of Prussia, PA 19406

RE: Intermediate Floor Fit-out for UMT Fire Station 56

Contract 4 Application for Payment No. 6

Bernardon Project No. 2162.00-19

Dear Mr. Hickman:

We have reviewed the Contract 4 Application for Payment No. 6 as submitted by Whitemarsh Electrical, Inc. for the above-referenced project. Based on on-site observations and the data comprising the Application for Payment, the Architect certifies to the Owner that, to the best of our knowledge, information, and belief, the Work has progressed as indicated, the quality of the Work is in accordance with the Contract Documents, and the Contractor is entitled to payment in the amount certified. Therefore, we are recommending payment of \$8,329.59 to Whitemarsh Electrical, Inc.

As noted in the Change Order Summary on Page 1, Application for Payment No. 6 does not include any approved Change Orders this month. As a result, there is no change to the total contract sum to date of \$75,391.00.

Included please find copy of the executed Certificate for Payment for your records. Please do not hesitate to contact me if you have any questions.

Sincerely,

Douglas Perry, AIA, LEED AP Bernardon A Professional Corporation

Enclosures

cc: A&E Construction Co. and Valley Forge Storage Venture, LLC.

W:\2162.01-19 UMT Fire Station 56\Documents\ProjData\Pay Apps\Contract 4 - Whitemarsh Electric, INC\Pay App 06

APPLICATION AND CERTIFICATE FOR PAYME	NT		P	AGE ONE OF	2 PAGES
TO OVVNER: UPPER MERION TOWNSHIP 175 WEST VALLEY FORGE ROAD KING OF PRUSSIA, PA 19406 FROM CONTRACTOR: WHITEMARSH ELECTRIC, INC. 300 SUMMIT AVENUE CONSHOHOCKEN, PA 19428 CONTRACT FOR: ELECTRICIAL WORK	PROJECT: Intermediate Floor F 400 Guthrie Road King of Prussia, PA 1 VIA ARCHITECT:	it-Out - UMT Fire Station 56 9406	APPLICATION #: PERIOD TO:	6 01/31/21 2162.00-19 06/03/20	Distribution to: Owner Const. Mgr Architect Contractor
		The state of the s		***************************************	
CONTRACTOR'S APPLICATION FOR PAYMENT Application is made for payment, as shown below, in connection with the Continuation Sheet is attached.	ontract.	The undersigned Contractor certifie belief the Work covered by this App Contract Documents, that all amour Certificates for Payment were issue shown therein is now due.	fication for Payment has been its have been paid by the Cor	n completed in ac atractor for Work	cordance with the
1. ORIGINAL CONTRACT SUM \$	75,391.00	CONTRACTOR:		- 4	O Co
2. Net change by Change Orders\$			4 .	1/2	weal Man Missi mmi
3. CONTRACT SUM TO DATE (Line 1 +/- 2) \$	75,391.00	By DIRW	() enles	Date/001	O S S O S T S
4. TOTAL COMPLETED & STORED TO DATE-\$	59,660.29	7		Date/	O STATE OF THE PARTY OF THE PAR
(Column G on Continuation Sheet)		State of: HC			lery lery lery
5. RETAINAGE:		County of: Work	maty		Viva Otar Co Fel Soci
a. 10.0% of Completed Work \$ (Columns D+E on Continuation Sheet)		Subscribed and sworn to bet			y Pub y Pub unty ruary 12289
b. 10.0% of Stored Material		me this day of	January 2	1021	nia - Notary Sez y Public unty ruary 19, 202: 1228922 ation of Notaries
(Column F on Continuation Sheet)		Notary Public:	Je Ochic		19, 2
Total Retainage (Line 5a + 5b or		My Commission expires:	- Sylming		y Seal 2023 taries
Total in Column I of Continuation Sheet \$	5,966.03	CERTIFICATE FOR PAY	AENT.		ω ω ω
6. TOTAL EARNED LESS RETAINAGE	53,694.26	In accordance with Contract Docume		otions and the de-	
(Line 4 less Line 5 Total)	33,034.20	application, the Architect certifies to	the Owner that to the best of	the Architect's kn	owledge information
7. LESS PREVIOUS CERTIFICATES FOR PAYMENT	note -	and belief the Work has progressed	as indicated, the quality of the	e Work is in acco.	dance with the
(Line 6 from prior Certificate)\$	45,364.67	Contract Documents, and the Contra	ctor is entitled to payment of	the AMOUNT CE	RTIFIED.
8. CURRENT PAYMENT DUE\$	8,329.59				
9. BALANCE TO FINISH, INCLUDING RETAINAGE		AMOUNT CERTIFIED		\$8,329.59	
(Line 3 less Line 6) \$21	,696.74	(Attach explanation if amount certifie application and on the Continuation S	d differs from the amount app	lied for. Initial all nform to the amou	figures on this int certified.)
CHANGE ORDER SUMMARY ADDITIONS	DEDUCTIONS	ARCHITECT:			
Total changes approved in previous		1 1 01			
months by Owner		By: (/o///s/as sto)	war .	Date:	February 4,2021
otal approved this Month		This Certificate is not negotiable. The	MOUNT CERTIFIED is no	vable only to the	Contractor named
TOTALS		herein. Issuance, payment and acce	otance of payment are without	it prejudice to any	rights of the Owner
NET CHANGES by Change Order		of Contractor under this Contract.			

CO	NTINUATION SHEET					Page 2 of	2	Pages	
ATTA	CHMENT TO PAY APPLICATION					APPLICATION N	IUMBER:	6	
	PROJECT:					APPLICATIO		01/31/21	
	Intermediate Floor						RIOD TO:	31-Jan-21	
	Fit-Out - UMT Fire Station 56				,	ARCHITECT'S PROJ	ECT NO:	2162.00-19	
	King of Prussia, PA 19406								
Α	В	С	D	E	F	G		Н	1
Item	Description of Work	Scheduled	Work Co		Materials	Total	%	Balance	Retainage
No.		Value	From Previous	This Period	Presently	Completed	(G/C)	To Finish	(If Variable
			Application		Stored	And Stored		(C - G)	Rate)
			(D + E)		(Not In	To Date			
-	D				D or E)	(D + E + F)			
1	Bonds, Permits, Mobilization	\$ 6,031.28	\$ 5,400.00			5,400.00	90%	631.28	540.00
2	Demolition	\$ -							
3	Temporary Power & Light	\$ 6,785.19	6,785.19			6,785.19	100%		678.52
4	Underground	\$ -							
5	Distribution	\$ -							
6	Panels	\$ 6,031.28	2,800.00	2,650.00		5,450.00	90%	581.28	545.00
7	Branch Wiring	\$ 27,140.760	24,400.00			24,400.00	90%	2,740.76	2,440.00
8	Light Fixtures	\$ 17,339.93	3,400.00	6,605.10		10,005.10	58%	7,334.83	1,000.51
9	Systems	\$ 12,062.56	7,620.00	2,0000		7,620.00	63%	4,442.56	762.00
10			.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			7,020.00	0070	4,442.50	702.00
11									
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_	SUBTOTALS PAGE 2	75,391.00	50,405.19	9,255.10		59,660.29	79%	15,730.71	5,966.03

INTERMEDIATE FLOOR FIT-OUT FOR UMT FIRE STATION 56 Bernardon Project No.: 2162.00-19

DOCUMENT 006100 – PARTIAL WAIVER OF LIEN TO DATE 1

2	PARTIAL WAI	VER OF LIEN TO DATE	
3	TO WHOM IT MAY CONCERN:		
4	WHEREAS the undersigned has been contracted by U	JPPER MERION TOWNSHIP	
5	To furnish the Intermediate Floor Fit-or		
6			ereinafter "the Project").
7		on Township	is the Owner.
8		I .	is the Owner.
9	Eight Thousand Three	Hundred Twenty Nine	(c 8.329.59):J
10	In consideration of the sum ofaccount of labor and materials supplied through the	31 day of January . 2	021 the receipt of which is
11	hereby acknowledged, and in consideration of other	good and valuable benefits accru	uing to the undersigned the
12	undersigned hereby execute(s) this Partial Waiver of	of Lien to Date in favor of each	and every party owning the
13	property improved, in favor of Whitemarsh Ele	and the last of th	each and every party making
14	a loan on said real estate, as improved, and his or its s	uccessors and assigns, and in doin	g so the undersigned hereby
15	waive(s) and release(s) any and all lien or claim of,	or right to lien that the undersi	gned, either have or has as
16	of the day of _January ,	2021 to a lien upon the Pr	roject's land, improvements
17	material, fixtures, apparatus or machinery, by virtue o	f the laws of the state(s) wherein	said land, material, fixtures
18	apparatus or machinery is situate, or any amendments	of said laws; and do(es) further v	warrant that the undersigned
19	has not or have not and will not assign the undersign	ed(s)' claims for payments, nor ri	ght to perfect a lien against
20	said property, and that the undersigned have the right to	execute this waiver and release t	hereof.
21 22 23	Note: All waivers must be for the full amount paid. corporate seal affixed and title of the offic partnership, the partnership name should be us	er signing waiver should be set	fourth if wairon is for
24	COMPANY: Whitemarsh Electric, Inc.		0
25 26	ADDRESS: 300 Summit Avenue	Veresa	V. Terris
27 28	Conshohocken, PA 19428	S	IGNATURE
29		1/	30/2021
30			DATE
31			

END OF DOCUMENT 006100

32



Remit to: SRAYBAR ELECTRIC COMPANY, INC.

O BOX 414396 BOSTON MA 02241-4396

Bill-To: WHITEMARSH ELECTRIC > EL 300 SUMMIT AVENUE CONSHOHOCKEN PA 19428-2230 USA

Invoice Questions Please Call

215-218-2500

Invoice No: 9319626226 Invoice Date: 01/15/2021
Account Number: 360608
Account Name: WHITEMARSH ELECTRIC > EL

WHITEMARSH ELECTRIC > EL UMT INTERMEDIATE FLR TIM 610-331-7183 1010 RIGHTER STREET CONSHOHOCKEN PA 19428-2230

USA

1.Doc.#	: PRO #	Routi	ng i	Date Shipped	Shipped	From	F.O.B.	Rt. To
74155968				01/14/2021	FACTORY			
rdered E	By: Timothy Ferri	3						
antity	Catalog # / Des	cription			Unit	Price /	Unit	Amount
1	LOT COOPER LIGHTING	GROUP COC	PER LIGHTIN	NG SOLUTIONS		84.00 /	1	84.00
	Consisting of:							
3	DF-22W-U							
	Item/Type: B							
1	LOT COOPER LIGHTING	GROUP COC	PER LIGHTIN	NG SOLUTIONS	8	78.00 /	1	878.00
	Consisting of:							
7	LPX6							
	Item/Type: E							
7	GMDS-W							
	Item/Type: SLV							
4	OAC-DT-1000							
	Item/Type: OCC							
4	SP20-MV							
	Item/Type: PPK							



Invoice Questions Please Call

215-218-2500

RAYBAR ELECTRIC COMPANY, INC. O BOX 414396 SOSTON MA 02241-4396

BIII-To: WHITEMARSH ELECTRIC > EL 300 SUMMIT AVENUE CONSHOHOCKEN PA 19428-2230 USA Invoice No: 9319626226 Invoice Date: 01/15/2021 Account Number: 360608

Account Name: WHITEMARSH ELECTRIC > EL

Ship-To: WHITEMARSH ELECTRIC > EL UMT INTERMEDIATE FLR TIM 610-331-7183 1010 RIGHTER STREET CONSHOHOCKEN PA 19428-2230 USA

Page 2 of 2

O # : 03		SO#: 374155968
Terms of Payment 1% 10th Prox., net 15th Prox. As a condition of the sales agreement, a monthly service charge of the lesser of 1-1/2% or the maximum permitted by law may be added to all accounts not paid by net due date. Visa, MasterCard, American Express, and Discover credit cards are accepted at point of purchase only.	Sub Total: Freight & Handling: Tax: Total Due: Cash Discount(if paid within terms):	962.00 0.00 57.72 1,019.72 9.62-



Remit to: GRAYBAR ELECTRIC COMPANY, INC. PO BOX 414396 BOSTON MA 02241-4396

Bill-To: WHITEMARSH ELECTRIC > EL 300 SUMMIT AVENUE CONSHOHOCKEN PA 19428-2230 USA

7 SL2CPK

Item/Type: E

Invoice Questions Please Call 215-218-2500

Invoice No: 9319648022 Invoice Date: 01/18/2021 Account Number: 360608 Account Name: WHITEMARS

WHITEMARSH ELECTRIC > EL

Ship-To: WHITEMARSH ELECTRIC > EL UMT INTERMEDIATE FLR TIM 610-331-7183 1010 RIGHTER STREET CONSHOHOCKEN PA 19428-2230 USA

Del.Doc.#:	PRO #	Routing	Date Shipped	Shipped From	F.O.B.	Rt. To
374155968			01/14/2021	FACTORY		
Ordered B	y: Timothy Ferr	is				
Quantity	Catalog # / De	scription		Unit Price /	Unit	Amount
1	LOT COOPER LIGHTING	G GROUP COOPER LIC	GHTING SOLUTIONS	2,211.00 /	1	2,211.00
1	LOT COOPER LIGHTING	G GROUP COOPER LIC	GHTING SOLUTIONS	2,211.00 /	1	2,211.00
1 25			GHTING SOLUTIONS	2,211.00 /	1	2,211.00

Terms of Payment 1% 10th Prox., net 15th Prox.	Sub Total: Freight & Handling:	2,211.00 0.00
As a condition of the sales agreement, a monthly service charge of the lesser of 1-1/2% or the maximum permitted by law may be added to all accounts not paid by net due date. Visa, MasterCard, American Express, and Discover credit cards are accepted at point of purchase only.	Tax:	132.66 2,343.66 22.11-



lemit to:

SRAYBAR ELECTRIC COMPANY, INC. O BOX 414396 SOSTON MA 02241-4396

Bill-To: WHITEMARSH ELECTRIC > EL 300 SUMMIT AVENUE CONSHOHOCKEN PA 19428-2230 USA

Invoice Questions Please Call

215-218-2500

Invoice No: 9319667219 Account Number: Account Name: 01/19/2021

USA

WHITEMARSH ELECTRIC > EL

Ship-To: WHITEMARSH ELECTRIC > EL UMT INTERMEDIATE FLR TIM 610-331-7183 1010 RIGHTER STREET CONSHOHOCKEN PA 19428-2230

	1					SO	#: 37415596
el.Doc.#:	PRO #	Routing	Date Shipped	Shipped	From	F.O.B.	Rt. To
374155968			01/15/2021	FACTORY			110. 10
Ordered By	: Timothy Ferri	S					
Quantity (Catalog # / Des	scription		Unit	Price /	Unit	Amount
3 6	52-872 SATCO PROD	UCTS INC			86.00 /	1	258.00

Terms of Payment	Sub Total:	259.00
1% 10th Prox., net 15th Prox.	Freight & Handling:	258.00
s a condition of the sales agreement, a monthly	l sanding.	0.00
ervice charge of the lesser of 1-1/2% or the maximum	Tax:	15.48
permitted by law may be added to all accounts not paid	Total Due:	
by net due date. Visa, MasterCard, American Express,	Cash Discount(if paid within terms):	273.48
and Discover credit cards are accepted at point of	paid within terms).	2.58-
purchase only.		



lemit to: SRAYBAR ELECTRIC COMPANY, INC. O BOX 414396 3OSTON MA 02241-4396

Bill-To: WHITEMARSH ELECTRIC > EL 300 SUMMIT AVENUE CONSHOHOCKEN PA 19428-2230 USA

Invoice Questions Please Call

215-218-2500

Invoice No: 9319689797 Invoice Date: 01/20/2021
Account Number: 360608
Account Name: WHITEMARSH ELECTRIC > EL

Ship-To: WHITEMARSH ELECTRIC > EL UMT INTERMEDIATE FLR TIM 610-331-7183 1010 RIGHTER STREET CONSHOHOCKEN PA 19428-2230

USA

el.Doc.#	: PRO #	Rout	ting	Date China	- d 01 / 1	1223		0#: 3741559
374155968		1104	criig	Control of the Contro	ed Shipped		F.O.B.	Rt. To
	y: Timothy Ferris			01/19/2021	FACTORY			
2307.55								
uantity	Catalog # / Desc	cription	1		Unit	Price /	Unit	Amoun
1	LOT COOPER LIGHTING	GROUP C	OOPER LIGHT	TING SOLUTIONS	9	906.00 /	1	906.00
	Consisting of:							
27	CCA-120-NPF-U							
	Item/Type: C1							

Forms of Payment 18 10th Prox., net 15th Prox. As a condition of the sales agreement, a monthly	Sub Total: Freight & Handling:	906.00 0.00
service charge of the lesser of 1-1/2% or the maximum permitted by law may be added to all accounts not paid by net due date. Visa, MasterCard, American Express, and Discover credit cards are accepted at point of purchase only.	Tax: Total Due: Cash Discount(if paid within terms):	54.36 960.36 9.06-



Remit to:

GRAYBAR ELECTRIC COMPANY, INC. PO BOX 414396 BOSTON MA 02241-4396

Bill-To: WHITEMARSH ELECTRIC > EL 300 SUMMIT AVENUE CONSHOHOCKEN PA 19428-2230 USA

Invoice Questions Please Call

215-218-2500

Invoice No: 9319820063 Invoice Date: 01/28/2021
Account Number: 360608
Account Name: WHITEMARSH ELECTRIC > EL Invoice Date:

Ship-To: WHITEMARSH ELECTRIC > EL UMT INTERMEDIATE FLR TIM 610-331-7183 1010 RIGHTER STREET CONSHOHOCKEN PA 19428-2230

USA

Del.Doc.#	: PRO #	Routing	Date Shipped	Shipped From	F.O.B.	Rt. To
374155968			01/27/2021	FACTORY		
	By: Timothy Ferris					
Quantity	Catalog # / Desc	ription		Unit Price /	Unit	Amount
1	LOT COOPER LIGHTING G	ROUP COOPER LI	GHTING SOLUTIONS	1,058.00 /	1	1,058.00
	Consisting of:					
27	CCA-120-PFSDIM-U					
	Item/Type: C1					

Terms of Payment 1% 10th Prox., net 15th Prox. As a condition of the sales agreement, a monthly	Sub Total: Freight & Handling:	1,058.00 0.00
service charge of the lesser of 1-1/2% or the maximum permitted by law may be added to all accounts not paid by net due date. Visa, MasterCard, American Express, and Discover credit cards are accepted at point of purchase only.	Tax: Total Due: Cash Discount(if paid within terms):	63.48 1,121.48 10.58

Doug Perry

From: Kevin Noone <knoone@aeconstruction.com>

Sent: Monday, February 1, 2021 5:18 PM

To: Doug Perry

Cc: Paul Fry; Fran Baylis; Mike Butcher; Rob Moss; Ryan McCormick; Paul Sgroi

Subject: EMS Billing January 2021

Attachments: A-duct January billing.pdf; Fayette Group January App 06 Executed with Waiver.pdf;

FW Houder January Billing.pdf; Whitemarsh UMT Fit-Out_AIA 06-RV1_Jan 21_Exec.pdf

Follow Up Flag: Follow up Flag Status: Flagged

Good Afternoon Doug

Please see attached invoices from the Primes for the EMS Station. Four of the five Primes are submitting this month. FW Houder is not submitting for plumbing. Also, A and E has reviewed the percent billing on the invoices and feel they are consistent with what is complete on site.

Kevin M Noone Project Manager A&E Construction Co. 152 Garrett Road Upper Darby, PA 19082 267-576-5659 (cell) 610-449-3152 (phone) 610-449-6325(fax) www.aeconstruction.com

Office is closed for renovations. Please call 267-576-5659.



Celebrating over 40 years in business

152 Garrett Road ◆ Upper Darby, PA 19082 610-449-3152 ◆ Fax 610-449-6325 www.aeconstruction.com

February 1, 2021

Upper Merion Township c/o Director of Public Works 175 West Valley Forge Road King of Prussia, PA 19406

Attention: Geoff Hickman

RE Project: Upper Merion Township Firehouse 2nd Floor

A&E Number: 20-1297

Attached please find Invoice No 20-1297-07 for the above referenced project.

Amount due for Work Performed \$ 7,580.00

Please do not hesitate to call Kevin Noone, or me if you have questions or require further information.

Regards,

Rich a. Schultz

Project Accountant





SOLD TO: Upper Merion Township 175 West Valley Forge Road King of Prussia, PA 19406

SHIP TO: 20-1297 KOP Firehouse EMS 2nd Floor 400 Guthrie Road Upper Merion, PA 19406

ACCOUNT NO. SALESMAN PURCHASE ORDER NO.	SHIP VIA COL. PPD DATE SHIPPED	TERMS	INVOICE DATE
Upper Merion Twp.			2/1/2021
QTY. QTY. QTY. ITEM NO.	DESCRIPTION	UNIT PRICE DISC. %	EXTENDED PRICE
	A&E Construction Co. Management Labor Construction Co. Builder Construction Co. Builder Construction Managers		\$ 7,580.00
We expression when here		SALE AMOUNT	\$ 7,580.00
We appreciate your business.		MISC. CHARGES SALES TAX FREIGH	Т
		TOTAL →	\$ 7,580.00

 Project:
 20-1297

 Date:
 2/1/2021

 Invoice:
 20-1297-07

Work Performed	Week End	Hours	Rate/Hour	Total
Project Executive				
	1/1/2021	5	\$ 145.00	725.00
	1/8/2021	4	\$ 145.00	
	1/15/2021	4	\$ 145.00	580.00
	1/22/2021	5	\$ 145.00	
	Total	18		2,610.00
Project Accountant				
	1/1/2021	3	\$ 60.00	180.00
	1/8/2021	2	\$ 60.00	120.00
	1/15/2021	4	\$ 60.00	240.00
	1/22/2021	4	\$ 60.00	
	Total	13		780.00
Project Manager				
	1/1/2021	6	\$ 85.00 \$	510.00
	1/8/2021	6	\$ 85.00	510.00
	1/15/2021	7	\$ 85.00	
	1/22/2021	7	\$ 85.00	
	1/29/2021	6	\$ 85.00	
	Total	32		2,720.00
Assistant PM				
	1/1/2021	5	\$ 75.00	
	1/8/2021	4	\$ 75.00 \$	
	1/15/2021	4	\$ 75.00	
	1/29/2021	3	\$ 75.00	
	Total	16		1,200.00
Project Administrato	or			
	1/1/2021	2	\$ 45.00	
	1/8/2021	1	\$ 45.00 \$	
	1/15/2021	2	\$ 45.00	
	1/29/2021	11	\$ 45.00	
	Total	6	•	270.00
	TOTALS	85	•	7,580.00
	TOTALO			7,000.00
Expenses	I	nvoice / Da	te	Costs
			Labor Total	
		Ex	pense Total	
	_		Subtotal	7,580.00
		Total	Costs	7,580.00



February 3, 2021

Geoff Hickman **Upper Merion Township** 175 W Valley Forge Rd. King of Prussia, PA 19406

Re: 2020 Upper Merion Road Program T&M Project No. MRON 00416

Dear Mr. Hickman:

The 2020 Upper Merion Road Program is complete. During our review and preparation of final billing we noted the following.

As part of our original approved proposal dated December 18, 2019, we were to perform the following:

- Survey 16 ADA ramps
- Design 16 ADA ramps
- Inspect 26 ADA ramps (16 designed in 2020 and 10 from 2019)

We have provided a snapshot of our approved proposal below.

Schedule of Fees - Design ADA Ramps "2020 Roads"

Survey including preparation of base plans (16 ramps) \$ 700/ramp Grading and Design of Ramps (<u>16 ramps</u>) \$ 700/ramp \$1,400/ramp Subtotal per ramp Total for 16 ramps \$22,400

Schedule of Fees - Inspection ADA Ramps "2020 Roads" and "2019 Roads"

Construction Administration and Observation (16 and 10 ramps) \$ 500/ramp \$13,000 Total for 26 ramps

During the design phase, the Township directed us to perform the following:

- Survey 21 ADA ramps
- Design 21 ADA ramps

Four ADA Ramps were added because the mill and overlay of Springdell Road was extended another block to Rees Drive. In the approved proposal, the mill and overlay of Springdell Road was to originally stop at Sweetbriar Road. One ramp was added along Beidler Road across from Roy Road.

Please note that during bidding, as part of Addendum No. 1, two (2) of the 21 designed ramps were removed from the construction contract because of PennDOT Traffic Signal requirements. Therefore, even though we surveyed and designed 21 ramps, only 19 ramps were built plus the 10 ramps that were designed as part of the 2019 Road Program, for a total of 29 ramps that were constructed and inspected in 2020.

Therefore, we are requesting an additional \$8,500 for our services per the following breakdown:

5 additional ramp surveys x \$700 = \$3.500 5 additional ramp designs x \$700 = \$3,500 3 additional ramp inspections x \$500 = \$1,500 Total extra = \$8,500



If you have any questions regarding this request, please contact me. If you are in agreement with this request, please respond in writing and we will then submit an invoice for this work.

Sincerely,

T&M Associates

Monica L. Wall, P.E. Project Manager

Cc: Todd Lachenmayer, Upper Merion Township (email)

G:\Projects\MRON\00416\Admin\MRON00416 Letter re Road Program Charges 1-28-21 mlw edits.docx

SITE NAME: PHI HORIZON B SITE NUMBER: 20181819742 ATTY/DATE: RRHC/CHS_03.30.2020

LAND LEASE AGREEMENT

WITNESSETH

In consideration of the mutual covenants contained herein and intending to be legally bound hereby, the Parties hereto agree as follows:

- 1. GRANT. In accordance with this Agreement, LESSOR hereby grants to LESSEE the right to install, maintain and operate communications equipment ("Use") upon the Premises (as hereinafter defined), which are a part of that real property owned, leased or controlled by LESSOR at 466 East Church Road, King of Prussia, Upper Merion Township, Montgomery County, Commonwealth of Pennsylvania (the "Property"). The Property is further identified as Parcel No. 58-00-03166-00-7 on the Montgomery County Tax Map. The Property is legally described on Exhibit "A" attached hereto and made a part hereof. The Premises are a portion of the Property comprising approximately 394 square feet in area which are shown in detail on Exhibit "B," attached hereto and made a part hereof. LESSEE may survey the Premises. Upon completion, the survey shall replace Exhibit "B" in its entirety.
- 2. <u>INITIAL TERM</u>. This Agreement shall be effective as of the date of execution by both Parties ("Effective Date"). The initial term of the Agreement shall be for 5 years beginning on the Commencement Date (as hereinafter defined). The "Commencement Date" shall be the first day of the month after LESSEE begins installation of LESSEE's communications equipment. The parties agree to acknowledge the Commencement Date in writing.
- 3. <u>EXTENSIONS</u>. This Agreement shall automatically be extended for 4 additional 5 year terms unless LESSEE terminates it at the end of the then current term by giving LESSOR written notice of the intent to terminate at least 3 months prior to the end of the then current term. The initial term and all extensions shall be collectively referred to herein as the "Term".

RENTAL.

(a). Rental payments shall begin on the Commencement Date and be due at a total annual rental of \$12,000.00, to be paid in equal monthly installments on the first day of the month, in advance, to LESSOR at 175 W. Valley Forge Road, King of Prussia, PA 19406 or to such other person, firm, or place as LESSOR may, from time to time, designate in writing at least 30 days in advance of any rental payment date by notice given in accordance with Paragraph 20 below. LESSOR and LESSEE acknowledge and agree that the initial rental payment may not be delivered by LESSEE until at least 90 days after the Commencement Date. Upon agreement of the

Parties, LESSEE may pay rent by electronic funds transfer and in such event, LESSOR agrees to provide to LESSEE bank routing information for such purpose upon request of LESSEE.

- (b). For any party to whom rental payments are to be made, LESSOR or any successor in interest of LESSOR hereby agrees to provide to LESSEE (i) a completed, current version of Internal Revenue Service Form W-9, or equivalent; (ii) complete and fully executed state and local withholding forms if required; and (iii) other documentation to verify LESSOR's or such other party's right to receive rental as is reasonably requested by LESSEE. Rental shall accrue in accordance with this Agreement, but LESSEE may not deliver rental payments for up to 90 days after the requested documentation has been received by LESSEE.
- (c). Adjustment to Rent. Immediately upon each anniversary of the Commencement Date, the Rent shall increase by an amount equal to two percent (2%) of the Rent in effect during the immediately preceding lease year. Such annual increase shall be effective automatically without further notice or demand by LESSOR.
- 5. ACCESS. LESSEE shall have the non-exclusive right of ingress and egress from the nearest public right-of-way, 7 days a week, 24 hours a day, over the Property to and from the Premises for the purpose of installation, operation and maintenance of LESSEE's communications equipment ("Easement"), provided that the use of such Easement shall not be injurious or unduly interfere with Lessor's use of the Property. LESSEE may use the Easement for the installation, operation and maintenance of wires, cables, conduits and pipes for all necessary electrical, telephone, fiber and other similar support services. In the event it is necessary, LESSOR agrees to grant LESSEE or the provider the right to install such services on, through, over and/or under the Property, provided the location of such services shall be reasonably approved by LESSOR. Notwithstanding anything to the contrary, the Premises shall include such additional space along the immediate boundary of the Premises for placement LESSEE's radio frequency signage and/or barricades as may be necessary to ensure LESSEE's compliance with Laws (as defined in Paragraph 27).
- 6. <u>CONDITION OF PROPERTY</u>. LESSOR shall deliver the Premises to LESSEE in a condition ready for LESSEE's Use and clean and free of debris. LESSOR represents and warrants to LESSEE that as of the Effective Date, the Premises is (a) in compliance with all Laws; and (b) in compliance with all EH&S Laws (as defined in Paragraph 24).
- 7. <u>IMPROVEMENTS</u>. The communications equipment including, without limitation, the tower structure, antennas, conduits, fencing and other screening, and other improvements shall be at LESSEE's expense and installation shall be at the discretion and option of LESSEE, provided that LESSEE first secures all required Government Approvals as provided in Paragraph 8. LESSEE shall have the right to replace, repair, add or otherwise modify its communications equipment, tower structure, antennas, conduits, fencing and other screening, or other improvements or any portion thereof and the frequencies over which the communications equipment operates, whether or not any of the communications equipment, antennas, conduits or other improvements are listed on any exhibit.
- 8. <u>GOVERNMENT APPROVALS</u>. LESSEE's Use is contingent upon LESSEE obtaining all of the certificates, permits and other approvals (collectively the "Government Approvals") that may be required by any Federal, State or Local authorities (collectively, the "Government Entities") as well as a satisfactory soil boring test, environmental studies, or any other due diligence LESSEE chooses that will permit LESSEE's Use. LESSOR shall cooperate with LESSEE in its effort to obtain such approvals and shall take no

action which would adversely affect the status of the Property with respect to LESSEE's Use, except for any actions necessary to enforce ordinances, approvals or permits of Government Entities.

- 9. <u>TERMINATION</u>. LESSEE may, unless otherwise stated, immediately terminate this Agreement upon written notice to LESSOR in the event that (i) any applications for such Government Approvals should be finally rejected; (ii) any Government Approval issued to LESSEE is canceled, expires, lapses or is otherwise withdrawn or terminated by any Government Entity; (iii) LESSEE determines that such Government Approvals may not be obtained in a timely manner; (iv) LESSEE determines any structural analysis is unsatisfactory; (v) LESSEE, in its sole discretion, determines the Use of the Premises is obsolete or unnecessary; (vii) with 3 months prior notice to LESSOR, upon the annual anniversary of the Commencement Date; or (viii) at any time before the Commencement Date for any reason or no reason in LESSEE's sole discretion.
- 10. INDEMNIFICATION. Subject to Paragraph 11, each Party and/or any successor and/or assignees thereof, shall indemnify and hold harmless the other Party, including its respective representatives, officials, employees and agents, and/or any successors and/or assignees thereof, against (i) any and all claims of liability or loss from personal injury or property damage resulting from or arising out of the negligence or willful misconduct of the indemnifying Party, its employees, contractors or agents. except to the extent such claims or damages may be due to or caused by the negligence or willful misconduct of the other Party, or its employees, contractors or agents, and (ii) reasonable attorney's fees. expense, and defense costs incurred by the indemnified Party. Where a claim is the result of the concurrent acts of the Parties, each Party shall be liable under this Paragraph 10 to the extent of its fault or liability therefor. The indemnified Party will provide the indemnifying Party with prompt, written notice of any claim that is subject to the indemnification obligations in Paragraph 10. The indemnified Party will cooperate appropriately with the indemnifying Party in connection with the indemnifying Party's defense of such claim. The indemnifying Party shall defend any indemnified Party, at the indemnified Party's request, against any claim with counsel reasonably satisfactory to the indemnified Party. The indemnifying Party shall not settle or compromise any such claim or consent to the entry of any fines, judgments or citations without the prior written consent of each indemnified Party and without an unconditional release of all claims by each claimant or plaintiff in favor of each indemnified Party. All indemnification obligations shall survive the termination or expiration of this Agreement. Nothing contained in this Section shall be construed as a waiver of those defenses, immunities, and limitations on damages available to LESSOR pursuant to the Pennsylvania Political Subdivision Tort Claims Act, Act of October 5, 1980, P.L. 693, No. 142, (42 Pa. C.S. §8541 et seg.).
- INSURANCE. The Parties agree that at their own cost and expense, each will maintain commercial general liability insurance with limits of \$2,000,000 for bodily injury (including death) and property damage each occurrence. The Parties agree to include the other Party as an additional insured as their interests may appear under this Agreement. The Parties hereby waive and release any and all rights of action for negligence against the other which may hereafter arise on account of damage to the Premises or the Property, resulting from any fire, or other casualty which is insurable under "Causes of Loss Special Form" property damage insurance or for the kind covered by standard fire insurance policies with extended coverage, regardless of whether or not, or in what amounts, such insurance is now or hereafter carried by the Parties, even if any such fire or other casualty shall have been caused by the fault or negligence of the other Party. These waivers and releases shall apply between the Parties and they shall also apply to any claims under or through either Party as a result of any asserted right of subrogation.

All such policies of insurance obtained by either Party concerning the Premises or the Property shall waive the insurer's right of subrogation against the other Party.

12. <u>LIMITATION OF LIABILITY</u>. Except for indemnification pursuant to Paragraphs 10 and 24, a violation of Paragraph 29, or a violation of law, neither Party shall be liable to the other, or any of their respective agents, representatives, or employees for any lost revenue, lost profits, diminution in value of business, loss of technology, rights or services, loss of data, or interruption or loss of use of service, incidental, punitive, indirect, special, trebled, enhanced or consequential damages, even if advised of the possibility of such damages, whether such damages are claimed for breach of contract, tort (including negligence), strict liability or otherwise, unless applicable law forbids a waiver of such damages.

13. INTERFERENCE.

- (a). LESSEE agrees that LESSEE will not cause interference that is measurable in accordance with industry standards to LESSOR's equipment. LESSOR agrees that LESSOR and other occupants of the Property will not cause interference first occurring after the Effective Date that is measurable in accordance with industry standards to the then existing equipment of LESSEE.
- (c). The Parties acknowledge that there will not be an adequate remedy at law for noncompliance with the provisions of this Paragraph and therefore the Parties shall have the right to equitable remedies such as, without limitation, injunctive relief and specific performance.
- 14. <u>REMOVAL AT END OF TERM.</u> Upon expiration or within 90 days of earlier termination, LESSEE shall remove LESSEE's Communications Equipment (except footings) and restore the Premises to its original condition, reasonable wear and tear and casualty damage excepted. LESSOR agrees and acknowledges that the communications equipment shall remain the personal property of LESSEE and LESSEE shall have the right to remove the same at any time during the Term, whether or not said items are considered fixtures and attachments to real property under applicable laws. If such time for removal causes LESSEE to remain on the Premises after termination of the Agreement, LESSEE shall pay rent in accordance with Paragraph 15.
- 15. <u>HOLDOVER</u>. If LESSEE holds over after the expiration or earlier termination of the Term, then this Agreement shall continue on a month to month basis at the then existing monthly rental rate or the existing monthly pro-rata basis if based upon a longer payment term, until the removal of the communications equipment is completed.
- 16. <u>RIGHT OF FIRST REFUSAL</u>. If at any time after the Effective Date, LESSOR receives an offer or letter of intent from any person or entity that is in the business of owning, managing or operating communications facilities or is in the business of acquiring landlord interests in agreements relating to communications facilities, to purchase fee title, an easement, a lease, a license, or any other interest in

the Premises or any portion thereof or to acquire any interest in this Agreement, or an option for any of the foregoing, LESSOR shall provide written notice to LESSEE of said offer ("LESSOR's Notice"). LESSOR's Notice shall include the prospective buyer's name, the purchase price being offered, any other consideration being offered, the other terms and conditions of the offer, a description of the portion of and interest in the Premises and/or this Agreement which will be conveyed in the proposed transaction, and a copy of any letters of intent or form agreements presented to LESSOR by the third party offeror. LESSEE shall have the right of first refusal to meet any bona fide offer of sale or transfer on the terms and conditions of such offer or by effectuating a transaction with substantially equivalent financial terms. If LESSEE fails to provide written notice to LESSOR that LESSEE intends to meet such bona fide offer within 30 days after receipt of LESSOR's Notice, LESSOR may proceed with the proposed transaction in accordance with the terms and conditions of such third party offer, in which event this Agreement shall continue in full force and effect and the right of first refusal described in this Paragraph shall survive any such conveyance to a third party. If LESSEE provides LESSOR with notice of LESSEE's intention to meet the third party offer within 60 days after receipt of LESSOR's Notice, then if LESSOR's Notice describes a transaction involving greater space than the Premises, LESSEE may elect to proceed with a transaction covering only the Premises and the purchase price shall be pro-rated on a square footage basis. Further, LESSOR acknowledges and agrees that if LESSEE exercises this right of first refusal, LESSEE may require a reasonable period of time to conduct due diligence and effectuate the closing of a transaction on substantially equivalent financial terms of the third party offer. LESSEE may elect to amend this Agreement to effectuate the proposed financial terms of the third party offer rather than acquiring fee simple title or an easement interest in the Premises. For purposes of this Paragraph, any transfer, bequest or devise of LESSOR's interest in the Property as a result of the death of LESSOR, whether by will or intestate succession, or any conveyance to LESSOR's family members by direct conveyance or by conveyance to a trust for the benefit of family members shall not be considered a sale for which LESSEE has any right of first refusal.

- 17. RIGHTS UPON SALE. Should LESSOR, at any time during the Term, decide (i) to sell or otherwise transfer all or any part of the Property, or (ii) to grant to a third party by easement or other legal instrument an interest in and to any portion of the Premises, such sale, transfer, or grant of an easement or interest therein shall be under and subject to this Agreement and any such purchaser or transferee shall recognize LESSEE's rights hereunder. In the event that LESSOR completes any such sale, transfer, or grant described in this Paragraph without executing an assignment of the Agreement whereby the third party agrees in writing to assume all obligations of LESSOR under this Agreement, then LESSOR shall not be released from its obligations to LESSEE under this Agreement, and LESSEE shall have the right to look to LESSOR and the third party for the full performance of the Agreement.
- 18. <u>LESSOR'S TITLE.</u> LESSOR covenants that LESSEE, on paying the rent and performing the covenants herein, shall peaceably and quietly have, hold and enjoy the Premises. LESSOR represents and warrants to LESSEE as of the Effective Date and covenants during the Term that LESSOR has full authority to enter into and execute this Agreement and that there are no liens, judgments, covenants, easement, restrictions or other impediments of title that will adversely affect LESSEE's Use.
- 19. <u>ASSIGNMENT</u>. Without any approval or consent of the other Party, this Agreement may be sold, assigned or transferred by either Party to (i) any entity in which the Party directly or indirectly holds an equity or similar interest; (ii) any entity which directly or indirectly holds an equity or similar interest in the Party; or (iii) any entity directly or indirectly under common control with the Party. LESSEE may assign this Agreement to any entity which acquires all or substantially all of LESSEE's assets in the market

defined by the FCC in which the Property is located by reason of a merger, acquisition or other business reorganization without approval or consent of LESSOR. As to other parties, this Agreement may not be sold, assigned or transferred without the written consent of the other Party, which such consent will not be unreasonably withheld, delayed or conditioned. No change of stock ownership, partnership interest or control of LESSEE or transfer upon partnership or corporate dissolution of either Party shall constitute an assignment hereunder.

- (a) In the event LESSEE subleases any portion of the Premises in accordance with this Agreement, any rental paid by any Sublessee(s) shall be divided between the LESSOR and the LESSEE in the following manner: 100 percent to LESSOR for ground rent for placement of any Sublessee(s)' facilities and equipment on the Property (including within the Premises); and 100 percent to LESSEE for tower rent for placement of any Sublessee(s)' facilities and equipment on the tower. Any Sublessee shall be instructed to pay the foregoing percentage amounts directly to the LESSOR and the LESSEE. The LESSEE shall not be responsible to the LESSOR for the collection or payment of rents by the Sublessee to the LESSOR, and the LESSEE shall have no liability to the LESSOR in the event of failure of payment by Sublessee. In this event: i) the LESSEE shall have no liability of any nature to the LESSOR for failure to sublet all or any part of the Premises to any or all potential Sublessee (s); and ii) at LESSOR'S request, LESSEE will provide LESSOR with a tri-party agreement to be executed by the LESSEE, its Subiessee, and LESSOR to confirm direct payment obligation from the Sublessee to the LESSOR and to indicate LESSOR has been notified of the sublease.
- (b) Notwithstanding any other provision of this Agreement, LESSEE shall not be required to obtain approval from LESSOR for the Subletting of the Property (including the Premises) or part thereof. LESSOR shall have the sole right to determine whether it will sublet any portion of its Property or whether it will sublease to any specific Sublessee. In addition, LESSEE shall have the sole right to determine whether it will sublet any portion of its tower or whether it will sublease to any specific Sublessee.
- 20. <u>NOTICES</u>. Except for notices permitted via telephone in accordance with Paragraph 13, all notices hereunder must be in writing and shall be deemed validly given if sent by certified mail, return receipt requested or by commercial courier, provided the courier's regular business is delivery service and provided further that it guarantees delivery to the addressee by the end of the next business day following the courier's receipt from the sender, addressed as follows (or any other address that the Party to be notified may have designated to the sender by like notice):

LESSOR:

Township of Upper Merion c/o Township Manager 175 W. Valley Forge Road King of Prussia, PA 19406

LESSEE:

Cellco Partnership, d/b/a Verizon Wireless 180 Washington Valley Road Bedminster, New Jersey 07921 Attention: Network Real Estate Notice shall be effective upon actual receipt or refusal as shown on the receipt obtained pursuant to the foregoing.

- SUBORDINATION AND NON-DISTURBANCE. Within 15 days of the Effective Date, LESSOR shall obtain a Non-Disturbance Agreement (as defined below) from existing mortgagee(s), ground lessors and master lessors, if any, of the Property. At LESSOR's option, this Agreement shall be subordinate to any future master lease, ground lease, mortgage, deed of trust or other security interest (a "Mortgage") by LESSOR which from time to time may encumber all or part of the Property; provided, however, as a condition precedent to LESSEE being required to subordinate its interest in this Agreement to any future Mortgage covering the Property, LESSOR shall obtain for LESSEE's benefit a non-disturbance and attornment agreement for LESSEE's benefit in the form reasonably satisfactory to LESSEE, and containing the terms described below (the "Non-Disturbance Agreement"), and shall recognize LESSEE's rights under this Agreement. The Non-Disturbance Agreement shall include the encumbering party's ("Lender's") agreement that, if Lender or its successor-in-interest or any purchaser of Lender's or its successor's interest (a "Purchaser") acquires an ownership interest in the Property, Lender or such successor-in-interest or Purchaser will honor all of the terms of the Agreement. Such Non-Disturbance Agreement must be binding on all of Lender's participants in the subject loan (if any) and on all successors and assigns of Lender and/or its participants and on all Purchasers. In return for such Non-Disturbance Agreement, LESSEE will execute an agreement for Lender's benefit in which LESSEE (1) confirms that the Agreement is subordinate to the Mortgage or other real property interest in favor of Lender, (2) agrees to attorn to Lender if Lender becomes the owner of the Property and (3) agrees to accept a cure by Lender of any of LESSOR's defaults, provided such cure is completed within the deadline applicable to LESSOR. In the event LESSOR defaults in the payment and/or other performance of any mortgage or other real property interest encumbering the Property, LESSEE, may, at its sole option and without obligation, cure or correct LESSOR's default and upon doing so, LESSEE shall be subrogated to any and all rights, titles, liens and equities of the holders of such mortgage or other real property interest and LESSEE shall be entitled to deduct and setoff against all rents that may otherwise become due under this Agreement the sums paid by LESSEE to cure or correct such defaults.
- 22. <u>DEFAULT</u>. It is a "Default" if (i) either Party fails to comply with this Agreement and does not remedy the failure within 30 days after written notice by the other Party or, if the failure cannot reasonably be remedied in such time, if the failing Party does not commence a remedy within the allotted 30 days and diligently pursue the cure to completion within 90 days after the initial written notice, or (ii) LESSOR fails to comply with this Agreement and the failure interferes with LESSEE's Use and LESSOR does not remedy the failure within 5 days after written notice from LESSEE or, if the failure cannot reasonably be remedied in such time, if LESSOR does not commence a remedy within the allotted 5 days and diligently pursue the cure to completion within 15 days after the initial written notice. The cure periods set forth in this Paragraph 22 do not extend the period of time in which either Party has to cure interference pursuant to Paragraph 13 of this Agreement.
- 23. <u>REMEDIES</u>. In the event of a Default, without limiting the non-defaulting Party in the exercise of any right or remedy which the non-defaulting Party may have by reason of such default, the non-defaulting Party may terminate this Agreement and/or pursue any remedy now or hereafter available to the non-defaulting Party under the Laws or judicial decisions of the state in which the Property is located. Further, upon a Default, the non-defaulting Party may at its option (but without obligation to do so), perform the defaulting Party's duty or obligation. The costs and expenses of any such performance by the non-defaulting Party shall be due and payable by the defaulting Party upon invoice therefor. If

LESSEE undertakes any such performance on LESSOR's behalf and LESSOR does not pay LESSEE the full amount within 30 days of its receipt of an invoice setting forth the amount due, LESSEE may offset the full amount due against all fees due and owing to LESSOR under this Agreement until the full amount is fully reimbursed to LESSEE.

- 24. <u>ENVIRONMENTAL</u>. LESSEE shall conduct its business in compliance with all applicable laws governing the protection of the environment or employee health and safety ("EH&S Laws"). LESSEE shall indemnify and hold harmless the LESSOR from claims to the extent resulting from LESSEE's violation of any applicable EH&S Laws or to the extent that LESSEE causes a release of any regulated substance to the environment. LESSOR shall indemnify and hold harmless LESSEE from all claims resulting from the violation of any applicable EH&S Laws or a release of any regulated substance to the environment except to the extent resulting from the activities of LESSEE. The Parties recognize that LESSEE is only leasing a small portion of the Property and that LESSEE shall not be responsible for any environmental condition or issue except to the extent resulting from LESSEE's specific activities and responsibilities. In the event that LESSEE encounters any hazardous substances that do not result from its activities, LESSEE may relocate its facilities to avoid such hazardous substances to a mutually agreeable location or, if LESSEE desires to remove at its own cost all or some the hazardous substances or materials (such as soil) containing those hazardous substances, LESSOR agrees to sign any necessary waste manifest associated with the removal, transportation and/or disposal of such substances.
- 25. <u>CASUALTY</u>. If a fire or other casualty damages the Property or the Premises and impairs LESSEE's Use, rent shall abate until LESSEE'S Use is restored. If LESSEE's Use is not restored within 45 days, LESSEE may terminate this Agreement.
- 26. <u>CONDEMNATION</u>. If a condemnation of any portion of the Property or Premises impairs LESSEE's Use, LESSEE may terminate this Agreement. LESSEE may on its own behalf make a claim in any condemnation proceeding involving the Premises for losses related to LESSEE's communications equipment, relocation costs and, specifically excluding loss of LESSEE's leasehold interest, any other damages LESSEE may incur as a result of any such condemnation.
- 27. <u>APPLICABLE LAWS</u>. During the Term, LESSOR shall maintain the Property in compliance with all applicable laws, EH&S Laws, rules, regulations, ordinances, directives, covenants, easements, consent decrees, zoning and land use regulations, and restrictions of record, permits, building codes, and the requirements of any applicable fire insurance underwriter or rating bureau, now in effect or which may hereafter come into effect (including, without limitation, the Americans with Disabilities Act and laws regulating hazardous substances) (collectively "Laws"). LESSEE shall, in respect to the condition of the Premises and at LESSEE's sole cost and expense, comply with (i) all Laws relating solely to LESSEE's specific and unique nature of use of the Premises; and (ii) all building codes requiring modifications to the Premises due to the improvements being made by LESSEE in the Premises. It shall be LESSOR's obligation to comply with all Laws relating to the Property, without regard to specific use (including, without limitation, modifications required to enable LESSEE to obtain all necessary building permits).

28. TAXES.

(a). LESSOR shall invoice and LESSEE shall pay any applicable transaction tax (including sales, use, gross receipts, or excise tax) imposed on the LESSEE and required to be collected by the LESSOR based on any service, rental space, or equipment provided by the LESSOR to the LESSEE. LESSEE shall pay all personal property taxes, fees, assessments, or other taxes and

charges imposed by any Government Entity that are imposed on the LESSEE and required to be paid by the LESSEE that are directly attributable to the LESSEE's equipment or LESSEE's use and occupancy of the Premises. Payment shall be made by LESSEE within 60 days after presentation of a receipted bill and/or assessment notice which is the basis for such taxes or charges. LESSOR shall pay all ad valorem, personal property, real estate, sales and use taxes, fees, assessments or other taxes or charges that are attributable to LESSOR's Property or any portion thereof imposed by any Government Entity.

- (b). LESSEE shall have the right, at its sole option and at its sole cost and expense, to appeal, challenge or seek modification of any tax assessment or billing for which LESSEE is wholly or partly responsible for payment. LESSOR shall reasonably cooperate with LESSEE at LESSEE's expense in filing, prosecuting and perfecting any appeal or challenge to taxes as set forth in the preceding sentence, including but not limited to, executing any consent, appeal or other similar document. In the event that as a result of any appeal or challenge by LESSEE, there is a reduction, credit or repayment received by the LESSOR for any taxes previously paid by LESSEE, LESSOR agrees to promptly reimburse to LESSEE the amount of said reduction, credit or repayment. In the event that LESSEE does not have the standing rights to pursue a good faith and reasonable dispute of any taxes under this paragraph, LESSOR will pursue such dispute at LESSEE's sole cost and expense upon written request of LESSEE.
- 29. <u>NON-DISCLOSURE</u>. The Parties agree this Agreement and any information exchanged between the Parties regarding the Agreement are confidential. The Parties agree not to provide copies of this Agreement or any other confidential information to any third party without the prior written consent of the other or as required by law. If a disclosure is required by law, prior to disclosure, the Party shall notify the other Party and cooperate to take lawful steps to resist, narrow, or eliminate the need for that disclosure.
- 30. MOST FAVORED LESSEE. LESSOR represents and warrants that the rent, benefits and terms and conditions granted to LESSEE by LESSOR hereunder are now and shall be, during the Term, no less favorable than the rent, benefits and terms and conditions for substantially the same or similar tenancies or licenses granted by LESSOR to other parties. If at any time during the Term LESSOR shall offer more favorable rent, benefits or terms and conditions for substantially the same or similar tenancies or licenses as those granted hereunder, then LESSOR shall, within 30 days after the effective date of such offering, notify LESSEE of such fact and offer LESSEE the more favorable offering. If LESSEE chooses, the parties shall then enter into an amendment that shall be effective retroactively to the effective date of the more favorable offering, and shall provide the same rent, benefits or terms and conditions to LESSEE. LESSEE shall have the right to decline to accept the offering. LESSOR's compliance with this requirement shall be subject, at LESSEE's option, to independent verification.
- 31. MISCELLANEOUS. This Agreement contains all agreements, promises and understandings between the LESSOR and the LESSEE regarding this transaction, and no oral agreement, promises or understandings shall be binding upon either the LESSOR or the LESSEE in any dispute, controversy or proceeding. This Agreement may not be amended or varied except in a writing signed by all Parties. This Agreement shall extend to and bind the heirs, personal representatives, successors and assigns hereto. The failure of either party to insist upon strict performance of any of the terms or conditions of this Agreement or to exercise any of its rights hereunder shall not waive such rights and such party shall have the right to enforce such rights at any time. The performance of this Agreement shall be governed, interpreted, construed and regulated by the laws of the state in which the Premises is located without

reference to its choice of law rules. In the event of any dispute between the Parties resulting in litigation, venue shall only be proper if filed in the Court of Common Pleas of Montgomery County or the United States District Court for the Eastern District of Pennsylvania. Except as expressly set forth in this Agreement, nothing in this Agreement shall grant, suggest or imply any authority for one Party to use the name, trademarks, service marks or trade names of the other for any purpose whatsoever. LESSOR agrees to execute a Memorandum of this Agreement, which LESSEE may record with the appropriate recording office, and LESSEE shall be solely responsible for all costs of recording and payment of any and all required taxes arising therefrom. The provisions of the Agreement relating to indemnification from one Party to the other Party shall survive any termination or expiration of this Agreement.

[Signature page follows. The remainder of this page is intentionally blank.]

IN WITNESS WHEREOF, the Parties hereto have set their hands and affixed their respective seals the day and year first above written.

	LESSOR:
	THE TOWNSHIP OF UPPER MERION, a Township of the Second Class of the Commonwealth of Pennsylvania
	Ву:
WITNESS	lts:
	Date:
	LESSEE:
	CELLCO PARTNERSHIP, d/b/a Verizon Wireless, a Delaware general partnership
	D.,
	By: Susan Peluso
WITNESS	Its: Director Network Field Engineering
	Date:

EXHIBIT "A"

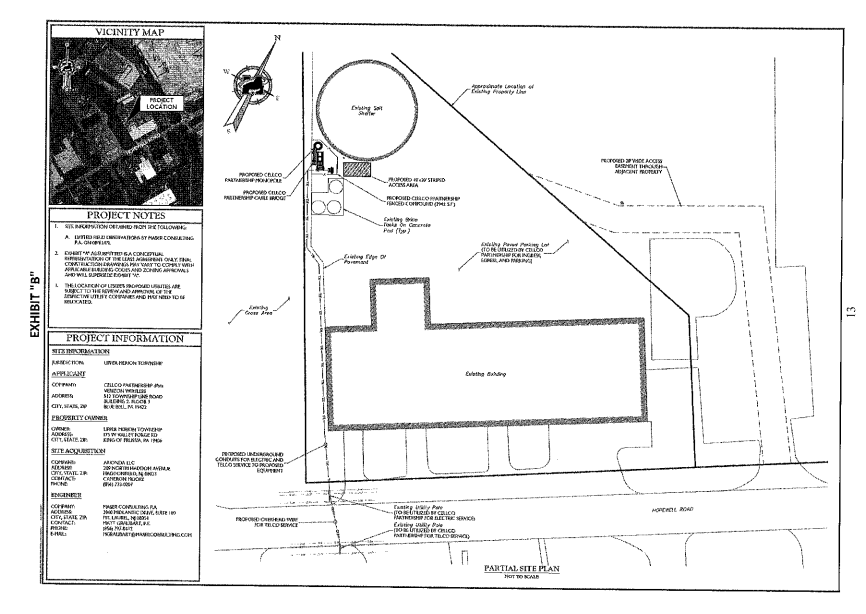
DESCRIPTION OF PROPERTY

ALL THAT CERTAIN tract or piece of land Situate in the Township of Upper Merion, County of Montgomery and

State of Pennsylvania, bounded and described according to a Survey and Plan thereof made by Will D. Hiltner, Registered Surveyor, Norristown, Pennsylvania, in August, 1949, as follows; BEGINNING at a point in the Center line of Church Road in line of land of the Philadelphia Suburban-Counties Gas and Electric Company; thence along the center line of Church Road South sixty-nine degrees thirteen minutes West two hundred eighty-six and forty one-hundredths feet to a point; thence by other land of the Philadelphia and Western Home Owners Association, of which this is a part, North twenty degrees forty-seven minutes West four hundred fifty-five and fifty-seven one-hundredths feet to a stake in line of land of the Philadelphia Suburban-Counties Gas and Electric Company; thence along said land the two following courses and distances; South sixty-two degrees fifty-two minutes East four hundred fifteen and sixty-three onehundredths feet to a stake at an old pipe and thence South twenty-three degrees fifty minutes East one hundred forty-seven and thirty one-hundredths feet to the place of beginning.

PARCEL NO. 58-00-03166-00-7

BEING the same premises which Montgomery County Industrial Development Authority and J.W. Worthington Co., by Deed dated 11/19/1975 and recorded 12/03/1975 in the Office of the Recorder of Deeds in and for the County of Montgomery in Deed Book 4073, Page 154, granted and conveyed unto The Township of Upper Merion.



1138290.



February 10, 2021

Upper Merion Township 175 West Valley Forge Road King of Prussia, PA 19406

Attn: Robert M. Loeper, AICP

Township Planner

Re: 1266 & 1272 Gulph Creek Drive Lot Line Change Review - Second Review

TMP #58-00-08891-22-2 & TMP #58-00-08891-24-9

Upper Merion Township RVE File #PMUMP207

Dear Rob:

Remington & Vernick Engineers (RVE), on behalf of Upper Merion Township, has reviewed the following submission materials in connection with the application referenced above:

- ➤ Site Engineering Concepts, LLC Transmittal Letter, dated January 21, 2021.
- Response Letter dated January 18, 2021 as prepared by Site Engineering Concepts, LLC.
- Legal Description, Proposed Unit 12, 1266 Gulph Creek Drive as prepared by Site Engineering Concepts, LLC.
- ➤ Legal Description, Proposed Unit 13, 1272 Gulph Creek Drive as prepared by Site Engineering Concepts, LLC.
- Lot Line Change Plan (One Sheet), dated November 24, 2020 and last revised January 18, 2021 as prepared by Site Engineering Concepts, LLC.

I. GENERAL INFORMATION

Owners & Susan Kay & Paul Oberreither Applicants: 1266 Gulph Creek Drive

Wayne, PA 19087 TMP #58-00-08891-22-2

Joshua Solan & Jennifer M. Burgess

1272 Gulph Creek Drive

Wayne, PA 19087 TMP #58-00-08891-24-9

Josh.solan@gmail.com

Engineer: Site Engineering Concepts, LLC

622 Lancaster Avenue Berwyn, PA 19312 610-240-0450

Attn: Robert M. Lambert, P.E.

Proposal:

The applicant is proposing a lot line change to transfer a 19,563 square foot rectangular piece of ground containing a tennis court from Oberreither to Solan / Burgess. This review is for a lot line adjustment and the Applicant states that no improvements are proposed with this application.

II. COMMENTS

Upon review of this submission, RVE has the following comments. Any underlined comments must be addressed by the applicant prior to approval.

Zoning Compliance Summary Zone R-1 – Residential (Proposed)

Required Item	Required	<u>1266</u>	1272
Minimum Lot Area (SF)	43,560	101,263	112,747
Minimum Lot Width at SBL (FT)	175	290	344
Minimum Front Yard Setback (FT)	50	92	30*
Minimum Side Yard Setback (FT)	20	68	57
Minimum Side Yard Aggregate (FT)	50	117	181
Minimum Rear Yard Setback (FT)	40	78	130
Min. Side Yard – Accessory Use (FT)	10	78	10
Min. Rear Yard – Accessory Use (FT)	10	8*	38
Maximum Building Height (FT)	35	<35	<35
Maximum Building Coverage (%)	15	5.1	3.4
Maximum Impervious Coverage (%)	30	13.5	18.7
* Existing Non Conformity			

- .* Existing Non-Conformity
- 1. Legal Descriptions should be generated for the two (2) revised lots. Item Satisfied.
- 2. The Applicant shall set pins on the two new property corners. *The Applicant states that they will comply.*
- 3. On the Zoning Summary Chart for 1266 Gulph Creek Drive, revise the TMP # 58-00-08891-22-2. *Item Satisfied.*
- 4. On the Zoning Summary Chart for 1272 Gulph Creek Drive revise the TMP # 58-00-08891-24-9. TMP has not been revised
- 5. Add a scale and scale bar. Item Satisfied.
- 6. Show the building set-back lines. Item Satisfied.
- 7. Label the 'Z' lines as lot lines to be vacated. *Item Satisfied*.
- 8. Revise the road label from road to drive. Item Satisfied.
- 9. On the 1266 Lot, add the existing geometry/bearings and distances for the existing conditions and the proposed condition. *Item Satisfied*.
- 10. Label the tennis court as existing. Item Satisfied.
- 11. Show the tennis court side yard dimension of 10 feet. Item Satisfied.

- 12. On the Zoning Summary Charts, verify the lot width at the building set-back line for both lots. Both lots say 344 feet while our office has 290 +/- feet for Lot 1266. *Item Satisfied*.
- 13. Label all of the plan lot setbacks.
- 14. Revise both legal descriptions per the attached mark-ups.

RVE's recommendation for approval is contingent upon the applicant satisfactorily addressing each underlined comment and submitting revised plans and other materials. In conjunction with any resubmission, the applicant must provide a response letter using the same numbering system and explaining how each underlined comment has been satisfactorily addressed.

Should you have any questions please feel free to contact our office at (610) 940-1050.

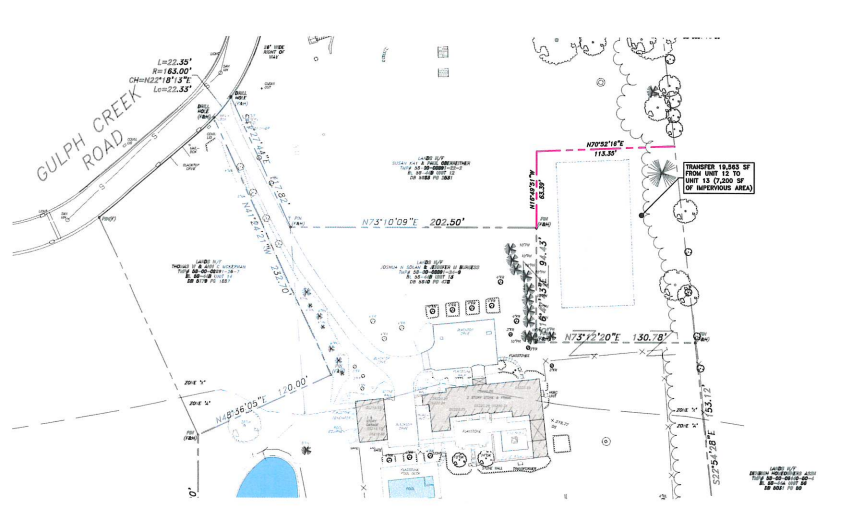
Very truly yours,

Remington & Vernick Engineers

Leanna M. Colubriale, P.E., CFM

Township Engineer

cc: Anthony Hamaday, Township Manager
Susan Kay & Paul Oberreither, Owner / Applicant
Joshua Solan & Jennifer M. Burgess, Owner / Applicant
Robert M. Lambert, P.E., Site Engineering Concepts, LLC
Christopher J. Fazio, P.E., C.M.E., Executive Vice President
James R. Watson, P.E., P.L.S.



SUPERVISORS OF UPPER MERION TOWNSHIP

ACCOUNTS PAYABLE

INVOICES PROCESSED

January 8, 2021 to February 10, 2021

Approval Date: February 18, 2021

UPPER MERION TOWNSHIP

Invoices for Approval February 18, 2021

<u>VENDOR</u>	ITEM DESCRIPTION		ACCOUNT#	<u>AMOUNT</u>
01138 Due from Developers				
HAMBURG RUBIN MULLIN MAXWELL &LU	DUE FROM DEVELOPER	₹	01138 - 0000	52.50
REMINGTON & VERNICK ENGINEERS II, IN	DUE FROM DEVELOPER		01138 - 0000	69.00
	DUE FROM DEVELOPER	}	01138 - 0000	150.00
	DUE FROM DEVELOPER	}	01138 - 0000	209.00
	DUE FROM DEVELOPER		01138 - 0000	402.00
	DUE FROM DEVELOPER		01138 - 0000	670.00
	DUE FROM DEVELOPER		01138 - 0000	962.72
	DUE FROM DEVELOPER		01138 - 0000	1,857.55
	DUE FROM DEVELOPER		01138 - 0000	2,682.11
	DUE FROM DEVELOPER		01138 - 0000	2,849.06
	DUE FROM DEVELOPER		01138 - 0000	3,350.11
	DUE FROM DEVELOPER		01138 - 0000	6,511.85
	DUE FROM DEVELOPER DUE FROM DEVELOPER		01138 - 0000 01138 - 0000	7,686.22 300.00
	Total		01138 - 0000	
	101111	Due from Developers		27,752.12
01150 Gas/Diesel/Postage				
PITNEY BOWES GLOBAL FINANCIAL SERV	POSTAGE METER BULK	REFILL-DEC	01150 - 3250	50.00
	POSTAGE METER BULK	K REFILL-JAN	01150 - 3250	50.00
	POSTAGE METER REFIL		01150 - 3250	900.00
	POSTAGE METER REFIL	LL-JAN	01150 - 3250	599.59
RIGGINS INC	DIESEL: PW GARAGE		01150 - 2301	2,489.76
	DIESEL: PW GARAGE		01150 - 2301	5,595.41
	DIESEL: PW GARAGE	_	01150 - 2301	2,790.30
	GASOLINE: PW GARAGE		01150 - 2300	1.35
	GASOLINE: PW GARAGE		01150 - 2300	1,930.00
	GASOLINE: PW GARAGE		01150 - 2300	4,219.25
	GASOLINE: PW GARAGE GASOLINE: TOWNSHIP		01150 - 2300 01150 - 2300	1,719.70 2,091.14
	GASOLINE: TOWNSHIP		01150 - 2300	4,127.45
	Total	Gas/Diesel/Postage	01130 - 2300	26,563.95
	101111	Gus, Diesel/I bsinge		20,303.73
01301 GF - Property Taxes				
REAL ESTATE REFUNDS	REFUND 211 CROOKED		01301 - 0600	9.16
	Total	GF - Property Taxes		9.16
01310 511 Taxes				
UPPER MERION AREA SCHOOL DIST	UMASD SHARE OF LST/	AMUSE-DEC20	01310 - 0400	1,656.32
	UMASD SHARE OF LST/AMUSE-DEC20		01310 - 0700	214.30
	UMASD SHARE OF LST/	AMUSE-DEC20	01310 - 0700	27,972.08
	Total	511 Taxes		29,842.70
01362 Public Safety				ŕ
01362 Public Safety ADVANCED RECOVERY SYSTEMS INC	COMMISSION-1/1-1/31/2	1	01262 0620	1 770 49
MISC	PERMIT REFUND	1	01362 - 0630 01362 - 0400	1,770.48 160.00
MISC	PERMIT REFUND		01362 - 0400	2,700.00
	Total	Public Safety	01302 - 0400	4,630.48
	101111	1 would Suffery		4,030.46
01365 Dog Licenses				
MONT CO TREASURER DOG LICENSING	DOG LICENCES-JAN		01365 - 0100	138.00
	DOG LICENCES-JAN		01365 - 0110	62.00
	Total	Dog Licenses		200.00
01367 Park & Recreation				
PARK & REC REFUND	LAZARSKI REFUND		01367 - 0492	200.00
	NANSI REFUND		01367 - 0492	150.00
	NEARY REFUND		01367 - 0492	17.86

UPPER MERION TOWNSHIP

Invoices for Approval February 18, 2021

VENDOR	ITEM DESCRIPTION		ACCOUNT #	AMOUNT
PARK & REC REFUND	NGUYEN REFUND		01367 - 0490	120.00
	Total	Park & Recreation		487.86
01255 TO				
01377 Transit				
GREATER VALLEY FORGE T.M.A.	JAN21 SVC LESS OCT20-JA		01377 - 0200	-288.00
	Total	Transit		-288.00
01380 Miscellaneous				
JOHN KOHLER	ROOT BARRIER MATRLS/	CONSULT	01380 - 0620	1,175.00
JOHN KOHEEK		Miscellaneous	01300 0020	1,175.00
	1000	TI ISCELLINEOUS		1,173.00
01395 Reimbursements				
NASCO HEALTHCARE INC	EMS TRAINING MANIKIN	S	01395 - 0500	4,705.13
	Total	Reimbursements		4,705.13
01402 Accounting				
CAMPBELL DURRANT BEATTY PALOMBO	GENERAL LABOR-DEC		01402 - 3140	1,121.00
CAMPBELL DURKANT BEATTT FALOMBO	GENERAL LABOR-JAN		01402 - 3140	1,774.20
EASTBURN & GRAY PC	LEGAL:LEGAL SVCS REN	DERED_NOV	01402 - 3140	3,349.50
ENSTRUCTIVE GRATITE	LEGAL:LITG MATTERS-SI		01402 - 3140	7,795.86
	LEGAL:LITIGATION MAT		01402 - 3140	2,127.50
	LEGAL:ZHB-DEC	TERO DEC	01402 - 3140	3,019.50
	LEGAL:ZHB-NOV (BAL DU	JE)	01402 - 3140	1,042.50
	LEGAL:ZHB-SEP & OCT	51)	01402 - 3140	9,171.50
FIRST HOSPITAL LABORATORIES INC	ANNUAL SUBSCR FEE		01402 - 4200	500.00
FUEL SYSTEM SERVICES LLC	SHARE OF FUEL PUMP M	AINT	01402 - 2300	17.08
H A THOMSON CO	SHARE OF FIDUCIARY IN		01402 - 3520	62.00
HAMBURG RUBIN MULLIN MAXWELL &LU	LEGAL TWP-DEC		01402 - 3140	17,493.87
	LEGAL TWP-JAN		01402 - 3140	9,485.75
	LEGAL:212 EOOD ST-MAY	7	01402 - 3140	105.00
	LEGAL:336 MYERS RD-OC	CT	01402 - 3140	577.50
	LEGAL:900 RIVER RD-NO	V	01402 - 3140	770.00
	LEGAL:NACHMAN HRG-J	AN	01402 - 3140	35.00
	LEGAL:RTK-JAN		01402 - 3140	665.00
	LEGAL:SUMMIT ST-NOV		01402 - 3140	105.00
	LEGAL:TWP-NOV		01402 - 3140	17,923.55
	LEGAL:TWP-OCT (BAL DU	JE)	01402 - 3140	12,121.75
	LEGAL:ZHB MATTERS-JA	N	01402 - 3140	472.50
	ZHB WOOD ST LLC-DEC		01402 - 3140	717.50
KELLY SERVICES, INC.	RECPT TEMP SVC-W/E 01/		01402 - 1810	489.60
	RECPT TEMP SVC-W/E 01/		01402 - 1810	489.60
	RECPT TEMP SVC-W/E 01/		01402 - 1810	489.60
	RECPT TEMP SVC-W/E 11/		01402 - 1810	97.92
	RECPT TEMP SVC-W/E 12/		01402 - 1810	489.60
	RECPT TEMP SVC-W/E 12/ RECPT TEMP SVC-W/E 2/7		01402 - 1810 01402 - 1810	489.60 391.68
LAW OFFICE OF SEAN KILKENNY	ACT 511 - JAN		01402 - 1810	356.50
MANAGERS EXPENSE CARD	BASKET-CONDOLENCE-B	DVANT	01402 - 3140	138.97
WANAGERS EXI ENSE CARD	BOS DINNER MTG 1/4	IXIANI	01402 - 9000	74.50
	BOS DINNER MTG 11/12		01402 - 9000	73.00
	BOS DINNER MTG 11/12		01402 - 9000	96.50
	BOS DINNER MTG 12/3		01402 - 9000	102.29
	DAYTIMER-AH		01402 - 2100	23.97
	FLOWERS-CONDOLENCE	-J WOLFE	01402 - 9000	70.97
MARK MANJARDI	CRT RPTG 1/20/21		01402 - 3160	200.00
MCCARTHY & COMPANY PC	AUDITS & ADMIN-DEC		01402 - 3111	4,550.60
	AUDITS & ADMIN-JAN		01402 - 3111	3,312.50
NICHOLAS HIRIAK	4THQTR20 CELL REIMB		01402 - 3210	150.00

UPPER MERION TOWNSHIP

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VENDOR	ITEM DESCRIPTION	ACCOUNT #	AMOUNT
OFFICE BASICS	COFFEE/WATER SUPPLIES	01402 - 9000	254.84
PA STATE ASSOCIATION OF BOROUGHS	PSATS ANNUAL MEMBERSHIP	01402 - 4200	2,933.00
PAULA MESZAROS	CNDL USE HRG-MANCILL MIL-STENO	01402 - 3160	170.00
PBPMTCA	ANNUAL DUES-NFH	01402 - 4200	50.00
PENNSYLVANIA MUNICIPAL LEAGUE	PELRAS ANNUAL DUES	01402 - 4200	750.00
PIO EXPENSE CARD	DIGITAL PUBLISHING SOFTWARE	01402 - 3420	420.00
	SUBSCR GRAPHIC DESIGN SOFTWR	01402 - 3420	119.40
PITNEY BOWES GLOBAL FINANCIAL SERV	4TH QTR20 LEASE PYMT	01402 - 3250	319.60
	4TH QTR20 LEASE PYMT	01402 - 3420	117.68
RICHTER DRAFTING & OFFICE SUPPLY CO.	NOTEBOOK/PLANNER	01402 - 2100	95.78
	PLANNERS/PADS/DESK REFILL	01402 - 2100	59.41
RICOH AMERICAS CORPORATION	RICOH USAGE	01402 - 3840	2.38
	RICOH USAGE	01402 - 3840	3.05
	RICOH USAGE	01402 - 3840	27.71
	RICOH USAGE	01402 - 3840	139.72
SPECTOR GADON & ROSEN, P.C.	LEGAL ENVIMNTL-GALLAGHER-NOV20	01402 - 3140	278.30
TD BANK CARD	ALI'S BABY SHOWER	01402 - 9000	69.56
	BOS SUPPLIES	01402 - 9000	94.94
	WEB CAM & BATTERIES	01402 - 2700	82.97
TIMES HERALD PUBLISHING CO INC	AD: COMMISSION MTG REORG DATES	01402 - 3160	271.73
	AD:BOS MTG DATES FOR 2021	01402 - 3160	418.43
	AD:ZHB 2020-24	01402 - 3160	348.86
VERIZON	CELL SERVICE-DEC	01402 - 3210	71.74
	CELL SERVICE-DEC	01402 - 4597	40.58
	CELL SERVICE-NOV	01402 - 3210	72.90
	CELL SERVICE-NOV	01402 - 4597	41.24
	CELL SERVICE-OCT	01402 - 3210	72.90
	CELL SERVICE-OCT	01402 - 4597	41.27
VINCE LATTUCA	CELL PHONE REIMBURSEMENT	01402 - 4597	150.00
WILLIAM A FRASER INC	SHARP LEASE PAYMENT	01402 - 3840	199.36
WIELEN WITH REAL PROPERTY.	Total Accounting	01102 3010	110,257.81
01403 Tax Collection			
BOHICA INC	5,000 BUS MERCANTILE LICENSES	01403 - 2250	1,861.48
Dementario	5,000 LST WINDOW ENVELOPES	01403 - 2250	2,700.00
	8,900 TAX PACKAGE ENVELOPES	01403 - 2250	4,508.03
PITNEY BOWES GLOBAL FINANCIAL SERV	4TH QTR20 LEASE PYMT	01403 - 2250	109.70
THINE I BOWES GEODILE INVENTED SERVI	Total Tax Collection	01103 2230	9,179.21
	Tout Tux Conection		9,179.21
01407 Information Technology			
ADMIN HARRIS	WEBSITE OVERAGE	01407 - 3211	20.00
CDW-G INC #3418616	CAMERA AND MIC	01407 - 2200	83.04
	MEMORY AND SSD	01407 - 2200	151.79
	MICR TONER	01407 - 2200	405.32
H A THOMSON CO	SHARE OF FIDUCIARY INS-TRAVLRS	01407 - 3520	15.50
IRON MOUNTAIN INFO MGMT INC	OFFSITE DIGITAL STORAGE	01407 - 3741	327.19
	OFFSITE DIGITAL STORAGE	01407 - 3741	335.03
OMEGA SYSTEMS CONSULTANTS, INC	DFS CONFIG REFUND	01407 - 3743	-406.88
	DFS CONFIGURATION	01407 - 3743	813.75
TYLER TECHNOLOGIES INC	MUNIS MAINTENANCE - \$26,995	01407 - 3742	33,753.69
VERIZON	CELL SERVICE-DEC	01407 - 3210	108.11
	CELL SERVICE-NOV	01407 - 3210	109.85
	CELL SERVICE-OCT	01407 - 3210	109.88
WEIDENHAMMER	CISCO AMP WEBSITE FILTERING	01407 - 3742	508.75
	Total Information Technology		36,335.02
01400 Dlanning	J GV		,
01408 Planning	CHOTA DIA DII ITW CENTRA D. CIT	01400 4600	450.00
ADMIN HARRIS	SUSTAINABILITY SEMINAR-GH	01408 - 4620	450.00

<u>VENDOR</u>	ITEM DESCRIPTION	ACCOUNT #	<u>AMOUNT</u>
ARRO CONSULTING INC	MS4 REPORTING & MAPPING	01408 - 3131	1,800.00
	MS4 REPORTING & MAPPING	01408 - 3131	5,000.00
	PSA: KERRWOOD BRIDGE	01408 - 3130	4,045.50
	PSA: KERRWOOD DRIVE BRIDGE	01408 - 3130	3,775.80
	PSA: KERRWOOD DRIVE BRIDGE	01408 - 3130	5,933.40
E S R I INC	ARCGIS LICENSES	01408 - 3130	3,025.00
	ARCGIS LICENSES	01408 - 3190	1,700.00
H A THOMSON CO	SHARE OF FIDUCIARY INS-TRAVLRS	01408 - 3520	15.50
PITNEY BOWES GLOBAL FINANCIAL SERV	4TH QTR20 LEASE PYMT	01408 - 3250	11.72
REMINGTON & VERNICK ENGINEERS II, IN	GENERAL ENGINEERING	01408 - 3130	3,268.80
RICOH AMERICAS CORPORATION	RICOH USAGE	01408 - 3840	3.66
	RICOH USAGE	01408 - 3840	70.35
T & M ASSOCIATES	PSA: 2020 ROAD PROGRAM	01408 - 3130	8,500.00
WILLIAM A FRASER INC	SHARP LEASE PAYMENT	01408 - 3840	70.00
WIDDINGTTITUSER	Total Planning	01100 3010	37,669.73
	Totta Ttanning		37,009.73
01410 Police			
ANDAX INDUSTRIES LLC	HONOR GUARD UNIFORM GEAR	01410 - 2950	109.20
AQUA PENNSYLVANIA	TOWN CTR SUBSTATION DEC	01410 - 3600	90.56
	TOWNCTR SUBSTATION DEC	01410 - 3600	102.10
BERGEY'S FORD INC.	UNIT 14: WIPER FLUID PUMP	01410 - 3750	46.44
	UNIT 52/441: SPARK PLUG/FILTER	01410 - 3750	118.11
BOB'S AUTO PARTS	CREDIT: BATTERY CORE	01410 - 3750	-70.00
	CREDIT: BATTERY CORE	01410 - 3750	-20.00
	UNIT 20: BATTERY	01410 - 3750	182.04
	UNIT 52: BRAKE CALIPER	01410 - 3750	122.27
	UNIT 52: BRAKES	01410 - 3750	273.77
BRIDGEPORT TROPHY	2 UNIFORM NAME PLATES	01410 - 2380	30.00
BRIDGEFORT TROTTT	2 UNIFORM NAME PLATES	01410 - 2380	30.00
	OFFICE NAME PLATE	01410 - 3250	14.00
C M S W A T	ANNUAL ASSESSMENT	01410 - 3230	3,500.00
CAROLYN GRENIER	REIMB CELL 4TH QTR 2020	01410 - 3190	75.00
CAROL IN GRENIER CDW-G INC #3418616	DVD'S	01410 - 3210	89.13
CODY COMPUTER SERVICES INC	CRASH REPORTING LICENSE	01410 - 3746	5,175.00
COMCAST CORPORATION	COMMUNICATION LINES 0121	01410 - 3210	200.00
	COMMUNICATION LINES 0121	01410 - 3210	253.35
COMMONIVE AT THE OF BENDERY WANTA	SERVICE JAN	01410 - 3210	60.04
COMMONWEALTH OF PENNSYLVANIA	ANNUAL REG IN 1033 PROGRAM	01410 - 4200	500.00
DONALD W. MORRISON, PHD	PROFESSIONAL SERVICES	01410 - 4200	975.00
EASTERN AUTO PARTS WAREHOUSE	UNIT 81: BLOWER RESISTOR	01410 - 3750	30.74
FBI	3 REGS CLI TRAINING	01410 - 4620	2,085.00
	3 REGS ELI TRAINING	01410 - 4620	2,085.00
FEDERAL EXPRESS CORPORATION	2 PKGS SENT	01410 - 3250	56.50
	PKG SENT	01410 - 3250	26.95
FRANK JONES TROPHIES	UNIFORM SHIRTS COMMAND	01410 - 2380	260.00
FUEL SYSTEM SERVICES LLC	SHARE OF FUEL PUMP MAINT	01410 - 2300	384.34
GENERAL BINDING CORP	SERVICE SHREDDER	01410 - 2200	342.80
GM FINANCIAL LEASING	LEASE UNIT 70 (REIMB ATF)	01410 - 3750	495.80
	LEASE UNIT 70 (REIMB ATF)	01410 - 3750	495.80
H A THOMSON CO	SHARE OF FIDUCIARY INS-TRAVLRS	01410 - 3520	1,682.06
HALOSIL INTERNATIONAL INC	HALO EQUIPMENT SUPPLIES	01410 - 2200	2,826.00
HOME DEPOT	SUPPLIES-DEC	01410 - 3730	23.45
	SUPPLIES-JAN	01410 - 2200	16.93
INTERNATIONAL ASSOC OF CHIEFS OF POI	ANNUAL DUES 2021	01410 - 4200	190.00
JENNIFER KOBE	REIMB CELL 4TH QTR 2020	01410 - 3210	75.00
JOHN KENNEDY FORD INC	REPAIRS UNIT 49	01410 - 3750	1,615.00
LANGUAGE SERVICES ASSOCIATES	TRANSLATION SEVICES DEC	01410 - 3190	65.10
MCKESSON MEDICAL-SURGICAL GOVERN	GLOVES	01410 - 2200	33.87

VENDOR	ITEM DESCRIPTION	ACCOUNT #	<u>AMOUNT</u>
MCKESSON MEDICAL-SURGICAL GOVERN	SUPPLIES	01410 - 2200	100.38
NICHOLAS SORGINI	REIMB UNIFORM PANTS	01410 - 2380	42.00
OFFICE BASICS	DISINFECTANT WIPES	01410 - 2200	445.00
	SUPPLIES	01410 - 3730	116.73
PECO ENERGY	LEASE PISTOL RANGE 2021	01410 - 3600	750.00
	LEASE SCALE HOUSE GROUND 2021	01410 - 3600	10.00
	TOWNCTR SUBSTATION JAN	01410 - 3600	164.40
PENNSYLVANIA POLICE ACCREDITATION	ANNUAL DUES	01410 - 4200	100.00
	ANNUAL DUES 2021	01410 - 4200	100.00
PHILA OCC HEALTH	2 PHYSICALS - PROMOTIONS	01410 - 3190	81.00
	EMPLOYEE SCREENING	01410 - 3190	25.00
	EMPLOYEE SCREENINGS	01410 - 3190	25.00
PITNEY BOWES GLOBAL FINANCIAL SERV	4TH QTR20 LEASE PYMT	01410 - 3250	143.99
POLICE EXPENSE CARD	AMAZON - BIKE PATROL PARTS	01410 - 2200	126.14
	AMAZON - MONTLY CHARGE	01410 - 2200	13.77
	AMAZON - PARTS BIKE PATROL	01410 - 3750	330.75
	AMAZON - SWITCH RETURNED	01410 - 3750	-20.23
	AMAZON -PEDALS BIKE PATROL	01410 - 2950	41.97
	AMAZON -TIRE TUBES BIKE PATROL	01410 - 2950	46.00
	AMAZON- BIKE PATROL PARTS	01410 - 3750	68.73
	AMAZON- SWITCH CAR	01410 - 3750	20.23
	AMAZON-EXTERNAL HARD DRIVE	01410 - 2200	63.59
	AUTO TAGS- REG HW VEHICLE	01410 - 3750	100.00
	BEST BUY- MONITER MALL CAMERAS	01410 - 2200	384.98
	BEST BUY-FRIDGE EVID. ROOM	01410 - 2200	554.98
	COPS PLUS- HONOR GUARD GEAR	01410 - 2380	87.61
	KEURIG - COFFEE SUPPLIES	01410 - 2200	97.92
	KEURIG - COFFEE SUPPLIES	01410 - 2910	110.34
	NATW - ANNUAL DUES	01410 - 4200	35.00
	SAFETY INST -CPR TRAIN HILL	01410 - 4620	15.00
	SAFETY INSTTRAINING HILL	01410 - 4620	30.00
	STAPLES - SUPPLIES	01410 - 2910	119.97
	TOLL - TURNPIKE 12/11	01410 - 3750	34.20
	WORLD POINT -CPR SUPPLIES	01410 - 4620	492.00
RICOH AMERICAS CORPORATION	RICOH USAGE	01410 - 3700	11.58
	RICOH USAGE	01410 - 3700	15.26
	RICOH USAGE	01410 - 3700	40.22
	RICOH USAGE	01410 - 3700	147.79
ROBERT SMULL	REIMB CELL 4TH QTR 2020	01410 - 3210	75.00
SCHANK PRINTING INC.	BUSINESS CARDS	01410 - 3400	85.00
	BUSINESS CARDS MB	01410 - 3400	85.00
ST GEORGE HUNT VMD	VET SERVICES 9/17 MADDIE	01410 - 3190	140.09
	VET SERVICES ANNA 11/2	01410 - 3190	67.64
	VET SERVICES KYZAR 1/27	01410 - 3190	388.62
	VET SERVICES KYZAR 12/21	01410 - 3190	190.95
	VET SERVICES MADDIE 1/20	01410 - 3190	159.59
	VET SERVICES MADDIE 1/7	01410 - 3190	48.20
STEELE'S TRUCK & AUTO REPAIR INC	UNIT 52: EMISSIONS	01410 - 3750	45.00
TD BANK CARD	SUPPLIES	01410 - 2910	106.95
TESSCO INCORPORATED	RADIO SUPPLIES	01410 - 3270	33.88
	SUPPLIES SPEAKER PROJECT	01410 - 2200	75.55
	SUPPLIES SPEAKER PROJECT	01410 - 2200	129.91
TRITECH FORENSICS	EVIDENCE TECH SUPPLIES	01410 - 2200	163.75
UNI-SELECT USA INC	UNIT 17: FILTERS	01410 - 3750	9.78
	UNIT 18: AIR FILTER	01410 - 3750	4.99
	UNIT 19: FILTERS	01410 - 3750	14.90
	UNIT 51/16: FILTERS	01410 - 3750	15.62

VENDOR	ITEM DESCRIPTION	ACCOUNT #	AMOUNT
UNI-SELECT USA INC	UNIT 52: FILTERS	01410 - 3750	12.36
VERIZON	CELL SERVICE-DEC	01410 - 3210	1,996.38
	CELL SERVICE-NOV	01410 - 3210	2,096.50
	CELL SERVICE-OCT	01410 - 3210	2,097.73
W B MASON CO INC AC# MI-1255	CALENDARS	01410 - 2200	25.00
	SUPPLIES	01410 - 2200	48.87
	SUPPLIES	01410 - 2200	104.22
	SUPPLIES	01410 - 2910	11.99
	SUPPLIES	01410 - 2910	28.56
	SUPPLIES	01410 - 3730	75.88
	SUPPLIES	01410 - 3730	94.77
	SUPPLIES	01410 - 3730	301.99
	SUPPLIES	01410 - 3730	332.86
WILLIAM A FRASER INC	SHARP LEASE PAYMENT	01410 - 3700	241.36
WITMER ASSOCIATES INC	TSU CASUAL UNIFORM	01410 - 2380	69.90
	TSU CASUAL UNIFORM	01410 - 2380	107.90
WORLDPOINT ECC, INC	CPR TRAINING SUPPLIES	01410 - 4620	492.00
YCG INC	CALIBRATION CONTRACT 2021	01410 - 3190	1,837.50
	Total Police		41,533.84
01411 Fire and EMS			
911 SAFETY EQUIPMENT	UNIFORMS	01411 - 2200	8.00
	UNIFORMS	01411 - 2200	11.00
	UNIFORMS	01411 - 2200	73.50
	UNIFORMS	01411 - 2200	151.45
	UNIFORMS	01411 - 2200	195.00
	UNIFORMS	01411 - 2200	241.00
	UNIFORMS	01411 - 2200	255.00
	UNIFORMS	01411 - 2200	350.00
	UNIFORMS	01411 - 2200	1,372.00
	UNIFORMS	01411 - 2200	1,953.00
	UNIFORMS	01411 - 2200	2,089.00
	UNIFORMS	01411 - 2380	36.00
AMAZON CAPITAL SERVICES, INC.	FLEXIBLE MAGNETIC TAPE	01411 - 2200	17.98
AMERICAN HEART ASSOCIATION INC	CPR TRAINING SUPPLIES	01411 - 4620	978.95
AQUA PENNSYLVANIA	HYDRANT MAINT	01411 - 3790	1,706.75
	HYDRANT MAINT	01411 - 3790	29,092.50
BERGEY'S FORD INC.	PARTS 356-4	01411 - 3750	18.05
BOB'S AUTO PARTS	UNIT 562-1: OIL	01411 - 3750	59.88
BOUND TREE MEDICAL LLC	EMS SUPPLIES	01411 - 2100	197.70
	EMS SUPPLIES	01411 - 2100	593.10
	EMS SUPPLIES	01411 - 2100	1,951.77
	EMS SUPPLIES	01411 - 2100	2,027.74
COMCAST CORPORATION	COMMUNICATION LINES 0121	01411 - 3210	714.52
	COMMUNICATION LINES 1220	01411 - 3210	611.50
	PHONE LINES	01411 - 3210	44.22
DEER PARK	WATER DELIVERY STA 356	01411 - 2200	139.56
DIRKS PEST MANAGEMENT SPECIALIST	PEST CONTROL STA 356	01411 - 3600	80.00
FEDERAL EXPRESS CORPORATION	PKG SENT	01411 - 2200	28.37
FUEL SYSTEM SERVICES LLC	SHARE OF FUEL PUMP MAINT	01411 - 2300	247.69
G. L. SAYRE INC.	CREDIT: BRAKE PADS	01411 - 3750	-166.66
	CREDIT: BRAKE PADS	01411 - 3750	-166.66
	UNIT 356-1: BRAKE PADS	01411 - 3750	166.66
	UNIT 356-4: FILTER ELEMENT	01411 - 3750	50.19
GLICK FIRE EQUIPMENT COMPANY INC	REPAIRS 356-1	01411 - 3750	220.73
H A THOMSON CO	SHARE OF FIDUCIARY INS-TRAVLRS	01411 - 3520	576.60
INTERNATIONAL ASSOCIATION OF ARSON	2021 DUES	01411 - 4200	100.00
JOHN HAWKSWORTH	CRITICAL CARE COURSE REIMB	01411 - 2100	804.20

	Total Fire and EMS		459,386.45
		01411 - 3210	
	CELL SERVICE-NOV	01411 - 3210	951.15
LINEON	CELL SERVICE-DEC	01411 - 3210	987.97
VERIZON	CELL SERVICE-DEC	01411 - 3210	973.11
on seller outline	UNIT 356-2 & 356-4: FILTERS	01411 - 3750	36.97
UNI-SELECT USA INC	UNIT 351-1: FILTER	01411 - 3750	6.85
TRANSAXLE LLC	UNIT 356-1: BRAKE PADS	01411 - 3750	197.70
THE ADT SECURITY CORPORATION	QUARTERLY SERVICE STA 356	01411 - 4620	382.08
TEMPLE UNIVERSITY	TRANING CARDS	01411 - 3746	360.00
	FEBRUARY ALLOCATION REIMB ALADTEC	01411 - 2420 01411 - 3746	10,995.00 7,253.00
SWEDESBURG VOL. FIRE CO.	2021 STIPEND	01411 - 2424	83,122.50
CWEDECHING VOL. FIRE CO.	FEBRUARY ALLOCATION	01411 - 2420	12,687.50
SWEDELAND VOL. FIRE CO.	2021 STIPEND	01411 - 2424	83,122.50
STEPHEN A PULLEY	21 MEDICAL DIRECTOR CONTRACT	01411 - 3190	10,000.00
RICHTER DRAFTING & OFFICE SUPPLY CO.	OFFICE SUPPLIES	01411 - 2200	49.91
DIGHTED DD AFTING & CETT-T-	TRASH SVC STA 356	01411 - 3600	272.91
REPUBLIC SERVICES INC	TRASH COLLECTION STA 356	01411 - 3600	270.66
DEDUCATE SERVICES TO SERVICES	TURNPIKE TOLL 12/14 FIRE/EMS	01411 - 3750	13.80
	TOLL TURNPIKE 12/14 FIRE/EMS	01411 - 3750	8.00
	TOLL TURNPIKE 12/11 FIRE/EMS	01411 - 3750	11.50
POLICE EXPENSE CARD	HEX ARMOR- 30 GOGGLES	01411 - 2100	784.69
PHILA OCC HEALTH	EMPLOYEE SCREENINGS	01411 - 3190	25.00
PETTY CASH	PETTY CASH REPLENISH	01411 - 2910	51.78
PENNA AMERICAN WATER CO.	HYDRANT MAINT	01411 - 3790	985.12
	STN356 ELEC/GAS-DEC	01411 - 3600	842.84
	STN 356 A/C-DEC	01411 - 3600	61.06
	STA 356 ELECTRIC AND GAS	01411 - 3600	857.12
PECO ENERGY	STA 356 A/C	01411 - 3600	60.23
	EMS SUPPLIES	01411 - 2100	2,637.44
	EMS SUPPLIES	01411 - 2100	864.57
	EMS SUPPLIES	01411 - 2100	584.38
	EMS SUPPLIES	01411 - 2100	266.58
	EMS SUPPLIES	01411 - 2100	199.35
	EMS SUPPLIES	01411 - 2100	133.92
MCKESSON MEDICAL-SURGICAL GOVERN	EMS SUPPLIES	01411 - 2100	120.84
	UNIFORMS	01411 - 2380	703.93
	UNIFORMS	01411 - 2380	673.93
	UNIFORMS	01411 - 2380	627.38
	UNIFORMS	01411 - 2380	613.93
	UNIFORMS	01411 - 2380	249.99
	UNIFORMS	01411 - 2380	195.95
	UNIFORMS	01411 - 2380	159.99
	UNIFORMS	01411 - 2380	141.99
	UNIFORMS	01411 - 2380	129.99
	UNIFORMS	01411 - 2380	125.98
	UNIFORMS	01411 - 2380	120.58
	UNIFORMS	01411 - 2380	53.99
MCDONALDS UNIFORM INC	BOOTS	01411 - 2380	200.00
MATTHEW WELCH	CRITICAL CARE COURSE REIMB	01411 - 2100	804.20
	LEASE PAYMENT #18	01411 - 3701	9,927.00
	FEBRUARY ALLOCATION	01411 - 2420	18,607.75
KING OF PRUSSIA VOL FIRE CO	2021 STIPEND	01411 - 2424	158,745.00
KARL STORZ ENDOSCOPY - AMERICA INC	CMAC REPAIR	01411 - 2100	12.50
	MEDICAL OXYGEN	01411 - 2100	167.45
	MEDICAL OXYGEN	01411 - 2100	86.70
JOHN S POSEN INC	MEDICAL OXYGEN	01411 - 2100	29.90
VENDOR	ITEM DESCRIPTION	ACCOUNT #	<u>AMOUNT</u>
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VENDOR	ITEM DESCRIPTION	ACCOUNT #	<u>AMOUNT</u>
01413 Codes Enforcement			
BERGEY'S FORD INC.	UNIT 354: REAR TAILLIGHT	01413 - 3750	304.16
CODE ENFORCEMENT EXPENSE CARD	BS TOOL	01413 - 2600	24.35
	CEU MZ	01413 - 9000	410.00
	CEU'S TRAINING CEU'S TRAINING	01413 - 9000	135.00 650.00
	CNG #326	01413 - 9000 01413 - 2300	33.65
	GAS - VOLT #330	01413 - 2300	11.10
DISTRICT COURT 38-1-09	COURT FILING-210 BALLIGOMINGO	01413 - 2900	127.75
FUEL SYSTEM SERVICES LLC	SHARE OF FUEL PUMP MAINT	01413 - 2300	51.25
H A THOMSON CO	SHARE OF FIDUCIARY INS-TRAVLRS	01413 - 3520	37.20
PITNEY BOWES GLOBAL FINANCIAL SERV	4TH QTR20 LEASE PYMT	01413 - 3250	122.26
RICHTER DRAFTING & OFFICE SUPPLY CO.	GLOVES	01413 - 2100	9.95
	OFF SUPPLIES	01413 - 2100	172.35
RICOH AMERICAS CORPORATION	RICOH USAGE	01413 - 3840	2.54
	RICOH USAGE	01413 - 3840	7.90
	RICOH USAGE	01413 - 3840	48.88
STEELE'S TRUCK & AUTO REPAIR INC	UNIT 321: EMISSIONS	01413 - 3750	35.00
TRAISR LLC	TRAISR	01413 - 3746	1,065.00
VERIZON	CELL SERVICE-DEC	01413 - 3210	327.99
	CELL SERVICE-NOV	01413 - 3210	333.28
	CELL SERVICE-OCT	01413 - 3210	333.36
WILLIAM A FRASER INC	SHARP LEASE PAYMENT	01413 - 3840	99.68
	Total Codes Enforcement		4,342.65
01420 Transportation			
01430 Transportation	NATURE DE LETTE DE LOVER	04.400 07.70	24.5
AMAZON CAPITAL SERVICES, INC.	LICENSE PLATE BRACKET	01430 - 3750	24.67
	MOUNTING PLATE	01430 - 3740	68.31
ADDMORE TIPE INC	TRAILER TIE-DOWN ANCHORS	01430 - 3740	52.52
ARDMORE TIRE, INC	UNIT 431: TIRES	01430 - 3750	1,055.50
ARMOUR & SONS ELECTRIC	PED POLE REPAIR	01430 - 2250	2,049.89
BERGEY'S FORD INC.	STREET LIGHT: PHILADELPHIA AVE UNIT 430: AIR PRESSURE SWITCH	01430 - 2200	1,675.10 165.28
BERGET S FORD INC.	UNIT 52/441: SPARK PLUG/FILTER	01430 - 3750 01430 - 3750	15.42
BOB'S AUTO PARTS	CREDIT: BATTERY CORE	01430 - 3750	-20.00
BOB S AUTO FARTS	UNIT 434: BATTERY	01430 - 3740	29.98
	UNIT 444: FAN BLOWER RESISTOR	01430 - 3740	21.00
	UNIT 447: WIPER SWITCH	01430 - 3750	130.00
	UNIT 459: FAN BELT	01430 - 3750	27.30
BROADVIEW NETWORKS	COMMUNICATION LINES 1220	01430 - 3210	125.54
CDW-G INC #3418616	RJ45 INLINE DATAPROTECTORS	01430 - 2200	76.96
CHARIOT GRAPHICS INC	TRUCK LETTERS & DECALS	01430 - 3750	665.00
CINTAS CORPORATION #2	FIRST AID SUPPLIES	01430 - 2446	83.87
COLLIFLOWER INC	UNIT 445: HYDRAULIC FITTINGS	01430 - 3750	43.17
COLONIAL ELECTRIC SUPPLY CO #U425	3/4 SEALING LOCK	01430 - 2200	19.47
	CAT6 WIRE SHIELD	01430 - 2200	44.64
	COMPACT FLUORESCENT LIGHT	01430 - 2200	5.40
	CORD CONNECTORS	01430 - 2200	60.96
	STRAIN RELIEF CONNECTORS	01430 - 2200	108.14
DEER PARK	COOLER WATER: TRANSPORTATION	01430 - 3730	28.63
DUFF SUPPLY COMPANY	CPVC UNION	01430 - 3740	22.30
FASTENAL COMPANY	PLOW HARDWARE	01430 - 3750	18.01
	TRAFFIC CAMERA HARDWARE	01430 - 2200	12.81
FUEL SYSTEM SERVICES LLC	SHARE OF FUEL PUMP MAINT	01430 - 2300	196.44
GLASGOW INC.	ASPHALT: COATES LN EMS REPAIR	01430 - 2451	96.58
H A THOMSON CO	SHARE OF FIDUCIARY INS-TRAVLRS	01430 - 3520	480.50
H A WEIGAND INC.	NOR-VIEW WATER SIGNAGE	01430 - 2457	27.00

VENDOR	ITEM DESCRIPTION	ACCOUNT #	<u>AMOUNT</u>
H A WEIGAND INC.	SOLAR FLASHING STOP SIGN	01430 - 2457	1,485.00
HOME DEPOT	SUPPLIES-DEC	01430 - 2451	39.75
	SUPPLIES-JAN	01430 - 2200	338.79
	SUPPLIES-JAN	01430 - 2451	116.97
	SUPPLIES-JAN	01430 - 2600	69.31
	SUPPLIES-JAN	01430 - 3730	451.35
	SUPPLIES-JAN	01430 - 3740	14.94
HOOVER TRUCK CENTERS, INC.	UNIT 446: ARM ASSEMBLY	01430 - 3750	77.40
I.M.S.A.	IMSA MEMBERSHIP: GREENE	01430 - 4200	100.00
	IMSA MEMBERSHIP: HEHN	01430 - 4200	100.00
JOSEPH O'DONNELL	20Q4 PHONE: O'DONNELL	01430 - 2451	150.00
KEIL WELDING & FABRICATING INC	BRINE TRAILER CROSS BEAMS	01430 - 3740	820.00
	C-VALVE: HAMLET DRIVE	01430 - 2453	340.00
KENCO HYDRAULICS INC	CYLINDER REPAIR	01430 - 3740	605.00
MATTHEW GREENE	2021 BOOTS: GREENE	01430 - 2446	110.00
	20Q3 PHONE: GREENE	01430 - 2200	150.00
MISC	MAILBOX REIM: CULBERTSON	01430 - 2451	48.74
	MAILBOX REIM: DOUGHERTY	01430 - 2451	150.00
	MAILBOX REIM: FILANDINO	01430 - 2451	72.40
	MAILBOX REIM: LANDSMAN	01430 - 2451	100.15
	MAILBOX REIMBURSEMENT: DAISEY	01430 - 2451	86.16
	MAILBOX REIMBURSEMENT: DRYBURG	01430 - 2451	84.83
	MAILBOX REIMBURSEMENT: JONES	01430 - 2451	150.00
NATIONWIDE CHEMICALS LLC	SALT REMOVER WASH	01430 - 3750	436.70
NORRIS SALES CO. INC.	UNIT 470 LOAD BINDERS	01430 - 3740	214.20
PA DEPT ENVIRONMENTAL PROTECTION	DEP STORAGE TANK PERMIT	01430 - 3730	100.00
PECO ENERGY	ELECTRIC: PW GARAGE	01430 - 3600	1,169.44
	ELECTRIC: PW GARAGE	01430 - 3600	1,284.35
	ELECTRIC: SALT SHED	01430 - 3600	30.73
	ELECTRIC: SHOEMAKER ROAD TL	01430 - 3611	10.75
	ELECTRIC: STREET LIGHTS	01430 - 3612	1,709.01
	ELECTRIC: TRAFFIC SIGNALS	01430 - 3611	965.42
	GAS: PW GARAGE	01430 - 3600	29.49
PENNA AMERICAN WATER CO.	WATER: PW GARAGE	01430 - 3600	44.64
	WATER: PW GARAGE	01430 - 3600	498.12
	WATER: PW GARAGE	01430 - 3600	42.64
	WATER: PW GARAGE	01430 - 3600	299.86
PITNEY BOWES GLOBAL FINANCIAL SERV	4TH QTR20 LEASE PYMT	01430 - 3250	3.73
POLICE EXPENSE CARD	W NORRITON AUTO WASH CAR 425	01430 - 3750	211.98
RICOH AMERICAS CORPORATION	RICOH USAGE	01430 - 3840	2.02
RIVERSIDE CONSTRUCTION MATERIALS IN	BULK ROAD SALT	01430 - 2452	1,192.12
	BULK ROAD SALT	01430 - 2452	11,079.79
	BULK ROAD SALT	01430 - 2452	12,877.25
	BULK ROAD SALT	01430 - 2452	25,568.70
	BULK ROAD SALT	01430 - 2452	39,585.96
TRAFFIC PRODUCTS LLC	SIGNAL PROCESSOR CARDS	01430 - 3720	6,564.00
TRAISR LLC	TRAISR SAAS	01430 - 3190	2,814.85
TRANSAXLE LLC	UNIT 467: AIR SYSTEM VALVE	01430 - 3750	40.87
UNI-SELECT USA INC	UNIT 423: OIL	01430 - 3750	20.64
	UNIT 444: FILTERS	01430 - 3750	83.51
	UNIT 450: CABIN FILTER	01430 - 3740	24.39
	UNIT 450: FILTERS	01430 - 3740	113.73
	UNIT 450: HYDRAULIC FFILTER	01430 - 3740	75.33
UNIFIRST CORPORATION	UNIFORMS: ROAD MAINTENANCE	01430 - 2380	155.96
VERIZON	CELL SERVICE-DEC	01430 - 3210	511.07
	CELL SERVICE-NOV	01430 - 3210	519.33
	CELL SERVICE-OCT	01430 - 3210	524.00

<u>VENDOR</u>	ITEM DESCRIPTION	ACCOUNT #	AMOUNT
VERIZON	COMMUNICATION LINES 0221	01430 - 3210	42.69
WASTE MANAGEMENT SOUTHEAST PA	WASTE REMOVAL: PW GARAGE	01430 - 3185	76.50
WELDON AUTO PARTS INC	HYDRAULIC FILTER	01430 - 3750	29.13
	UNIT 424: BACKUP ALARM	01430 - 3750	25.39
	UNIT 446: BACKUP ALARM	01430 - 3750	83.05
	UNIT 465: PLOW LAMP	01430 - 3750	156.36
	UNIT 466: TRAILER SOCKET	01430 - 3750	11.86
	WIPER BLADES	01430 - 3750	17.70
WILLIAM A FRASER INC	SHARP LEASE PAYMENT	01430 - 3840	71.82
	Total Transportation		122,390.26
01432 PW-Vehicle Maintenance			
BERGEY'S FORD INC.	UNIT 81: FAN ASSEMBLY/RESISTOR	01432 - 2500	168.63
BOB'S AUTO PARTS	DIESEL FUEL ADDITIVE	01432 - 2500	76.68
BOD'S AUTOTAKTS	GREASE & PENETRATING SPRAY	01432 - 2500	50.93
	MOTOR OIL	01432 - 2500	117.00
	REAR WIPER BLADES	01432 - 2500	44.36
	UNIT 432: ENGINE COOLANT	01432 - 2500	51.32
	WASHER CLEANER/DE-ICER	01432 - 2500	89.82
	WIPER BLADES	01432 - 2500	64.90
	WIFER BLADES WIPER BLADES	01432 - 2500	199.60
CHARIOT GRAPHICS INC	TOWNSHIP LOGO	01432 - 2500	25.00
COLLIFLOWER INC	PLOW HOSE/FITTINGS	01432 - 2500	282.94
DEER PARK	COOLER WATER: VM GARAGE	01432 - 2200	7.48
EAGLE POWER & EQUIPMENT INC	CREDIT: UNIT 450	01432 - 2500	-138.00
EASTERN AUTO PARTS WAREHOUSE	MINI LAMPS	01432 - 2500	7.60
EASTERN AUTOTAKTS WAREHOUSE	UNIT 425: BRAKE PADS/ROTORS	01432 - 2500	177.81
H A THOMSON CO	SHARE OF FIDUCIARY INS-TRAVLRS	01432 - 3520	45.88
JEFF WEITZEL	2021 BOOTS: WEITZEL	01432 - 2446	90.00
KENCO HYDRAULICS INC	PLOW CYLINDER REBUILD	01432 - 2500	895.00
MSC INDUSTRIAL INC	CUTOFF WHEELS	01432 - 2500	125.30
WISE INDUSTRIAL INC	MISCELLANEOUS HARDWARE	01432 - 2500	220.62
	PIPE BUSHINGS	01432 - 2500	34.67
PA DEPT ENVIRONMENTAL PROTECTION	DEP WASTE TIRE TRANSPORTER	01432 - 2500	50.00
PLASTERER EQUIPMENT CO INC	UNIT 465: FILTERS (STOCK)	01432 - 2500	284.14
PPC LUBRICANTS INC	DIESEL EMISSIONS FLUID	01432 - 2500	150.95
SNAP ON TOOLS	MODIS UPDATE	01432 - 2500	1,299.00
SOSMETAL PRODUCTS INC	DOCUMENT HOLDERS/PAINT	01432 - 2200	210.74
	GLASS CLEANER	01432 - 2200	61.01
	GRINDING DISCS/BRAKE CLEANER	01432 - 2500	192.13
	PLOW LIGHTS	01432 - 2500	208.26
U. S. MUNICIPAL SUPPLY, INC.	BRINE PUMP	01432 - 2500	565.77
,	PLOW BLADE COMPRESSION ROD	01432 - 2500	193.70
	PLOW BLADE COMPRESSION SPRING	01432 - 2500	322.00
	PLOW CURB BUMPERS	01432 - 2500	483.50
	PLOW SHOE ASSEMBLY	01432 - 2500	141.27
	RUBBER PLOW BLADES	01432 - 2500	1,681.70
UNI-SELECT USA INC	UNIT 2: FILTER	01432 - 2500	8.36
	UNIT 423: OIL FILTER	01432 - 2500	3.74
	UNIT 471: FILTERS	01432 - 2500	15.38
	UNIT 471: FUEL STABILIZER	01432 - 2500	10.12
	UNIT 61: BRAKE CALIPER	01432 - 2500	118.30
UNIFIRST CORPORATION	UNIFORMS: VEHICLE MAINTENANCE	01432 - 2380	91.08
WELDON AUTO PARTS INC	MISCELLANEOUS VEHICLE LAMPS	01432 - 2500	63.23
	PLOW CASTER WHEELS	01432 - 2500	259.24
	VEHICLE LIGHTS	01432 - 2500	63.23
	Total PW-Vehicle Maintenance		9,114.39
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VENDOR	ITEM DESCRIPTION	ACCOUNT #	<u>AMOUNT</u>
01434 PW-Park Maintenance			
AMAZON CAPITAL SERVICES, INC.	COIN CHUTE: NOR-VIEW FARM	01434 - 2800	255.00
ARDMORE TIRE, INC	FARM TRACTOR	01434 - 3740	854.00
ARRO CONSULTING INC	DEP LEVEL 2 PWS ASSESSMENT	01434 - 2800	1,289.45
BERGEY'S FORD INC.	UNIT 472: WASHER RESERVOIR	01434 - 3750	296.87
BOHICA INC	1,710 COMPOST WINDOW LABEL	01434 - 2460	2,749.67
	130 LEAF COMPOST REG FORMS	01434 - 2460	130.29
BROADVIEW NETWORKS	COMMUNICATION LINES 0121	01434 - 2460	69.58
	COMMUNICATION LINES 0221	01434 - 2460	69.58
COLONIAL ELECTRIC SUPPLY CO #U425	METAL HALIDE LIGHT BULBS	01434 - 2460	169.60
CONWAY POWER EQUIPMENT INC	THROTTLE CABLE	01434 - 3740	30.53
	WALK-BEHIND SPREADER	01434 - 2800	240.00
EAGLE POWER & EQUIPMENT INC	CREDIT: UNIT 478	01434 - 2460	-16.80
	UNIT 478: HOOD SPRING	01434 - 2460	154.80
FUEL SYSTEM SERVICES LLC	SHARE OF FUEL PUMP MAINT	01434 - 2300	51.25
G CANNON CONSTRUCTION	REPLACE CAPPING: NVF HOUSE	01434 - 2800	1,156.00
GRAINGER -W.W.GRAINGER INC	WATER VENDING METERS/TIMERS	01434 - 2800	753.54
H A THOMSON CO	SHARE OF FIDUCIARY INS-TRAVLRS	01434 - 3520	46.50
HOME DEPOT	SUPPLIES-JAN	01434 - 2461	226.44
	SUPPLIES-JAN	01434 - 2800	236.17
	SUPPLIES-JAN	01434 - 3730	76.91
	SUPPLIES-JAN	01434 - 3740	43.52
JERRY RECUPIDO	2021 BOOTS: RECUPIDO	01434 - 2446	110.00
KEIL WELDING & FABRICATING INC	UNIT 434: WHEEL FENDERS	01434 - 3740	360.00
M J REIDER ASSOCIATES INC	WATER TESTING: NOR-VIEW FARM	01434 - 2800	195.00
M.A.D. EXTERMINATORS, INC.	PEST CONTROL: NOR-VIEW FARM	01434 - 2800	35.00
11.11.11.11.11.11.11.11.11.11.11.11.11.	PEST CONTROL: NOR-VIEW FARM	01434 - 2800	50.00
MISC	MATERIAL FOR TRAILER DECK	01434 - 3740	386.50
NATURE WORKS CLEARWATER ASSOC IN	TOWNSHIP POND FOUNTAIN REMOVAL	01434 - 3740	500.00
PA DEPT ENVIRONMENTAL PROTECTION	DEP ANNUAL FEE	01434 - 2800	1,000.00
PECO ENERGY	ELECTRIC: COMPOSTE SITE	01434 - 2460	115.45
TECO ENERGY	ELECTRIC: NOR-VIEW FARM	01434 - 2800	32.37
	ELECTRIC: NOR-VIEW FARM BARN 1	01434 - 2800	102.94
	ELECTRIC: NOR-VIEW FARM BARN 2	01434 - 2800	239.21
	ELECTRIC: NOR-VIEW FARM HOUSE	01434 - 2800	32.39
	ELECTRIC: NOR-VIEW FARM STORE	01434 - 2800	128.37
	ELECTRIC: NOR-VIEW PARM STORE ELECTRIC: NOR-VIEW ROOSTER	01434 - 2800	82.53
PENNSYLVANIA RECREATION AND PARK	PRPC MEMBERSHIP: LACHENMAYER	01434 - 4620	100.00
FERINS I L VAINIA RECREATION AIND FARK	PRPS MEMBERSHIP: RECUPIDO	01434 - 4020	100.00
PEP BOYS	LUBRICANT	01434 - 4200	23.46
PETER BLAUNER VMD	VET SERVICES	01434 - 2800	1,785.00
RICOH AMERICAS CORPORATION	RICOH USAGE	01434 - 2800	0.91
STEVE HUNSBERGER	VET: GOAT DE-WORMING		240.00
STEVE HUNSBERGER	VET: GOAT DE-WORMING VET: GOAT DE-WORMING	01434 - 2800	240.00
CLIDLID DANI DD ODANIE		01434 - 2800	
SUBURBAN PROPANE	PROPANE: NOR-VIEW FARM	01434 - 2800	185.72
	PROPANE: NOR-VIEW FARM	01434 - 2800	249.09
	PROPANE: NOR-VIEW FARM	01434 - 2800	276.31
	PROPANE: NOR-VIEW FARM	01434 - 2800	290.52
T D TD AH EDG DIG	PROPANE: NOR-VIEW FARM	01434 - 2800	635.31
T.P.TRAILERS,INC.	UNIT 434: TRAILER PAINT	01434 - 3740	25.32
TRACTOR SUPPLY CO	ANIMAL FEED	01434 - 2800	68.55
	ANIMAL FEED	01434 - 2800	103.70
	ANIMAL FEED	01434 - 2800	153.81
	ANIMAL SUPPLIES	01434 - 2800	182.94
	PUSH SPREADER	01434 - 2800	39.99
UNI-SELECT USA INC	TUB GRINDER: FILTERS	01434 - 2460	36.56
UNIFIRST CORPORATION	UNIFORMS: NOR-VIEW FARM	01434 - 2800	31.89

Invoices for Approval February 18, 2021

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VENDOR	ITEM DESCRIPTION	ACCOUNT #	AMOUNT
UNIFIRST CORPORATION	UNIFORMS: PARK MAINTENANCE	01434 - 2380	113.92
VALLEY FORGE SECURITY CENTER	COMPOST SITE KEYS	01434 - 2460	28.60
VERIZON	CELL SERVICE-DEC	01434 - 2800	44.74
	CELL SERVICE-NOV	01434 - 2800	45.46
	CELL SERVICE-OCT	01434 - 2800	45.47
	COMMUNICATION LINES 0221	01434 - 3210	43.39
WASTE MANAGEMENT SOUTHEAST PA	WASTE REMOVAL: NOR-VIEW FARM	01434 - 2800	207.92
WELDON AUTO PARTS INC	UNIT 434: LAMP	01434 - 3740	32.35
	UNIT 434: WHEEL SEALS	01434 - 3740	84.97
WILLIAM A FRASER INC	SHARP LEASE PAYMENT	01434 - 2800	29.68
	Total PW-Park Maintenance		17,698.24
01436 PW-Building Maintenance			
AMAZON CAPITAL SERVICES, INC.	BADGE REELS	01436 - 2200	23.88
AWAZON CAFITAL SERVICES, INC.	OFFICE SUPPLIES	01436 - 2200	117.28
AQUA PENNSYLVANIA	WATER: TOWNSHIP BUILDING	01436 - 3600	213.29
AQUA FENNSTEVANIA	WATER: TOWNSHIP BUILDING WATER: TOWNSHIP BUILDING	01436 - 3600	1,076.46
BRUCE GINSBURG	TOILET REPAIRS: TOWNSHIP BLDG	01436 - 4545	1,680.00
CALHOUN ASSOCIATES INC	HVAC FILTERS	01436 - 4521	1,379.24
CINTAS CORPORATION #2	FIRST AID SUPPLIES	01436 - 2446	178.46
COMCAST CORPORATION	COMMUNICATION LINES 0121	01436 - 3210	596.74
CONSTELLATION NEW ENERGY, INC	GAS: MULTIPLE LOCATIONS	01436 - 3600	1,570.16
DEER PARK	COOLER WATER: TOWNSHIP BLDG	01436 - 3730	193.79
GPX COMMUNICATION LLC	COMMUNICATION LINES 0121	01436 - 3210	1,279.69
H A THOMSON CO	SHARE OF FIDUCIARY INS-TRAVLRS	01436 - 3520	14.88
HOME DEPOT	SUPPLIES-DEC	01436 - 3730	37.57
HOME DEI 01	SUPPLIES-JAN	01436 - 3730	133.96
KISTLER - O'BRIEN INC	CO2 DETECTOR UPGRADES	01436 - 3730	3,520.18
M.A.D. EXTERMINATORS, INC.	PEST CONTROL: TOWNSHIP BLDG	01436 - 4545	215.00
METROPOLITAN FLAG & BANNER	REPLACEMENT FLAGS	01436 - 2200	794.82
NALCO U.S. 2 INC	WATER TREATMENT FEE	01436 - 4545	185.96
OFFICE BASICS	CLEANING SUPPLIES	01436 - 2200	161.13
Of FICE BASICS	CLEANING SUPPLIES (COVID)	01436 - 2200	134.00
	DESK REPLACEMENT	01436 - 2500	361.34
	KITCHEN & OFFICE SUPPLIES	01436 - 2200	65.26
	KITCHEN SUPPLIES	01436 - 2200	6.81
	KITCHEN SUPPLIES KITCHEN SUPPLIES	01436 - 2200	108.03
	KITCHEN SUPPLIES KITCHEN SUPPLIES	01436 - 2200	148.34
	KITCHEN SUPPLIES KITCHEN SUPPLIES	01436 - 2200	843.71
	OFFICE SUPPLIES	01436 - 2200	76.69
	OFFICE SUPPLIES	01436 - 2200	117.00
	OFFICE SUPPLIES	01436 - 2200	178.50
	OFFICE SUPPLIES	01436 - 2200	405.00
	PAPER	01436 - 2200	54.18
	RESTROOM SUPPLIES	01436 - 2200	185.56
	RESTROOM SUPPLIES	01436 - 2200	232.50
PA DEPT ENVIRONMENTAL PROTECTION	DEP STORAGE TANK PERMIT	01436 - 3730	50.00
PARKER INTERIOR PLANTSCAPE INC	INTERIOR PLANT SERVICE	01436 - 4545	265.68
THREE INTERIOR PERIOR PERIOR	INTERIOR PLANT SERVICE	01436 - 4545	265.68
PECO ENERGY	ELECTRIC: LED SIGN	01436 - 3600	53.17
	ELECTRIC: TOWNSHIP BUILDING	01436 - 3600	6,011.46
	ELECTRIC: TOWNSHIP BUILDING	01436 - 3600	6,474.88
UNIFIRST CORPORATION	UNIFORMS: BUILDING MAINTENANCE	01436 - 2380	16.35
UPPER MERION SEWER REVENUE	SEWER FEE: TOWNSHIP BUILDING	01436 - 3600	149.50
VERIZON	CELL SERVICE-DEC	01436 - 3210	16.14
	CELL SERVICE-NOV	01436 - 3210	16.40
	CELL SERVICE-OCT	01436 - 3210	16.14
	COMMUNICATION LINES 0121	01426 2210	270.00

COMMUNICATION LINES 0121

01436 - 3210

279.00

VENDOR	ITEM DESCRIPTION	ACCOUNT #	AMOUNT
WASTE MANAGEMENT SOUTHEAST PA	WASTE REMOVAL: TOWNSHIP BLDG	01436 - 3185	730.31
	Total PW-Building Maintenance		30,634.12
01450 D L LD /*	g		,
01450 Park and Recreation			
ABLE EQUIPMENT RENTAL INC	SCISSOR LIFT UMCC	01450 - 3840	520.00
AGT FITNESS MANAGEMENT INC	FITNESS STAFFING JANUARY	01450 - 4593	10,359.95
ALLYSON ROBERTS	PIANO LESSONS	01450 - 4593	600.00
AMAZON CAPITAL SERVICES, INC.	BATTERIES	01450 - 3730	10.82
	FACE MASKS	01450 - 2200	59.50
	GRAB BAG SUPPLIES	01450 - 4595	16.89
	GRAB BAG SUPPLIES	01450 - 4595	27.57
	GRAB BAG SUPPLIES	01450 - 4595	45.40
	GRAB BAG SUPPLIES	01450 - 4595	157.69
	PHONE CASE	01450 - 3730	12.59
	PHONE CHARGER	01450 - 4597	6.98
	PNO SUPPLIES	01450 - 4593	19.94
	ROLLER MOP	01450 - 3730	40.04
	SCALE	01450 - 3730	16.99
AMERICAN NATIONAL RED CROSS & ITS C	CPR FIRST AID CERTIFICATIONS	01450 - 4620	294.00
ANGELO'S PIZZA	PNO PIZZA	01450 - 4593	33.00
	SHAPE PIZZA	01450 - 4593	22.00
AQUA PENNSYLVANIA	WATER BOB CASE PARK	01450 - 3600	146.66
	WATER BOB CASE PARK	01450 - 3600	148.71
	WATER HEUSER	01450 - 3600	210.36
	WATER HEUSER	01450 - 3600	485.70
	WATER HEUSER	01450 - 3600	213.29
	WATER MOORE ROAD	01450 - 3600	53.51
	WATER MOORE ROAD	01450 - 3600	54.25
	WATER POOL	01450 - 3600	322.02
	WATER POWDERHORN ROAD	01450 - 3600	18.35
	WATER POWDERHORN ROAD	01450 - 3600	18.60
	WATER SWEDELAND	01450 - 3600	54.25
	WATER WALKER PARK	01450 - 3600	104.48
BARRETT E WOLFSON	HYPNOSIS INSTRUCTOR	01450 - 4593	162.40
BILLOWS ELECTRIC SUPPLY COMPANY IN	UMCC LIGHTS	01450 - 3730	674.15
BRIAN SELL	SHAPE SUPPLIES	01450 - 4593	11.62
BROADVIEW NETWORKS	COMMUNICATION LINES 0121	01450 - 3210	128.56
	COMMUNICATION LINES 0221	01450 - 3210	128.39
CM EICHENLAUB CO	BACKBOARD INSTALLATION	01450 - 3730	1,647.90
	BACKSTOP REBUILD KIT	01450 - 3730	1,360.19
COMCAST CORPORATION	COMMUNICATION LINES	01450 - 3600	565.55
	COMMUNICATION LINES 0221	01450 - 3210	223.35
	COMMUNICATION LINES 1220	01450 - 3600	703.59
	COMMUNICATION LINES 1220	01450 - 3600	711.97
CONSTELLATION NEW ENERGY, INC	GAS: MULTIPLE LOCATIONS	01450 - 3600	811.29
DANIEL D SOMERVILLE	WEEKEND CLEANING	01450 - 3730	312.00
	WEEKEND CLEANING	01450 - 3730	936.00
DEER PARK	UMCC WATER COOLERS	01450 - 2200	70.62
DUBBLE BUBBLES LAUNDRY	LAUNDRY	01450 - 3730	60.00
E-WEBSITY INC	JANUARY FEES	01450 - 3900	731.22
EVAN PATRICK	PHONE REIMBURSEMENT	01450 - 3210	150.00
FASTENAL COMPANY	BATTERIES	01450 - 3730	75.94
	MISC. SUPPLIES	01450 - 3730	32.35
	MISC. SUPPLIES	01450 - 3730	56.27
FRANKLIN CLEANING EQUIPMENT & SUPP	CLEANING SUPPLIES	01450 - 3730	68.80
`	MAINTENANCE SUPPLIES	01450 - 3730	19.10
H A THOMSON CO	SHARE OF FIDUCIARY INS-TRAVLRS	01450 - 3520	558.00
HOME DEPOT	SUPPLIES-DEC	01450 - 2200	6.46

VENDOR	ITEM DESCRIPTION	ACCOUNT #	AMOUNT
HOME DEPOT	SUPPLIES-DEC	01450 - 3730	63.21
IMPERIAL BAG & PAPER LLC	CLEANING SUPPLIES	01450 - 3730	207.70
	CLEANING SUPPLIES	01450 - 3730	555.64
	TRASH BAGS	01450 - 3730	29.90
KAHLEEL DRACIR HENRY	YOUTH BASKETBALL	01450 - 4593	105.00
MARIANNE S MANDARANO	PURPOSEFUL PLAY	01450 - 4593	3,433.60
MISC	SHAPE SUPPLIES	01450 - 4593	71.58
NORFOLK SOUTHERN CORPORATION	ANNUAL LEASE	01450 - 2200	1,330.07
OFFICE BASICS	PRINTER PAPER	01450 - 2100	115.80
PARK & REC EXPENSE CARD	GRAB BAG SUPPLIES	01450 - 4595	171.22
	INSTRUCTOR INSURANCE	01450 - 4593	367.00
	ONLINE CALENDAR	01450 - 2200	64.00
	POLISH	01450 - 3730	8.99
	SPOTIFY	01450 - 2200	15.89
	STORAGE CONTAINERS	01450 - 4599	110.03
PECO ENERGY	ELECTRIC BAXTER FIELD	01450 - 3600	333.18
	ELECTRIC BOB WHITE	01450 - 3600	77.90
	ELECTRIC EXECUTIVE ESTATES	01450 - 3600	28.41
	ELECTRIC GAZEBO	01450 - 3600	31.06
	ELECTRIC HEUSER	01450 - 3600	536.13
	ELECTRIC POOL	01450 - 3600	71.27
	ELECTRIC SWEDELAND	01450 - 3600	123.20
	ELECTRIC SWEDELAND PARK	01450 - 3600	182.40
	ELECTRIC TWP BLDG PARK	01450 - 3600	25.54
	ELECTRIC TWP BLDG PARK	01450 - 3600	281.43
	ELECTRIC UMCC	01450 - 3600	3,877.48
	ELECTRIC WALKER PARK	01450 - 3600	449.85
	GAS UMCC	01450 - 3600	1,356.30
	LIGHTS WALKER	01450 - 3600	39.91
PITNEY BOWES GLOBAL FINANCIAL SERV	4TH QTR20 LEASE PYMT	01450 - 3250	145.48
PPP PHILADELPHIA INC	PRINCESS AND SUPERHERO PARTY	01450 - 4595	70.00
REPUBLIC SERVICES INC	TRASH HEUSER	01450 - 3185	200.17
	TRASH HEUSER	01450 - 3600	200.17
	TRASH WALKER	01450 - 3185	281.55
D. G. G. L. L. L. L. G. G. G. D. G. L.	TRASH WALKER	01450 - 3600	187.95
RICOH AMERICAS CORPORATION	RICOH USAGE	01450 - 3840	0.09
	RICOH USAGE	01450 - 3840	1.50
GEAN GOLLING	RICOH USAGE	01450 - 3840	25.40
SEAN COLLINS	YOUTH BASKETBALL	01450 - 4593	105.00
SIEMENS INDUSTRY INC	FIRE ALARM INSPECTION	01450 - 3730	1,455.00
STACEY MARSHALL	BASKETBALL UNIFORMS	01450 - 4593	400.00
TARRELL WILLIG	YOUTH BASKETBALL	01450 - 4593	75.00
TARRELL WILLIS	YOUTH BASKETBALL	01450 - 4593	75.00
TRAVIS MARSHALL	YOUTH BASKETBALL	01450 - 4593	112.00
UNI-SELECT USA INC	MAINTENANCE SUPPLIES	01450 - 3730	6.27
UPPER MERION SENIOR SERVICE CENTER	1ST QTR21 SENIOR CENTER ALLOC	01450 - 2490	15,387.50
VERIZON	CELL SERVICE-DEC CELL SERVICE-NOV	01450 - 3210 01450 - 3210	84.61 85.98
	CELL SERVICE-NOV CELL SERVICE-OCT		82.57
WALLACE IANITODIAL		01450 - 3210	
WALLACE JANITORIAL WASTE MANAGEMENT SOUTHEAST PA	HEUSER CLEANING TRASH UMCC	01450 - 3730 01450 - 3185	629.52 207.92
WILLIAM A FRASER INC	SHARP LEASE PAYMENT	01450 - 3840	141.68
XTREME HOOPS	BASKETBALL SESSIONS	01450 - 4593	228.00
ATREME HOOFS	Total Park and Recreation	U17JU - 7J7J	
	totat – tark and Recreation		58,531.31
01493 TMA/Rambler/Other			
AQUA PENNSYLVANIA	WATER SVC-135 E VF RD-DEC	01493 - 3600	18.35
CONSTELLATION NEW ENERGY, INC	GAS: MULTIPLE LOCATIONS	01493 - 3600	1.91

<u>VENDOR</u>	ITEM DESCRIPTION	ACCOUNT #	AMOUNT
GREATER VALLEY FORGE T.M.A.	JAN21 SVC LESS OCT20-JAN21 TIX	01493 - 3320	20,790.20
	RAMBLER SVC DEC	01493 - 3320	21,149.09
PECO ENERGY	ELECTRIC/GAS 135 VF RD-DEC	01493 - 3600	25.76
	Total TMA/Rambler/Other		41,985.31
04456 I shaarr			,
04456 Library	DOOMS	04456 2100	11.05
AMAZON.COM LLC	BOOKS	04456 - 2100	11.95
	BOOKS	04456 - 2100	29.99
	BOOKS	04456 - 2472	11.99
	BOOKS	04456 - 2472	50.96
	BOOKS	04456 - 2473	6.99
	BOOKS	04456 - 2473	15.65
	BOOKS	04456 - 2475	19.95
	BOOKS	04456 - 2476	14.96
DAVED 6 TAVI OD INC	BOOKS BOOKS	04456 - 2477	109.53
BAKER & TAYLOR INC	BOOKS	04456 - 2472	28.85
		04456 - 2472	28.88
	BOOKS	04456 - 2472	40.49
	BOOKS	04456 - 2472	47.15
	BOOKS	04456 - 2472	127.37
	BOOKS	04456 - 2472	310.55
	BOOKS	04456 - 2472	317.50
	BOOKS	04456 - 2472	350.78
	BOOKS	04456 - 2472	359.07
	BOOKS	04456 - 2472	399.02
	BOOKS	04456 - 2472	434.50
	BOOKS	04456 - 2472	523.05
	BOOKS	04456 - 2472	532.57
	BOOKS	04456 - 2472	759.18
	CH. BOOKS	04456 - 2473	65.31
	CH. BOOKS	04456 - 2473	72.17
	CH. BOOKS	04456 - 2473	114.95
	CH. BOOKS	04456 - 2473	415.41
	CH. BOOKS	04456 - 2473	916.32
	Y.A.	04456 - 2480	11.49
DI A GRATONE AUDIO DIG	Y.A.	04456 - 2480	12.09
BLACKSTONE AUDIO INC	MEDIA	04456 - 2476	74.20
CARLA MEDDERAME	MEDIA	04456 - 2476	470.20
CARLA VERDERAME	LIB. PROGRAM	04456 - 2471	275.00
CENGAGE LEARNING INC	LG. PRINT	04456 - 2481	28.49
	LG. PRINT	04456 - 2481	49.48
	LG. PRINT LG. PRINT	04456 - 2481	50.23
	LG. PRINT	04456 - 2481	55.48 71.97
	LG. PRINT	04456 - 2481	71.97 74.97
		04456 - 2481	
	LG. PRINT	04456 - 2481	80.96
	LG. PRINT	04456 - 2481	82.48
	LG. PRINT	04456 - 2481	82.48
	LG. PRINT	04456 - 2481	97.46
	LG. PRINT	04456 - 2481	141.70
	LG. PRINT	04456 - 2481	145.44
CHILDDENIS BLUS INC	RESOURCES CH. BOOKS	04456 - 2474	2,319.86
CHILDREN'S PLUS, INC.	CH. BOOKS	04456 - 2473	3.73
CYPRESS INFORMATION SERVICES LLC	RESOURCES MEDIA	04456 - 2474	385.88
FINDAWAY WORLD LLC	MEDIA MEDIA	04456 - 2476	570.54
	MEDIA MEDIA	04456 - 2476	705.51
HA THOMCON CO	MEDIA	04456 - 2477	161.22
H A THOMSON CO	SHARE OF FIDUCIARY INS-TRAVLRS	04456 - 3520	35.34

<u>VENDOR</u>	ITEM DESCRIPTION	ACCOUNT #	<u>AMOUNT</u>
MICROMARKETING LLC	MEDIA	04456 - 2476	32.00
	MEDIA	04456 - 2476	34.99
	MEDIA	04456 - 2476	39.99
	MEDIA	04456 - 2476	40.00
	MEDIA	04456 - 2476	44.99
	MEDIA	04456 - 2476	74.98
	MEDIA	04456 - 2476	109.97
	MEDIA	04456 - 2476	110.97
	MEDIA	04456 - 2476	226.95
MIDWEST TAPE LLC	MEDIA	04456 - 2476	43.47
	MEDIA	04456 - 2476	99.22
	MEDIA	04456 - 2476	163.67
	RESOURCES	04456 - 2474	393.73
MORNINGSTAR MUTUAL FUNDS	RESOURCES	04456 - 2474	4,352.00
OVERDRIVE	EBOOKS	04456 - 2483	12.99
o , Eribria , E	EBOOKS	04456 - 2483	27.50
	EBOOKS	04456 - 2483	305.97
	EBOOKS	04456 - 2483	1,264.01
PITNEY BOWES GLOBAL FINANCIAL SERV	4TH QTR20 LEASE PYMT	04456 - 3250	84.45
RICOH AMERICAS CORPORATION	RICOH USAGE	04456 - 3840	44.13
VALUE LINE PUBLISHING INC	RESOURCES	04456 - 2474	1,103.00
WILLIAM A FRASER INC	SHARP LEASE PAYMENT	04456 - 3840	70.00
WILLIAM AT MISER INC	Total Library	01130 3010	20,780.27
	Total Liolary		20,700.27
08364 Sanitation			
MISC	REFUND-1016 OLD VF RD	08364 - 0200	141.20
	REFUND-1122 BRIANS WAY	08364 - 0200	149.50
	REFUND-181 GREEN HILL RD	08364 - 0200	149.50
	REFUND-203 BERNHARD DR	08364 - 0200	376.90
	REFUND-273 MEADOW BROOK	08364 - 0200	130.00
	Total Sanitation		947.10
08421 Trout Run			
AQUA PENNSYLVANIA	WATER: TROUT RUN	08421 - 3660	506.60
BOB'S AUTO PARTS	CREDIT: SPARK PLUG TOOL	08421 - 3750	-108.98
BOD S AUTO PARTS	UNIT 562 PARTS	08421 - 3750 08421 - 3750	142.93
	UNIT 562 SPARK PLUG		19.99
DDO A DVIEW NETWORKS		08421 - 3750	
BROADVIEW NETWORKS	COMMUNICATION LINES 0121	08421 - 3210	123.29
CONTROLEX SERVICE CORP	#2 PRIM. CLARIFIER FLOAT ALARM #2 PRIM. CLARIFIER FLOAT ALARM	08421 - 2200 08421 - 3700	332.00
COYNE CHEMICAL	SODIUM BISULFITE	08421 - 3700 08421 - 2210	2,400.00
			1,864.89
DEER PARK DONALD YEAGER	COOLER WATER: TROUT RUN	08421 - 2200 08421 - 2200	3.99
DUFF SUPPLY COMPANY	20Q4 PHONE: YEAGER BALL VALVE	08421 - 2200	62.54 838.72
EAST JORDAN IRON WORKS INC	MANHOLE COVERS		1,032.66
FUEL SYSTEM SERVICES LLC	SHARE OF FUEL PUMP MAINT	08421 - 3740 08421 - 2300	25.62
GRAINGER -W.W.GRAINGER INC	HEX KEYS	08421 - 2200 08421 - 2200	7.05
H A THOMSON CO	SHARE OF FIDUCIARY INS-TRAVLRS	08421 - 2200 08421 - 3520	876.68
HOME DEPOT	SUPPLIES-DEC	08421 - 3320 08421 - 2200	
HOME DEFOT	SUPPLIES-DEC SUPPLIES-JAN	08421 - 2200	391.04 284.34
KEIL WELDING & FABRICATING INC	DRAIN COVERS	08421 - 2200	186.00
OFFICE BASICS	PAPER: TROUT RUN	08421 - 2200	27.99
PA DEPT ENVIRONMENTAL PROTECTION	STORAGE TANK REGISTRATION	08421 - 2200 08421 - 2900	150.00
PA DEPT OF LABOR & INDUSTRY B	DLI: BOILER/VESSEL CERTIFICATE	08421 - 2900 08421 - 2250	
PECO ENERGY	ELECTRIC: TROUT RUN	08421 - 2250 08421 - 3610	245.50 17 192.65
	GAS MONITOR BATTERY	08421 - 3610 08421 - 2200	17,192.65
PENDERGAST SAFETY EQPT CORP PITNEY BOWES GLOBAL FINANCIAL SERV		08421 - 2200 08421 - 2200	145.25 2.13
POLYDYNE INC	4TH QTR20 LEASE PYMT POLYMER FOR SLUDGE REMOVAL		
FOL I D I NE INC	FOLTMER FOR SLUDGE KEMUVAL	08421 - 3186	3,804.43

Invoices for Approval February 18, 2021

	repruary 10, 2021		
VENDOR	ITEM DESCRIPTION	ACCOUNT #	AMOUNT
PYRZ WATER SUPPLY CO, INC.	HYPO METER PUMP	08421 - 2500	2,595.00
	HYPO METER PUMP	08421 - 7400	1,500.00
	HYPOCHLORITE METER PUMP	08421 - 2900	4,095.00
RICOH AMERICAS CORPORATION	RICOH USAGE	08421 - 3840	3.61
ROBERT MCKERNAN	20Q4 PHONE: MCKERNAN	08421 - 3210	50.00
SUBURBAN PROPANE	PROPANE: TROUT RUN	08421 - 3610	187.37
UNIFIRST CORPORATION	UNIFORMS: TROUT RUN	08421 - 2380	53.88
VALLEY FORGE SECURITY CENTER	NEW DOOR KEYS	08421 - 2200	193.50
	REPLACE DOOR LOCKS	08421 - 2200	352.36
VERIZON	CELL SERVICE-DEC	08421 - 3210	55.72
	CELL SERVICE-NOV	08421 - 3210	56.62
	CELL SERVICE-OCT	08421 - 3210	98.33
WALKER PROCESS EQUIPMENT	#2 GRIT AUGER PART	08421 - 2500	187.32
WASTE MANAGEMENT SOUTHEAST PA	SLUDGE REMOVAL: TROUT RUN	08421 - 3186	7,945.02
	WASTE REMOVAL: TROUT RUN	08421 - 3185	48.26
WILLIAM A FRASER INC	SHARP LEASE PAYMENT	08421 - 3840	42.14
	Total Trout Run		48,021.44
08422 Matsunk			
AQUA PENNSYLVANIA	WATER: MATSUNK	08422 - 3660	185.60
BROADVIEW NETWORKS	COMMUNICATION LINES 0121	08422 - 3210	184.75
BUCKMAN'S INC	SODIUM HYPOCHLORITE: 2,000 GAL	08422 - 2210	1,896.00
CONSTELLATION NEW ENERGY, INC	GAS: MULTIPLE LOCATIONS	08422 - 3620	1,094.09
CONTROLEX SERVICE CORP	MOTOR MAINTENANCE	08422 - 3700	480.00
CONTROLLINGER SERVICE COR	REBUILD GEAR & MOTOR	08422 - 3740	2,600.00
DEER PARK	COOLER WATER: MATSUNK	08422 - 2200	12.27
FUEL SYSTEM SERVICES LLC	SHARE OF FUEL PUMP MAINT	08422 - 2300	8.54
GRAINGER -W.W.GRAINGER INC	AIR FILTERS/AIR COMPRESSORS	08422 - 2200	76.32
	AIR FILTERS/AIR COMPRESSORS	08422 - 3740	671.62
	BREATHER CAPS FOR PRESS	08422 - 2200	37.50
	ROTARY PRESS FITTINGS	08422 - 2200	30.60
H A THOMSON CO	SHARE OF FIDUCIARY INS-TRAVLRS	08422 - 3520	876.68
HOME DEPOT	SUPPLIES-JAN	08422 - 2200	279.03
PA DEPT ENVIRONMENTAL PROTECTION	STORAGE TANK REGISTRATION	08422 - 2900	150.00
PECO ENERGY	ELECTRIC: MATSUNK	08422 - 3610	12,769.10
	GAS: MATSUNK C/S BUILDING	08422 - 3620	571.76
	GAS: MATSUNK CHLORINE BUILDING	08422 - 3620	85.88
	GAS: MATSUNK PRESSROOM	08422 - 3620	481.12
	GAS: MATSUNK PRESSROOM	08422 - 3620	571.76
PITNEY BOWES GLOBAL FINANCIAL SERV	4TH QTR20 LEASE PYMT	08422 - 2200	2.13
RICOH AMERICAS CORPORATION	RICOH USAGE	08422 - 3840	4.15
ROBERT MCKERNAN	20Q4 PHONE: MCKERNAN	08422 - 3210	50.00
SCAVELLO & SONS	SINK HOLE REPAIR	08422 - 2500	7,707.21
UNIFIRST CORPORATION	UNIFORMS: MATSUNK	08422 - 2380	63.24
USA BLUE BOOK	HYPOCHLORITE FITTINGS	08422 - 2200	561.14
	SLUDGE JUDGE	08422 - 2200	146.46
VELODYNE	POLYMER CHECK VALVES	08422 - 2200	494.56
VERIZON	CELL SERVICE-DEC	08422 - 3210	67.55
	CELL SERVICE-NOV	08422 - 3210	68.64
	CELL SERVICE-OCT	08422 - 3210	68.66
WASTE MANAGEMENT SOUTHEAST PA	SLUDGE REMOVAL: MATSUNK	08422 - 3186	5,888.73
	SLUDGE REMOVAL: MATSUNK	08422 - 3186	6,847.49
WILLIAM A ED AGED 212	WASTE REMOVAL: MATSUNK	08422 - 3185	48.26
WILLIAM A FRASER INC	SHARP LEASE PAYMENT	08422 - 3840	42.14
	Total Matsunk		45,122.98
08423 Collections			
A OLIA DENINGVI VANIA	WATED, ADDAMO DO	09422 2660	54.05

WATER: ABRAMS PS

08423 - 3660

54.25

AQUA PENNSYLVANIA

<u>VENDOR</u>	ITEM DESCRIPTION	ACCOUNT #	AMOUNT
AQUA PENNSYLVANIA	WATER: BALLIGO PS	08423 - 3660	56.16
	WATER: MATSONFORD PS	08423 - 3660	54.92
	WATER: ROSS ROAD PS	08423 - 3660	18.60
	WATER: SWEDELAND PS	08423 - 3660	32.32
	WATER: VALLEYBROOK PS	08423 - 3660	18.60
BERGEY'S FORD INC.	UNIT 722: MIRROR ASSEMBLY	08423 - 3750	270.14
	UNIT 727: NOZZLE	08423 - 3750	9.14
BOB'S AUTO PARTS	UNIT 727: BATTERIES	08423 - 3750	247.07
	UNIT 727: BATTERY	08423 - 3750	247.07
COLONIAL ELECTRIC SUPPLY CO #U425	LIGHT BULBS	08423 - 2200	10.80
CONSTELLATION NEW ENERGY, INC	GAS: MULTIPLE LOCATIONS	08423 - 3610	15.75
CONTROLEX SERVICE CORP	NEW GRINDER: ABRAMS PS	08423 - 3780	1,850.00
	PS METER CALIBRATION	08423 - 3760	480.00
	VOLUTE REPAIR: SWEDESBURG PS	08423 - 3760	1,782.70
	VOLUTE REPAIR: SWEDESBURG PS	08423 - 3780	6,163.30
DANIEL LEGERTON	20Q4 PHONE: LEGERTON	08423 - 3210	150.00
DEER PARK	COOLER WATER: COLLECTIONS	08423 - 2200	35.91
EASTERN GENERATOR INC.	GEN REPAIR: MATSONFORD PS	08423 - 3780	373.75
	VALLEYBROOK PS GEN REPAIRS	08423 - 3760	1,141.14
FUEL SYSTEM SERVICES LLC	SHARE OF FUEL PUMP MAINT	08423 - 2300	59.79
H A THOMSON CO	SHARE OF FIDUCIARY INS-TRAVLRS	08423 - 3520	876.68
HARBOR FREIGHT TOOLS USA, INC	HAND TOOLS	08423 - 2600	113.94
HOME DEPOT	SUPPLIES-DEC	08423 - 2200	185.10
	SUPPLIES-JAN	08423 - 2200	184.74
LONGO ELECTRICAL-MECHANICAL, INC	SPARE MOTOR FREIGHT CHARGE	08423 - 3780	191.26
PECO ENERGY	ELECTRIC/GAS: GLEN ROSE PS	08423 - 3610	228.54
	ELECTRIC/GAS: KING MANOR PS	08423 - 3610	1,024.20
	ELECTRIC/GAS: KING MANOR PS	08423 - 3610	694.35
	ELECTRIC/GAS: ROSS ROAD PS	08423 - 3610	359.40
	ELECTRIC/GAS: ROSS ROAD PS	08423 - 3610	330.35
	ELECTRIC/GAS: VALLEYBROOK PS	08423 - 3610	408.80
	ELECTRIC: ABRAMS PS	08423 - 3610	4,750.50
	ELECTRIC: BALLIGO PS	08423 - 3610	2,733.81
	ELECTRIC: BALLIGO PS	08423 - 3610	1,903.68
	ELECTRIC: DEKALB PS	08423 - 3610	431.76
	ELECTRIC: DEKALB PS	08423 - 3610	269.88
	ELECTRIC: FLINT HILL PS	08423 - 3610	502.79
	ELECTRIC: FLINT HILL PS	08423 - 3610	553.39
	ELECTRIC: GUTHRIE ROAD METER	08423 - 3610	39.85
	ELECTRIC: MATSONFORD PS	08423 - 3610	980.09
	ELECTRIC: MATSONFORD PS	08423 - 3610	523.01
	ELECTRIC: SWEDELAND PS	08423 - 3610	1,831.81
	ELECTRIC: SWEDELAND PS	08423 - 3610	2,286.84
	ELECTRIC: SWEDESBURG PS	08423 - 3610	102.28
	ELECTRIC: SWEDESBURG PS	08423 - 3610	214.06
	GAS: SWEDESBURG PS	08423 - 3610	36.28
	GAS: SWEDESBURG PS	08423 - 3610	34.05
DENDLA AMERICANI WA TER CO	PECO SEWER LINE LEASE	08423 - 3610	10.00
PENNA AMERICAN WATER CO.	WATER DEKALD PS	08423 - 3660	17.75
	WATER: DEKALB PS	08423 - 3660	51.61
	WATER: FLINT HILL PS	08423 - 3660	19.49
	WATER: FLINT HILL PS	08423 - 3660	20.71
	WATER: KING MANOR PS	08423 - 3660	16.53
DITNEY DOWEG OLODAL EDIANGIAL CERV	WATER: KING MANOR PS	08423 - 3660	17.79
PITNEY BOWES GLOBAL FINANCIAL SERV	4TH QTR20 LEASE PYMT	08423 - 2200	2.13
RICOH AMERICAS CORPORATION	RICOH USAGE	08423 - 3840	6.77
ROBERT MCKERNAN	20Q4 PHONE: MCKERNAN	08423 - 3210	50.00

VENDOR	ITEM DESCRIPTION		ACCOUNT #	<u>AMOUNT</u>
U. S. MUNICIPAL SUPPLY, INC.	GREEN MARKING PAIN	TT	08423 - 3760	96.48
UNIFIRST CORPORATION	UNIFORMS: COLLECTION	ONS	08423 - 2380	119.08
VALLEY FORGE SECURITY CENTER	DUPLICATE KEYS		08423 - 2200	32.31
VERIZON	CELL SERVICE-DEC		08423 - 3210	146.83
	CELL SERVICE-NOV		08423 - 3210	185.41
	CELL SERVICE-OCT		08423 - 3210	173.15
	COMMUNICATION LIN	ES 0121	08423 - 3210	383.93
WILLIAM A FRASER INC	SHARP LEASE PAYMEN	NT	08423 - 3840	42.14
	Total	Collections		36,254.96
08425 Public Works-Admin				,
AQUA PENNSYLVANIA	3RD QTR20 COMM CON	ISMP DATA	08425 - 2100	165.00
	4TH QTR20 COMM CON		08425 - 2100	164.70
BERKONE	1/1/21 RESD SWR BILL (08425 - 2100	5,291.49
22.1.101.2	3RD QTR20 COMM BILI		08425 - 2100	683.66
BOROUGH OF BRIDGEPORT	BILLING FOR 84 EDU'S-	* *	08425 - 7440	6,216.00
STAPLES CONTRACT & COMMERCIAL INC	OFFICE SUPPLIES	5112 (111 2 0	08425 - 2100	12.39
on a box convincion of containing inve	Total	Public Works-Admin	00.20 2100	12,533.24
	101111	1 uotte 77 orns-2 tuntin		12,333.24
08427 Wastewater				
AMAZON CAPITAL SERVICES, INC.	MIPP/MS4 SELF-INKING	S STAMP	08427 - 7460	23.95
JANET SERFASS	20Q4 PHONE: SERFASS		08427 - 7460	150.00
	REIMBURSEMENT: SER	FASS	08427 - 7460	199.98
M J REIDER ASSOCIATES INC	MIPP COMPLIANCE: GS	SK.	08427 - 7460	750.00
PIO EXPENSE CARD	MIPP OFFICE SUPPLIES		08427 - 7460	15.98
	MIPP OFFICE SUPPLIES		08427 - 7460	39.99
TODD LACHENMAYER	WASTEWATER COURS	E: LACHENMAYER	08427 - 7460	202.00
	Total	Wastewater		1,381.90
10400 CADITAL Administration				
18400 CAPITAL - Administratio			40400 05054	00.00
HOME DEPOT	SUPPLIES-DEC		18400 - 07951	89.89
TYLER TECHNOLOGIES INC	TIME/ATTENDANCE-IM		18400 - 07408	6,040.00
	Total	CAPITAL - Administrat	ion	6,129.89
18407 CAPITAL - Information T	'ech			
CDW-G INC #3418616	56HQ CAMERAS		18407 - 07403	4,160.94
CDW G INC #5110010	REPLACEMENT DISPAT	TCH MONITORS	18407 - 07903	385.88
	Total	CAPITAL - Information		4,546.82
	101111	CHITIE Injointation	reen	7,570.02
18410 CAPITAL - Police				
PENN FABRICATION	FABRICATION HIGH W	ATER VEH	18410 - 07951	9,570.00
TASER INTERNATIONAL	5TH PAYMENT TASER	PROJ	18410 - 07906	10,416.00
	Total	CAPITAL - Police		19,986.00
10/11 CADITAL Eine and EMC	l			
18411 CAPITAL - Fire and EMS		****	40444 05000	
A & E CONSTRUCTION CO	CONSTR MGMT STA 56		18411 - 07889	7,580.00
A DIMOTENIA MANAGATA IA G	CONSTR MGMT STA 56	•	18411 - 07889	4,630.00
A-DUCT MECHANICAL LLC	56HQ FLOOR FIT-OUT-N		18411 - 07889	7,380.00
DEDNIARDON RG	56HQ FLOOR FIT-OUT-N		18411 - 07889	3,150.00
BERNARDON PC	CONTRACT SVCS STA		18411 - 07889	3,292.07
F W HOUDER INC	56HQ FLOOR FIT-OUT-F		18411 - 07889	39,240.00
	56HQ FLOOR FIT-OUT-F		18411 - 07889	7,740.00
DOLLGE EXPENSE GARR	56HQ FLOOR FIT-OUT-F		18411 - 07889	20,853.00
POLICE EXPENSE CARD	GRAINGER - FIRE HOUS		18411 - 07889	680.78
THE FAYETTE GROUP INC	56HQ FLOOR FIT-OUT-0		18411 - 07889	54,912.00
WHITEMADON ELECTRIC DIC	56HQ FLOOR FIT-OUT-0		18411 - 07889	31,065.00
WHITEMARSH ELECTRIC INC	56HQ FLOOR FIT-OUT-F		18411 - 07889	6,885.00
	56HQ FLOOR FIT-OUT-I	ELEC APP#0	18411 - 07889	8,329.59

VENDOR	ITEM DESCRIPTION	ACCOUNT #	<u>AMOUNT</u>
	Total CAPITAL - Fire and EMS		195,737.44
18421 CAPITAL - Trout Run			
ARRO CONSULTING INC	PSA: ABRAMS/VALLEYBROOK/TR	18421 - 07888	1,481.80
That Consoling has	PSA: PS RENOVATION PROJECT	18421 - 07888	740.90
	PSA: WPCC PAINT & COATINGS	18421 - 07742	732.50
	Total CAPITAL - Trout Run		2,955.20
10100 CARTAL 35 / 1			2,5 00020
18422 CAPITAL - Matsunk			
A C SCHULTES, INC	#3 TRICKLING FILTER REPAIR	18422 - 07741	19,875.00
ARRO CONSULTING INC	PSA: WPCC PAINT & COATINGS	18422 - 07742	732.50
G G ZARWAG A GO RIG	PSA: WPCC PAINT & COATINGS	18422 - 07742	1,075.00
G C ZARNAS & CO INC	WPCC PAINTING: INVOICE 5	18422 - 07742	125,030.88
	WPCC PAINTING: INVOICE 7	18422 - 07742	182,642.58
	WPCC PAINTING: INVOICE 8	18422 - 07742	88,422.02
	Total CAPITAL - Matsunk		417,777.98
18423 CAPITAL - Collections			
ARRO CONSULTING INC	PSA: ABRAMS/VALLEYBROOK/TR	18423 - 07672	1,975.60
	PSA: ABRAMS/VALLEYBROOK/TR	18423 - 07679	1,481.80
	PSA: GARRISON WAY/GULPH CREEK	18423 - 07671	2,527.75
	PSA: GULPH CREEK REPAIRS	18423 - 07671	2,592.75
	PSA: PS RENOVATION PROJECT	18423 - 07672	987.80
	PSA: PS RENOVATION PROJECT	18423 - 07679	740.90
T.S.T. INC	MH REPAIRS: GUTHRIE & HIDDEN V	18423 - 07671	4,689.00
	SEWER REPAIRS: GARRISON WAY	18423 - 07671	2,200.00
	Total CAPITAL - Collections		17,195.60
18430 CAPITAL - Transportation	n		
HIGHWAY MATERIALS INC.	FIRST AVENUE ROAD DIET	18430 - 07660	9,039.00
JOHN DEERE SHARED SERVICES, INC	UNIT 452: NEW MINI EXCAVATOR	18430 - 07429	74,700.00
MARINO CORPORATION	DEKALB SIDEWALK: INVOICE 04	18430 - 07662	60,920.32
PENNONI ASSOCIATES INC	PSA: DEKALB PIKE SIDEWALK	18430 - 07662	5,441.74
T & M ASSOCIATES	ENGINEERING: DEKALB SIDEWALK	18430 - 07662	109.80
	Total CAPITAL - Transportation		150,210.86
10150 CARTAL B 1 1B	_		100,21000
18450 CAPITAL - Park and Recr			
DETWILER ROOFING LLC	UMCC ROOF PROJECT	18450 - 07120	59,350.00
	UMCC ROOF PROJECT	18450 - 07120	105,525.00
GILMORE & ASSOCIATES INC	CROW CREEK TRAIL	18450 - 07135	10,890.00
	CROW CREEK TRAIL	18450 - 07135	11,604.16
IAMEO D VENNEW EVOLUATING O DAVING	CROW CREEK TRAIL	18450 - 07135	16,208.66
JAMES R KENNEY EXCAVATING & PAVING	CROW CREEK TRAIL	18450 - 07135	184,475.25
	CROW CREEK TRAIL CONST. #1	18450 - 07135	65,799.00 236,542.50
REMINGTON & VERNICK ENGINEERS II, IN	CROW CREEK TRAIL CONST. #2 ADA IMPROVEMENTS	18450 - 07135 18450 - 07105	438.00
REMINGTON & VERNICK ENGINEERS II, IN	ADA IMPROVEMENTS ADA IMPROVEMENTS	18450 - 07116	438.00
	Total CAPITAL - Park and Recr		691,270.57
	Touti CATTTAL - Turk und Recr	eunon	091,2/0.5/
19200 UM Foundation			
MISC	20 BCA-A GALBAN-PSU	19200 - 0100	2,500.00
	20 BCA-B FOFANA-ALLEGHENY COL	19200 - 0100	1,250.00
	20 BCA-B GLAUNER-MCCC	19200 - 0100	500.00
	20 BCA-C CLARK-PSU	19200 - 0100	1,500.00
	20 BCA-C MELOCCHI-PSU	19200 - 0100	500.00
	20 BCA-C SMITH-WVU	19200 - 0100	2,000.00
	20 BCA-D CLAYTON-URSINUS COL	19200 - 0100	2,500.00
	20 BCA-D DELAPEZ-U PITT	19200 - 0100	500.00
	20 BCA-D KUHN-TU	19200 - 0100	1,250.00

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VENDOR	ITEM DESCRIPTION	ACCOUNT #	AMOUNT
MISC	20 BCA-G BAHMULLER-U OF NH	19200 - 0100	500.00
	20 BCA-G CIRAFESI-UNIV SCIENCE	19200 - 0100	500.00
	20 BCA-K KROUSE-KINGS COL	19200 - 0100	750.00
	20 BCA-M BERRETONE-DUQUESNE	19200 - 0100	500.00
	20 BCA-M CLAYTON-MONTCO	19200 - 0100	2,500.00
	20 BCA-M SADLER-CARNEGI MELLON	19200 - 0100	5,000.00
	20 BCA-O BARR-UNIV OF VA	19200 - 0100	1,250.00
	20 BCA-P ODONNELL-PSU	19200 - 0100	500.00
	20 BCA-R ALLI-URSINUS	19200 - 0100	500.00
	20 BCA-R ALMONTE-U OF PENN	19200 - 0100	2,500.00
	20 BCA-R CHATURVEDI-NYU	19200 - 0100	750.00
	20 BCA-S GAMMARINO-TULANE	19200 - 0100	1,000.00
	20 BCA-S GANTA-TU	19200 - 0100	2,500.00
	20 BCA-S SHAFER-FLAGLER	19200 - 0100	500.00
	20 BCA-V SANCHEZ-U OF PITT	19200 - 0100	1,500.00
	Total UM Foundation		33,250.00
40 2 00 F			22,220100
40200 Escrow Payables			
HAMBURG RUBIN MULLIN MAXWELL &LU	DEVELOPERS ESCROW	40200 - 7200	420.00
REMINGTON & VERNICK ENGINEERS II, IN	DEVELOPERS ESCROW	40200 - 7200	94.00
	DEVELOPERS ESCROW	40200 - 7200	381.00
	DEVELOPERS ESCROW	40200 - 7200	3,519.44
	DEVELOPERS ESCROW	40200 - 7200	3,600.00
	Total Escrow Payables		8,014.44
99420 Health & Welfare			
	MIRROR FOR PD GVM	99420 - 3158	758.00
BURHANS GLASS CO INC	MIRROR FOR PD GYM	99420 - 3158	758.00 450 743 99
	HEALTH INS PREMIUM-FEB	99420 - 3150	450,743.99
BURHANS GLASS CO INC DELAWARE VALLEY INSURANCE TRUST	HEALTH INS PREMIUM-FEB HEALTH INS PREMIUM-JAN	99420 - 3150 99420 - 3150	450,743.99 467,999.11
BURHANS GLASS CO INC	HEALTH INS PREMIUM-FEB HEALTH INS PREMIUM-JAN 1ST QTR20 FITNESS REIMB	99420 - 3150 99420 - 3150 99420 - 1950	450,743.99 467,999.11 89.97
BURHANS GLASS CO INC DELAWARE VALLEY INSURANCE TRUST	HEALTH INS PREMIUM-FEB HEALTH INS PREMIUM-JAN 1ST QTR20 FITNESS REIMB 1ST-4TH QTR20 FITNESS REIMB	99420 - 3150 99420 - 3150 99420 - 1950 99420 - 1950	450,743.99 467,999.11 89.97 52.92
BURHANS GLASS CO INC DELAWARE VALLEY INSURANCE TRUST	HEALTH INS PREMIUM-FEB HEALTH INS PREMIUM-JAN 1ST QTR20 FITNESS REIMB 1ST-4TH QTR20 FITNESS REIMB 1ST-4TH QTR20 FITNESS REIMB	99420 - 3150 99420 - 3150 99420 - 1950 99420 - 1950 99420 - 1950	450,743.99 467,999.11 89.97 52.92 87.51
BURHANS GLASS CO INC DELAWARE VALLEY INSURANCE TRUST	HEALTH INS PREMIUM-FEB HEALTH INS PREMIUM-JAN 1ST QTR20 FITNESS REIMB 1ST-4TH QTR20 FITNESS REIMB 1ST-4TH QTR20 FITNESS REIMB 3RD & 4TH QTR20 FITNESS REIMB	99420 - 3150 99420 - 3150 99420 - 1950 99420 - 1950 99420 - 1950 99420 - 1950	450,743.99 467,999.11 89.97 52.92 87.51 299.32
BURHANS GLASS CO INC DELAWARE VALLEY INSURANCE TRUST	HEALTH INS PREMIUM-FEB HEALTH INS PREMIUM-JAN 1ST QTR20 FITNESS REIMB 1ST-4TH QTR20 FITNESS REIMB 1ST-4TH QTR20 FITNESS REIMB 3RD & 4TH QTR20 FITNESS REIMB 3RD QTR 20 FITNESS REIMB	99420 - 3150 99420 - 3150 99420 - 1950 99420 - 1950 99420 - 1950 99420 - 1950	450,743.99 467,999.11 89.97 52.92 87.51 299.32 124.02
BURHANS GLASS CO INC DELAWARE VALLEY INSURANCE TRUST	HEALTH INS PREMIUM-FEB HEALTH INS PREMIUM-JAN 1ST QTR20 FITNESS REIMB 1ST-4TH QTR20 FITNESS REIMB 1ST-4TH QTR20 FITNESS REIMB 3RD & 4TH QTR20 FITNESS REIMB 3RD QTR 20 FITNESS REIMB 4TH QTR20 FITNESS REIMB	99420 - 3150 99420 - 3150 99420 - 1950 99420 - 1950 99420 - 1950 99420 - 1950 99420 - 1950 99420 - 1950	450,743.99 467,999.11 89.97 52.92 87.51 299.32 124.02 93.75
BURHANS GLASS CO INC DELAWARE VALLEY INSURANCE TRUST	HEALTH INS PREMIUM-FEB HEALTH INS PREMIUM-JAN 1ST QTR20 FITNESS REIMB 1ST-4TH QTR20 FITNESS REIMB 1ST-4TH QTR20 FITNESS REIMB 3RD & 4TH QTR20 FITNESS REIMB 3RD QTR 20 FITNESS REIMB 4TH QTR20 FITNESS REIMB 4TH QTR20 FITNESS REIMB	99420 - 3150 99420 - 3150 99420 - 1950 99420 - 1950 99420 - 1950 99420 - 1950 99420 - 1950 99420 - 1950 99420 - 1950	450,743.99 467,999.11 89.97 52.92 87.51 299.32 124.02 93.75 102.96
BURHANS GLASS CO INC DELAWARE VALLEY INSURANCE TRUST	HEALTH INS PREMIUM-FEB HEALTH INS PREMIUM-JAN 1ST QTR20 FITNESS REIMB 1ST-4TH QTR20 FITNESS REIMB 1ST-4TH QTR20 FITNESS REIMB 3RD & 4TH QTR20 FITNESS REIMB 3RD QTR 20 FITNESS REIMB 4TH QTR20 FITNESS REIMB 4TH QTR20 FITNESS REIMB 4TH QTR20 FITNESS REIMB	99420 - 3150 99420 - 3150 99420 - 1950 99420 - 1950	450,743.99 467,999.11 89.97 52.92 87.51 299.32 124.02 93.75 102.96 124.02
BURHANS GLASS CO INC DELAWARE VALLEY INSURANCE TRUST	HEALTH INS PREMIUM-FEB HEALTH INS PREMIUM-JAN 1ST QTR20 FITNESS REIMB 1ST-4TH QTR20 FITNESS REIMB 1ST-4TH QTR20 FITNESS REIMB 3RD & 4TH QTR20 FITNESS REIMB 3RD QTR 20 FITNESS REIMB 4TH QTR20 FITNESS REIMB 4TH QTR20 FITNESS REIMB 4TH QTR20 FITNESS REIMB 4TH QTR20 FITNESS REIMB	99420 - 3150 99420 - 3150 99420 - 1950 99420 - 1950	450,743.99 467,999.11 89.97 52.92 87.51 299.32 124.02 93.75 102.96 124.02 126.00
BURHANS GLASS CO INC DELAWARE VALLEY INSURANCE TRUST	HEALTH INS PREMIUM-FEB HEALTH INS PREMIUM-JAN 1ST QTR20 FITNESS REIMB 1ST-4TH QTR20 FITNESS REIMB 1ST-4TH QTR20 FITNESS REIMB 3RD & 4TH QTR20 FITNESS REIMB 3RD QTR 20 FITNESS REIMB 4TH QTR20 FITNESS REIMB	99420 - 3150 99420 - 3150 99420 - 1950 99420 - 1950	450,743.99 467,999.11 89.97 52.92 87.51 299.32 124.02 93.75 102.96 124.02 126.00 149.97
BURHANS GLASS CO INC DELAWARE VALLEY INSURANCE TRUST	HEALTH INS PREMIUM-FEB HEALTH INS PREMIUM-JAN 1ST QTR20 FITNESS REIMB 1ST-4TH QTR20 FITNESS REIMB 1ST-4TH QTR20 FITNESS REIMB 3RD & 4TH QTR20 FITNESS REIMB 3RD QTR 20 FITNESS REIMB 4TH QTR20 FITNESS REIMB	99420 - 3150 99420 - 3150 99420 - 1950 99420 - 1950	450,743.99 467,999.11 89.97 52.92 87.51 299.32 124.02 93.75 102.96 124.02 126.00 149.97 150.00
BURHANS GLASS CO INC DELAWARE VALLEY INSURANCE TRUST	HEALTH INS PREMIUM-FEB HEALTH INS PREMIUM-JAN 1ST QTR20 FITNESS REIMB 1ST-4TH QTR20 FITNESS REIMB 1ST-4TH QTR20 FITNESS REIMB 3RD & 4TH QTR20 FITNESS REIMB 3RD QTR 20 FITNESS REIMB 4TH QTR20 FITNESS REIMB	99420 - 3150 99420 - 3150 99420 - 1950 99420 - 1950	450,743.99 467,999.11 89.97 52.92 87.51 299.32 124.02 93.75 102.96 124.02 126.00 149.97 150.00 150.00
BURHANS GLASS CO INC DELAWARE VALLEY INSURANCE TRUST FITNESS REIMB	HEALTH INS PREMIUM-FEB HEALTH INS PREMIUM-JAN 1ST QTR20 FITNESS REIMB 1ST-4TH QTR20 FITNESS REIMB 1ST-4TH QTR20 FITNESS REIMB 3RD & 4TH QTR20 FITNESS REIMB 3RD QTR 20 FITNESS REIMB 4TH QTR20 FITNESS REIMB	99420 - 3150 99420 - 3150 99420 - 1950 99420 - 1950	450,743.99 467,999.11 89.97 52.92 87.51 299.32 124.02 93.75 102.96 124.02 126.00 149.97 150.00 150.00
BURHANS GLASS CO INC DELAWARE VALLEY INSURANCE TRUST FITNESS REIMB HOME DEPOT	HEALTH INS PREMIUM-FEB HEALTH INS PREMIUM-JAN 1ST QTR20 FITNESS REIMB 1ST-4TH QTR20 FITNESS REIMB 1ST-4TH QTR20 FITNESS REIMB 3RD & 4TH QTR20 FITNESS REIMB 3RD QTR 20 FITNESS REIMB 4TH QTR20 FITNESS REIMB	99420 - 3150 99420 - 3150 99420 - 1950 99420 - 1950	450,743.99 467,999.11 89.97 52.92 87.51 299.32 124.02 93.75 102.96 124.02 126.00 149.97 150.00 150.00 16.25
BURHANS GLASS CO INC DELAWARE VALLEY INSURANCE TRUST FITNESS REIMB	HEALTH INS PREMIUM-FEB HEALTH INS PREMIUM-JAN 1ST QTR20 FITNESS REIMB 1ST-4TH QTR20 FITNESS REIMB 1ST-4TH QTR20 FITNESS REIMB 3RD & 4TH QTR20 FITNESS REIMB 3RD QTR 20 FITNESS REIMB 4TH QTR20 FITNESS REIMB	99420 - 3150 99420 - 3150 99420 - 1950 99420 - 3158	450,743.99 467,999.11 89.97 52.92 87.51 299.32 124.02 93.75 102.96 124.02 126.00 149.97 150.00 150.00 16.25 599.98
BURHANS GLASS CO INC DELAWARE VALLEY INSURANCE TRUST FITNESS REIMB HOME DEPOT	HEALTH INS PREMIUM-FEB HEALTH INS PREMIUM-JAN 1ST QTR20 FITNESS REIMB 1ST-4TH QTR20 FITNESS REIMB 1ST-4TH QTR20 FITNESS REIMB 3RD & 4TH QTR20 FITNESS REIMB 3RD QTR 20 FITNESS REIMB 4TH QTR20 FITNESS REIMB	99420 - 3150 99420 - 3150 99420 - 1950 99420 - 1950	450,743.99 467,999.11 89.97 52.92 87.51 299.32 124.02 93.75 102.96 124.02 126.00 149.97 150.00 150.00 16.25 599.98 57.94
BURHANS GLASS CO INC DELAWARE VALLEY INSURANCE TRUST FITNESS REIMB HOME DEPOT	HEALTH INS PREMIUM-FEB HEALTH INS PREMIUM-JAN 1ST QTR20 FITNESS REIMB 1ST-4TH QTR20 FITNESS REIMB 1ST-4TH QTR20 FITNESS REIMB 3RD & 4TH QTR20 FITNESS REIMB 3RD QTR 20 FITNESS REIMB 4TH QTR20 FITNESS REIMB	99420 - 3150 99420 - 3150 99420 - 1950 99420 - 3158	450,743.99 467,999.11 89.97 52.92 87.51 299.32 124.02 93.75 102.96 124.02 126.00 149.97 150.00 150.00 16.25 599.98

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01138	Due from Developers	27,752.12
01150	Gas/Diesel/Postage	26,563.95
01301	GF - Property Taxes	9.16
01310	511 Taxes	29,842.70
01362	Public Safety	4,630.48
01365	Dog Licenses	200.00
01367	Park & Recreation	487.86
01377	Transit	-288.00
01380	Miscellaneous	1,175.00
01395	Reimbursements	4,705.13
01402	Accounting	110,257.81
01403	Tax Collection	9,179.21
01407	Information Technology	36,335.02
01408	Planning	37,669.73
01410	Police	41,533.84
01411	Fire and EMS	459,386.45
01413	Codes Enforcement	4,342.65
01430	Transportation	122,390.26
01432	PW-Vehicle Maintenance	9,114.39
01434	PW-Park Maintenance	17,698.24
01436	PW-Building Maintenance	30,634.12
01450	Park and Recreation	58,531.31
01493	TMA/Rambler/Other	41,985.31
04456	Library	20,780.27
08364	Sanitation	947.10
08421	Trout Run	48,021.44
08422	Matsunk	45,122.98
08423	Collections	36,254.96

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08425	Public Works	-Admin		12,533.24
08427	Wastewater			1,381.90
18400	CAPITAL - Ac	CAPITAL - Administration		
18407	CAPITAL - Inf	CAPITAL - Information Tech		
18410	CAPITAL - Po	olice		19,986.00
18411	CAPITAL - Fir	re and EMS		195,737.44
18421	CAPITAL - Tro	out Run		2,955.20
18422	CAPITAL - Ma	atsunk		417,777.98
18423	CAPITAL - Co	ollections		17,195.60
18430	CAPITAL - Tra	CAPITAL - Transportation		
18450	CAPITAL - Park and Recreation			691,270.57
19200	UM Foundation			33,250.00
40200	Escrow Payal	bles		8,014.44
99420	Health & Welf	fare		921,875.71
			TOTAL AMOUNT A/P	3,708,129.14
	Payroll Date	Wages	Taxes/Benefits	
	12/11/2020	\$853,425.42	\$95,753.08	
	12/24/2020	\$851,221.54	\$95,044.35	
			TOTAL PAYROLL	\$1,895,444.39
			TOTAL WARRANT	\$5,603,573.53