

**REGULAR MEETING
OF THE
ELMWOOD PARK MAYOR AND COUNCIL
June 17, 2021
7:00P.M.**

1. CALL TO ORDER:

2. PRAYER & FLAG SALUTE:

3. STATEMENT OF COMPLIANCE:

Whereas Chapter 231 of the Public Laws of the State of New Jersey requires at the commencement of every meeting a Statement of Compliance be read by the presiding officer.

Now, therefore be advised, that the meeting requirements for this meeting have been met by publishing an annual notice in The Record and Herald News of Woodland Park and by posting such notice in the office of the Borough Clerk as well as in a public place within the Municipal Building and by notifying interested citizens. Notice was posted on January 8, 2021 and published on January 13, 2021.

4. APPROVAL OF MINUTES:

May 13, 2021 – Work Session Meeting

May 13, 2021 – Executive Session

May 20, 2021 – Regular Meeting

May 20, 2021 – Executive Session

**5. SPECIAL PRESENTATION TO ELMWOOD PARK STUDENT ATHLETES
AND CUB SCOUTS PACK 8**

6. RESOLUTION:

R-218-21 Appoint Police Officer – Hanz Brady

7. ORDINANCES:

FIRST READING

R-219-21 Introduce Ord. #21-13

**AN ORDINANCE OF THE BOROUGH OF
ELMWOOD PARK, NEW JERSEY AMENDING THE
BOROUGH CODE AND ALL GENERAL
ORDINANCES OF THE BOROUGH; MORE
SPECIFICALLY, CHAPTER VIII, MARIJUANA
DISPENSARIES AND PARAPHERNALIA;
CHAPTER 34, ZONING SITE PLAN REVIEW,
SECTION 34-3.1, SECTION 34-7.3, SECTION 34-7.4,
SECTION 34-31, SECTION 34-44.1 AND SECTION
34-44.2 TO PERMIT AND GOVERN LEGAL
CANNABIS AND MARIJUANA OPERATIONS
WITHIN THE BOROUGH OF ELMWOOD PARK.**

R-220-21 Introduce Ord. #21-14

**AN ORDINANCE AMENDING AND SUPPLEMENTING
THE CODE OF THE BOROUGH OF ELMWOOD PARK,
CHAPTER II, ENTITLED "ADMINISTRATION," MORE
SPECIFICALLY ARTICLE V, SECTION 2-37,
(PRESENTLY RESERVED) TO BE RENAMED AND
ENTITLED AS "CANNABIS AND MARIJUANA**

ADMINISTRATIVE BOARD” IN ORDER TO REGULATE AND OVERSEE THE ADMINISTRATION OF THE CANNABIS AND MARIJUANA ORDINANCE IN THE BOROUGH OF ELMWOOD PARK

R-221-21 Introduce Ord. #21-15

AN ORDINANCE TO FIX THE SALARY, WAGE AND COMPENSATION OF THE OFFICERS, EMPLOYEES AND SERVANTS OF THE BOROUGH OF ELMWOOD PARK, COUNTY OF BERGEN, STATE OF NEW JERSEY FOR THE YEAR 2021.

SECOND READING

R-222-21 Introduce Ord. #21-11

BOND ORDINANCE TO AUTHORIZE THE MAKING OF A PUBLIC IMPROVEMENT AND THE ACQUISITION OF NEW ADDITIONAL OR REPLACEMENT EQUIPMENT AND MACHINERY, NEW COMMUNICATION AND SIGNAL SYSTEMS EQUIPMENT AND NEW AUTOMOTIVE VEHICLES, INCLUDING ORIGINAL APPARATUS AND EQUIPMENT, IN, BY AND FOR THE BOROUGH OF ELMWOOD PARK, IN THE COUNTY OF BERGEN, STATE OF NEW JERSEY, TO APPROPRIATE THE SUM OF \$1,520,000 TO PAY THE COST THEREOF, TO APPROPRIATE BOROUGH TRUST FUND MONEYS, TO MAKE A DOWN PAYMENT, TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS.

R-223-21 Introduce Ord. #21-12

AN ORDINANCE TO AMEND AND RE-ADOPT A PRIOR ORDINANCE NO. 20-30 CORRECTING MINOR TYPOGRAPHICAL CHANGES AND AMENDING CHAPTER XXVI OF THE CODE OF THE BOROUGH OF ELMWOOD PARK ENTITLED STORMWATER CONTROL ORDINANCE

8. CONSENT AGENDA:

- R-224-21 Approval of Payroll
- R-225-21 Approval of Bills List
- R-226-21 Appoint Keyboarding Clerk I – Dorin Aspras – Building Department
- R-227-21 Authorize Retirement Compensation – Police Department
- R-228-21 Approving Settlement in the Matter of Kazmark v. the Borough of Elmwood Park
- R-229-21 Appointment of Recreation Staff for the 2021 Summer Program - Recreation Department
- R-230-21 Appointment of Recreation Staff for the 2021 Summer Program - Recreation Department
- R-231-21 Authorize Recreation Department Refund
- R-232-21 Resolution to Refund Payment in Error
- R-233-21 Resolution to Redeem Third Party Tax Lien
- R-234-21 Authorize Increase in Hourly Wage – Clerks Office – Shanee Morris

R-235-21	Approve the 2020 Fire Department Clothing Allowance
R-236-21	Appoint Seasonal Employees – Department of Public Works
R-237-21	Approving Preparation and Issuing of Estimated Tax Bills
R-238-21	Rejecting Acceptance of Offer of Dedication of Road Way and Improvements Shown on the Existing Plat and Planning Board Resolution for River Drive Development, LLC.
R-239-21	Approving Firematic Leave of Absence
R-240-21	Renew Liquor Licenses for the 2021/2022 License Term
R-241-21	Authorize Vacation Buyback
R-242-21	Resolution to Approve the Consent Agenda

9. DEPARTMENTAL REPORTS:

- Recreation Advisory Board Meeting Minutes – April 19, 2021
- Planning Board Meeting Minutes – April 14, 2021
- Library Board Meeting Minutes – April 19, 2021

10. APPLICATIONS:

- American Legion Post 147 – Bingo & Raffle – Multiple Dates 2021
- UNICO National, Garfield Chapter – Raffle – November 9, 2021

11. COUNCIL REPORTS:

12. MAYOR’S REPORT:

13. PUBLIC HEARING:

14. EXECUTIVE SESSION:

15. ADJOURNMENT:

**BOROUGH OF ELMWOOD PARK
BERGEN COUNTY, NEW JERSEY
RESOLUTION R-218-21**

RESOLUTION BY:

SECONDED BY:

APPOINT POLICE OFFICER – HANZ BRADY

BE IT RESOLVED, by the Mayor and Council of the Borough of Elmwood Park that the following named be and is hereby appointed as a Police Officer in the Police Department of the Borough of Elmwood Park, effective June 18, 2021:

Hanz Brady

BE IT FURTHER RESOLVED, that remuneration is set at the rate as per the 2018-2025 PBA Contract effective March 15, 2018.

I, Roy Riggitano, Chief Financial Officer for the Borough of Elmwood Park do hereby confirm that there are sufficient funds available for this resolution.

Roy Riggitano, Chief Financial Officer

June 16, 2021
Dated

APPROVED: June 17, 2021

Robert Colletti, Mayor

ATTEST: _____
Erin Delaney, MPA, RMC
Borough Clerk

Record of Council Vote on Passage

	AYE	NAY	Abstain	Absent		AYE	NAY	Abstain	Absent
Balistreri					Golabek				
Fakhoury					Pellegrine				
Fasolo					Wechtler				

This resolution was approved by the Mayor and Council of the Borough of Elmwood Park at a regular scheduled meeting held on the 17th day of June 2021. Signed and sealed before me.

Erin Delaney, MPA, RMC
Borough Clerk

Dated

**BOROUGH OF ELMWOOD PARK
BERGEN COUNTY, NEW JERSEY
RESOLUTION R-219-21**

RESOLUTION BY:
SECONDED BY:

INTRODUCE ORDINANCE #21-13
FIRST READING

BE IT RESOLVED, that an ordinance entitled:

AN ORDINANCE OF THE BOROUGH OF ELMWOOD PARK, NEW JERSEY AMENDING THE BOROUGH CODE AND ALL GENERAL ORDINANCES OF THE BOROUGH; MORE SPECIFICALLY, CHAPTER VIII, MARIJUANA DISPENSARIES AND PARAPHERNALIA; CHAPTER 34, ZONING SITE PLAN REVIEW, SECTION 34-3.1, SECTION 34-7.3, SECTION 34-7.4, SECTION 34-31, SECTION 34-44.1 AND SECTION 34-44.2 TO PERMIT AND GOVERN LEGAL CANNABIS AND MARIJUANA OPERATIONS WITHIN THE BOROUGH OF ELMWOOD PARK.

be passed and adopted on first reading; and

BE IT RESOLVED, that a final hearing on said ordinance will be heard in the Municipal Building on Thursday, July 15, 2021 at 7:00PM or as soon thereafter as same can be heard, at which time any persons interested in said ordinance can be heard;

BE IT FURTHER RESOLVED, that the Borough Clerk be, and she is hereby authorized to advertise in a legal newspaper a notice of introduction and final hearing as required by law.

APPROVED: June 17, 2021

Robert Colletti, Mayor

ATTEST: _____
Erin Delaney, MPA, RMC
Borough Clerk

Record of Council Vote on Passage

	AYE	NAY	Abstain	Absent		AYE	NAY	Abstain	Absent
Balistreri					Golabek				
Fakhoury					Pellegrine				
Fasolo					Wechtler				

This resolution was approved by the Mayor and Council of the Borough of Elmwood Park at a regular scheduled meeting held on the 17th day of June 2021. Signed and sealed before me.

Erin Delaney, MPA, RMC
Borough Clerk

Dated

**BOROUGH OF ELMWOOD PARK
BERGEN COUNTY, NEW JERSEY
ORDINANCE NO.: 21-13**

AN ORDINANCE OF THE BOROUGH OF ELMWOOD PARK, NEW JERSEY AMENDING THE BOROUGH CODE AND ALL GENERAL ORDINANCES OF THE BOROUGH; MORE SPECIFICALLY, CHAPTER VIII, MARIJUANA DISPENSARIES AND PARAPHERNALIA; CHAPTER 34, ZONING SITE PLAN REVIEW, SECTION 34-3.1, SECTION 34-7.3, SECTION 34-7.4, SECTION 34-31, SECTION 34-44.1 AND SECTION 34-44.2 TO PERMIT AND GOVERN LEGAL CANNABIS AND MARIJUANA OPERATIONS WITHIN THE BOROUGH OF ELMWOOD PARK.

WHEREAS, in 2020 New Jersey voters approved Public Question No. 1, which amended the New Jersey Constitution to allow for the legalization of a controlled form of marijuana called “cannabis” for adults at least 21 years of age; and

WHEREAS, on February 22, 2021, Governor Murphy signed into law P.L. 2021, c. 16, known as the “New Jersey Cannabis Regulatory, Enforcement Assistance, and Marketplace Modernization Act” (the “Act”), which legalizes the recreational use of marijuana by adults 21 years of age or older, and establishes a comprehensive regulatory and licensing scheme for commercial recreational (adult use) cannabis operations, use and possession; and

WHEREAS, the Borough has determined that State licensed businesses that legally cultivate, process, sell, and/or distribute marijuana under such State licenses require special attention in the form of an ordinance tailored toward the Borough of Elmwood Park, in order to preserve the public health, safety, and welfare of the Borough and its inhabitants; and

WHEREAS, this Ordinance, which is meant to comprehensively amend applicable sections of the Borough Code, shall rely upon, and be interpreted in accordance with the statutes, rules, and regulations enacted by the New Jersey Legislature and the various State Agencies, Authorities, and Departments governing the legal adult use of marijuana in the State of New Jersey; and

WHEREAS, the Act establishes six marketplace classes of licensed businesses, consisting of:

A. Class 1 Cannabis Cultivator License:

A person or entity that grows, cultivates, or produces cannabis in this State, and sells, and may transport, this cannabis to other cannabis cultivators, or usable cannabis to cannabis manufacturers, cannabis wholesalers, or cannabis retailers, but not to consumers. This person or entity shall hold a Class 1 Cannabis Cultivator license.

B. Class 2 Cannabis Processor License:

Any person or entity that processes cannabis items in this State by purchasing or otherwise obtaining cannabis, manufacturing, preparing, and packaging cannabis items, and selling, and optionally transporting, these items to other cannabis processors, cannabis wholesalers, or cannabis retailers, but not to consumers. A cannabis processor may also be referred to as a "cannabis product manufacturing facility”

C. Class 3 Cannabis Wholesaler License:

Any licensed person or entity that purchases or otherwise obtains, stores, sells or otherwise transfers, and may transport, cannabis items for the purpose of resale or other transfer to either touch another cannabis wholesaler or to a cannabis retailer, but not to consumers.

D. Class 4 Cannabis Distributor License

Any licensed person or entity that transports cannabis in bulk intrastate from one licensed cannabis cultivator to another licensed cannabis cultivator, or transports cannabis items in bulk intrastate from any one class of¹ licensed cannabis establishment to another class of¹ licensed cannabis establishment and may engage in

the temporary storage of cannabis or cannabis items as necessary to carry out transportation activities.

E. Class 5 Cannabis Retailer License:

Any licensed person or entity that purchases or otherwise obtains usable cannabis from cannabis growers' cultivator and cannabis items from cannabis processors manufacturers or cannabis wholesalers, and sells these to consumers from a retail store, and may use a cannabis delivery service or a certified cannabis handler for the off-premises delivery of cannabis items and related supplies to consumers. A cannabis retailer shall also accept consumer purchases to be fulfilled from its retail store that are presented by a cannabis delivery service which will be delivered by the cannabis delivery service to that consumer.

F. Class 6 Cannabis Delivery Service:

Any licensed person or entity that provides courier services for consumer purchases of cannabis items and related supplies fulfilled by a cannabis retailer in order to make deliveries of the cannabis items and related supplies to that consumer, and which services include the ability of a consumer to purchase the cannabis items directly through the cannabis delivery service, which after presenting the purchase order to the cannabis retailer for fulfillment, is delivered to that consumer.

WHEREAS, Section 3 of the Act defines a "cannabis establishment" as "a cannabis cultivator, a cannabis manufacturer, a cannabis wholesaler, or a cannabis retailer"); and

WHEREAS, Section 31a of the Act authorizes municipalities to adopt by ordinance regulations governing the number of (1) cannabis establishments, (2) cannabis distributors and (3) cannabis delivery services, except for the delivery of cannabis items and related supplies by a cannabis delivery service based and initiated from outside of the municipality; and

WHEREAS, Section 31a of the Act also authorizes municipalities to adopt by ordinance regulations governing the local licensing endorsement, location, manner and times of operation of cannabis establishments and cannabis distributors, and the location and manner of cannabis delivery services, and establishing civil penalties for the violation of any such regulations; and

WHEREAS, the Borough Council of the Borough of Elmwood Park, in the County of Bergen, New Jersey (the "BOROUGH"), a public body corporate and politic of the State of New Jersey (the "State"), wishes to create land use regulations and licensing requirements for regulated cannabis establishments that also protect the health, safety and general welfare of the community; and

WHEREAS, the Jake Honig Compassionate Use Medical Cannabis Act (the "Act"), N.J.S.A. 24:61-1 to -30, permits the authorized cultivation, processing, manufacturing, preparing, packaging, transferring, sale, purchase, research, possession, use, and consumption of medical cannabis and products created from, or which include cannabis; and

WHEREAS, the Borough finds that the expansion of the medical cannabis program in the State has provided needed compassionate relief to the many persons suffering from chronic and/or serious debilitating illnesses who may benefit; and

WHEREAS, on November 3, 2020, the citizens of New Jersey voted to approve Public Question No. 1, amending and supplementing Section VII of Article IV of the New Jersey Constitution to authorize the growth, cultivation, processing, manufacturing, preparing, packaging, transferring, and retail purchasing and consumption of cannabis, or products created from or which include cannabis for persons twenty-one (21) years or older in New Jersey, and further authorized municipalities to enact an additional municipal tax of up to two (2) percent on the receipts from each sale of cannabis or products created from or which include cannabis; and

WHEREAS, the Borough finds, given the Schedule I status of cannabis under the federal Controlled Substance Act, complexities with access to banking and the level of cash transactions in cannabis-related businesses, and other concerns associated with cannabis-related businesses,

that only qualified operators should be permitted to safely operate strictly regulated cannabis facilities in the municipality on a limited basis and subject to reasonable time, manner, and place restrictions, in order to balance patients' and consumers' interests and the creation of jobs and economic opportunity within the Borough with public safety; and

WHEREAS, in light of the enactment of the Act on July 2, 2019, expanding the New Jersey Medicinal Marijuana Program, and the passage of Public Question No. 1 on November 3, 2020, it is in the best interest of the Borough to proactively establish licensing requirements for regulated cannabis establishments and imposing a municipal tax to support enforcement activities.

NOW, THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE BOROUGH OF ELMWOOD PARK, NEW JERSEY AS FOLLOWS:

SECTION 1. The aforementioned recitals are incorporated herein as though fully set forth at length.

SECTION 2. That the Code of the Borough of Elmwood Park, Chapter VIII "Marijuana Dispensaries and Paraphernalia, Section 8-1, entitled "Prohibition", and Section 8-2 entitled "Violations and Penalties" are hereby repealed in total and Chapter VIII is hereby amended and supplemented as follows:

8-1 Definition of Terms.

- a. **CANNABIS SUPPLIER.** A State-regulated cannabis Cultivator, Processor, Wholesaler or Distributor which shall possess prior to commencing operations a Class 1, 2, 3, or 4 permit or permit endorsement issued by the State of New Jersey that authorizes such establishment to cultivate, process, wholesale, or distribute cannabis.
- b. **CANNABIS RETAILER.** A State-regulated cannabis retailer that purchases or otherwise obtain usable cannabis and cannabis items from a cannabis cultivator, processors, wholesalers, or distributor and sells same to consumers from a retail establishment. Cannabis retailers may use a cannabis delivery service or a certified cannabis handler for off premise delivery of cannabis products or items and related to consumers. Cannabis Retailer shall possess prior to commencing operations a Class 5 license for retail sales of Cannabis from the State of New Jersey.
- c. **CANNABIS ESTABLISHMENT.** A Cannabis Supplier or Cannabis Retailer as defined herein.

8-2 Requirements for Cannabis Establishments to be Permitted.

Cannabis establishments shall be permitted, pursuant to this Chapter, only if the following requirements are complied with:

- a. The regulations of this Section are subject to the enabling authority of the State of New Jersey and are subject to compliance with all statutes and/or regulations adopted by the State of New Jersey or its instrumentalities. If any provision of this Section is inconsistent with the statutes and/or regulations of the State of New Jersey, the State statutes and/or regulations shall prevail.
- b. Prior to the operation of any cannabis establishment, a permit or license must be obtained from the State of New Jersey and from the Borough of Elmwood Park for the applicable type(s) of cannabis establishment. No cannabis establishment shall be permitted to operate without State and municipal permits or licenses.

- c. Cannabis Establishment uses shall, at all times, comply with the terms and conditions of the licensee's cannabis establishment license for permits or licenses issued by the State of New Jersey and the Borough of Elmwood Park.
- d. No Cannabis Establishment shall be allowed as a Home Professional Occupation as defined under any other chapter or section of the Borough Code.
- e. No cannabis establishment shall be housed in a vehicle or any movable or mobile structure of any kind and nature.
- f. **ODOR:** Cannabis establishments shall be equipped with a ventilation system with filters sufficient in type and capability to mitigate odor and approved by the Borough Building department and zoning official, so as to mitigate cannabis odors emanating from the interior of the premises. Odor mitigation shall be sufficient such that odors emanating from the facility are not detectable by a person on adjacent properties, public rights-of-way, or within other units located within the same building. Odor mitigation equipment shall be screened from view from adjacent properties.
- g. **NOISE:** Outside generators and other mechanical equipment used for any kind of power supply, cooling, or ventilation shall be enclosed and have appropriate baffles, mufflers, and/or other noise reduction systems to mitigate noise pollution. All facilities must operate within the applicable State sound limitation. Sound mitigation equipment shall be screened from view from adjacent properties.
- h. **SECURITY:** All Cannabis Establishments shall be secured in accordance with State of New Jersey statutes and regulations; shall have a round-the-clock video surveillance system, 365 days a year; and shall have trained security personnel onsite at all times during operating hours. A security plan shall be submitted to the Borough of Elmwood Park Police Department and approved prior to the commencement of any operation of any Cannabis Establishment.
- i. **HOURS:** No Cannabis Retailer may open to customers for business before 8:00 am or remain open to customers for business after 10:00 pm.
- j. **PROHIBITED USES:** Except as expressly permitted by this Chapter, as well as any other applicable Chapters, any activity involved in the cultivation, manufacture, processing, testing, dispensation, distribution and/or sale of cannabis, marijuana, or cannabis products, are expressly prohibited as land uses or otherwise in the Borough of Elmwood Park.
- k. **CANNABIS SUPPLIERS.** shall not cultivate, manufacture, or process cannabis on exterior portions of a lot. All such activities shall occur within an enclosed building.
- l. **CANNABIS RETAILERS.** products shall not be visible from public sidewalk, public street, or any other public place.
- m. **ALL CANNABIS SUPPLIERS:** shall submit an energy use plan demonstrating best practices for energy conservation. The plan shall include, at minimum, an electrical system overview, proposed energy demand, proposed water system and utility demand, and a strategy for satisfying the anticipated demand.

SECTION 3. The Revised General Ordinances of the Borough of Elmwood Park, Chapter 34, Zoning and Site Plan Review, Section 34-3.1, entitled "Definition", is hereby amended, and supplemented as follows:

- a. **CANNABIS SUPPLIER:** A State-regulated Cannabis Cultivator, Processor, Wholesaler, or Distributor which shall possess prior to commencing operation a Class 1, 2, 3, or 4 permit or permit endorsement issued by the State of New Jersey that authorizes such establishment to cultivate process, wholesale, or distribute cannabis.
- b. **CANNABIS RETAILER:** A State-regulated cannabis retailer that purchases or otherwise obtain usable cannabis and cannabis items from a cannabis cultivator, processors, wholesalers, or distributor and sells same to consumers from a retail establishment. Cannabis retailers may use a cannabis delivery service or a certified cannabis handler for off premise delivery of cannabis products or items and related to consumers. Cannabis Retailer shall possess prior to commencing operations a Class 5 license for retail sales of Cannabis from the State of New Jersey.
- c. **CANNABIS ESTABLISHMENT:** A Cannabis Supplier or Cannabis Retailer as defined herein.

SECTION 4. The Revised General Ordinances of the Borough of Elmwood Park, Chapter 34, Zoning and Site Plan Review, Section 34-7.4, entitled “Industrial, Utility, Wholesale and Transportation Uses”, is hereby amended and supplemented as follows:

- 1. Conditional Uses in I-R and I-G districts.
 - a. Cannabis Suppliers licensed by the State of New Jersey and the Borough of Elmwood Park.

SECTION 5. The Revised General Ordinances of the Borough of Elmwood Park, Chapter 34, Zoning and Site Plan Review, Section 34-7.3 entitled “Commercial Uses”, is hereby amended, and supplemented as follows:

- 1. Conditional Uses in C-G zone.
 - a. Cannabis Retailers licensed by the State of New Jersey and the Borough of Elmwood Park.

SECTION 6. The Revised General Ordinances of the Borough of Elmwood Park, Chapter 34, Zoning and Site Plan Review, Section 34-31 entitled “Conditional Uses”, is hereby amended, and supplemented as follows:

- 1. 34-31.13 Cannabis Retailers shall be permitted in the C-G Zone subject to the following conditions:
 - a. All Cannabis Retailers shall be located within one of the following Blocks, as defined on the Official Tax Map of the BOROUGH:
 - ii. **Block 1508**
 - iii. Block 1509
 - iv. Block 1510
 - v. Block 1511
 - vi. Block 1705
 - vii. Block 1706
 - viii. Block 1707
 - ix. Block 1708

- x. Block 1709
- xi. Block 1710
- xii. Block 1711

1. Cannabis Retailers located within Block 1711 shall have frontage along State Highway Route 46

- b. Cannabis Retailers shall have equipment to mitigate odor. The establishment shall be equipped with a ventilation system with filters sufficient in type and capability and approved by the Borough Building department and Zoning Official, so as to mitigate cannabis odors emanating from the interior of the premises. Odor mitigation shall be sufficient such that odors emanating from the facility are not detectable by a person on adjacent properties, public rights-of-way, or within other units located within the same building. Odor mitigation equipment shall be screened from view from adjacent properties.
 - c. Outside generators and other mechanical equipment used for any kind of power supply, cooling, or ventilation shall be enclosed and have appropriate baffles, mufflers, and/or other noise reduction systems to mitigate noise pollution. All facilities must operate within the applicable State sound limitations. Sound mitigation equipment shall be screened from view from adjacent properties.
 - d. Cannabis Retailers products shall not be visible from public sidewalk, public street, or any other public place.
 - e. No structure housing a Cannabis Retailer shall be closer than 500 feet from a parcel housing a pre-existing public or private school identified in the New Jersey Department of Education's School Directory within Elmwood Park. The distance of 500 feet shall be measured in a straight line from the edge of the parcel housing the pre-existing public or private school to the nearest point of the structure housing the Cannabis Retailer. Should any new school be constructed within this 500-foot distance after a Cannabis Retailer commences operation, the Cannabis Retailer shall be grandfathered in as a conditionally permitted use.
2. 34-31.14 Cannabis Suppliers shall be permitted in the I-R and I-G Zone subject to the following conditions:
- a. Cannabis Suppliers shall have equipment to mitigate odor. The establishment shall be equipped with a ventilation system with filters sufficient in type and capability and approved by the Borough Building Department and Zoning Official, so as to mitigate cannabis odors emanating from the interior of the premises. Odor mitigation shall be sufficient such that odors emanating from the facility are not detectable by a person on adjacent properties, public rights-of-way, or within other units located within the same building. Odor mitigation equipment shall be screened from view from adjacent properties.
 - b. Outside generators and other mechanical equipment used for any kind of power supply, cooling, or ventilation shall be enclosed and have appropriate baffles, mufflers, and/or other noise reduction systems to mitigate noise pollution. All facilities must operate within applicable State sound limitations. Sound mitigation equipment shall be screened from view from adjacent properties.
 - c. No structure housing a Cannabis Supplier shall be closer than 500 feet from a parcel housing a pre-existing public or private school identified

in the New Jersey Department of Education’s School Directory within Elmwood Park. The distance of 500 feet shall be measured in a straight line from the edge of the parcel housing the pre-existing public or private school to the nearest point of the structure housing the Cannabis Supplier. Should any new school be constructed within this 500-foot distance after a Cannabis Supplier commences operation, the Cannabis Supplier shall be grandfathered in as a conditionally permitted use.

- d. Cannabis Suppliers shall not cultivate, manufacture, or process cannabis on exterior portions of a lot. All such activities shall occur within an enclosed building.

SECTION 7. The Revised General Ordinances of the Borough of Elmwood Park, Chapter 34, Zoning and Site Plan Review, Section 34-44.1 entitled “Off-Street Parking Space Requirements”, is hereby amended, and supplemented as follows:

1. Cannabis Retailers: 1 space for each 200 square feet of gross floor area, or 1 space for each employee on the largest working shift, whichever is greater.
2. Cannabis Suppliers: 1 space for each employee on the largest working shift, plus visitor parking as specified for Industrial Uses herein

SECTION 8. The Revised General Ordinances of the Borough of Elmwood Park, Chapter 34, Zoning and Site Plan Review, Section 34-44.2, entitled “Off-Street Loading Space Requirements”, is hereby amended, and supplemented as follows:

1. Cannabis Retailers shall provide off-street loading in accordance with “Retail trades and services.”
2. Cannabis Suppliers shall provide off-street loading in accordance with “Distribution use.”

SECTION 9. LICENSING, REGISTRATION AND BUSINESS REGULATIONS AMENDMENT

That Section 4-7, (presently reserved) be amended to and be entitled “Cannabis Establishments,” shall be created and added to the Revised General Ordinances of the Borough, Chapter 4, Licensing, Registration and Business Regulations, as follows

4-7.1 Cannabis Establishments

The regulations of this Ordinance are subject to the enabling authority of the State of New Jersey and are subject to compliance with all statutes and/or regulations adopted by the State of New Jersey or its instrumentalities, including the Cannabis Regulatory Commission. If any provision of this Ordinance is inconsistent with state statutes and/or regulations, the state statutes and/or regulations shall prevail.

4-7.2 Definitions

CANNABIS SUPPLIER: A State-regulated Cannabis Cultivator, Processor, Wholesaler, or Distributor which shall possess prior to commencing operation a Class 1, 2, 3, or 4 permit or permit endorsement issued by the State of New Jersey that authorizes such establishment to cultivate process, wholesale, or distribute cannabis.

CANNABIS RETAILER: A State-regulated cannabis retailer that purchases or otherwise obtain usable cannabis and cannabis items from a cannabis cultivator, processors, wholesalers, or distributor and sells same to consumers from a retail establishment. Cannabis retailers may use a cannabis delivery service or a certified cannabis handler for off premise delivery of cannabis products or items

and related to consumers. Cannabis Retailer shall possess prior to commencing operations a Class 5 license for retail sales of Cannabis from the State of New Jersey.

CANNABIS ESTABLISHMENT: A Cannabis Supplier or Cannabis Retailer as defined herein.

4-7.3 Licensing

A. Local licensing authority.

1. The Borough “Cannabis and Marijuana Administrative Board” is hereby designated to act as the local Agency to process and administer the licensing procedure for the Borough for all cannabis establishments. Upon completion of the review of the applications for licensing, a written report and recommend shall be submitted to the Borough Council, who is and will be considered the licensing authority, as to the approval or denial of the particular license application. Under all circumstances in which State law requires communication to the Borough by the Cannabis Regulatory Commission or any other State agency with regard to the licensing of cannabis establishments by the State, or in which State law requires any review or approval by the Borough of any action taken by the State licensing authority, the exclusive authority for receiving such communications and granting such approvals shall be exercised by the Borough Council of the Borough of Elmwood Park.
2. Under no circumstances shall a local license for a cannabis establishment issued by the Borough Council be effective until or unless the State has issued the requisite permits or licenses to operate such a facility. It is the intent of this Chapter that no cannabis establishment may lawfully operate in the Borough of Elmwood Park without the issuance of a State permit or license and full regulatory oversight of the cannabis establishment by the Cannabis Regulatory Commission or other state licensing authority as well as oversight and issuance of a license by the Borough.

B. Classification of licenses. The Borough, subject to land use approval and State licensure, may issue the following municipal licenses to operate a cannabis establishment:

Class I: Cannabis supplier License (Cultivators, Processors, Wholesalers, and Distributors) (Class 1-4 of State Statute)

Class II: Cannabis supplier license (distributor)

Class III: Cannabis supplier license (deliverer)

C. Maximum number of licenses. The Borough may issue a maximum of two (2) Class I license, a maximum of two (2) Class II, a maximum of two (2) Class III licenses. Licensure in all classes may be, but are not required to be, held by the same entity or individual, but an entity may not hold more than one cannabis retailer license. Any license conditionally issued by the Borough is contingent upon the locally licensed entities or individual’s subsequent recipient of a State permit or license of the same class or type of regulated cannabis activity.

D. Application. Persons wishing to obtain any classification of cannabis license shall file a license application with the “Cannabis and Marijuana Administrative Board”, on a standardized form established by the “Cannabis and Marijuana Administrative Board” and approved by the Mayor and Council and available in the Borough Clerk’s office. The “Cannabis and Marijuana Administrative Board” shall establish a reasonable application

period and deadline for all applications. An application shall be deemed incomplete and shall not be processed by the “Cannabis and Marijuana Administrative Board”, until all documents and application fees are submitted. To be deemed complete, all applications shall be accompanied by the following:

1. The applicant shall submit proof that the applicant has or will have lawful possession of the premises proposed for the cannabis establishment, which proof may consist of
 - a. A deed, a lease, a real estate contract contingent upon successful licensing, or a binding letter of intent by the owner of the premises indicating an intent to lease the premises to the entrant contingent upon successful licensing.
 - b. The applicant shall submit an affidavit and documentary proof of compliance with all state and local laws regarding affirmative action, anti-discrimination, and fair employment practices. The applicant shall also certify under oath that they will not and shall not discriminate based on race, color, religion (creed), gender, gender expression, age, national origin (ancestry), disability, marital status, sexual orientation, or military status, in any of its activities or operations.
 - c. The location proposed for licensing by the applicant shall comply with all applicable municipal zoning laws and the location restrictions set forth in this Code.
 - d. The applicant shall submit to the satisfaction of the “Cannabis and Marijuana Administrative Board”, proof of financial capability to open and operate the marijuana establishment for which the applicant is seeking a license. Standards for proof of financial capability shall be determined by the “Cannabis and Marijuana Administrative Board” and approved by the Borough Council.
 - e. The applicant shall submit all required nonrefundable fees for the application and conditional license in accordance with the following fee schedule:
 - Class I: \$10,000 Cannabis supplier license (grower)
 - Class II: \$10,000 Cannabis supplier license (processor)
 - Class III: \$5,000 Cannabis retailer license
 - f. The applicant shall submit all annual registration fees required in accordance with the following fee schedule, which shall be refunded in the event the applicant does not receive a license:
 - Class I: \$40,000 per year Cannabis supplier license (grower)
 - Class II: \$20,000 per year Cannabis supplier license (processor)
 - Class III: \$10,000 per year Cannabis retailer license
 - g. In addition to complying with any State requirement related to good character and criminal background, any person proposed to have an ownership interest in the license shall not have had any cannabis license or permit revoked for a violation affecting public safety in the State of New Jersey or a subdivision thereof within the preceding five (5) years.

- h. The applicant and the application shall otherwise comply with any, and all qualification standards set forth in the State and BOROUGH laws or regulations.
- i. In the event there are multiple applicants for a license, the Administrator shall evaluate all applicants and issue a notification of award after consideration and evaluation of the following criteria:
 - 1. Applicant's owners' or principals' qualifications and experience operating in highly regulated industries, including cannabis, healthcare, pharmaceutical manufacturing, and retail pharmacies, with preference to experience operating such businesses within the State of New Jersey and where the value of owners' experience shall outweigh the experience of non-owner principals (twenty percent, not to exceed 2,500 words);
 - 2. Applicant's qualifications and experience related to public safety and security, including any of the applicant's owners' or principals' experience in law enforcement and drug enforcement (five percent, not to exceed 1,000 words), and a summary of the applicant's plans for storage of products and currency, physical security, video surveillance, security personnel, and visitor management (five percent, not to exceed 2,500 words);
 - 3. Applicant's or its owners' experience conducting or supporting or plans to conduct institutional review board-approved research involving human subjects that is related to medical cannabis or substance abuse, where the value of past or ongoing clinical research with IRB approval shall outweigh plans to conduct such research (five percent, not to exceed 2,500 words), whether the applicant has had any assurance accepted by the U.S. Department of Health & Human Services indicating the applicant's commitment to complying with 45 CFR Part 46 (five percent), and whether the applicant has a research collaboration or partnership agreement in effect with an accredited U.S. school of medicine or osteopathic medicine with experience conducting cannabis-related research (five percent);
 - 4. Applicant's or its owners' demonstrated commitment or sufficient experience as responsible employers, defined as the applicant entity being a party to a labor peace agreement or the applicant entity or its parent company being a party to a collective bargaining agreement in the regulated cannabis industry for at least one year prior to application for a Cannabis Establishment license, in an effort to create well-paying jobs with employee benefits in the municipality (twenty percent in total; five points for labor peace, full twenty points for collective bargaining agreement in effect for at least one year);
 - 5. Summary of the applicant's environmental impact and sustainability plan (four percent, not to exceed 500 words); whether the applicant entity or its parent company has any recognitions from or registrations with federal or New Jersey state environmental regulators for innovation in sustainability (three percent); and whether the applicant

entity or its parent company holds any certification under international standards demonstrating the applicant has an effective environmental management system or has a designated sustainability officer to conduct internal audits to assess the effective implementation of an environmental management system (three percent);

6. Applicant's ties to the host community, demonstrated by at least one shareholder's proof of residency in Elmwood Park for five or more years in the past ten years or at least one shareholder's continuous ownership of a business based in Elmwood Park for five or more years in the past ten years (five percent); and
 7. Applicant's demonstrated commitment to diversity in its ownership composition and hiring practices and whether the applicant entity or its parent company holds any certifications as a NJ minority-owned, women-owned, or veteran-owned business (twenty percent in total; ten points for one certification and twenty points for two or more).
2. Notwithstanding the foregoing competitive application process, a notification of award and conditional municipal license shall entitle the recipient applicant to pursue a State permit or license in the appropriate classification for up to 12 months, which may be extended in the Borough Council's discretion for an additional 6 months for good cause. No license to operate shall issue until the applicant has received a State permit and satisfied other prerequisites of municipal licensure. If the recipient of a notice of award and conditional license has not received a State permit or license within 12 months from issuance, unless extended for good cause, the "Cannabis and Marijuana Administrative Board" shall issue a new request for applications and re-evaluate all applicants for licensure under the above criteria.

E. Term of license and license renewals.

1. Any local license issued pursuant to this Chapter shall be valid for a period of three (3) years from the date of issuance and shall be renewed in accordance with the provisions of this Chapter.
2. The Borough Council may, at their discretion, adjust the renewal date of the local license to correlate with an applicant's State licensing and renewal schedule.
3. Renewal of any license shall be governed by any code amendments, additional restrictions or changes in regulations adopted since the previous license was issued or renewed.
4. Transfer of ownership of any local license or change of location of any license or modification to expand a licensed premise shall be subject to Borough Planning review and zoning approval.
5. Except where the "Cannabis and Marijuana Administrative Board" has received a complete renewal application along with the requisite fees and has forwarded its report and recommendation to the Borough Council for action, shall a license renewal be issued. It shall be unlawful for any person to manufacture, sell, distribute, transfer, transport, or otherwise remove cannabis or cannabis products from the premises of any license after the expiration date recorded on the face of the license.

F. Disciplinary Actions; Sanctions; Penalties

1. Disciplinary actions. Procedures for investigation of license violations and for suspension, revocation, or other licensing sanctions as a result of any such violation shall be as follows:
 - a. First offense: Up to \$250 per violation per day;
 - b. Second offense: Up to \$500 per violation per day;
 - c. Third violation shall result in summary suspension.
2. Summary suspension. Notwithstanding the foregoing section, when the “Cannabis and Marijuana Administrative Board” “Cannabis and Marijuana Administrative Board” has reasonable grounds to believe that a licensee has engaged in deliberate and willful violation of any applicable law or regulation, or that the public health, safety, and/or general welfare has been jeopardized and requires emergency action, same shall be reported to the Borough Council with recommendation for appropriate action and the Borough Council may enter a summary suspension order for the immediate suspension of such license pending further investigation.
 - a. The summary suspension order shall be in writing and shall State the reasons, therefore. The licensee shall be afforded an opportunity for a hearing as outlined herein.
 - b. The Borough Council shall convene a review panel consisting of a Council member, a second hearing officer designated by the Mayor, the Chief of Police and the Borough Attorney as legal counsel. The hearing shall be scheduled within 30 days of the date of the order.
 - c. The review panel is authorized to impose any fines, conditions, restrictions, suspensions, or combination thereof authorized by the State of New Jersey. In the absence of State specified penalties, the BOROUGH may issue fines up to, but not to exceed, \$2,500 per offense and/or suspension of license for a period not to exceed 6 months.

G. Inactive licenses.

1. Following the commencement of retail sales of cannabis or cannabis products, the “Cannabis and Marijuana Administrative Board” may recommend to the Borough Council for the suspend or revoke any license if the licensed premises have been inactive or unoccupied by the licensee for at least 6 months.

F. State license.

1. The “Cannabis and Marijuana Administrative Board” may recommend to the Borough Council for the Borough Council may suspend or revoke any license if the corresponding State license or permit for the subject location is expired, surrendered, suspended, or revoked.

G. Cannabis tax.

1. A tax or fee is imposed on the sale or transfer of cannabis from a cannabis cultivation facility to a retail cannabis store or cannabis product manufacturing facility. Every cannabis cultivation facility shall pay an excise tax to the Borough of Elmwood Park at the rate established by State Statute.

A. Monthly Statement and Payments.

1. Each cannabis entity shall send a statement by mail or electronically to the Borough of Elmwood Park on or before the last day of each calendar month or such other term as required by the State. The statement must contain an account of the amount of cannabis, produced, processed, cultivated, and/or sold or transferred to distributors, retail cannabis stores, and/or cannabis product manufacturing facilities in the state during the preceding month, setting out:
 - a. The total number of ounces, including fractional ounces sold or transferred;
 - b. The names and New Jersey address of each buyer and transferee;
 - c. The weight of cannabis sold or transferred to the respective buyers or transferees and
 - d. Such other information as may be necessary for the Borough to determine and verify the tax or fee due to the Borough

B. The cannabis facility shall pay monthly, or at such term set by the State, to the Borough of Elmwood Park, all taxes, or fees, computed at the rates prescribed in this chapter or as set forth in the State Statute, on the respective total quantities of the cannabis sold or transferred during the preceding month or applicable period. The monthly return shall be filed, and the tax paid on or before the last day of each month to cover the preceding month, or at such other term as set by the State.

2. Administration and Enforcement of Tax.

- a. Delinquent payments under this chapter shall subject to the interest rate imposed upon unpaid taxes. Nonpayment of taxes or fees shall also be subject to the General Penalty provisions of this Code.
- b. If a cannabis facility fails to pay the tax to the Borough of Elmwood Park the cannabis cultivation facility's registration may be revoked.

SECTION 10. Any and all ordinances or parts thereof in conflict or inconsistent with this Ordinance are hereby repealed, but only to the extent of such conflict or inconsistency, it being the legislative intent that all such ordinances or part of ordinances now existing or in effect unless the same are in conflict or inconsistent with any provision of this Ordinance shall remain in effect.

SECTION 11. The provisions of this Ordinance are declared to be severable and if any section, subsection, sentence, clause, or phrase thereof for any reason be held to be invalid or unconstitutional by a court of competent jurisdiction, such decision shall not affect the validity of the remaining sections, subsections, sentences, clauses and phrases of this Ordinance, but shall

remaining in effect; it being the legislative intent that this Ordinance shall stand notwithstanding the invalidity of any part.

SECTION 12. This Ordinance shall take effect upon passage and publication as provided by law.

SECTION 13. This Ordinance shall be a part of the General Ordinances of the Borough of Elmwood Park as though codified and fully set forth therein. The Borough Clerk shall have this Ordinance codified and incorporated in the official copies of the Borough Code. The Borough Clerk and the Borough Attorney are authorized and directed to change any Chapter, Article and/or Section number of the General Ordinances of the Borough of Elmwood Park in the event that the codification of this Ordinance reveals that there is a conflict between the numbers and the existing Code, and in order to avoid confusion and possible accidental repeal of existing provisions not intended to be repealed.

ATTEST: _____

Erin Delaney, MPA, RMC
Borough Clerk

APPROVED: _____

Robert Colletti, Mayor

Introduced:

Adopted:

**BOROUGH OF ELMWOOD PARK
BERGEN COUNTY, NEW JERSEY
RESOLUTION R-220-21**

**RESOLUTION BY:
SECONDED BY:**

**INTRODUCE ORDINANCE #21-14
FIRST READING**

BE IT RESOLVED, that an ordinance entitled:

AN ORDINANCE AMENDING AND SUPPLEMENTING THE CODE OF THE BOROUGH OF ELMWOOD PARK, CHAPTER II, ENTITLED "ADMINISTRATION," MORE SPECIFICALLY ARTICLE V, SECTION 2-37, (PRESENTLY RESERVED) TO BE RENAMED AND ENTITLED AS "CANNABIS AND MARIJUANA ADMINISTRATIVE BOARD" IN ORDER TO REGULATE AND OVERSEE THE ADMINISTRATION OF THE CANNABIS AND MARIJUANA ORDINANCE IN THE BOROUGH OF ELMWOOD PARK

be passed and adopted on first reading; and

BE IT RESOLVED, that a final hearing on said ordinance will be heard in the Municipal Building on Thursday, July 15, 2021 at 7:00PM or as soon thereafter as same can be heard, at which time any persons interested in said ordinance can be heard;

BE IT FURTHER RESOLVED, that the Borough Clerk be, and she is hereby authorized to advertise in a legal newspaper a notice of introduction and final hearing as required by law.

APPROVED: June 17, 2021

Robert Colletti, Mayor

ATTEST: _____
Erin Delaney, MPA, RMC
Borough Clerk

Record of Council Vote on Passage

	AYE	NAY	Abstain	Absent		AYE	NAY	Abstain	Absent
Balistreri					Golabek				
Fakhoury					Pellegrine				
Fasolo					Wechtler				

This resolution was approved by the Mayor and Council of the Borough of Elmwood Park at a regular scheduled meeting held on the 17th day of June 2021. Signed and sealed before me.

Erin Delaney, MPA, RMC
Borough Clerk

Dated

**BOROUGH OF ELMWOOD PARK
BERGEN COUNTY, NEW JERSEY
ORDINANCE NO.: 21-14**

AN ORDINANCE AMENDING AND SUPPLEMENTING THE CODE OF THE BOROUGH OF ELMWOOD PARK, CHAPTER II, ENTITLED "ADMINISTRATION," MORE SPECIFICALLY ARTICLE V, SECTION 2-37, (PRESENTLY RESERVED) TO BE RENAMED AND ENTITLED AS "CANNABIS AND MARIJUANA ADMINISTRATIVE BOARD" IN ORDER TO REGULATE AND OVERSEE THE ADMINISTRATION OF THE CANNABIS AND MARIJUANA ORDINANCE IN THE BOROUGH OF ELMWOOD PARK

INTENT OF THIS ORDINANCE

This Ordinance is intended to allow the administration, regulation and enforcement of the cannabis and marihuana ordinance adopted by the Borough.

WHEREAS, on February 22, 2021, Governor Murphy signed into law P.L. 2021, c. 16, known as the "New Jersey Cannabis Regulatory, Enforcement Assistance, and Marketplace Modernization Act" (the "Act"), which legalizes the recreational use of cannabis and marijuana by adults 21 years of age or older, and establishes a comprehensive regulatory and licensing scheme for commercial recreational (adult use) cannabis operations, use and possession; and

WHEREAS, the Borough has adopted an ordinance as authorized by State Law through the licensed businesses that legally cultivate, process, sell, and/or distribute marijuana under such State licenses and, that authorization require special attention in the form of an ordinance tailored toward the Borough of Elmwood Park, in order to preserve the public health, safety, and welfare of the Borough and its inhabitants; and

WHEREAS, the Borough Mayor and Council have determined that the adopted Ordinance regulating the municipal licensing of the legal cultivation, processing, sell, and/or distribute marijuana under such State licenses, require the need of comprehensive regulation and administration; and

WHEREAS, Pursuant to the authority vested in the Mayor and Council of the Borough of Elmwood Park, there is hereby established an Administrative Board to be known as the "Cannabis and Marijuana Board."

NOW, THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE BOROUGH OF ELMWOOD PARK, NEW JERSEY AS FOLLOWS:

SECTION 1. That chapter II, entitled "administration," more specifically article V, section 2-37, (presently reserved) to be rename and entitled "CANNABIS AND MARIJUANA ADMINISTRATIVE BOARD"

SECTION 2. 2-37.1 Members; Compensation; Terms; Appointment; Removal; Vacancies.

- A. The Cannabis and Marijuana Board shall consist of five regular members, of which one shall be the Mayor, who will be the Chairman and two shall be members of the Borough Council and remaining two shall be a representative from the Borough Police Department and a lay person
- B. All appointments shall be by the Mayor with the advice and consent of the Council, all of whom shall be residents of the Borough of Elmwood Park. All shall serve in accordance with the definition provided herein.
- C. The members shall serve without compensation.
- D. The terms of the Committee members shall be as follows:
 1. For the Chairman, the term shall run concurrent with his elected tenure,
 2. For the two Council member, their term shall be for one year and renewal and or reappointment shall be considered on the reorganizational yearly meeting.
 3. For the other two members their term shall also be for one year.

- E. All appointments shall be designated by the Mayor, with the advice and consent of the Council.
- F. The Borough Council may remove any member of the Committee for cause, on written charges served upon the member and after a hearing thereon, at which time the member shall be entitled to be heard in person or by counsel.
- G. A vacancy on the Committee occurring otherwise than by expiration of a term shall be filled for the unexpired term in the same manner as an original appointment.

SECTION 3. 2-37.2 Powers and Duties.

- A. The Cannabis and Marijuana Board shall have the following duties:
 1. To administer, oversee and regulate and enforce the Cannabis and Marijuana Ordinance of the Borough of Elmwood Park.
 2. To accept, receive and process all forms of application for the licensing request and submit the completed and vented application with recommendation to the Mayor and Council for consideration and approval.
 3. To maintain all records regarding collection of fees and tax assessments and report same to the Mayor and Council.
 4. Make recommendations and suggestions and report potential violations by a licensee to the Business Administrator and the Mayor and Council and assure that all of the restrictions and conditions to the license or complied with and adhered to.
 5. To report any and all violation to the Ordinance and or non-compliance by the licensee to the proper Borough Department and to the Business Administrator and the Mayor and Council for appropriate action.
 6. To prepare reports, recommendations and suggestions to the Mayor and Council in order to facilitate and improve the administration of the Ordinance.
 7. To act as the coordinating agency of the community on matters with appropriate Federal, State and County Agencies concerned with specific are of Cannabis and Marijuana.
 8. To do such other acts and things as are reasonably related to and assigned to carry out the purposes and objectives of the Board.

SECTION 4. 2-37.3 Experts and Staff.

- A. SECRETARY- The Mayor and Council shall at its organizational of each year, shall select and appoint a Secretary who may or may not be a member of the Board or a municipal employee. The Mayor and Council shall affix and determine the salary of the secretary and adopt same through the salary ordinance on a yearly basis.
- B. ATTORNEY- The Mayor and Council shall annually appoint the Board Attorney who may be the Borough Attorney. The Mayor and Council shall affix and determine the salary of the Attorney and adopt same through the salary ordinance on a yearly basis.
- C. The Mayor and Council, at the request of the Board, may also employ or contract for the services of experts and other staff and services and appropriate allowances to cover costs and expenses of the Board, Board member and staff, as it may deem necessary.

SECTION 5. 2-37.4 Appropriations.

- A. The Borough Council, in its discretion, may annually fix, determine and appropriate sums sufficient for the expenses of the Committee. The Board shall not, however, exceed the amount appropriated by the Governing Body for its use.

SECTION 5. 2-37.5 MEETING

- A. Regular meetings of the Board shall be established by the Board and provided to the Borough Clerk, the Business Administrator and Notice shall be posted on the Borough website.
- B. At all meetings, a quorum shall consist of a majority of the members of the Board.

- C. The Board shall keep records of its meetings and shall make a monthly report to the Mayor and Council.

SECTION 6. Any and all ordinances or parts thereof in conflict or inconsistent with this Ordinance are hereby repealed, but only to the extent of such conflict or inconsistency, it being the legislative intent that all such ordinances or part of ordinances now existing or in effect unless the same are in conflict or inconsistent with any provision of this Ordinance shall remain in effect.

SECTION 7. The provisions of this Ordinance are declared to be severable and if any section, subsection, sentence, clause, or phrase thereof for any reason be held to be invalid or unconstitutional by a court of competent jurisdiction, such decision shall not affect the validity of the remaining sections, subsections, sentences, clauses, and phrases of this Ordinance, but shall remaining in effect; it being the legislative intent that this Ordinance shall stand notwithstanding the invalidity of any part.

SECTION 8. This Ordinance shall take effect upon passage and publication as provided by law.

SECTION 9. This Ordinance shall be a part of the General Ordinances of the Borough of Elmwood Park as though codified and fully set forth therein. The Borough Clerk shall have this Ordinance codified and incorporated in the official copies of the Borough Code. The Borough Clerk and the Borough Attorney are authorized and directed to change any Chapter, Article and/or Section number of the General Ordinances of the Borough of Elmwood Park in the event that the codification of this Ordinance reveals that there is a conflict between the numbers and the existing Code, and in order to avoid confusion and possible accidental repeal of existing provisions not intended to be repealed.

ATTEST: _____

Erin Delaney, MPA, RMC
Borough Clerk

APPROVED: _____

Robert Colletti, Mayor

Introduced:

Adopted:

**BOROUGH OF ELMWOOD PARK
BERGEN COUNTY, NEW JERSEY
RESOLUTION R-221-21**

**RESOLUTION BY:
SECONDED BY:**

**INTRODUCE ORDINANCE #21-15
FIRST READING**

BE IT RESOLVED, that an ordinance entitled:

AN ORDINANCE TO FIX THE SALARY, WAGE AND COMPENSATION OF THE OFFICERS, EMPLOYEES AND SERVANTS OF THE BOROUGH OF ELMWOOD PARK, COUNTY OF BERGEN, STATE OF NEW JERSEY FOR THE YEAR 2021.

be passed and adopted on first reading; and

BE IT RESOLVED, that a final hearing on said ordinance will be heard in the Municipal Building on Thursday, July 15, 2021 at 7:00PM or as soon thereafter as same can be heard, at which time any persons interested in said ordinance can be heard;

BE IT FURTHER RESOLVED, that the Borough Clerk be, and she is hereby authorized to advertise in a legal newspaper a notice of introduction and final hearing as required by law.

APPROVED: June 17, 2021

Robert Colletti, Mayor

ATTEST: _____
Erin Delaney, MPA, RMC
Borough Clerk

Record of Council Vote on Passage

	AYE	NAY	Abstain	Absent		AYE	NAY	Abstain	Absent
Balistreri					Golabek				
Fakhoury					Pellegrine				
Fasolo					Wechtler				

This resolution was approved by the Mayor and Council of the Borough of Elmwood Park at a regular scheduled meeting held on the 17th day of June 2021. Signed and sealed before me.

Erin Delaney, MPA, RMC
Borough Clerk

Dated

**BOROUGH OF ELMWOOD PARK
BERGEN COUNTY, NEW JERSEY
ORDINANCE NO.: 21-15**

AN ORDINANCE TO FIX THE SALARY, WAGE AND COMPENSATION OF THE OFFICERS, EMPLOYEES AND SERVANTS OF THE BOROUGH OF ELMWOOD PARK, COUNTY OF BERGEN, STATE OF NEW JERSEY FOR THE YEAR 2021.

BE IT ORDAINED, by the Mayor and Council of the Borough of Elmwood Park as follows:

SECTION I: ELECTED OFFICIALS

1. That the annual wage and compensation to be paid to the following elected officials for calendar year 2021 are as follows:

MAYOR	8,160.00
COUNCIL PRESIDENT	7,650.00
COUNCIL MEMBERS	7,650.00

SECTION II: DEPARTMENT HEAD & NON-UNION EMPLOYEES

1. That the respective annual base salary, wage, and compensation to be paid to the following full-time Professionals, Department Heads and Non-Union employees of the Borough of Elmwood Park for the year 2021 shall be as follows:

BOROUGH ATTORNEY (BY VOUCHER)	56,239.65
CHIEF MUNICIPAL FINANCE OFFICER	149,817.60
BUSINESS ADMINISTRATOR	31,212.00
REGISTERED MUNICIPAL CLERK	93,534.00
TAX COLLECTOR	1.02
TAX ASSESSOR	57,404.77
DIRECTOR OF RECREATION	68,340.00
SUPERINTENDENT OF PUBLIC WORKS	127,583.35
DECLARED SNOW EMERGENCIES	55.07 PER HOUR
COURT ADMINISTRATOR	75,334.72
BUILDING INSPECTOR/PLUMBING INSPECTOR	80,408.00
CHIEF OF POLICE	227,864.56
CONSTRUCTION OFFICIAL/BUILDING SUBCODE OFFICIAL	41.62 PER HOUR
CUSTODIAN/MAINTENANCE WORKER (EFFECTIVE 7/9/18)	37,142.28
DEPUTY MUNICIPAL CLERK	AS SETFORTH IN THE WHITE-COLLAR UNION CONTRACT
PROPERTY MAINTENANCE /CODE ENFORCEMENT INSPECTOR	33,800.00

SECTION III: PART-TIME EMPLOYEES

1. That the respective salary, wage, and compensation to be paid for part-time employee positions calendar year 2020 be as follows:

MUNICIPAL JUDGE	37,092.78
MUNICIPAL PROSECUTOR	21,086.62
PUBLIC DEFENDER I	6,049.37

PUBLIC DEFENDER II	5,872.68
MUNICIPAL COURT - CORE PERSONNEL (BY VOUCHER)	153 - 510 PER SESSION
QUALIFIED PURCHASING AGENT	13,795.70
RECYCLING COORDINATOR	5,202.00
RESIDENT ASSISTANCE PROGRAM	2,080.80
PLANNING BOARD SECRETARY	5,377.99
PLANNING BOARD ATTORNEY (BY VOUCHER)	3,999.99
BOARD OF ADJUSTMENT SECRETARY	3,906.18
BOARD OF ADJUSTMENT ATTORNEY (BY VOUCHER)	3,690.53
RENT LEVELING BOARD SECRETARY	1,359.72
EMERGENCY MANAGEMENT COORDINATOR	7,650.00
STATE OF EMERGENCY ONLY	55.07 PER HOUR
DEPUTY EMERGENCY MANAGEMENT COORDINATOR	650.63
DEPUTY EMERGENCY MANAGEMENT COORD ASSISTANT - RANGE	1,000 - 1,500
JIF SAFETY DIRECTOR	5,743.43
FLOOD MANAGER	5,100.00
CROSSING GUARD COORDINATOR	609.21
CROSSING GUARDS - FULL TIME & PART TIME	17.62 PER HOUR
POLICE RECORDS CLERK I	29,069.75
POLICE RECORDS CLERK II	27.57 PER HOUR
SPECIAL POLICE OFFICERS CLASS I - RANGE	17.22 -18.36 PER HOUR
SPECIAL POLICE OFFICERS CLASS II - RANGE	26.33-28.56 PER HOUR
FIRE DEPT ADMISTRATIVE AIDE	3,000.00
FIRE PREVENTION OFFICIAL /FIRE SUBCODE OFFICIAL	52,000.00
FIRE INSPECTOR (FIRE PREVENTION) MINIMUM	18.50- 20.00 PER HOUR
FIRE INSPECTOR (FIRE PREVENTION) MAXIMUM	20.40 -25.50 PER HOUR
ZONING OFFICIAL	2,550.00
PLUMBING SUB-CODE OFFICIAL	36.57 PER HOUR
FIRE CODE INSPECTOR	36.57 PER HOUR
ELECTRICAL SUB-CODE OFFICIAL	44.32 PER HOUR
ELECTRICAL INSPECTOR	43.01 PER HOUR
FIRE SUB-CODE OFFICIAL	36.57 PER HOUR
PLUMBING INSPECTOR	39.55 PER HOUR
CLERICAL (PART-TIME) - RANGE	15.00- 20.40 PER HOUR
BUS DRIVER	22.44 – 23.93 PER HOUR
CUSTODIAN – MINIMUM	15.00 – 18.00 PER HOUR
CUSTODIAN – RANGE	18.36- 25.50 PER HOUR
GYM SUPERVISOR – RANGE	15.00 -18.00 PER HOUR

GYM ASSISTANT – RANGE	11.22 - 14.28 PER HOUR
AFTER CARE TEACHER – RANGE	20.40 - 24.97 PER HOUR
AFTER CARE ASSISTANT – RANGE	13.26- 15.61 PER HOUR
SPECIAL EVENTS – RANGE	13.26 – 15.61 PER HOUR
SPRAY PARK ATTENDANT	15.30 PER HOUR
SUMMER CAMP DIRECTORS – RANGE	3,780 – 4,200
SUMMER CAMP TEACHER – RANGE	3,360 - 3,675
SUMMER CAMP COUNSELORS – RANGE	2,415 - 2,730
DPW SEASONAL HELP	12.00 PER HOUR
MAYOR'S SECRETARY	UP TO \$5,100

SECTION IV: LONGEVITY

1. A full-time employee shall be entitled to longevity pay based in the following schedule:

Completion of the third year to completion of the fifth year	1%
Beginning of the sixth year to the completion of the eight year	2%
Beginning of the ninth year to the completion of the eleventh year	3%
Beginning of the twelfth year to the completion of the fourteenth year	4%
Beginning of the fifteenth year to the completion of the twentieth year	5%
Beginning of the twenty-first year to the completion of the twenty-fourth year	6%
Beginning of the twenty-fifth year	8%

2. Any employee hired after January 1, 2007 shall not be entitled to longevity.
3. Such payments shall be added to each employee' s base annual salary.
4. The anniversary date for payroll purposes only of all employees of the Borough of Elmwood Park after having completed one full year employment shall be January 1.

SECTION V: SICK LEAVE

1. All full-time employees shall be compensated annually for up to (15) days absence from work by reason of illness. All sick leave shall be accumulated and any unused portion thereof shall be applied towards future illness.
2. Part time employee hired on or after October 29, 2018 per guidelines of the "Sick Leave Act" shall be compensated for time as per hours work, up to maximum of 40 total hours per calendar year. Sick leave time will be available for use in 120 days after first day of employment.

SECTION VI: HOLIDAY & PERSONAL DAYS

1. All Borough employees for who there is provided herein an annual compensation shall be excused from the performance of their duties with continuance of pay on the following days:

New Year's Day	Martin Luther King Jr. Birthday
Lincoln's Birthday*	Washington's Birthday
Good Friday	Memorial Day
Independence Day	Labor Day
Columbus Day	General Election Day
Veteran's Day	Thanksgiving Day
Christmas Eve (1/2 Day - 12:30 dismissal)	Friday after Thanksgiving
Christmas	(2) Personal Days

(8) Personal Days - Designated Department Heads Only (Effective January 1, 2015)

*Floater Holiday

In the event that a holiday falls on a Sunday, the following Monday shall be observed as the holiday. In the event that a holiday falls on a Saturday, the preceding Friday shall be observed as the holiday.

This section shall not apply to part time employees whom are compensated on an hourly basis.

SECTION VII: VACATION

1. All full-time employees shall be allowed vacation leave from their employment with continuance of compensation provided herein, in accordance with the following schedule:

First year through five years of service	12 days
Completion of the fifth year to ten years of service	12 days plus one day for each year up to 17 days
Completion of ten years of service	21 days
Completion of twelve years of service	22 days
Completion of fourteen years of service	23 days
Completion of sixteen years of service	24 days
Completion of eighteen years of service	25 days
Completion of twenty years of service and thereafter	30 days

2. All employees hired after January 1, 2007 cannot accumulate vacation days other than accrued days from (1) year prior.

SECTION VIII: TERMINAL LEAVE

1. All employees hired prior to January 1, 1991 that desire to enter into retirement shall receive terminal leave immediately prior to said retirement provided said employee notified the Borough prior to February 15th of the year he/she intends to retire. PERS will then be notified and the retirement application of the employee will be processed. Such leaves shall be computed at the following rate:

1 to 7 years	1 month
8 to 14 years	2 months
15 to 21 years	3 months
22 years and over	4 months

2. In addition to leave granted above, each employee shall receive enumeration for ½ of all accumulated sick days from January 1, 1962 immediately prior to retirement of such employee with a maximum accumulation of 120 working days.
3. All employees hired on or after January 1, 1991, shall receive the following terminal leave:

After 10 years of service	1 month
After 20 years of service	2 months

4. Each employee shall receive his terminal leave payment as a lump sum payment as of the last day of the performance of duty before commencement of his terminal leave.

SECTION IX: SICK/VACATION DAYS FOR FULL TIME CROSSING GUARDS

1. All full-time crossing guards shall receive 10 sick/vacation days per school year, September through June. At the end of the school year, all full-time crossing guards will receive an additional pay of \$25.00 per day for each sick/vacation day not used during the school year.

SECTION X: REPEAL OF PRIOR ORDINANCES

1. All prior Department Head, Non-Union and Part Time Salary Ordinances or parts of Ordinances inconsistent herewith are hereby repealed.

SECTION XI: EFFECTIVE DATE

1. This ordinance shall take effect immediately after publication.

ATTEST: _____

Erin Delaney, MPA, RMC

Borough Clerk

APPROVED: _____

Robert Colletti, Mayor

Introduced:

Adopted:

**BOROUGH OF ELMWOOD PARK
BERGEN COUNTY, NEW JERSEY
RESOLUTION R-222-21**

RESOLUTION BY:

SECONDED BY:

**INTRODUCE ORDINANCE #21-11
SECOND READING**

WHEREAS, a public notice has been given by the Borough Clerk that an ordinance entitled:

BOND ORDINANCE TO AUTHORIZE THE MAKING OF A PUBLIC IMPROVEMENT AND THE ACQUISITION OF NEW ADDITIONAL OR REPLACEMENT EQUIPMENT AND MACHINERY, NEW COMMUNICATION AND SIGNAL SYSTEMS EQUIPMENT AND NEW AUTOMOTIVE VEHICLES, INCLUDING ORIGINAL APPARATUS AND EQUIPMENT, IN, BY AND FOR THE BOROUGH OF ELMWOOD PARK, IN THE COUNTY OF BERGEN, STATE OF NEW JERSEY, TO APPROPRIATE THE SUM OF \$1,520,000 TO PAY THE COST THEREOF, TO APPROPRIATE BOROUGH TRUST FUND MONEYS, TO MAKE A DOWN PAYMENT, TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS.

was introduced and passed at a meeting held on Thursday, May 20, 2021 and that further consideration of this ordinance would be taken up at this meeting; and

WHEREAS, all persons interested in said ordinance were given an opportunity to be heard concerning the same;

NOW, THEREFORE, BE IT RESOLVED, by the Mayor and Council of the Borough of Elmwood Park, that an ordinance entitled:

BOND ORDINANCE TO AUTHORIZE THE MAKING OF A PUBLIC IMPROVEMENT AND THE ACQUISITION OF NEW ADDITIONAL OR REPLACEMENT EQUIPMENT AND MACHINERY, NEW COMMUNICATION AND SIGNAL SYSTEMS EQUIPMENT AND NEW AUTOMOTIVE VEHICLES, INCLUDING ORIGINAL APPARATUS AND EQUIPMENT, IN, BY AND FOR THE BOROUGH OF ELMWOOD PARK, IN THE COUNTY OF BERGEN, STATE OF NEW JERSEY, TO APPROPRIATE THE SUM OF \$1,520,000 TO PAY THE COST THEREOF, TO APPROPRIATE BOROUGH TRUST FUND MONEYS, TO MAKE A DOWN PAYMENT, TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS.

pass on final reading.

APPROVED: June 17, 2021

Robert Colletti, Mayor

ATTEST: _____

Erin Delaney, MPA, RMC
Borough Clerk

Record of Council Vote on Passage

	AYE	NAY	Abstain	Absent		AYE	NAY	Abstain	Absent
Balistreri					Golabek				
Fakhoury					Pellegrine				
Fasolo					Wechtler				

This resolution was approved by the Mayor and Council of the Borough of Elmwood Park at a regular scheduled meeting held on the 17th day of June 2021. Signed and sealed before me.

 Erin Delaney, MPA, RMC
 Borough Clerk

 Dated

**BOROUGH OF ELMWOOD PARK
BERGEN COUNTY, NEW JERSEY
ORDINANCE NO.: 21-11**

BOND ORDINANCE TO AUTHORIZE THE MAKING OF A PUBLIC IMPROVEMENT AND THE ACQUISITION OF NEW ADDITIONAL OR REPLACEMENT EQUIPMENT AND MACHINERY, NEW COMMUNICATION AND SIGNAL SYSTEMS EQUIPMENT AND NEW AUTOMOTIVE VEHICLES, INCLUDING ORIGINAL APPARATUS AND EQUIPMENT, IN, BY AND FOR THE BOROUGH OF ELMWOOD PARK, IN THE COUNTY OF BERGEN, STATE OF NEW JERSEY, TO APPROPRIATE THE SUM OF \$1,520,000 TO PAY THE COST THEREOF, TO APPROPRIATE BOROUGH TRUST FUND MONEYS, TO MAKE A DOWN PAYMENT, TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS.

BE IT ORDAINED by the Borough Council of the Borough of Elmwood Park, in the County of Bergen, State of New Jersey, as follows:

Section 1. The Borough of Elmwood Park, in the County of Bergen, State of New Jersey (the "Borough") is hereby authorized to make a public improvement and to acquire new additional or replacement equipment and machinery, new communication and signal systems equipment and new automotive vehicles, including original apparatus and equipment, in, by and for said Borough, as more particularly described in Section 4 hereof. Said improvements shall include all work, materials and appurtenances necessary and suitable therefor.

Section 2. There is hereby appropriated to the payment of the cost of making the improvements described in Sections 1 and 4 hereof (hereinafter referred to as "purposes"), the respective amounts of money hereinafter stated as the appropriation for said respective purposes. Said appropriation shall be met from the proceeds of the sale of the bonds authorized, and the Borough Trust Fund moneys and the down payment appropriated, by this ordinance. Said improvements shall be made as general improvements and no part of the cost thereof shall be assessed against property specially benefited.

Section 3. It is hereby determined and stated that the making of such improvements is not a current expense of said Borough.

Section 4. The several purposes hereby authorized for the financing of which said obligations are to be issued are set forth in the following "Schedule of Improvements, Purposes and Amounts" which schedule also shows (1) the amount of the appropriation and the estimated cost of each such purpose, and (2) the amount of each sum which is to be provided by the Borough Trust Fund moneys hereinafter appropriated, and (3) the amount of each sum which is to be provided by the down payment hereinafter appropriated to finance such purposes, and (4) the estimated maximum amount of bonds and notes to be issued for each such purpose, and (5) the

period of usefulness of each such purpose, according to its reasonable life, computed from the date of said bonds:

SCHEDULE OF IMPROVEMENTS, PURPOSES AND AMOUNTS

A. Acquisition of new automotive vehicles, including original apparatus and equipment, for the use of the Department of Public Works ("DPW") consisting of (i) a garbage truck with plow, (ii) a roll-off truck with plow and salt spreader and (iii) a pickup truck with plow.

Appropriation and Estimated Cost	\$565,000
Down Payment Appropriated	\$27,200
Bonds and Notes Authorized	\$537,800
Period of Usefulness	5 years

B. Acquisition of new additional or replacement equipment and machinery consisting of a snow removal machine attachment for the use of the DPW.

Appropriation and Estimated Cost	\$205,000
Down Payment Appropriated	\$9,800
Bonds and Notes Authorized	\$195,200
Period of Usefulness	15 years

C. Rehabilitation of the basketball courts at the Recreation Center.

Appropriation and Estimated Cost	\$425,000
Borough Recreation Trust Funds	
Appropriated	\$100,000
Down Payment Appropriated	\$15,500
Bonds and Notes Authorized	\$309,500

Period of Usefulness

15 years

D. Acquisition of new additional or replacement equipment and machinery, new communication and signal systems equipment and new automotive vehicles, including original apparatus and equipment, for the use of the Police Department consisting of (i) pedestrian safety signs, (ii) in-vehicle cameras, (iii) surveillance cameras and equipment and (iv) SUVs.

Appropriation and Estimated Cost \$325,000

Down Payment Appropriated \$15,500

Bonds and Notes Authorized \$309,500

Period of Usefulness

5 years

Aggregate Appropriation and Estimated Cost \$1,520,000

Borough Recreation Trust Funds

Appropriated \$100,000

Aggregate Down Payment Appropriated \$ 68,000

Aggregate Amount of Bonds and Notes

Authorized \$1,352,000

Section 5. The cost of such purposes, as hereinbefore stated, includes the aggregate amount of \$50,000 which is estimated to be necessary to finance the cost of such purposes, including architect's fees, accounting, engineering and inspection costs, legal expenses and other expenses, including interest on such obligations to the extent permitted by Section 20 of the Local Bond Law (Chapter 2 of Title 40A of the New Jersey Statutes Annotated, as amended; the "Local Bond Law").

Section 6. The sum of \$100,000 available in the Borough's Recreation Trust Fund is hereby appropriated to the payment of the cost of the rehabilitation of the basketball courts authorized in Section 4.C hereof.

Section 7. It is hereby determined and stated that moneys exceeding \$68,000, appropriated for down payments on capital improvements or for the capital improvement fund in

budgets heretofore adopted for said Borough, are now available to finance said purposes. The sum of \$68,000 is hereby appropriated from such moneys to the payment of the cost of said purposes.

Section 8. To finance said purposes, bonds of said Borough of an aggregate principal amount not exceeding \$1,352,000 are hereby authorized to be issued pursuant to the Local Bond Law. Said bonds shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law. All matters with respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter adopted.

Section 9. To finance said purposes, bond anticipation notes of said Borough of an aggregate principal amount not exceeding \$1,352,000 are hereby authorized to be issued pursuant to the Local Bond Law in anticipation of the issuance of said bonds. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of outstanding bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this section, the moneys raised by the issuance of said bonds shall, to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

Section 10. Each bond anticipation note issued pursuant to this ordinance shall be dated on or about the date of its issuance and shall be payable not more than one year from its date, shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law and may be renewed from time to time pursuant to and within limitations prescribed by the Local Bond Law. Each of said bond anticipation notes shall be signed by the Mayor and by a financial officer and shall be under the seal of said Borough and attested by the Borough Clerk or Deputy Borough Clerk. Said officers are hereby authorized to execute said notes in such form as they may adopt in conformity with law. The power to determine any matters with respect to said notes not determined by this ordinance and also the power to sell said notes, is hereby delegated to the Chief Financial Officer who is hereby authorized to sell said notes either at one time or from time to time in the manner provided by law.

Section 11. It is hereby determined and declared that the average period of usefulness of said purposes, according to their reasonable lives, taking into consideration the

respective amounts of bonds or notes authorized for said purposes, is a period of 8.73 years computed from the date of said bonds.

Section 12. It is hereby determined and stated that the Supplemental Debt Statement required by the Local Bond Law has been duly made and filed in the office of the Borough Clerk of said Borough, and that such statement so filed shows that the gross debt of said Borough, as defined in Section 43 of the Local Bond Law, is increased by this ordinance by \$1,352,000 and that the issuance of the bonds and notes authorized by this ordinance will be within all debt limitations prescribed by said Local Bond Law.

Section 13. Any funds received from private parties, the County of Bergen, the State of New Jersey or any of their agencies or any funds received from the United States of America or any of its agencies in aid of such purposes, shall be applied to the payment of the cost of such purposes, or, if bond anticipation notes have been issued, to the payment of the bond anticipation notes, and the amount of bonds authorized for such purposes shall be reduced accordingly.

Section 14. The capital budget is hereby amended to conform with the provisions of this ordinance to the extent of any inconsistency therewith and the resolutions promulgated by the Local Finance Board showing full detail of the amended capital budget and capital program as approved by the Director, Division of Local Government Services, is on file with the Borough Clerk and is available for public inspection.

Section 15. The Borough intends to issue the bonds or notes to finance the cost of the improvements described in Sections 1 and 4 of this bond ordinance. If the Borough incurs such costs prior to the issuance of the bonds or notes, the Borough hereby states its reasonable expectation to reimburse itself for such expenditures with the proceeds of such bonds or notes in the maximum principal amount of bonds or notes authorized by this bond ordinance.

Section 16. The full faith and credit of the Borough are hereby pledged to the punctual payment of the principal of and the interest on the obligations authorized by this ordinance. Said obligations shall be direct, unlimited and general obligations of the Borough, and the Borough shall levy ad valorem taxes upon all the taxable real property within the Borough for

the payment of the principal of and interest on such bonds and notes, without limitation as to rate or amount.

Section 17. This ordinance shall take effect twenty days after the first publication thereof after final passage.

ATTEST: _____

Erin Delaney, MPA, RMC
Borough Clerk

APPROVED: _____

Robert Colletti, Mayor

Introduced: May 20, 2021

Adopted:

**BOROUGH OF ELMWOOD PARK
BERGEN COUNTY, NEW JERSEY
RESOLUTION R-223-21**

RESOLUTION BY:
SECONDED BY:

INTRODUCE ORDINANCE #21-12
SECOND READING

WHEREAS, a public notice has been given by the Borough Clerk that an ordinance entitled:

**AN ORDINANCE TO AMEND AND RE-ADOPT A PRIOR ORDINANCE NO. 20-30
CORRECTING MINOR TYPOGRAPHICAL CHANGES AND AMENDING CHAPTER
XXVI OF THE CODE OF THE BOROUGH OF ELMWOOD PARK ENTITLED
STORMWATER CONTROL ORDINANCE**

was introduced and passed at a meeting held on Thursday, June 3, 2021 and that further consideration of this ordinance would be taken up at this meeting; and

WHEREAS, all persons interested in said ordinance were given an opportunity to be heard concerning the same;

NOW, THEREFORE, BE IT RESOLVED, by the Mayor and Council of the Borough of Elmwood Park, that an ordinance entitled:

**AN ORDINANCE TO AMEND AND RE-ADOPT A PRIOR ORDINANCE NO. 20-30
CORRECTING MINOR TYPOGRAPHICAL CHANGES AND AMENDING CHAPTER
XXVI OF THE CODE OF THE BOROUGH OF ELMWOOD PARK ENTITLED
STORMWATER CONTROL ORDINANCE**

pass on final reading.

APPROVED: June 17, 2021

Robert Colletti, Mayor

ATTEST: _____
Erin Delaney, MPA, RMC
Borough Clerk

Record of Council Vote on Passage

	AYE	NAY	Abstain	Absent		AYE	NAY	Abstain	Absent
Balistreri					Golabek				
Fakhoury					Pellegrine				
Fasolo					Wechtler				

This resolution was approved by the Mayor and Council of the Borough of Elmwood Park at a regular scheduled meeting held on the 17th day of June 2021. Signed and sealed before me.

Erin Delaney, MPA, RMC
Borough Clerk

Dated

**BOROUGH OF ELMWOOD PARK
BERGEN COUNTY, NEW JERSEY
ORDINANCE NO.: 21-12**

**AN ORDINANCE TO AMEND AND RE-ADOPT A PRIOR ORDINANCE
NO. 20-30 CORRECTING MINOR TYPOGRAPHICAL CHANGES AND
AMENDING CHAPTER XXVI OF THE CODE OF THE BOROUGH OF
ELMWOOD PARK ENTITLED STORMWATER CONTROL ORDINANCE**

Table of Contents

Statement of Compliance with N.J.S.A. 40:55D-93.....	1
Statement of Adoption.....	1
Section 26-1. Scope and Purpose.....	2
A. Policy Statement	
B. Purpose	
C. Applicability	
D. Compatibility with Other Permit and Ordinance Requirements	
Section 26-2. Definitions.....	3
Section 26-3. General Standards.....	10
Section 26-4. Stormwater Management Requirements for Major Developments.....	10
Section 26-5. Calculation of Stormwater Runoff and Groundwater Recharge.....	25
Section 26-6. Sources for Technical Guidance.....	27
Section 26-7. Solids and Floatable Material Control Standards.....	27
..	
Section 26-8. Safety Standards for Stormwater Management Basins.....	29
Section 26-9. Requirements for a Stormwater Management Plan.....	31
Section 26-10. Maintenance and Repair.....	34
Section 26-11. Penalties.....	36
Section 26-12. Severability.....	36
Section 26-13. Effective Date.....	37

WHEREAS, the Mayor and Council have become aware as to the need to revise and amend and re-adopt the existing Stormwater Control Ordinance so as to comply with the State of New Jersey laws, more specifically N.J.S.A. **40:55D-93** which requires every municipality in the State of New Jersey to prepare and enact a storm water control ordinance in order to protect the health, safety and welfare of the residents of the Borough of Elmwood Park.

NOW, THEREFORE, BE IT ORDAINED by the Mayor and Council of the Borough of Elmwood Park, County of Bergen, and State of New Jersey that the following shall be re-adopted, and that the existing language in the existing ordinance shall be replaced with the following:

SECTION 26-I. SCOPE AND PURPOSE:

A. Policy Statement

Flood control, groundwater recharge, and pollutant reduction shall be achieved through the use of stormwater management measures, including green infrastructure Best Management Practices (GI BMPs) and nonstructural stormwater management strategies. GI BMPs and low impact development (LID) should be utilized to meet the goal of maintaining natural hydrology to reduce stormwater runoff volume, reduce erosion, encourage infiltration and groundwater recharge, and reduce pollution. GI BMPs and LID should be developed based upon physical site conditions and the origin, nature and the anticipated quantity, or amount, of potential pollutants. Multiple stormwater management BMPs may be necessary to achieve the established performance standards for water quality, quantity, and groundwater recharge.

B. Purpose

The purpose of this ordinance is to establish minimum stormwater management requirements and controls for “major development,” as defined below in Section 26-2.

C. Applicability

1. This ordinance shall be applicable to the following major developments:
 - a. Non-residential major developments; and
 - b. Aspects of residential major developments that are not pre-empted by the Residential Site Improvement Standards at N.J.A.C. 5:21.
2. This ordinance shall also be applicable to all major developments undertaken by the Borough of Elmwood Park.

D. Compatibility with Other Permit and Ordinance Requirements

Development approvals issued pursuant to this ordinance are to be considered an integral part of development approvals and do not relieve the applicant of the responsibility to secure required permits or approvals for activities regulated by any other applicable code, rule, act, or ordinance. In their interpretation and application, the provisions of this ordinance shall be held to be the minimum requirements for the promotion of the public health, safety, and general welfare.

This ordinance is not intended to interfere with, abrogate, or annul any other ordinances, rule or regulation, statute, or other provision of law except that, where any provision of this ordinance imposes restrictions different from those imposed by any other ordinance, rule or regulation, or other provision of law, the more restrictive provisions or higher standards shall control.

SECTION 26-2. DEFINITIONS:

For the purpose of this ordinance, the following terms, phrases, words, and their derivations shall have the meanings stated herein unless their use in the text of this Chapter clearly demonstrates a different meaning. When not inconsistent with the context, words used in the present tense include the future, words used in the plural number include the singular number, and words used in the singular number include the plural number. The word "shall" is always mandatory and not merely directory. The definitions below are the same as or based on the corresponding definitions in the Stormwater Management Rules at N.J.A.C. 7:8-1.2.

“CAFRA Centers, Cores or Nodes” means those areas with boundaries incorporated by reference or revised by the Department in accordance with N.J.A.C. 7:7-13.16.

“CAFRA Planning Map” means the map used by the Department to identify the location of Coastal Planning Areas, CAFRA centers, CAFRA cores, and CAFRA nodes. The CAFRA Planning Map is available on the Department's Geographic Information System (GIS).

“Community basin” means an infiltration system, sand filter designed to infiltrate, standard constructed wetland, or wet pond, established in accordance with N.J.A.C. 7:8-4.2(c)14, that is designed and constructed in accordance with the New Jersey Stormwater Best

Management Practices Manual, or an alternate design, approved in accordance with N.J.A.C. 7:8-5.2(g), for an infiltration system, sand filter designed to infiltrate, standard constructed wetland, or wet pond and that complies with the requirements of this chapter.

“Compaction” means the increase in soil bulk density.

“Contributory drainage area” means the area from which stormwater runoff drains to a stormwater management measure, not including the area of the stormwater management measure itself.

“Core” means a pedestrian-oriented area of commercial and civic uses serving the surrounding municipality, generally including housing and access to public transportation.

“County review agency” means an agency designated by the County Board of Commissioners to review municipal stormwater management plans and implementing ordinance(s). The county review agency may either be:

1. A county planning agency or
2. A county water resource association created under N.J.S.A 58:16A-55.5, if the ordinance or resolution delegates authority to approve, conditionally approve, or disapprove municipal stormwater management plans and implementing ordinances.

“Department” means the Department of Environmental Protection.

“Designated Center” means a State Development and Redevelopment Plan Center as designated by the State Planning Commission such as urban, regional, town, village, or hamlet.

“Design engineer” means a person professionally qualified and duly licensed in New Jersey to perform engineering services that may include, but not necessarily be limited to, development of project requirements, creation and development of project design and preparation of drawings and specifications.

“Development” means the division of a parcel of land into two or more parcels, the construction, reconstruction, conversion, structural alteration, relocation or enlarge-enlargement of any building or structure, any mining excavation or landfill, and any use or change in the use of any building or other structure, or land or extension of use of land, for which permission is required under the Municipal Land Use Law, N.J.S.A. 40:55D-1 *et seq.*

In the case of development of agricultural land, development means: any activity that requires a State permit, any activity reviewed by the County Agricultural Board (CAB) and the State Agricultural Development Committee (SADC), and municipal review of any activity not exempted by the Right to Farm Act , N.J.S.A 4:1C-1 *et seq.*

“Disturbance” means the placement or reconstruction of impervious surface or motor vehicle surface, or exposure and/or movement of soil or bedrock or clearing, cutting, or removing of vegetation. Milling and repaving is not considered disturbance for the purposes of this definition.

“Drainage area” means a geographic area within which stormwater, sediments, or dissolved materials drain to a particular receiving waterbody or to a particular point along a receiving waterbody.

“Environmentally constrained area” means the following areas where the physical alteration of the land is in some way restricted, either through regulation, easement, deed restriction or ownership such as: wetlands, floodplains, threatened and endangered species sites or designated habitats, and parks and preserves. Habitats of endangered or threatened species are identified using the Department's Landscape Project as approved by the Department's Endangered and Nongame Species Program.

“Environmentally critical area” means an area or feature which is of significant environmental value, including but not limited to: stream corridors, natural heritage priority sites, habitats of endangered or threatened species, large areas of contiguous open space or upland forest, steep slopes, and well head protection and groundwater recharge areas. Habitats of endangered or threatened species are identified using the Department’s Landscape Project as approved by the Department’s Endangered and Nongame Species Program.

“Empowerment Neighborhoods” means neighborhoods designated by the Urban Coordinating Council “in consultation and conjunction with” the New Jersey Redevelopment Authority pursuant to N.J.S.A 55:19-69.

“Erosion” means the detachment and movement of soil or rock fragments by water, wind, ice, or gravity.

“Green infrastructure” means a stormwater management measure that manages stormwater close to its source by:

1. Treating stormwater runoff through infiltration into subsoil;
2. Treating stormwater runoff through filtration by vegetation or soil; or
3. Storing stormwater runoff for reuse.

"HUC 14" or "hydrologic unit code 14" means an area within which water drains to a particular receiving surface water body, also known as a sub watershed, which is identified by a 14-digit hydrologic unit boundary designation, delineated within New Jersey by the United States Geological Survey.

“Impervious surface” means a surface that has been covered with a layer of material so that it is highly resistant to infiltration by water.

“Infiltration” is the process by which water seeps into the soil from precipitation.

“Lead planning agency” means one or more public entities having stormwater management planning authority designated by the regional stormwater management planning committee pursuant to N.J.A.C. 7:8-3.2, that serves as the primary representative of the committee.

“Major development” means an individual “development,” as well as multiple developments that individually or collectively result in:

1. The disturbance of one or more acres of land since February 2, 2004;
2. The creation of one-quarter acre or more of “regulated impervious surface” since February 2, 2004;
3. The creation of one-quarter acre or more of “regulated motor vehicle surface” since the effective date of this ordinance, whichever is; or
4. A combination of 2 and 3 above that totals an area of one-quarter acre or more. The same surface shall not be counted twice when determining if the combination area equals one-quarter acre or more.
5. Major development includes all developments that are part of a common plan of development or sale (for example, phased residential development) that collectively or individually meet any one or more of paragraphs 1, 2, 3, or 4 above. Projects undertaken by any government agency that otherwise meet the definition of “major development” but which do not require approval under the Municipal Land Use Law, N.J.S.A. 40:55D-1 et seq., are also considered “major development.”

“Motor vehicle” means land vehicles propelled other than by muscular power, such as automobiles, motorcycles, autocycles, and low speed vehicles. For the purposes of this definition, motor vehicle does not include farm equipment, snowmobiles, all-terrain vehicles, motorized wheelchairs, go-carts, gas buggies, golf carts, ski-slope grooming machines, or vehicles that run only on rails or tracks.

“Motor vehicle surface” means any pervious or impervious surface that is intended to be used by “motor vehicles” and/or aircraft, and is directly exposed to precipitation including, but not limited to, driveways, parking areas, parking garages, roads, racetracks, and runways.

“Municipality” means any city, borough, town, township, or village.

“New Jersey Stormwater Best Management Practices (BMP) Manual” or “BMP Manual” means the manual maintained by the Department providing, in part, design specifications, removal rates, calculation methods, and soil testing procedures approved by the Department as being capable of contributing to the achievement of the stormwater management standards specified in this chapter. The BMP Manual is periodically amended by the Department as necessary to provide design specifications on additional best management practices and new information on already included practices reflecting the best available current information regarding the particular practice and the Department’s determination as to the ability of that best management practice to contribute to compliance with the standards contained in this chapter. Alternative stormwater management measures, removal rates, or calculation methods may be utilized, subject to any limitations specified in this chapter, provided the design engineer demonstrates to the municipality, in accordance with Section IV.F. of this ordinance and N.J.A.C. 7:8-5.2(g), that the proposed measure and its design will contribute to achievement of the design and performance standards established by this chapter.

“Node” means an area designated by the State Planning Commission concentrating facilities and activities which are not organized in a compact form.

“Nutrient” means a chemical element or compound, such as nitrogen or phosphorus, which is essential to and promotes the development of organisms.

“Person” means any individual, corporation, company, partnership, firm, association, political subdivision of this State and any state, interstate, or Federal agency.

“Pollutant” means any dredged spoil, solid waste, incinerator residue, filter backwash, sewage, garbage, refuse, oil, grease, sewage sludge, munitions, chemical wastes, biological materials, medical wastes, radioactive substance (except those regulated under the Atomic Energy Act of 1954, as amended (42 U.S.C. §§ 2011 *et seq.*)), thermal waste, wrecked or discarded equipment, rock, sand, cellar dirt, industrial, municipal, agricultural, and construction waste or runoff, or other residue discharged directly or indirectly to the land, ground waters or surface waters of the State, or to a domestic treatment works. “Pollutant” includes both hazardous and nonhazardous pollutants.

“Recharge” means the amount of water from precipitation that infiltrates into the ground and is not evapotranspired.

“Regulated impervious surface” means any of the following, alone or in combination:

1. A net increase of impervious surface;
2. The total area of impervious surface collected by a new stormwater conveyance system (for the purpose of this definition, a “new stormwater conveyance system” is a stormwater conveyance system that is constructed where one did not exist immediately prior to its construction or an existing system for which a new discharge location is created);
3. The total area of impervious surface proposed to be newly collected by an existing stormwater conveyance system; and/or
4. The total area of impervious surface collected by an existing stormwater conveyance system where the capacity of that conveyance system is increased.

“Regulated motor vehicle surface” means any of the following, alone or in combination:

1. The total area of motor vehicle surface that is currently receiving water;
2. A net increase in motor vehicle surface; and/or

quality treatment either by vegetation or soil, by an existing stormwater management measure, or by treatment at a wastewater treatment plant, where the water quality treatment will be modified or removed.

“Sediment” means solid material, mineral or organic, that is in suspension, is being transported, or has been moved from its site of origin by air, water, or gravity as a product of erosion.

“Site” means the lot or lots upon which a major development is to occur or has occurred.

“Soil” means all unconsolidated mineral and organic material of any origin.

“State Development and Redevelopment Plan Metropolitan Planning Area (PA1)” means an area delineated on the State Plan Policy Map and adopted by the State Planning Commission that is intended to be the focus for much of the State’s future redevelopment and revitalization efforts.

“State Plan Policy Map” is defined as the geographic application of the State Development and Redevelopment Plan’s goals and statewide policies, and the official map of these goals and policies.

“Stormwater” means water resulting from precipitation (including rain and snow) that runs off the land’s surface, is transmitted to the subsurface, or is captured by separate storm sewers or other sewage or drainage facilities or conveyed by snow removal equipment.

“Stormwater management BMP” means an excavation or embankment and related areas designed to retain stormwater runoff. A stormwater management BMP may either be normally dry (that is, a detention basin or infiltration system), retain water in a permanent pool (a retention basin), or be planted mainly with wetland vegetation (most constructed stormwater wetlands).

“Stormwater management measure” means any practice, technology, process, program, or other method intended to control or reduce stormwater runoff and associated pollutants, or to induce or control the infiltration or groundwater recharge of stormwater or to eliminate illicit or illegal non-stormwater discharges into stormwater conveyances.

“Stormwater runoff” means water flow on the surface of the ground or in storm sewers, resulting from precipitation.

“Stormwater management planning agency” means a public body authorized by legislation to prepare stormwater management plans.

“Stormwater management planning area” means the geographic area for which a stormwater management planning agency is authorized to prepare stormwater management plans, or a specific portion of that area identified in a stormwater management plan prepared by that agency.

“Tidal Flood Hazard Area” means a flood hazard area in which the flood elevation resulting from the two-, 10-, or 100-year storm, as applicable, is governed by tidal flooding from the Atlantic Ocean. Flooding in a tidal flood hazard area may be contributed to, or influenced by, stormwater runoff from inland areas, but the depth of flooding generated by the tidal rise and fall of the Atlantic Ocean is greater than flooding from any fluvial sources. In some situations, depending upon the extent of the storm surge from a particular storm event, a flood hazard area may be tidal in the 100-year storm, but fluvial in more frequent storm events.

“Urban Coordinating Council Empowerment Neighborhood” means a neighborhood given priority access to State resources through the New Jersey Redevelopment Authority.

“Urban Enterprise Zones” means a zone designated by the New Jersey Enterprise Zone Authority pursuant to the New Jersey Urban Enterprise Zones Act, N.J.S.A. 52:27H-60 et. seq.

“Urban Redevelopment Area” is defined as previously developed portions of areas:

1. Delineated on the State Plan Policy Map (SPPM) as the Metropolitan Planning Area (PA1), Designated Centers, Cores or Nodes;
2. Designated as CAFRA Centers, Cores or Nodes;
3. Designated as Urban Enterprise Zones; and
4. Designated as Urban Coordinating Council Empowerment Neighborhoods.

“Water control structure” means a structure within, or adjacent to, a water, which intentionally or coincidentally alters the hydraulic capacity, the flood elevation resulting from the two-, 10-, or 100-year storm, flood hazard area limit, and/or floodway limit of the water. Examples of a water control structure may include a bridge, culvert, dam, embankment, ford (if above grade), retaining wall, and weir.

“Waters of the State” means the ocean and its estuaries, all springs, streams, wetlands, and bodies of surface or groundwater, whether natural or artificial, within the boundaries of the State of New Jersey or subject to its jurisdiction.

“Wetlands” or “wetland” means an area that is inundated or saturated by surface water or ground water at a frequency and duration sufficient to support, and that under normal circumstances does support, a prevalence of vegetation typically adapted for life in saturated soil conditions, commonly known as hydrophytic vegetation.

SECTION 26-3. GENERAL STANDARDS.

A. Design and Performance Standards for Stormwater Management Measures

1. Stormwater management measures for major development shall be designed to provide erosion control, groundwater recharge, stormwater runoff quantity control, and stormwater runoff quality treatment as follows:
 2. The minimum standards for erosion control are those established under the Soil and Sediment Control Act, N.J.S.A. 4:24-39 et seq., and implementing rules at N.J.A.C. 2:90.
 3. The minimum standards for groundwater recharge, stormwater quality, and stormwater runoff quantity shall be met by incorporating green infrastructure.
- B. The standards in this ordinance apply only to new major development and are intended to minimize the impact of stormwater runoff on water quality and water quantity in receiving water bodies and maintain groundwater recharge. The standards do not apply to new major development to the extent that alternative design and performance standards are applicable under a regional stormwater management plan or Water Quality Management Plan adopted in accordance with Department rules.

SECTION 26-4. STORMWATER MANAGEMENT REQUIREMENTS FOR MAJOR DEVELOPMENT

- A. The development shall incorporate a maintenance plan for the stormwater management measures incorporated into the design of a major development in accordance with Section 26-11.
- B. Stormwater management measures shall avoid adverse impacts of concentrated flow on habitat for threatened and endangered species as documented in the Department’s Landscape Project or Natural Heritage Database established under N.J.S.A. 13:1B-15.147 through 15.150, particularly *Helonias bullata* (swamp pink) and/or *Clemmys muhlenbergi* (bog turtle).
- C. The following linear development projects are exempt from the groundwater recharge, stormwater runoff quality, and stormwater runoff quantity requirements of Section 26-4f and 26-4g:

1. The construction of an underground utility line provided that the disturbed areas are revegetated upon completion;
 2. The construction of an aboveground utility line provided that the existing conditions are maintained to the maximum extent practicable; and
 3. The construction of a public pedestrian access, such as a sidewalk or trail with a maximum width of 14 feet, provided that the access is made of permeable material.
- D. A waiver from strict compliance from the green infrastructure, groundwater recharge, stormwater runoff quality, and stormwater runoff quantity requirements of Section 26-4f and 26-4g may be obtained for the enlargement of an existing public roadway or railroad; or the construction or enlargement of a public pedestrian access, provided that the following conditions are met:
1. The applicant demonstrates that there is a public need for the project that cannot be accomplished by any other means;
 2. The applicant demonstrates through an alternative's analysis, that through the use of stormwater management measures, the option selected complies with the requirements of Section 16-4f and 26-4g to the maximum extent practicable;
 3. The applicant demonstrates that, in order to meet the requirements of Section 26-4f and 26-4g, existing structures currently in use, such as homes and buildings, would need to be condemned; and
 4. The applicant demonstrates that it does not own or have other rights to areas, including the potential to obtain through condemnation lands not falling under 26-4-d3 above within the upstream drainage area of the receiving stream, that would provide additional opportunities to mitigate the requirements of Section 26-4f and 26-4g that were not achievable onsite.

- E. Tables 1 through 3 below summarize the ability of stormwater best management practices identified and described in the New Jersey Stormwater Best Management

Practices Manual to satisfy the green infrastructure, groundwater recharge, stormwater runoff quality and stormwater runoff quantity standards specified in Section 26-4f and 26-4g. When designed in accordance with the most current version of the New Jersey Stormwater Best Management Practices Manual, the stormwater management measures found at N.J.A.C. 7:8-5.2 (f) Tables 5-1, 5-2 and 5-3 and listed below in Tables 1, 2 and 3 are presumed to be capable of providing stormwater controls for the design and performance standards as outlined in the tables below. Upon amendments of the New Jersey Stormwater Best Management Practices to reflect additions or deletions of BMPs meeting these standards, or changes in the presumed performance of BMPs designed in accordance with the New Jersey Stormwater BMP Manual, the Department shall publish in the New Jersey Registers a notice of administrative change revising the applicable table. The most current version of the BMP Manual can be found on the Department's website at: https://njstormwater.org/bmp_manual2.htm.

- F. Where the BMP tables in the NJ Stormwater Management Rule are different due to updates or amendments with the tables in this ordinance the BMP Tables in the Stormwater Management rule at N.J.A.C. 7:8-5.2(f) shall take precedence.

G. Table 1
H. Green Infrastructure BMPs for Groundwater Recharge, Stormwater Runoff Quality, and/or Stormwater Runoff Quantity

<u>Best Management Practice</u>	<u>Stormwater Runoff Quality TSS Removal Rate (percent)</u>	<u>Stormwater Runoff Quantity</u>	<u>Groundwater Recharge</u>	<u>Minimum Separation from Seasonal High Water Table (feet)</u>
<u>Cistern</u>	<u>0</u>	<u>Yes</u>	<u>No</u>	
<u>Dry Well^(a)</u>	<u>0</u>	<u>No</u>	<u>Yes</u>	<u>2</u>
<u>Grass Swale</u>	<u>50 or less</u>	<u>No</u>	<u>No</u>	<u>2^(e)</u> <u>1^(f)</u>
<u>Green Roof</u>	<u>0</u>	<u>Yes</u>	<u>No</u>	
<u>Manufactured Treatment Device^{(a) (g)}</u>	<u>50 or 80</u>	<u>No</u>	<u>No</u>	<u>Dependent upon the device</u>
<u>Pervious Paving System^(a)</u>	<u>80</u>	<u>Yes</u>	<u>Yes^(b)</u> <u>No^(c)</u>	<u>2^(b)</u> <u>1^(c)</u>
<u>Small-Scale Bioretention Basin^(a)</u>	<u>80 or 90</u>	<u>Yes</u>	<u>Yes^(b)</u> <u>No^(c)</u>	<u>2^(b)</u> <u>1^(c)</u>
<u>Small-Scale Infiltration Basin^(a)</u>	<u>80</u>	<u>Yes</u>	<u>Yes</u>	<u>2</u>
<u>Small-Scale Sand Filter</u>	<u>80</u>	<u>Yes</u>	<u>Yes</u>	<u>2</u>
<u>Vegetative Filter Strip</u>	<u>60-80</u>	<u>No</u>	<u>No</u>	<u>=</u>

(Notes corresponding to annotations ^(a) through ^(g) are found on Page D-15)

Table 2 Green Infrastructure BMPs for Stormwater Runoff Quantity (or for Groundwater Recharge and/or Stormwater Runoff Quantity with a Waiver or Variance from N.J.A.C. 7:8-5.3)				
<u>Best Management Practice</u>	<u>Stormwater Runoff Quality TSS Removal Rate (percent)</u>	<u>Stormwater Runoff Quantity</u>	<u>Groundwater Recharge</u>	<u>Minimum Separation from Seasonal High Water Table (feet)</u>
<u>Bioretention System</u>	<u>80 or 90</u>	<u>Yes</u>	<u>Yes^(b)</u> <u>No^(c)</u>	<u>2^(b)</u> <u>1^(c)</u>
<u>Infiltration Basin</u>	<u>80</u>	<u>Yes</u>	<u>Yes</u>	<u>2</u>
<u>Sand Filter^(b)</u>	<u>80</u>	<u>Yes</u>	<u>Yes</u>	<u>2</u>
<u>Standard Constructed Wetland</u>	<u>90</u>	<u>Yes</u>	<u>No</u>	<u>N/A</u>
<u>Wet Pond^(d)</u>	<u>50-90</u>	<u>Yes</u>	<u>No</u>	<u>N/A</u>

(Notes corresponding to annotations ^(b) through ^(d) are found on Page D-15)

Table 3 BMPs for Groundwater Recharge, Stormwater Runoff Quality, and/or Stormwater Runoff Quantity only with a Waiver or Variance from N.J.A.C. 7:8-5.3				
<u>Best Management Practice</u>	<u>Stormwater Runoff Quality TSS Removal Rate (percent)</u>	<u>Stormwater Runoff Quantity</u>	<u>Groundwater Recharge</u>	<u>Minimum Separation from Seasonal High Water Table (feet)</u>
<u>Blue Roof</u>	<u>0</u>	<u>Yes</u>	<u>No</u>	<u>N/A</u>
<u>Extended Detention Basin</u>	<u>40-60</u>	<u>Yes</u>	<u>No</u>	<u>1</u>
<u>Manufactured Treatment Device^(h)</u>	<u>50 or 80</u>	<u>No</u>	<u>No</u>	<u>Dependent upon the device</u>
<u>Sand Filter^(c)</u>	<u>80</u>	<u>Yes</u>	<u>No</u>	<u>1</u>
<u>Subsurface Gravel Wetland</u>	<u>90</u>	<u>No</u>	<u>No</u>	<u>1</u>
<u>Wet Pond</u>	<u>50-90</u>	<u>Yes</u>	<u>No</u>	<u>N/A</u>

Notes to Tables 1, 2, and 3:

(a) subject to the applicable contributory drainage area limitation specified at Section IV.O.2;

(b) designed to infiltrate into the subsoil;

(c) designed with underdrains;

- (d) designed to maintain at least a 10-foot-wide area of native vegetation along at least 50 percent of the shoreline and to include a stormwater runoff retention component designed to capture stormwater runoff for beneficial reuse, such as irrigation;
- (e) designed with a slope of less than two percent;
- (f) designed with a slope of equal to or greater than two percent;
- (g) manufactured treatment devices that meet the definition of green infrastructure at Section II;
- (h) manufactured treatment devices that do not meet the definition of green infrastructure at Section II.

G. An alternative stormwater management measure, alternative removal rate, and/or alternative method to calculate the removal rate may be used if the design engineer demonstrates the capability of the proposed alternative stormwater management measure and/or the validity of the alternative rate or method to the municipality. A copy of any approved alternative stormwater management measure, alternative removal rate, and/or alternative method to calculate the removal rate shall be provided to the Department in accordance with Section VI.B. Alternative stormwater management measures may be used to satisfy the requirements at Section IV.O only if the measures meet the definition of green infrastructure at Section II. Alternative stormwater management measures that function in a similar manner to a BMP listed at Section O.2 are subject to the contributory drainage area limitation specified at Section O.2 for that similarly functioning BMP. Alternative stormwater management measures approved in accordance with this subsection that do not function in a similar manner to any BMP listed at Section O.2 shall have a contributory drainage area less than or equal to 2.5 acres, except for alternative stormwater management measures that function similarly to cisterns, grass swales, green roofs, standard constructed wetlands, vegetative filter strips, and wet ponds, which are not subject to a contributory drainage area limitation. Alternative measures that function similarly to standard constructed wetlands or wet ponds shall not be used for compliance with the stormwater runoff quality standard unless a variance in accordance with N.J.A.C. 7:8-4.6 or a waiver from strict compliance in accordance with Section IV.D is granted from Section IV.O.

H. Whenever the stormwater management design includes one or more BMPs that will infiltrate stormwater into subsoil, the design engineer shall assess the hydraulic impact on the groundwater table and design the site, so as to avoid adverse hydraulic impacts. Potential adverse hydraulic impacts include, but are not limited to, exacerbating a naturally or seasonally high-water table, so as to cause surficial ponding, flooding of basements, or interference with the proper operation of subsurface sewage disposal systems or other subsurface structures within the zone of influence of the groundwater mound, or interference with the proper functioning of the stormwater management measure itself.

I. Design standards for stormwater management measures are as follows:

1. Stormwater management measures shall be designed to take into account the existing site conditions, including, but not limited to, environmentally critical areas; wetlands; flood-prone areas; slopes; depth to seasonal high-water table; soil type, permeability, and texture; drainage area and drainage patterns; and the presence of solution-prone carbonate rocks (limestone);
2. Stormwater management measures shall be designed to minimize maintenance, facilitate maintenance and repairs, and ensure proper functioning. Trash racks shall be installed at the intake to the outlet structure, as appropriate, and shall have parallel bars with one inch spacing between the bars to the elevation of the water quality design storm. For elevations higher than the water quality design storm, the parallel bars at the outlet structure shall be spaced no greater than one-third the width of the diameter of the orifice or one-third the width of the weir, with a minimum spacing between bars of one inch and a maximum spacing between bars of six inches. In addition, the design of trash racks must comply with the requirements of Section VIII.C;
3. Stormwater management measures shall be designed, constructed, and installed to be strong, durable, and corrosion resistant. Measures that are

consistent with the relevant portions of the Residential Site Improvement Standards at N.J.A.C. 5:21-7.3, 7.4, and 7.5 shall be deemed to meet this requirement;

4. Stormwater management BMPs shall be designed to meet the minimum safety standards for stormwater management BMPs at Section VIII; and
 5. The size of the orifice at the intake to the outlet from the stormwater management BMP shall be a minimum of two and one-half inches in diameter.
- J. Manufactured treatment devices may be used to meet the requirements of this subchapter, provided the pollutant removal rates are verified by the New Jersey Corporation for Advanced Technology and certified by the Department. Manufactured treatment devices that do not meet the definition of green infrastructure at Section II may be used only under the circumstances described at Section IV.O.4.
- K. Any application for a new agricultural development that meets the definition of major development at Section II shall be submitted to the Soil Conservation District for review and approval in accordance with the requirements at Sections IV.O, P, Q and R and any applicable Soil Conservation District guidelines for stormwater runoff quantity and erosion control. For purposes of this subsection, "agricultural development" means land uses normally associated with the production of food, fiber, and livestock for sale. Such uses do not include the development of land for the processing or sale of food and the manufacture of agriculturally related products.
- L. If there is more than one drainage area, the groundwater recharge, stormwater runoff quality, and stormwater runoff quantity standards at Section IV.P, Q and R shall be met in each drainage area, unless the runoff from the drainage areas converge onsite and no adverse environmental impact would occur as a result of compliance with any one or more of the individual standards being determined utilizing a weighted average of the results achieved for that individual standard across the affected drainage areas.
- M. Any stormwater management measure authorized under the municipal stormwater management plan or ordinance shall be reflected in a deed notice recorded in the Bergen County Clerk. A form of deed notice shall be submitted to the municipality for approval prior to filing. The deed notice shall contain a description of the stormwater management measure(s) used to meet the green infrastructure, groundwater recharge, stormwater runoff quality, and stormwater runoff quantity standards at Section IV.O, P, Q and R and shall identify the location of the stormwater management measure(s) in NAD 1983 State Plane New Jersey FIPS 2900 US Feet or Latitude and Longitude in decimal degrees. The deed notice shall also reference the maintenance plan required to be recorded upon the deed pursuant to Section X.B.5. Prior to the commencement of construction, proof that the above required deed notice has been filed shall be submitted to the municipality. Proof that the required information has been recorded on the deed shall be in the form of either a copy of the complete recorded document or a receipt from the clerk or other proof of recordation provided by the recording office. However, if the initial proof provided to the municipality is not a copy of the complete recorded document, a copy of the complete recorded document shall be provided to the municipality within 180 calendar days of the authorization granted by the municipality.
- N. A stormwater management measure approved under the municipal stormwater management plan or ordinance may be altered or replaced with the approval of the municipality if the municipality determines that the proposed alteration or replacement meets the design and performance standards pursuant to Section IV of this ordinance and provides the same level of stormwater management as the previously approved stormwater management measure that is being altered or replaced. If an alteration or replacement is approved, a revised deed notice shall be submitted to the municipality for approval and subsequently recorded with the

Bergen County Clerk and shall contain a description and location of the stormwater management measure, as well as reference to the maintenance plan, in accordance with M above. Prior to the commencement of construction, proof that the above required deed notice has been filed shall be submitted to the municipality in accordance with M above.

O. Green Infrastructure Standards

1. This subsection specifies the types of green infrastructure BMPs that may be used to satisfy the groundwater recharge, stormwater runoff quality, and stormwater runoff quantity standards.
2. To satisfy the groundwater recharge and stormwater runoff quality standards at Section IV.P and Q, the design engineer shall utilize green infrastructure BMPs identified in Table 1 at Section IV.F. and/or an alternative stormwater management measure approved in accordance with Section IV.G. The following green infrastructure BMPs are subject to the following maximum contributory drainage area limitations:

<u>Best Management Practice</u>	<u>Maximum Contributory Drainage Area</u>
<u>Dry Well</u>	<u>1 acre</u>
<u>Manufactured Treatment Device</u>	<u>2.5 acres</u>
<u>Pervious Pavement Systems</u>	<u>Area of additional inflow cannot exceed three times the area occupied by the BMP</u>
<u>Small-scale Bioretention Systems</u>	<u>2.5 acres</u>
<u>Small-scale Infiltration Basin</u>	<u>2.5 acres</u>
<u>Small-scale Sand Filter</u>	<u>2.5 acres</u>

3. To satisfy the stormwater runoff quantity standards at Section IV.R, the design engineer shall utilize BMPs from Table 1 or from Table 2 and/or an alternative stormwater management measure approved in accordance with Section IV.G.
4. If a variance in accordance with N.J.A.C. 7:8-4.6 or a waiver from strict compliance in accordance with Section IV.D is granted from the requirements of this subsection, then BMPs from Table 1, 2, or 3, and/or an alternative stormwater management measure approved in accordance with Section IV.G may be used to meet the groundwater recharge, stormwater runoff quality, and stormwater runoff quantity standards at Section IV.P, Q and R.
5. For separate or combined storm sewer improvement projects, such as sewer separation, undertaken by a government agency or public utility (for example, a sewerage company), the requirements of this subsection shall only apply to areas owned in fee simple by the government agency or utility, and areas within a right-of-way or easement held or controlled by the government agency or utility; the entity shall not be required to obtain additional property or property rights to fully satisfy the requirements of this subsection. Regardless of the amount of area of a separate or combined storm sewer improvement project subject to the green infrastructure requirements of this subsection, each project shall fully comply with the applicable groundwater recharge, stormwater runoff quality control, and stormwater runoff quantity standards at Section IV.P, Q and R, unless the project is granted a waiver from strict compliance in accordance with Section IV.D.

P. Groundwater Recharge Standards

1. This subsection contains the minimum design and performance standards for groundwater recharge as follows:
2. The design engineer shall, using the assumptions and factors for stormwater runoff and groundwater recharge calculations at Section V, either:
 - i. Demonstrate through hydrologic and hydraulic analysis that the site and its stormwater management measures maintain 100 percent of the average annual pre-construction groundwater recharge volume for the site; or
 - ii. Demonstrate through hydrologic and hydraulic analysis that the increase of stormwater runoff volume from pre-construction to post-construction for the 2-year storm is infiltrated.
3. This groundwater recharge requirement does not apply to projects within the “urban redevelopment area,” or to projects subject to 4 below.
4. The following types of stormwater shall not be recharged:
 - i. Stormwater from areas of high pollutant loading. High pollutant loading areas are areas in industrial and commercial developments where solvents and/or petroleum products are loaded/unloaded, stored, or applied, areas where pesticides are loaded/unloaded or stored; areas where hazardous materials are expected to be present in greater than “reportable quantities” as defined by the United States Environmental Protection Agency (EPA) at 40 CFR 302.4; areas where recharge would be inconsistent with Department approved remedial action work plan or landfill closure plan and areas with high risks for spills of toxic materials, such as gas stations and vehicle maintenance facilities; and
 - ii. Industrial stormwater exposed to “source material.” “Source material” means any material(s) or machinery, located at an industrial facility, that is directly or indirectly related to process, manufacturing, or other industrial activities, which could be a source of pollutants in any industrial stormwater discharge to groundwater. Source materials include, but are not limited to, raw materials; intermediate products; final products; waste materials; by-products; industrial machinery and fuels, and lubricants, solvents, and detergents that are related to process, manufacturing, or other industrial activities that are exposed to stormwater.

Q. Stormwater Runoff Quality Standards

1. This subsection contains the minimum design and performance standards to control stormwater runoff quality impacts of major development. Stormwater runoff quality standards are applicable when the major development results in an increase of one-quarter acre or more of regulated motor vehicle surface.
2. Stormwater management measures shall be designed to reduce the post-construction load of total suspended solids (TSS) in stormwater runoff generated from the water quality design storm as follows:
 - i. Eighty percent TSS removal of the anticipated load expressed as an annual average shall be achieved for the stormwater runoff from the net increase of motor vehicle surface.
 - ii. If the surface is considered regulated motor vehicle surface because the water quality treatment for an area of motor vehicle surface that is currently receiving water quality treatment either by vegetation or soil, by an existing stormwater management measure, or by treatment at a wastewater treatment plant is to be modified or removed, the project shall maintain or increase the existing TSS removal of the anticipated load expressed as an annual average.

3. The requirement to reduce TSS does not apply to any stormwater runoff in a discharge regulated under a numeric effluent limitation for TSS imposed under the New Jersey Pollutant Discharge Elimination System (NJPDES) rules, N.J.A.C. 7:14A, or in a discharge specifically exempt under a NJPDES permit from this requirement. Every major development, including any that discharge into a combined sewer system, shall comply with 2 above, unless the major development is itself subject to a NJPDES permit with a numeric effluent limitation for TSS or the NJPDES permit to which the major development is subject exempts the development from a numeric effluent limitation for TSS.
4. The water quality design storm is 1.25 inches of rainfall in two hours. Water quality calculations shall take into account the distribution of rain from the water quality design storm, as reflected in Table 4, below. The calculation of the volume of runoff may take into account the implementation of stormwater management measures.

Time (Minutes)	Cumulative Rainfall (Inches)	Time (Minutes)	Cumulative Rainfall (Inches)	Time (Minutes)	Cumulative Rainfall (Inches)
1	0.00166	41	0.1728	81	1.0906
2	0.00332	42	0.1796	82	1.0972
3	0.00498	43	0.1864	83	1.1038
4	0.00664	44	0.1932	84	1.1104
5	0.00830	45	0.2000	85	1.1170
6	0.00996	46	0.2117	86	1.1236
7	0.01162	47	0.2233	87	1.1302
8	0.01328	48	0.2350	88	1.1368
9	0.01494	49	0.2466	89	1.1434
10	0.01660	50	0.2583	90	1.1500
11	0.01828	51	0.2783	91	1.1550
12	0.01996	52	0.2983	92	1.1600
13	0.02164	53	0.3183	93	1.1650
14	0.02332	54	0.3383	94	1.1700
15	0.02500	55	0.3583	95	1.1750
16	0.03000	56	0.4116	96	1.1800
17	0.03500	57	0.4650	97	1.1850
18	0.04000	58	0.5183	98	1.1900
19	0.04500	59	0.5717	99	1.1950
20	0.05000	60	0.6250	100	1.2000
21	0.05500	61	0.6783	101	1.2050
22	0.06000	62	0.7317	102	1.2100
23	0.06500	63	0.7850	103	1.2150
24	0.07000	64	0.8384	104	1.2200
25	0.07500	65	0.8917	105	1.2250
26	0.08000	66	0.9117	106	1.2267
27	0.08500	67	0.9317	107	1.2284
28	0.09000	68	0.9517	108	1.2300
29	0.09500	69	0.9717	109	1.2317
30	0.10000	70	0.9917	110	1.2334
31	0.10660	71	1.0034	111	1.2351
32	0.11320	72	1.0150	112	1.2367
33	0.11980	73	1.0267	113	1.2384
34	0.12640	74	1.0383	114	1.2400
35	0.13300	75	1.0500	115	1.2417
36	0.13960	76	1.0568	116	1.2434
37	0.14620	77	1.0636	117	1.2450
38	0.15280	78	1.0704	118	1.2467
39	0.15940	79	1.0772	119	1.2483
40	0.16600	80	1.0840	120	1.2500

5. If more than one BMP in series is necessary to achieve the required 80 percent TSS reduction for a site, the applicant shall utilize the following formula to calculate TSS reduction:

$$R = A + B - (A \times B) / 100,$$

Where

R = total TSS Percent Load Removal from application of both BMPs, and

A = the TSS Percent Removal Rate applicable to the first BMP

B = the TSS Percent Removal Rate applicable to the second BMP.

6. Stormwater management measures shall also be designed to reduce, to the maximum extent feasible, the post-construction nutrient load of the anticipated load from the developed site in stormwater runoff generated from the water quality design storm. In achieving reduction of nutrients to the maximum extent feasible, the design of the site shall include green infrastructure BMPs that optimize nutrient removal while still achieving the performance standards in Section IV.P, Q and R.
7. In accordance with the definition of FW1 at N.J.A.C. 7:9B-1.4, stormwater management measures shall be designed to prevent any increase in stormwater runoff to waters classified as FW1.
8. The Flood Hazard Area Control Act Rules at N.J.A.C. 7:13-4.1(c)1 establish 300-foot riparian zones along Category One waters, as designated in the Surface Water Quality Standards at N.J.A.C. 7:9B, and certain upstream tributaries to Category One waters. A person shall not undertake a major development that is located within or discharges into a 300-foot riparian zone without prior authorization from the Department under N.J.A.C. 7:13.
9. Pursuant to the Flood Hazard Area Control Act Rules at N.J.A.C. 7:13-11.2(j)3.i, runoff from the water quality design storm that is discharged within a 300-foot riparian zone shall be treated in accordance with this subsection to reduce the post-construction load of total suspended solids by 95 percent of the anticipated load from the developed site, expressed as an annual average.
10. This stormwater runoff quality standards do not apply to the construction of one individual single-family dwelling, provided that it is not part of a larger development or subdivision that has received preliminary or final site plan approval prior to December 3, 2018, and that the motor vehicle surfaces are made of permeable material(s) such as gravel, dirt, and/or shells.

R. Stormwater Runoff Quantity Standards

1. This subsection contains the minimum design and performance standards to control stormwater runoff quantity impacts of major development.
2. In order to control stormwater runoff quantity impacts, the design engineer shall, using the assumptions and factors for stormwater runoff calculations at Section V, complete one of the following:
 - i. Demonstrate through hydrologic and hydraulic analysis that for stormwater leaving the site, post-construction runoff hydrographs for the 2-, 10-, and 100-year storm events do not exceed, at any point in time, the pre-construction runoff hydrographs for the same storm events;
 - ii. Demonstrate through hydrologic and hydraulic analysis that there is no increase, as compared to the pre-construction condition, in the peak runoff rates of stormwater leaving the site for the 2-, 10- and 100-year storm events and that the increased volume or change in timing of stormwater runoff will not increase flood damage at or downstream of the site. This analysis shall include the analysis of impacts of existing land uses and projected land uses assuming full development under existing zoning and land use ordinances in the drainage area;
 - iii. Design stormwater management measures so that the post-construction peak runoff rates for the 2-, 10- and 100-year storm events are 50, 75 and 80 percent, respectively, of the pre-construction peak runoff rates. The percentages apply only to the post-construction stormwater runoff that is attributable to the portion of the site on which the proposed development or project is to be constructed; or
 - iv. In tidal flood hazard areas, stormwater runoff quantity analysis in accordance with 2.i, ii and iii above is required unless the design engineer

demonstrates through hydrologic and hydraulic analysis that the increased volume, change in timing, or increased rate of the stormwater runoff, or any combination of the three will not result in additional flood damage below the point of discharge of the major development. No analysis is required if the stormwater is discharged directly into any ocean, bay, inlet, or the reach of any watercourse between its confluence with an ocean, bay, or inlet and downstream of the first water control structure.

3. The stormwater runoff quantity standards shall be applied at the site's boundary to each abutting lot, roadway, watercourse, or receiving storm sewer system.

SECTION 26-5. CALCULATION OF STORMWATER RUNOFF AND GROUNDWATER RECHARGE:

A. Stormwater runoff shall be calculated in accordance with the following:

1. The design engineer shall calculate runoff using one of the following methods:

- i. The USDA Natural Resources Conservation Service (NRCS) methodology, including the NRCS Runoff Equation and Dimensionless Unit Hydrograph, as described in Chapters 7, 9, 10, 15 and 16 Part 630, Hydrology National Engineering Handbook, incorporated herein by reference as amended and supplemented. This methodology is additionally described in *Technical Release 55 - Urban Hydrology for Small Watersheds* (TR-55), dated June 1986,

incorporated herein by reference as amended and supplemented. Information regarding the methodology is available from the Natural Resources Conservation Service website at:

https://www.nrcs.usda.gov/Internet/FSE_DOCUMENTS/stelprdb1044171.pdf

or at United States Department of Agriculture Natural Resources Conservation Service, 220 Davison Avenue, Somerset, New Jersey 08873; or

- ii. The Rational Method for peak flow and the Modified Rational Method for hydrograph computations. The rational and modified rational methods are described in "Appendix A-9 Modified Rational Method" in the Standards for Soil Erosion and Sediment Control in New Jersey, January 2014. This document is available from the State Soil Conservation Committee or any of the Soil Conservation Districts listed at N.J.A.C. 2:90-1.3(a)3. The location, address, and telephone number for each Soil Conservation District is available from the State Soil Conservation Committee, PO Box 330, Trenton, New Jersey 08625. The document is also available at:

<http://www.nj.gov/agriculture/divisions/anr/pdf/2014NJSoilErosionControlStandardsComplete.pdf>.

2. For the purpose of calculating runoff coefficients and groundwater recharge, there is a presumption that the pre-construction condition of a site or portion thereof is a wooded land use with good hydrologic condition. The term "runoff coefficient" applies to both the NRCS methodology above at Section 26-5a1a and the Rational and Modified Rational Methods at Section 26-5a1b. A runoff coefficient or a groundwater recharge land cover for an existing condition may be used on all or a portion of the site if the design engineer verifies that the hydrologic condition has existed on the site or portion of the site for at least five years without interruption prior to the time of application. If more than one land cover has existed on the site during the five years immediately prior to the time of application, the land cover with the lowest runoff potential shall be used for the computations. In addition, there is the presumption that the site is in good hydrologic condition (if the land use type is pasture, lawn, or park), with good cover (if the land use type is woods), or with good hydrologic condition and conservation treatment (if the land use type is cultivation).

3. In computing pre-construction stormwater runoff, the design engineer shall account for all significant land features and structures, such as ponds, wetlands, depressions, hedgerows, or culverts, that may reduce pre-construction stormwater runoff rates and volumes.
4. In computing stormwater runoff from all design storms, the design engineer shall consider the relative stormwater runoff rates and/or volumes of pervious and impervious surfaces separately to accurately compute the rates and volume of stormwater runoff from the site. To calculate runoff from unconnected impervious cover, urban impervious area modifications as described in the NRCS *Technical Release 55 – Urban Hydrology for Small Watersheds* or other methods may be employed.
5. If the invert of the outlet structure of a stormwater management measure is below the flood hazard design flood elevation as defined at N.J.A.C. 7:13, the design engineer shall take into account the effects of tailwater in the design of structural stormwater management measures.

B. Groundwater recharge may be calculated in accordance with the following:

The New Jersey Geological Survey Report GSR-32, A Method for Evaluating Groundwater-Recharge Areas in New Jersey, incorporated herein by reference as amended and supplemented. Information regarding the methodology is available from the New Jersey Stormwater Best Management Practices Manual; at the New Jersey Geological Survey website at: <https://www.nj.gov/dep/njgs/pricelst/greport/gsr32.pdf> or at New Jersey Geological and Water Survey, 29 Arctic Parkway, PO Box 420 Mail Code 29-01, Trenton, New Jersey 08625-0420.

SECTION 26-6. SOURCES FOR TECHNICAL GUIDANCE:

A. Technical guidance for stormwater management measures can be found in the documents listed below, which are available to download from the Department's website at:

http://www.nj.gov/dep/stormwater/bmp_manual2.htm.

1. Guidelines for stormwater management measures are contained in the New Jersey Stormwater Best Management Practices Manual, as amended and supplemented. Information is provided on stormwater management measures such as, but not limited to, those listed in Tables 1, 2, and 3.
2. Additional maintenance guidance is available on the Department's website at: https://www.njstormwater.org/maintenance_guidance.htm.

B. Submissions required for review by the Department should be mailed to: The Division of Water Quality, New Jersey Department of Environmental Protection, Mail Code 401-02B, PO Box 420, Trenton, New Jersey 08625-0420.

SECTION 26-7. SOLIDS AND FLOATABLE MATERIALS CONTROL STANDARDS:

A. Site design features identified under Section IV.F above, or alternative designs in accordance with Section IV.G above, to prevent discharge of trash and debris from drainage systems shall comply with the following standard to control passage of solid and floatable materials through storm drain inlets. For purposes of this paragraph, "solid and floatable materials" means sediment, debris, trash, and other floating, suspended, or settleable solids. For exemptions to this standard see Section VII.A.2 below.

1. Design engineers shall use one of the following grates whenever they use a grate in pavement or another ground surface to collect stormwater from that surface into a storm drain or surface water body under that grate:

- i. The New Jersey Department of Transportation (NJDOT) bicycle safe grate, which is described in Chapter 2.4 of the NJDOT Bicycle Compatible Roadways and Bikeways Planning and Design Guidelines; or
- ii. A different grate, if each individual clear space in that grate has an area of no more than seven (7.0) square inches or is no greater than 0.5 inches across the smallest dimension.

Examples of grates subject to this standard include grates in grate inlets, the grate portion (non-curb-opening portion) of combination inlets, grates on storm sewer manholes, ditch grates, trench grates, and grates of spacer bars in slotted drains. Examples of ground surfaces include surfaces of roads (including bridges), driveways, parking areas, bikeways, plazas, sidewalks, lawns, fields, open channels, and stormwater system floors used to collect stormwater from the surface into a storm drain or surface water body.

- iii. For curb-opening inlets, including curb-opening inlets in combination inlets, the clear space in that curb opening, or each individual clear space if the curb opening has two or more clear spaces, shall have an area of no more than seven (7.0) square inches, or be no greater than two (2.0) inches across the smallest dimension.

2. The standard in A.1. above does not apply:

- i. Where each individual clear space in the curb opening in existing curb-opening inlet does not have an area of more than nine (9.0) square inches;
- ii. Where the municipality agrees that the standards would cause inadequate hydraulic performance that could not practicably be overcome by using additional or larger storm drain inlets;
- iii. Where flows from the water quality design storm as specified in N.J.A.C. 7:8 are conveyed through any device (e.g., end of pipe netting facility, manufactured treatment device, or a catch basin hood) that is designed, at a minimum, to

prevent delivery of all solid and floatable materials that could not pass through one of the following:

- a. A rectangular space four and five-eighths (4.625) inches long and one and one-half (1.5) inches wide (this option does not apply for outfall netting facilities); or
- b. A bar screen having a bar spacing of 0.5 inches.

Note that these exemptions do not authorize any infringement of requirements in the Residential Site Improvement Standards for bicycle safe grates in new residential development (N.J.A.C. 5:21-4.18(b)2 and 7.4(b)1).

- iv. Where flows are conveyed through a trash rack that has parallel bars with one inch (1 inch) spacing between the bars, to the elevation of the Water Quality Design Storm as specified in N.J.A.C. 7:8; or
- v. Where the New Jersey Department of Environmental Protection determines, pursuant to the New Jersey Register of Historic Places Rules at N.J.A.C. 7:4-7.2(c), that action to meet this standard is an undertaking that constitutes an encroachment or will damage or destroy the New Jersey Register listed historic property.

SECTION 26-8. SAFETY STANDARDS FOR STORMWATER MANAGEMENT BASINS:

- A. This section sets forth requirements to protect public safety through the proper design and operation of stormwater management BMPs. This section applies to any new stormwater management BMP.
- B. The provisions of this section are not intended to preempt more stringent municipal or county safety requirements for new or existing stormwater management BMPs. Municipal and county stormwater management plans and ordinances may, pursuant to their authority, require existing stormwater management BMPs to be retrofitted to meet one or more of the safety standards in Section VIII.C.1, VIII.C.2, and VIII.C.3 for trash racks, overflow grates, and escape provisions at outlet structures.
- C. Requirements for Trash Racks, Overflow Grates and Escape Provisions
 1. A trash rack is a device designed to catch trash and debris and prevent the clogging of outlet structures. Trash racks shall be installed at the intake to the outlet from the Stormwater management BMP to ensure proper functioning of the BMP outlets in accordance with the following:
 - i. The trash rack shall have parallel bars, with no greater than six-inch spacing between the bars;
 - ii. The trash rack shall be designed so as not to adversely affect the hydraulic performance of the outlet pipe or structure;
 - iii. The average velocity of flow through a clean trash rack is not to exceed 2.5 feet per second under the full range of stage and discharge. Velocity is to be computed on the basis of the net area of opening through the rack; and
 - iv. The trash rack shall be constructed of rigid, durable, and corrosion resistant material and designed to withstand a perpendicular live loading of 300 pounds per square foot.
 2. An overflow grate is designed to prevent obstruction of the overflow structure. If an outlet structure has an overflow grate, such grate shall meet the following requirements:
 - i. The overflow grate shall be secured to the outlet structure but removable for emergencies and maintenance.
 - ii. The overflow grate spacing shall be no less than two inches across the smallest dimension
 - iii. The overflow grate shall be constructed and installed to be rigid, durable, and corrosion resistant, and shall be designed to withstand a perpendicular live loading of 300 pounds per square foot.
 3. Stormwater management BMPs shall include escape provisions as follows:
 - i. If a stormwater management BMP has an outlet structure, escape provisions shall be incorporated in or on the structure. Escape provisions include the installation of permanent ladders, steps, rungs, or other features that provide easily accessible means of egress from stormwater management BMPs. With the prior approval of the municipality pursuant to VIII.C, a free-standing outlet structure may be exempted from this requirement;
 - ii. Safety ledges shall be constructed on the slopes of all new stormwater management BMPs having a permanent pool of water deeper than two and one-half feet. Safety ledges shall be comprised of two steps. Each step shall be four to six feet in width. One step shall be located

approximately two and one-half feet below the permanent water surface, and the second step shall be located one to one and one-half feet above the permanent water surface. See VIII.E for an illustration of safety ledges in a stormwater management BMP; and

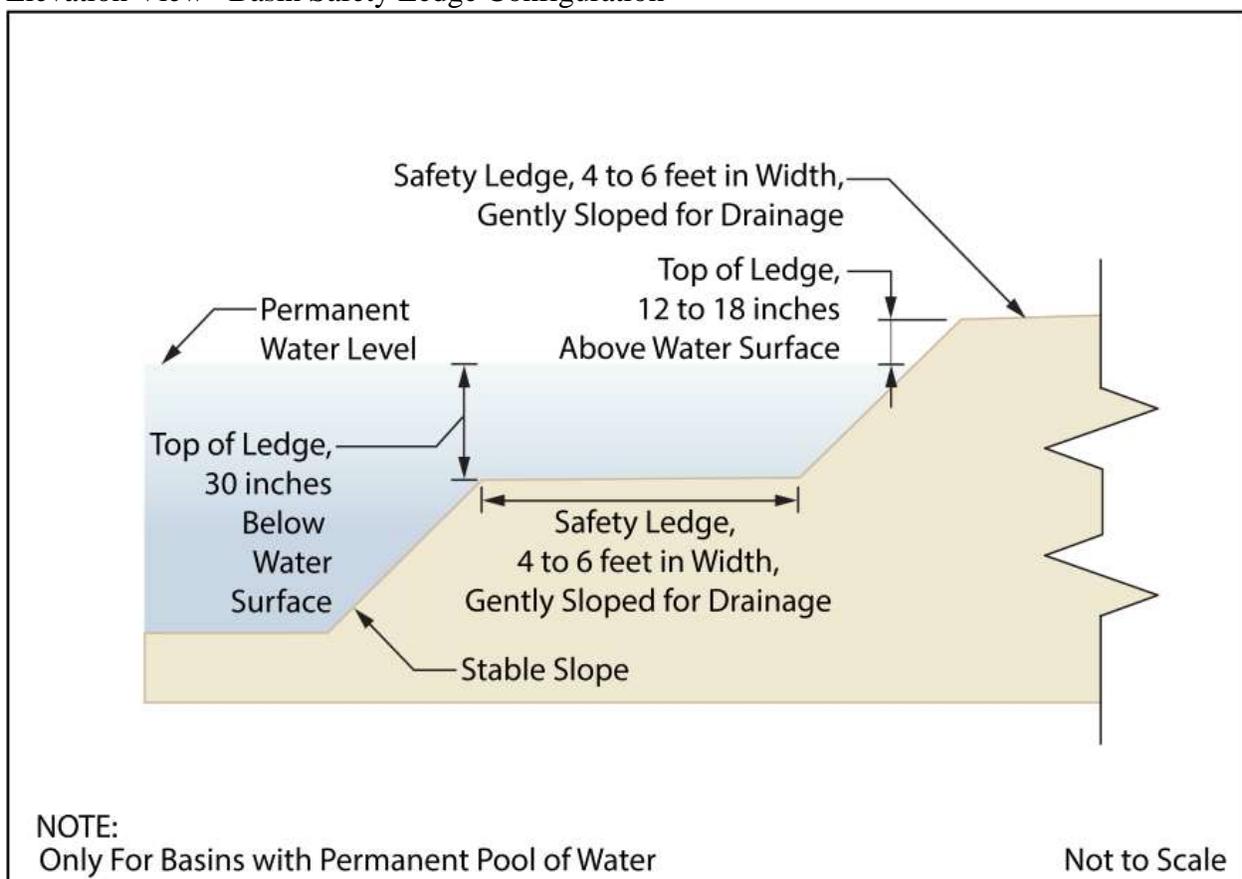
- iii. In new stormwater management BMPs, the maximum interior slope for an earthen dam, embankment, or berm shall not be steeper than three horizontal to one vertical.

D. Variance or Exemption from Safety Standard

A variance or exemption from the safety standards for stormwater management BMPs may be granted only upon a written finding by the municipality that the variance or exemption will not constitute a threat to public safety.

E. Safety Ledge Illustration

Elevation View –Basin Safety Ledge Configuration



SECTION 26-9. REQUIREMENTS FOR A SITE DEVELOPMENT STORMWATER PLAN:

A. Submission of Site Development Stormwater Plan

1. Whenever an applicant seeks municipal approval of a development subject to this ordinance, the applicant shall submit all of the required components of the Checklist for the Site Development Stormwater Plan at Section IX.C below as part of the submission of the application for approval.
2. The applicant shall demonstrate that the project meets the standards set forth in this ordinance.
3. The applicant shall submit 7 copies of the materials listed in the checklist for site development stormwater plans in accordance with Section IX.C of this ordinance.

B. Site Development Stormwater Plan Approval

The applicant's Site Development project shall be reviewed as a part of the review process by the municipal board or official from which municipal approval is sought. That municipal board or official shall consult the municipality's review engineer to determine if all of the checklist requirements have been satisfied and to determine if the project meets the standards set forth in this ordinance.

C. Submission of Site Development Stormwater Plan

The following information shall be required:

1. Topographic Base Map

The reviewing engineer may require upstream tributary drainage system information, as necessary. It is recommended that the topographic base map of the site be submitted which extends a minimum of 200 feet beyond the limits of the proposed development, at a scale of 1"=200' or greater, showing 2-foot contour intervals. The map as appropriate may indicate the following: existing surface water drainage, shorelines, steep slopes, soils, erodible soils, perennial or intermittent streams that drain into or upstream of the Category One waters, wetlands and flood plains along with their appropriate buffer strips, marshlands and other wetlands, pervious or vegetative surfaces, existing man-made structures, roads, bearing and distances of property lines, and significant natural and manmade features not otherwise shown.

2. Environmental Site Analysis

A written and graphic description of the natural and man-made features of the site and its surroundings should be submitted. This description should include a discussion of soil conditions, slopes, wetlands, waterways, and vegetation on the site. Particular attention should be given to unique, unusual, or environmentally sensitive features and to those that provide particular opportunities or constraints for development.

3. Project Description and Site Plans

A map (or maps) at the scale of the topographical base map indicating the location of existing and proposed buildings roads, parking areas, utilities, structural facilities for stormwater management and sediment control, and other permanent structures. The map(s) shall also clearly show areas where alterations will occur in the natural terrain and cover, including lawns and other landscaping, and seasonal high groundwater elevations. A written description of the site plan and justification for proposed changes in natural conditions shall also be provided.

4. Land Use Planning and Source Control Plan

This plan shall provide a demonstration of how the goals and standards of Sections III through V are being met. The focus of this plan shall be to describe how the site is being developed to meet the objective of controlling groundwater recharge, stormwater quality and stormwater quantity problems at the source by land management and source controls whenever possible.

5. Stormwater Management Facilities Map

The following information, illustrated on a map of the same scale as the topographic base map, shall be included:

- i. Total area to be disturbed, paved, or built upon, proposed surface contours, land area to be occupied by the stormwater management facilities and the type of vegetation thereon, and details of the proposed plan to control and dispose of stormwater.
- ii. Details of all stormwater management facility designs, during and after construction, including discharge provisions, discharge capacity for each

outlet at different levels of detention and emergency spillway provisions with maximum discharge capacity of each spillway.

6. Calculations

- i. Comprehensive hydrologic and hydraulic design calculations for the pre-development and post-development conditions for the design storms specified in Section IV of this ordinance.
- ii. When the proposed stormwater management control measures depend on the hydrologic properties of soils or require certain separation from the seasonal high-water table, then a soils report shall be submitted. The soils report shall be based on onsite boring logs or soil pit profiles. The number and location of required soil borings or soil pits shall be determined based on what is needed to determine the suitability and distribution of soils present at the location of the control measure.

7. Maintenance and Repair Plan

The design and planning of the stormwater management facility shall meet the maintenance requirements of Section **26-10**.

8. Waiver from Submission Requirements

The municipal official or board reviewing an application under this ordinance may, in consultation with the municipality's review engineer, waive submission of any of the requirements in Section IX.C.1 through IX.C.6 of this ordinance when it can be demonstrated that the information requested is impossible to obtain or it would create a hardship on the applicant to obtain and its absence will not materially affect the review process.

SECTION 26-10. MAINTENANCE AND REPAIR:

A. Applicability

Projects subject to review as in Section I.C of this ordinance shall comply with the requirements of Section X.B and X.C.

B. General Maintenance

1. The design engineer shall prepare a maintenance plan for the stormwater management measures incorporated into the design of a major development.
2. The maintenance plan shall contain specific preventative maintenance tasks and schedules; cost estimates, including estimated cost of sediment, debris, or trash removal; and the name, address, and telephone number of the person or persons responsible for preventative and corrective maintenance (including replacement). The plan shall contain information on BMP location, design, ownership, maintenance tasks and frequencies, and other details as specified in Chapter 8 of the NJ BMP Manual, as well as the tasks specific to the type of BMP, as described in the applicable chapter containing design specifics.
3. If the maintenance plan identifies a person other than the property owner (for example, a developer, a public agency, or homeowners' association) as having the responsibility for maintenance, the plan shall include documentation of such person's or entity's agreement to assume this responsibility, or of the owner's obligation to dedicate a stormwater management facility to such person under an applicable ordinance or regulation.
4. Responsibility for maintenance shall not be assigned or transferred to the owner or tenant of an individual property in a residential development or project unless such owner or tenant owns or leases the entire residential development or project. The individual property owner may be assigned

incidental tasks, such as weeding of a green infrastructure BMP, provided the individual agrees to assume these tasks; however, the individual cannot be legally responsible for all of the maintenance required.

5. If the party responsible for maintenance identified under Section X.B.3 above is not a public agency, the maintenance plan and any future revisions based on Section X.B.7 below shall be recorded upon the deed of record for each property on which the maintenance described in the maintenance plan must be undertaken.
6. Preventative and corrective maintenance shall be performed to maintain the functional parameters (storage volume, infiltration rates, inflow/outflow capacity, etc.) of the stormwater management measure, including, but not limited to, repairs or replacement to the structure; removal of sediment, debris, or trash; restoration of eroded areas; snow and ice removal; fence repair or replacement; restoration of vegetation; and repair or replacement of non-vegetated linings.
7. The party responsible for maintenance identified under Section X.B.3 above shall perform all of the following requirements:
 - i. maintain a detailed log of all preventative and corrective maintenance for the structural stormwater management measures incorporated into the design of the development, including a record of all inspections and copies of all maintenance-related work orders;
 - ii. evaluate the effectiveness of the maintenance plan at least once per year and adjust the plan and the deed as needed; and
 - iii. retain and make available, upon request by any public entity with administrative, health, environmental, or safety authority over the site, the maintenance plan and the documentation required by Section X.B.6 and B.7 above.
8. The requirements of Section X.B.3 and B.4 do not apply to stormwater management facilities that are dedicated to and accepted by the municipality or another governmental agency, subject to all applicable municipal stormwater general permit conditions, as issued by the Department.

Note: It may be appropriate to delete requirements in the maintenance and repair plan that are not applicable if the ordinance requires the facility to be dedicated to the municipality. If the municipality does not want to take this responsibility, the ordinance should require the posting of a two-year maintenance guarantee in accordance with N.J.S.A. 40:55D-53. Maintenance and inspection guidance can be found on the Department's website at: https://www.njstormwater.org/maintenance_guidance.htm.

9. In the event that the stormwater management facility becomes a danger to public safety or public health, or if it is in need of maintenance or repair, the municipality shall so notify the responsible person in writing. Upon receipt of that notice, the responsible person shall have fourteen (14) days to effect maintenance and repair of the facility in a manner that is approved by the municipal engineer or his designee. The municipality, in its discretion, may extend the time allowed for effecting maintenance and repair for good cause. If the responsible person fails or refuses to perform such maintenance and repair, the municipality or County may immediately proceed to do so and shall bill the cost thereof to the responsible person. Nonpayment of such bill may result in a lien on the property.
- C. Nothing in this subsection shall preclude the municipality in which the major development is located from requiring the posting of a performance or maintenance guarantee in accordance with N.J.S.A. 40:55D-53

SECTION 26-12. PENALTIES:

Any person(s) who erects, constructs, alters, repairs, converts, maintains, or uses any building, structure or land in violation of this ordinance shall be subject to the following penalties: A fine not to exceed \$500 per day for the first offense and a fine not to exceed \$1,000 per day with the possibility of imprisonment for the second and subsequent offenses.

SECTION 26-14. SEVERABILITY:

If any section, subsection, sentence, clause and phrase or word of this Ordinance is declared to be an independent section, subsection, sentence, clause and phrase, and word the finding or holding of any such portion of this Ordinance to be unconstitutional, void, or ineffective for any cause, or reason, shall not affect any other portion of this Ordinance.

SECTION 2-13. EFFECTIVE DATE:

This Ordinance shall be in full force and effect from September 1, 2020 and shall remain in full force and effect until it is amended or modified or rescinded by the Borough of Elmwood Park, Bergen County, New Jersey

ATTEST: _____

Erin Delaney, MPA, RMC
Borough Clerk

APPROVED: _____

Robert Colletti, Mayor

Introduced: June 3, 2021

Adopted:

**BOROUGH OF ELMWOOD PARK
BERGEN COUNTY, NEW JERSEY
RESOLUTION R-224-21**

CONSENT AGENDA

**RESOLUTION BY:
SECONDED BY:**

APPROVAL OF PAYROLL

BE IT RESOLVED, by the Mayor and Council of the Borough of Elmwood Park that the following payrolls be approved for payment:

	APPROVAL OF PAYROLL			
	PAYROLL	CK #	GROSS PAYROLL	SOCIAL SECURITY
CURRENT	5/28/2021	83499	\$440,445.99	\$16,557.04
WATER		1266	\$16,645.48	\$749.00
RAP		5062	79.7	
	\$474,477.21			
	PAYROLL	CK #	GROSS PAYROLL	SOCIAL SECURITY
CURRENT	6/11/2021	83522	\$433,116.14	\$16,621.58
WATER		1269	\$12,964.50	\$583.00
RAP		5063	79.7	
TOTAL PAYROLL	\$463,364.92			

I, Roy Riggitano, Chief Financial Officer for the Borough of Elmwood Park do hereby confirm that there are sufficient funds available for this resolution.

Roy Riggitano, Chief Financial Officer

June 16, 2021

Dated

APPROVED: June 17, 2021

Robert Colletti, Mayor

ATTEST: _____

Erin Delaney, MPA, RMC
Borough Clerk

Record of Council Vote on Passage

	AYE	NAY	Abstain	Absent		AYE	NAY	Abstain	Absent
Balistreri					Golabek				
Fakhoury					Pellegrine				
Fasolo					Wechtler				

This resolution was approved by the Mayor and Council of the Borough of Elmwood Park at a regular scheduled meeting held on the 17th day of June 2021. Signed and sealed before me.

Erin Delaney, MPA, RMC
Borough Clerk

Dated

**BOROUGH OF ELMWOOD PARK
BERGEN COUNTY, NEW JERSEY
RESOLUTION R-225-21**

CONSENT AGENDA

RESOLUTION BY:
SECONDED BY:

APPROVAL OF BILLS LIST

BE IT RESOLVED, by the Mayor and Council of the Borough of Elmwood Park that the following Bills List be approved for payment:

	BILL LIST 6/17/21
AS PER ATTACHED COMPUTER LIST 5/21-6/16/2021	
CURRENT -	\$4,065,734.52
RECREATION -	\$779.00
CAPITAL BUDGET -	\$0.00
WATER BUDGET -	\$39,888.73
RAP TRUST	\$176.30
FIRE PREVENTION FEES	
LIEN REDEMPTION -	
COMPENSATED ABSENCE	
ESCROW	
SUBTOTAL WITH PAYROLL -	\$4,106,578.55
PAYROLL TOTAL -	\$937,842.13
TOTAL WITHOUT PAYROLL -	\$3,168,736.42
AS PER ATTACHED COMPUTER LIST 6/17/2021	
CURRENT -	\$405,697.01
RECREATION -	\$1,408.98
CAPITAL BUDGET -	\$15,789.00
WATER BUDGET -	\$205,831.80
WATER CAPITAL -	\$0.00
RAP	\$0.00
DOG LICENSE	\$52.20
FIRE PREVENTION -	\$0.00
ESCROW	\$6,696.00
SUBTOTAL	\$635,474.99
TOTAL WITHOUT PAYROLL	\$3,804,211.41

I, Roy Riggitano, Chief Financial Officer for the Borough of Elmwood Park do hereby confirm that there are sufficient funds available for this resolution.

Roy Riggitano, Chief Financial Officer

June 16, 2021
Dated

APPROVED: June 17, 2021

Robert Colletti, Mayor

ATTEST: _____
Erin Delaney, MPA, RMC
Borough Clerk

Record of Council Vote on Passage

	AYE	NAY	Abstain	Absent		AYE	NAY	Abstain	Absent
Balistreri					Golabek				
Fakhoury					Pellegrine				
Fasolo					Wechtler				

This resolution was approved by the Mayor and Council of the Borough of Elmwood Park at a regular scheduled meeting held on the 17th day of June 2021. Signed and sealed before me.

Erin Delaney, MPA, RMC
Borough Clerk

Dated

Bill list

6/17/21

<u>Vendor</u>	<u>Amount</u>	<u>Description</u>	<u>Account</u>
Fund: CURRENT FUND			
MGL PRINTING	416.00	INV #180420; FILLER	CURRENT FUND MUNICIPAL CLERK O/E
DE LAGE LANDEN	233.70	2021:JUNE CLERK COPIER	CURRENT MUNICIPAL CLERK O/E
NJSLOM	75.00	NJ MUNICIPALITIES	CURRENT FUND MUNICIPAL CLERK O/E
STAPLES BUSINESS	16.74	SUM#8062395083; OFFICE	CURRENT FUND MUNICIPAL CLERK O/E
ERIN N. DELANEY	150.00	REIMBURSEMENT FOR	CURRENT FUND MUNICIPAL CLERK O/E
RUTGERS CENTER FOR	745.00	INTRODUCTION TO THE	CURRENT FUND MUNICIPAL CLERK O/E
INTERNATIONAL	200.00	RENEWAL MEMBERSHIP	CURRENT FUND MUNICIPAL CLERK O/E
CINTAS FIRST AID &	17.81	INV #5063020356;	CURRENT FUND MUNICIPAL CLERK O/E
JDR NEEDLEWORKS	245.00	ESTIMATE TO EMBROIDER	CURRENT FUND MUNICIPAL CLERK O/E
Total for: 01- MUNICIPAL CLERK O/E			2099.25
CINTAS FIRST AID &	17.81	INV #5063020356;	CURRENT FUND FINANCIAL
CLEAN DRINKING	19.00	TICKET #134420; WATER	CURRENT FUND FINANCIAL
WIELKOTZ &	850.00	INV#21-00254-01460;	CURRENT FUND FINANCIAL
INTREP SOLUTIONS,	3300.00	INV #9114; JUNE	CURRENT FUND FINANCIAL
INTREP SOLUTIONS,	644.00	INV #9115; CARBONITE	CURRENT FUND FINANCIAL
Total for: 01- FINANCIAL ADMINISTRATION O/E			4830.81
ACTION DATA	420.02	INV#73467; PAYROLL	CURRENT FUND PAYROLL SERVICE
ACTION DATA	463.30	INV #73623; PER END;	CURRENT FUND PAYROLL SERVICE
KRONOS	1364.41	2021:MAY	CURRENT FUND PAYROLL SERVICE
Total for: 01- PAYROLL SERVICE			2247.73
WIELKOTZ &	1150.00	INV#21-00254-01442;	CURRENT FUND ANNUAL AUDIT
Total for: 01- ANNUAL AUDIT			1150.00
MGL PRINTING	1826.00	INV#1801763; TAX BILLS	CURRENT FUND REVENUE
CINTAS FIRST AID &	17.81	INV #5063020356;	CURRENT FUND REVENUE
Total for: 01- REVENUE ADMINISTRATION O/E			1843.81
AMERICAN PRINTING	904.70	QUOTE CHAPTER 91	CURRENT FUND TAX ASSESSMENT ADMIN
CINTAS FIRST AID &	17.80	INV #5063020356;	CURRENT FUND TAX ASSESSMENT ADMIN
Total for: 01- TAX ASSESSMENT ADMIN O/E			922.50
CHIESA, SHAHINIAN	800.00	2021;JUNE TAX APPEAL	CURRENT FUND LEGAL SERVICES & COST
LAW OFFICES OF	4594.75	2021:JUNE MUNICIPAL	CURRENT FUND LEGAL SERVICES & COST
Total for: 01- LEGAL SERVICES & COST S/W			5394.75
APRUZZESE,	13244.64	INV:225887 ; 225888	CURRENT FUND LEGAL SERVICES AND
Total for: 01- LEGAL SERVICES AND COSTS O/E			13244.64
ALAIMO GROUP, INC.	9364.00	INV:205026 TO 205028	CURRENT FUND ENGINEERING COSTS
Total for: 01- ENGINEERING COSTS			9364.00
BETH CALDERONE	750.00	CSR ATTENDANCE 4/14 &	CURRENT FUND PLANNING BOARD O/E
BETH CALDERONE	375.00	CSR ATTENDANCE 6/9/21	CURRENT FUND PLANNING BOARD O/E
NORTH JERSEY MEDIA	103.50	AD#0004752704;	CURRENT FUND PLANNING BOARD O/E
Total for: 01- PLANNING BOARD O/E			1228.50
DMR ARCHITECTS, PC	1275.00	INV:20210421; B1103	CURRENT FUND TOWN PLANNING
DMR ARCHITECTS, PC	5060.00	INV:20210420 B610,L1	CURRENT FUND TOWN PLANNING
DMR ARCHITECTS, PC	2600.00	INV:20210422; B1602	CURRENT FUND TOWN PLANNING
DMR ARCHITECTS, PC	1232.50	INV:20210557 B1103	CURRENT FUND TOWN PLANNING
DMR ARCHITECTS, PC	2932.50	INV:20210558 B1602	CURRENT FUND TOWN PLANNING
Total for: 01- TOWN PLANNING			13100.00
BETH CALDERONE	750.00	CSR ATTENDANCE 4/28 &	CURRENT FUND ZONING BOARD O/E
Total for: 01- ZONING BOARD O/E			750.00
RAMSEY GRAPHICS &	2694.60	ESTIMATE TO PRINT	CURRENT FUND CONSTRUCTION CODE
MITCHELL HUMPHREY	2085.00	ANNUAL MAINTENACE FEE	CURRENT FUND CONSTRUCTION CODE
CINTAS FIRST AID &	17.81	INV #5063020356;	CURRENT FUND CONSTRUCTION CODE
Total for: 01- CONSTRUCTION CODE OFFICIAL O/E			4797.41
G. BYRON MORGAN 11	149.75	12/22/2020-5/12/2021	CURRENT FUND GROUP INSURANCE FOR
JOHN BUONANNO	141.00	2021:5/15	CURRENT FUND GROUP INSURANCE FOR
DELTA DENTAL PLAN	9607.14	INV #PM758677;	CURRENT FUND GROUP INSURANCE FOR
ANDREW MARRONE	891.00	2021:JAN THRU JUNE MED	CURRENT FUND GROUP INSURANCE FOR
AUDREE HOCHMAN	891.00	2021:JAN THRU JUNE	CURRENT FUND GROUP INSURANCE FOR
BARBARA	1782.00	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR
DAVID KERSTNER	1321.20	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR

<u>Vendor</u>	<u>Amount</u>	<u>Description</u>	<u>Account</u>
DAWN MARSHALL	891.00	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR
DOLORES CAMLET	1321.20	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR
DONALD	1752.00	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR
FRANK MARINO	1782.00	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR
FRANK SANTORA	1972.80	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR
FRED MERLINO	891.00	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR
G. BYRON MORGAN 11	1972.80	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR
GARY MROZ	1782.00	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR
GAYLE REICH	1972.80	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR
GLENN A FAVA	891.00	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR
GREGORY MCSULLA	1650.00	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR
GUS MARCO	1782.00	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR
JAMES J DWYER	1321.20	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR
JEAN CANDIANO	1782.00	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR
JENNIE CONTE	891.00	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR
JOHN BUONANNO	1782.00	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR
JOHN JINDRACEK	1782.00	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR
JOSEPH BIZUB	783.00	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR
JOSEPH MULLIGAN	1782.00	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR
MARGARET AVELLA	891.00	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR
MARGARET CHAKONIS	1321.20	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR
MARIE LONG	891.00	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR
MARIO C. FALICA	1716.00	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR
MARY ANN FLORIO	891.00	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR
PATRICIA BURKE	891.00	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR
PETER BYKOWSKI	849.00	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR
REYES PEREZ	1782.00	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR
RICHARD DI MAURO	1782.00	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR
ROBERT J NELSON	891.00	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR
ROBERT KASSAI	1782.00	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR
ROBERT KREJCI	891.00	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR
ROBERT WALLACE	1039.50	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR
RUTH KEENAN	891.00	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR
SYLVIA N. COVELLO	867.60	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR
TERRY OLEARY	891.00	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR
THOMAS DISTANISLAO	891.00	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR
ZEBBOLUN J TYREE	891.00	2021:1/1-6/30 MEDICARE	CURRENT FUND GROUP INSURANCE FOR
Total for: 01- GROUP INSURANCE FOR EMPLOYEES			63616.19
G.T.B.M. INC	1750.01	INV #31062; ICOP BACK	CURRENT FUND POLICE
GOOSETOWN	6635.00	2021:JUNE AVTEC	CURRENT FUND POLICE
GOOSETOWN	772.58	2021:JUNE.	CURRENT FUND POLICE
LIFESAVERS, INC	347.20	QUOTE #13297; AED	CURRENT FUND POLICE O/E
RAMSEY GRAPHICS &	119.00	EST: PRINT 500	CURRENT FUND POLICE O/E
CLIFTON TIRE &	3985.00	INV#1-92623; REPAIRS;	CURRENT FUND POLICE
LEXIS NEXIS RISK	109.00	INV:1328834-20210531	CURRENT FUND POLICE O/E
HARLEY DAVIDSON OF	593.31	QUOTE DATE: 6/2/21	CURRENT FUND POLICE O/E
STAPLES BUSINESS	86.51	SUM#8062395083; OFFICE	CURRENT FUND POLICE O/E
G.T.B.M. INC	1750.01		CURRENT FUND POLICE O/E
VINDAN, INC	679.50	inv #31032; SUPPLIES	CURRENT FUND POLICE
L.E.A.D.	100.00	INV #1643; TEACHER FOR	CURRENT FUND POLICE O/E
NATIONAL	600.00	INV #1936; BASIC FIELD	CURRENT FUND POLICE O/E
RANDY B. MEANS	495.00	INV #1069; MANAGING	CURRENT FUND POLICE O/E
STATE TOXICOLOGY	450.00	DEC 2020/JAN	CURRENT FUND POLICE O/E
TURN-OUT UNIFORM	59.99	EMBROIDERED TSHIRT	CURRENT FUND POLICE O/E
BADGE COMPANY OF	389.70		CURRENT FUND POLICE
CINTAS FIRST AID &	137.61	MEDICAL SUPPLIES	CURRENT FUND POLICE
LIFESAVERS, INC	1260.00	QUOTE #13259; AED	CURRENT FUND POLICE
SERVPRO OF PARAMUS	397.54	INV #5090697; CLEAN	CURRENT FUND POLICE
GIUSEPPE CALIFANO	175.00		CURRENT FUND POLICE DEPT. O/E
LEIGH CADIGAN	192.50	wells fargo bank p.d.	CURRENT FUND POLICE DEPT. O/E
LEIGH CADIGAN	323.75		CURRENT FUND POLICE DEPT. O/E
MARCOS TORRES	157.50		CURRENT FUND POLICE DEPT. O/E
MARCOS TORRES	122.50		CURRENT FUND POLICE DEPT. O/E
THOMAS JOHNSON	175.00		CURRENT FUND POLICE DEPT. O/E
THOMAS JOHNSON	157.50	5/24/21	CURRENT FUND POLICE DEPT. O/E
GOOSETOWN	336.50		CURRENT FUND POLICE O/E
Total for: 01- POLICE O/E			22357.21
CINTAS FIRST AID &	17.80	INV #5063020356;	CURRENT FUND FIRE PREVENTON O/E
Total for: 01- FIRE PREVENTON O/E			17.80

<u>Vendor</u>	<u>Amount</u>	<u>Description</u>	<u>Account</u>
COMPLETE SAW	72.50	INV:83307 2021:MAY	CURRENT FUND FIRE O/E
COMPLETE SAW	0.00	INV:833155; 2021:MAY	CURRENT FUND FIRE O/E
SUPERIOR	560.07	2021:MAY INVS FIRE	CURRENT FUND FIRE O/E
SUPERIOR	0.00	2021:MAY DPW B&G;	CURRENT FUND FIRE O/E
NEW JERSEY FIRE	285.00	QTE: 12477; REPAIR TO	CURRENT FUND FIRE O/E
WITMER ASSOCIATES	491.00	Q#708412; SUPPLIES	CURRENT FUND FIRE O/E
ALL HANDS FIRE	253.69	Q# EST27725; BARIATRIC	CURRENT FUND FIRE O/E
COMMERCIAL	300.00	REQ#2021-FD-27; CAMERA	CURRENT FUND FIRE O/E
STATE LINE FIRE &	857.65	REQ#2021-FD-26; PARTS	CURRENT FUND FIRE O/E
VERIZON WIRELESS	158.80	INV:98809299757;2021:5	CURRENT FUND FIRE O/E
Total for: 01- FIRE O/E			2978.71
COMMERCIAL	345.00	INV:027970(REC	CURRENT FUND STREETS AND ROADS O/E
DE LAGE LANDEN	0.00	2021:JUNE CLERK COPIER	CURRENT FUND STREETS & ROADS O/E
AGL WELDING CO INC	119.16	100430332; 2021:MAY	CURRENT FUND STREETS AND ROADS O/E
GARFIELD LUMBER &	207.00	INV:S854886; 2021:MAY	CURRENT FUND STREETS AND ROADS O/E
GARFIELD LUMBER &	0.00	CREDIT ON MAY PAYMENT	CURRENT FUND STREETS AND ROADS O/E
HOME DEPOT	89.41	REC#09590438192;04/29/	CURRENT FUND STREETS AND ROADS O/E
PROGRESSIVE BRICK	290.20	INV:400859; ASPHALT	CURRENT FUND STREETS AND ROADS O/E
TRAFFIC SAFETY &	324.00	220941;220412	CURRENT STREETS&ROADS O/E
AQUARIUS SUPPLY,	357.23	INVOICES:0004578438-00	CURRENT FUND STREETS AND ROADS O/E
P & A AUTO PARTS,	1021.74	2021:MAY STATEMENT	CURRENT FUND STREETS AND ROADS O/E
ROBERT'S & SON,	329.35	INV:5632898; 5631662	CURRENT FUND STREETS AND ROADS O/E
ROBERT'S & SON,	245.00	INV:05634532 REPAIR	CURRENT FUND STREETS AND ROADS O/E
SANITATION	1501.82	INV:57449	CURRENT FUND STREETS AND ROADS O/E
SUPERIOR	0.00	2021:MAY INVS FIRE	CURRENT FUND STREETS AND ROADS O/E
SUPERIOR	0.00	2021:MAY DPW B&G;	CURRENT FUND STREETS AND ROADS O/E
ACE WALCO TERMITE	68.25	2021:JUNE DPW PEST	CURRENT FUND STREETS AND ROADS
GARFIELD LUMBER &	0.00	INV:S854886; 2021:MAY	CURRENT FUND STREETS AND ROADS
GARFIELD LUMBER &	0.00	CREDIT ON MAY PAYMENT	CURRENT FUND STREETS AND ROADS
JOHN A EARL INC.	436.00	INV:110294	CURRENT FUND STREETS AND ROADS
M D PEST CONTROL	50.00	2021:JUNE PEST CONTROL	CURRENT FUND STREETS AND ROADS
OPEN WORKS	1131.00	2021:JUNE JANITORIAL	CURRENT FUND STREETS AND ROADS
OPEN WORKS	600.00	2021:JUNE JANITORIAL	CURRENT FUND STREETS AND ROADS
RUSSELL REID WASTE	75.00	INV:6207512-6207525	CURRENT FUND STREETS AND ROADS
STAPLES BUSINESS	10.00	SUM#8062395083; OFFICE	CURRENT FUND STREETS AND ROADS
SUPERIOR	0.00	2021:MAY INVS FIRE	CURRENT FUND STREETS AND ROADS
SUPERIOR	293.42	2021:MAY DPW B&G;	CURRENT FUND STREETS AND ROADS
AMAZON.COM SALES,	229.99	PURCHASE OF KITCHEN	CURRENT FUND STREETS & ROADS O/E
GARFIELD LUMBER &	0.00	INV:S854886; 2021:MAY	CURRENT FUND STREETS & ROADS O/E
GARFIELD LUMBER &	0.00	CREDIT ON MAY PAYMENT	CURRENT FUND STREETS & ROADS O/E
HOME DEPOT	2550.49	BREAKROOM	CURRENT FUND STREETS & ROADS O/E
NEMCO, INC	690.00	APRIL 30, 2021	CURRENT FUND STREETS & ROADS O/E
COMPLETE SAW	0.00	INV:83307 2021:MAY	CURRENT FUND STREETS AND ROADS
COMPLETE SAW	59.00	INV:833155; 2021:MAY	CURRENT FUND STREETS AND ROADS
GARFIELD LUMBER &	0.00	INV:S854886; 2021:MAY	CURRENT FUND STREETS AND ROADS
GARFIELD LUMBER &	-42.70	CREDIT ON MAY PAYMENT	CURRENT FUND STREETS AND ROADS
SUPERIOR	0.00	2021:MAY INVS FIRE	CURRENT FUND STREETS AND ROADS
SUPERIOR	264.85	2021:MAY DPW B&G;	CURRENT FUND STREETS AND ROADS
CLEAN DRINKING	25.00	TICKET #135062; TICKET	CURRENT FUND STREETS AND ROADS O/E
GATES FLAG &	1845.70	VARIOUS INV'S FOR	CURRENT FUND STREETS AND ROADS O/E
ONE CALL CONCEPTS,	338.91	INV:1055254; 2021:MAY.	CURRENT FUND STREETS AND ROADS O/E
STONE INDUSTRIES	1026.88	INV:112144;112145;1109	CURRENT FUND STREETS AND ROADS O/E
Total for: 01- STREETS AND ROADS O/E			14481.70
PUBLIC SERVICE	1327.36	2021:MAY LARGE ACCT:13	CURRENT FUND TRAFFIC LIGHTS
Total for: 01- TRAFFIC LIGHTS			1327.36
DARRIN LAZORCHAK	8500.00	ESTIMATE TO REMOVE	CURRENT FUND SHADE TREE
Total for: 01- SHADE TREE			8500.00
GAETA RECYCLING	75.00	2021:JUNE GET A CAN	CURRENT FUND RECYCLING
GAETA RECYCLING	200.00	2021:JUNE RECYCLING	CURRENT FUND RECYCLING
GAETA RECYCLING	19361.11	2021:MAYRECYCLING	CURRENT FUND RECYCLING
NATURE'S CHOICE	6080.03	2021:MAY ALL INV. 341	CURRENT FUND YARD RECYCLING OTHER
NATURE'S CHOICE	1515.55	2021:MAY INV:87900 TO	CURRENT FUND YARD RECYCLING OTHER
NATURE'S CHOICE	980.65	INV:88275; 88490 55 CY	CURRENT FUND YARD RECYCLING OTHER
Total for: 01- YARD RECYCLING OTHER			28212.34
CALI CARTING INC	123598.66	249540; 2021 MAY	CURRENT FUND SOLID WASTE
Total for: 01- SOLID WASTE			123598.66
FIRESTONE TIRE &	1243.00	INV:274205; TIRES	CURRENT FUND VEHICLE MAINTENANCE

<u>Vendor</u>	<u>Amount</u>	<u>Description</u>	<u>Account</u>
P & A AUTO PARTS,	490.78	2021:MAY STATEMENT	CURRENT FUND VEHICLE MAINTENANCE
QUALITY AUTOMALL	575.95	INV:220240FOW LAMP;	CURRENT FUND VEHICLE MAINTENANCE
ROBERT'S & SON,	250.52	INV:5632898; 5631662	CURRENT FUND VEHICLE MAINTENANCE
ROBERT'S & SON,	0.00	INV:05634532 REPAIR	CURRENT FUND VEHICLE MAINTENANCE
SUPERIOR	0.00	2021:MAY INVS FIRE	CURRENT FUND VEHICLE MAINTENANCE
SUPERIOR	0.00	2021:MAY DPW B&G;	CURRENT FUND VEHICLE MAINTENANCE
WAYNE AUTO SALES	180.00	INV #254503; P.D.	CURRENT FUND VEHICLE MAINTENANCE
Total for: 01- VEHICLE MAINTENANCE			2740.25
CRIMSON CUPPERNELL	450.00	2021 RABIES CLINIC	CURRENT FUND BOARD OF HEALTH O/E
Total for: 01- BOARD OF HEALTH O/E			450.00
RUSSELL REID WASTE	1440.00	INV:6207512-6207525	CURRENT FUND RECREATION O/E
RUSSELL REID WASTE	290.00	INV:6207519; PARTIAL	CURRENT FUND RECREATION O/E
STAPLES BUSINESS	67.55	SUM#8062395083; OFFICE	CURRENT FUND RECREATION O/E
HORIZON LOCK &	331.60	INV #N 25879; MASTER	CURRENT FUND RECREATION O/E
AMERICAN GRAPHIC	125.00	ADHESIVE DECAL ON	CURRENT FUND RECREATION O/E
NEMCO, INC	690.00	REFINISH GYM FLOOR &	CURRENT FUND RECREATION O/E
OPEN WORKS	2145.00	IN5596 2021:JUNE	CURRENT FUND RECREATION O/E
RAIN DROP PRODUCTS	686.00	REF#1208448; DRAIN	CURRENT FUND RECREATION O/E
BAUER SPORT SHOP,	500.00	INV #3811; RED/BLACK	CURRENT FUND RECREATION O/E
CLEAN DRINKING	10.00	INV#133775; WATER	CURRENT FUND RECREATION O/E
GOOSETOWN	592.64	2021:JUNE,	CURRENT FUND RECREATION O/E
Total for: 01- RECREATION O/E			6877.79
HOME DEPOT	347.99	REC#09591082320;4/22/2	CURRENT FUND MAINTENANCE OF PARKS
OPTIMUM	116.18	2021:6/8-7/7 BIRCHWOOD	CURRENT FUND MAINTENANCE OF PARKS
OPTIMUM	116.18	2021:6/8-7/7 GALL PARK	CURRENT FUND MAINTENANCE OF PARKS
Total for: 01- MAINTENANCE OF PARKS			580.35
BERGHANN'S GARDEN	822.00	INV#523220; MEMORIAL	CURRENT FUND CELEBRATION OF PUBLIC
HOME DEPOT	389.99	INV#5526970;MEMORIAL	CURRENT FUND CELEBRATION OF PUBLIC
VICTOR SCOTT	42.44	REIMBURSEMENT FOR	CURRENT FUND CELEBRATION OF PUBLIC
Total for: 01- CELEBRATION OF PUBLIC EVENTS			1254.43
PUBLIC SERVICE	129.40	2021:MAY ELEC 941	CURRENT FUND ELECTRICITY, GAS &
PUBLIC SERVICE	358.71	2021:MAY GAS/ELEC PARK	CURRENT FUND ELECTRICITY, GAS &
PUBLIC SERVICE	9708.30	2021:MAY LARGE ACCT:13	CURRENT FUND ELECTRICITY, GAS &
Total for: 01- ELECTRICITY, GAS & OIL			10196.41
PUBLIC SERVICE	0.00	2021:MAY LARGE ACCT:13	CURRENT FUND STREET AREA LIGHTING
PUBLIC SERVICE	27173.99	2021:MAY LARGE ACCT:13	CURRENT FUND STREET AREA LIGHTING
Total for: 01- STREET AREA LIGHTING			27173.99
MetTel	1069.26	INV #0100498703-220-5	CURRENT FUND TELEPHONE
SPECTROTEL HOLDING	3370.98	INV:10285713;	CURRENT FUND TELEPHONE
VERIZON CONNECT	809.50	INV:OSV000002455049	CURRENT FUND TELEPHONE
VERIZON LONG	201.07	2021:JUNE	CURRENT FUND TELEPHONE
Total for: 01- TELEPHONE			5450.81
RACHLES/MICHELE'S	3063.90	INV:341995; 1505.6 GAL	CURRENT FUND GASOLINE
RACHLES/MICHELE'S	2731.85	INV:342827 2021:MAY	CURRENT FUND GASOLINE
RACHLES/MICHELE'S	3149.16	INV:343251 1500.1 GAL	CURRENT FUND GASOLINE
RACHLES/MICHELE'S	4680.96	INV:343402; 2300 GAL	CURRENT FUND GASOLINE
Total for: 01- GASOLINE			13625.87
I.W.S. TRANSFER	3875.69	INV:7462223 2021:MAY	CURRENT FUND RECYCLING TAX
Total for: 01- RECYCLING TAX			3875.69
STAPLES BUSINESS	172.49	SUM#8062395083; OFFICE	CURRENT FUND MUNICIPAL COURT O/E
CLEAN DRINKING	17.00	TICKET #135062; TICKET	CURRENT FUND MUNICIPAL COURT O/E
Total for: 01- MUNICIPAL COURT O/E			189.49
LAW OFFICES OF	392.29	STATEMENT NO:11001;	CURRENT FUND LEGAL SERVICES & COST
Total for: 01- LEGAL SERVICES & COST S/W			392.29
LAW OFFICES OF	2864.71	STATEMENT NO:11001;	CURRENT FUND LEGAL SERVICES AND
Total for: 01- LEGAL SERVICES AND COSTS O/E			2864.71
CHASAN LEYNER &	587.52	INV:207857 PARTIAL	CURRENT FUND COALITION ON
Total for: 01- COALITION ON AFFORDABLE HOUSIN			587.52
B/C FIRE	150.00	REQ#2021-FPB-13;	CURRENT FUND FIRE PREVENTION FEES
CITY FIRE	164.00	INV:199267; 2ND MAINT.	CURRENT FUND FIRE PREVENTION FEES
NORTHEAST	400.00	Q#4255C	CURRENT FUND FIRE PREVENTION FEES
VERIZON WIRELESS	228.06	INV:98809299757;2021:5	CURRENT FUND FIRE PREVENTION FEES

<u>Vendor</u>	<u>Amount</u>	<u>Description</u>	<u>Account</u>
WIRELESS	1756.50	QTE: #Q042021; MOUNT &	CURRENT FUND FIRE PREVENTION FEES
Total for: 01- FIRE PREVENTION FEES			2698.56
SUPERIOR	675.48	211340194	CURRENT FUND CLEAN COMMUNITY
Total for: 01- CLEAN COMMUNITY			675.48
Total for: 01 CURRENT FUND			405697.01

<u>Vendor</u>	<u>Amount</u>	<u>Description</u>	<u>Account</u>
Fund: RECREATION TRUST FUND			
AMAZON.COM SALES,	59.58	EASY POINT CORNHOLE	RECREATION TRUST FUND RECREATION
VAN I COHEN	280.00	7/1/21 DATE OF EVENT	RECREATION TRUST FUND RECREATION
VAN I COHEN	550.00	6/29/21 DATE OF EVENT	RECREATION TRUST FUND RECREATION
AL J OVIEDO	24.05	DE ID#02N3HBYZT;	RECREATION TRUST FUND RECREATION
ANDREA M. QUAREGNA	24.05	2021 FINGERPRINT	RECREATION TRUST FUND RECREATION
CARLOS A.	24.05	2021 FINGERPRINT	RECREATION TRUST FUND RECREATION
GUAJARDO MARTINEZ	24.05	UE ID#02NK3H7N1R;	RECREATION TRUST FUND RECREATION
HYLAND THOMPSON	24.05	2021 FINGERPRINT	RECREATION TRUST FUND RECREATION
JEFFREY LEIDER	24.05	2021 FINGERPRINT	RECREATION TRUST FUND RECREATION
JILLIAN A. DUSHANE	24.05	2021 FINGERPRINT	RECREATION TRUST FUND RECREATION
MICHAEL IOZIA	24.05	2021 FINGERPRINT	RECREATION TRUST FUND RECREATION
MICHAEL PRESSLER	24.05	2021 FINGERPRINT	RECREATION TRUST FUND RECREATION
ZENON NOWOBILSKI	24.05	2021 FINGERPRINT	RECREATION TRUST FUND RECREATION
COSTCO WHOLESALE	278.90	ASC SNACKS & SUPPLIES	RECREATION TRUST FUND RECREATION
Total for: 03- RECREATION			1408.98
Total for: 03 RECREATION TRUST FUND			1408.98

<u>Vendor</u>	<u>Amount</u>	<u>Description</u>	<u>Account</u>
Fund: CAPITAL FUND			
FIRST BATTALION	3569.00	1208A-INV; ESTIMATE#	CAPITAL FUND FIRE DEPT TRUCK AND
Total for: 04- FIRE DEPT TRUCK AND PUMPER			3569.00
ALAIMO GROUP, INC.	290.00	INV:205030 WORK THRU	CAPITAL FUND GILBERT WORK MOLA TO
MICHELE VRICELLA	5840.00	INVOICE:4/23/21	CAPITAL FUND ROSEMONT PARK
Total for: 04- ROSEMONT PARK IMPROVEMENTS			6130.00
ALAIMO GROUP, INC.	6090.00	INV:205031 SURVEY;	CAPITAL MARINA PROJECT
Total for: 04- MARINA PROJECT			6090.00
Total for: 04 CAPITAL			15789.00

<u>Vendor</u>	<u>Amount</u>	<u>Description</u>	<u>Account</u>
Fund: WATER BUDGET			
DELTA DENTAL PLAN	290.39	INV #PM758677;	WATER BUDGET O/E WATER
CLEAN DRINKING	22.00	TICKET #135062; TICKET	WATER BUDGET O/E WATER
AQUARIUS SUPPLY,	1669.59	ESTIMATE FOR SUPPLIES	WATER BUDGET O/E WATER
DE BLOCK	315.00	INV:6774; APRIL 2021	WATER BUDGET O/E WATER
DE BLOCK	315.00	INV:6849';MAY SAMPLES;	WATER BUDGET O/E WATER
DE BLOCK	196.00	INV:6931 43 ELMHURST	WATER BUDGET O/E WATER
PASSAIC VALLEY	203023.82	2021:MAY WHOLESALE	WATER BUDGET O/E WATER OPERATING
Total for: 05- O/E WATER OPERATING			205831.80
Total for: 05 WATER BUDGET			205831.80

<u>Vendor</u>	<u>Amount</u>	<u>Description</u>	<u>Account</u>
Fund: DOG LICENSE			
N. J. STATE DEPT	52.20	MAY 2021 DOG LICENSE	DOG LICENSE DOG LICENSE
Total for: 08- DOG LICENSE			52.20
Total for: 08 DOG LICENSE			52.20

<u>Vendor</u>	<u>Amount</u>	<u>Description</u>	<u>Account</u>
Fund: ESCROW			
SLAKOMIR & AGATA	574.50	76 GODWIN AVE ESCROW	ESCROW B 501 L 18 - 76 Godwin Ave
Total for: 15- B 501 L 18 - 76 Godwin Ave			574.50
SUBURBAN	0.00	INV:47480; PROJ	ESCROW B 301 L 1 - 24 boulevard
SUBURBAN	9.10	INV:47480; PROJ	ESCROW B 301 L 1 - 24 boulevard
SUBURBAN	145.90	INV:47480; PROJ	ESCROW B 203, L 1 24 BLVD
Total for: 15- B 203, L 1 24 BLVD			155.00
COSTA ENGINEERING	1275.00	INV:20788; B1201 L2.01	ESCROW B1201,L2.01 300 RIVERFRONT
Total for: 15- B1201,L2.01 300 RIVERFRONT			1275.00
BOSWELL MCCLAVE	544.00	INV:151249; B606/L13;	ESCROW B 606 L 13 519 RIVER DR
Total for: 15- B 606 L 13 519 RIVER DR			544.00
SUBURBAN	77.50	INV:47479; B608,L1	ESCROW B608, L1 456-544 RIVER DR
Total for: 15- B608, L1 456-544 RIVER DR			77.50
JOHN CONTE, JR.	1100.00	INV:98857 B610,L1	ESCROW B610, L1 1 MARKET ST
Total for: 15- B610, L1 1 MARKET ST			1100.00
BOSWELL MCCLAVE	2120.00	INV:151307;151460;	ESCROW B1810, L3 PSEG 91 MIDLAND
Total for: 15- B1810, L3 PSEG 91 MIDLAND			2120.00
JOHN CONTE, JR.	150.00	INV:99205; THREE CHEFS	ESCROW B603 L44 435 RIVER DR
Total for: 15- B603 L44 435 RIVER DR			150.00
JOHN CONTE, JR.	200.00	INV:98960; B320 L16	ESCROW B320 L16 135 HAMILTON AVE
Total for: 15- B320 L16 135 HAMILTON AVE			200.00
JOHN CONTE, JR.	200.00	INV:98961; B303 L15	ESCROW B303 L15 11 13TH AVE
Total for: 15- B303 L15 11 13TH AVE			200.00
JOHN CONTE, JR.	150.00	INV:99203; CURCIO	ESCROW B1104 L18 399 EAST 54TH ST
Total for: 15- B1104 L18 399 EAST 54TH ST			150.00
JOHN CONTE, JR.	150.00	INV:99204; RESO- BUS.	ESCROW B301 L2 VIP NAILS & SPA
Total for: 15- B301 L2 VIP NAILS & SPA			150.00
Total for: 15 ESCROW			6696.00
Total Bill List:		635474.99	

Bill list

5/21 - 6/16/21

<u>Vendor</u>	<u>Amount</u>	<u>Description</u>	<u>Account</u>
Fund: CURRENT FUND			
PAYROLL DEDUCTION	2038.45	PAYROLL W/E 5/28/21	CURRENT FUND MAYOR AND COUNCIL S/W
PAYROLL DEDUCTION	2038.45	PAYROLL W/E 6/11/2021	CURRENT FUND MAYOR AND COUNCIL S/W
Total for: 01- MAYOR AND COUNCIL S/W			4076.90
PAYROLL DEDUCTION	9068.44	PAYROLL W/E 5/28/21	CURRENT FUND MUNICIPAL CLERK S/W
PAYROLL DEDUCTION	9115.30	PAYROLL W/E 6/11/2021	CURRENT FUND MUNICIPAL CLERK S/W
Total for: 01- MUNICIPAL CLERK S/W			18183.74
DE LAGE LANDEN	0.00	INV:72614987	CURRENT MUNICIPAL CLERK O/E
DE LAGE LANDEN	0.00	INV:72614987	CURRENT MUNICIPAL CLERK O/E
AIRGOV LLC	549.00	2021:JUNE WEBSITE	CURRENT FUND MUNICIPAL CLERK O/E
STAPLES BUSINESS	24.79	SUM#8062253891; OFFICE	CURRENT FUND MUNICIPAL CLERK O/E
STAPLES BUSINESS	18.30	SUM#8062325293;	CURRENT FUND MUNICIPAL CLERK O/E
TREASURER-STATE OF	50.00	ANNUAL REGISTERED	CURRENT FUND MUNICIPAL CLERK O/E
AMAZON.COM SALES,	0.00	POLO SHIRTS FOR	CURRENT FUND MUNICIPAL CLERK O/E
AMAZON.COM SALES,	18.45	POLO SHIRTS FOR	CURRENT FUND MUNICIPAL CLERK O/E
AMAZON.COM SALES,	18.45	POLO SHIRTS FOR	CURRENT FUND MUNICIPAL CLERK O/E
Total for: 01- MUNICIPAL CLERK O/E			678.99
MILLENNIUM	3300.00	2021:MAY GRANT WRITER	CURRENT FUND GENERAL ADMINI.
Total for: 01- GENERAL ADMINI. GRANTS			3300.00
PAYROLL DEDUCTION	12168.93	PAYROLL W/E 5/28/21	CURRENT FUND FINANCIAL
PAYROLL DEDUCTION	11860.23	PAYROLL W/E 6/11/2021	CURRENT FUND FINANCIAL
Total for: 01- FINANCIAL ADMINISTRATION S/W			24029.16
STAPLES BUSINESS	24.79	SUM#8062253891; OFFICE	CURRENT FUND FINANCIAL
STAPLES BUSINESS	62.13	SUM#8062325293;	CURRENT FUND FINANCIAL
Total for: 01- FINANCIAL ADMINISTRATION O/E			86.92
PAYROLL DEDUCTION	3690.34	PAYROLL W/E 5/28/21	CURRENT FUND REV ADMIN/TAX
PAYROLL DEDUCTION	4710.04	PAYROLL W/E 6/11/2021	CURRENT FUND REV ADMIN/TAX
Total for: 01- REV ADMIN/TAX COLLECTION S/W			8400.38
STAPLES BUSINESS	37.80	SUM#8062253891; OFFICE	CURRENT FUND REVENUE
STAPLES BUSINESS	18.75	SUM#8062325293;	CURRENT FUND REVENUE
Total for: 01- REVENUE ADMINISTRATION			56.55
PURCHASE POWER	0.00	ESTIMATE PO	CURRENT FUND REV/ADMIN O/E POSTAGE
PURCHASE POWER	-91.38	ORDER#14356446 WATER	CURRENT FUND REV/ADMIN O/E POSTAGE
PURCHASE POWER	-68.39	STATEMENT	CURRENT FUND REV/ADMIN O/E POSTAGE
PURCHASE POWER	0.00	STATEMENT	CURRENT FUND REV/ADMIN O/E POSTAGE
PURCHASE POWER	68.39	STATEMENT	CURRENT FUND REV/ADMIN O/E POSTAGE
Total for: 01- REV/ADMIN O/E POSTAGE			-91.38
PAYROLL DEDUCTION	3073.42	PAYROLL W/E 5/28/21	CURRENT FUND TAX ASSESSMENT ADMIN
PAYROLL DEDUCTION	3073.42	PAYROLL W/E 6/11/2021	CURRENT FUND TAX ASSESSMENT ADMIN
Total for: 01- TAX ASSESSMENT ADMIN S/W			6146.84
STAPLES BUSINESS	20.60	SUM#8062253891; OFFICE	CURRENT FUND TAX ASSESSMENT
STAPLES BUSINESS	1.82	SUM#8062325293;	CURRENT FUND TAX ASSESSMENT
Total for: 01- TAX ASSESSMENT			22.42
LAW OFFICES OF	0.00	R-200-21 RESO PULLED	CURRENT FUND LEGAL SERVICES AND
Total for: 01- LEGAL SERVICES AND COSTS O/E			0.00
JOHN CONTE, JR.	326.80	2021:MAY	CURRENT FUND PLANNING BOARD S/W
PAYROLL DEDUCTION	202.79	PAYROLL W/E 5/28/21	CURRENT FUND PLANNING BOARD S/W
PAYROLL DEDUCTION	202.79	PAYROLL W/E 6/11/2021	CURRENT FUND PLANNING BOARD S/W
Total for: 01- PLANNING BOARD S/W			732.38
TOPOLOGY NJ LLC	3000.00	INV:5778 BOROUGH	CURRENT FUND TOWN PLANNING
Total for: 01- TOWN PLANNING			3000.00
PAYROLL DEDUCTION	51.27	PAYROLL W/E 5/28/21	CURRENT FUND RENT LEVELING
PAYROLL DEDUCTION	51.27	PAYROLL W/E 6/11/2021	CURRENT FUND RENT LEVELING
Total for: 01- RENT LEVELING			102.54
JOHN CONTE, JR.	0.00	2021:MAY	CURRENT FUND ZONING BOARD S/W
JOHN CONTE, JR.	301.51	2021:MAY	CURRENT FUND ZONING BOARD S/W
PAYROLL DEDUCTION	147.29	PAYROLL W/E 5/28/21	CURRENT FUND ZONING BOARD S/W
PAYROLL DEDUCTION	147.29	PAYROLL W/E 6/11/2021	CURRENT FUND ZONING BOARD S/W

<u>Vendor</u>	<u>Amount</u>	<u>Description</u>	<u>Account</u>
Total for: 01- ZONING BOARD S/W			596.09
PAYROLL DEDUCTION	11740.67	PAYROLL W/E 5/28/21	CURRENT FUND CONSTRUCTION CODE
PAYROLL DEDUCTION	11119.54	PAYROLL W/E 6/11/2021	CURRENT FUND CONSTRUCTION CODE
Total for: 01- CONSTRUCTION CODE OFFICIAL S/W			22860.21
STAPLES BUSINESS	154.30	SUM#8062183428; OFFICE	CURRENT FUND CONSTRUCTION CODE
STAPLES BUSINESS	20.60	SUM#8062253891; OFFICE	CURRENT FUND CONSTRUCTION CODE
STAPLES BUSINESS	1.81	SUM#8062325293;	CURRENT FUND CONSTRUCTION CODE
VERIZON WIRELESS	0.00	INV:9880090991	CURRENT FUND CONSTRUCTION CODE
VERIZON WIRELESS	50.81	INV:9880090991	CURRENT FUND CONSTRUCTION CODE
Total for: 01- CONSTRUCTION CODE			227.52
N.J. HEALTH	0.00	JUNE 2021 HEALTH &	CURRENT FUND GROUP INSURANCE FOR
N.J. HEALTH	22753.44	JUNE 2021 HEALTH &	CURRENT FUND GROUP INSURANCE FOR
N.J. HEALTH	129810.23	JUNE 2021 HEALTH &	CURRENT FUND GROUP INSURANCE FOR
NEW JERSEY HEALTH	80671.93	JUNE 2021 HEALTH	CURRENT FUND GROUP INSURANCE FOR
Total for: 01- GROUP INSURANCE FOR EMPLOYEES			233235.60
PAYROLL DEDUCTION	2000.00	PAYROLL W/E 6/11/2021	CURRENT FUND INSURANCE
Total for: 01- INSURANCE			2000.00
PAYROLL DEDUCTION	1216.99	PAYROLL W/E 5/28/21	CURRENT FUND WORKER'S COMPENSATION
PAYROLL DEDUCTION	3462.15	PAYROLL W/E 6/11/2021	CURRENT FUND WORKER'S COMPENSATION
Total for: 01- WORKER'S COMPENSATION			4679.14
PAYROLL DEDUCTION	-602.91	PAYROLL W/E 5/28/21	CURRENT FUND POLICE S/W
PAYROLL DEDUCTION	143.72	PAYROLL W/E 5/28/21	CURRENT FUND POLICE S/W
PAYROLL DEDUCTION	9052.48	PAYROLL W/E 5/28/21	CURRENT FUND POLICE S/W
PAYROLL DEDUCTION	233707.09	PAYROLL W/E 5/28/21	CURRENT FUND POLICE S/W
PAYROLL DEDUCTION	-3081.09	PAYROLL W/E 6/11/2021	CURRENT FUND POLICE S/W
PAYROLL DEDUCTION	231953.61	PAYROLL W/E 6/11/2021	CURRENT FUND POLICE S/W
PAYROLL DEDUCTION	150.00	PAYROLL W/E 5/28/21	CURRENT FUND POLICE S/W, O/T
PAYROLL DEDUCTION	2548.31	PAYROLL W/E 5/28/21	CURRENT FUND POLICE S/W, O/T
PAYROLL DEDUCTION	58.30	PAYROLL W/E 5/28/21	CURRENT FUND POLICE S/W
PAYROLL DEDUCTION	150.61	PAYROLL W/E 6/11/2021	CURRENT FUND POLICE S/W
PAYROLL DEDUCTION	47137.50	PAYROLL W/E 5/28/21	CURRENT FUND POLICE S/W
PAYROLL DEDUCTION	47187.50	PAYROLL W/E 6/11/2021	CURRENT FUND POLICE S/W
PAYROLL DEDUCTION	240.00	PAYROLL W/E 5/28/21	CURRENT FUND POLICE S/W
PAYROLL DEDUCTION	480.00	PAYROLL W/E 6/11/2021	CURRENT FUND POLICE S/W
Total for: 01- POLICE S/W			569125.12
AMAZON.COM SALES,	162.99	DB MEGAN'S LAW	CURRENT FUND POLICE O/E
AMAZON.COM SALES,	13.99	INV #1NYP-RV7W-CW6L;	CURRENT FUND POLICE O/E
STAPLES BUSINESS	441.73	SUM#8062183428; OFFICE	CURRENT FUND POLICE O/E
STAPLES BUSINESS	47.50	SUM#8062253891; OFFICE	CURRENT FUND POLICE O/E
STAPLES BUSINESS	0.00	SUM#8062325293;	CURRENT FUND POLICE O/E
STAPLES BUSINESS	288.45	SUM#8062325293;	CURRENT FUND POLICE O/E
OPTIMUM	152.36	2021:5/23-6/22 PD	CURRENT FUND POLICE
VERIZON WIRELESS	49.52	INV:9880063896	CURRENT FUND POLICE
VERIZON WIRELESS	605.64	INV:9880362759;	CURRENT FUND POLICE
VERIZON WIRELESS	1026.61	INV:9880083742;2021:4/	CURRENT FUND POLICE
DOMESTIC LINEN	0.00	INV#0518210705;	CURRENT FUND POLICE
DOMESTIC LINEN	124.60	INV#0518210705;	CURRENT FUND POLICE
MARCOS TORRES	-175.00	1/16/21	CURRENT FUND POLICE DEPT. O/E
MARCOS TORRES	175.00	1/16/21	CURRENT FUND POLICE DEPT. O/E
MARCOS TORRES	-122.50	WELLS FARGO BANK P.D.	CURRENT FUND POLICE DEPT. O/E
MARCOS TORRES	0.00	WELLS FARGO BANK P.D.	CURRENT FUND POLICE DEPT. O/E
MARCOS TORRES	122.50	WELLS FARGO BANK P.D.	CURRENT FUND POLICE DEPT. O/E
MARCOS TORRES	-210.00	4/23/21	CURRENT FUND POLICE DEPT. O/E
MARCOS TORRES	0.00	4/23/21	CURRENT FUND POLICE DEPT. O/E
MARCOS TORRES	210.00	4/23/21	CURRENT FUND POLICE DEPT. O/E
Total for: 01- POLICE DEPT. O/E			2913.39
PAYROLL DEDUCTION	4863.11	PAYROLL W/E 5/28/21	CURRENT FUND CROSSING GUARDS S/W
PAYROLL DEDUCTION	5017.07	PAYROLL W/E 6/11/2021	CURRENT FUND CROSSING GUARDS S/W
Total for: 01- CROSSING GUARDS S/W			9880.18
PAYROLL DEDUCTION	20254.25	PAYROLL W/E 5/28/21	CURRENT FUND OTHER POLICE
PAYROLL DEDUCTION	19343.50	PAYROLL W/E 6/11/2021	CURRENT FUND OTHER POLICE
Total for: 01- OTHER POLICE PERSONNEL			39597.75
PAYROLL DEDUCTION	5799.28	PAYROLL W/E 5/28/21	CURRENT FUND DISPATCHER 911
PAYROLL DEDUCTION	6663.51	PAYROLL W/E 6/11/2021	CURRENT FUND DISPATCHER 911

<u>Vendor</u>	<u>Amount</u>	<u>Description</u>	<u>Account</u>
Total for: 01- DISPATCHER 911			12462.79
PAYROLL DEDUCTION	5251.23	PAYROLL W/E 5/28/21	CURRENT FUND FIRE PREVENTION S/W
PAYROLL DEDUCTION	0.00	PAYROLL W/E 6/11/2021	CURRENT FUND FIRE PREVENTION S/W
PAYROLL DEDUCTION	6784.37	PAYROLL W/E 6/11/2021	CURRENT FUND FIRE PREVENTION S/W
Total for: 01- FIRE PREVENTION S/W			12035.60
STAPLES BUSINESS	20.60	SUM#8062253891; OFFICE	CURRENT FUND FIRE PREVENTION O/E
STAPLES BUSINESS	22.02	SUM#8062325293;	CURRENT FUND FIRE PREVENTION O/E
Total for: 01- FIRE PREVENTION O/E			42.62
BERGEN COUNTY	315.00	FIRE RESCUE	CURRENT FUND FIRE O/E
CITY FIRE	76.00	INV:198514 20#ABC	CURRENT FUND FIRE O/E
OPTIMUM	127.67	2021:5/23-6/22FIRE	CURRENT FUND FIRE O/E
OPTIMUM	141.64	2021:5/16-6/15 FIRE	CURRENT FUND FIRE O/E
OPTIMUM	118.81	2021:5/23-6/22 FIRE	CURRENT FUND FIRE O/E
OPTIMUM	127.66	2021:5/23-6/22 FIRE CO	CURRENT FUND FIRE O/E
Total for: 01- FIRE O/E			906.78
PAYROLL DEDUCTION	795.12	PAYROLL W/E 5/28/21	CURRENT FUND PROSECUTOR S/W
PAYROLL DEDUCTION	1045.12	PAYROLL W/E 6/11/2021	CURRENT FUND PROSECUTOR S/W
Total for: 01- PROSECUTOR S/W			1840.24
PAYROLL DEDUCTION	40921.12	PAYROLL W/E 5/28/21	CURRENT FUND STREETS AND ROADS S/W
PAYROLL DEDUCTION	40921.12	PAYROLL W/E 6/11/2021	CURRENT FUND STREETS AND ROADS S/W
PAYROLL DEDUCTION	400.00	PAYROLL W/E 5/28/21	CURRENT FUND STREETS AND ROADS S/W
PAYROLL DEDUCTION	1339.26	PAYROLL W/E 5/28/21	CURRENT FUND STREETS AND ROADS S/W
PAYROLL DEDUCTION	400.00	PAYROLL W/E 6/11/2021	CURRENT FUND STREETS AND ROADS S/W
PAYROLL DEDUCTION	2168.51	PAYROLL W/E 6/11/2021	CURRENT FUND STREETS AND ROADS S/W
Total for: 01- STREETS AND ROADS S/W			86150.01
DE LAGE LANDEN	223.38	INV:72614987	CURRENT FUND STREETS & ROADS O/E
COMMERCIAL	600.00	INV:027889; 6/2021	CURRENT FUND STREETS AND ROADS O/E
ACTION RUBBER &	75.00	1047848 HOSE FOR	CURRENT FUND STREETS AND ROADS O/E
AMAZON.COM SALES,	107.66	SUPPLIES FOR KITCHEN	CURRENT FUND STREETS AND ROADS
DOMESTIC LINEN	124.60	INV#0518210705;	CURRENT FUND STREETS AND ROADS
STAPLES BUSINESS	42.19	SUM#8062253891; OFFICE	CURRENT FUND STREETS AND ROADS
STAPLES BUSINESS	101.55	SUM#8062325293;	CURRENT FUND STREETS AND ROADS O/E
ULINE, INC	284.08	INV #132999608;	CURRENT FUND STREETS AND ROADS
OPTIMUM	231.56	2021:5/23-6/22 DPW	CURRENT FUND STREETS AND ROADS O/E
VERIZON WIRELESS	0.00	INV:9880362759;	CURRENT FUND STREETS AND ROADS O/E
VERIZON WIRELESS	371.54	INV:9880362759;	CURRENT FUND STREETS AND ROADS O/E
Total for: 01- STREETS AND ROADS O/E			2161.56
PUBLIC SERVICE	37.19	2021:MAY TRAFFIC	CURRENT FUND TRAFFIC LIGHTS
Total for: 01- TRAFFIC LIGHTS			37.19
PAYROLL DEDUCTION	1609.77	PAYROLL W/E 5/28/21	CURRENT FUND SOLID WASTE/RECYCLING
PAYROLL DEDUCTION	1609.77	PAYROLL W/E 6/11/2021	CURRENT FUND SOLID WASTE/RECYCLING
Total for: 01- SOLID WASTE/RECYCLING S/W			3219.54
PAYROLL DEDUCTION	474.64	PAYROLL W/E 5/28/21	CURRENT FUND BOARD OF HEALTH S/W
PAYROLL DEDUCTION	493.89	PAYROLL W/E 6/11/2021	CURRENT FUND BOARD OF HEALTH S/W
Total for: 01- BOARD OF HEALTH S/W			968.53
RAMSEY GRAPHICS &	108.00	EST COST/500 ENVELOPES	CURRENT FUND BOARD OF HEALTH O/E
Total for: 01- BOARD OF HEALTH O/E			108.00
PAYROLL DEDUCTION	13520.36	PAYROLL W/E 5/28/21	CURRENT FUND RECREATION S/W
PAYROLL DEDUCTION	13600.23	PAYROLL W/E 6/11/2021	CURRENT FUND RECREATION S/W
Total for: 01- RECREATION S/W			27120.59
TRITEC OFFICE	429.35	INV:72576081	CURRENT RECREATION O/E
COMMERCIAL	0.00	027932;6/2021 THRD	CURRENT FUND RECREATION O/E
COMMERCIAL	960.00	027932;6/2021 THRU	CURRENT FUND RECREATION O/E
BSN SPORTS LLC	1000.00	912613888 Basketball	CURRENT FUND RECREATION O/E
OPTIMUM	283.27	2021:5/23-6/22 REC	CURRENT FUND RECREATION O/E
VERIZON WIRELESS	50.81	INV:9880090991	CURRENT FUND RECREATION O/E
Total for: 01- RECREATION O/E			2723.43
AMAZON.COM SALES,	249.18	PURCHASE OF 2 TENYS	CURRENT FUND SENIOR CITIZENS
OPTIMUM	166.21	2021:5/23-6/22	CURRENT FUND SENIOR CITIZENS
Total for: 01- SENIOR CITIZENS OTHER EXPENSE			415.39
OPTIMUM	136.18	2021:5/23-6/22 CHERRY	CURRENT FUND MAINTENANCE OF PARKS
PIONEER REVERE	2257.50	INV:INV789185;;INV7898	CURRENT FUND MAINTENANCE OF PARKS

<u>Vendor</u>	<u>Amount</u>	<u>Description</u>	<u>Account</u>
Total for: 01- MAINTENANCE OF PARKS			2393.68
PUBLIC SERVICE	47.23	2021:MAY ELEC	CURRENT FUND ELECTRICITY, GAS &
PUBLIC SERVICE	0.00	2021:MAY TRAFFIC	CURRENT FUND ELECTRICITY, GAS &
PUBLIC SERVICE	418.90	2021:MAY TRAFFIC	CURRENT FUND ELECTRICITY, GAS &
Total for: 01- ELECTRICITY, GAS & OIL			466.13
EXTEL	110.00	INV #59080; SERVICE	CURRENT FUND TELEPHONE
OPTIMUM	146.18	2021:5/23-6/22	CURRENT FUND TELEPHONE
OPTIMUM	96.52	2021:JUNE MAIN RM	CURRENT FUND TELEPHONE
OPTIMUM	146.18	2021:5/23-6/22	CURRENT FUND TELEPHONE
OPTIMUM	0.00	2021:JUNE LIBRARY	CURRENT FUND TELEPHONE
OPTIMUM	146.18	2021:JUNE LIBRARY	CURRENT FUND TELEPHONE
OPTIMUM	0.00	2021:5/23-6/22 PANTRY	CURRENT FUND TELEPHONE
OPTIMUM	59.95	2021:5/23-6/22 PANTRY	CURRENT FUND TELEPHONE
Total for: 01- TELEPHONE			705.01
PAYROLL DEDUCTION	15412.48	PAYROLL W/E 5/28/21	CURRENT FUND SOCIAL SECURITY
PAYROLL DEDUCTION	15434.22	PAYROLL W/E 6/11/2021	CURRENT FUND SOCIAL SECURITY
PAYROLL DEDUCTION	0.00	PAYROLL W/E 5/28/21	CURRENT FUND SOCIAL SECURITY -
PAYROLL DEDUCTION	1144.56	PAYROLL W/E 5/28/21	CURRENT FUND SOCIAL SECURITY -
PAYROLL DEDUCTION	1187.36	PAYROLL W/E 6/11/2021	CURRENT FUND SOCIAL SECURITY -
Total for: 01- SOCIAL SECURITY - DCRP			33178.62
PAYROLL DEDUCTION	7664.74	PAYROLL W/E 5/28/21	CURRENT FUND MUNICIPAL COURT S/W
PAYROLL DEDUCTION	7664.74	PAYROLL W/E 6/11/2021	CURRENT FUND MUNICIPAL COURT S/W
PAYROLL DEDUCTION	790.48	PAYROLL W/E 5/28/21	CURRENT FUND MUNICIPAL COURT S/W
PAYROLL DEDUCTION	1193.65	PAYROLL W/E 6/11/2021	CURRENT FUND MUNICIPAL COURT S/W
Total for: 01- MUNICIPAL COURT S/W			17313.61
OPTIMUM	119.71	2021:JUNE MAIN RM	CURRENT FUND MUNICIPAL COURT
Total for: 01- MUNICIPAL COURT			119.71
PAYROLL DEDUCTION	449.55	PAYROLL W/E 5/28/21	CURRENT FUND PUBLIC DEFENDER
PAYROLL DEDUCTION	449.55	PAYROLL W/E 6/11/2021	CURRENT FUND PUBLIC DEFENDER
Total for: 01- PUBLIC DEFENDER			899.10
TOWNSHIP OF LITTLE	7500.00	INV:2021066 2021:JUNE	CURRENT FUND SHARED SERVICE
Total for: 01- SHARED SERVICE			7500.00
E.P. BOARD OF	2897099.00	2021:JUNE TAX LEVY	CURRENT FUND SCHOOL TAXES
Total for: 01- SCHOOL TAXES			2897099.00
BORO OF ELMWOOD	60.00	INTERFUND DUE TO F.P.	CURRENT CASH TRANSFER
Total for: 01- CASH TRANSFER			60.00
VERIZON WIRELESS	196.95	INV:9880621880;	CURRENT FUND FIRE PREVENTION FEES
Total for: 01- FIRE PREVENTION FEES			196.95
PAYROLL DEDUCTION	1050.00	PAYROLL W/E 6/11/2021	CURRENT FUND ALCOHOL & REHAB FND
Total for: 01- ALCOHOL & REHAB FND			1050.00
PAYROLL DEDUCTION	480.00	PAYROLL W/E 5/28/21	CURRENT FUND SAFE AND SECURE
PAYROLL DEDUCTION	240.00	PAYROLL W/E 6/11/2021	CURRENT FUND SAFE AND SECURE
Total for: 01- SAFE AND SECURE			720.00
Total for: 01 CURRENT FUND			4065734.52

<u>Vendor</u>	<u>Amount</u>	<u>Description</u>	<u>Account</u>
Fund: RECREATION TRUST FUND			
TESHAWN WARREN	490.00	SPRING 2021 SEASON	RECREATION TRUST FUND RECREATION
COSTCO WHOLESALE	289.00	SUPPLIES & SNACKS FOR	RECREATION TRUST FUND RECREATION
Total for: 03- RECREATION			779.00
Total for: 03 RECREATION TRUST FUND			779.00

<u>Vendor</u>	<u>Amount</u>	<u>Description</u>	<u>Account</u>
Fund: WATER BUDGET			
PAYROLL DEDUCTION	12367.08	PAYROLL W/E 5/28/21	WATER BUDGET S/W WATER
PAYROLL DEDUCTION	12367.08	PAYROLL W/E 6/11/2021	WATER BUDGET S/W WATER
PAYROLL DEDUCTION	4278.40	PAYROLL W/E 5/28/21	WATER BUDGET S/W WATER
PAYROLL DEDUCTION	597.42	PAYROLL W/E 6/11/2021	WATER BUDGET S/W WATER
Total for: 05- S/W WATER			29609.98
<hr/>			
DE BLOCK	3350.00	2021:MAY LICENSED	WATER BUDGET O/E WATER
PASSAIC VALLEY	5596.75	2021:FEB	WATER BUDGET O/E WATER
Total for: 05- O/E WATER			8946.75
<hr/>			
PAYROLL DEDUCTION	0.00	PAYROLL W/E 5/28/21	WATER BUDGET WATER OPER/SOC SEC
PAYROLL DEDUCTION	749.00	PAYROLL W/E 5/28/21	WATER BUDGET WATER OPER/SOC SEC
PAYROLL DEDUCTION	0.00	PAYROLL W/E 6/11/2021	WATER BUDGET WATER OPER/SOC SEC
PAYROLL DEDUCTION	583.00	PAYROLL W/E 6/11/2021	WATER BUDGET WATER OPER/SOC SEC
Total for: 05- WATER OPER/SOC SEC			1332.00
<hr/>			
Total for: 05 WATER BUDGET			39888.73

<u>Vendor</u>	<u>Amount</u>	<u>Description</u>	<u>Account</u>
Fund: RAP TRUST			
AMAZON.COM SALES,	16.90	estimate to charge	RAP TRUST RAP TRUST
PAYROLL DEDUCTION	79.70	PAYROLL W/E 5/29/21	RAP TRUST RAP TRUST
PAYROLL DEDUCTION	79.70	PAYROLL W/E 6/11/2021	RAP TRUST RAP TRUST
Total for: 07- RAP TRUST			176.30
Total for: 07 RAP TRUST			176.30

<u>Vendor</u>	<u>Amount</u>	<u>Description</u>	<u>Account</u>
Fund: FEDERAL EQUITABLE SHARING			
TEST	-1.00	TESTING NEW ACCOUNT	FEDERAL EQUITABLE SHARING FED.
TEST	0.00	TESTING NEW ACCOUNT	FEDERAL EQUITABLE SHARING FED.
TEST	1.00	TESTING NEW ACCOUNT	FEDERAL EQUITABLE SHARING FED.
Total for: 17- FED. EQUIT. SHARING JUSTICE			0.00
Total for: 17 FEDERAL EQUITABLE SHARING			0.00
Total Bill List:	4106578.55		

**BOROUGH OF ELMWOOD PARK
BERGEN COUNTY, NEW JERSEY
RESOLUTION R-226-21**

CONSENT AGENDA

**RESOLUTION BY:
SECONDED BY:**

**APPOINT KEYBOARDING CLERK I
DORIN ASPRAS
BUILDING DEPARTMENT**

BE IT RESOLVED, by the Mayor and Council of the Borough of Elmwood Park that the following named be, and is hereby appointed as a Full-Time Keyboarding Clerk I (Provisional Status), in the Building Department, effective June 18, 2021 at a yearly salary of \$33,000.

I, Roy Riggitano, Chief Financial Officer for the Borough of Elmwood Park do hereby confirm that there are sufficient funds available for this resolution.

Roy Riggitano, Chief Financial Officer

June 16, 2021

Dated

APPROVED: June 17, 2021

Robert Colletti, Mayor

ATTEST: _____
Erin Delaney, MPA, RMC
Borough Clerk

Record of Council Vote on Passage

	AYE	NAY	Abstain	Absent		AYE	NAY	Abstain	Absent
Balistreri					Golabek				
Fakhoury					Pellegrine				
Fasolo					Wechtler				

This resolution was approved by the Mayor and Council of the Borough of Elmwood Park at a regular scheduled meeting held on the 17th day of June 2021. Signed and sealed before me.

Erin Delaney, MPA, RMC
Borough Clerk

Dated

**BOROUGH OF ELMWOOD PARK
BERGEN COUNTY, NEW JERSEY
RESOLUTION R-227-21**

CONSENT AGENDA

**RESOLUTION BY:
SECONDED BY:**

**AUTHORIZE RETIREMENT COMPENSATION
POLICE DEPARTMENT**

WHEREAS, it is desirous of Michael Kassai, Police Department, to retire from the Borough of Elmwood Park, effective July 1, 2021; and

WHEREAS, Michael Kassai is covered under a PBA Local 185 Agreement Contract and is entitled to:

\$ 5,148.43 (50.10 hr.) Article VII.V
\$ 49,326.28 (60 days) Sick
\$ 32,909.87 (40.04 days) Vacation

\$ 87,384.58

Base: \$ 213,747.20
Hourly Rate: \$ 102.7631

NOW, THEREFORE, BE IT RESOLVED, by the Mayor and Council of the Borough of Elmwood Park, County of Bergen, State of New Jersey, that the Mayor and Council accept Michael Kassai's retirement and all such compensation totaling \$87,384.58 shall be approved for payment through the payroll office.

I, Roy Riggitano, Chief Financial Officer for the Borough of Elmwood Park do hereby confirm that there are sufficient funds available for this resolution.

Roy Riggitano, Chief Financial Officer

June 16, 2021

Dated

APPROVED: June 17, 2021

Robert Colletti, Mayor

ATTEST: _____

Erin Delaney, MPA, RMC
Borough Clerk

Record of Council Vote on Passage

	AYE	NAY	Abstain	Absent		AYE	NAY	Abstain	Absent
Balistreri					Golabek				
Fakhoury					Pellegrine				
Fasolo					Wechtler				

This resolution was approved by the Mayor and Council of the Borough of Elmwood Park at a regular scheduled meeting held on the 17th day of June 2021. Signed and sealed before me.

Erin Delaney, MPA, RMC
Borough Clerk

Dated

**BOROUGH OF ELMWOOD PARK
BERGEN COUNTY, NEW JERSEY
RESOLUTION R-228-21**

CONSENT AGENDA

RESOLUTION BY:
SECONDED BY:

**APPROVING SETTLEMENT IN THE MATTER OF
KAZMARK v. BOROUGH OF ELMWOOD PARK**

WHEREAS, the Governing Body has discussed the matter regarding Kazmark v. the Borough of Elmwood Park on numerous occasions in Executive Session; and

WHEREAS, the Governing Body hereby authorizes the approval of the settlement in the matter of Kazmark v. Borough of Elmwood Park, Docket No. BER-L-6256-19 by the Borough of Elmwood Park;

NOW, THEREFORE, BE IT RESOLVED with the recommendation of settlement by the Insurance carrier and the advice of Counsel, the Governing Body hereby approves the execution of the settlement of \$35,000.00 in full and final settlement of this action.

I, Roy Riggitano, Chief Financial Officer for the Borough of Elmwood Park do hereby confirm that there are sufficient funds available for this resolution.

Roy Riggitano, Chief Financial Officer

June 16, 2021

Dated

APPROVED: June 17, 2021

Robert Colletti, Mayor

ATTEST: _____

Erin Delaney, MPA, RMC
Borough Clerk

Record of Council Vote on Passage

	AYE	NAY	Abstain	Absent		AYE	NAY	Abstain	Absent
Balistreri					Golabek				
Fakhoury					Pellegrine				
Fasolo					Wechtler				

This resolution was approved by the Mayor and Council of the Borough of Elmwood Park at a regular scheduled meeting held on the 17th day of June 2021. Signed and sealed before me.

Erin Delaney, MPA, RMC
Borough Clerk

Dated

**BOROUGH OF ELMWOOD PARK
BERGEN COUNTY, NEW JERSEY
RESOLUTION R-229-21**

CONSENT AGENDA

RESOLUTION BY:
SECONDED BY:

APPOINTMENT OF RECREATION STAFF FOR THE 2021 SUMMER PROGRAM
RECREATION DEPARTMENT

WHEREAS, the Recreation Department is conducting the Summer Care Program; and

WHEREAS, it was recommended by the Recreation Director that the following individuals be hired for said program at the rates and titles stated below, retroactive to June 7, 2021:

GYM ASSISTANT	RATE P/HR
Graham, Nakie	13.26/hr
Santos, Jordan	13.26/hr
Vega, Jason	13.26/hr

GYM SUPERVISOR	RATE P/HR
Carter, Anthony	16.00/hr.
Forestieri, Penni	16.00/hr.

SPECIAL EVENT	RATE P/HR
Arce, Matthew	15.61/hr
Carter, Anthony	15.00/hr
Graham, Nakie	13.26/hr
Levy, Jayquan	15.00/hr
Santos, Jordan	13.26/hr
Vega, Jason	13.26/hr

NOW, THEREFORE, BE IT RESOLVED, by the Mayor and Council of the Borough of Elmwood Park that the above-named individual be and are hereby appointed for the 2021 Summer Care Program at the rates and titles stated above, retroactive to June 7, 2021.

I, Roy Riggitano, Chief Financial Officer for the Borough of Elmwood Park do hereby confirm that there are sufficient funds available for this resolution.

Roy Riggitano, Chief Financial Officer

June 16, 2021
Dated

APPROVED: June 17, 2021

Robert Colletti, Mayor

ATTEST: _____
Erin Delaney, MPA, RMC
Borough Clerk

Record of Council Vote on Passage

	AYE	NAY	Abstain	Absent		AYE	NAY	Abstain	Absent
Balistreri					Golabek				
Fakhoury					Pellegrine				
Fasolo					Wechtler				

This resolution was approved by the Mayor and Council of the Borough of Elmwood Park at a regular scheduled meeting held on the 17th day of June 2021. Signed and sealed before me.

Erin Delaney, MPA, RMC
Borough Clerk

Dated

**BOROUGH OF ELMWOOD PARK
BERGEN COUNTY, NEW JERSEY
RESOLUTION R-230-21**

CONSENT AGENDA

RESOLUTION BY:
SECONDED BY:

APPOINTMENT OF RECREATION STAFF FOR THE 2021 SUMMER PROGRAM
RECREATION DEPARTMENT

WHEREAS, the Recreation Department is conducting the Summer Care Program; and

WHEREAS, it was recommended by the Recreation Director that the following individuals be hired for said program at the rates and titles stated below:

NAME	SALARY
Alers, Ashlee	2,730.00
Alers, Toni-marie	2,730.00
Arce, Matthew	2,730.00
Arias, Camilla	2,730.00
Batista, Anthony	2,730.00
Calderon, Shawn	2,730.00
Cruz, Roman	2,730.00
Dare, Matthew	3,675.00
Filippelli, Christopher	2,730.00
Gallo, Michael (DIRECTOR II)	3,780.00
Gerald, Matthew	2,730.00
Hicswa, Ashley	3,360.00
Kanasky, Andrew (DIRECTOR I)	4,200.00
McCrudden, Karen	3,360.00
Mc Owen, Michelle (DIRECTOR II)	3,780.00
Miller, Jorrudin	2,730.00
Quatrone, Brianna	3,360.00
Schwartz, Erik	3,360.00
Surgent, Joanne (DIRECTOR II)	3,780.00
Tamburo, Alexandria	2,730.00
Torre, Adriano J.	2,730.00
Yarmula, Amanda	3,675.00

SPRAY PARK	RATE P/HR
Carter, Anthony	15.30/hr.
Colombini, Linda	15.30/hr.
Forestieri, Penni	16.00/hr.
Vega, Jason	15.00/hr.

NOW, THEREFORE, BE IT RESOLVED, by the Mayor and Council of the Borough of Elmwood Park that the above-named individual be and are hereby appointed for the 2021 Summer Care Program at the rates and titles stated above, starting June 28, 2021.

I, Roy Riggitano, Chief Financial Officer for the Borough of Elmwood Park do hereby confirm that there are sufficient funds available for this resolution.

Roy Riggitano, Chief Financial Officer

June 16, 2021
Dated

APPROVED: June 17, 2021

Robert Colletti, Mayor

ATTEST: _____
Erin Delaney, MPA, RMC
Borough Clerk

Record of Council Vote on Passage

	AYE	NAY	Abstain	Absent		AYE	NAY	Abstain	Absent
Balistreri					Golabek				
Fakhoury					Pellegrine				
Fasolo					Wechtler				

This resolution was approved by the Mayor and Council of the Borough of Elmwood Park at a regular scheduled meeting held on the 17th day of June 2021. Signed and sealed before me.

Erin Delaney, MPA, RMC
Borough Clerk

Dated

**BOROUGH OF ELMWOOD PARK
BERGEN COUNTY, NEW JERSEY
RESOLUTION R-231-21**

CONSENT AGENDA

**RESOLUTION BY:
SECONDED BY:**

AUTHORIZE RECREATION DEPARTMENT REFUND

WHEREAS, a request has been made by the Recreation Department to approve the following refund;

<u>Payable to:</u>	<u>Amount</u>	<u>Original form of payment:</u>
Kathleen Freitag Elmwood Park, NJ 07407	\$40.00	Credit card

NOW, THEREFORE, BE IT RESOLVED, by the Mayor and Council of the Borough of Elmwood Park that the above-listed refund be and is hereby approved.

I, Roy Riggitano, Chief Financial Officer for the Borough of Elmwood Park do hereby confirm that there are sufficient funds available for this resolution.

Roy Riggitano, Chief Financial Officer

June 16, 2021
Dated

APPROVED: June 17, 2021

Robert Colletti, Mayor

ATTEST: _____
Erin Delaney, MPA, RMC
Borough Clerk

Record of Council Vote on Passage

	AYE	NAY	Abstain	Absent		AYE	NAY	Abstain	Absent
Balistreri					Golabek				
Fakhoury					Pellegrine				
Fasolo					Wechtler				

This resolution was approved by the Mayor and Council of the Borough of Elmwood Park at a regular scheduled meeting held on the 17th day of June 2021. Signed and sealed before me.

Erin Delaney, MPA, RMC
Borough Clerk

Dated

**BOROUGH OF ELMWOOD PARK
BERGEN COUNTY, NEW JERSEY
RESOLUTION R-232-21**

CONSENT AGENDA

RESOLUTION BY:
SECONDED BY:

RESOLUTION TO REFUND PAYMENT IN ERROR

WHEREAS Tax Collector, Roy Riggitano, has been advised by CoreLogic on behalf of Dovenmuehle Mortgage, servicer, that Block 313 Lot 19.02, located at 97 17th Avenue within the Borough of Elmwood Park, made an erroneous tax payment for 2021 1st quarter in the amount of \$4,356.66 to lot 19.01; and

WHEREAS, the application of this payment resulted in funds being applied to the incorrect parcel in the amount of amount of \$ \$4,356.66 for the 1st quarter of 2021; and

WHEREAS, CoreLogic requests a refund of the erroneous amount and is therefore due a refund for the said amounts;

NOW, THEREFORE, BE IT RESOLVED by the Governing Authority of the Borough of Elmwood Park, County of Bergen, State of New Jersey that approval be granted to issue a check in the amount of \$4,356.66, payable to CoreLogic.

I, Roy Riggitano, Chief Financial Officer for the Borough of Elmwood Park do hereby confirm that there are sufficient funds available for this resolution.

Roy Riggitano, Chief Financial Officer

June 16, 2021

Dated

APPROVED: June 17, 2021

Robert Colletti, Mayor

ATTEST: _____
Erin Delaney, MPA, RMC
Borough Clerk

Record of Council Vote on Passage

	AYE	NAY	Abstain	Absent		AYE	NAY	Abstain	Absent
Balistreri					Golabek				
Fakhoury					Pellegrine				
Fasolo					Wechtler				

This resolution was approved by the Mayor and Council of the Borough of Elmwood Park at a regular scheduled meeting held on the 17th day of June 2021. Signed and sealed before me.

Erin Delaney, MPA, RMC
Borough Clerk

Dated

**BOROUGH OF ELMWOOD PARK
BERGEN COUNTY, NEW JERSEY
RESOLUTION R-233-21**

CONSENT AGENDA

**RESOLUTION BY:
SECONDED BY:**

**RESOLUTION TO REDEEM
THIRD PARTY TAX LIEN**

WHEREAS, Roy Riggitano, Tax Collector, has advised that payment has been received in the amount of \$34,750.29 to redeem TTL # 19-00001 and subsequent taxes on Block 315 Lot 1, located at 10 16th Avenue, Elmwood Park, within the Borough; and

WHEREAS, D1 Softball LLC is holder of Tax Sale Certificate TTL # 19-00001 and is therefore entitled to payment of \$34,750.29; and

WHEREAS, the lienholder also paid a premium at the time of purchase and is entitled to a refund of same in the amount of \$ 28,000.00;

NOW, THEREFORE, BE IT RESOLVED by the Governing Authority of the Borough of Elmwood Park, County of Bergen, State of New Jersey to issue a check in the amount of \$62,750.29, payable to the above-named lienholder, representing the redemption amount of said Certificate.

I, Roy Riggitano, Chief Financial Officer for the Borough of Elmwood Park do hereby confirm that there are sufficient funds available for this resolution.

Roy Riggitano, Chief Financial Officer

June 16, 2021
Dated

APPROVED: June 17, 2021

Robert Colletti, Mayor

ATTEST: _____
Erin Delaney, MPA, RMC
Borough Clerk

Record of Council Vote on Passage

	AYE	NAY	Abstain	Absent		AYE	NAY	Abstain	Absent
Balistreri					Golabek				
Fakhoury					Pellegrine				
Fasolo					Wechtler				

This resolution was approved by the Mayor and Council of the Borough of Elmwood Park at a regular scheduled meeting held on the 17th day of June 2021. Signed and sealed before me.

Erin Delaney, MPA, RMC
Borough Clerk

Dated

**BOROUGH OF ELMWOOD PARK
BERGEN COUNTY, NEW JERSEY
RESOLUTION R-234-21**

CONSENT AGENDA

**RESOLUTION BY:
SECONDED BY:**

**AUTHORIZE INCREASE IN HOURLY WAGE
CLERKS OFFICE – SHANEE MORRIS**

WHEREAS, the following individual is a current employee within the Borough Clerk’s Office;
and

WHEREAS, a request has been received for an increase in hourly wage of which the Mayor and Council support;

NOW, THEREFORE, BE IT RESOLVED, by the Mayor and Council of the Borough of Elmwood Park, County of Bergen, State of New Jersey that they hereby authorize the increase in hourly wage, effective June 18, 2021, as follows:

<u>Employee</u>	<u>Adjusted Hourly Wage</u>
Shanee Morris	\$19.00 per hour

I, Roy Riggitano, Chief Financial Officer for the Borough of Elmwood Park do hereby confirm that there are sufficient funds available for this resolution.

Roy Riggitano, Chief Financial Officer

June 16, 2021
Dated

APPROVED: June 17, 2021

Robert Colletti, Mayor

ATTEST: _____
Erin Delaney, MPA, RMC
Borough Clerk

Record of Council Vote on Passage

	AYE	NAY	Abstain	Absent		AYE	NAY	Abstain	Absent
Balistreri					Golabek				
Fakhoury					Pellegrine				
Fasolo					Wechtler				

This resolution was approved by the Mayor and Council of the Borough of Elmwood Park at a regular scheduled meeting held on the 17th day of June 2021. Signed and sealed before me.

Erin Delaney, MPA, RMC
Borough Clerk

Dated

**BOROUGH OF ELMWOOD PARK
BERGEN COUNTY, NEW JERSEY
RESOLUTION R-235-21**

CONSENT AGENDA

RESOLUTION BY:
SECONDED BY:

APPROVE THE 2020 FIRE DEPARTMENT CLOTHING ALLOWANCE

WHEREAS, the Fire Chief has forwarded a certified list to the Mayor and Council to disclose Fire Department Clothing Allowances which equates to \$49,972.95 for Active & Associate/Exempt Fire Fighter Clothing Allowances; and

WHEREAS, a certified list containing the names of the recipients is attached to this resolution in which the auditors have recommended that this list be available for review in the form of a resolution;

NOW, THEREFORE, BE IT RESOLVED, by the Mayor and Council of the Borough of Elmwood Park, that the payment of the following clothing allowances, totaling \$49,972.95, for the Elmwood Park Fire Department be and are hereby authorized.

I, Roy Riggitano, Chief Financial Officer for the Borough of Elmwood Park do hereby confirm that there are sufficient funds available for this resolution.

Roy Riggitano, Chief Financial Officer

June 16, 2021
Dated

APPROVED: June 17, 2021

Robert Colletti, Mayor

ATTEST: _____
Erin Delaney, MPA, RMC
Borough Clerk

Record of Council Vote on Passage

	AYE	NAY	Abstain	Absent		AYE	NAY	Abstain	Absent
Balistreri					Golabek				
Fakhoury					Pellegrine				
Fasolo					Wechtler				

This resolution was approved by the Mayor and Council of the Borough of Elmwood Park at a regular scheduled meeting held on the 17th day of June 2021. Signed and sealed before me.

Erin Delaney, MPA, RMC
Borough Clerk

Dated

**Elmwood Park Fire Department
Active Members Clothing Allowance 2020**

BADGE #	Last Name, First Name	Rank	Start Month	End Month	Months of Service	Clothing Allowance	Allowance's and Reason's for Partial				Total - Earned
							Officer Allowance	Exempt Allowance	Ex Chief's Allowance	Reason for Partial Allowance	
423	Atlas, Nate	Firefighter	1	12	12	\$425.00	\$0.00	\$0.00	\$0.00	\$425.00	
201	Asmussen, Cheryl	Firefighter	1	12	12	\$425.00	\$0.00	\$175.00	\$0.00	\$600.00	
414	Bonachea, Victor	Firefighter	1	12	12	\$425.00	\$0.00	\$175.00	\$0.00	\$600.00	
106	Bruce, Robert	Assistant Chief	1	12	12	\$425.00	\$250.00	\$175.00	\$0.00	\$650.00	
107	Bruce, Robert JR.	Firefighter	1	12	12	\$425.00	\$0.00	\$0.00	\$0.00	\$425.00	
108	Bruce, Sean	Firefighter	1	12	12	\$425.00	\$0.00	\$0.00	\$0.00	\$425.00	
202	Calabrese, Alessandro	Lieutenant	1	12	12	\$425.00	\$50.00	\$175.00	\$0.00	\$650.00	
406	Castronovo, Angelo	Firefighter	1	12	12	\$425.00	\$0.00	\$175.00	\$0.00	\$600.00	
410	Cieski, Philip	Firefighter	1	12	12	\$425.00	\$0.00	\$175.00	\$100.00	\$700.00	
315	Chrisides, Micheal	Firefighter	1	12	12	\$425.00	\$0.00	\$0.00	\$0.00	\$425.00	
320	Church, Logan	Firefighter	1	12	12	\$425.00	\$0.00	\$0.00	\$0.00	\$425.00	
401	Chvasta, Robert JR.	Chief	1	12	12	\$425.00	\$300.00	\$175.00	\$0.00	\$900.00	
409	Chvasta, Robert SR.	Firefighter	1	12	12	\$425.00	\$0.00	\$175.00	\$100.00	\$700.00	
404	Chvasta, Samantha	Lieutenant	1	12	12	\$425.00	\$50.00	\$175.00	\$0.00	\$650.00	
220	Cruz, Alexan	Firefighter	1	12	12	\$425.00	\$0.00	\$0.00	\$0.00	\$425.00	
222	DeLaCruz, Benito	Firefighter	1	12	12	\$425.00	\$0.00	\$0.00	\$0.00	\$425.00	
310	DeiRosso, Anthony	Lieutenant	1	9	9	\$318.75	\$37.53	\$0.00	\$0.00	\$356.28	
221	Domitrowski, Joseph	Firefighter	2	12	11	\$389.88	\$0.00	\$0.00	\$0.00	\$389.88	
418	Doyle, Paul	Firefighter	1	12	12	\$425.00	\$0.00	\$0.00	\$0.00	\$425.00	
104	Dzubera, Charles	Firefighter	1	8	8	\$293.33	\$0.00	\$175.00	\$0.00	\$468.33	
217	Eccles, DeAndre	Firefighter	1	12	12	\$425.00	\$0.00	\$0.00	\$0.00	\$425.00	
407	Fedoran, Nicholas	Firefighter	1	12	12	\$425.00	\$0.00	\$175.00	\$100.00	\$700.00	
109	Furber, Ryan	Firefighter	1	10	10	\$354.17	\$0.00	\$0.00	\$0.00	\$354.17	
212	Garcia, Steve	Firefighter	1	12	12	\$425.00	\$0.00	\$0.00	\$0.00	\$425.00	
204	Gilmore, Christopher	Lieutenant	1	12	12	\$425.00	\$50.00	\$175.00	\$0.00	\$650.00	
317	Gumieri, George	Firefighter	1	12	12	\$425.00	\$0.00	\$0.00	\$0.00	\$425.00	

102	Presser, Kenny	Firefighter	1	12	12	\$425.00	\$0.00	\$175.00	\$100.00		\$700.00
105	Presser, Michael	Firefighter	1	12	12	\$425.00	\$0.00	\$175.00	\$100.00		\$700.00
101	Presser, Ronald	Firefighter	1	12	12	\$425.00	\$0.00	\$175.00	\$100.00		\$700.00
203	Rosario, Christian	Firefighter	1	12	12	\$425.00	\$0.00	\$0.00	\$0.00		\$425.00
214	Ruglio, Gary	Firefighter	1	12	12	\$425.00	\$0.00	\$175.00	\$100.00		\$700.00
218	Ruglio, Matthew	Firefighter	1	12	12	\$425.00	\$0.00	\$0.00	\$0.00		\$425.00
121	Saemon, Fairs	Firefighter	1	6	6	\$212.50	\$0.00	\$0.00	\$0.00	Resigned in June	\$212.50
215	Shadwell, William	Firefighter	1	12	12	\$425.00	\$0.00	\$175.00	\$100.00		\$700.00
119	Singh, Indrpreet	Firefighter	1	12	12	\$425.00	\$0.00	\$0.00	\$0.00		\$425.00
307	Soong, Chris	Captain	1	9	9	\$318.75	\$75.00	\$0.00	\$0.00	Resigned in September	\$393.75
415	Soss, Alexy	Firefighter	1	12	12	\$425.00	\$0.00	\$175.00	\$0.00		\$600.00
118	Tart, Evan	Firefighter	1	12	12	\$425.00	\$0.00	\$0.00	\$0.00		\$425.00
117	Tartaglia, Giuseppe	Firefighter	1	12	12	\$425.00	\$0.00	\$0.00	\$0.00		\$425.00
402	Thompson, Gregory	Captain	1	12	12	\$425.00	\$100.00	\$0.00	\$0.00		\$525.00
403	Trawinski, Peter	Lieutenant	1	12	12	\$425.00	\$50.00	\$175.00	\$0.00		\$650.00
321	Trentacoste, Brandon	Firefighter	1	12	12	\$425.00	\$0.00	\$0.00	\$0.00		\$425.00
412	Vaccaro, Vincent	Firefighter	1	9	9	\$318.75	\$0.00	\$0.00	\$0.00	Resigned in September	\$318.75
225	Valenti, Antonio	Firefighter	8	12	5	\$177.08	\$0.00	\$0.00	\$0.00	Joined in August	\$177.08
226	Valenti, Danco JR.	Firefighter	8	12	5	\$177.08	\$0.00	\$0.00	\$0.00	Joined in August	\$177.08
216	Valenti, Dino	Firefighter	1	12	12	\$425.00	\$0.00	\$175.00	\$0.00		\$600.00
312	Vitali, Erick	Firefighter	1	12	12	\$425.00	\$0.00	\$0.00	\$0.00		\$425.00
103	Werner, Kirk	Firefighter	1	6	6	\$212.50	\$0.00	\$175.00	\$0.00	On a Leave of Absence for 6 Months	\$387.50
111	Zelinski, Konrad	Firefighter	1	12	12	\$425.00	\$0.00	\$0.00	\$0.00		\$425.00
39,714.61											

**Elmwood Park Fire Department
Associate / Exempt Members Clothing Allowance 2020**

BADGE #	Last Name, First Name	Rank	Allowance's and Reason's for Partial				Total - Earned
			Clothing Allowance	Years of Service	Date Inactive	Exempt Allowance Reason for Partial Allowance	
	Ambrogio, Anthony	Exempt			Not on File	\$175.00	\$175.00
	Arena, Joseph III	Associate	\$425.00	25		\$175.00	\$600.00
	Boos, George	Associate	\$425.00	25		\$175.00	\$600.00
	Campbell, Bonnie	Exempt	\$425.00	25		\$175.00	\$600.00
	Casper, Harry JR.	Associate	\$425.00	25		\$175.00	\$600.00
	Cheski, Paul	Associate	\$212.50	15	Jun-05	\$175.00	\$387.50
	Chirco, Anthony	Exempt				\$175.00	\$175.00
	Coyler, Robert	Exempt			Not on File	\$175.00	\$175.00
	Frasco, Frank	Associate	\$425.00	25	Sep-05	\$175.00	\$600.00
	Leone, Eugene	Associate	\$425.00	25		\$175.00	\$600.00
	Mccoy, Leon	Associate	\$425.00	25	Not on File	\$175.00	\$600.00
	Mindzeny, Bruce	Associate	\$425.00	25		\$175.00	\$600.00
	Nemiec, William	Associate	\$425.00	25	Not on File	\$175.00	\$600.00
	Roberts, Carl F	Exempt				\$175.00	\$175.00
	Roberts, Carl K	Associate	\$425.00	25		\$175.00	\$600.00
	Russell, Fen III	Associate	\$425.00	25	Apr-15	\$175.00	\$600.00
	Showers, John P.	Associate	\$212.50	15	Jul-92	\$175.00	\$387.50
	Sondel, Wladaw	Associate	\$425.00	25		\$175.00	\$600.00
	Spod James	Exempt			Jan-13	\$175.00	\$175.00
	Sudol, Stanley	Associate	\$425.00	25		\$175.00	\$600.00
	Szozecina, Michael	Exempt				\$175.00	\$175.00
	Tabulov, Anthony	Exempt				\$175.00	\$175.00
	Unsel, William	Associate	\$425.00	25		\$175.00	\$600.00
	Whalefleet, Wayne	Associate	\$425.00	25		\$175.00	\$600.00
	Zak, William	Associate	\$425.00	25		\$175.00	\$600.00
							11,600.00

**BOROUGH OF ELMWOOD PARK
BERGEN COUNTY, NEW JERSEY
RESOLUTION R-236-21**

CONSENT AGENDA

**RESOLUTION BY:
SECONDED BY:**

**APPOINT SEASONAL EMPLOYEES
DEPARTMENT OF PUBLIC WORKS**

BE IT RESOLVED, by the Mayor and Council of the Borough of Elmwood Park that the following named individuals be and are hereby appointed as Seasonal Part-Time Laborers in the Department of Public Works effective June 28, 2021 at an hourly wage of \$12.00 per hour:

**Melissa Mannarino
Sharif Fayez
Matthew Ruglio**

I, Roy Riggitano, Chief Financial Officer for the Borough of Elmwood Park do hereby confirm that there are sufficient funds available for this resolution.

Roy Riggitano, Chief Financial Officer

June 16, 2021

Dated

APPROVED: June 17, 2021

Robert Colletti, Mayor

ATTEST: _____

Erin Delaney, MPA, RMC
Borough Clerk

Record of Council Vote on Passage

	AYE	NAY	Abstain	Absent		AYE	NAY	Abstain	Absent
Balistreri					Golabek				
Fakhoury					Pellegrine				
Fasolo					Wechtler				

This resolution was approved by the Mayor and Council of the Borough of Elmwood Park at a regular scheduled meeting held on the 17th day of June 2021. Signed and sealed before me.

Erin Delaney, MPA, RMC
Borough Clerk

Dated

**BOROUGH OF ELMWOOD PARK
BERGEN COUNTY, NEW JERSEY
RESOLUTION R-237-21**

CONSENT AGENDA

**RESOLUTION BY:
SECONDED BY:**

APPROVING PREPARATION AND ISSUING OF ESTIMATED TAX BILLS

WHEREAS, the Mayor and Council has determined that the Municipal Tax Collector will be unable to complete the mailing and/or delivery of tax bills by June 14, 2021 as otherwise required by law; and

WHEREAS, *N.J.S.A. 54:4-66.2* provides that in the above circumstance the governing body may authorize and direct the Tax Collector to prepare an estimated tax bill as provided by statute; and

WHEREAS, it is in the best interest of the Borough of Elmwood Park that said authorization be granted; and

WHEREAS, the Chief Financial Officer/ Tax Collector have computed an estimated tax levy in accordance with *N.J.S.A. 54:4-66.3* and has attached a certification showing the tax levies for the previous year, the tax rates and the range of permitted estimated tax levies;

NOW, THEREFORE, BE IT RESOLVED by the Mayor and Council of the Borough of Elmwood Park as follows:

1. The Tax Collector be and hereby is authorized and directed to prepare and issue estimated tax bills for the Borough for the third installment of 2021 taxes. The Tax Collector shall proceed and take such actions as are permitted and required by New Jersey statutes, specifically *N.J.S.A. 54:4-66.2* and *54:4-66.3*.
2. The entire estimated tax levy for 2020 is hereby set at \$62,956,466.67 and the tax rate is set at \$3.023.
3. In accordance with the law, the third installment of 2021 taxes shall not be subject to interest until the later of August 10 or the 25th calendar day after the date the estimated tax bills are mailed.

APPROVED: June 17, 2021

Robert Colletti, Mayor

ATTEST: _____
Erin Delaney, MPA, RMC
Borough Clerk

Record of Council Vote on Passage

	AYE	NAY	Abstain	Absent		AYE	NAY	Abstain	Absent
Balistreri					Golabek				
Fakhoury					Pellegrine				
Fasolo					Wechtler				

This resolution was approved by the Mayor and Council of the Borough of Elmwood Park at a regular scheduled meeting held on the 17th day of June 2021. Signed and sealed before me.

Erin Delaney, MPA, RMC
Borough Clerk

Dated

ESTIMATED RATE 2021

Estimated Tax Rate Certification for the Borough of Elmwood Park 2021				
2020 Tax Levy & Tax Rate	Levy	Tax Rate	95%	2021 Estimated Range for Levy 104%
Local	18,790,315.50	0.00904	17,850,799.73	19,541,928.12
School	37,030,661.00	0.01781	35,179,127.95	38,511,887.44
County &	5,580,566.08	0.00289	5,301,528.28	5,803,778.32
Open Space	234,108.99	0.00011	222,403.54	243,473.35
Library	773,888.00	0.00037	735,193.60	804,643.52
Totals:	62,409,539.57	3.002%	59,289,054.04	64,905,916.75
2021 Estimated Tax Rate				
2021 Total Rateable:		2,082,338,200		
Amount to be Raised by Taxation:				
Local	19,032,400.00	0.91399% (Actual budget 100%)		
School	37,075,865.00	1.78049% (Actual budget 100%)		
Library	800,960.00	0.03846% (Actual budget 100%)		
County &	5,803,778.32	0.27871% (Proposed budget 104%)		1,563
Open Space	243,473.35	0.01169% (Proposed budget 104%)		2,032
Totals:	62,956,466.67	3.023%	2,082,338,200	-0.469
Prepared & Certified By:	Municipal Finance Officer	Date	Senior Clerk	Date
RR	<i>Roy Reynolds, C.F.O.</i>		<i>Luc Spasiano</i>	

**BOROUGH OF ELMWOOD PARK
BERGEN COUNTY, NEW JERSEY
RESOLUTION R-238-21**

CONSENT AGENDA

**RESOLUTION BY:
SECONDED BY:**

**REJECTING ACCEPTANCE OF OFFER OF DEDICATION OF ROAD WAY AND
IMPROVEMENTS SHOWN ON THE EXISTING PLAT AND PLANNING BOARD
RESOLUTION FOR RIVER DRIVE DEVELOPMENT, LLC.**

WHEREAS, Developer River Drive Development, LLC. has received a Final Site Plan Approval from the Elmwood Park Planning Board on January 16, 2019 for premises located at 778 River Drive Elmwood Park, N.J. Block 1201 Lot 2.01; and

WHEREAS, said Plat Plan shows public rights-of-way proposed for dedication to the Borough of Elmwood Park; and

WHEREAS, an Offer of Dedication has been submitted by the Developers Legal Counsel as per letter dated January 20, 2021, pursuant to the resolution approved by the Elmwood Park Planning Board setting forth as one of the conditions to the approval that the Developer address the dedication of the roadway as shown on the Plat Plan with the Borough to seek the dedication; and

WHEREAS, the Mayor and Council have considered the request for the dedication of the Roadway and, having weighed and considered the benefits to the Borough by accepting such dedication, have come to the conclusion that there is no benefit to be derived by the Borough for such dedication; and

WHEREAS, the acceptance of such dedication would only be detrimental to the Borough as to exposure to liability and costs and maintenance and have deemed that such dedication is not in the best interest of the Borough of Elmwood Park;

NOW, THEREFORE, BE IT RESOLVED by the Borough of Elmwood Park that the proposed dedication of Roadway as shown on the plat plan and conditioned in the resolution approved by the Elmwood Park Planning Board be and is hereby rejected and denied.

APPROVED: June 17, 2021

Robert Colletti, Mayor

ATTEST: _____
Erin Delaney, MPA, RMC
Borough Clerk

Record of Council Vote on Passage

	AYE	NAY	Abstain	Absent		AYE	NAY	Abstain	Absent
Balistreri					Golabek				
Fakhoury					Pellegrine				
Fasolo					Wechtler				

This resolution was approved by the Mayor and Council of the Borough of Elmwood Park at a regular scheduled meeting held on the 17th day of June 2021. Signed and sealed before me.

Erin Delaney, MPA, RMC
Borough Clerk

Dated

**BOROUGH OF ELMWOOD PARK
BERGEN COUNTY, NEW JERSEY
RESOLUTION R-239-21**

CONSENT AGENDA

RESOLUTION BY:
SECONDED BY:

APPROVING FIREMATIC LEAVE OF ABSENCE

BE IT RESOLVED, by the Mayor and Council of the Borough of Elmwood Park that the request for a 12-month firematic leave of absence, on behalf of Victor Boanchea, be and is hereby approved.

APPROVED: June 17, 2021

Robert Colletti, Mayor

ATTEST: _____
Erin Delaney, MPA, RMC
Borough Clerk

Record of Council Vote on Passage

	AYE	NAY	Abstain	Absent		AYE	NAY	Abstain	Absent
Balistreri					Golabek				
Fakhoury					Pellegrine				
Fasolo					Wechtler				

This resolution was approved by the Mayor and Council of the Borough of Elmwood Park at a regular scheduled meeting held on the 17th day of June 2021. Signed and sealed before me.

Erin Delaney, MPA, RMC
Borough Clerk

Dated

0211-33-026-005 GEE SPOT/BANANA KING
206 ROUTE 46 EAST
ELMWOOD PARK, NJ 07407

0211-33-027-004 D&G LLC./ROYAL WARSAW
871 RIVER DRIVE
ELMWOOD PARK, NJ 07407

0211-33-020-009 ZELDA LIQUORS LLC.
(INACTIVE) 11 CAMELOT DRIVE
LIVINGSTON, NJ 07039

0211-33-009-009 PARKWAY LANES LLC.
200 ROUTE 46 EAST
ELMWOOD PARK, NJ 07407

0211-33-004-011 VTC RESTAURANT CORP./TAVERNA MYKONOS
238 BROADWAY
ELMWOOD PARK, NJ 07407

PLENARY RETAIL DISTRIBUTION LICENSE - \$600

0211-44-008-006 KSPJ INC./WINE LAND
894 RIVER ROAD
ELMWOOD PARK, NJ 07407

0211-44-007-011 OHM NARAYAN LLC./M&M WINE & SPIRITS
429 MARKET STREET SUITE 1
ELMWOOD PARK, NJ 07407

0211-44-001-09 ELMO LIQUOR LLC.
(INACTIVE) 299 SHILLING DRIVE
SOMERSET, NJ 08873

0211-44-003-004 PATEL BHARATI/FOOD MART
430 MARKET STREET STORE 10
ELMWOOD PARK, NJ 07407

0211-44-006-012 SHRI NATHJI 21 LLC./ALL STAR FOOD WINE & LIQUOR
21 MIDLAND AVENUE
ELMWOOD PARK, NJ 07407

0211-44-012-005 ELMWOOD PARK LIQUORS LLC./METRO LIQUORS
100 BROADWAY
ELMWOOD PARK, NJ 07407

0211-44-015-007 APJPRR LLC./BIRCHWOOD DELI & LIQUORS
545 MOLA BOULEVARD
ELMWOOD PARK, NJ 07407

0211-44-023-005 SUKH CORPORATION/PAYLESS LIQUORS & DELI
251 ELM STREET
ELMWOOD PARK, NJ 07407

APPROVED: June 17, 2021

Robert Colletti, Mayor

ATTEST: _____
Erin Delaney, MPA, RMC
Borough Clerk

Record of Council Vote on Passage

	AYE	NAY	Abstain	Absent		AYE	NAY	Abstain	Absent
Balistreri					Golabek				
Fakhoury					Pellegrine				
Fasolo					Wechtler				

This resolution was approved by the Mayor and Council of the Borough of Elmwood Park at a regular scheduled meeting held on the 17th day of June 2021. Signed and sealed before me.

Erin Delaney, MPA, RMC
Borough Clerk

Dated

**BOROUGH OF ELMWOOD PARK
BERGEN COUNTY, NEW JERSEY
RESOLUTION R-241-21**

CONSENT AGENDA

**RESOLUTION BY:
SECONDED BY:**

AUTHORIZE VACATION BUYBACK

WHEREAS, the following employee has accumulated vacation time from previous years as an employee with the Borough of Elmwood Park; and

WHEREAS, said employee has requested to receive payment for such time;

NOW, THEREFORE, BE IT RESOLVED, by the Mayor and Council of the Borough of Elmwood Park that the following employee is hereby approved to receive vacation buyback as stated below:

<u>Employee</u>	<u>Amount of Time</u>	<u>Amount of Compensation</u>
Joseph Tyburczy	5 Days	\$1,912.10

I, Roy Riggitano, Chief Financial Officer for the Borough of Elmwood Park do hereby confirm that there are sufficient funds available for this resolution.

Roy Riggitano, Chief Financial Officer

June 16, 2021
Dated

APPROVED: June 17, 2021

Robert Colletti, Mayor

ATTEST: _____
Erin Delaney, MPA, RMC
Borough Clerk

Record of Council Vote on Passage

	AYE	NAY	Abstain	Absent		AYE	NAY	Abstain	Absent
Balistreri					Golabek				
Fakhoury					Pellegrine				
Fasolo					Wechtler				

This resolution was approved by the Mayor and Council of the Borough of Elmwood Park at a regular scheduled meeting held on the 17th day of June 2021. Signed and sealed before me.

Erin Delaney, MPA, RMC
Borough Clerk

Dated

**BOROUGH OF ELMWOOD PARK
BERGEN COUNTY, NEW JERSEY
RESOLUTION R-242-21**

CONSENT AGENDA

RESOLUTION BY:
SECONDED BY:

RESOLUTION TO APPROVE THE CONSENT AGENDA

BE IT RESOLVED, by the Mayor and Council of the Borough of Elmwood Park that the actions noted in the Consent Agenda, Resolutions R-224-21 through R-242-21 be and are hereby approved and the proper officers are directed to take necessary action on same.

APPROVED: June 17, 2021

Robert Colletti, Mayor

ATTEST: _____
Erin Delaney, MPA, RMC
Borough Clerk

Record of Council Vote on Passage

	AYE	NAY	Abstain	Absent		AYE	NAY	Abstain	Absent
Balistreri					Golabek				
Fakhoury					Pellegrine				
Fasolo					Wechtler				

This resolution was approved by the Mayor and Council of the Borough of Elmwood Park at a regular scheduled meeting held on the 17th day of June 2021. Signed and sealed before me.

Erin Delaney, MPA, RMC
Borough Clerk

Dated