

REGULAR MEETING
LAWRENCE TOWNSHIP COUNCIL
LAWRENCE TOWNSHIP MUNICIPAL BUILDING
COUNCIL MEETING ROOM – UPPER LEVEL

May 20, 2014

The following are the Minutes of a Regular Meeting of the Lawrence Township Council that was held on Tuesday, May 20, 2014 at 6:30 P.M.

The meeting was opened with the Pledge of Allegiance, led by Acting Police Chief, Mark Ubry.

At the commencement of the meeting Mayor Lewis read the following statement of proper notice:

STATEMENT OF PROPER NOTICE: “Adequate notice of this meeting of the Lawrence Township Council being held on Tuesday, May 20, 2014, has been provided through the posting of the annual meeting schedule of said Council in accordance with Section 13 of the Open Public Meetings Act.”

The roll was then called as follows:

Present: Councilmembers Brame, Kownacki, Maffei, Powers and Mayor Lewis.

Absent: None.

Also, in attendance were Richard Krawczun, Municipal Manager, David Roskos, Municipal Attorney, Mark Ubry, Acting Chief of Police, Lieutenant Joseph Amodio, Lawrence Township Police Officers, Friends and Family.

Special Proclamations, Recognitions and Presentations

Mayor Lewis stated that the Council has the privilege of awarding a number of Honors, to include the 2014 Officer of the Year Award, after which Acting Police Chief Ubry welcomed everyone and provided a brief background history for each the recipients, congratulated the honorees and presented the following designated Awards:

[Police Awards - Commendable](#)

Acting Sergeant Steven Simon:

WHEREAS, it is the policy of Lawrence Township Council to recognize police officers who have demonstrated exceptional dedication in the performance of their duties; and

WHEREAS, on April 14, 2014, Police Officer Daniel Gladney and all available units were sent to the Westgate Apartments on the report of a suicidal individual with a knife; and

WHEREAS, Acting Sergeant Steven Simon, Police Officers James Steimle, Michael Whitmore, Daniel Gladney and Ryan Dunn quickly arrived at the residence and were met at the front door by a female who directed them into the house to assist her distraught husband; and

WHEREAS, upon entering the apartment the officers observed the male seated at a dining room table with a large kitchen knife in his hand pressed against his throat; and

WHEREAS, Sergeant Simon immediately engaged conversation with the distraught male and told him to put down the knife while Officers Steimle, Whitmore, Gladney and Dunn took positions in the room and provided cover for Sergeant Simon during his negotiation; and

WHEREAS, the male yelled for the officers to shoot him and threatened to charge at them with the knife so they would shoot him, all the while during the tense standoff the officers remained calm and continued to persuade the male to put down the knife; and

WHEREAS, Police Officer Marc Poveromo arrived on the scene with the departmentally-owned conducted energy device commonly referred to as a Taser and after continually refusing to drop the knife, Officer Poveromo utilized the Taser to deliver an electric shock to the male causing him to drop to his knees; and

WHEREAS, after being delivered the initial shock the male stood up, again with the knife to his throat, at which time Officer Gladney immediately utilized his pepper spray to the face of the male causing him to fall onto the floor and drop the knife as he went down, whereupon Officers Steimle, Whitmore, Gladney and Dunn closed in on the male, kicked the knife away and placed him into protective custody and subsequently took him to the Crisis Center to receive the treatment he needed; and

WHEREAS, were it not for the professionalism, alertness and perseverance of Sergeant Simon, Officer Steimle, Officer Whitmore, Officer Gladney, Officer Dunn and Officer Poveromo the male may have caused great harm to himself or others.

NOW, THEREFORE BE IT PROCLAIMED by the Township Council of the Township of Lawrence, County of Mercer, State of New Jersey, that it hereby recognizes and pays tribute to Acting Sergeant Steven Simon for his courage, determination, selfless concern for his own safety and professionalism he exhibited as a member of the Lawrence Township Police Department.

Officer Ryan Dunn:

WHEREAS, it is the policy of Lawrence Township Council to recognize police officers who have demonstrated exceptional dedication in the performance of their duties; and

WHEREAS, on April 14, 2014, Police Officer Daniel Gladney and all available units were sent to the Westgate Apartments on the report of a suicidal individual with a knife; and

WHEREAS, Acting Sergeant Steven Simon, Police Officers Ryan Dunn, Michael Whitmore, Daniel Gladney and James Steimle quickly arrived at the residence and were met at the front door by a female who directed them into the house to assist her distraught husband; and

WHEREAS, upon entering the apartment the officers observed the male seated at a dining room table with a large kitchen knife in his hand pressed against his throat; and

WHEREAS, Sergeant Simon immediately engaged conversation with the distraught male and told him to put down the knife while Officers Dunn, Whitmore, Gladney and Steimle took positions in the room and provided cover for Sergeant Simon during his negotiation; and

WHEREAS, the male yelled for the officers to shoot him and threatened to charge at them with the knife so they would shoot him, all the while during the tense standoff the officers remained calm and continued to persuade the male to put down the knife; and;

WHEREAS, Police Officer Marc Poveromo arrived on the scene with the departmentally-owned conducted energy device commonly referred to as a Taser and after continually refusing to drop the knife, Officer Poveromo utilized the Taser to deliver an electric shock to the male causing him to drop to his knees; and

WHEREAS, after being delivered the initial shock the male stood up, again with the knife to his throat at which time Officer Gladney immediately utilized his pepper spray to the face of the male causing him to fall onto the floor and drop the knife as he went down, whereupon Officers Dunn, Whitmore, Gladney and Steimle immediately closed in on the downed male, kicked the knife away and placed him into protective custody and subsequently took him to the Crisis Center to receive the treatment he needed; and

WHEREAS, were it not for the professionalism, alertness and perseverance of Sergeant Simon, Officer Dunn, Officer Whitmore, Officer Gladney, Officer Steimle and Officer Poveromo the male may have caused great harm to himself or others.

NOW, THEREFORE BE IT PROCLAIMED by the Township Council of the Township of Lawrence, County of Mercer, State of New Jersey, that it hereby recognizes and pays tribute to Police Officer Ryan Dunn for his courage, determination, selfless concern for his own safety and professionalism he exhibited as a member of the Lawrence Township Police Department.

Officer Daniel Gladney:

WHEREAS, it is the policy of Lawrence Township Council to recognize police officers who have demonstrated exceptional dedication in the performance of their duties; and

WHEREAS, on December 1, 2013 at approximately 4:11 a.m., Police Officer Daniel Gladney was patrolling the south end of the Township conducting routine patrol; and

WHEREAS, he noticed a suspicious person walking away from the Trenton Farmers' Market carrying a large black backpack and realizing the Market was not open, he further investigated the suspicious person; and

WHEREAS, Officer Gladney identified the suspicious person and discovered there were outstanding warrants for his arrest and placed the male in custody; and

WHEREAS, Officer Gladney searched the male incidental to his arrest and discovered property belonging to an employee of AAMCO Transmissions on Princeton Avenue; and

WHEREAS, Officer Gladney contacted the AAMCO Transmission employee and discovered that the property was left in the employee's vehicle which was parked inside the secured/fenced lot at the Princeton Avenue business; and

WHEREAS, Officer Gladney went to the AAMCO business and conducted additional investigation; and

WHEREAS, Officer Gladney discovered that the suspect had climbed the secured parking lot fence to burglarize numerous vehicles that were parked inside; and

WHEREAS, the suspect was charged with fourteen counts of Burglary and Theft as well as Criminal Trespassing; and

WHEREAS, were it not for the professionalism, alertness and perseverance of Officer Daniel Gladney, this individual would have remained free to commit more crimes in the area.

NOW, THEREFORE, BE IT PROCLAIMED by the Township Council of the Township of Lawrence, County of Mercer, State of New Jersey, that it hereby recognizes and pays tribute to Officer Daniel H. Gladney for his determination, professionalism, and keen investigative skills that he exhibited as a member of the Lawrence Township Police Department.

Officer Andrew Lee:

WHEREAS, it is the policy of Lawrence Township Council to recognize police officers who have demonstrated exceptional dedication in the performance of their duties; and

WHEREAS, on March 15, 2014 at 1:48 p.m. Police Officer Andrew Lee and Police Officer James Vardanega responded to Ventana Court on the report of a female resident that was choking and was unconscious and unresponsive; and

WHEREAS, Officers Lee and Vardanega immediately responded and arrived within four minutes; and

WHEREAS, Officers Lee and Vardanega found Mrs. Sylvia Morreale unconscious and not breathing; and

WHEREAS, the officers attempted rescue breathing and were unable to get air into the victim due to a blocked airway; and

WHEREAS, Officers Lee and Vardanega worked together to clear the victim's airway using cardiopulmonary resuscitation obstructed airway techniques; and

WHEREAS, after the officers successfully cleared the victim's airway, the officers delivered rescue breathing and chest compressions in an effort to revive the patient; and

WHEREAS, after administering CPR for several minutes a pulse was detected and both officers continued to provide basic life support until the arrival of Emergency Medical Services; and

WHEREAS, Mrs. Sylvia Morreale was taken to Capital Health Medical Center in Hopewell by the EMS units where she was treated and released after recovery; and

WHEREAS, were it not for the professionalism, alertness and perseverance of Police Officer Andrew Lee, Mrs. Sylvia Morreale may not have survived this life-threatening event.

NOW, THEREFORE BE IT PROCLAIMED by the Township Council of the Township of Lawrence, County of Mercer, State of New Jersey, that it hereby recognizes and pays tribute to Police Officer Andrew F. Lee for his determination, alertness and professional life saving skills that he exhibited as a member of the Lawrence Township Police Department.

Officer Marc Poveromo:

WHEREAS, it is the policy of Lawrence Township Council to recognize police officers who have demonstrated exceptional dedication in the performance of their duties; and

WHEREAS, on April 14, 2014, Police Officer Daniel Gladney and all available units were sent to the Westgate Apartments on the report of a suicidal individual with a knife; and

WHEREAS, Acting Sergeant Steven Simon, Police Officers Michael Whitmore, Daniel Gladney, Ryan Dunn and James Steimle quickly arrived at the residence and were met at the front door by a female who directed them into the house to assist her distraught husband; and

WHEREAS, upon entering the apartment the officers observed the male seated at a dining room table with a large kitchen knife in his hand pressed against his throat; and

WHEREAS, Sergeant Simon immediately engaged conversation with the distraught male and told him to put down the knife while Officers Dunn, Whitmore, Gladney and Steimle took positions in the room and provided cover for Sergeant Simon during his negotiation; and

WHEREAS, the male yelled for the officers to shoot him and threatened to charge at them with the knife so they would shoot him, all the while during the tense standoff the officers remained calm and continued to persuade the male to put down the knife; and;

WHEREAS, Police Officer Marc Poveromo arrived on the scene with the departmentally-owned conducted energy device commonly referred to as a Taser and after continually refusing to drop the knife, Officer Poveromo utilized the Taser to deliver an electric shock to the male causing him to drop to his knees; and

WHEREAS, after being delivered the initial shock the male stood up, again with the knife to his throat at which time Officer Gladney immediately utilized his pepper spray to the face of the male causing him to fall onto the floor and drop the knife as he went down, whereupon Officers Dunn, Whitmore, Gladney and Steimle immediately closed in on the downed male, kicked the knife away and placed him into protective custody and subsequently took him to the Crisis Center to receive the treatment he needed; and

WHEREAS, were it not for the professionalism, alertness and perseverance of Sergeant Simon, Officer Poveromo, Officer Whitmore, Officer Gladney, Officer Steimle and Officer Dunn the male may have caused great harm to himself or others.

NOW, THEREFORE BE IT PROCLAIMED by the Township Council of the Township of Lawrence, County of Mercer, State of New Jersey, that it hereby recognizes and pays tribute to Police Officer Marc Poveromo for his courage, determination, selfless concern for his own safety and professionalism he exhibited as a member of the Lawrence Township Police Department.

Officer James Steimle:

WHEREAS, it is the policy of Lawrence Township Council to recognize police officers who have demonstrated exceptional dedication in the performance of their duties; and

WHEREAS, on April 14, 2014, Police Officer Daniel Gladney and all available units were sent to the Westgate Apartments on the report of a suicidal individual with a knife; and

WHEREAS, Acting Sergeant Steven Simon, Police Officers James Steimle, Michael Whitmore, Daniel Gladney and Ryan Dunn quickly arrived at the residence and were met at the front door by a female who directed them into the house to assist her distraught husband; and

WHEREAS, upon entering the apartment the officers observed the male seated at a dining room table with a large kitchen knife in his hand pressed against his throat; and

WHEREAS, Sergeant Simon immediately engaged conversation with the distraught male and told him to put down the knife while Officers Steimle, Whitmore, Gladney and Dunn took positions in the room and provided cover for Sergeant Simon during his negotiation; and

WHEREAS, the male yelled for the officers to shoot him and threatened to charge at them with the knife so they would shoot him, all the while during the tense standoff the officers remained calm and continued to persuade the male to put down the knife; and

WHEREAS, Police Officer Marc Poveromo arrived on the scene with the departmentally-owned conducted energy device commonly referred to as a Taser and after continually refusing to drop the knife, Officer Poveromo utilized the Taser to deliver an electric shock to the male causing him to drop to his knees; and

WHEREAS, after being delivered the initial shock the male stood up, again with the knife to his throat at which time Officer Gladney immediately utilized his pepper spray to the face of the male causing him to fall onto the floor and drop the knife as he went down, whereupon Officers Steimle, Whitmore, Gladney and Dunn closed in on the male, kicked the knife away and placed him into protective custody and subsequently took him to the Crisis Center to receive the treatment he needed; and

WHEREAS, were it not for the professionalism, alertness and perseverance of Sergeant Simon, Officer Steimle, Officer Whitmore, Officer Gladney, Officer Dunn and Officer Poveromo the male may have caused great harm to himself or others.

NOW, THEREFORE BE IT PROCLAIMED by the Township Council of the Township of Lawrence, County of Mercer, State of New Jersey, that it hereby recognizes and pays tribute to Police Officer James C. Steimle for his courage, determination, selfless concern for his own safety and professionalism he exhibited as a member of the Lawrence Township Police Department.

Officer James Vardanega:

WHEREAS, it is the policy of Lawrence Township Council to recognize police officers who have demonstrated exceptional dedication in the performance of their duties; and

WHEREAS, on March 15, 2014 at 1:48 p.m., Police Officer James Vardanega and Police Officer Andrew Lee responded to Ventana Court on the report of a female resident that was choking and was unconscious and unresponsive; and

WHEREAS, Officers Vardanega and Lee immediately responded and arrived within four minutes; and

WHEREAS, Officers Vardanega and Lee found Mrs. Sylvia Morreale unconscious and not breathing; and

WHEREAS, the officers attempted rescue breathing and were unable to get air into the victim due to a blocked airway; and

WHEREAS, Officers Vardanega and Lee worked together to clear the victim's airway using cardiopulmonary resuscitation obstructed airway techniques; and

WHEREAS, after the officers successfully cleared the victim's airway, the officers delivered rescue breathing and chest compressions in an effort to revive the patient; and

WHEREAS, after administering CPR for several minutes a pulse was detected and both officers continued to provide basic life support until the arrival of Emergency Medical Services; and

WHEREAS, Mrs. Sylvia Morreale was taken to Capital Health Medical Center in Hopewell by the EMS units where she was treated and released after recovery; and

WHEREAS, were it not for the professionalism, alertness and perseverance of Police Officer James Vardanega, Mrs. Sylvia Morreale may not have survived this life-threatening event.

NOW, THEREFORE BE IT PROCLAIMED by the Township Council of the Township of Lawrence, County of Mercer, State of New Jersey, that it hereby recognizes and pays tribute to Police Officer James D. Vardanega for his determination, alertness and professional life saving skills that he exhibited as a member of the Lawrence Township Police Department.

Officer Michael Whitmore:

WHEREAS, it is the policy of Lawrence Township Council to recognize police officers who have demonstrated exceptional dedication in the performance of their duties; and

WHEREAS, on April 14, 2014, Police Officer Daniel Gladney and all available units were sent to the Westgate Apartments on the report of a suicidal individual with a knife; and

WHEREAS, Acting Sergeant Steven Simon, Police Officers Michael Whitmore, Ryan Dunn, Daniel Gladney and James Steimle quickly arrived at the residence and were met at the front door by a female who directed them into the house to assist her distraught husband; and

WHEREAS, upon entering the apartment the officers observed the male seated at a dining room table with a large kitchen knife in his hand pressed against his throat; and

WHEREAS, Sergeant Simon immediately engaged conversation with the distraught male and told him to put down the knife while Officers Whitmore, Gladney, Dunn and Steimle took positions in the room and provided cover for Sergeant Simon during his negotiation; and

WHEREAS, the male yelled for the officers to shoot him and threatened to charge at them with the knife so they would shoot him, all the while during the tense standoff the officers remained calm and continued to persuade the male to put down the knife; and

WHEREAS, Police Officer Marc Poveromo arrived on the scene with the departmentally-owned conducted energy device commonly referred to as a Taser and after continually refusing to drop the knife, Officer Poveromo utilized the Taser to deliver an electric shock to the male causing him to drop to his knees; and

WHEREAS, after being delivered the initial shock the male stood up, again with the knife to his throat at which time Officer Gladney immediately utilized his pepper spray to the face of the male causing him to fall onto the floor and drop the knife as he went down, whereupon Officers Whitmore, Gladney, Dunn and Steimle closed in on the male, kicked the knife away and placed him into protective custody and subsequently took him to the Crisis Center to receive the treatment he needed; and

WHEREAS, were it not for the professionalism, alertness and perseverance of Sergeant Simon, Officer Whitmore, Officer Dunn, Officer Gladney, Officer Steimle and Officer Poveromo the male may have caused great harm to himself or others.

NOW, THEREFORE BE IT PROCLAIMED by the Township Council of the Township of Lawrence, County of Mercer, State of New Jersey, that it hereby recognizes and pays tribute to Police Officer Michael J. Whitmore for his courage, determination, selfless concern for his own safety and professionalism he exhibited as a member of the Lawrence Township Police Department.

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**Police Officer of the Year**

**Officer Kevin Reading, Jr.:**

*WHEREAS, it is the policy of Lawrence Township Council to recognize police officers who have demonstrated dedication, commitment and professional service in the performance of their police duties; and*

*WHEREAS, the Chief of Police and the Lawrence Township Police Department have convened a Committee to recognize an officer for Outstanding Officer of the Year for 2013-2014; and*

*WHEREAS, the Committee and the Chief of Police selected and awarded the Chief's Achievement Award for Outstanding Officer of the Year 2014 to Detective Kevin M. Reading Jr.; and*

*WHEREAS, Detective Kevin M. Reading Jr. has been a Lawrence Township Police Officer since October 2002, and has been awarded two Commendable Service Awards and received numerous letters of recognition; and*

*WHEREAS, Detective Reading served in the Patrol Division working as a Patrol Officer for six years and has served in the Investigation Division as a Detective for six years; and*

*WHEREAS, Detective Reading utilizes law enforcement resources and information sharing networks and has used his skills to bring numerous investigations and incidents to a successful conclusion; and*

*WHEREAS, Detective Reading is trained in homicide investigations and is a Certified Computerized Voice Stress Analyst who has utilized those acquired skills to assist Departmental investigations and aid local victims throughout the Township; and*

*WHEREAS, Detective Reading was nominated by a supervisor who commended his strong work ethic, great attitude, advanced investigative skill, and assistance he lends to other officers and the community at large; and*

*WHEREAS, Detective Reading displayed these characteristics of outstanding service on a daily basis to the citizens of Lawrence Township, fellow law enforcement officers and others in need throughout his career and for the service year of 2013-2014.*

*NOW, THEREFORE, BE IT PROCLAIMED by the Township Council of the Township of Lawrence, County of Mercer, State of New Jersey, that it hereby recognizes and pays tribute to Detective Kevin M. Reading, Jr. for his selection as 2014 Outstanding Officer of the Year of the Lawrence Township Police Department.*

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#### Civilian Awards

##### Mr. Bryan Barbalacci:

*WHEREAS, it is the policy of the Lawrence Township Council to recognize citizens who have demonstrated exceptional service to the public; and*

*WHEREAS, on January 20, 2014 at 1:32 p.m. a call was received by Lawrence Township Police Dispatch requesting an ambulance for an unconscious and not breathing male in the second floor hallway of the Lake House Dormitory on the Rider University Campus, an Ambulance and Police units were dispatched to the school; and*

*WHEREAS, Mr. William C. Dilts, who is a Rider University Building Maintenance employee, was working in the building when he collapsed; and*

*WHEREAS, Rider University employees Bryan J. Barbalacci, William P. Montes and Pedro E. DePaz saw Mr. Dilts collapse and ran to his aid discovering he was not breathing and had no pulse; and*

*WHEREAS, Rider University Public Safety was informed of the medical emergency and requested an ambulance from the Police Department and also sent their Officer Kevin J. Williams, to assist; and*

*WHEREAS, Officer Williams, Mr. Montes, Mr. Barbalacci and Mr. DePaz began cardiopulmonary resuscitation on Mr. Dilts; and*

*WHEREAS, Lawrence Township Police Officer Marc Poveromo responded arriving within three minutes of the initial call and immediately assisted in providing CPR and after several cycles Mr. Dilts regained a pulse; and*

*WHEREAS, once emergency medical services arrived on the scene, they continued to work on Mr. Dilts providing more than 16 shocks from a defibrillator and numerous medications as he continually went in and out of consciousness; and*

*WHEREAS, Mr. Dilts was taken to St. Francis Medical Center where it was discovered he had a 100% blockage of one of his heart valves and received the advanced medical care he required to repair the blockage and has since made a full recovery; and*

*WHEREAS, Bryan J. Barbalacci's quick actions, knowledge of first aid and dedication to his co-workers helped in saving the life of William C. Dilts.*

***NOW, THEREFORE, BE IT PROCLAIMED by the Township Council of the Township of Lawrence, County of Mercer, State of New Jersey that it hereby recognizes and pays tribute to Bryan J. Barbalacci for his quick actions that resulted in the preservation of the life of William Dilts***

**Mr. Pedro DePaz:**

***WHEREAS, it is the policy of the Lawrence Township Council to recognize citizens who have demonstrated exceptional service to the public; and***

***WHEREAS, on January 20, 2014 at 1:32 p.m. a call was received by Lawrence Township Police Dispatch requesting an ambulance for an unconscious and not breathing male in the second floor hallway of the Lake House Dormitory on the Rider University Campus, an ambulance and Police units were dispatched to the school; and***

***WHEREAS, Mr. William C. Dilts, who is a Rider University Building Maintenance employee, was working in the building when he collapsed; and***

***WHEREAS, Rider University employees Pedro E. DePaz, Bryan J. Barbalacci and William P. Montes saw Mr. Dilts collapse and ran to his aid discovering he was not breathing and had no pulse; and***

***WHEREAS, Rider University Public Safety was informed of the medical emergency and requested an ambulance from the Police Department and also sent their Officer Kevin J. Williams to assist; and***

***WHEREAS, Officer Williams, Mr. Montes, Mr. Barbalacci and Mr. DePaz began cardiopulmonary resuscitation on Mr. Dilts; and***

***WHEREAS, Lawrence Township Police Officer Marc Poveromo responded arriving within three minutes of the initial call and immediately assisted in providing CPR and after several cycles Mr. Dilts regained a pulse; and***

***WHEREAS, once Emergency Medical Services arrived on the scene, they continued to work on Mr. Dilts providing more than 16 shocks from a defibrillator and numerous medications as he continually went in and out of consciousness; and***

***WHEREAS, Mr. Dilts was taken to St. Francis Medical Center where it was discovered he had a 100% blockage of one of his heart valves and received the advanced medical care he required to repair the blockage and has since made a full recovery; and***

***WHEREAS, Pedro E. DePaz's quick actions, knowledge of first aid and dedication to his co-workers helped in saving the life of William C. Dilts.***

***NOW, THEREFORE, BE IT PROCLAIMED by the Township Council of the Township of Lawrence, County of Mercer, State of New Jersey that it hereby recognizes and pays tribute to Pedro E. DePaz for his quick actions that resulted in the preservation of the life of William Dilts***

**Mr. James Hooker:**

***WHEREAS, it is the policy of the Lawrence Township Council to recognize citizens who have demonstrated exceptional service to the public; and***

***WHEREAS, on May 22, 2013 at 9:13 p.m. the Lawrence Township Police Department received a call from James P. Hooker, who was walking his dog in his neighborhood, reporting he observed a suspicious male looking into parked vehicles; and***

***WHEREAS, Mr. Hooker reported that when he confronted the male and asked him what he was doing in the neighborhood, the male answered that he was leaving and began to walk away; and***

***WHEREAS, Mr. Hooker provided the police a description of the male and the location the male was headed; and***

***WHEREAS, responding patrol officers located the male who was still in the neighborhood; and***

***WHEREAS, the area was checked and it was discovered that a parked vehicle had been entered and rummaged through and a large quantity of change stolen; and***

***WHEREAS, the male who was detained was found to be in possession of over twenty dollars in change; and***



*WHEREAS, the male was taken into custody and evidence collected from the burglary scene was logged into police property for later prosecution; and*

*WHEREAS, the suspect was charged with burglary and theft and found guilty of his crimes and is currently incarcerated; and*

*WHEREAS, were it not for Mr. Hooker's keen observations, poise, courage and identification, the suspect may have escaped and committed additional crimes.*

*NOW THEREFORE BE IT PROCLAIMED by the Township Council of the Township of Lawrence, County of Mercer, State of New Jersey that it hereby recognizes and pays tribute to James P. Hooker for his alertness, courage and selfless concern that provided for the arrest and conviction of a burglary suspect.*

**Mr. William Montes:**

*WHEREAS, it is the policy of the Lawrence Township Council to recognize citizens who have demonstrated exceptional service to the public; and*

*WHEREAS, on January 20, 2014 at 1:32 p.m., a call was received by Lawrence Township Police Dispatch requesting an ambulance for an unconscious and not breathing male in the second floor hallway of the Lake House Dormitory on the Rider University Campus, an ambulance and Police units were dispatched to the school; and*

*WHEREAS, Mr. William C. Dilts, who is a Rider University Building Maintenance employee, was working in the building when he collapsed; and*

*WHEREAS, Rider University employees William P. Montes, Bryan J. Barbalacci and Pedro E. DePaz saw Mr. Dilts collapse and ran to his aid discovering he was not breathing and had no pulse; and*

*WHEREAS, Rider University Public Safety was informed of the medical emergency and requested an ambulance from the Police Department and also sent their Officer Kevin J. Williams to assist; and*

*WHEREAS, Officer Williams, Mr. Montes, Mr. Barbalacci and Mr. DePaz began cardiopulmonary resuscitation on Mr. Dilts; and*

*WHEREAS, Lawrence Township Police Officer Marc Poveromo responded arriving within three minutes of the initial call and immediately assisted in providing CPR and after several cycles Mr. Dilts regained a pulse; and*

*WHEREAS, once Emergency Medical Services arrived on the scene, they continued to work on Mr. Dilts providing more than 16 shocks from a defibrillator and numerous medications as he continually went in and out of consciousness; and*

*WHEREAS, Mr. Dilts was taken to St. Francis Medical Center where it was discovered he had a 100% blockage of one of his heart valves and received the advanced medical care he required to repair the blockage and has since made a full recovery; and*

*WHEREAS, William P. Montes' quick actions, knowledge of first aid and dedication to his co-workers helped in saving the life of William C. Dilts.*

*NOW, THEREFORE, BE IT PROCLAIMED by the Township Council of the Township of Lawrence, County of Mercer, State of New Jersey that it hereby recognizes and pays tribute to William P. Montes for his quick actions that resulted in the preservation of the life of William Dilts*

**Mr. Jeffrey Slavkovsky:**

*WHEREAS, it is the policy of the Lawrence Township Council to recognize citizens who have demonstrated exceptional service to the public; and*

*WHEREAS, on November 26, 2013 at 12:33 a.m. the Lawrence Township Police Department received a call from Jeffrey Slavkovsky reporting two suspicious males walking up and down Devon Avenue; and*

*WHEREAS, Mr. Slavkovsky reported that the males were suspicious because they appeared to be looking into parked vehicles; and*

*WHEREAS, Mr. Slavkovsky maintained visual contact of the suspects and continually relayed the information to the dispatcher for responding units; and*

*WHEREAS, Mr. Slavkovsky observed the males get into a black Honda Accord that was parked on Devon Avenue and advised the dispatcher; and*

*WHEREAS, responding patrol officers located the males inside the Honda Accord and discovered that the vehicle was reported stolen from Hamilton Township and the males were taken into custody for receiving stolen property; and*

*WHEREAS, incidental to their arrest the suspects were found to be in possession of marijuana and drug paraphernalia; and*

*WHEREAS, police officers checked the area and located a parked vehicle that the suspects had burglarized; and*

*WHEREAS, the suspects were charged with receiving stolen property, possession of marijuana, possession of drug paraphernalia and burglary; and*

*WHEREAS, were it not for Mr. Slavkovsky's keen observations, poise, courage and identification the suspects may have escaped.*

*NOW THEREFORE BE IT PROCLAIMED by the Township Council of the Township of Lawrence, County of Mercer, State of New Jersey that it hereby recognizes and pays tribute to Jeffrey Slavkovsky for his alertness, courage and selfless concern that provided for the arrest of two burglary suspects.*

Mr. Martin Sudol:

*WHEREAS, it is the policy of the Lawrence Township Council to recognize citizens who have demonstrated exceptional service to the public; and*

*WHEREAS, on January 1, 2014 at 8:30 a.m. the Lawrence Township Police Department received a call reporting an activated burglar alarm at the Trenton Building Block business on Cherry Tree Lane; and*

*WHEREAS, officers were dispatched to the business, which was closed, and discovered a front window broken out and an open side door; and*

*WHEREAS, the officers began to search the area for any suspects; and*

*WHEREAS, Mr. Martin Sudol, a Lawrence Township resident and volunteer fireman, heard the broadcast of the burglary on the scanner while driving in his personal vehicle and began assisting the police by checking the immediate area; and*

*WHEREAS, Mr. Sudol located a suspect walking on Brunswick Pike and immediately contacted the police while he maintained visual surveillance of the possible suspect; and*

*WHEREAS, responding police officers and supervisors stopped the male and detained him while investigating officers at the scene of the burglary checked surveillance footage of the suspect; and*

*WHEREAS, it was determined that the suspect Mr. Sudol located was, in fact, the person that burglarized the Cherry Tree Lane business; and*

*WHEREAS, the suspect was charged with burglary and theft to the Lawrence business; and*

*WHEREAS, were it not for Martin Sudol's willingness to help, keen observations, poise, and courage the suspect may have escaped and committed additional burglaries.*

*NOW THEREFORE BE IT PROCLAIMED by the Township Council of the Township of Lawrence, County of Mercer, State of New Jersey that it hereby recognizes and pays tribute to Martin Sudol for his alertness, courage and selfless concern that provided for the arrest of a burglary suspect.*

Mr. Kevin Williams:

*WHEREAS, it is the policy of the Lawrence Township Council to recognize citizens who have demonstrated exceptional service to the public; and*

*WHEREAS, on January 20, 2014 at 1:32 p.m. a call was received by Lawrence Township Police Dispatch requesting an ambulance for an unconscious and not breathing male in the second floor hallway of the Lake House Dormitory on the Rider University Campus, an ambulance and Police units were dispatched to the school; and*

*WHEREAS, Mr. William C. Dilts, who is a Rider University Building Maintenance employee, was working in the building when he collapsed; and*

*WHEREAS, Rider University employees William P. Montes, Bryan J. Barbalacci and Pedro E. DePaz saw Mr. Dilts collapse and ran to his aid discovering he was not breathing and had no pulse; and*

*WHEREAS, Rider University Public Safety was informed of the medical emergency and requested an ambulance from the Police Department and also sent their Officer Kevin J. Williams to assist; and*

*WHEREAS, Officer Williams, Mr. Montes, Mr. Barbalacci and Mr. DePaz began cardiopulmonary resuscitation on Mr. Dilts; and*

*WHEREAS, Lawrence Township Police Officer Marc Poveromo responded arriving within three minutes of the initial call and immediately assisted in providing CPR and after several cycles Mr. Dilts regained a pulse; and*

*WHEREAS, once Emergency Medical Services arrived on the scene, they continued to work on Mr. Dilts providing more than 16 shocks from a defibrillator and numerous medications as he continually went in and out of consciousness; and*

*WHEREAS, Mr. Dilts was taken to St. Francis Medical Center where it was discovered he had a 100% blockage of one of his heart valves and received the advanced medical care he required to repair the blockage and has since made a full recovery; and*

*WHEREAS, Officer Kevin Williams' quick actions, knowledge of first aid and dedication to his co-workers helped in saving the life of William C. Dilts.*

*NOW, THEREFORE, BE IT PROCLAIMED by the Township Council of the Township of Lawrence, County of Mercer, State of New Jersey that it hereby recognizes and pays tribute to Kevin J. Williams for his quick actions that resulted in the preservation of the life of William Dilts*

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Public Participation (5-minute limitation per speaker)

There was no public participation.

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Review and Revisions of Agenda

The Municipal Manager requested that the Agenda be amended to include Resolution (17-K) – Authorizing Shared Services Agreement between the County of Mercer and the Township of Lawrence for the Provision of EMS Dispatch Services, and Resolution (17-L) – Authorizing Mayor to Execute Developer’s Agreement (Ferber) and the New Jersey Department of Transportation Street Intersection Permit.

On a motion by Mr. Brame, seconded by Mr. Kownacki, the Agenda was amended to include the above revision.

Same was carried on the following roll call vote:

Ayes: Councilmembers Brame, Kownacki, Maffei, Powers and Mayor Lewis.  
Nays: None.

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#### Adoption of Minutes

There was no adoption of minutes.

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#### Awarding or Rejecting of Bids

Mayor Lewis asked for comments from the public. There being none, Mayor Lewis asked for comments from Council. There being none, public participation was closed. On a motion by Mr. Powers, seconded by Mr. Kownacki, the following resolution was presented for adoption:

#### Resolution No. 182-14

**WHEREAS**, the Township Lawrence has contracted with Seagrave Fire Apparatus, LLC, 105 East 12<sup>th</sup> Street, Clintonville, WI 54929 and represented by Emergency Equipment Sales, LLC for Bid No. 13-15, 105' Rear Mount Platform Ladder Truck for Slackwood Fire Company; and

**WHEREAS**, an award of bid was authorized on December 17, 2013 by Resolution 389-13 and amended on January 23, 2014 by Resolution 63-14 and the amount of the award was \$1,050,673.00; and

**WHEREAS**, the Township of Lawrence desires to authorize change orders to the original contract for an increase of \$78.00; and

**WHEREAS**, the list of changes is detailed by a sales order update and dated May 19, 2014; and

**WHEREAS**, in accordance with N.J.A.C.5:30-14, a Certificate of Availability of Funds has been provided and the account to be charged is C-04-55-351-269.

**NOW, THEREFORE BE IT RESOLVED** by the Township Council of the Township of Lawrence, County of Mercer, State of New Jersey, that the Township hereby authorizes this Change Order with Seagrave Fire Apparatus, LLC, 105 East 12<sup>th</sup> Street, Clintonville, WI 54929 in the increased amount of \$78.00 and amended contract amount is \$1,050,751.00.

Same was carried on the following roll call vote:

Ayes: Councilmembers Brame, Kownacki, Maffei, Powers and Mayor Lewis.  
Nays: None.

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Mayor Lewis asked for comments from the public. There being none, Mayor Lewis asked for comments from Council. There being none, public participation was closed. On a motion by Mr. Powers, seconded by Mr. Kownacki, the following resolution was presented for adoption:

Resolution No. 178-14

WHEREAS, on Tuesday, May 13, 2014 bids were received and publicly opened for the project known as **2013/2014 Road Improvement Program**; and

WHEREAS, six (6) bids were received and reviewed by the appropriate Township Officials; and

WHEREAS, the lowest responsible bidder was Richard T. Barrett Paving Company who submitted a bid in the amount of \$492,163.60, and

WHEREAS, in accordance with N.J.A.C. 5:50-14, a Certificate of Availability of Funds has been provided and the accounts to be charged are C-04-55-380-241 (\$41,203); C-04-55-380-243 (\$50,000.00); C-04-55-380-244 (\$40,000.00); C-04-55-380-247 (\$216,751.00); C-04-55-380-255 (\$755.46); C-04-55-381-242 (\$23,530.00); C-04-55-381-246 (\$19,924.14); C-04-55-382-241 (\$97,500.00) and C-04-55-382-255 (\$2,500.00); and

NOW, THEREFORE, BE IT RESOLVED by the Township Council of the Township of Lawrence, County of Mercer, State of New Jersey, that pursuant to the recommendations of the Municipal Engineer, the Mayor and Municipal Clerk are hereby authorized to execute a contract with Richard T. Barrett Paving Company, Inc. in the amount of \$492,163.60; and

BE IT FURTHER RESOLVED that the Municipal Manager is hereby authorized to draft the necessary.

Same was carried on the following roll call vote:

Ayes: Councilmembers Brame, Kownacki, Maffei, Powers and Mayor Lewis.
 Nays: None.

Introduction of Ordinances

Mayor Lewis read by title an ordinance entitled, "BOND ORDINANCE APPROPRIATING \$33,000 FROM CAPITAL FUND BALANCE PROVIDING FOR EMERGENCY MEDICAL SERVICES BUILDING EXHAUST VENTILATION SYSTEM, BY THE TOWNSHIP OF LAWRENCE, IN THE COUNTY OF MERCER, NEW JERSEY"

Mr. Krawczun stated that the Ordinance authorizes Capital Improvements for the design and installation of a vehicle exhaust ventilation system at the Emergency Medical Services building and that the Ordinance is fully funded as the Township Council previously took action cancelling previous funded balances based on the \$33,000, which will be used for this improvement and will allow for the exhaust to be ventilated when the ambulances are started and the diesel engines to clear out fumes around the employees work areas and advised that the Township has an Employees Safety Committee and this was one of the recommendations that came forward from their meetings that takes place a few times a year with union representatives, Fire/Safety Officer and other employees as well.

The Ordinance was introduced and approved on the following roll call vote:

COUNCIL	AYE	NAY	PRESENT	ABSENT	ABSTAIN	MOVE	SECOND
Mr. Brame	X						
Mr. Kownacki	X						X
Dr. Maffei	X						
Mr. Powers	X					X	
Mayor Lewis	X						

Adoption of Ordinances

Mayor Lewis read by title an ordinance entitled, "ORDINANCE AUTHORIZING THE PRIVATE SALE OF CERTAIN LANDS OF THE TOWNSHIP OF LAWRENCE, COUNTY OF MERCER, NOT NEEDED FOR PUBLIC USE"

Ordinance No. 2184-14

ORDINANCE AUTHORIZING THE PRIVATE SALE OF CERTAIN LANDS OF THE TOWNSHIP OF LAWRENCE, COUNTY OF MERCER, NOT NEEDED FOR PUBLIC USE

WHEREAS, certain land as described hereafter more particularly as owned by the Township of Lawrence but not needed for public use, and said municipality desires to sell said land by private sale in accordance with N.J.S.A. 40A:12-12(b) and 40A:12-13.2; and

WHEREAS, the Township Council of the Township of Lawrence hereby determines that the said sale is in each instance a parcel both less than the minimum size required for development under the Land Use Ordinance, and without any capital improvements thereon, and must therefore be offered for purchase to the owner or owners of real property contiguous thereto on the basis of first refusal pursuant to N.J.S.A. 12-13.2;

NOW, THEREFORE, BE IT ORDAINED by the Township Council of the Township of Lawrence, County of Mercer, that:

(1) The Township Clerk is authorized, subject to the terms and conditions hereafter set forth, to offer for private sale pursuant to N.J.S.A. 40A:12-13(b) all of the Township's right, title and interest in and to the certain land at the assessed value, hereby determined to be the fair market value thereof, to the owner or owners of real property contiguous thereto, as follows:

<u>Block</u>	<u>Lot</u>	<u>Location</u>
2319	42	Orchard Avenue

(2) This Ordinance shall be published twice in a newspaper approved for legal publications, once not less than seven (7) days prior to the public hearing thereof in accordance with law applicable to the adoption of ordinances generally, and a second time within five (5) days after adoption hereof, at which time it shall also be posted on the bulletin board in Town Hall of the Township of Lawrence and remain so posted for at least twenty (20) days thereafter. Sworn proof of such publication shall be filed by the Township Clerk with the Director of the State Division of Local Government Services in the Department of Community Affairs.

(3) Offers by such contiguous owner(s) to purchase the said contiguous parcel may be made in writing addressed to the Township Manager, Township of Lawrence, 2207 Lawrence Road, Lawrenceville NJ 08648, for a period of twenty (20) days following the second advertisement hereof. The Township reserves the right to reject all bids in each instance where the highest bid is not

accepted, and to re-advertise the parcel concerned for public sale following reconsideration within thirty (30) days of the date of adoption of this ordinance.

(4) In the event that more than one bid is received for the parcel from multiple contiguous owners thereof, only the highest such bid will be considered for acceptance or rejection.

(5) The conveyance of any such parcel to any successful bidder shall be for the total parcel without the subdivision of or sale of a portion thereof, shall be by standard municipal Bargain and Sale Deed without covenants of the Grantor, subject to any statement or facts which an accurate survey would show, subject to all covenants, conditions, easements, liens and restrictions of record, as well as applicable ordinances of the Township of Lawrence shall be without obligation of the Township of Lawrence to provide access, public private, or any improvements thereon or thereto, with all sales being "as is" without any representation whatever as to character, quality or condition or otherwise, bidder being deemed to have inspected the premises bid upon and waived any objections to the conditions thereon.

(6) The parcel to the conveyed shall be deemed to merge and become one parcel for all purposes, including taxation and land use control, with the adjacent parcel owned by the successful bidder. In the event the successful bidder is the owner or more than one adjacent lot, the successful bidder shall be entitled to designate which of the adjacent parcels shall be consolidated with the subject property. The deed of conveyance shall contain a restriction governing the subject property that neither it nor the property with which it is consolidated shall thereafter be subdivided or, without subdivision, utilized for the construction of an additional dwelling or other structure other than an accessory building (e.g. a storage shed), if otherwise permissible. The property offered hereunder shall not be utilized by the successful bidder to support an application for relief from prevailing land use restrictions (e.g. single-family residential vs. multi-family residential), other than bulk restrictions (e.g. set back requirements for structures otherwise permitted) which, by reason of the size of the previously owned property, would not reasonably qualify for consideration by the Planning Board or Zoning Board for a variance absent the additional property purchased hereunder.

(7) The acceptance of any bid by the Township shall be subject to receipt within ten (10) days of such acceptance of a certified deposit check of the bidder (or cashier's check) in the amount of ten percent (10%) of the accepted bid price, which shall be non-refundable, the balance to be paid not later than ninety (90) days from the date of bid, again by certified or cashier's check, at which time title shall be conveyed to bidder by the Township and the Deed delivered therefore by the Township. Concurrently, with payment of the ten percent (10%) deposit, bidder shall execute an agreement to accept the terms and conditions of sale set forth herein on a form to be prescribed by the Township. The Township and successful bidder may mutually agree to extend said dates.

(8) In the event the bidder should for any reason not pay the balance due as above provided, the Township reserves the right to cancel the sale and retain the ten percent (10%) deposit as liquidated damages for non-performance. The sale is subject to the buyers review of existing title and the ability to accept or reject same in its sole discretion. In the event title is not insurable by the bidder at prevailing rates by a reputable title insurance company, bidder's sole remedy shall be to give written notice of cancellation of the bid to the Township within ninety (90) days of the date of bid. The Township shall refund the deposit, and there shall be no further obligation by either party to the other respecting said bid or any obligations created by the giving or acceptance of said bid.

(9) In addition to the bid amount, made in accordance with the process outlined above, the Bidder must pay the Township \$500.00 for legal fees and other costs necessary for the property transfer, said cost to be paid prior to title conveyance.

(10) All ordinance or provisions thereof conflicting or inconsistent with the provisions of this ordinance be and the same are hereby repealed to the extent of such conflict or inconsistency.

(11) If any section or provision of this ordinance shall be adjudged invalid, such determination shall not affect the remaining provisions hereof, which shall remain in full force and effect.

(12) This ordinance shall take effect after adoption and final publication in accordance with law.

Parcel #1

ADDRESS	BLOCK	LOT(S)	ASSESSMENT	LOT SIZE
Orchard Avenue	2319	42	\$1,500	2,100 sf

Ordinance 2184-14 was approved on the following roll call vote:

COUNCIL	AYE	NAY	PRESENT	ABSENT	ABSTAIN	MOVE	SECOND
Mr. Brame	X					X	
Mr. Kownacki	X						X
Dr. Maffei	X						
Mr. Powers	X						
Mayor Lewis	X						

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Mayor Lewis read by title an ordinance entitled, "AN ORDINANCE REPEALING SECTION 15-7 OF CHAPTER 15 OF 'THE CODE OF THE TOWNSHIP OF LAWRENCE, NEW JERSEY' ENTITLED 'RETAIL SALES AND SERVICES BUSINESS – HOURS OF OPERATION' AS AMENDED BY ORDINANCE NO 1339-03 AND ORDINANCE NO 1595-99 AND ADOPTING A NEW SECTION 15-7 REGULATING THE HOURS OF OPERATION OF BUSINESSES AND COMMERCIAL ESTABLISHMENTS TO WHICH THE PUBLIC IS INVITED AND ESTABLISHING EXCEPTIONS THEREFROM"

Ordinance No. 2185-14

AN ORDINANCE REPEALING SECTION 15-7 OF CHAPTER 15 OF "THE CODE OF THE TOWNSHIP OF LAWRENCE, NEW JERSEY" ENTITLED "RETAIL SALES AND SERVICE BUSINESSES—HOURS OF OPERATION" AS AMENDED BY ORDINANCE NO. 1339-93 AND ORDINANCE NO. 1595-99 AND ADOPTING A NEW SECTION 15-7 REGULATING THE HOURS OF OPERATION OF BUSINESSES AND COMMERCIAL ESTABLISHMENTS TO WHICH THE PUBLIC IS INVITED AND ESTABLISHING EXCEPTIONS THEREFROM

**WHEREAS**, it is hereby declared to be the purpose of this Section to use the police power of the Township of Lawrence to regulate the hours of operation and closure of various types of businesses and commercial establishments to which the public is invited, in order to curtail crime, noise, inconvenience, disturbance and public nuisance, to protect the safety and welfare of the employees and patrons of such businesses and establishments and of persons living in proximity to such businesses and establishments, and to enhance the quality of life for Township residents; and

**WHEREAS**, it is hereby declared to be in the best interests of the health, safety and welfare of the residents of the Township of Lawrence, as well as the employees and patrons of such businesses and establishments, that the businesses and establishments regulated by this Section cease the conduct of their business, operations and activities at a reasonable hour;

**NOW, THEREFORE, BE IT ORDAINED** by the Township of Council of the Township of Lawrence in the County of Mercer that Section 15-7 of Chapter 15 of "The Code of the Township of Lawrence, New Jersey" as amended by Ordinance No. 1339-93 and Ordinance No. 1595-99 be and the same hereby is repealed in its entirety; and

**BE IT FURTHER ORDAINED THAT** Chapter 15 of "The Code of the Township of Lawrence, New Jersey" be and the same hereby is amended and supplemented by the addition of a new Section 15-7, providing as follows:

**Sec. 15-7. Businesses and Commercial Establishments—Hours of Operation.**

"(a) *Hours of Operation.* No business or commercial establishment to which the public is invited, defined either as a 'permitted use', 'accessory use', or 'special exception use' within the 'neighborhood business', 'limited business', 'general commercial', or 'highway development' districts set forth in the Township of Lawrence Zoning Ordinance, as amended, or as may hereafter be amended or supplemented, or any non-conforming such use or variance permitting such use, located within such districts, or in any other zoning district, shall be opened to the public or conduct any such business, operations or activities in any manner before 5 a.m. on any day and after midnight on the same day on Mondays through Thursdays, or after 1 a.m. on Fridays through Sundays and legal holidays. Except with respect to security lighting, all exterior and window electrical lighting or illumination, whether temporary or permanent, for each such business or commercial establishment shall be extinguished at the closing time thereof, as established herein.

(b) *Exclusions.* Subject to paragraph (c) below, the following businesses and commercial establishments, if not otherwise excluded pursuant to paragraph (a) above, shall be excluded from the application of paragraph (a), all being either otherwise regulated by law, deemed to involve minimal nuisance characteristics, necessary to the public health, safety, welfare or convenience, or some combination of the foregoing, as follows:

(1) Establishments licensed for the sale of alcoholic beverages pursuant to Chapter 3 of "The Code of the Township of Lawrence, New Jersey" whose hours and mode of operation are governed separately by Township ordinances and by N.J.S.A. 33:1-1 *et seq.* of the laws of New Jersey pertaining to alcoholic beverages.

(2) Barber shops, barber schools or barber colleges whose hours and mode of operation are governed separately by Section 15-1 of "The Code of the Township of Lawrence, New Jersey".

(3) Bowling alleys operating within the interior of an enclosed building or structure.

(4) In-house cafeterias and similar retail food operations customarily servicing employees or residents of institutions but not the general public, and operating within the interior of an enclosed building or structure.

(5) Gasoline service stations, provided such operations do not include automobile, truck or other motor vehicle repair or body and fender repair work during the hours of operation prohibited by paragraph (a) above.

(6) Hotels and motels.

(7) Medical and dental offices, hospitals, nursing homes and rehabilitation centers.

(8) Movies and other theatrical performances provided that the final performance or featured film on any given date commences at or before 11 p.m. on that date.

(9) Supermarkets, groceries, and convenience stores selling food products within the interior of an enclosed building or structure primarily for off-premises preparation or consumption.

(10) Restaurants offering full service meals on a twenty-four hour basis, seven days a week, which are located on U.S. Alternate Highway #1 (Business Highway 1, a/k/a Brunswick Pike).

(11) Incidental activities, not involving business operations or sales or services, within or about any business or commercial establishment which may be required in advance of or after the hours of operation permitted by paragraph (a), including, but not limited to, cleaning and sweeping, off-street loading and unloading of inventory and supplies, and disposal of waste and garbage, provided such activities are carried on in such reasonable manner as to emit the least possible noise.

(c) *Exceptions to Exclusions.* Anything contained in paragraph (b) above notwithstanding, other than businesses and commercial establishments set forth in paragraphs (b) (1) and (b) (2) above, and any business or commercial establishment which, as of the effective date hereof, operates on a 24-hour a day basis or during any other hours that are different from those permitted under paragraph (a) above and has continuously done so, legally, since April 8, 1992, no business or commercial establishment shall be excluded from paragraph (a) which is situated within 500 feet of a residential zone or any residential property, measured in a straight line between the closest points of the respective lot lines.

(d) *Violation and Penalty.* Any person, firm, corporation, limited liability company, partnership or other business entity or commercial establishment of any type whatsoever violating the provisions of this Section shall, upon conviction, pay a fine not to exceed One Thousand and 00/100 Dollars (\$1,000.00) or be imprisoned not to exceed ninety (90) days, or both, in the discretion of the court. A separate offense shall be deemed committed on each day or part thereof during or on which a violation occurs or continues.

(e) *Relief from Hours of Operation.* Any waiver of or relief from the provisions contained in this Section, in whole or in part, must be sought by way of an application made to the Township Council of the Township of Lawrence pursuant to this paragraph (e), and only the Township Council shall have the authority to provide relief from and/or waive the provisions contained in this Section, in whole or in part.

(f) *Repealer.* All ordinances and provisions thereof inconsistent or conflicting with the provisions of this ordinance be and the same hereby are repealed to the extent of such conflict or inconsistency.

(g) *Severability.* If any paragraph or provision of this ordinance shall be adjudicated invalid or unenforceable, such determination shall not, to the extent severable, affect any other paragraph or provision of this ordinance, which shall otherwise remain in full force and effect.

(h) *Effective Date.* This ordinance shall become effective twenty (20) days after final adoption and publication thereof in accordance with law.

Ordinance 2185-14 was approved on the following roll call vote:

| COUNCIL      | AYE | NAY | PRESENT | ABSENT | ABSTAIN | MOVE | SECOND |
|--------------|-----|-----|---------|--------|---------|------|--------|
| Mr. Brame    | X   |     |         |        |         | X    |        |
| Mr. Kownacki | X   |     |         |        |         |      |        |
| Dr. Maffei   | X   |     |         |        |         |      | X      |
| Mr. Powers   | X   |     |         |        |         |      |        |
| Mayor Lewis  | X   |     |         |        |         |      |        |

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Mayor Lewis read by title an ordinance entitled, "BOND ORDINANCE PROVIDING FOR VARIOUS CAPITAL IMPROVEMENTS OF THE TOWNSHIP OF LAWRENCE, IN THE COUNTY OF MERCER, NEW JERSEY, APPROPRIATING THE AGGREGATE AMOUNT OF \$1,423,850 AND AUTHORIZING THE ISSUANCE OF \$1,144,550 BONDS OR NOTES OF THE TOWNSHIP TO FINANCE PART OF THE COST THEREOF"

Ordinance No. 2186-14

BOND ORDINANCE PROVIDING FOR VARIOUS CAPITAL IMPROVEMENTS OF THE TOWNSHIP OF LAWRENCE, IN THE COUNTY OF MERCER, NEW JERSEY, APPROPRIATING THE AGGREGATE AMOUNT OF \$1,423,850 AND AUTHORIZING THE ISSUANCE OF \$1,144,550 BONDS OR NOTES OF THE TOWNSHIP TO FINANCE PART OF THE COST THEREOF

BE IT ORDAINED by the Township Council of the Township of Lawrence, County of Mercer, State of New Jersey (not less than two-thirds of all members thereof affirmatively concurring) as follows:

Section 1. The several improvements described in Section 3 of this bond ordinance are hereby respectively authorized to be undertaken by the Township of Lawrence, New Jersey as general improvements. For the several improvements or purposes described in Section 3, there are hereby appropriated

the respective sums of money therein stated as the appropriation made for each improvement or purpose, such sums amounting in the aggregate to \$ 1,423,850 and the aggregate sum of \$279,300 as the several down payments for the improvements or purposes required by the Local Bond Law. The down payments have been made available by virtue of provision for down payment or for capital improvement purposes in one or more previously adopted budgets.

Section 2. In order to finance the cost of the several improvements or purposes not covered by application of the several down payments, negotiable bonds are hereby authorized to be issued in the principal amount of \$1,144,550 pursuant to the Local Bond Law. In anticipation of the issuance of the bonds, negotiable bond anticipation notes are hereby authorized to be issued pursuant to and within the limitations prescribed by the Local Bond Law.

Section 3. The several improvements hereby authorized and the several purposes for which the bonds are to be issued, the estimated cost of each improvement and the appropriation therefore, the estimated maximum amount of bonds or notes to be issued for each improvement and the period of usefulness of each improvement are as follows:

Purpose	Appropriation & Estimated Cost	Estimated Maximum Amount of Bonds or Notes	Period or Average Period of Usefulness
A. Purchase of various Public Works equipment consisting of: Hot Pour Crack Sealer; Portable Light Tower; Snow Plowing Equipment; Truck/Trailer Mounted Leaf Blower; Leaf Turner (shared purchase with Princeton)	78,000	72,000	5
B. Improvements of Municipal Buildings consisting of: Limestone Cap Repair-Town Hall; Police Headquarters Roof Repair; Oil Tank Removal-Town Hall; Police Headquarters Interior Painting; Municipal Building Security Improvements; Lawrence Fire Company HVAC upgrade; Twin Pines Parking Lot Paving	325,000	308,750	15
C. Acquisition of fire/rescue equipment consisting of: Van Style Ambulance Transport Vehicle; Slackwood Turn-out Gear; Lawrence Road Turn-out	216,850	0.00	5

Gear; Slackwood Fire Paratech Airbags and Controls; Self Contained Breathing Apparatuses			
D. Acquisition of various computer and office equipment: Various Computer Replacements; Panasonic Toughbook Computers; Tax Collector Copier; Police Copier; Replacement 9-1-1 System; Police Dispatch Consolidation Technology Updates	602,000	571,900	5/7
E. Various park and recreational facility improvements consisting of: Colonial Lake Fence Replacement – Phase 1; Colonial Lake Dredge; Handicapped Recreation/Playground Equipment; Colonial Lake Dam Spillway Repairs	202,000	191,900	15
TOTAL	1,423,850	1,144,550	9.43

All of the improvements listed herein include all work and material necessary therefore or incidental thereto. The excess of the appropriation made for each of the improvements or purposes aforesaid over the estimated maximum amount of bonds or notes to be issued therefore, as above stated, is the amount of the down payment for each purpose.

Section 4. All bond anticipation notes issued hereunder shall mature at such times as may be determined by the Chief Financial Officer, provided that no note shall mature later than one year from its date. The notes shall bear interest at such rate or rates and be in such form as may be determined by the Chief Financial Officer. The Chief Financial Officer shall determine all matters in connection with notes issued pursuant to this ordinance, and the Chief Financial Officer's signature upon the notes shall be conclusive evidence as to all such determinations. All notes issued hereunder may be renewed from time to time subject to the provisions of the Local Bond Law. The Chief Financial Officer is hereby authorized to sell part or all of the notes from time to time at public or private sale and to deliver them to the purchasers thereof upon receipt of payment of the purchase price plus accrued interest from their dates to the date of delivery thereof. The Chief Financial Officer is directed to report in writing to the governing body at the meeting next succeeding the date when any sale or delivery of the notes pursuant to this ordinance is made. Such report must include the amount, the description, the interest rate and the maturity schedule of the notes sold, the price obtained and the name of the purchaser.

Section 5. The Township hereby certifies that it has adopted a capital budget or a temporary capital budget as applicable. The capital or temporary capital budget of the Township is hereby amended to conform with the provisions of this ordinance to the extent of any inconsistency herewith. To the extent that the purposes authorized herein are inconsistent with the adopted capital or temporary capital budget, a revised capital or temporary capital budget has been filed with the Division of Local Government Services.

Section 6. The following additional matters are hereby determined, declared, recited and stated:

(a) The purposes described in Section 3 of this bond ordinance are not current expenses. They are all improvements that may be lawfully undertaken as general improvements, and no part of the costs thereof has been or shall be specially assessed on property specially benefited thereby.

(b) The average period of usefulness, computed on the basis of the respective amounts of obligations authorized for each purpose and the reasonable life thereof within the limitations of the Local Bond Law is 9.43 years.

(c) The Supplemental Debt Statement required by the Local Bond Law has been duly prepared and filed in the office of the Clerk, and a complete executed duplicate thereof has been filed in the office of the Director of the Division of Local Government Services in the Department of Community Affairs of the State of New Jersey. Such statement shows that the gross debt of the Township as defined in the Local Bond Law is increased by the authorization of the bonds and notes provided in this bond ordinance by \$1,144,550 obligations authorized herein will be within all debt limitations prescribed by the Law.

(d) An aggregate amount not exceeding \$9,500 items of expense listed in and permitted under N.J.S.A. 40A:2-20 is included in the estimated costs indicated herein for the purposes of improvements.

Section 7. Any grant moneys received for the purposes described in Section 3 hereof shall be applied either to direct payment of the cost of the improvements or to payment of the obligations issued pursuant to this ordinance. The amount of obligations authorized but not issued hereunder shall be reduced to the extent that such funds are so used.

Section 8. The Chief Financial Officer of the Township is hereby authorized to prepare and to update from time to time as necessary a financial disclosure document to be distributed in connection with the sale of obligations of the Township and to execute such disclosure document on behalf of the Township. The Chief Financial Officer is further authorized to enter into the appropriate undertaking to provide secondary market disclosure on behalf of the

Township pursuant to Rule 15c2-12 of the Securities and Exchange Commission (the “Rule”) for the benefit of holders and beneficial owners of obligations of the Township and to amend such undertaking from time to time in connection with any change in law, or interpretation thereof, provided such undertaking is and continues to be, in the opinion of a nationally recognized bond counsel, consistent with the requirements of the Rule. In the event that the Township fails to comply with its undertaking, the Township shall not be liable for any monetary damages, and the remedy shall be limited to specific performance of the undertaking.

Section 9. The full faith and credit of the Township are hereby pledged to the punctual payment of the principal and the interest on the obligations authorized by this bond ordinance. The obligations shall be direct, unlimited obligations of the Township, and the Township shall be obligated to levy ad valorem taxes upon all the taxable real property within the Township for the payment of the obligations and the interest thereon without limitation of rate or amount.

Section 10. This bond ordinance shall take effect twenty (20) days after the first publication thereof after final adoption, as provided by the Local Bond Law.

After public hearing thereon, Ordinance 2186-14 was approved on the following roll call vote:

COUNCIL	AYE	NAY	PRESENT	ABSENT	ABSTAIN	MOVE	SECOND
Mr. Brame	X					X	
Mr. Kownacki	X						
Dr. Maffei	X						X
Mr. Powers	X						
Mayor Lewis	X						

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Mayor Lewis read by title an ordinance entitled, “BOND ORDINANCE PROVIDING FOR VARIOUS ROAD IMPROVEMMENTS IN AND BY THE TOWNSHIP OF LAWRENCE, IN THE COUNTY OF MERCER, NEW JERSEY, APPROPRIATING \$946,150 INCLUDING THE AMOUNT OF \$220,000 EXPECTED TO BE RECEIVED AS A GRANT AND AUTHORIZING THE ISSUANCE OF \$689,842 BONDS OR NOTES TO FINANCE PART OF THE COST THEREOF”

Ordinance No. 2187-14

BOND ORDINANCE PROVIDING FOR VARIOUS ROAD IMPROVEMENTS IN AND BY THE TOWNSHIP OF LAWRENCE IN THE COUNTY OF MERCER, NEW JERSEY, APPROPRIATING \$946,150 INCLUDING THE AMOUNT OF \$220,000 EXPECTED TO BE RECEIVED AS A GRANT AND AUTHORIZING THE ISSUANCE OF \$689,842 BONDS OR NOTES TO FINANCE PART OF THE COST THEREOF

**BE IT ORDAINED** by the Township Council of the Township of Lawrence in the County of Mercer, State of New Jersey (not less than two-thirds of all members thereof affirmatively concurring) as follows:

**Section 1.** The improvement described in Section 2 of this bond ordinance is hereby authorized to be undertaken by the Township of Lawrence, New Jersey as a general improvement. For the improvement or purpose described in Section 2, there is hereby appropriated the sum of \$946,150 including the amount of \$220,000 expected to be received as a grant and the sum of \$36,308 as the down payment required by the Local Bond Law. The down payment is now available by virtue of provision for down payment or for capital improvement purposes in one or more previously adopted budgets.

**Section 2.** In order to finance the cost of the improvement or purpose not covered by application of the down payment or the grant referred to in Section 1, negotiable bonds are hereby authorized to be issued in the principal amount of \$689,842 pursuant to the Local Bond Law. In anticipation of the issuance of the bonds, negotiable bond anticipation notes are hereby authorized to be issued pursuant to and within the limitations prescribed by the Local Bond Law.

**Section 3.** (a) The improvement hereby authorized and the purpose for the financing of which the bonds to be issued is the: (1) Princeton Pike Mill and Overlay between Darrah Lane and Fairfield Avenue; including construction, design and inspection; (2) road improvement program: Cold Soil Road (from Carter Avenue), Fackler Road (Rt. 206 to Princeton Pike), Manning Lane, Princeton Pike (Fackler Road to Province Line), Princeton Pike (Rt. 295 to Fackler Road), Province Line (North to Rosedale), VanKirk Road (Carter Road to Tall Timbers), Eggert Crossing Road (Drainage Repairs at Ewing Township Border) and Princeton Pike Middle School Crosswalk; including construction, design and inspection of all authorized purposes; (3) road striping; (4) concrete improvements incidental to overlay and all work and materials therefore or incidental thereto and all as shown on and in accordance with the plans and specifications therefore on file in the office of the Municipal Clerk, which plans are hereby approved.

(b) The estimated maximum amount of bonds or notes to be issued for the improvement or purpose is as stated in Section 2 hereof.

(c) The estimated cost of the improvement or purpose is \$946,150.

**Section 4.** All bond anticipation notes issued hereunder shall mature at such times as may be determined by the Chief Financial Officer, provided that no note shall mature later than one year from its date. The notes shall bear interest at such rate or rates and be in such form as may be determined by the Chief Financial Officer. The Chief Financial Officer shall determine all matters in connection with notes issued pursuant to this ordinance, and the Chief Financial Officer's signature upon the notes shall be conclusive evidence as to all such determinations. All notes issued hereunder may be renewed from time to time subject to the provisions of the Local Bond Law. The Chief Financial Officer is hereby authorized to sell part or all of the notes from time to time at public or private sale and to deliver them to the purchasers thereof upon receipt of payment of the purchase price plus accrued interest from their dates to the date of delivery thereof. The Chief Financial Officer is directed to report in writing to the governing body at the meeting next succeeding the date when any sale or delivery of the notes pursuant to this ordinance is made. Such report must include the amount, the description, the interest rate and the maturity schedule of the notes sold, the price obtained and the name of the purchaser.

**Section 5.** The capital budget of the Township of Lawrence is hereby amended to conform with the provisions of this ordinance to the extent of any inconsistency herewith. The resolution in the form promulgated by the Local Finance Board showing full detail of the amended capital budget and capital program as approved by the Director of the Division of Local Government Services is on file with the Clerk and is available there for public inspection.

**Section 6.** The following additional matters are hereby determined, declared, recited and stated: (a) The purposes described in Section 2 of this bond ordinance are not current expenses. They are all improvements that may be lawfully undertaken as general improvements, and no part of the costs thereof has been or shall be specially assessed on property specially benefited thereby.

(b) The average period of usefulness, and the reasonable life thereof, within the limitations of the Local Bond Law is 20 years.

(c) The Supplemental Debt Statement required by the Local Bond Law has been duly prepared and filed in the office of the Clerk, and a complete executed duplicate thereof has been filed in the office of the Director of the Division of Local Government Services in the Department of Community Affairs of the State of New Jersey. Such statement shows that the gross debt of the Township as defined in the Local Bond Law is increased by the authorization of the bonds and notes provided in this bond ordinance by \$689,842 and the obligations authorized herein will be within all debt limitations prescribed by the Law.

(d) An aggregate amount not exceeding \$76,650 for items of expense listed in and permitted under N.J.S.A. 40A:2-20 is included in the estimated costs indicated herein for the purpose of improvements.

**Section 7.** The grant referred to in Section 1 when received will be applied to the direct payment of the cost of the improvements authorized herein. Any other grant moneys received for the purposes described in Section 3 hereof shall be applied either to direct payment of the cost of the improvements or to payment of the obligations issued pursuant to this ordinance. The amount of obligations authorized but not issued hereunder shall be reduced to the extent that such funds are so used.

**Section 8.** The Chief Financial Office of the Township is hereby authorized to prepare and to update from time to time as necessary a financial disclosure document to be distributed in connection with the sale of obligations of the Township and to execute such disclosure document on behalf of the Township. The Chief Financial Officer is further authorized to enter into the appropriate undertaking to provide secondary market disclosure on behalf of the Township pursuant to Rule 15c2-12 of the Securities and Exchange Commission (the "Rule") for the benefit of holders and beneficial owners of obligations of the Township and to amend such undertaking from time to time in connection with any change in law, or interpretation thereof, provided such undertaking is and continues to be, in the opinion of a nationally recognized bond counsel, consistent with the requirements of the Rule. In the event that the Township fails to comply with its undertaking, the Township shall not be liable for any monetary damages, and the remedy shall be limited to specific performance of the undertaking.

**Section 9.** The full faith and credit of the Township are hereby pledged to the punctual payment of the principal and the interest on the obligations authorized by this bond ordinance. The obligations shall be direct, unlimited obligations of the Township, and the Township shall be obligated to levy ad valorem taxes upon all the taxable real property within the Township for the payment of the obligations and the interest thereon without limitation of rate or amount.

**Section 10.** The Township reasonably expects to reimburse any expenditures towards the cost of the improvement or purpose described in Section 3 of this bond ordinance and paid prior to the issuance of any bonds or notes authorized by this bond ordinance with the proceeds of such bonds or notes. No funds from sources other than the bonds or notes authorized herein has been or is reasonably expected to be reserved, allocated on a long-term basis or otherwise set aside by the Township, or any member of the same "control group" as the Township, within the meaning of Treasury Regulations Section 1.150-1(f), pursuant to their budget or financial policies with respect to

any expenditures to be reimbursed. The Section is intended to be and hereby is a declaration of the Township’s official intent to reimburse any expenditures towards the costs of the improvement or purpose described in Section 3 hereof to be incurred and paid prior to the issuance of bonds or notes authorized herein in accordance with Treasury Regulations Section 1.103-18, and no action (or inaction) will be an artifice or device in accordance with Treasury Regulation Section 1.103-13(j) or 1.148-9(g) to avoid, in whole or in part, arbitrage yield restrictions or arbitrage rebate requirements.

**Section 11.** This bond ordinance shall take effect twenty (20) days after the first publication thereof after final adoption, as provided by the Local Bond Law.

There being no public comments relative to Ordinance No. 2187-14, it was adopted on the following roll call vote:

| COUNCIL      | AYE | NAY | PRESENT | ABSENT | ABSTAIN | MOVE | SECOND |
|--------------|-----|-----|---------|--------|---------|------|--------|
| Mr. Brame    | X   |     |         |        |         | X    |        |
| Mr. Kownacki | X   |     |         |        |         |      |        |
| Dr. Maffei   | X   |     |         |        |         |      | X      |
| Mr. Powers   | X   |     |         |        |         |      |        |
| Mayor Lewis  | X   |     |         |        |         |      |        |

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**Manager’s Report –**

Mr. Krawczun submitted invoice listings for the month of April 2014 in the amount of \$1,102,500.42.

Mr. Krawczun stated periodically Councilman Powers has asked about updates on the reinstatement of credit cards for tax payments so he put together a brief presentation based on what the Administration looked at and what the cost might possibly be for reinstating the acceptance of credit cards and pay by check (ACH) online only services in the Tax Collector’s Office for tax and sewer payments. He then distributed a handout illustrating the fees and cost to reinstate the service and discussed his recommendation to not reinstate the service based on the high cost and ninety-nine percent (99.9%) tax collection rate the Township has without the service. A general discussion followed relative to the reinstatement of credit card payments/pay by phone services not being economically feasible for both parties at the present time due to the banks not absorbing fees they use to.

Mr. Krawczun indicated at the last Council Meeting he distributed information concerning the Health Advisory Board recommendations concerning the Nuisance and Leash Law and if there are no objections from Council he would proceed with preparing the Ordinance amendments for the June 17<sup>th</sup> meeting. There were no objections from Council.

Mr. Krawczun distributed a memorandum regarding the upcoming 2014 Special Olympics USA Games being held June 14<sup>th</sup> thru 21<sup>st</sup> throughout Mercer County including Lawrence Township and proceeded to highlight the following items: opening and closing ceremonies, list of special activities and events, overview of venues, details regarding traffic related issues, police/public safety concerns, 2014 media kit and a list of additional opportunities for local businesses.

Mr. Krawczun stated for informational purposes only there will be a Public Information Session, Wednesday, May 28, 2014, from 4-6 pm in the Lower Level Conference Room at Town Hall regarding the Johnson Trolley Line, the link to I-95, being the Engineers have completed a lot of their work and are now looking for public feedback on some of the concepts.

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**Attorney's Report –**

There was no Attorney's report.

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**Clerk's Report –**

There was no Clerk's report.

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**Old Business –**

There was no old business.

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**New Business –**

Mayor Lewis noted that the Lawrence Township Council Meeting will take place on June 17<sup>th</sup>, the third Tuesday of the month instead of the second Tuesday.

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**Public Participation (3-minute limitation per speaker) –**

There was no public participation.

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Resolutions

Resolution Nos. 169-14 (17-A) thru 181-14 (17-J) with the exception of Resolution (17-C) and (17-K & L) were approved by the following roll call vote:

| COUNCIL      | AYE | NAY | PRESENT | ABSENT | ABSTAIN | MOVE | SECOND |
|--------------|-----|-----|---------|--------|---------|------|--------|
| Mr. Brame    | X   |     |         |        |         | X    |        |
| Mr. Kownacki | X   |     |         |        |         |      |        |
| Dr. Maffei   | X   |     |         |        |         |      |        |
| Mr. Powers   | X   |     |         |        |         |      | X      |
| Mayor Lewis  | X   |     |         |        |         |      |        |

Cited Resolutions are spread in their entirety in the Resolution Books of the Township of Lawrence.

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Resolution No. 171-14 (17-C) was approved by the following roll call vote:

COUNCIL	AYE	NAY	PRESENT	ABSENT	ABSTAIN	MOVE	SECOND
Mr. Brame	X						
Mr. Kownacki	X						X
Dr. Maffei	X					X	
Mr. Powers					X		
Mayor Lewis	X						

Cited Resolution is spread in its entirety in the Resolution Books of the Township of Lawrence.

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Mayor Lewis discussed the Shared Services Agreement that is about five months in the making to deal with the change in Ambulance Dispatch Services as Capital Health System, who provided the service at no cost, will no longer be providing said service. So, after having conversations with the police, dispatch and emergency management personnel she is pleased that Lawrence Township is executing this Shared Services Agreement with Mercer County for the provision of EMS Dispatch Services, which is a wonderful example of the way they all can do better, smarter business at minimum cost.

Mr. Krawczun noted one of the significant arrangements is that Capital Health who provides ALS is going to contribute toward the cost of the service, which will then benefit the taxpayers as some of the cost will be absorbed...so they have the economy of scales in addition to a great arrangement that will enable them to participate with a town (Cranbury) outside of Mercer County. So, it is a win-win situation and as previously stated a great example of a shared service with a great collaborative effort by both the public and private industry.

Resolution No. 180-14 (17-K) was approved by the following roll call vote:

| COUNCIL      | AYE | NAY | PRESENT | ABSENT | ABSTAIN | MOVE | SECOND |
|--------------|-----|-----|---------|--------|---------|------|--------|
| Mr. Brame    | X   |     |         |        |         |      |        |
| Mr. Kownacki | X   |     |         |        |         | X    |        |
| Dr. Maffei   | X   |     |         |        |         |      | X      |
| Mr. Powers   | X   |     |         |        |         |      |        |
| Mayor Lewis  | X   |     |         |        |         |      |        |

Cited Resolution is spread in its entirety in the Resolution Books of the Township of Lawrence.

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Resolution No. 181-14 (17-L) was approved by the following roll call vote:

COUNCIL	AYE	NAY	PRESENT	ABSENT	ABSTAIN	MOVE	SECOND
Mr. Brame	X					X	
Mr. Kownacki	X						X
Dr. Maffei	X						
Mr. Powers	X						
Mayor Lewis	X						

Cited Resolution is spread in its entirety in the Resolution Books of the Township

Council Initiatives/Liaison Reports –

- There were no Council Liaison Reports.

Mayor Lewis’ report:

Mayor Lewis noted the following items:

- Memorial Day Parade – Saturday, May 24 at 10:00 a.m. – Services to follow at 11:00 a.m.
- Fourth of July Fireworks – Fundraiser June 7 at Captain Paul’s and fireworks will be held on Saturday, July 5 instead of the 4th
- Mayor’s State of the Township Address – May 21 at 11:30 a.m. – Greenacres Country Club
- Spring Recycling – June 1 – Collection of tires, electronics and paper shredding

Written Communications –

- A. There was no written communication.

There being no further business to come before this Council, the meeting adjourned.

8:25 p.m.

Respectfully submitted by,

Tonya D. Carter, Deputy Clerk

Attest:

Cathleen M. Lewis, Mayor