

**TOWNSHIP OF EDGEWATER PARK
MINUTES-JANUARY 17, 2012**

Mayor McElwee called the meeting to order at 7:30 PM

Open Public Meetings Act Statement

IN COMPLIANCE WITH THE OPEN PUBLIC MEETINGS ACT, CHAPTER 231,
P.L. 1975 THE CLERK READ THE STATEMENT:

Notice of this meeting pursuant to the Open Public Meetings Act has been given by the Township Committee in the following manner:

- A. By posting written notice on the Official Bulletin Board at the Municipal Building 400 Delanco Road Edgewater Park, New Jersey on January 9, 2012.
- B. By e-mailing written notice to the Burlington County Times and Courier Post on on January 9, 2012.
- C. By filing written notice with the Clerk of the Township of Edgewater Park on on January 9, 2012.

Present: Mrs. Aimee Belgard, Mr. Darrell Booker Mr. Scott Kercher, Mr. Joseph T. Pullion, Mayor John McElwee (Committee Members)

Also present: Mr. Robert Brian, Chief of Police, (Public and Closed), Mr. Aubrey Painter, Superintendent of Public Works (Public), Mr. William Kearns, Solicitor (Public and Closed) Linda M. Dougherty, Clerk/Administrator (Public and Closed) and Mr. Rakesh Darji, Township Engineer (Public), Mrs. Margaret Peak, Chief Financial Officer (Public) and Ms. Tanyika Johns, Tax Collector/Deputy Clerk (Public).

DISCUSSION(S)/PRESENTATION(S):

NATIONAL WEAR READ DAY --FRIDAY FEBRUARY 3, 2012

WHEREAS, diseases of the heart are the nation's leading cause of death and stroke is the third leading cause of death;

WHEREAS, cardiovascular diseases (CVD) claim the lives of nearly 455,000 American females each year or about one death per minute;

WHEREAS, each year, 53 percent of all cardiovascular disease deaths occur in females, as compared to 47 percent in men, and nearly 30,400 more females than males die from a stroke;

WHEREAS, in 2011 the estimated direct and indirect cost of cardiovascular diseases and stroke in the U.S. is estimated at \$475 billion;

WHEREAS, more women die of cardiovascular disease than the next five leading causes of death combined, including all cancers;

WHEREAS, one in 2.7 women die from cardiovascular disease and 64 percent of women who die suddenly from coronary heart disease have no previous symptoms;

WHEREAS, February is designated as American Heart Month;

WHEREAS, Go Red For Women is the American Heart Association's national movement to make women aware of their risk for heart disease—the leading cause of death for women—and to empower women to make choices and take action to reduce that risk;

WHEREAS, all women should learn their own personal risk for heart disease, using tools such as the American Heart Association's Go Red For Women Heart CheckUp, Go Red BetterU and by talking to their healthcare provider;

NOW, THEREFORE, the Mayor and the Township Committee of the Township of Edgewater Park, in recognition of the importance of the ongoing fight against heart disease and stroke, do hereby proclaim Friday, February 3, 2012 to be

"National Wear Red Day for Women"

in the Township of Edgewater Park and urge all citizens to "go red" for the day and wear red on February 3, 2012 to call attention to the magnitude of cardiovascular disease in women, and as a show of support to fight it, as well as in recognition of family, friends and neighbors who have suffered from cardiovascular disease. By increasing awareness of the risk factors for this devastating disease and taking actions to reduce them, we can save thousands of lives each year.

Moved by: Mrs. Belgard Second: Mr. Kercher

Discussion: None

Roll Call: Mrs. Belgard-yes, Mr. Booker -yes, Mr. Kercher-yes, Mr. Pullion-yes, Mayor McElwee -yes

APPOINTMENTS/RESIGNATIONS:

Resignation: Sheri Hannah, Clerk Typist, effective January 5, 2012

Moved by: Mayor McElwee Second: Mrs. Belgard

Discussion: None

Roll Call: Mrs. Belgard-yes, Mr. Booker -yes, Mr. Kercher-yes, Mr. Pullion-yes, Mayor McElwee -yes

Re-Appointment: Deborah Cunningham, Permanent Position of Clerk Typist

Effective January 3, 2012, annual rate of compensation \$26,245.67 based on a 32.5 hour work week; salary shall be prorated to the 30 hour work week per CWA Edgewater Park Township Clerical Workers Union ratification agreement dated April 28, 2011.

Moved by: Mr. Kercher Second: Mr. Booker

Discussion: None

Roll Call: Mrs. Belgard-yes, Mr. Booker -yes, Mr. Kercher-yes, Mr. Pullion-yes, Mayor McElwee -yes

REPORTS

Report from the Engineer is appended hereto.

Woodlake Park Project

Upon discussion consensus of was to have ERI submit a set of plans to the Environmental Advisory Committee for review. If needed a special meeting of the committee will be held so that the project will stay on schedule.

Report from Municipal Clerk/Administrator is appended hereto.

Computer-Court Room

Upon consensus, Township Committee authorized Mrs. Dougherty to move forward with the purchase of a new computer with specifications exceeding the minimum requirement.

SEM Gas Auction

Upon consensus, Township Committee agreed to opt out of the Gas Supply Service.

Electronic Signs

Upon consensus, Township Committee authorized Mrs. Dougherty to move forward with a ordinance for Electronic signs on Route 130 only.

Report from the Superintendent of Public Works is appended hereto.

Report from the Chief of Police is appended hereto.

Mayor Booker questioned whether NJ Transit would be willing to speak at a Neighborhood Watch meeting. Chief Brian stated NJ transit was at a recent meeting of the Chief's Association and they would be available once changes discussed at the meeting are implemented.

Township Committee addressed several questions to Mr. Brian on NJ transit procedures such as dispatch information and their command centers.

Report from the Solicitor

Block 1202 lot: 4.01

Mr. Kearns discussed that the township is in receipt of an environmental report submitted by K-2 Management regarding the township owned property that was formerly a drive-in movie theatre site. There is an approximate 65' x 65' area that has arsenic contamination; this type of contamination is not usual. The developer is requesting a 30 day extension of the due diligence period to complete the site work.

Upon further discussion, consensus of Committee was grant the extension as per Resolution No. 2012-32.

There were no other reports.

REPORT ACCEPTANCE

Moved by: Mrs. Belgard Second: Mr. Booker

Discussion:

Roll Call: Mrs. Belgard-yes, Mr. Booker -yes, Mr. Kercher-yes, Mr. Pullion-yes, Mayor McElwee -yes

AUTHORIZATIONS/CONSIDERATIONS: NONE

RAFFLE/FUNCTION APPLICATIONS:

All matters listed under items # 8 Raffle/Function Applications are considered to be routine and will be enacted with a single motion on a consent agenda. If any item on the consent agenda require consideration by separate roll call vote, it shall be removed from the consent agenda to the regular agenda.

Moved by: Mr. Pullion Second: Mr. Kercher

Discussion:

Roll Call: Mrs. Belgard-yes, Mr. Booker -yes, Mr. Kercher-yes, Mr. Pullion-yes, Mayor McElwee -yes

Raffle Applications:

Raffle License No.: 2012-1; Willingboro-Fort Dix-McQuire KAPPA Foundation.
Request for 50/50 cash prize raffle and scholarship fund for function at Kove Catering, 4313 Route 130 South, Park Plaza in Edgewater Park on March 29, 2012 from 7pm until Midnight.
Request waiver of \$20.00 Township fee, non-profit organization filed; A letter is on file from the Chief of Police advising that there is nothing in the background check that would preclude Committee from considering the permit application.

Public Functions:

Edgewater Park Women’s Club; Monthly Meeting 1st and 2nd Monday of the month excluding July and August , January 30th, Feb 27, March 26, April 30, May 21, Sept 24, October 29, Nov 26 from 7:00 PM till 10:00 PM. Requesting waiver of fees (Certificate of Insurance on File)

RESOLUTIONS

CONSENT AGENDA

Motion to Approve Resolution No. 2012-26 through 2012-32 by consent agenda; if any items on the consent agenda require consideration by separate roll call vote, it shall be removed from the consent agenda to the regular agenda.

Moved by: Mr. Pullion Second: Mayor McElwee

Discussion:

Roll Call: Mrs. Belgard-yes, Mr. Booker -yes, Mr. Kercher-yes, Mr. Pullion-yes, Mayor McElwee -yes

RESOLUTION NO. 2012-26
Cash Management Plan Year 2012

WHEREAS, N.J.S.A. 40A:5-14 requires that each local unit to annually adopt a cash management plan;

WHEREAS, it is desired by the Township Committee to comply with said statute;

NOW THEREFORE, BE IT RESOLVED, by the Governing Body of the Township of Edgewater Park, County of Burlington, that the attached cash management plan for the year ending December 31, 2012 be approved and is hereafter effective until changed by subsequent resolution.

CASH MANAGEMENT PLAN OF THE TOWNSHIP OF EDGEWATER PARK IN THE COUNTY OF BURLINGTON, NEW JERSEY

I. PURPOSE

This Cash Management Plan (the “Plan”) is prepared pursuant to the provisions of N.J.S.A. 40A:5-14 in order to set forth the basis for the deposits (“Deposits”) and investment (“Permitted Investments”) of certain public funds of the Township of Edgewater Park pending the use of such funds for the intended purposes. The plan is intended to assure that all public funds identified herein are deposited in interest Investments hereinafter referred to. The intent of the Plan is to provide that the decision made with regard to the Deposits and the permitted Investments will be done to insure the safety, the liquidity (regarding its

availability for the intended purposes), and the maximum investment return within such limits. The Plan is intended to insure that any Deposit or Permitted Investment matures within the time period that approximates the prospective need for the funds deposited or invested so that there is not a risk to the market value of such Deposits or Permitted Investments.

II. IDENTIFICATION OF FUNDS AND ACCOUNTS TO BE COVERED BY THE PLAN

A. The plan is intended to cover the deposit and/or investment of the following funds and accounts of the Township of Edgewater Park:

1. Current Fund
2. Trust Funds
3. Capital Funds
4. Dog Funds
5. Open Space Fund
6. Unemployment
7. Special Law Enforcement
8. Payroll
9. Housing Trust Fund
10. Recreation Fund
11. Outside Employment Fund of Police Officers

III. DESIGNATION OF OFFICIALS OF THE TOWNSHIP OF EDGEWATER PARK AUTHORIZED TO MAKE DEPOSITS AND INVESTMENTS UNDER THE PLAN.

The Chief Financial Officer of the Township of Edgewater Park is hereby authorized and directed to deposit and/or invest the funds referred to in the Plan. Prior to making any such Deposits or any Permitted Investments, such officials of the Township of Edgewater Park are directed to supply to all depositories or any other parties with whom the Deposits or Permitted Investments are made a written copy of the Plan which shall be acknowledged in writing by such parties and a copy of such acknowledgment kept on file with such officials.

IV. DESIGNATION OF DEPOSITORIES

The following banks and financial institutions are hereby designated as official depositories for the Deposit of all public funds referred to in the Plan, including any certificates of Deposit which are not otherwise invested in Permitted Investments as provided for in this plan:

TD Bank	Cornerstone Bank
Beneficial Savings Bank	Sovereign Bank
Delanco Federal Savings Bank	Roebing Savings Bank
Citi Fund Services	Roma Bank

All such depositories shall acknowledge in writing receipt of this Plan by sending a copy of such acknowledgments to the Designated Official(s) referred to in Section III above.

V. AUTHORIZED INVESTMENTS

A. Except as otherwise specifically provided for herein, the Designated Official is hereby authorized to invest the public funds covered by this Plan, to the extent not otherwise held in deposit, in the following Permitted Investments:

- (1) Government money market mutual funds; and

- (2) Deposits with the State of New Jersey Cash Management Fund established pursuant to section 1 of P.L. 1977, c. 281 (C52:18A-90)
 - (3) Certificates of Deposit
 - (4) Municipal Bank Accounts (Checking)
- B. Any investment instruments in which the security is not physically held by the local unit shall be covered by a third party custodial agreement which shall provide for the designation of such investments in the name of the local unit and prevent unauthorized use of such investments.
- C. Purchase of investment securities shall be executed by the “delivery versus payment” method to ensure that securities are either received by the local unit or a third party custodian prior to or upon the release of the local unit’s funds.
- D. Any investment not purchased and redeemed directly from the issuer, government money market mutual fund, local government investment pool, or the State of New Jersey Cash management Fund, shall be purchased and redeemed through the use of a national or State Bank located within this State or through a broker-dealer which, at the time of purchase or redemption, has been registered continuously for a period of least two years pursuant to section 9 of P.L. 1967, c.93 (C49:3-56) and has at least \$25 million in capital surplus reserves for contingencies and undivided profits, or through a securities dealer who makes primary markets in U.S. Reserve bank of New York its position in and borrowing on such U.S. Government securities.

VI. SAFEKEEPING CUSTODY PAYMENT AND ACKNOWLEDGMENT OF RECEIPT OF PLAN

To the extent that any Deposit or Permitted investment involves a document or security which is not physically held by the Township of Edgewater Park, then such instrument or security shall be covered by a custodial agreement with an independent third party, which shall be a bank or financial institution in the State of New Jersey. Such institutions in the name of the Township of Edgewater Park to assure that there is no unauthorized use of the funds or the Permitted Investments or Deposits. Purchase of any Permitted Investments that involves securities shall be executed by a “delivery versus payment” method to insure that such permitted investments are either received by the Township of Edgewater park or by a third party custodian prior to or upon the release of the Township of Edgewater Park’s funds.

To assure that all parties with whom the Township of Edgewater Park deals either by way of Deposits or Permitted Investments are aware of the authority and the limits set forth in this Plan, all such parties shall be supplied with a copy of this plan in writing, and all such parties shall acknowledge the receipt of that Plan in writing, a copy of which shall be on file with the Designated Official(s).

VII. REPORTING REQUIREMENTS

On the first day of each month during which this Plan is in effect, the Designated Official(s) referred to in Section III hereof shall supply to the governing body of the Township of Edgewater Park a written report of any Deposits or Permitted Investments made pursuant to this Plan, which shall include, at a minimum, the following information:

- A. The name of any institution holding funds of the Township of Edgewater Park as a Deposit or a Permitted Investment.
- B. The amount of securities or Deposits purchased or Deposits made.

- C. The class or type of securities purchased or Deposits made.
- D. The book value of such Deposits or Permitted Investments.
- E. The earned income on such Deposits or Permitted Investments. To the extent that such amounts are actually earned at maturity, this report shall provide an accrual of such earnings during the immediately preceding month.
- F. The fees incurred to undertake such Deposits or Permitted Investments.
- G. The market value of all Deposits or permitted Investments as of the end of the immediately preceding month.
- H. All other information which may be deemed reasonable from time to time by the governing body of the Township of Edgewater Park.

VIII. TIME OF PLAN

This plan shall be in effect from January 1, 2012 to December 31, 2012 and is hereafter effective until changed by subsequent resolution. Attached to the Plan is a resolution of the governing body of the Township of Edgewater Park approving this Plan for such period of time. The plan may be amended from time to time. To the extent that any amendment is adopted by the Governing Body, the Designated Official is directed to supply copies of the amendments to all of the parties who otherwise have received the copy of the originally approved Plan, which amendment shall be acknowledged in writing in the same manner as the original Plan was so acknowledged.

RESOLUTION NO. 2012-27

***Resolution of the Township Committee of the Township of Edgewater Park
Authorizing the Execution of a Contract with Mr. Bob Janitorial Services
as our Cleaning Provider***

WHEREAS, the Township Committee of the Township of Edgewater Park is desirous awarding a contract for cleaning; and

WHEREAS, in order to make this determination it is was deemed necessary to go out on competitive quote, and this contractor was low quote in the base amount of \$8,580.00; and

WHEREAS, funds are available for this purpose; and

WHEREAS, this resolution and the above-mentioned specifications will be on file and available for public inspection in the Office of the Clerk of the Township of Edgewater Park.

BE IT RESOLVED, the Township Committee of the Township of Edgewater Park, County of Burlington, and State of New Jersey, will award said contract to Mr. Bob Janitorial Services, 1128 Cooper Street, Edgewater Park, NJ 08010 effective January 1, 2012 and

BE IT FURTHER RESOLVED that Linda M. Dougherty, Municipal Clerk/Administrator is hereby authorized to execute said contract.

RESOLUTION NO. 2012-28

***Resolution Authorizing the Transfer of Funds From Certain Budget Appropriation Reserves of
the Township of Edgewater Park***

WHEREAS, there are certain 2011 Budget Appropriations that have unexpected balances; and

WHEREAS, there are certain 2011 Budget Appropriations that are insufficient to cover operating expenses for the year.

NOW THEREFORE, BE IT RESOLVED, by the Township Committee of the Township of Edgewater Park, County of Burlington and State of New Jersey that the following transfers be and are hereby made between the following 2011 Budget Appropriations:

FROM:

Administration Miscellaneous (1-01-20-100-100) \$ 5,000.00

TO:

Gas/Diesel (1-01-31-460-101) \$ 5,000.00

RESOLUTION NO. 2012-29
*Resolution in Opposition to Rate Increase Requested by
New Jersey American Water Company.*

WHEREAS, New Jersey American Water Company, Inc. is seeking a proposed rate increase of \$95.5 million, or approximately 20 percent over present rate revenues of \$565 million; and

WHEREAS, New Jersey American Water Company, Inc. has already received a compounded 51 percent in rate increases since 2004; and

WHEREAS, this rate increase, if approved by the New Jersey Board of Public Utilities, will negatively impact ratepayers in 23 of Burlington County's 40 municipalities, at a time when many homeowners and businesses are struggling to survive financially; and

WHEREAS, elected County and Municipal officials have, by contrast, demonstrated a sensitivity to our residents, struggling to cut spending and taxes even against a tide of rising expenses, while faced with a 2 percent CAP; and

WHEREAS, the Burlington County Freeholders, by example, have cut spending by \$9.6 million and have cut taxes by \$8.5 million over the last four years; and

WHEREAS, New Jersey American Water Company, Inc., a publicly-traded company which already enjoys the highest rate of return on water and sewer services in Burlington County, should share in the responsibility of reducing the unprecedented financial burdens on our residents; and

WHEREAS, the bureaucratic process for consideration of such rate increases defies logic, escapes the notice of those most impacted, and, at best, results in a negotiated rate increase which adds to the financial burden of ratepayers; now, therefore, be it

RESOLVED, THAT THE BOARD OF CHOSEN FREEHOLDERS OF THE COUNTY OF BURLINGTON calls on the Board of Public Utilities to reject the rate increase requested by New Jersey American Water; and, be it

FURTHER RESOLVED that a copy of this resolution be forwarded to all State and Congressional Legislators representing Burlington County, as well as local governing bodies for all the impacted towns in Burlington County, and that they be asked to join in opposition to the rate increase petition currently before the BPU.

RESOLUTION NO. 2012-30
Resolution Approving an Equipment Removal Surety Bond for
New Cingular Wireless PCS, LLC, Block 204, Lot 2
in the Amount of \$12,100.00

WHEREAS, Alec S. Norris, P.E. of Dewberry-Goodwind, Inc 133 Gaitherr Drive, Eastgate Business Center, Suite F. Mt. Laurel, NJ 08054 submitted an equipment removal bond estimate in the amount of \$12,100 (see Removal Bond Estimate dated November 14, 2011 attached); and

WHEREAS, the Planning Board Engineer, Environmental Resolutions, Inc. recommended to approve the equipment removal surety bond in the amount of \$12,100.00 which includes a ten percent (10%) contingency; and

WHEREAS, New Cingular Wireless PCS, LLC, 200 North Warner Road, King of Prussia, PA 19406 posted an Equipment Removal Surety Bond in that amount with Fidelity and Deposit Company of Maryland; and

WHEREAS, the Edgewater Park Planning Board authorized minor site plan approval on October 20, 2011 by way of Resolution No. P 13-2011; and

WHEREAS, the Township Solicitor has reviewed said surety bond and finds it to be acceptable.

NOW THEREFORE, BE IT RESOLVED by the Township Committee of the Township of Edgewater Park, County of Burlington, State of New Jersey that the Equipment Removal Surety Bond be posted by Fidelity and Deposit Company of Maryland, Bond Number 09062834.

RESOLUTION NO. 2012-31
Resolution Affirming the Appointment of the Registrar, Deputy Registrar and Alternate

WHEREAS, the following appointments will be effective pending approval by the Edgewater Park Township Board of Health;

Stacy Hofbauer appointment as Registrar of Vital Statistics
Tanyika Johns appointment as Deputy Registrar of Vital Statistics
Deborah Cunningham as Alternate Registrar of Vital Statistics

WHEREAS, NJSA 8:2A-4.1 requires the individuals appointed to the position of Deputy Registrar must obtain CMR Certification within six months of initial appointment; and

WHEREAS, NJSA 26:8-12 requires the appointments of Registrar and Deputy Registrar to be certified to the State Department of Health; and

WHEREAS, NJSA 26:8-11 et seq requires that the term of the office is for a three year period.

NOW, THEREFORE, BE IT RESOLVED by the Edgewater Park Township Committee that it does hereby affirm the above mentioned appointments as Registrar and Deputy Registrar for a three year period effective January 6, 2012.

RESOLUTION NO. 2012-32

Resolution Authorizing an Extension of the Due Diligence Period regarding the Sale of Public Property Block 1202 Lot 4.01 Between the Township of Edgewater Park and K-2 Management, LLC and Assigns.

WHEREAS, the Township Committee of the Township of Edgewater Park, by Ordinance No. 2011-8 and by Resolution No. 2011-140, authorized a Development Agreement and Agreement of Sale between the Township of Edgewater Park and K-2 Management, LLC for Block 1202, Lot 4.01; and

Whereas, Edgewater Park Township and K-2 Management entered into a Development Agreement and Agreement of Sale dated December 1, 2011; and

WHEREAS, the Township of Edgewater Park and K-2 Management, by way of the Development Agreement and Agreement of Sale approved a 60 day due diligence period which would expire on February 1, 2012;

WHEREAS, K-2 Management requested a 30 day extension of the initial due diligence period for additional studies and testing due to traces of Arsenic found on the property.

NOW, THEREFORE, BE IT RESOLVED, by the Township Committee of the Township of Edgewater Park, assembled in public session this 17th day of January, 2012, that the Edgewater Park Township Committee approved the 30 day extension which shall expire on March 1, 2012.

BE IT FURTHER RESOLVED, this resolution will be on file and available for public inspection in the Office of the Clerk of the Township of Edgewater Park.

ORDINANCES:

(First Reading)

ORDINANCE 2012-1

Ordinance Amending the Revised General Ordinances of the Township of Edgewater Park and Providing for Fees within the Township

WHEREAS, Township Committee wishes to amend the Revised General Ordinance Ordinances of the Township of Edgewater Park:

NOW, THEREFORE, BE IT ORDAINED by the Township Committee of the Township of Edgewater Park, County of Burlington, and State of New Jersey, that the Township Codes of the Township of Edgewater Park be and is hereby amended as follows:

Section 2.32.250 Fees for copies is amended to read:

The police department shall charge and shall receive fees for providing copies of police reports and photographs for those reports and photographs which are available to the public as set forth in Chapter 20.

Section 2.40.050 Public Defender is amended to read:

There shall be the office of township public defender. The township committee shall appoint an attorney licensed to practice law in the state of New Jersey to serve as township public defender for a one- year term to commence January 1st and to expire December 31st. The township public defender shall represent those individuals who are qualified and apply for representation. A person applying for representation by the township public defender shall pay a fee as established in Chapter 20. The municipal court may waive said application fee in whole or in part if the court determines in its discretion that the application fee represents an unreasonable burden on the person seeking representation. (Prior code §8:1- 5)

Section 2.73 F. Administrative Costs be amended to read:

In addition to the aforementioned fees to be collected by the Township from said private person or public entity for the payment of said extra-duty Employees, from said private person or public entity for the payment of said extra-duty Employees, the Township shall collect an administrative fee as established in Chapter 20. Said fee shall be used to offset the administrative costs associated with the assignment of Township Employees.

Section 2.73 G Use of Township Vehicles be amended to read:

Employees engaging in off-duty activities, as authorized and required by this Ordinance, may be permitted to utilize a municipal vehicle subject to the approval and consent of the Employee's Department Head. The Outside Employer shall be required to pay for the use of the vehicle in advance of its use, including a daily rate as established in Chapter 20.

Section 5.04.030 License fees is amended to read:

Pursuant to NJSA 33:1-12-1, the fee for plenary retail consumption license is established in Chapter 20. Pursuant to NJSA 33:1-12.3a, the annual fee for a retail distribution license is established in Chapter 20.. (Prior code § 3:1-3)

Section 5.04.120 Club licenses is amended to read:

A maximum of three club licenses may be issued by the township committee of the township and shall carry an annual license as established in Chapter 20. The holder shall be entitled, subject to rules and regulations, to sell any alcoholic beverage but only for immediate consumption on the premises and only to bona fide club members and their bona fide guests, all as provided for in existing alcoholic commission rules and regulations. Club licenses may be issued only to such corporations, associations and organizations as are operated for benevolent, charitable, fraternal, social, religious, recreation or athletic, or similar purpose and not for private gain and which comply with all the conditions which may be imposed by the Commissioner of Alcoholic Beverages. (Prior code § 3:1-10)

Section 5.08.030 Application—Fee is amended to read:

Any person, firm or corporation desiring to operate a jitney in, over and through the public streets or places of the township shall make an application in writing to the township committee of the township, which application shall state the name of the owner, or person, firm or corporation intending to operate such jitney; the residence and business address of such applicants; the number of jitneys which said applicant intends to operate within the township; and the seating capacity of each jitney; the streets, avenues and public places upon which said jitney will be operated; an agreement to comply with the requirements contained in this chapter, or any supplement or amendment thereof. Said application shall be accompanied by a license fee, which fee shall be as follows: There shall be a jitney fee as established in Chapter 20.

per year. (Prior code § 12:10-3 (part))

Section 5.10.030_Application for taxicab and/or autocab owner's license is amended to read as follows:

B. Each owner's license application shall be accompanied by a nonrefundable license fee as established in Chapter 20 and a license fee as established in Chapter 20 for each taxicab and/or autocab to be licensed.

Section 5.10.070 Issuance of license card to taxicab and/or autocab licensees; transfer of license; posting of fares is amended to read:

Upon the granting of a taxicab and/or autocab license, there shall be issued to the applicant a card setting forth the name and address of the licensee, the number of the license, the make and character of the vehicle licensed, together with the maximum number of passengers to be carried therein at any one time. Said license card shall be signed by the Chief of Police and shall at all times be prominently displayed in the interior of the vehicle so licensed. There shall also be displayed in the interior of said vehicle a statement or schedule of the charges for the use thereof. Any taxicab and/or autocab license issued pursuant to this chapter may be transferred to another vehicle owned or in the custody of the same licensee, upon approval of the Township Clerk after proper application is made therefore and payment as established in Chapter 20.

Section 5.12.040 License fee is amended to read:

At the time of filing the application for a license a license fee as established in Chapter 20 for the initial license for the premises where the activity is to be conducted, together with a fee for each employee who is to be licensed as established in Chapter 20. Thereafter, the annual renewal fee for the license and for each employee who is to be licensed shall be established in Chapter 20. (Prior code § 12:27-4)

Section 5.16.040. License fees is amended to read:

A. Fees for mechanical amusement devices shall be established in Chapter 20 and the license when issued shall designate the number of machines allowed thereunder.

B. The license fees as established in Chapter 20 shall apply to each machine regardless of whether it is owned by a distributor or by the local operator.

C. All license fees shall be payable upon the filing of the application; if the application is rejected, the fee shall be returned less the sum of twenty-five dollars (\$25.00) for administrative expenses.

D. All licenses so issued shall be posted prominently on or about the machine in clear, plain unobstructed view.

E. All licenses shall be renewable annually as of the first day of January of each calendar year. Licenses issued after July 1st shall require the payment of a license fee of one-half of the annual license fee. No other prorations or adjustments shall be made. (Prior code § 12:6-4)

Section 5.16.060. Vending machines is amended to read:

Vending machines dispensing or selling merchandise, food, air or other services shall not require licensing except in the event of any one establishment or business place having five or more vending machines. In the event that any one establishment or business place shall have five or more machines, then, and in that event, each machine shall require a vending machine license. In the case of an owner operator the applicant shall complete his name, address, and shall pay a license fee as established in Chapter 20 renewable each year on the first day of January. In the event that said license is issued subsequent to July 1st for machines placed on location after that time, then, and in that event, the license fee as established in Chapter 20;

however, no other prorations or adjustments shall be made in said license fee. In the event that the vending machine is not owned by the owner-operator but is received under some arrangement from the distributor, then, and in that event, the distributor shall also complete the application and license fee as established in Chapter 20 as provided herein. No license for a vending machine shall be denied by the township except in the event that the merchandise provided in said vending machine is in violation of any local, county, state or federal law or the placement of the machine is such that it constitutes a hazard to users of the premises in that it restricts or blocks the free flow of ingress or egress with particular emphasis on the necessity for unobstructed entrances and exits in time of emergencies. (Prior code § 12:6-6)

Section 5.28.080 License fee—Exemptions is amended to read:

A. Every applicant for a license shall be charged by the township clerk as established in Chapter 20.

Section 5.32.050 Fees. is amended to read:

Each application for a transient merchant license shall be accompanied by a license as established in Chapter 20 (Prior code § 12:9A-5)

Section 6.04.030 Fee—Expiration is amended to read:

A license fee as established in Chapter 20 shall be paid for each permit issued. Such permit shall not be transferable and each such permit issued shall expire on December 31st of each year unless sooner revoked by the board of health. (Prior code § 7:10-3)

Section 6.08.030 Dog license and registration tag: fee and expiration— Exception is amended to read:

A. Persons applying for a license and registration tag shall pay a license fee as established in Chapter 20 and one dollar (\$1.00) for the registration and twenty cents (\$.20) for the pilot clinic fee payable by the municipality to the state of New Jersey for each dog, effective January 1st, 1985 and thereafter. In addition, there will be a three-dollar (\$3.00) charge for each unneutered dog payable by the municipality to the state of New Jersey. Said licenses, registration tags and renewals thereof shall

expire the last day of January of each year. Persons applying for the renewal of a license and registration tag after the last day of January of each year shall pay an additional sum as established in Chapter 20 to defray the administrative costs incurred by the township as a result of a late renewal.

Section 6.08.120 is amended to read:

C. The license fee for a potentially dangerous dog shall be the sum as established in Chapter 20.

Section 6.12.020 Fee is amended to read:

The license fee shall as established in Chapter 20. (Prior code § 4:2- 2)

Section 8.08.040 Application fee is amend to read:

There shall be a application fee as established by Chapter 20 for the cost of maintaining the record by the Edgewater Park Township police department. (Prior code § 12:18-4)

Section 8.08.050 Fee for false alarm is amended to read:

In order to minimize false alarms and the resultant unproductive time of the police department personnel, there shall be a fee beginning with the fifth and each subsequent false alarms thereafter in any calendar year as established by Chapter 20. (Prior code § 12:18-5)

Section 8.16.110 Additional required inspection and fees.

In addition to the inspection and fees required pursuant to the Uniform Fire Safety Act and the regulations of the Department of Community Affairs, the following additional inspections and fees shall be required as established in Chapter 20: (Prior code § 18:2-12)

Section 8.32.030 Licensing and assembly regulations is amended to read

A. A separate license shall be required for each day and for each location in which five hundred (500) or more people assemble or can reasonably be anticipated to assemble. The fee for each license shall be established in Chapter 20.

Section 8.44.720 Inspection and status report fees is amended to read:

The fee for any inspection or status report of a residential inspection shall be as established in chapter 20 for a single-family home or condominium unit, and shall be as established in chapter 20 for an apartment unit. The fee for any inspection or status report on a business, commercial or property other than residential shall be as established in Chapter 20. (Prior code § 12:29-13.4)

Section 8.56.050 License fees is amended to read:

The fees for licensure of retail food establishments are fixed as follows: retail food establishments, permanent local shall be as established in Chapter 20; temporary retail food establishment shall be as established in Chapter 20. A license shall be required for a temporary food establishment in conjunction with a charitable activity, but there shall be no charge made for the issuance of said license. For an employee as defined in said code an annual license shall be required and the fee shall be as established in Chapter 20. The following groups and individuals shall be exempt from the payment of a license fee: handicapped or disabled persons; senior citizens; church groups; fire companies and other charitable organizations. (Prior code § 7:6-4.2)

Section 8.60.050 Fees is amended to read:

Each such application shall be accompanied by the deposit of a fee as established in Chapter 20 which shall be used to cover the cost of examining the application, hearings or other processing thereof. No fee shall be required where the proposed removal application shall be for less than five hundred (500) cubic yards. In the event an application is denied, the fee deposited shall be returned after deducting actual engineering or legal fees incurred by the township in the course of processing the application. In the event the application is granted, the applicant shall pay the reasonable cost of engineering or legal services incurred by the township which exceed the original deposit. (Prior code § 12:13-5)

Section 8.72 – Vital Statistics Fees amended to read:

Vital Statistics Fees as established in Chapter 20.

Section 8.72-2 Clothing Bins as amended to read:

C. The fee for such application for the permit shall be as established in Chapter 20

Section 8.72-3 Permit renewal amended to read:

An expiring permit for a donation clothing bin may be renewed by a charitable organization on an annual basis upon payment as established in Chapter 20.

Section 12.04.040 Issuance of permit is amended to read:

A. Before the issuance of any such permit, the applicant shall deposit with the clerk of the township the following amounts:

1. A minimum deposit as established in Chapter 20 which shall cover an excavation no larger than fifty (50) square feet in area;
2. An additional amount for all street openings in excess of fifty (50) square feet to be computed as follows:
 - a. Paved streets, including concrete pavement or bituminous concrete pavement on concrete or macadam base, as established in Chapter 20.
 - b. Paved streets, including bituminous concrete pavement on gravel base, as established in Chapter 20.
 - c. Surface-treated streets, including bituminous surface treatment on gravel or macadam base, and also including bituminous mixed-in-place streets, as established in Chapter 20.
 - d. Gravel streets with no treatment or pavement, as established in Chapter 20.;
3. An additional amount, based on the unit prices in the preceding subsection (A)(2) of this section, if the area actually excavated exceeds that estimated at the time application was made. This amount deposited shall be retained by the township for a period of one year from the date of the reconstruction of the road to guarantee the proper performance of the work done by the applicant and the maintenance thereof in good condition by the applicant during this time period. (Prior code § 14:1- 4)

Section 12.04.050 Fees is amended to read:

In addition to the above deposit, the applicant shall pay a nonreturnable fee as established in Chapter 20 said fee to be used to pay the cost of personnel employed to process the applications and permits and to inspect the work performed. If at any time it becomes evident that the fees are or will be insufficient to cover the costs, the permittee shall pay to the clerk such additional fees as certified by the township engineer as required to meet the costs of the processing and inspection. (Prior code § 14:1-5)

Section 12.04.070 Application by public utility is amended:

When the applicant is a public utility as defined by the statutes of the state of New Jersey, the township may accept, in lieu of the required deposits and fees previously set forth herein, a guarantee bond to the township as established in Chapter 20.

Section 12.24 is amended to read:

D. Fee. An applicant seeking a permit under the provisions of this chapter shall pay an application fee as established in Chapter 20..

Section 15.04.050 Permit fees is amended to read:

The fees for a construction permit shall be the sum of the subcode fees as established in Chapter 20 shall be paid before the permit is issued.

Section 16-71 Tax Map Modifications is amended to read:

The creation of each new lot within the Edgewater Park shall be as established in Chapter 20 to offset the cost of amending the township tax map. The creation of any

new streets within the township shall be assessed a fee as established in Chapter 20.

Section 16-75.5 Schedule of Fees is amended to read: The following fees are hereby established in Chapter 20.

Section 2: The Revised General Ordinances of the Township of Edgewater Park shall be amended by the inclusion of new Chapter 20 to be entitled “Fees“ and which shall read in its entirety as follows:

CHAPTER 20

Fees

Sections:

- 20.010- ALARM SYSTEMS
- 20.030- ALCOHOLIC BEVERAGE SALES
- 20.050 ANIMALS GENERALLY
- 20.070- AUTOBUSES
- 20.090- CLOTHING BINS
- 20.110 DOMESTIC ANIMALS
- 20.130- GOLD, SILVER AND PRECIOUS GEMS
- 20.150- KENNELS, PET SHOPS, SHELTERS AND POUNDS
- 20.170 LARGE OUTDOOR ASSEMBLIES
- 20.190- LICENCES
- 20.210- OUTSIDE EMPLOYMENT
- 20.230- PEDDLERS AND SOLICITORS
- 20.250 PLANNING BOARD SCHEDULE OF FEES
- 20.270- POLICE DEPARTMENT
- 20.290 PROPERTY MAINTENANCE CODE
- 20.310- PUBLIC RECORDS
- 20.330- PUBLIC DEFENDER
- 20-350 PUBLIC OUTDOOR RECREATION FACILITIES
- 20.370 RETAIL FOOD ESTABLISHMENTS
- 20.390 SOIL REMOVAL PERMITS
- 20.410 STATE UNIFORM CONSTRUCTION CODE ENFORCEMENT
- 20.450 Taxicabs and Autocabs Fees
- 20.470 Tax Map Modifications.
- 20.490 TOWING FEES
- 20.510 TRANSIENT MERCHANTS
- 20.530-- UNIFORM FIRE SAFETY ACT ENFORCEMENT

20.010- ALARM SYSTEMS

- A. Application fee: \$10.00 fee
- B. False alarm fee beginning with the fifth and each subsequent false alarm: \$25.00.

20.030- ALCOHOLIC BEVERAGE SALES

- A. Plenary retail consumption license - \$2,500.00 per annum
- B. Retail distribution license -\$2,500.00 per annum
- C. Club licenses-\$150.00

20.050 ANIMALS GENERALLY

Animal license permit fee: \$25.00 per year

20.070- AUTOBUSES

Each jitney -\$20.00 per year.

20.090- CLOTHING BINS

The fee for such application for the permit shall be \$100.00.

20.110 DOMESTIC ANIMALS

Dog license and renewal

Unspayed/unneutered: \$14.80.

Spayed and neutered: \$11.80.

Annual identification tag: \$1.

Late application: \$1

Potentially dangerous dog fee: \$700.00

20.130- GOLD, SILVER AND PRECIOUS GEMS

A. Initial license: \$100.

B. For each licensed employee: \$25.

C. Annual renewal fee for license and for each licensed employee: \$25.

20.150- KENNELS, PET SHOPS, SHELTERS AND POUNDS

Kennel, Pet Shops, Shelters and Pounds license fee: 100.00 per annum

20.170 LARGE OUTDOOR ASSEMBLIES

The fee for each license shall be two hundred dollars (\$200.00).

20.190- LICENCES

A. Mechanical Devices

A. 1 to 15 mechanical amusement devices\$100.00 each device

B. 16 or more mechanical amusement devices\$300.00 each device

B. Vending machines -\$5.00 per year per machine renewable

20.210- OUTSIDE EMPLOYMENT

Administrative fee of:

\$25.00 for one (1)-day occurrences

\$50.00 for occurrences lasting two (2) through five (5) days

\$100.00 for occurrences lasting six (6) through thirty (30) days

\$150.00 for occurrences of thirty-one (31) days or more

Use of Township Vehicles –daily rate of \$25.00 and mileage of .345 per mile

20.230- PEDDLERS AND SOLICITORS

Permit Fee: \$100.00 per year.

20.250 PLANNING BOARD SCHEDULE OF FEES.

The following fees are hereby established:

	Application Fee	Minimum Starting Escrow
Informal Concept Plan, Interpretation of Zoning Ordinance, Appeal from Decision of Administrative Officer, Request for Extension of Time or any other application for which no specific fee or escrow is established	\$100.00	\$750.00
Minor Subdivision	\$250.00	\$250 per lot (min. \$500)
Preliminary Major Subdivision	\$250.00	\$500 per lot
Final Major Subdivision	\$250.00	\$250 per lot
Minor Site Plan or Change of Use	\$250.00	\$1,000.00
Preliminary Major Site Plan	\$250.00	\$500/acre - min \$1,500
Final Major Site Plan	\$250.00	\$200/acre - min \$1,000
Conditional Use	\$250.00	\$450/acre - min \$1,000
Rezoning or Master Plan Amendment Request	\$250.00	\$2,000.00
Submission of revised plans	--	1/4 of the required escrow
Residential (single or two-family) Bulk Variance	\$25.00	\$400.00
Residential (single or two-family) Use Variance	\$25.00	\$750.00
Nonresidential and Multi-Unit Residential Use & Bulk Variances	\$100.00	\$1,000.00
Special Meeting Fee	\$1,000.00	--

20.270- POLICE DEPARTMENT

Fees for copies.

A. Reports.

SHALL BE THE ESTABLISHED COPIES FEES

20.290 PROPERTY MAINTENANCE CODE

Inspection Report

Single Family or Condominium -\$75.00

Apartment-\$35.00

Business Commercial or Other Property other than residential \$100.00

Emergency Inspection Status Report (within 72 hours) - \$150.00

Emergency Inspection Status Report (within 24 hours) - \$200.00

Zoning Approval (R1, R2, R-3, R-4, R-5) - \$10

Zoning Approval (except R1, R2, R-3, R-4, R-5) - \$50

20.310- PUBLIC RECORDS

The following fees are hereby established:

- A. The Township, except as otherwise provided by law or regulation, shall be entitled to charge and collect a fee for the production of copies of public records embodied in the form of printed material at the actual cost of producing same, considering paper, toner or ink, maintenance contracts, repairs, utilities, time spent on computer terminals and such other related and associated equipment, materials and utilities costs, but not including labor and overhead. Nevertheless, in circumstances permitted by N.J.S.A.

47:1A-5(c), a special service charge may be assessed in accordance with § **20.290D**. The Township Committee shall, at least once per year, calculate the cost of copies and have such costs noted on a form utilized for requesting public records and on the Township's website.

- B. The Tax Collector shall be entitled to charge and collect a fee of \$50 for the preparation of a certificate of redemption for redeemed liens per NJSA 54:5
- C. For the first and each additional certified copy of a death, marriage or birth certificate ordered at the same time, the Registrar of Vital Statistics shall collect a fee of \$25 for each certificate, \$15.00 for each additional. For all certificates issued which will exclude certain information, the Registrar shall collect a fee of \$15. The Fee for corrections shall be \$25.00.
- D. Other various charges for reproduction of public records are as follows, provided that the costs of charges shall not exceed the actual costs borne by the Township, and where copying is done by an outside agency, the Township may request payment directly to that outside agency.
- E. A service charge shall be imposed, in addition to the actual cost of duplicating the record, where the nature, format, manner of collation, or volume of printed matter is such that it cannot be reproduced by ordinary document-copying equipment in ordinary business size or where such record involves an extraordinary expenditure of time and effort to accommodate the request. The requestor shall have the opportunity to review and object to the special service charge prior to it being incurred.
- F. Applicable postage shall be added for any and all records requested by mail.
- G. Replacement of small recycling buckets: \$17.50. Replacement of recycling carts: \$54.00.

20.330- PUBLIC DEFENDER

Township public defender shall application fee- \$200.00.

20-350 PUBLIC OUTDOOR RECREATION FACILITIES

Application fee -\$50.00

20.370 RETAIL FOOD ESTABLISHMENTS

Yearly Application Fee-\$25.00

Temporary Application -\$25.00 per day

Each Person-\$1.00

20.390 SOIL REMOVAL PERMITS

Permit Fee- \$100.00

Every one thousand yards over 100,000 yards-\$10.00

20.410 STATE UNIFORM CONSTRUCTION CODE ENFORCEMENT

State surcharge is \$.00334 per cubic foot on new buildings & additions.

For all others, the State surcharge is \$1.70 per \$1000.

Minimum fee for each subcode is \$50.00.

Variation Fees: Class I		\$748.00 Resubmittal \$100.00
Variation Fees: Class II & III		\$151.00 Resubmittal \$50.00
New Buildings: Use Groups A-5, E, H, I-1, I-2, I-3, I-4, M, R-1, R-2, R-3, R-4, R-5		\$.035 per cubic foot
New Building: Use Groups A-1, A- 2, A-3, A-4, B, F-1, F-2, S-1, S-2		\$.019 per cubic foot
New Building: Use Group: U		\$.0008 per cubic foot
Addition		\$.035 per cubic foot
Alteration: first \$50,000		\$30 per \$1000
Alteration: next \$50,000		\$23 per \$1000
Alteration: over \$100,000		\$19 per \$1000
Roofing R3/R5		\$58.00
Siding R3/R5		\$58.00
Fence		\$50.00
Sign		\$5.00 per square foot
Satellite Dish		\$43.00
Tents larger than 900 sq ft or exceeding 30 ft		\$150.00
Radio or TV Antenna		\$43.00
Pool - Above Ground		\$126.00
Pool - In Ground		\$189.00
Asbestos Abatement		\$150.00
Annual Permit: 1-25 Workers		\$840.00
Annual Permit: Each Additional Worker over 25		\$292.00
Lead Hazard		\$176.00
Demolition		\$151.00
Demolition, R3 less than 5000 sf, 30ft		\$82.00
Retaining Wall less than 550		\$95.00
Retaining Wall more than 550		\$195.00
Certificate of Occupancy (CO)	\$111 or 10% of the new construction permit fee	

Certificate of Occupancy (CO) for 1 & 2 residences less than 5,000 sqft and less than 30 ft	\$50.00
CO Asbestos & Lead	\$176.00
Certificate of Continued Occupancy (CCO)	\$200.00
Use Group Change	\$200.00
Certificate of Approval	\$0.00
Certificate for Clearance for Lead	\$100.00

Electrical Fee Schedule

Minimum Fee is \$50.00

Receptacles and Fixtures

First 50	\$45.00
Each additional -25	\$10.00

Motors & Electrical Devices over 1 hp

Up to 10 hp	\$15.00
Up to 50 hp	\$58.00
Up to 100 hp	\$116.00
Larger than above	\$576.00

Transformers & Generators over 1 kw

Up to 10.0 kw	\$15.00
Up to 45.0 kw	\$58.00
Up to 112.50 kw	\$116.00
Larger than above	\$576.00

Photovolataic Systemvs

Up to 50 kw	\$58.00
Up to 100 kw	\$116.00
Larger than above	\$576.00

Service Panels, Entrances and Subpanels

Up to 200 amps	\$58.00
Up to 1000 amps	\$116.00
Larger than above	\$576.00
Pool	\$69.00

Mechanical Inspection R-3 and R-4

First	\$45.00
Each additional	\$15.00

Plumbing Fee Schedule

Minimum Fee is \$50.00

Water Closet	\$13.00
Urinal / Bidet	\$13.00
Bath Tub	\$13.00
Lavatory	\$13.00

Shower	\$13.00
Floor Drain	\$13.00
Sink	\$13.00
Dishwasher	\$13.00
Drinking Fountain	\$13.00
Washing Machine	\$13.00
Hose Bibb	\$13.00
Stacks	\$13.00
Water Heater	\$45.00
Fuel Oil Piping	\$45.00
Gas Piping	\$13.00
Steam Boiler	\$82.00
Hot Water Boiler	\$82.00
Sewer Pump	\$82.00
Interceptor / Separator	\$82.00
Backflow Preventer	\$82.00
Grease Trap	\$82.00
Sewer Connection	\$82.00
Water Service Connection	\$82.00

Fire Protection Fee Schedule

Minimum Fee is \$50.00

Storage Tanks

Storage Tanks	\$50.00
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Alarm / Supervisory / Signaling

Wet & Dry Sprinkler Heads

1--20	\$82.00
21 - 100	\$151.00
101 - 200	\$289.00
201 - 400	\$748.00
401 - 1000	\$1,036.00
Over 1000	\$1,323.00
Standard Pipes	\$289.00

Pre-Engineered Systems

Wet Chemical	\$150.00
Dry Chemical	\$150.00
CO2 Suppression	\$150.00
Foam Suppression	\$150.00
Halon Suppression	\$150.00

Miscellaneous

Kitchen Hood Exhaust System	\$150.00
Incinerators	\$500.00
Crematoriums	\$500.00
Gas or Oil Fires Appl	\$50.00

20.430 Street Excavations

Deposit Fee	\$ 500.00
Paved Streets-concrete	\$1.50 per square foot
Paved Streets-gravel	\$1.00 per square foot
Surface treated streets	\$0.75 per square foot
Gravel streets-no treatment	\$0.50 per square foot
Gravel streets-no treatment	\$0.50 per square foot
Application Fee	
One - twenty square feet	\$ 25.00
Each additional twenty square feet	\$ 5.00
Public Utility	
Application Fee	\$ 10.00
Deposit Fee	\$ 1,000.00

20.450 Taxicabs and Autocabs Fees

Owner's License -\$50.00 per year.

Each Driver-\$50.00 per year

Owner's Transfer fee-\$20.00

20.470 TAX MAP MODIFICATIONS.

The creation of each new lot within the Edgewater Park shall be assessed a one hundred (\$100.00) dollar fee to offset the cost of amending the township tax map. The creation of any new streets within the township shall be assessed a fee of twenty (\$.20) cents per linear foot.

20.490 TOWING FEES

1. Basic Towing Fees (Monday through Friday)
 - A. During the hours of 9:00 am to 5:00pm - \$65.00 plus \$10.00 for mileage.
 - B. During the hours of 5:00pm to 9:00am - \$75.00 plus \$10.00 for mileage.
2. Saturday, Sunday and Holidays Towing Service Fees
 - A. \$75.00 plus \$10.00 mileage.
3. Storage Fees
 - A. Inside Storage - \$35.00 per day.
 - B. Outside Storage - \$25.00 per day.
4. Recovery and/or rollover rates.
 - A. The vehicle's owner will be charged as per the appropriate towing fee based upon the day and time of

service together with a winching charge of \$75.00 per hour, billed at fifteen-minute intervals.

5. Miscellaneous Fees.
 - A. Clean-up provided by wrecker at the accident scene - \$25.00 - \$45.00 per vehicle, depending on the quantity of debris.
 - B. Administrative fee - \$35.00 per vehicle.

20.510 TRANSIENT MERCHANTS

Each application: \$250.00

20.530-- UNIFORM FIRE SAFETY ACT ENFORCEMENT

The permit fees shall be as follows:

Type 1	\$42.00
Type 2	\$166.00
Type 3	\$331.00
Type 4	\$497.00
Type 5	Reserved

All other businesses in the non-life hazard use shall be charged an annual fee based upon the square footage ("SF") of the buildings according to the SF rate schedule, as follows:

INSPECTION FEES:

Life Hazard Fee's (LHU) – per Uniform Fire Code

Non-Life Hazard Fee's –

1. Under 500	Square feet	\$ 45.00
2. 501 –800	“ “	\$ 60.00
3. 801 – 1500	“ “	\$ 66.00
4. 1501 – 2000	“ “	\$ 75.00
5. 2001 – 5000	“ “	\$105.00
6. 5001 – 8000	“ “	\$135.00
7. 8001 – 11,999	“ “	\$175.00
8. 12,000 – 14,000	“ “	\$200.00
9. 14,001 or more	“ “	\$275.00

Church Site, Flat Fee	\$ 25.00
Apartment Complexes, Per Building	\$ 45.00
Self Storage Facility, Flat Fee	\$ 60.00

Section 20.550 Repealer, Severability and Effective Date.

- A. Repealer. Any and all Ordinances inconsistent with the terms of this Ordinance are hereby repealed to the extent of any such inconsistencies.

- B. Severability. In the event that any clause, section, paragraph or sentence of this Ordinance is deemed to be invalid or unenforceable for any reason, then the Township Committee hereby declares its intent that the balance of the Ordinance not affected by said invalidity shall remain in full force and effect to the extent that it allows the Township to meet the goals of the Ordinance.
- C. Effective Date. This Ordinance shall take effect upon proper passage in accordance with the law.

The foregoing ordinance will be consider for adoption of final reading and public hearing to be held on February 7, 2012 at 7:30 PM, or shortly thereafter, and place to which such meeting may be adjourned, in the Municipal Building, 400 Delanco Road, Edgewater Park, New Jersey. At which time and place all persons interested will be given an opportunity to be heard concerning said Ordinance. During the week prior to and up to and including the date of such meeting, copies of said ordinance will be made available at the Clerk's office to the members of the general public who shall request the same.

Moved by: Mayor McElwee Second: Mr. Kercher

Discussion:

Roll Call: Mrs. Belgard-yes, Mr. Booker -yes, Mr. Kercher-yes, Mr. Pullion-yes, Mayor McElwee -yes

ORDINANCE NO. 2012-2

(First Reading): *Calendar Year 2012, Ordinance To Exceed The Municipal Budget Appropriation Limits And To Establish A Cap Bank (N.J.S.A. 40A: 4-45.14)*

WHEREAS, the Local Government Cap Law, N.J.S.A_40A: 4-45.1 et seq., provides that in the preparation of its annual budget, a municipality shall limit any increase in said budget to 2.5% unless authorized by ordinance to increase it to 3.5% over the previous year's final appropriations, subject to certain exceptions; and,

WHEREAS, N.J.S.A. 40A: 4-45.15a provides that a municipality may, when authorized by ordinance, appropriate the difference between the amount of its actual final appropriation and the 3.5% percentage rate as an exception to its final appropriations in either of the next two succeeding years; and,

WHEREAS, the Township Committee of the Township of Edgewater Park in the County of Burlington finds it advisable and necessary to increase its CY 2012 budget by up to 3.5% over the previous year's final appropriations, in the interest of promoting the health, safety and welfare of the citizens; and,

WHEREAS, the Township Committee hereby determines that a 3.5 % increase in the budget for said year, amounting to \$149,045.40 in excess of the increase in final appropriations otherwise permitted by the Local Government Cap Law, is advisable and necessary; and,

WHEREAS the Township Committee hereby determines that any amount authorized hereinabove that is not appropriated as part of the final budget shall be retained as an exception to final appropriation in either of the next two succeeding years.

NOW THEREFORE BE IT ORDAINED, by the Township Committee of the Township of Edgewater Park, in the County of Burlington, a majority of the full authorized membership of this governing body affirmatively concurring, that, in the CY 2012 budget year, the final appropriations of the Township of Edgewater Park shall, in accordance with this ordinance and N.J.S.A. 40A: 4-45.14, be increased by 3.5 %, amounting to \$149,045.40, and that the CY 2012

municipal budget for the Township of Edgewater Park be approved and adopted in accordance with this ordinance; and,

BE IT FURTHER ORDAINED, that any that any amount authorized hereinabove that is not appropriated as part of the final budget shall be retained as an exception to final appropriation in either of the next two succeeding years; and,

BE IT FURTHER ORDAINED, that a certified copy of this ordinance as introduced be filed with the Director of the Division of Local Government Services within 5 days of introduction; and,

BE IT FURTHER ORDAINED, that a certified copy of this ordinance upon adoption, with the recorded vote included thereon, be filed with said Director within 5 days after such adoption.

The foregoing ordinance will be consider for adoption of final reading and public hearing to be held on February 21, 2012 at 7:30 PM, or shortly thereafter, and place to which such meeting may be adjourned, in the Municipal Building, 400 Delanco Road, Edgewater Park, New Jersey. At which time and place all persons interested will be given an opportunity to be heard concerning said Ordinance. During the week prior to and up to and including the date of such meeting, copies of said ordinance will be made available at the Clerk's office to the members of the general public who shall request the same.

Moved by: Mayor McElwee Second: Mr. Kercher
Discussion: Mrs. Belgard clarified the reason for the CAP ordinance to increase the threshold.
Roll Call: Mrs. Belgard-yes, Mr. Booker -yes, Mr. Kercher-yes, Mr. Pullion-yes, Mayor McElwee -yes

REPORT OF OFFICIALS

Committeeman Booker:

Liaison to the Recreation Committee

Mr. Booker reported the Breakfast with the Bunny will scheduled for March 24, 2012.

Committeeman Pullion:

Liaison to Sewer Authority

Mr. Pullion reported that the Sewer Authority advised that they have received Request for Proposals which are being reviewed for professional services; reorganization meeting will be February 8th.

Committeewoman Belgard:

Liaison to Senior Advisory:

Mrs. Belgard reported Senior Advisory met last week and reorganized with Judy Hall as Chairperson and Fran Wilkins as secretary. The senior advisory committee meets the second Wednesday of each month at 3 PM.

Liaison to Planning Board:

Mrs. Belgard reported Mrs. Marion Johnson is the Planning Board Chairperson. Planning Board will meet Thursday January 19th at 7:00 PM.

Committeeman Kercher:

Liaison to the Environmental:

Mr. Kercher reported the next meeting for the Environmental Committee is February 14th at 7:30 PM. Mr. Kercher further requested if anyone wanted to participate in the Green Team to let him know or come to the next Environmental meeting.

Liaison to the School Board:

Mr. Kercher reported the next meeting next Tuesday at Jacques School where you can meet the interim Superintendent.

Mr. Kercher reported the PTO is having a fundraiser at the Deli and Pizza Shop tomorrow; portion of the proceeds will benefit the PTO. Mr. Kercher further reported that at the last school board meeting he extended an invitation to be part of the Green Team Initiative. He further thanked and acknowledged the Board and staffs' assistance during Hurricane Irene.

Mayor McElwee:

Liaison to Neighborhood Watch

Mr. Kercher reported January 26 is the next meeting for Neighborhood Watch at 6:30 PM. Neighborhood Watch is also hosting a skating party fundraiser this Sunday, January 22, 2012.

Liaison to EPAA

Mr. Steve Bruneau, past president of EPAA introduced as the new president Jen Adamski; Mrs. Adamski submitted a reported appended hereto.

Mayor McElwee thanked Steve Bruneau for his years of service and congratulated Jen Adamski.

APPROVAL OF BILLS

Affirmation of Bills from December 3, 2011 through December 31, 2011

Moved by: Mr. Booker Second: Mayor McElwee

Discussion:

Roll Call: Mrs. Belgard-yes, Mr. Booker -yes, Mr. Kercher-yes, Mr. Pullion-yes, Mayor McElwee -yes

Approval of Bills January 1, 2012 through January 12, 2012.

Moved by: Mayor McElwee Second: Mr. Booker

Discussion: Committee questioned certain items on the list which were addressed by the CFO.

Roll Call: Mrs. Belgard-yes, Mr. Booker -yes, Mr. Kercher-yes, Mr. Pullion-yes, Mayor McElwee -yes

APPROVAL OF MINUTES: NONE

OPEN TO THE PUBLIC: The Mayor opened this portion of the meeting to public comment.

Steven Adezzio, Marlton, NJ introduced himself; he is the new Administrator of the Beverly Edgewater Park Emergency Squad. Mr. Adezzio further stated since January 2, 2012 the squad answered 44 calls for service at an average of 7 minutes per call. The squad is now staffed with volunteers and full time employees and look forward to working with Edgewater Park Township and the community.

Paula Texteira, Cooper Valley Village M2, Public Relations Liaison for the Beverly Edgewater Park Emergency Squad reported on February 19th at 9 AM, there will be a food drive, blood

pressure testing and a meet and greet for the Emergency Squad. Also the next meet and greet will be at Cooper Valley Village in March.

Mr. Dennis, 9 Crystal Drive, how long is a person responsible for opening the road. Mr. Robbins stated the road was sinking on North Garden Blvd.

Mrs. Dougherty discussed that the project is approximately 10 years old; maintenance bonds are one to two years depending on the project.

Mr. Robbins questioned the decision of the Dog Park at Woodlake Park.

Mr. Darji stated the dog park is the 4th alternate and the decision will be made by Township Committee.

Mr. Robbins further questioned the status of the Basin at Silver Park West.

Mr. Darji discussed that Edgewater Park approvals are complete; applicant needs to submit perfected plans.

Mr. Robbins further questioned new legislation regarding 55 age restricted housing that can become family housing.

Mr. Kearns advised that he is not familiar with any new legislation, there are various restrictions regarding age restricted developments. Mr. Kearns requested that Mr. Robbins bring information to the township. There is legislation that was adopted a few years ago regarding approved age restricted developments that can be converted to family housing if the development has not been issued any certificates of occupancy.

Mr. Noel Rainey, 7 Spring Lane, questioned the progress of the Basin sat Silver Park West and stated that there is also a problem with geese.

Mr. Rainey further offered that the Township should consider permitting off-track-betting as potential development site.

CLOSE: Hearing no one else wishing to speak the Mayor closed this portion of the meeting to public comment.

OTHER BUSINESS

Woodlake Park Project

Upon further discussion consensus of Committee due to previous and present concerns addressed by residents that the dog run will not be included as an alternate in the project.

Mayorial Appointment

Mayor McElwee announced the appointment of Ernestine Booker to the Planning Board as a Class IV Member to fill the unexpired term of Judith Hall; term expires: 12/31/2014

Other

Township Committee further discussed the speeding on Perkins Lane and asked Chief Brian to monitor the situation.

Resolution No. 2012-33
Closed Session

Roll Call: Mrs. Belgard-yes, Mr. Booker -yes, Mr. Kercher-yes, Mr. Pullion–yes, Mayor
McElwee -yes

John McElwee, Mayor

Linda M. Dougherty, RMC/Administrator