MINUTES TOWNSHIP OF PENNSAUKEN TOWNSHIP COMMITTEE MEETING June 22, 2016 (5:30PM)

A Meeting of the Pennsauken Township Committee was held on Wednesday, June 22, 2016 in the Public Meeting Room at the Pennsauken Township Municipal Building, 5605 N. Crescent Blvd. Pennsauken, NJ 08110.

The Meeting came to order at 5:30 PM by Mayor Kneib who called for roll call which was recorded as such:

PRESENT: Committeeman John Figueroa, Committeewoman Betsy McBride, Committeeman Jack Killion, Deputy Mayor Rick Taylor and Mayor John Kneib

Present were Township Administrator Edward Grochowski, Municipal Attorney Michael Joyce, Township Clerk, Gene Padalino, Deputy Clerk Pamela Scott-Forman,

Roll call was followed by the Pledge to the Flag and a moment of silence.

Mayor Kneib announced that the Meeting was being held in compliance with the "Senator Byron M. Baer Open Public Meetings Act".

APPROVAL OF MINUTES-

Meeting-June 1, 2016

A motion to approve the minutes on the agenda was made by Committeeman Killion and a second to the motion was made by Committeeman Figueroa

The minutes of June 1, 2016 were approved with a 5/0 affirmative voice vote.

Second Reading-Public Hearing-Public May Comment

ORDINANCE NO. 2016:11

AN ORDINANCE OF THE TOWNSHIP OF PENNSAUKEN AMENDING CHAPTER 166, FLOOD CONTROL AS REQUIRED BY THE FEDERAL EMERGENCY MANAGEMENT AGENCY

WHEREAS, notification has been received from the Federal Emergency Management Agency (FEMA) that the Flood Insurance Rate Map and the Flood Insurance Study for the Township of Pennsauken have been revised; and

WHEREAS, as a condition of continued eligibility in the National Flood Insurance Program (NFIP), it is required that the municipality adopt floodplain management regulations that meet all the standards of 44 CFR Part 60, Section 60.3(d) of the NFIP regulations including adoption of the latest Flood Insurance Rate Map and Flood Insurance Study.

THEREFORE, BE IT ORDAINED by the Township Committee of the Township of Pennsauken, in the County of Camden and State of New Jersey, that the Code of the Township of Pennsauken, Chapter 166, Flood Control is hereby amended as follows:

Article II

Definitions

§ 166-5. Word usage; definitions.

Add or revise the following definitions:

AO ZONE – Areas subject to inundation by 1-percent-annual-chance shallow flooding (usually sheet flow on sloping terrain) where average depths are between one and three feet.

AH ZONE – Areas subject to inundation by 1-percent annual-chance shallow flooding (usually areas of ponding) where average depths are between one and three feet. Base Flood Elevations (BFEs) derived from detailed hydraulic analyses are shown in the zone.

AREA OF SPECIAL FLOOD HAZARD – Land in the floodplain within a community subject to a one-percent or greater chance of flooding in any given year. It is shown on the FIRM as Zone V, VE, V-30, A, AO, A1-30, AE, A99, or AH. BASE FLOOD ELEVATION (BFE) – The flood elevation shown on a published Flood Insurance Study (FIS) including the Flood Insurance Rate Map (FIRM). For zones AE, AO, AH and A1-30, the elevation represents the water surface elevation resulting from a flood that has a 1-percent or greater chance of being equaled or exceeded in any given year. For zones VE and V-30, the elevation represents the stillwater elevation (SWEL) plus wave effect (BFE=SWEL+wave effect) resulting from a flood that has a 1-percent or greater chance of being equaled or exceeded in any given year.

COASTAL A ZONE - The portion of the Special Flood Hazard Area (SFHA) starting from a Velocity (V) Zone and extending up to the landward Limit of the Moderate Wave Action delineation. Where no V Zone is mapped, the Coastal A Zone is the portion between the open coast and the landward Limit of the Moderate Wave Action delineation. Coastal A Zones may be subject to wave effects, velocity flows, erosion, scour, or a combination of these forces. Construction and development in Coastal A Zones is to be regulated the same as V Zones/Coastal High Hazard Areas.

COASTAL HIGH HAZARD AREA - An area of special flood hazard extending from offshore to the inland limit of a primary frontal dune along an open coast and any other area subject to high velocity wave action from storms or seismic sources.

DIGITAL FLOOD INSURANCE RATE MAP (DFIRM) — The official map on which the Federal Insurance Administration has delineated both the areas of special flood hazard and the risk premium zones applicable to the community. ELEVATED BUILDING — A non-basement building (i) built, in the case of a building in an area of special flood hazard, to have the top of the elevated floor, or in the case of a building in a Coastal High-Hazard Area or Coastal A Zone, to have the bottom of the lowest horizontal structural member of the elevated floor, elevated above the base flood elevation plus freeboard by means of piling, columns (post and piers), or shear walls parallel to the flow of the water, and (ii) adequately anchored so as not to impair the structural integrity of the building during a flood of up to the magnitude of the base flood. In an area of special flood hazard, "elevated building" also includes a building elevated by means of fill or solid foundation perimeter walls with openings sufficient to facilitate the unimpeded movement of floodwaters. In Areas of Coastal High Hazard and Coastal A Zones, "elevated buildings" also includes a building otherwise meeting the definition of "elevated building" even though the lower area is enclosed by means of breakaway walls.

EXISTING MANUFACTURED HOME PARK OR SUBDIVISION – A manufactured home park or subdivision for which the construction of facilities for servicing the lots on which the manufactured homes are to be affixed (including, at a minimum, the installation of utilities, the construction of streets, and either final site grading or the pouring of concrete pads) is completed before the effective date of the floodplain management regulations adopted by a community.

FLOOD PROOFING – Any combination of structural and nonstructural additions, changes, or adjustments to structures which reduce or eliminate flood damage to real estate or improved real property, water and sanitary facilities, structures and their contents.

FREEBOARD – A factor of safety usually expressed in feet above a flood level for purposes of flood plain management. Freeboard tends to compensate for the many unknown factors that could contribute to flood heights greater than the height calculated for a selected size flood and floodway conditions, such as wave action, bridge openings, and the hydrological effect of urbanization of the watershed.

HIGHEST ADJACENT GRADE – The highest natural elevation of the ground prior to construction next to the proposed or existing walls of a structure.

LIMIT OF MODERATE WAVE ACTION (LMWA) – Inland limit of the area affected by waves greater than 1.5 feet during Base Flood. Base Flood conditions between the V Zone and the LiMWA will be similar to, but less severe than those in the V Zone.

LOWEST FLOOR – The lowest floor of the lowest enclosed area (including the basement). An unfinished or flood-resistant enclosure, usable solely for the parking of vehicles, building access or storage in an area other than a basement is not considered a building's 1owest floor, (quotation marks deleted) provided that such enclosure is not built so as to render the structure in violation of other applicable non-elevation design requirements of 44 CFR Section 60.3.

PRIMARY FRONTAL DUNE – A continuous or nearly continuous mound or ridge of sand with relatively steep seaward and landward slopes immediately landward and adjacent to the beach and subject to erosion and overtopping from high tides and waves from coastal storms. The inland limit of the primary frontal dune occurs at the point where there is a distinct change from the relatively steep slope to a relatively mild slope.

SAND DUNES – Naturally occurring or man-made accumulations of sand in ridges or mounds landward of the beach.

SUBSTANTIAL IMPROVEMENT – Any reconstruction, rehabilitation, addition, or other improvement of a structure the cost of which equals or exceeds 50% of the market value of the structure before the start of construction of the improvement. This term includes structures which have incurred substantial damage, regardless of the actual repair work performed. The term does not include either any project for improvement of a structure to correct existing violations of state, local, health, sanitary or safety code specifications which have been identified by the local code enforcement officer and which are the minimum necessary to assure safe living conditions; or any alteration of a historic structure, provided that the alteration will not preclude the structure's continued designation as an historic structure.

VIOLATION – The failure of a structure or other development to be fully compliant with this ordinance. A new or substantially improved structure or other development without the elevation certificate, other certifications, or other evidence of compliance required in 44 CFR 60.3(b)(5), (c)(4), (c)(10), (e)(2), (e)(4), or (e)(5) is presumed to be in violation until such time as that documentation is provided.

Article III

General Provisions

§ 166-7. Basis for establishing areas of special flood hazard.

The areas of special flood hazard for the Township of Pennsauken, Community (spelling) No. 340142, are identified and defined on the following documents prepared by the Federal Emergency Management Agency:

- A. A scientific and engineering report "Flood Insurance Study, Camden County, New Jersey dated August 17, 2016.
- B. Flood Insurance Rate Map for Camden County, New Jersey as shown on the Map Index Number 34007CINDOC and map numbers 34007C0026F, 34007C0027F, 34007C0028F, 34007C0029F, 34007C0031F, 34007C0032F, 34007C0033E, 34007C0034F, 34007C0037F, and 34007C0041E whose effective date is August 17, 2016. The above documents are hereby adopted and declared to be part of this chapter and are on file in the Municipal Building, 5605 North Crescent Blvd., Pennsauken, New Jersey 08110. § 166-8. Violations and penalties.

No structure or land shall hereafter be constructed, relocated to, extended, converted or altered without full compliance with the terms of this chapter and other applicable regulations. [Balance of section unchanged]

§ 166-14. Duties of the Township Engineer

The Township Engineer for the Township of Pennsauken shall perform duties on behalf of the Township which shall include but not be limited to:

- A. Permit Review
- (1) No change
 - (2) No change
 - (3) No change
- (4) Review all development permits in the coastal high hazard and Coastal A Zone area of the area of special flood hazard to determine if the proposed development alters sand dunes or other natural coastal protections so as to increase potential flood damage.
- (5) Review plans for walls to be used to enclose space below the base flood level in accordance with § 166-20E.
- C. Information to be obtained and maintained
 - (1) No change
 - (2) (b) Maintain the floodproofing certifications required in § 166-12A (5).
- (3) In coastal high hazard and Coastal A Zone areas, certification shall be obtained from a registered professional engineer or architect that the provisions of § 166-20B and § 166-20C (1) and (2) are met.
- (4) Maintain for public inspection all records pertaining to the provisions of this chapter.
- F. Substantial Damage Review
- (1) After an event resulting in building damages, assess the damage to structures due to flood and non-flood causes.
- (2) Record and maintain the flood and non-flood damage to substantially damaged structures and provide a Letter of Substantial Damage Determination to the owner and the New Jersey Department of Environmental Protection, Dam Safety and Flood Control Section.
- (3) Ensure substantial improvements meet the requirements of § 166-18A and B. § 166-16. Conditions for issuance of variances.
- A. Generally, variances may be issued for new construction and substantial improvements to be erected on a lot of 1/2 acre or less in size contiguous to and surrounded by lots with existing structures constructed below the base flood level, provided that§ 166-15D(1) through (11) as been fully considered. As the lot size increases beyond 1/2 acre, the technical justification required for issuing the variance increases.
- B. Variances may be issued for the reconstruction, rehabilitation, or restoration of structures listed on the National Register of Historic Places or the State Inventory of Historic Places, without regard to the procedures set forth in the remainder of this section, provided the proposed repair or rehabilitation will not preclude the structure's continued designation as an historic structure and the variance is the minimum necessary to preserve the historic character and design of the structure.
- C. Variances shall not be issued within any designated floodway if any increase in flood levels during the base flood discharge would result.
- D. Variances shall only be issued upon a determination that the construction is the minimum necessary, considering the flood hazard, to afford relief.
- E. Variances shall only be issued upon:
- (1) A showing of good and sufficient cause;
- (2) A determination that failure to grant the variance would result in exceptional hardship to the applicant; and
- (3) A determination that the granting of a variance will not result in increased flood heights, additional threats to public safety or extraordinary public expense; create nuisances; cause fraud on or victimization of the public as identified in § 166-15D; or conflict with existing local laws or ordinances.
- F. Any applicant to whom a variance is granted shall be given written notice that the structure will be permitted to be built with a lowest floor elevation below the base flood elevation and that the cost of flood insurance will be commensurate with the increased risk resulting from the reduced lowest floor elevation. Article V. Provisions for Flood Hazard Reduction

§ 166-17. General Standard.

In all areas of special flood hazard, compliance with the applicable requirements of the Uniform Construction Code (N.J.A.C.5:23) and the following standards, whichever is more restrictive, is required.

- A. No change
- B. (1) No change
- (2) All manufactured homes to be placed or substantially improved shall be constructed with methods and practices that minimize flood damage.
- C. Utilities
- (4) For all new construction and substantial improvements, the electrical, heating, ventilation, plumbing and air-conditioning equipment and other service facilities shall be designed and/or located so as to prevent water from entering or accumulating within the components during conditions of flooding.
- D. Subdivision proposals.
- (1) All subdivision proposals and other proposed new development shall be consistent with the need to minimize flood damage.
- (2) All subdivision proposals and other proposed new development shall have public utilities and facilities, such as sewer, gas, electrical and water systems, located and constructed to minimize flood damage.
- (3) All subdivision proposals and other proposed new development shall have adequate drainage provided to reduce exposure to flood damage.
- (4) Base flood elevation data shall be provided for subdivision proposals and other proposed new development which contains at least 50 lots or five acres (whichever is less).
- E. Enclosure openings.

For all new construction and substantial improvements, fully enclosed areas below the lowest floor that are usable solely for parking of vehicles, building access or storage in an area other than a basement and which are subject to flooding shall be designed to automatically equalize hydrostatic flood forces on exterior walls by allowing for the entry and exit of floodwaters. Designs for meeting this requirement must either be certified by a registered professional engineer or architect or must meet or exceed the following minimum criteria:

(1) A minimum of two openings in at least two exterior walls of each enclosed area, having a total net area of not less than one square inch for every square foot of enclosed area subject to flooding shall be provided. § 166-18. Specific Standards.

In all areas of special flood hazard where base flood elevation data have been provided as set forth in § 166-7, Basis for establishing areas of special flood hazard, or in§ 166-14B, Use of other base flood and floodway data, the following standards are required:

- A. Residential Construction.
- (1) For Coastal A Zone construction, see § 166-20.
- (2) New construction and substantial improvement of any residential structure located in an A or AE Zone shall have the lowest floor, including basement, sanitary facilities and utilities, elevated at or above the base flood elevation plus one (1) foot or as required by ASCE/SEI24-14, Table 2-1, whichever is more restrictive.
- B. Nonresidential construction.

New construction and substantial improvement of any commercial, industrial or other nonresidential structure located in an A or AE Zone (for Coastal A Zone construction, see § 166-20) shall:

- (1) Have the lowest floor, including basement, sanitary facilities and utilities, elevated to or above the level of the base flood elevation plus one (1) foot or as required by ASCE/SEI24-14, Table 2-1, whichever is more restrictive.
- (2) Be floodproofed so that below the base flood plus one (1) foot or as required by ASCE/SEI24-14, Table 6-1, whichever is more restrictive, the structure is watertight with walls substantially impermeable to the passage of water.
- (3) No change
- (4) Be certified by a registered professional engineer or architect that the design and methods of construction are in accordance with accepted standards of practice for meeting the applicable provisions of this subsection. Such certification shall be provided to the Township Engineer as set forth in § 166-14C.
- C. Manufactured homes.
- (1) Manufactured homes shall be anchored in accordance with§ 166-17A(2) and shall be constructed to minimize flood damage including adequate drainage provided to reduce exposure to flood damage..
- (2) All manufactured homes to be placed or substantially improved within an area of special flood hazard shall be elevated on a permanent foundation such that the top of the lowest floor is at or above the base flood elevation plus one (1) foot or as required by ASCE/SEI24-14, Table 2-1, whichever is more restrictive. .§ 166-20. Coastal High Hazard Area and Coastal A Zone

Coastal high hazard areas (V or VE Zones) and Coastal A Zones are located within the areas of special flood hazard established in §166-7.B. These areas have special flood hazards associated with high velocity waters from tidal surges and hurricane wave wash; therefore, the following provisions apply:

A. LOCATION OF STRUCTURES

All buildings or structures shall be located landward of the reach of the mean high tide and the placement of manufactured homes shall be prohibited, except in an existing manufactured home park or subdivision.

B. CONSTRUCTION METHODS

(1) Elevation. All new construction and substantial improvements shall be elevated on piling or columns. The bottom of the lowest horizontal structural member of the lowest floor (excluding the piling or columns) is elevated to or above the base flood elevation plus one (1) foot or as required by ASCE/SEI 24-14, Table 4-1, whichever is more restrictive.

- (2) All space below the lowest floor's supporting member shall be open so as not to impede the flow of water, except for breakaway walls as provided for in §166-20.E.

 C. STRUCTURAL SUPPORT
- (1) All new construction and substantial improvements shall be securely anchored on piling or columns. The pile or column foundations and structure attached thereto shall be anchored to resist flotation, collapse or lateral movement due to the effects of wind and water loading values each of which have a one percent (1%) chance of being equaled or exceeded in any given year.
- (2) The use of fill for structural support of buildings within Zones V1-30, VE, V, and Coastal A Zone is prohibited.
- D. CERTIFICATION

A registered professional engineer or architect shall develop or review the structural design specifications and plans for the construction and shall certify that the design and methods of construction to be used are in accordance with accepted practice for compliance with the provisions of §166-20.B and §166-20.C.

- E. SPACE BELOW LOWEST FLOOR
- (1) Any alteration, repair, reconstruction or improvement to a structure started after the enactment of this ordinance shall not enclose the space below the lowest floor unless breakaway walls, open wood lattice-work or insect screening are used as provided for in this section.
- Breakaway walls, open wood lattice-work or insect screening shall be allowed below the base flood elevation provided that they are intended to collapse under wind and water loads without causing collapse, displacement or other structural damage to the elevated portion of the building or supporting foundation system. Breakaway walls shall be design for a safe loading resistance of not less than 10 and no more than 20 pounds per square foot. Use of breakaway walls which exceed a design safe loading of 20 pounds per square foot (either by design or when so required by local or state codes) may be permitted only if a registered professional engineer or architect certifies that the designs proposed meet the following conditions:
- (a) That the breakaway wall collapse shall result from a water load less than that which would occur during the base flood, and
- (b) That the elevated portion of the building and supporting foundation system shall not be subject to collapse, displacement or other structural damage due to the effects of wind and water load acting simultaneously on all building components (structural and non-structural). Water loading values used shall be those associated with the base flood. Wind loading values used shall be those required by applicable state or local building standards.
- (3) If breakaway walls are utilized, such enclosed space shall be used solely for parking of vehicles, building access, or storage and not for human habitation.
- (4) Prior to construction, plans for any breakaway wall must be submitted to the Construction Official and the Township Engineer for approval.
- F. SAND DUNES

Any man-made alteration of sand dunes within Coastal A Zones, VE and V Zones as shown of the DFIRM which would increase potential flood damage is prohibited.

Mayor Kneib commented that this is through FEMA after the reevaluation of the flood zones.

Lonnie Monaco of Homestead Avenue questioned where Pennsauken is as far as the flood map.

Mayor Kneib replied we only received the highlights and informed Mr. Monaco he should contact the Township Engineer who could go into greater depth.

Deputy Mayor Taylor commented the flood zones are redone mostly for insurance purposes.

There were no others who wished to comment on Ordinance 2016:11.

Name	Motion	Second	Aye	Nay	Abstain	Absent
Figueroa			√			
Killion	√		√			
McBride			√			
Taylor		V	V			
Kneib			V			

RESOLUTION(s)- Public May Comment -The Following Resolution(s) will be considered individually

2016:195

RESOLUTION GRANTING RENEWAL OF LIQUOR LICENSES 0427-33-010-003 CHAJP INC. (Greenwood Inn) IN THE YEAR 2016-2017

Township Clerk Padalino commented that there are a couple of issues with the license; first and foremost there was not Tax Clearance. The second is that the police have an objection to the renewal and hope to schedule a meeting with the owner and their attorney to discuss the conditions they wish to impose.

After much discussion it was decided Resolution 2016:195 needed to be tabled

Motion To TABLE:

Name	Motion	Second	Aye	Nay	Abstain	Absent
Figueroa		V	V .			
Killion	$\sqrt{}$		√			
McBride			V			
Taylor			√			
Kneib			V			

RESOLUTION(s)- Public May Comment -The Following Resolution(s) will be considered consent agenda

2016:196

RESOLUTION GRANTING RENEWAL OF LIQUOR LICENSE 0427-33-008-010 S.M.S. INC. T/A 45TH STREET PUB IN THE YEAR 2016-2017

WHEREAS, APPLICATIONS HAVE BEEN FILED WITH THE TOWNSHIP CLERK FOR THE RENEWAL OF LIQUOR LICENSES NOW IN EFFECT IN THE TOWNSHIP OF PENNSAUKEN: AND

WHEREAS, PROPER RENEWAL FEES HAVE BEEN PAID AND NO OBJECTIONS HAVE BEEN FILED AGAINST THE PROPERTY.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF PENNSAUKEN, IN THE COUNTY OF CAMDEN, STATE OF NEW JERSEY, THAT THE LICENSE BE RENEWED WITH THE CONTINUANCE OF ALL TERMS AND CONDITIONS IMPOSED BY THE TOWNSHIP COMMITTEE IN PRIOR YEARS. THE TOWNSHIP CLERK IS HEREBY AUTHORIZED AND DIRECTED TO PREPARE AND ISSUE THE LICENSE WITH TERMS AND CONDITIONS FOR THE YEAR 2016-2017

BE IT FURTHER RESOLVED THAT A CERTIFIED COPY OF THIS RESOLUTION BE FORWARDED TO THE ALCOHOLIC BEVERAGE CONTROL COMMISSION, AND TO THE CHIEF OF POLICE OF THE TOWNSHIP OF PENNSAUKEN. 2016-2017 LIQUOR LICENSES - PLENARY RETAIL CONSUMPTION LICENSE - WITH CONDITIONS 0427-33-008-010 S.M.S. INC

T/A 45TH STREET PUB 2545 45TH STREET

CONDITION IMPOSED:

Limited Live Entertainment

2016:197

RESOLUTION GRANTING RENEWAL OF LIQUOR LICENSE 0427-31-046-001 PENNSAUKEN MEMORIAL - AMVETS POSTS 101 IN THE YEAR 2016-2017

WHEREAS, APPLICATION HAS BEEN FILED WITH THE TOWNSHIP CLERK FOR THE RENEWAL OF LIQUOR LICENSES NOW IN EFFECT IN THE TOWNSHIP OF PENNSAUKEN: AND

WHEREAS, PROPER RENEWAL FEES HAVE BEEN PAID AND NO OBJECTIONS HAVE BEEN FILED AGAINST THE PROPERTY

NOW, THEREFORE, BE IT RESOLVED BY THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF PENNSAUKEN, IN THE COUNTY OF CAMDEN, STATE OF NEW JERSEY, THAT THE LICENSE BE RENEWED WITH THE CONTINUANCE OF ALL TERMS AND CONDITIONS IMPOSED BY THE TOWNSHIP COMMITTEE IN PRIOR YEARS. THE TOWNSHIP CLERK IS HEREBY AUTHORIZED AND DIRECTED TO PREPARE AND ISSUE THE LICENSE WITH TERMS AND CONDITIONS FOR THE YEAR 2016-2017.

BE IT FURTHER RESOLVED THAT A CERTIFIED COPY OF THIS RESOLUTION BE FORWARDED TO THE ALCOHOLIC BEVERAGE CONTROL COMMISSION, AND TO THE CHIEF OF POLICE OF THE TOWNSHIP OF PENNSAUKEN. 2016-2017 LIQUOR LICENSE - CLUB LICENSES

0427-31-046-001

PENNSAUKEN MEMORIAL AMVETS POSTS 101 519 JUNE ROAD

RESOLUTION GRANTING RENEWAL OF LIQUOR LICENSES 0427-33-036-004 BENIHANA OF TOKYO IN THE YEAR 2016-2017

WHEREAS, APPLICATIONS HAVE BEEN FILED WITH THE TOWNSHIP CLERK FOR THE RENEWAL OF LIQUOR LICENSES NOW IN EFFECT IN THE TOWNSHIP OF PENNSAUKEN: AND

WHEREAS, PROPER RENEWAL FEES HAVE BEEN PAID AND NO OBJECTIONS HAVE BEEN FILED AGAINST THE PROPERTY.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF PENNSAUKEN, IN THE COUNTY OF CAMDEN, STATE OF NEW JERSEY, THAT THE LICENSE BE RENEWED WITH THE CONTINUANCE OF ALL TERMS AND CONDITIONS IMPOSED BY THE TOWNSHIP COMMITTEE IN PRIOR YEARS. THE TOWNSHIP CLERK IS HEREBY AUTHORIZED AND DIRECTED TO PREPARE AND ISSUE THE LICENSE WITH TERMS AND CONDITIONS FOR THE YEAR 2016-2017

BE IT FURTHER RESOLVED THAT A CERTIFIED COPY OF THIS RESOLUTION BE FORWARDED TO THE ALCOHOLIC BEVERAGE CONTROL COMMISSION, AND TO THE CHIEF OF POLICE OF THE TOWNSHIP OF PENNSAUKEN. 2016-2017 LIQUOR LICENSES - PLENARY RETAIL CONSUMPTION LICENSE

0427-33-036-004 BENIHANA NATIONAL CORP.

BENIHANA OF TOKYO 5255 MARLTON PIKE

2016:199

RESOLUTION GRANTING RENEWAL OF LIQUOR LICENSE 0427-32-021-005 RAYTER ONE LLC T/A BOBBY RAY'S IN THE YEAR 2016-2017

WHEREAS, APPLICATION HAS BEEN FILED WITH THE TOWNSHIP CLERK FOR THE RENEWAL OF THIS LIQUOR LICENSE NOW IN EFFECT IN THE TOWNSHIP OF PENNSAUKEN: AND

WHEREAS, PROPER RENEWAL FEES HAVE BEEN PAID AND NO OBJECTIONS HAVE BEEN FILED AGAINST THE PROPERTY.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF PENNSAUKEN, IN THE COUNTY OF CAMDEN, STATE OF NEW JERSEY, THAT THE LICENSE BE RENEWED WITH THE CONTINUANCE OF ALL TERMS AND CONDITIONS IMPOSED BY THE TOWNSHIP COMMITTEE IN PRIOR YEARS. THE TOWNSHIP CLERK IS HEREBY AUTHORIZED AND DIRECTED TO PREPARE AND ISSUE THE LICENSE WITH TERMS AND CONDITIONS FOR THE YEAR 2016-2017.

BE IT FURTHER RESOLVED THAT A CERTIFIED COPY OF THIS RESOLUTION BE FORWARDED TO THE ALCOHOLIC BEVERAGE CONTROL COMMISSION, AND TO THE CHIEF OF POLICE OF THE TOWNSHIP OF PENNSAUKEN. 2016-2017 LIQUOR LICENSE -

PLENARY RETAIL CONSUMPTION LICENSE W/BROAD PKG PRIV & CONDITIONS

0427-32-021-005 RAYTER ONE LLC

BOBBY RAY'S

6324 WESTFIELD AVENUE

CONDITION IMPOSED:

 No music of whatever kind or nature, whether live or audio, shall be permitted on any site adjacent to the licensee's current licensed premises.

2016:200

RESOLUTION GRANTING RENEWAL OF LIQUOR LICENSE 0427-33-018-004 BRIDLE CORP (BRYSON'S PUB) IN THE YEAR 2016-2017 WITH CONDITIONS

WHEREAS, APPLICATION HAS BEEN FILED WITH THE TOWNSHIP CLERK FOR THE RENEWAL OF LIQUOR LICENSES NOW IN EFFECT IN THE TOWNSHIP OF PENNSAUKEN: AND

WHEREAS, PROPER RENEWAL FEES HAVE BEEN PAID AND NO OBJECTIONS HAVE BEEN FILED AGAINST THE PROPERTY.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF PENNSAUKEN, IN THE COUNTY OF CAMDEN, STATE OF NEW JERSEY, THAT THE LICENSE BE RENEWED WITH THE CONTINUANCE OF ALL TERMS AND CONDITIONS IMPOSED BY THE TOWNSHIP COMMITTEE IN PRIOR YEARS. THE TOWNSHIP CLERK IS HEREBY AUTHORIZED AND DIRECTED TO PREPARE AND ISSUE THE LICENSE WITH TERMS AND CONDITIONS FOR THE YEAR 2016-2017

BE IT FURTHER RESOLVED THAT A CERTIFIED COPY OF THIS RESOLUTION BE FORWARDED TO THE ALCOHOLIC BEVERAGE CONTROL COMMISSION, AND TO THE CHIEF OF POLICE OF THE TOWNSHIP OF PENNSAUKEN. 2016-2017 LIQUOR LICENSES - PLENARY RETAIL CONSUMPTION LICENSE - WITH CONDITIONS

0427-33-018-004 BRIDLE CORP

T/A BRYSON'S PUB 3402 COVE ROAD

CONDITIONS:

- A high definition camera will be installed on the outside of the building near the side deck area and shall be directed towards Cove Road.
- A high definition camera will be installed inside the building and shall be directed towards the front door so it can record patrons who enter the establishment.
- The high definition camera that is installed on the exterior front of the building will be repaired and will be operational.
- All video/digital recording will be saved for a minimum of thirty (30) days.
- Upon verbal notice to the licensee, the Pennsauken Police Department shall be granted immediate access to all video/digital recordings.
- The licensee will make application to expand the liquor license to include the alley and side deck to be
 included in his licensed premise. Until such submission has been made and approved by the licensing
 authority, no use of this specific area for the sale or consumption of alcohol shall be permitted.

RESOLUTION GRANTING RENEWAL OF LIQUOR LICENSE 0427-32-016-003 MAJAC, INC. (CANAL'S DISCOUNT LIQUOR) IN THE YEAR 2016-2017

WHEREAS, APPLICATION HAS BEEN FILED WITH THE TOWNSHIP CLERK FOR THE RENEWAL OF LIQUOR LICENSE NOW IN EFFECT IN THE TOWNSHIP OF PENNSAUKEN: AND

WHEREAS, PROPER RENEWAL FEES HAVE BEEN PAID AND NO OBJECTIONS HAVE BEEN FILED AGAINST THE PROPERTY.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF PENNSAUKEN, IN THE COUNTY OF CAMDEN, STATE OF NEW JERSEY, THAT THE LICENSE BE RENEWED WITH THE CONTINUANCE OF ALL TERMS AND CONDITIONS IMPOSED BY THE TOWNSHIP COMMITTEE IN PRIOR YEARS. THE TOWNSHIP CLERK IS HEREBY AUTHORIZED AND DIRECTED TO PREPARE AND ISSUE THE LICENSE WITH TERMS AND CONDITIONS FOR THE YEAR 2016-2017.

BE IT FURTHER RESOLVED THAT A CERTIFIED COPY OF THIS RESOLUTION BE FORWARDED TO THE ALCOHOLIC BEVERAGE CONTROL COMMISSION, AND TO THE CHIEF OF POLICE OF THE TOWNSHIP OF PENNSAUKEN. 2016-2017 LIQUOR LICENSE -

PLENARY RETAIL CONSUMPTION LICENSE W/BROAD PACKAGE PRIVILEGE

0427-32-016-003 MAJAC, INC.

T/A CANAL'S DISCOUNT LIQUOR 5360 RT.38

2016:202

RESOLUTION GRANTING RENEWAL OF LIQUOR LICENSE 0427-33-028-007 R. PAD (CAROLLO'S) IN THE YEAR 2016-2017

WHEREAS, APPLICATION HAS BEEN FILED WITH THE TOWNSHIP CLERK FOR THE RENEWAL OF LIQUOR LICENSES NOW IN EFFECT IN THE TOWNSHIP OF PENNSAUKEN: AND

WHEREAS, PROPER RENEWAL FEES HAVE BEEN PAID AND NO OBJECTIONS HAVE BEEN FILED AGAINST THE PROPERTY.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF PENNSAUKEN, IN THE COUNTY OF CAMDEN, STATE OF NEW JERSEY, THAT THE LICENSE BE RENEWED WITH THE CONTINUANCE OF ALL TERMS AND CONDITIONS IMPOSED BY THE TOWNSHIP COMMITTEE IN PRIOR YEARS. THE TOWNSHIP CLERK IS HEREBY AUTHORIZED AND DIRECTED TO PREPARE AND ISSUE THE LICENSE WITH TERMS AND CONDITIONS FOR THE YEAR 2016-2017.

BE IT FURTHER RESOLVED THAT A CERTIFIED COPY OF THIS RESOLUTION BE FORWARDED TO THE ALCOHOLIC BEVERAGE CONTROL COMMISSION, AND TO THE CHIEF OF POLICE OF THE TOWNSHIP OF PENNSAUKEN.

2016-2017 LIQUOR LICENSES - PLENARY RETAIL CONSUMPTION LICENSE - WITH CONDITIONS

0427-33-028-007 R. PAD

T/A CAROLLO'S

6505 RT. N. CRESCENT BLVD.

CONDITION IMPOSED: No Live Entertainment

RESOLUTION GRANTING RENEWAL OF LIQUOR LICENSE 0427-33-038-017 CONNIE MAC INC. IN THE YEAR 2016-2017

WHEREAS, APPLICATIONS HAVE BEEN FILED WITH THE TOWNSHIP CLERK FOR THE RENEWAL OF LIQUOR LICENSES NOW IN EFFECT IN THE TOWNSHIP OF PENNSAUKEN: AND

WHEREAS, PROPER RENEWAL FEES HAVE BEEN PAID AND NO OBJECTIONS HAVE BEEN FILED AGAINST THE PROPERTY.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF PENNSAUKEN, IN THE COUNTY OF CAMDEN, STATE OF NEW JERSEY, THAT THE LICENSE BE RENEWED WITH THE CONTINUANCE OF ALL TERMS AND CONDITIONS IMPOSED BY THE TOWNSHIP COMMITTEE IN PRIOR YEARS. THE TOWNSHIP CLERK IS HEREBY AUTHORIZED AND DIRECTED TO PREPARE AND ISSUE THE LICENSE WITH TERMS AND CONDITIONS FOR THE YEAR 2016-2017 FOR THE TYPE OF LICENSE SO INDICATED ON THE ATTACHED SCHEDULE.

BE IT FURTHER RESOLVED THAT A CERTIFIED COPY OF THIS RESOLUTION BE FORWARDED TO THE ALCOHOLIC BEVERAGE CONTROL COMMISSION, AND TO THE CHIEF OF POLICE OF THE TOWNSHIP OF PENNSAUKEN.

2016-2017 LIQUOR LICENSES - PLENARY RETAIL CONSUMPTION LICENSE - WITH CONDITIONS 0427-33-038-017

CONNIE MAC INC. 8000 S. CRESCENT BLVD.

CONDITION IMPOSED:

 No Live Entertainment involving male or female dancers as per Township of Pennsauken Resolution 97-387

2016:204

RESOLUTION GRANTING RENEWAL OF LIQUOR LICENSE 0427-44-029-006 FRIENDLY WINE & SPIRITS (COOK'S LIQUORS) IN THE YEAR 2016-2017

WHEREAS, APPLICATION HAS BEEN FILED WITH THE TOWNSHIP CLERK FOR THE RENEWAL OF LIQUOR LICENSES NOW IN EFFECT IN THE TOWNSHIP OF PENNSAUKEN: AND

WHEREAS, PROPER RENEWAL FEES HAVE BEEN PAID AND NO OBJECTIONS HAVE BEEN FILED AGAINST THE PROPERTY.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF PENNSAUKEN, IN THE COUNTY OF CAMDEN, STATE OF NEW JERSEY, THAT THE LICENSE BE RENEWED WITH THE CONTINUANCE OF ALL TERMS AND CONDITIONS IMPOSED BY THE TOWNSHIP COMMITTEE IN PRIOR YEARS. THE TOWNSHIP CLERK IS HEREBY AUTHORIZED AND DIRECTED TO PREPARE AND ISSUE THE LICENSE WITH TERMS AND CONDITIONS FOR THE YEAR 2016-2017.

BE IT FURTHER RESOLVED THAT A CERTIFIED COPY OF THIS RESOLUTION BE FORWARDED TO THE ALCOHOLIC BEVERAGE CONTROL COMMISSION, AND TO THE CHIEF OF POLICE OF THE TOWNSHIP OF PENNSAUKEN. 2016-2017 LIQUOR LICENSE - PLENARY RETAIL DISTRIBUTION LICENSE

0427-44-029-006 FRIENDLY WINE & SPIRITS

COOK'S LIQUORS 6540 RT. 130

2016:205

RESOLUTION GRANTING RENEWAL OF LIQUOR LICENSE 0427-31-047-001 GROSS HOLLINSHED IN THE YEAR 2016-2017

WHEREAS, APPLICATION HAS BEEN FILED WITH THE TOWNSHIP CLERK FOR THE RENEWAL OF LIQUOR LICENSES NOW IN EFFECT IN THE TOWNSHIP OF PENNSAUKEN: AND

WHEREAS, PROPER RENEWAL FEES HAVE BEEN PAID AND NO OBJECTIONS HAVE BEEN FILED AGAINST THE PROPERTY.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF PENNSAUKEN, IN THE COUNTY OF CAMDEN, STATE OF NEW JERSEY, THAT THE LICENSE BE RENEWED WITH THE CONTINUANCE OF ALL TERMS AND CONDITIONS IMPOSED BY THE TOWNSHIP COMMITTEE IN PRIOR YEARS. THE TOWNSHIP CLERK IS HEREBY AUTHORIZED AND DIRECTED TO PREPARE AND ISSUE THE LICENSE WITH TERMS AND CONDITIONS FOR THE YEAR 2016-2017.

BE IT FURTHER RESOLVED THAT A CERTIFIED COPY OF THIS RESOLUTION BE FORWARDED TO THE ALCOHOLIC BEVERAGE CONTROL COMMISSION, AND TO THE CHIEF OF POLICE OF THE TOWNSHIP OF PENNSAUKEN. 2016-2017 LIQUOR LICENSE - CLUB LICENSES

0427-31-047-001 GROSS HOLLINSHED

VFW POST 1270 VETERANS OF FOREIGN WARS 2324 PENN STREET

2016:206

RESOLUTION GRANTING RENEWAL OF LIQUOR LICENSE 0427-32-020-012 MANVI, LLC (HIGH SPIRIT DISCOUNT LIQUORS) IN THE YEAR 2016-2017

WHEREAS, APPLICATION HAS BEEN FILED WITH THE TOWNSHIP CLERK FOR THE RENEWAL OF LIQUOR LICENSES NOW IN EFFECT IN THE TOWNSHIP OF PENNSAUKEN: AND

WHEREAS, PROPER RENEWAL FEES HAVE BEEN PAID AND NO OBJECTIONS HAVE BEEN FILED AGAINST THE PROPERTY.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF PENNSAUKEN, IN THE COUNTY OF CAMDEN, STATE OF NEW JERSEY, THAT THE LICENSES ON THE ATTACHED LISTS BE RENEWED WITH THE CONTINUANCE OF ALL TERMS AND CONDITIONS IMPOSED BY THE TOWNSHIP COMMITTEE IN PRIOR YEARS. THE TOWNSHIP CLERK IS HEREBY AUTHORIZED AND DIRECTED TO PREPARE AND ISSUE THE LICENSE WITH TERMS AND CONDITIONS FOR THE YEAR 2016-2017.

BE IT FURTHER RESOLVED THAT A CERTIFIED COPY OF THIS RESOLUTION BE FORWARDED TO THE ALCOHOLIC BEVERAGE CONTROL COMMISSION, AND TO THE CHIEF OF POLICE OF THE TOWNSHIP OF PENNSAUKEN.

2015-2016 LIQUOR LICENSE — PLENARY RETAIL CONSUMPTION LICENSE W/BROAD PKG PRIVILEGE

0427-32-020-012 MANVI. LLC

T/A HIGH SPIRIT DISCOUNT LIQUORS 7500 A RT. 130 N AIRPORT CIRCLE

2016:207

RESOLUTION GRANTING RENEWAL OF LIQUOR LICENSE 0427-33-004-009 KINGS ROW INC. (KINGS ROW BILLIARDS) IN THE YEAR 2016-2017 WITH CONDITIONS

WHEREAS, APPLICATION HAS BEEN FILED WITH THE TOWNSHIP CLERK FOR THE RENEWAL OF LIQUOR LICENSES NOW IN EFFECT IN THE TOWNSHIP OF PENNSAUKEN: AND

WHEREAS, PROPER RENEWAL FEES HAVE BEEN PAID AND NO OBJECTIONS HAVE BEEN FILED AGAINST THE PROPERTY.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF PENNSAUKEN, IN THE COUNTY OF CAMDEN, STATE OF NEW JERSEY, THAT THE LICENSE BE RENEWED WITH THE CONTINUANCE OF ALL TERMS AND CONDITIONS IMPOSED BY THE TOWNSHIP COMMITTEE IN PRIOR YEARS. THE TOWNSHIP CLERK IS HEREBY AUTHORIZED AND DIRECTED TO PREPARE AND ISSUE THE LICENSE WITH TERMS AND CONDITIONS FOR THE YEAR 2016-2017 FOR THE TYPE OF LICENSE SO INDICATED ON THE ATTACHED SCHEDULE.

BE IT FURTHER RESOLVED THAT A CERTIFIED COPY OF THIS RESOLUTION BE FORWARDED TO THE ALCOHOLIC

BEVERAGE CONTROL COMMISSION, AND TO THE CHIEF OF POLICE OF THE TOWNSHIP OF PENNSAUKEN. 2016-2017 LIQUOR LICENSES - PLENARY RETAIL CONSUMPTION LICENSE - WITH CONDITIONS 0427-33-004-009 KINGS ROW INC.

009 KINGS ROW INC. T/A KINGS ROW BILLIARDS

6030 RT, 130

CONDITIONS IMPOSED:

- The above premises will have Live Entertainment as per agreement and the licensed area will be limited to the elevated bar area that measures 42' 1" in length and 13' 10" in width.
- The bar area will have a maximum of 15 bar stools and that the facility will offer a limited food menu.
- The facility will allow alcoholic beverages consumption in the designated bar area only and the sale of consumption of alcohol is specifically prohibited from any other location within the facility or on the property.
- It is further conditioned that the applicant will endeavor to obtain additional off street parking from neighboring businesses to be used at times when those businesses are not open.
- It is further conditioned that the facility will maintain the twenty (20) off street parking places that are presently provided on-site.
- I.D. driver's license scanner must be used at all times upon entry into the establishment
- Metal Detector or wand shall be purchased and used at all times on patrons entering into the establishment
- The use of the existing camera system has been evaluated for adequacy of surveillance coverage by the Pennsauken Police Department and a determination has been made that additional cameras are required

- Kings Row has 30 days from July 1 to ensure that all cameras, existing and additional, are installed and
 operational; and shall be subject to inspection and approval by the Pennsauken Police Department.
- Security plan and staffing of security will be reviewed by the Pennsauken Police Department. The location and number of security personnel will be determined by the evaluation and collaboration between the Pennsauken Police and management.
- Time of Business Closure. Sunday through Wednesday the establishment shall close business operations at 2:00 am. On Thursday through Saturdays business operations will close at 1:30 am. Pennsauken Police Department will monitor calls for service to the establishment on a quarterly basis (every 3 months). Six (6) months after the effective date of the 2016 2017 liquor license renewal, the Police may recommend that the establishment be permitted to extend it's closing to 2:00 am on Thursday through Saturday. Thereafter, if there are any significant and/or reoccurring calls for service, of any nature or kind, the police may recommend that the Thursday through Saturday closing time revert back to 1:30 am.

RESOLUTION GRANTING RENEWAL OF LIQUOR LICENSE 0427-44-019-010 JIANG SUN LIQUORS (KNAST'S LIQUOR STORE) IN THE YEAR 2016-2017

WHEREAS, APPLICATION HAS BEEN FILED WITH THE TOWNSHIP CLERK FOR THE RENEWAL OF LIQUOR LICENSES NOW IN EFFECT IN THE TOWNSHIP OF PENNSAUKEN: AND

WHEREAS, PROPER RENEWAL FEES HAVE BEEN PAID AND NO OBJECTIONS HAVE BEEN FILED AGAINST THE PROPERTY.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF PENNSAUKEN, IN THE COUNTY OF CAMDEN, STATE OF NEW JERSEY, THAT THE LICENSE BE RENEWED WITH THE CONTINUANCE OF ALL TERMS AND CONDITIONS IMPOSED BY THE TOWNSHIP COMMITTEE IN PRIOR YEARS. THE TOWNSHIP CLERK IS HEREBY AUTHORIZED AND DIRECTED TO PREPARE AND ISSUE THE LICENSE WITH TERMS AND CONDITIONS FOR THE YEAR 2016-2017.

BE IT FURTHER RESOLVED THAT A CERTIFIED COPY OF THIS RESOLUTION BE FORWARDED TO THE ALCOHOLIC BEVERAGE CONTROL COMMISSION, AND TO THE CHIEF OF POLICE OF THE TOWNSHIP OF PENNSAUKEN.

2016-2017 LIQUOR LICENSES - PLENARY RETAIL DISTRIBUTION LICENSE

T/A KNAST'S LIQUOR STORE

7613 MAPLE AVE

2016:209

RESOLUTION GRANTING RENEWAL OF LIQUOR LICENSE 0427-44-041-015 MAANSHA, INC. (LIQUOR KING) IN THE YEAR 2016-2017

WHEREAS, APPLICATION HAS BEEN FILED WITH THE TOWNSHIP CLERK FOR THE RENEWAL OF LIQUOR LICENSES NOW IN EFFECT IN THE TOWNSHIP OF PENNSAUKEN: AND

WHEREAS, PROPER RENEWAL FEES HAVE BEEN PAID AND NO OBJECTIONS HAVE BEEN FILED AGAINST THE PROPERTY.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF PENNSAUKEN, IN THE COUNTY OF CAMDEN, STATE OF NEW JERSEY, THAT THE LICENSE BE RENEWED WITH THE CONTINUANCE OF ALL TERMS AND CONDITIONS IMPOSED BY THE TOWNSHIP COMMITTEE IN PRIOR YEARS. THE TOWNSHIP CLERK IS HEREBY AUTHORIZED AND DIRECTED TO PREPARE AND ISSUE THE LICENSE WITH TERMS AND CONDITIONS FOR THE YEAR 2016-2017.

BE IT FURTHER RESOLVED THAT A CERTIFIED COPY OF THIS RESOLUTION BE FORWARDED TO THE ALCOHOLIC BEVERAGE CONTROL COMMISSION, AND TO THE CHIEF OF POLICE OF THE TOWNSHIP OF PENNSAUKEN.

2016-2017 LIQUOR LICENSE - PLENARY RETAIL DISTRIBUTION LICENSE

0427-44-041-015 MAANSHA, INC. T/A LIQUOR KING 4950 RT. 70 EAST

RESOLUTION GRANTING RENEWAL OF LIQUOR LICENSE 0427-44-005-005 SITA RAM LIQUORS INC. (M&M LIQUORS) IN THE YEAR 2016-2017

WHEREAS, APPLICATION HAS BEEN FILED WITH THE TOWNSHIP CLERK FOR THE RENEWAL OF LIQUOR LICENSES NOW IN EFFECT IN THE TOWNSHIP OF PENNSAUKEN: AND

WHEREAS, PROPER RENEWAL FEES HAVE BEEN PAID AND NO OBJECTIONS HAVE BEEN FILED AGAINST THE PROPERTY.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF PENNSAUKEN, IN THE COUNTY OF CAMDEN, STATE OF NEW JERSEY, THAT THE LICENSE BE RENEWED WITH THE CONTINUANCE OF ALL TERMS AND CONDITIONS IMPOSED BY THE TOWNSHIP COMMITTEE IN PRIOR YEARS. THE TOWNSHIP CLERK IS HEREBY AUTHORIZED AND DIRECTED TO PREPARE AND ISSUE THE LICENSE WITH TERMS AND CONDITIONS FOR THE YEAR 2016-2017 FOR THE TYPE OF LICENSE SO INDICATED.

FORWARDED TO THE ALCOHOLIC BEVERAGE CONTROL COMMISSION, AND TO THE CHIEF OF POLICE OF THE TOWNSHIP OF PENNSAUKEN.

2016-2017 LIQUOR LICENSES - PLENARY RETAIL DISTRIBUTION LICENSE

0427-44-005-005 SITA RAM LIQUORS INC

T/A M&M LIQUORS 3333 HADDONFIELD RD.

2016:211

RESOLUTION GRANTING RENEWAL OF LIQUOR LICENSE 0427-44-024-005 KRUPA OF NEW JERSEY, INC. (MAZIES LIQUOR STORE) IN THE YEAR 2016-2017

WHEREAS, APPLICATION HAS BEEN FILED WITH THE TOWNSHIP CLERK FOR THE RENEWAL OF LIQUOR LICENSES NOW IN EFFECT IN THE TOWNSHIP OF PENNSAUKEN: AND

WHEREAS, PROPER RENEWAL FEES HAVE BEEN PAID AND NO OBJECTIONS HAVE BEEN FILED AGAINST THE PROPERTY.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF PENNSAUKEN, IN THE COUNTY OF CAMDEN, STATE OF NEW JERSEY, THAT THE LICENSE BE RENEWED WITH THE CONTINUANCE OF ALL TERMS AND CONDITIONS IMPOSED BY THE TOWNSHIP COMMITTEE IN PRIOR YEARS. THE TOWNSHIP CLERK IS HEREBY AUTHORIZED AND DIRECTED TO PREPARE AND ISSUE THE LICENSE WITH TERMS AND CONDITIONS FOR THE YEAR 2016-2017.

BE IT FURTHER RESOLVED THAT A CERTIFIED COPY OF THIS RESOLUTION BE FORWARDED TO THE ALCOHOLIC BEVERAGE CONTROL COMMISSION, AND TO THE CHIEF OF POLICE OF THE TOWNSHIP OF PENNSAUKEN.

2016-2017 LIQUOR LICENSES - PLENARY RETAIL DISTRIBUTION LICENSE

0427-44-024-005 KRUPA OF NEW JERSEY, INC.

T/A MAZIES LIQUOR STORE 4907-11 WESTFIELD AVE

2016:212

RESOLUTION GRANTING RENEWAL OF LIQUOR LICENSE 0427-44-026-006 JAI AMBE CORP. (MODERN LIQUORS) IN THE YEAR 2016-2017

WHEREAS, APPLICATIONS HAVE BEEN FILED WITH THE TOWNSHIP CLERK FOR THE RENEWAL OF LIQUOR LICENSES NOW IN EFFECT IN THE TOWNSHIP OF PENNSAUKEN: AND

WHEREAS, PROPER RENEWAL FEES HAVE BEEN PAID AND NO OBJECTIONS HAVE BEEN FILED AGAINST THE PROPERTY.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF PENNSAUKEN, IN THE COUNTY OF CAMDEN, STATE OF NEW JERSEY, THAT THE LICENSE BE RENEWED WITH THE CONTINUANCE OF ALL TERMS AND CONDITIONS IMPOSED BY THE TOWNSHIP COMMITTEE IN PRIOR YEARS. THE TOWNSHIP CLERK IS HEREBY AUTHORIZED AND DIRECTED TO PREPARE AND ISSUE THE LICENSE WITH TERMS AND CONDITIONS FOR THE YEAR 2016-2017.

BE IT FURTHER RESOLVED THAT A CERTIFIED COPY OF THIS RESOLUTION BE FORWARDED TO THE ALCOHOLIC BEVERAGE CONTROL COMMISSION, AND TO THE CHIEF OF POLICE OF THE TOWNSHIP OF PENNSAUKEN.

2016-2017 LIQUOR LICENSE - PLENARY RETAIL DISTRIBUTION LICENSE

0427-44-026-006 JAI AMBE CORP.

T/A MODERN LIQUORS 3937 FEDERAL ST

2016:213

RESOLUTION GRANTING RENEWAL OF LIQUOR LICENSE 0427-44-037-008 - MOORE BROTHER'S INC. (MOORE BROTHER'S WINE CO.) IN THE YEAR 2016-2017

WHEREAS, APPLICATIONS HAVE BEEN FILED WITH THE TOWNSHIP CLERK FOR THE RENEWAL OF LIQUOR LICENSES NOW IN EFFECT IN THE TOWNSHIP OF PENNSAUKEN: AND

WHEREAS, PROPER RENEWAL FEES HAVE BEEN PAID AND NO OBJECTIONS HAVE BEEN FILED AGAINST THE PROPERTY.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF PENNSAUKEN, IN THE COUNTY OF CAMDEN, STATE OF NEW JERSEY, THAT THE LICENSE BE RENEWED WITH THE CONTINUANCE OF ALL TERMS AND CONDITIONS IMPOSED BY THE TOWNSHIP COMMITTEE IN PRIOR YEARS. THE TOWNSHIP CLERK IS HEREBY AUTHORIZED AND DIRECTED TO PREPARE AND ISSUE THE LICENSE WITH TERMS AND CONDITIONS FOR THE YEAR 2016-2017.

BE IT FURTHER RESOLVED THAT A CERTIFIED COPY OF THIS RESOLUTION BE FORWARDED TO THE ALCOHOLIC BEVERAGE CONTROL COMMISSION, AND TO THE CHIEF OF POLICE OF THE TOWNSHIP OF PENNSAUKEN. 2015-2016 LIQUOR LICENSE - PLENARY RETAIL DISTRIBUTION LICENSE WITH CONDITIONS 0427-44-037-008 MOORE BROTHER;S INC

> T/A MOORE BROTHER'S WINE CO. 7200 N. PARK DRIVE

CONDITION IMPOSED:

Daily alcoholic sale will be from 10:00 am to 10:00 pm Monday thru Saturday, Sunday alcoholic sales will be from 12:00 noon to 8:00 pm.

2016:214

RESOLUTION GRANTING RENEWAL OF LIQUOR LICENSE 0427-33-030-003 PENN QUEEN DINER, INC. IN THE YEAR 2016-2017

WHEREAS, APPLICATION HAS BEEN FILED WITH THE TOWNSHIP CLERK FOR THE RENEWAL OF LIQUOR LICENSES NOW IN EFFECT IN THE TOWNSHIP OF PENNSAUKEN: AND

WHEREAS, PROPER RENEWAL FEES HAVE BEEN PAID AND NO OBJECTIONS HAVE BEEN FILED AGAINST THE PROPERTY

NOW, THEREFORE, BE IT RESOLVED BY THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF PENNSAUKEN, IN THE COUNTY OF CAMDEN, STATE OF NEW JERSEY, THAT THE LICENSE BE RENEWED WITH THE CONTINUANCE OF ALL TERMS AND CONDITIONS IMPOSED BY THE TOWNSHIP COMMITTEE IN PRIOR YEARS. THE TOWNSHIP CLERK IS HEREBY AUTHORIZED AND DIRECTED TO PREPARE AND ISSUE THE LICENSE WITH TERMS AND CONDITIONS FOR THE YEAR 2016-2017.

BE IT FURTHER RESOLVED THAT A CERTIFIED COPY OF THIS RESOLUTION BE FORWARDED TO THE ALCOHOLIC BEVERAGE CONTROL COMMISSION, AND TO THE CHIEF OF POLICE OF THE TOWNSHIP OF PENNSAUKEN.

2016-2017 LIQUOR LICENSES - PLENARY RETAIL CONSUMPTION LICENSE

0427-33-030-003 PENN QUEEN DINER, INC. T/A PENN QUEEN DINER 7349 RT. 130

2016:215

RESOLUTION GRANTING RENEWAL OF LIQUOR LICENSE 0427-33-035-005 RBB ENTERPRISES, INC. (PINSETTER BAR & BOWL) IN THE YEAR 2016-2017

WHEREAS, APPLICATION HAS BEEN FILED WITH THE TOWNSHIP CLERK FOR THE RENEWAL OF LIQUOR LICENSES NOW IN EFFECT IN THE TOWNSHIP OF PENNSAUKEN: AND WHEREAS, PROPER RENEWAL FEES HAVE BEEN PAID AND NO OBJECTIONS HAVE BEEN FILED AGAINST THE PROPERTY.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF PENNSAUKEN, IN THE COUNTY OF CAMDEN, STATE OF NEW JERSEY, THAT THE LICENSE BE RENEWED WITH THE CONTINUANCE OF ALL TERMS AND CONDITIONS IMPOSED BY THE TOWNSHIP COMMITTEE IN PRIOR YEARS. THE TOWNSHIP CLERK IS HEREBY AUTHORIZED AND DIRECTED TO PREPARE AND ISSUE THE LICENSE WITH TERMS AND CONDITIONS FOR THE YEAR 2016-2017.

BE IT FURTHER RESOLVED THAT A CERTIFIED COPY OF THIS RESOLUTION BE FORWARDED TO THE ALCOHOLIC BEVERAGE CONTROL COMMISSION, AND TO THE CHIEF OF POLICE OF THE TOWNSHIP OF PENNSAUKEN. 2016-2017 LIQUOR LICENSES - PLENARY RETAIL CONSUMPTION LICENSE - WITH CONDITIONS 0427-33-035-005 RBB ENTERPRISES,INC

T/A: PINSETTER BAR & BOWL PREMISES ADDRESS: 7111 MAPLE AVE

CONDITION IMPOSED:

- No Live Entertainment as per Resolution 2007:194
- No Sound Equipment of any kind or at any time on the outside deck
- No serving of food or alcohol after 10:00 pm on the outside deck
- No table or chair seating outside after 11:00 pm on the outside deck

2016:216

RESOLUTION GRANTING RENEWAL OF LIQUOR LICENSE 0427-32-003-008 ASHBURN CORP. (ROGER WILCO LIQUOR STORE) IN THE YEAR 2016-2017

WHEREAS, APPLICATION HAS BEEN FILED WITH THE TOWNSHIP CLERK FOR THE RENEWAL OF LIQUOR LICENSES NOW IN EFFECT IN THE TOWNSHIP OF PENNSAUKEN: AND

WHEREAS, PROPER RENEWAL FEES HAVE BEEN PAID AND NO OBJECTIONS HAVE BEEN FILED AGAINST THE PROPERTY.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF PENNSAUKEN, IN THE COUNTY OF CAMDEN, STATE OF NEW JERSEY, THAT THE LICENSE BE RENEWED WITH THE CONTINUANCE OF ALL TERMS AND CONDITIONS IMPOSED BY THE TOWNSHIP COMMITTEE IN PRIOR YEARS. THE TOWNSHIP CLERK IS HEREBY AUTHORIZED AND DIRECTED TO PREPARE AND ISSUE THE LICENSE WITH TERMS AND CONDITIONS FOR THE YEAR 2016-2017.

BE IT FURTHER RESOLVED THAT A CERTIFIED COPY OF THIS RESOLUTION BE FORWARDED TO THE ALCOHOLIC BEVERAGE CONTROL COMMISSION, AND TO THE CHIEF OF POLICE OF THE TOWNSHIP OF PENNSAUKEN.

2016-2017 LIQUOR LICENSES - PLENARY RETAIL CONSUMPTION LICENSE W/BROAD PACKAGE PRIVILEGE

0427-32-003-008 ASHBURN CORP.

T/A ROGER WILCO LIQUOR RT. 73 & HYLTON ROAD

2016:217

RESOLUTION GRANTING RENEWAL OF LIQUOR LICENSE 0427-33-002-008 SBNSM (ROMANS PIZZA AND PUB) IN THE YEAR 2016-2017 WITH CONDITIONS

WHEREAS, APPLICATION HAS BEEN FILED WITH THE TOWNSHIP CLERK FOR THE RENEWAL OF LIQUOR LICENSES NOW IN EFFECT IN THE TOWNSHIP OF PENNSAUKEN: AND

WHEREAS, PROPER RENEWAL FEES HAVE BEEN PAID AND NO OBJECTIONS HAVE BEEN FILED AGAINST THE PROPERTY.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF PENNSAUKEN, IN THE COUNTY OF CAMDEN, STATE OF NEW JERSEY, THAT THE LICENSE BE RENEWED WITH THE CONTINUANCE OF ALL TERMS AND CONDITIONS IMPOSED BY THE TOWNSHIP COMMITTEE IN PRIOR YEARS. THE TOWNSHIP CLERK IS HEREBY AUTHORIZED AND DIRECTED TO PREPARE AND ISSUE THE LICENSE WITH TERMS AND CONDITIONS FOR THE YEAR 2016-2017.

BE IT FURTHER RESOLVED THAT A CERTIFIED COPY OF THIS RESOLUTION BE FORWARDED TO THE ALCOHOLIC BEVERAGE CONTROL COMMISSION, AND TO THE CHIEF OF POLICE OF THE TOWNSHIP OF PENNSAUKEN. 2016-2017 LIQUOR LICENSES - PLENARY RETAIL CONSUMPTION LICENSE - *WITH CONDITIONS*

SBNSM

DBA / ROMANS PIZZA AND PUB

3713 MARLTON PIKE

CONDITION IMPOSED:

0427-33-002-008

- The business will close at 1:00 AM on Sunday thru Thursday nights and 2:00 AM on Friday and Saturday nights. There is to be a six (6) month probationary period to be followed by a review every six (6) months until otherwise determined.
- There is to be a digital surveillance system with 100% coverage of the common areas, both interior and exterior, and the recordings are to be saved for a minimum of 45 days.

 The Pennsauken Police Department upon notice to the licensee shall be granted immediate access to the digital recordings. The digital surveillance system coverage to include, but not limited to the parking lot, all entrances and the walkway parallel to Marlton Pike.

2016:218

RESOLUTION GRANTING RENEWAL OF LIQUOR LICENSE 0427-33-017-007 1444 Enterprise LLC (Collens at the Savoy) IN THE YEAR 2016-2017 WITH CONDITIONS

WHEREAS, APPLICATION HAS BEEN FILED WITH THE TOWNSHIP CLERK FOR THE RENEWAL OF LIQUOR LICENSES NOW IN EFFECT IN THE TOWNSHIP OF PENNSAUKEN; AND

WHEREAS, THE LICENSEE HAS COMPLIED WITH THE LAW, PAID THE NECESSARY RENEWAL FEES, AND ALL TAX CLEARANCE CERTIFICATES HAVE BEEN RECEIVED; AND

WHEREAS, THE TOWNSHIP CLERK HAS RECEIVED A WRITTEN OBJECTION TO THE RENEWAL OF THE LICENSE DATED JUNE 24, 2014 FROM THE PENNSAUKEN POLICE DEPARTMENT PERTAINING TO PUBLIC HEALTH AND SAFETY CONCERNS ASSOCIATED WITH LIVE ENTERTAINMENT EVENTS HELD AT THE LICENSED PREMISES; AND

WHEREAS, A HEARING ON THE LICENSE RENEWAL APPLICATION AND OBJECTION WAS HELD BY THE TOWNSHIP COMMITTEE AFTER APPROPRIATE NOTICES WERE ISSUED TO INTERESTED PARTIES IN ACCORDANCE WITH N.J.S.A. 13:2-7.5;AND

WHEREAS, THE PENNSAUKEN POLICE DEPARTMENT HAS RECOMMENDED SPECIAL CONDITIONS AND RESTRICTIONS TO BE IMPOSED ON THE LICENSE TO ADDRESS HEALTH AND SAFETY CONCERNS PURSUANT TO N.J.S.A. 33:1-32; AND

WHEREAS, SAID SPECIAL CONDITIONS AND RESTRICTION WERE REVIEWED WITH THE LICENSEE PRIOR TO THE HEARING CONDUCTED BY TOWNSHIP COMMITTEE; AND

WHEREAS, THE TOWNSHIP COMMITTEE HAS REVIEWED THE SPECIAL CONDITIONS AND RESTRICTIONS RECOMMENDED BY THE PENNSAUKEN POLICE DEPARTMENT AND FIND THEM TO BE FAIR, REASONABLE AND RATIONALLY RELATED AND DESIGEND TO PROTECT THE HEALTH AND SAFETY OF PATRONS, LAW ENFORCEMENT AND FIRST RESPONDERS.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF PENNSAUKEN, IN THE COUNTY OF CAMDEN, STATE OF NEW JERSEY, THAT THE LICENSE BELOW BE RENEWED WITH THE FOLLOWING SPECIAL CONDITIONS IMPOSED BY THE TOWNSHIP COMMITTEE, THE TOWNSHIP CLERK IS HEREBY AUTHORIZED AND DIRECTED TO PREPARE AND ISSUE THE LICENSE WITH TERMS AND SPECIAL CONDITIONS DESIGNATED FOR THE YEAR 2016-2017 FOR THE TYPE OF LICENSE SO INDICATED ON THE ATTACHED SCHEDULE.

2016-2017 LIQUOR LICENSE

PLENARY RETAIL CONSUMPTION LICENSE /W CONDITIONS-

0427-33-017-007- 1444 LLC T/A COLLEENS AT THE SAVOY
PALMYRA BRIDGE ROAD, PENNSAUKEN, NJ 08110

CONDITIONS:

The following are condition & special conditions previously imposed upon the license;

CONDITIONS IMPOSED:

 Limited Live as per Resolution 2003:128 adopted by the Township Committee on March 26, 2003 in response to the applicant's request that there be an amendment to allow Live Musical Entertainment in the "Sports Bar" as well as in the Catering facility and the Committee having considered this request and finding it reasonable.

SPECIAL CONDITIONS:

- License shall submit a written security plan (transmittal via email will be accepted) for live
 entertainment being conducted on the licensed premises not later than three (3) calendar days before
 the scheduled event. The security plan shall include the following information:
 - a. The approximate number of patron anticipated to be in attendance at the event.
 - b. The total number of security personnel to be employed/hired for the event.
 - c. The type of entertainment/event being held.
 - d. The name and contact telephone number (cell phone) for the person or persons who will be in charge of all security personnel.
 - e. Licensee shall inform the Police Department whether valet services will be utilized.

- Licensee shall install a fully operational camera system, consisting of the following minimum requirements:
 - Camera shall be digital recording system,
 - Shall have a minimum of 600 TV lines of resolution. b.
 - Camera shall record 100% coverage of the common areas, both interior and exterior.
 - Camera recordings shall be retained for not less than forty-five a. (45) days.
 - Upon verbal notification from any representative of the Pennsauken Police Department, the licensee shall provide immediate access to camera recordings and provide a complete copy of same.
 - The camera system shall be installed, operational, and inspected by the Police Department no later than September 1, 2014.
- Only Wedding/Bridal events are permitted to be held on the license premises. Advanced notice of each event must be provided to the Police Department with the date, time and number of attendees as well as the name and contact telephone number of an onsite manager who is responsible for each event. This condition pertaining to the type/nature of events to be held on the license premises is subject to review after six (6) months from the effective date of this liquor license renewal. Consideration will be given to expanding the type/nature of events so long as their has been compliance with all of the above listed conditions and there has been no significant calls for first responder services.

BE IT FURTHER RESOLVED that a certified copy of this Resolution will be forwarded by the Township Clerk to Ed Grochowski, Administrator, John Coffey, Chief Pennsauken Police Department and the Division of ALCOHOL BEVERAGE CONTROL COMMISSION, AND THE APPLICANT.

2016:219

RESOLUTION GRANTING RENEWAL OF LIQUOR LICENSE 0427-33-031-005 PENN PUB INC (THE PUB) IN THE YEAR 2016-2017

WHEREAS, APPLICATION HAS BEEN FILED WITH THE TOWNSHIP CLERK FOR THE RENEWAL OF LIQUOR LICENSES NOW IN EFFECT IN THE TOWNSHIP OF PENNSAUKEN: AND

WHEREAS, PROPER RENEWAL FEES HAVE BEEN PAID AND NO OBJECTIONS HAVE BEEN FILED AGAINST THE PROPERTY.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF PENNSAUKEN, IN THE COUNTY OF CAMDEN, STATE OF NEW JERSEY, THAT THE LICENSE BE RENEWED WITH THE CONTINUANCE OF ALL TERMS AND CONDITIONS IMPOSED BY THE TOWNSHIP COMMITTEE IN PRIOR YEARS. THE TOWNSHIP CLERK IS HEREBY AUTHORIZED AND DIRECTED TO PREPARE AND ISSUE THE LICENSE WITH TERMS AND CONDITIONS FOR THE YEAR 2016-2017.

BE IT FURTHER RESOLVED THAT A CERTIFIED COPY OF THIS RESOLUTION BE FORWARDED TO THE ALCOHOLIC BEVERAGE CONTROL COMMISSION, AND TO THE CHIEF OF POLICE OF THE TOWNSHIP OF PENNSAUKEN. 2016-2017 LIQUOR LICENSE - PLENARY RETAIL CONSUMPTION LICENSE

0427-33-031-005 PENN PUB INC

T/A THE PUB AIRPORT CIRCLE

2016:220

RESOLUTION GRANTING RENEWAL OF LIQUOR LICENSE 0427-33-034-012 LA PRENZA, LLC (TORTILLA PRESS) IN THE YEAR 2016-2017

WHEREAS, APPLICATION HAS BEEN FILED WITH THE TOWNSHIP CLERK FOR THE RENEWAL OF LIQUOR LICENSES NOW IN EFFECT IN THE TOWNSHIP OF PENNSAUKEN: AND

WHEREAS, PROPER RENEWAL FEES HAVE BEEN PAID AND NO OBJECTIONS HAVE BEEN FILED AGAINST THE PROPERTY.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF PENNSAUKEN, IN THE COUNTY OF CAMDEN, STATE OF NEW JERSEY, THAT THE LICENSE BE RENEWED WITH THE CONTINUANCE OF ALL TERMS AND CONDITIONS IMPOSED BY THE TOWNSHIP COMMITTEE IN PRIOR YEARS. THE TOWNSHIP CLERK IS HEREBY AUTHORIZED AND DIRECTED TO PREPARE AND ISSUE THE LICENSE WITH TERMS AND CONDITIONS FOR THE YEAR 2016-2017.

BE IT FURTHER RESOLVED THAT A CERTIFIED COPY OF THIS RESOLUTION BE FORWARDED TO THE ALCOHOLIC BEVERAGE CONTROL COMMISSION, AND TO THE CHIEF OF POLICE OF THE TOWNSHIP OF PENNSAUKEN. 2016-2017 LIQUOR LICENSES - PLENARY RETAIL CONSUMPTION LICENSE - WITH CONDITIONS

0427-33-034-012 LA PRENZA, LLC T/A TORTILLA PRESS

7714-16 MAPLE AVE.

CONDITION IMPOSED:

 Limited Live Entertainment is permitted specifically a guitarist and occasional accompany (no more than a duo) playing classical; Spanish or Mexican music (see Resolution 2007:337)

2016:221

RESOLUTION GRANTING RENEWAL OF LIQUOR LICENSE 0427-44-048-008 SHRADHA LLC (VICKYS DISCOUNT LIQUORS) IN THE YEAR 2016-2017

WHEREAS, APPLICATION HAS BEEN FILED WITH THE TOWNSHIP CLERK FOR THE RENEWAL OF LIQUOR LICENSES NOW IN EFFECT IN THE TOWNSHIP OF PENNSAUKEN: AND

WHEREAS, PROPER RENEWAL FEES HAVE BEEN PAID AND NO OBJECTIONS HAVE BEEN FILED AGAINST THE PROPERTY.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF PENNSAUKEN, IN THE COUNTY OF CAMDEN, STATE OF NEW JERSEY, THAT THE LICENSE BE RENEWED WITH THE CONTINUANCE OF ALL TERMS AND CONDITIONS IMPOSED BY THE TOWNSHIP COMMITTEE IN PRIOR YEARS. THE TOWNSHIP CLERK IS HEREBY AUTHORIZED AND DIRECTED TO PREPARE AND ISSUE THE LICENSE WITH TERMS AND CONDITIONS FOR THE YEAR 2016-2017.

BE IT FURTHER RESOLVED THAT A CERTIFIED COPY OF THIS RESOLUTION BE FORWARDED TO THE ALCOHOLIC BEVERAGE CONTROL COMMISSION, AND TO THE CHIEF OF POLICE OF THE TOWNSHIP OF PENNSAUKEN. 2016-2017 LIQUOR LICENSE - PLENARY RETAIL DISTRIBUTION LICENSE 0427-44-048-008 SHRADHA LLC

T/A VICKYS DISCOUNT LIQUORS 6220 RT 130 N. & DREXEL AVE.

2016:222

RESOLUTION APPROVING THE REFUND OF \$347.20 FOR A UCC PERMIT FOR THE PROPERTY LOCATED AT 5416 BURWOOD AVENUE, PENNSAUKEN, NJ 08109

WHEREAS, Sunrun, Inc, 20 West Stow Road, Suite 2, Marlton, NJ 08053, paid for a UCC Permit for 5416 Burwood Avenue, Pennsauken, NJ 08109 in the amount of \$434.00; and

WHEREAS, THE Construction Official of the TOWNSHIP OF PENNSAUKEN is satisfied that the fee for the UCC Permit for the property known as 5416 Burwood Avenue, Pennsauken, NJ 08109 was paid, the owner has cancelled their order for the roof top solar panels, and therefore deems the applicant is entitled to a \$347.20 refund.

NOW, THEREFORE, BE IT RESOLVED by the Township Committee of the TOWNSHIP OF PENNSAUKEN, County of Camden and State of New Jersey that the sum of \$347.20 is returned to Sunrun, Inc, 20 West Stow Road, Suite 2, Marlton, NJ 08053.

CERTIFIED COPY of this resolution will be forwarded by the Township Clerk to the Applicant, Construction Official and the Supervisor of Building Department.

2016:223

RESOLUTION APPROVING THE REFUND OF \$506.40 FOR A UCC PERMIT FOR THE PROPERTY LOCATED AT 4417 FORREST AVENUE, PENNSAUKEN, NJ 08109

WHEREAS, Sunrun, Inc, 20 West Stow Road, Suite 2, Mariton, NJ 08053, paid for a UCC Permit for 4417 Forrest Avenue, Pennsauken, NJ 08109 in the amount of \$633.00; and

WHEREAS, THE Construction Official of the TOWNSHIP OF PENNSAUKEN is satisfied that the fee for the UCC Permit for the property known as 4417 Forrest Avenue, Pennsauken, NJ 08109 was paid, the owner has cancelled their order for the roof top solar panels, and therefore deems the applicant is entitled to a \$506.40 refund.

NOW, THEREFORE, BE IT RESOLVED by the Township Committee of the TOWNSHIP OF PENNSAUKEN, County of Camden and State of New Jersey that the sum of \$506.40 is returned to Sunrun, Inc, 20 West Stow Road, Suite 2, Marlton, NJ 08053.

CERTIFIED COPY of this resolution will be forwarded by the Township Clerk to the Applicant, Construction Official and the Supervisor of Building Department.

Name	Motion	Second	Aye	Nay	Abstain	Absent
Figueroa			V			
Killion		٧	V			
McBride			V			
Taylor	1		V			
Kneib			V			

Lonnie Monaco of Homestead Avenue questioned the number of liquor licenses in the Township and how is it determined.

Township Clerk Padalino was asked to respond, who replied the State determines the number of license by population and commented the Township currently has more then what would be allowed if they hadn't been grandfathered. We currently have about 30 and which includes some that are inactive or in pocket.

There were a couple of questions concerning the limitations on the different licenses.

Mr. Padalino explained the Savoy has been limited to weddings only; Kings Row has reduced Friday and Saturday hours because of problems that have arose.

Committeeman Figueroa specifically questioned who sets the standards or the limitations imposed.

Mr. Padalino explained the police department may ask for conditions which are usually negotiated. For example the closing hours by Pennsauken ordinance for bars is 3 am.

DEPARTMENT REPORT(s) and/ or Country Club Revenues to Date-Tax Collector

Deputy Mayor Taylor moved a motion to file the reports as submitted; Committeeman Figueroa seconded the motion an affirmative 5/0 voice vote was recorded.

PUBLIC COMMENT

Mr. Bortnowski of Stockton Rd introduced himself and stated several concerns he has in regards to ordinances, code enforcement and the Pennsauken police department.

Mayor Kneib and committee replied that they would have it looked into and have Mr. Grochowski reply back to him.

Mr. Bortnowski thanked them

Mr. Lonnie Monaco of Homestead Avenue stated a neighbor has had a television out for pick up for several days and questioned who was responsible for its removal. He also commented she was here to the building and left a letter for the Mayor with no response.

Mayor Kneib replied he never received it and employees in this building are receptive to residents and that he responds to his mail.

Deputy Mayor Taylor commented that all land fields have stopped taking televisions.

Committeewoman McBride commented there's legislation currently in the State being reviewed. She also commented that Goodwill will take them.

Mayor Kneib commented unfortunately it can't sit at the curb and may have to be taken back inside until she can find out who she can take it to. The homeowner is responsible at this point.

Township Attorney Michael Joyce also commented that in some cases you can pay a fee to some big box store; Best Buys / H & H Gregg, etc.

Mayor Kneib stated the environmental Committee can look into it.

There were no others from the public wishing to comment.

Committeeman Killion moved a motion to close the floor to public comment Committeewoman McBride seconded the motion The floor was closed with a 5/0 affirmative voice vote.

Mayor Kneib asked if there was any other business; there was none.

Committeeman Killion moved a motion for adjournment Deputy Mayor Taylor seconded the motion An affirmative 5/0 voice vote was recorded

Meeting adjourned at 5:55 pm

Respectfully submitted

Pamela Scott-Forman

Deputy Clerk

MINUTES APPROVED: JULY 6, 2016