TOWNSHIP OF WASHINGTON
BERGEN COUNTY, NEW JERSEY

PUBLIC PORTION/PUBLIC MEETING

MAY 7, 2012

The Township Council held a Public Portion/Public Meeting in the Municipal Building, Pascack Road. The meeting was called to order at 7:32 p.m. by Council President, Richard Hrbek. Members present: Steven Cascio, Joseph D’Urso, Fred Goetz, Richard Hrbek. Absent: None. Mr. Beckmeyer arrived at 8:23 p.m. Also present: Janet Sobkowicz, Mayor; Ken Poller, Attorney; Catherine Steinel, Administrator.

Pursuant to the provisions of the Open Public Meetings Act this meeting was listed in the Township Council Annual Meeting List which was published in the Ridgewood News, forwarded to the local newspapers, posted on Municipal Bulletin Board and filed with the Municipal Clerk.

The Clerk read the total of various bill paid, a copy of which is attached and made part of these minutes.

REPORT OF MAYOR

Mayor Sobkowicz talked about the wildlife in Township of Washington which includes a guest turkey and possible mountain lion, which probably isn’t true. She stated that Dunkin Donuts is coming back to the shopping center. Said that Memorial Day Parade is May 28, 2012 at 10:00 a.m. and that the two most popular parts of the parade, remembrance float and photos board will be back with many new photos. Fire Department Memorial Day Ceremony will start at 9:00 a.m. at the firehouse monument. Easter Egg Hunt was April 7 at George School. Mayor thanked the fire department. On Sunday, June 10, 2012 from 8:00 a.m. – 3:00 p.m. there will be the annual fire house antique custom car show. June 24, 2012 is the rain date. On April 28, 2012 baseball had their opening day ceremonies. Thanked the association for a job well done. Also thanked the Road Department for Clark Field clean up as well as for all the new mulch they put down at Memorial Field. Household debris pick up collection starts this week. Grass clippings are picked up each week. Town did first street sweeping during week of April 16, 2012 and will have another sweeping before Memorial Day. Said that she would be discussing with Council at the next meeting about a roll-off vehicle and bucket loader that is needed by the DMF. Talked about grants and Mayor Sobkowicz stated that she would be meeting with a professional grant writer during the week. Informed residents that 128 lbs. of unwanted medicine was turned into the Police Department on April 28, 2012 and then delivered to the County. Mayor Sobkowicz talked about police overtime and the amount of hours that part time dispatchers were used already this year. Gave report about the Garden State Parkway Exit 168 and the amount of accidents since the new ramp renovation was done. Talked about recycling and how residents need to recycle more. Informed residents that there will be a health fair in Emerson on May 19, 2012 from 8:30 a.m. – 11:30 a.m. in the Emerson Senior Center. On April 23, 2012 the Knights of Columbus held their annual Honoree Dinner. Gave the names of the honorees and thanked them. Talked about the miracle that happened when a lacrosse referee collapsed on the field and what happened when 911 was called and all the help that came and saved the man’s life. Said that she hoped that there would be no unique storms this year.

REPORT OF COUNCIL

Mr. Goetz – Explained that he attended Washington School Gala, Blue and Gold Boy Scout Dinner, K of C Night of Honorees and Baseball Opening Day ceremonies. He said that he also attended the recent Pascack Valley Hospital (HUMC) wall-breaking ceremony.
Dr. Cascio – Acknowledged Craig Carmilani, who was in the audience as one of the K of C honorees.

Mr. D’Urso – Attended the K of C Night of Honorees and Baseball Opening Day ceremonies. He stated that he is on the police negotiation team and that there was a meeting. He said that there needs to be another meeting. Talked about the proposal for dispatching and how this will be discussed later in the evening. Said that the auditor ran debt load calculations and how it would affect the taxes. Also talked about civilian dispatchers and felt that the administration was not showing good faith and that the town has cancelled out money each year in that account.

Mr. Hrbek – Thanked the K of C for an outstanding program honoring residents. It was a positive reflection on local residents. Also thanked the fire department for all their hard work.

APPROVAL OF MINUTES:

A motion was made by Dr. Cascio, seconded by Mr. D’Urso to approve the January 23, 2012 Public, February 27, 2012 Public, Conference, Closed and March 12, 2012 Conference, Closed minutes of the Township Council.
Ayes: Councilpersons Cascio, D’Urso, Goetz, Hrbek
Nays: None

A motion was made by Dr. Cascio, seconded by Mr. D’Urso to pass the February 6, 2012 Public and Conference minutes of the Township Council.
Ayes: Councilpersons Cascio, D’Urso, Goetz, Hrbek
Nays: None

A motion was made by Dr. Cascio, seconded by Mr. D’Urso to pass the March 12, 2012 Public minutes of the Township Council.
Ayes: Councilpersons Cascio, D’Urso, Hrbek
Nays: None
Abstain: Councilperson Goetz

GENERAL PUBLIC DISCUSSION:

A motion was made by Mr. D’Urso, seconded by Dr. Cascio to open the General Public Discussion.
Ayes: Councilpersons Cascio, D’Urso, Goetz, Hrbek.
Nays: None

Joseph Martino, 236 Devon Road – Mr. Martino asked about the cell tower status and was told there is no new report on the cell tower. He said that the storm drain pitch in front of his house is not adequate on the west side of Devon Road. Water builds up around the drain pipe and he gets water down his driveway and into his garage. His backyard and his neighbor’s yard get flooded. Mayor Sobkowicz said that the Township engineer is working on a plan for the problem storm drains and catch basins and a big project is in the works.

Jamie Powell, 426 Calvin Street – Mr. Powell stated he reviewed one of contracts from the county shared dispatch center and had made comments which he electronically sent to the Township Attorney who did not receive them. He asked the Council to look at his list of concerns during the conference portion of this meeting when discussing shared services. He said that he wants the Township officials to consider all options before making a decision.

Rosa D’Ambra, 423 Colonial Blvd. - Mrs. D’Ambra said that she is not in favor of passing the resolution on the consent agenda in regard to the OPRA and OPMA laws. She asked a question about an item that is on the closed meeting agenda. She said that she does not want our Township to go into a
shared service with the county police. Directorships of Township departments were discussed.

**Toni Rossi, 808 Robinwood Road** – Ms. Rossi thanked the Mayor and Council for their efforts in trying to get Woodcliff Lake to open GSP exit 171 up for right-hand turns. She spoke out against renovating the fields with artificial turf. Ms. Rossi stated that are many residents in the Township who are hurting financially and to use Township money for a project of that type will not be beneficial to the majority of residents and is not necessary. Mr. D’Urso said that he would like to attend the next Woodcliff Lake Council meeting and start a dialog in regard to the traffic issue at GSP exit 168. A test study has been approved by the Turnpike to allow right turns at exit 171 on a trial basis.

**Ziggy Slusarz, 147 Ridgewood Road** - Mr. Slusarz said that the No Parking restriction that is being enacted on Ridgewood Road is a hardship to the residents along the 500 feet that it affects. He asked that a permit be granted to his family and others affected when multiple cars will be visiting. He asked that the new No Parking sign be moved further away from his mailbox.

**Anthony Leithauser, 348 Coolidge Avenue** – Master Leithauser talked about the many wonderful times he has had on Memorial Field through the years. He stated that the field is known as the worst field in the league. He said that it would hurt less to fall on artificial turf than it does on the field in its current condition. He compared the field to a school; improvements, safety and modernization are important.

**Ray Bernroth, 838 Crest Place** – Mr. Bernroth reminded the Council that he was promised that the cell tower would be built in his lifetime. He said that there are pot holes at the end of Crest Place that need to be fixed. He said that he was selected to be a shared service dispatch committee member. He attended one meeting and asked when the next meeting will be held.

**Judy Monocky, 481 Ridgewood Blvd North** – Ms. Monocky asked if the Council has reviewed option one for Memorial Field. She said that it could be used by every resident in the Township. She asked if they have looked into Sherry Field renovations and if they have Lt. Hackbarth’s report on parking for Memorial Field. She said that the recreation board is passionate about the plan and it would be a great draw for bringing new families into the Township.

**Scott Spezial, 785 Washington Avenue** – Mr. Spezial said that he wanted to publicly recap the progress made on the plans for Memorial Field in the last several weeks. He stated that the recreation board has explained all the pros and cons of artificial turf versus sod on the field, that the recreation board has answered all questions, given a lot of information so the project can move forward, have the unanimous consent of representative of all nine sports and has the approval of the Mayor to begin the project now for debt load and safety reasons. He stated the Township Auditor, Westwood School District Business Administrator, residents, MKW architect and DMF Director have given approval. Officer Hackbarth has said that the parking should remain the same. He said that the drainage will work. He said that he wants the project to begin in a timely fashion.

**Sandy Phillips, 321 Hudson Avenue** – Mrs. Phillips asked if artificial turf is safe and healthy for children. She asked if anyone knows the results from the Patch poll in regard to the field renovation. She asked who gives permission for fund raising on the corners because she has seen some dangerous situations on the corner of Washington Avenue and Pascack Road. Mr. Hrbek said that the police issue permission.

**Robert Stickle, 191 Walnut Street** – Mr. Stickle asked the status of the land sale of a piece of property owned by the Township next door to his property. Mr. Hrbek stated that answers will be forthcoming by the next meeting.
BUDGET AMENDMENT HEARING:

At this point, Mr. Hrbek commented about the $260,000 that was cut from the budget and because of that, there needed to be a budget amendment hearing.

A motion was made by Mr. D’Urso, seconded by Dr. Cascio to open the Public hearing of 2012 Budget Amendment. And there being no comments or question was closed on a motion by Mr. D’Urso, seconded by Dr. Cascio.

Ayes: Councilpersons Beckmeyer, Cascio, D’Urso, Goetz, Hrbek
Nays: None

A motion was made by Mr. Beckmeyer, seconded by Dr. Cascio to approve the following resolution:

Ayes: Councilpersons Beckmeyer, Cascio, D’Urso, Goetz, Hrbek
Nays: None

WHEREAS, N.J.S.A. 40A:4-78b has authorized the Local Finance Board to adopt rules that permit municipalities in sound fiscal condition to assume the responsibility, normally granted to the Director of the Division of Local Government Services, of conducting an annual budget examination; and

WHEREAS, N.J.A.C. 5:30-7 was adopted by the Local Finance Board on February 11, 1997; and

WHEREAS, pursuant to N.J.A.C. 5:30-7.2 through 7.5, the Township of Washington has been declared eligible to participate in the program by the Division of Local Government Services, and the Chief Financial Officer has determined that the local government meets the necessary conditions to participate in the program for the 2011 budget year.

NOW, THEREFORE, BE IT RESOLVED, by the Governing Body of the Township of Washington that in accordance with N.J.A.C. 5:30-7.6a & 7.6B and based upon the Chief Financial Officer’s certification, the Governing Body has found the budget has met the following requirements:

1. That with reference to the following items, the amounts have been calculated pursuant to law and appropriated as such in the budget:
   a. Payment of interest and debt redemption charges
   b. Deferred charges and statutory expenditures
   c. Cash deficit of preceding year
   d. Reserve for uncollected taxes
   e. Other reserves and non-disbursement items
   f. Any inclusions of amounts required for school purposes

2. That the provisions relating to limitation on increases of appropriations pursuant to N.J.S.A. 40A:4-45.2 and appropriations for exceptions to limits on appropriations found at N.J.S.A. 40A:4-45.3 et. seq., are fully met (complies with CAP law).

3. That the budget is in such form, arrangement, and content as required by the Local Budget Law and N.J.A.C. 5:30-4 and 5:30-5.

4. That pursuant to the Local Budget Law:
   a. All estimates of revenue are reasonable, accurate and correctly stated,
   b. Items of appropriation are properly set forth
   c. In itemization, form, arrangement and content, the budget will permit the exercise of the comptroller function with the municipality.

5. The budget and associated amendments have been introduced and publicly advertised in accordance with the relevant provisions of the Local Budget Law, except that failure to meet the deadlines of N.J.S.A. 40A:4-5 shall not prevent such certification.

6. That all other applicable statutory requirements have been fulfilled.
BE IT FURTHER RESOLVED, that a copy of this resolution will be forwarded to the director of the Division of Local Government Services upon adoption.

A motion was made by Mr. D’Urso, seconded by Dr. Cascio to approve the following resolution:

Ayes: Councilpersons Beckmeyer, Cascio, D’Urso, Goetz, Hrbek
Nays: None

BE IT RESOLVED, by the Governing Body of the Township of Washington, County of Bergen, that the budget hereinbefore set forth is hereby adopted and shall constitute an appropriation for the purposes stated of the sums therein set forth as appropriations, and authorization of the amount of:

a. $8,762,178 (Item 2 below) for municipal purposes, and
e. $601,616 (Item 5 below) Minimum Library Levy

SUMMARY OF REVENUES

1. General Revenues
   Surplus Anticipated 920,000
   Miscellaneous Revenues Anticipated 1,840,027
   Receipts from Delinquent Taxes 200,000

2. AMOUNT TO BE RAISED BY TAXATION FOR MUNICIPAL PURPOSES (Item 6(a), Sheet 11) 8,762,178

5. Amount to be Raised by Taxation Min. Library Levy 601,516
   Total Revenues 12,323,721

5. GENERAL APPROPRIATIONS
   Within “CAPS”
   (a&b) Operations Including Contingent 7,654,750
   (e) Deferred Charges & Stat. Expen.-Mun., 860,916
   Excluded from “CAPS”

   (a) Operation – Total Op. Excl. from “CAPS” 1,596,853
   (c) Capital Improvements 37,000
   (d) Municipal Debt Service 1,344,202
   (m) Reserve for Uncollected Taxes 830,000
   Total Appropriations 12,323,721

It is hereby certified that the within budget is a true copy of the budget finally adopted by resolution of the Governing Body on the 7th day of May 2012. It is further certified that each item of revenue and appropriation is set forth in the same amount and by the same title as appeared in the 2012 approved budget.

ORDINANCE

The Clerk read Ordinance 12-09 entitled: AN ORDINANCE AMENDING ALCOHOL BEVERAGE FEES EFFECTIVE IN THE TOWNSHIP OF WASHINGTON.

A motion was made by Mr. D’Urso seconded by Dr. Cascio to introduce and pass Ordinance 12-09 at second reading by title.

Ayes: Councilpersons Beckmeyer, Cascio, D’Urso, Hrbek, Goetz
Nays: None

The following resolution was presented and adopted on a motion by Mr. D’Urso, seconded by M. Beckmeyer.

Ayes: Beckmeyer, Cascio, D’Urso, Hrbek, Goetz
Nays: None

BE AND IT IS RESOLVED, by the Township Council of the Township of Washington that Ordinance No. 12-09 entitled: AN ORDINANCE AMENDING ALCOHOL BEVERAGE FEES EFFECTIVE IN THE TOWNSHIP OF
WASHINGTON be read on second reading and the public hearing be held thereon pursuant to law.

A motion was made by Mr. D’Urso, seconded by Mr. Beckmeyer to open the public hearing
Ayes: Councilpersons Beckmeyer, Cascio, D’Urso, Hrbek, Goetz.
Nays: None

Rosa D’Ambra, 423 Colonial Blvd. – Mrs. D’Ambra asked why the Township Liquor store is allowed to be opened at 10:00 a.m. on Sundays. The Council advised her that the ordinance did not pertain to the issue but the issue will be noted on record for a future topic.

A motion was made by Mr. D’Urso, seconded by Mr. Beckmeyer.
Ayes: Councilpersons Beckmeyer, Cascio, D’Urso, Hrbek, Goetz.
Nays: None

A motion was made by Mr. D’Urso, seconded by Mr. Beckmeyer to pass Ordinance 12-09 at second and final reading, submit same to the Mayor for her approval and thereafter be published according to law.
Ayes: Councilpersons Beckmeyer, Cascio, D’Urso, Hrbek, Goetz
Nays: None

CONSENT AGENDA:

The following resolutions were part of the Consent Agenda and were made available to the Governing Body and the Public prior to the meeting.

The Consent Agenda was presented and adopted on a motion by Mr. D’Urso, seconded by Dr. Cascio.
Ayes: Councilmen Beckmeyer, Cascio, D’Urso, Goetz, Hrbek.
Nays: None.

Raffle License #857 for Pascack Valley High School PFO was approved by the Township Council of the Township of Washington.

WHEREAS, Gregory and Gina Carbone posted engineering escrow on premises known as Block 2504, Lot 5, 1988 East Glen Avenue; and
WHEREAS, the Construction Code Official has issued approval dated April 19, 2012, C.O. No. 11-381,
WHEREAS, there are no outstanding invoices due the Township Engineer as per his letter dated April 17, 2012,
NOW, THEREFORE, BE IT RESOLVED, that the Township Treasurer of the Township of Washington is authorized to refund the balance of the escrow money in the amount of $914.00 to the above.

WHEREAS, legislation has been introduced to reform and modernize both the Open Public Meetings Act (S-1451) and the Open Public Records Act (S-1452); and
WHEREAS, the governing body of the Township of Washington agrees with and supports the statement that “the right of the public to be present at all meetings of public bodies, and to witness in full detail all phases of the deliberation, policy formulation, and decision making of public bodies, is vital to the enhancement and proper functioning of the democratic process”; and
WHEREAS, the changes, however, proposed in S-1451 will not only be a cost driver for local and State government but make government less effective; and
WHEREAS, S-1451 includes a number of proposed requirements which involve costly unfunded mandates, impractical requirements and impediments to the democratic process, including the following:
• A new definition of subcommittees that expands subcommittees to be overly inclusive so that, for example, even research projects assigned to one member of a public body could be covered; and
• A new requirement that all subcommittees meetings include notice of their meeting and the preparation of minutes, which would, among other things, necessitate additional administrative support for all meetings of subcommittees as well as increased legal advertising cost; and
• A new requirement that agendas provide a description of all agenda items, including the names of parties to and approximate dollar amounts of any contracts to be acted upon, which will delay the award of contracts and could lead to the loss of grant monies; and
• A new requirement that the governing body may discuss, but not act upon, an item brought up by a citizen at a public meeting if it was not published as an agenda item, that not only runs contrary to the time honored tradition of holding a public meeting for the very purpose of soliciting such input and acting upon it but is impractical, ineffective and unnecessarily inhibits the operations of municipal government; and
• A new requirement for advance notification of estimated start times for the public portion of the meeting and the portion of the meeting from which the public is to be excluded that is unworkable and disruptive; and
• A new requirement that recordings of meetings become a part of the minutes that renders the recordings a permanent municipal record and is not only counter to the already-established records retention schedule of Division of Archive and Records Management for such records but which will be costly to preserve the records to ensure that they are permanent; and
• A new requirement that electronic communications, such as e-mails and text messages, concerning public business among an effective majority of the members that occurred prior to a meeting become part of the minutes and renders the recordings a permanent municipal record, is unworkable and unmanageable as the technology does not always exist to make "hard copies" or digital copies of text messages and the records custodian does not always have access to them, and which is an unprecedented expansion of the meeting concept; and
• A new requirement that public bodies be permitted to exclude the public from discussion of personnel matters only with the written consent of the employee and potentially affected employees which will inhibit the public bodies' ability to take necessary actions on personnel matters and could lead to costly litigation; and
• A new requirement that comprehensive minutes that must include each member's stated reason for their actions or vote, the identity of each member of the public who spoke, and summary of what was said, be made available to the public as soon as possible but no later than 45 days after the meeting that will not only be costly but the historical value of minutes will be lost in order to meet an arbitrary deadline; and

WHEREAS, the governing body of the Township of Washington agrees that government records should be readily accessible and transparent but there must be an appropriate balance between the need for openness and transparency in government and citizens' reasonable expectation of privacy; and

WHEREAS, among the costly unfunded mandates and impractical new requirements of 8-1452 are the following:
• The expansion of the definition of government record to include records that are required by law to be made, maintained or kept on file by any public agency that will lead to a records custodians to be in violation of OPRA for the non-existence of a government records created before their tenure with the public body; and
• The creation of a definition for "advisory, consultative or deliberative" material that may be contrary to the well-established definition in case law leading to costly litigation; and

• The expanding of the definition of government record to include electronic communications, such as e-mails and text messages, concerning public business among an effective majority of the members that occurred prior to a meeting that is unworkable and unmanageable as the technology does not always exist to make "hard copies" or digital copies of text messages, the records custodian does not always have access to the electronic communications and certain cell phone carriers will not provide this information without a subpoena; and

• The inclusion of a subjective definition for "reasonable" that may be contrary to the well-established definition in case law leading to costly litigation; and

• A new requirement that any video or audio recordings or public meetings should be available in unedited form will be in direct violation of the Open Public Meetings Act requirement that requires the redacting of discussions in closed session until the matter can legally be released; and

• A new requirement on how to handle redactions and special services fees is time consuming and costly, especially considering that the Government Records Council has already addressed these procedures in their Custodians' Toolkit, which should be codified; and

• A provision that permits the records custodian to advise a requestor that a government record is readily available on the public agency's website; however, the bill requires the records custodian to directly provide the records to the requestor if they do not have access to a computer but does not define what is meant by "access to a computer"; and

• A new costly requirement that when there is a special service charge the requestor must be provided, at no cost, an index generally describing the responsive government records to be provided and to the greatest extent possible the index shall include the name of each record or brief description of the record or general categories of records, a detailed breakdown of how the special charges were assessed and if records are exempt or redacted, the records custodian must provide a description of those records; and

• A provision that prohibits the assessment of a special service charge for requests for budgets, bills, vouchers, contracts and public employee salaries and overtime unless the request is deemed voluminous, which is undefined and subjective; and

WHEREAS, the provisions of S-1451 and S-1452 place financial, time, manpower and other burdens on municipalities at a time when municipalities are forced to lay off municipal employees, impose furloughs and reduce departmental budgets so that municipalities can meet the strict CAP requirements with decreased revenues and increasing operating expense; and

WHEREAS, the totality of the new requirements of S-1451 and S-1452 will be a significant cost driver for local and State government with no known appropriation contemplated or any alternate means to offset these costs, such a reasonable increase in fees; and

WHEREAS, while the governing body of the Township of Washington strives for and agrees that open and transparent government is essential to the democratic process, the provisions of S-1451 and S-1452 will make government inefficient;

NOW, THEREFORE, BE IT RESOLVED that the Township Council of the Township of Washington, County Bergen, and State of New Jersey for reasons stated above, does hereby oppose S-1451 and S-1452, as currently drafted, and strongly urges the State Senate and Assembly to oppose these bills; and
BE IT FURTHER RESOLVED that a copy of this duly adopted resolution be forwarded to Senate President Stephen Sweeney, Senator Gerald Cardinale, the legislators of the 39th State Legislative District, Governor Chris Christie, the New Jersey State League of Municipalities and the Municipal Clerks’ Association of New Jersey.

WHEREAS, on September 9, 2010, Marangi Waste Industries, Inc. (“Marangi”), entered into a contract (the “Marangi Contract”) with the Township of Washington (the “Township”) pursuant to which Marangi assumed the obligation for the Township’s curbside collection of recyclables (aluminum, glass, plastic, tin, newspapers, magazines, junk mail and corrugated cardboard) until the end of the contract period (September 30, 2013); and

WHEREAS, Gaeta Recycling Co., Inc. (“Gaeta”) entered into a contract with Marangi on December 19, 2011, pursuant to which Gaeta agreed to purchase certain assets of Marangi, including its customer accounts, subject to approval from the New Jersey Department of Environmental Protection (“NJDEP”); and

WHEREAS, Gaeta received an Approval Order issued by NJDEP on March 29, 2012, authorizing Gaeta to proceed with such acquisition; and

WHEREAS, Gaeta wishes to proceed with the assumption of the assets of Marangi, including the customer account involving the Township, and to assume all obligations under the Marangi Contract with respect to the Township’s recyclables; and

WHEREAS, the Township Council has determined to consent to Gaeta assuming the obligations of Marangi under the Marangi Contract;

NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Washington as follows:

1. The Township hereby consents to the assumption by Gaeta of the Marangi Contract, and the continuation of the curbside collection of recyclables in the Township pursuant to the terms thereof, for the following periods and the following amounts:
   - From the date of assumption of the Marangi Contract to September 30, 2012, based on the annual cost set forth in the Marangi Contract ($107,725.28); and
   - From October 1, 2012 to September 30, 2013, at an annual cost of ($107,725.28).

2. The Mayor of the Township is hereby authorized to execute the attached Assignment and Assumption Agreement between and among Gaeta Recycling Co., Inc., Marangi Waste Industries, Inc., and the Township.

WHEREAS, Brian Martin Witney has satisfied the requirements to attain the status of Eagle Scout to be conferred upon him by the Boy Scouts of America; and

WHEREAS, the Township of Washington wishes to acknowledge this extraordinary achievement by a resident of Township of Washington;

NOW, THEREFORE, BE IT RESOLVED, that the Township of Washington does hereby officially and publicly acknowledge the achievements of Brian Martin Witney in attaining the position of Eagle Scout to be conferred upon him by the Boy Scouts of America, with congratulations and best wishes to the honoree and his family.

The foregoing resolution was adopted unanimously by the Township Council of the Township of Washington.
WHEREAS, Daniel Robert Howard has satisfied the requirements to attain the status of Eagle Scout to be conferred upon him by the Boy Scouts of America; and

WHEREAS, the Township of Washington wishes to acknowledge this extraordinary achievement by a resident of Township of Washington;

NOW, THEREFORE, BE IT RESOLVED, that the Township of Washington does hereby officially and publicly acknowledge the achievements of Daniel Robert Howard in attaining the position of Eagle Scout to be conferred upon him by the Boy Scouts of America, with congratulations and best wishes to the honoree and his family.

The foregoing resolution was adopted unanimously by the Township Council of the Township of Washington.

__________________________________________
Mary Ann Ozment, Township Clerk

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Richard Hrbek, Council President