

JULY 6, 2020  
COMMISSION MEETING MINUTES  
BOROUGH OF COLLINGSWOOD, NJ

A regular meeting of the Board of Commissioners was held remotely, at 7:00 P.M. Mayor M. James Maley, Jr. called the meeting to order, with Commissioner Joan Leonard present and Commissioner Robert Lewandowski present.

Mayor Maley read the Sunshine Notice stating that the Borough has complied with provisions of the Sunshine Law by adopting before January 10 of this year, a resolution prescribing the dates, times and locations of all regular meetings of the Commission. The Mayor stated there was a change in meeting format from in person to remote-conference. Written advanced notice of the change in format of at least 48 hours was supplied to two local newspapers. Mayor Maley led the Pledge of Allegiance.

Mayor Maley explained this meeting is being held by remote conference because of the stay at home order due to the COVID 19 virus. Mayor Maley explained how questions and comments can be submitted.

Mayor Maley said there will be a Special Meeting held at 11:00AM on July 20<sup>th</sup> 2020 to introduce the 2020 municipal budget. This meeting will be held by remote conference. We are hoping to hold the August 3<sup>rd</sup> meeting in person.

Mayor Maley talked about the issues and incidents of many Police Departments around and throughout our country. Mayor Maley explained the Collingswood Police Department has been a leader in policy changes; choke holds have not been allowed for several years, officers that are being responsible by stopping a fellow officer when things are being done inappropriately, these things are done by following the New Jersey Attorney General guidelines. Mayor Maley talked about ways the Collingswood Police Dept. has been a leader in a different kind of policing. Mayor Maley talked about the Collingswood Police Department being one of the first to establishing crisis intervention teams; such as domestic violence, mental health and drug court. Mayor Maley talked about the recent marches that were held here in Collingswood in recognition of the racial issues happening in our society. Mayor Maley acknowledged the youth organizers for their leadership and the adults who supported their efforts. Mayor Maley asked Commissioner Lewandowski to talk about the efforts the Borough is doing to commit to having an open dialogue about race. Commissioner Lewandowski talked about the critical times we are in and that there is life and death and lives are standing in the balance. Commissioner Lewandowski said in these times he has reflected on words from Fred Rogers "Anything that's human is *mentionable, and anything that is mentionable can be more manageable*". Commissioner Lewandowski added the Global Pandemic is costing us so much, lives, jobs, joy, and we are hurting. We are also looking at an opportunity to right the wrong of racial injustices. Commissioner Lewandowski said many members of the community have reached out to us. We are looking at these three openings; open our minds, open our hearts and open our books for community based racial understanding. We are fortunate to have an organization like Custom Ed in town, who is helping us with a plan to execute and support a community conversation. Commissioner Lewandowski said talking about race is hard, Custom Ed is helping to create a positive dialogue leading to positive change. Commissioner Lewandowski invited the community to lend your ears and hearts to this conversation. Commissioner Lewandowski talked about the divisiveness that is occurring in our country and the role the White House is playing in this divide. We are working here in Collingswood for positive lasting change, we will never have uniformity of opinion but we can work to recognize the humanity in all of us and see that racism has hurt the black community long enough. Now is the time to fix that. Commissioner Lewandowski thanked the Collingswood community for taking a stand and we need to take the next step.

Mayor Maley announced the establishing of a Police Advisory Committee and an Executive Committee and that more information will be coming out on that soon.

Commissioner Leonard said she knows we are on the right track with what we have done and are continuing to do.

The Tax Collector and Zoning Official and Municipal Court reports were approved.  
Minutes: June 1, 2020 Approved

**The Commissioners called for the Second Reading and Public Hearing of Ordinance 1683**

**AUTHORIZING SUPPLEMENTAL FUNDING FOR THE CONSTRUCTION OF AN EMERGENCY RESPONSE BUILDING AND RELATED ACQUISITION AND IMPROVEMENTS IN AND FOR THE BOROUGH OF COLLINGSWOOD, COUNTY OF CAMDEN, NEW JERSEY; APPROPRIATING THE SUM OF \$2,000,000 THEREFOR; AUTHORIZING THE ISSUANCE OF GENERAL OBLIGATION BONDS OR BOND ANTICIPATION NOTES OF THE BOROUGH OF COLLINGSWOOD, COUNTY OF CAMDEN, NEW JERSEY, IN THE AGGREGATE PRINCIPAL AMOUNT OF UP TO \$1,400,000; MAKING CERTAIN DETERMINATIONS AND COVENANTS; AND AUTHORIZING CERTAIN RELATED ACTIONS IN CONNECTION WITH THE FOREGOING**

**BE IT ORDAINED** by the Board of Commissioners of the Borough of Collingswood, County of Camden, New Jersey (not less than two-thirds of all the members thereof affirmatively concurring), pursuant to the provisions of the Local Bond Law, Chapter 169 of the Laws of 1960 of the State of New Jersey, as amended and supplemented ("Local Bond Law"), as follows:

**Section 1.** The purposes described in Section 7 hereof are hereby authorized as general improvements to be made or acquired by the Borough of Collingswood, County of Camden, New Jersey ("Borough").

**Section 2.** It is hereby found, determined and declared as follows:

- (a) the estimated amount to be raised by the Borough from all sources for the purposes stated in Section 7 hereof is \$2,000,000;
- (b) the estimated amount of bonds or bond anticipation notes to be issued for the purposes stated in Section 7 hereof is \$1,400,000; and
- (c) a down payment in the amount of \$600,000 for the purposes stated in Section 7 hereof is currently available in accordance with the requirements of Section 11 of the Local Bond Law, *N.J.S.A. 40A:2-11*.

**Section 3.** The sum of \$1,400,000, to be raised by the issuance of bonds or bond anticipation notes, together with the sum of \$600,000, which amount represents the required down payment, are hereby appropriated for the purposes stated in this bond ordinance ("Bond Ordinance").

**Section 4.** The issuance of negotiable bonds of the Borough in an amount not to exceed \$1,400,000 to finance the costs of the purposes described in Section 7 hereof is hereby authorized. Said bonds shall be sold in accordance with the requirements of the Local Bond Law. All or a portion of the bonds authorized to be issued hereunder may evidence one or more loans from the New Jersey Department of Environmental Protection and/or the New Jersey Infrastructure Bank, under an Application for Financial Assistance ("Application") submitted by the Borough to said entities.

**Section 5.** In order to temporarily finance the purposes described in Section 7 hereof, the issuance of bond anticipation notes of the Borough in an amount not to exceed \$1,400,000 is hereby authorized. Pursuant to the Local Bond Law, the Chief Financial Officer is hereby authorized to sell part or all of the bond anticipation notes from time to time at public or private sale and to deliver the same to the purchasers thereof upon receipt of payment of the purchase price plus accrued interest from their date to delivery thereof. The Chief Financial Officer is hereby directed to report in writing to the governing body at the meeting next succeeding the date when any sale or delivery of the bond anticipation notes pursuant to this Bond Ordinance is made. Such report must include the amount, the description, the interest rate and the maturity schedule of the bond anticipation notes sold, the price obtained and the name of the purchaser.

**Section 6.** The amount of the proceeds of the obligations authorized by this Bond Ordinance which may be used for the payment of interest on such obligations, accounting, engineering, legal fees and other items as provided in Section 20 of the Local Bond Law, *N.J.S.A. 40A:2-20*, shall not exceed the sum of \$400,000.

**Section 7.** The improvements hereby authorized and the purposes for which said obligations are to be issued; the estimated costs of each said purpose; the amount of down payment for each said purpose; the maximum amount of obligations to be issued for each said purpose and the period of usefulness of each said purpose within the limitations of the Local Bond Law are as follows:

<u>Purpose/Improvement</u>	<u>Estimated Total Cost</u>	<u>Down Payment</u>	<u>Amount of Obligation</u>	<u>Period of Usefulness</u>
A Supplemental Funding for the Construction of an Emergency Response Building in and for the Borough, together with related property acquisition and improvements, together with the acquisition of all materials and equipment and completion of all work necessary therefore or related thereto	\$2,000,000	\$600,000	\$1,400,000	30 years

\$

**Section 8.** Grants or other monies received from any governmental entity, if any, will be applied to the payment of, or repayment of obligations issued to finance, the costs of the purposes described in Section 7 above.

**Section 9.** The supplemental debt statement provided for in Section 10 of the Local Bond Law, N.J.S.A. 40A:2-10, was duly filed in the office of the Clerk prior to the passage of this Bond Ordinance on first reading and a complete executed duplicate original thereof has been filed in the Office of the Director of the Division of Local Government Services in the Department of Community Affairs of the State of New Jersey. The supplemental debt statement shows that the gross debt of the Borough, as defined in Section 43 of the Local Bond Law, N.J.S.A. 40A:2-43, is increased by this Bond Ordinance by \$1,400,000 and that the obligations authorized by this Bond Ordinance will be within all debt limitations prescribed by said Local Bond Law.

**Section 10.** The full faith and credit of the Borough are irrevocably pledged to the punctual payment of the principal of and interest on the bonds or bond anticipation notes authorized by this Bond Ordinance, and to the extent payment is not otherwise provided, the Borough shall levy *ad valorem* taxes on all taxable real property without limitation as to rate or amount for the payment thereof.

**Section 11.** The Capital Budget is hereby amended to conform with the provisions of this Bond Ordinance to the extent of any inconsistency therewith, and the resolution promulgated by the Local Finance Board showing full detail of the amended Capital Budget and Capital Program as approved by the Director of the Division of Local Government Services, is on file with the Clerk and available for inspection.

**Section 12.** The Borough hereby declares its intent to reimburse itself from the proceeds of the bonds or bond anticipation notes authorized by this Bond Ordinance pursuant to Income Tax Regulation Section 1.150-2(e), promulgated under the Internal Revenue Code of 1986, as amended ("Code"), for "original expenditures", as defined in Income Tax Regulation Section 1.150-2(c)(2), made by the Borough prior to the issuance of such bonds or bond anticipation notes.

**Section 13.** The Borough hereby covenants as follows:

(a) it shall take all actions necessary to ensure that the interest paid on the bonds or bond anticipation notes authorized by the Bond Ordinance is exempt from the gross income of the owners thereof for federal income taxation purposes, and will not become a specific item of tax preference pursuant to Section 57(a)(5) of the Code;

(b) it will not make any use of the proceeds of the bonds or bond anticipation notes or do or suffer any other action that would cause the bonds or bond anticipation notes to be "arbitrage bonds" as such term is defined in Section 148(a) of the Code and the Regulations promulgated thereunder;

(c) it shall calculate or cause to be calculated and pay, when due, the rebatable arbitrage with respect to the "gross proceeds" (as such term is used in Section 148(f) of the Code) of the bonds or bond anticipation notes;

(d) it shall timely file with the Internal Revenue Service, such information report or reports as may be required by Sections 148(f) and 149(e) of the Code; and

(e) it shall take no action that would cause the bonds or bond anticipation notes to be

"federally guaranteed" within the meaning of Section 149(b) of the Code.

**Section 14.** The improvements authorized hereby are not current expenses and are improvements that the Borough may lawfully make. No part of the cost of the improvements authorized hereby has been or shall be specially assessed on any property specially benefited thereby.

**Section 15.** All ordinances, or parts of ordinances, inconsistent herewith are hereby repealed to the extent of any such inconsistency.

**Section 16.** In accordance with the Local Bond Law, this Bond Ordinance shall take effect twenty (20) days after the first publication thereof after final passage.

Kimberly Heilig, asked where she can see the information on the Bond Ordinance. Mayor Maley explained this Bond Ordinance is for the outfitting of the new Public Safety Building and there is a lot of information on the website. Mayor Maley said this project has been in the works for a couple of years and there has been several public meeting and a lot of information available. Mayor Maley referred Ms. Heilig to Cassandra Duffey. Mrs. Duffey explained there is not a central location on the website but if Ms. Heilig searches Public Safety Building a lot of information will come up. Mrs. Duffey added that if there is a specific question she can email her. Mrs. Heilig said she had a conversation with two Collingswood officers after one of the marches and was discouraged. Mrs. Heilig said she felt that the officers were in denial about racial issues. Mrs. Heilig asked what services are being presented to protect people against racism in our community? Mayor Maley asked Ms. Heilig if she was present for the first part of the meeting. Ms. Heilig explained she just signed on. Mayor Maley did a recap of the first part of the meeting of what the Borough has been doing and some new initiatives and programs on engaging our community on a discussion about race. Commissioner Lewandowski thanked Ms. Heilig for her comments and explained the meeting is being recorded and to watch what is being offered to the community. Mayor Maley added that Chief Carey is available for a conversation to discuss your concerns so please feel free to reach out to him.

Kate Delany 126 E. Palmer Ave. agrees with Ms. Heilig. Ms. Delany asked that the assault weapons obtained from the 1033 program be rejected and returned. Mayor Maley stated that those weapons have never left the armory where they are stored and Chief Carey started the return process in January to get rid of them. Ms. Delany said she is in opposition of the Ordinance 1683.

Bill Johnson, 131 Frazier Ave. stated he supports the statements of Ms. Heilig and Ms. Delany. Mr. Johnson asked if there is a place for community and youth engagements and mental health crisis response in the new public safety buildings.

Commissioner Lewandowski explained that the term supplemental funding is misleading, we were always planning to outfit the building with furniture and equipment. It is not funding that we did not anticipate.

Brian Dilks Brotman, Crestmont Ter. asked Mayor Maley if there is mental health crisis on site? Mayor Maley explained we have had mental crisis response team in the borough for years. Those educational programs were started by former Chief Garrity. Mayor Maley explained that ongoing mental health crisis help is managed at a health care facility. Mr. Dilks Brotman talked about the community group Embracing Race.

Mayor Maley explained this ordinance is not for police operations. This ordinance is for furnishings, office equipment and security systems. Commissioner Leonard explained this all has taken so much time and it feels good to be at the point where we can approve budgets to have the building furnished. Commissioner Leonard added there is a lot more room in this building and there will be opportunities for the community there. Commissioner Lewandowski explained we have committed to this project; this is not an either or situation we will continue to have conversations about how we operate and dedicate resources.

***With no further comments Mayor Maley moved the public hearing closed and the ordinance be adopted on second and final reading which was seconded and approved by the call of the roll:***

**Aye: M. James Maley, Jr.**

**Aye: Joan Leonard**

**Aye: Robert Lewandowski**

The Commissioners called for the Second Reading and Public Hearing of Ordinance 1684

**AN ORDINANCE AMENDING ORDINANCE NO. 1365  
IMPLEMENTING A REDEVELOPMENT PLAN  
FOR THE CUTHBERT ROAD REDEVELOPMENT PLAN**

**WHEREAS**, the Board of Commissioners for the Borough of Collingswood, pursuant to N.J.S.A. 40A:12A-7, adopted Ordinance No. 1365 on January 3, 2005 and implemented a Redevelopment Plan (“Redevelopment Plan”) for the Cuthbert Road Redevelopment Zone (“Redevelopment Zone”); and

**WHEREAS**, the Borough Commissioners wish to amend the Redevelopment Plan to allow as a permitted use for the property located within the Borough at 19 Cuthbert Road (block 59, Lot 4) (the “Property”) the following: veterinary office

**WHEREAS**, the Property shall be equipped with a trash enclosure; and

**WHEREAS**, the Borough Engineers have prepared an Amendment to the Redevelopment Plan which includes the above listed terms; and

**WHEREAS**, the Amendment to the Redevelopment Plan was referred to the Collingswood Planning Board for review and comment and which has been provided by the Planning Board in a report to the Borough Commissioners which report was considered by the Borough Commissioners prior to the adoption of this ordinance; and

**WHEREAS**, the Amendment to the Redevelopment Plan meets the requirements of the Local Redevelopment and Housing Law, N.J.S.A. 40A:12A-1 et. seq. and is consistent with the Borough’s Master Plan;

**NOW, THEREFORE, BE IT ORDAINED** by the Commissioners of the Borough of Collingswood that the Redevelopment Plan attached as Exhibit A is hereby approved;

This Ordinance shall take effect immediately upon final adoption and publication according to law.

***With no comments Mayor Maley moved the public hearing closed and the ordinance be adopted on second and final reading which was seconded and approved by the call of the roll:***

**Aye:** M. James Maley, Jr.  
**Aye:** Joan Leonard  
**Aye:** Robert Lewandowski

The Commissioners called for the First Reading of Ordinance 1685

**AN ORDINANCE AMENDING ORDINANCE NO. 1245 IMPLEMENTING A REDEVELOPMENT PLAN FOR THE CENTRAL HADDON AVENUE REDEVELOPMENT PLAN**

**WHEREAS**, the Board of Commissioners for the Borough of Collingswood, pursuant to N.J.S.A. 40A:12A-7, adopted Ordinance No. 1245 on February 5, 2001 and implemented a Redevelopment Plan (“Redevelopment Plan”) for the Central Haddon Avenue Redevelopment Zone (“Redevelopment Area”); and

**WHEREAS**, pursuant to Ordinance No. 1569, adopted on April 6, 2015, the Borough Commissioners amended the Redevelopment Plan by establishing a height restriction for the properties located in the Redevelopment Area; and

**WHEREAS**, the Borough Commissioners wish to further amend the Redevelopment Plan to allow an aesthetic medical spa as a permitted use for the first floor of the property located within the Borough at 738 Haddon Avenue (Block 95, Lot 13) (the “Property”).

**NOW, THEREFORE, BE IT ORDAINED** that the Redevelopment Plan shall be amended to include the permitted use described herein for the Property.

This Ordinance shall take effect immediately upon final adoption and publication according to law.

*Mayor Maley moved the ordinance be approved on first reading, published, and the second reading and public hearing to be held on August 3, 2020 which was seconded and approved by the following call of the roll:*

*Aye: M. James Maley, Jr.  
Aye: Joan Leonard  
Aye: Robert Lewandowski*

The Commissioners called for the First Reading of Ordinance 1686

**AN ORDINANCE AMENDING THE BOROUGH OF COLLINGSWOOD REDEVELOPMENT PLAN FOR PROPERTY LOCATED AT 807-809 HADDON AVENUE**

**WHEREAS**, redevelopment and rehabilitation projects must be undertaken pursuant to a "redevelopment plan" adopted by a municipal ordinance pursuant to N.J.S.A. 40A:12A-7, and said plan must include an outline for the planning, development, redevelopment or rehabilitation of the project area; and

**WHEREAS**, the Board of Commissioners of the Borough of Collingswood ("Borough"), pursuant to Resolution No. 06-186, determined that the entire Borough is an area in need of rehabilitation since it met the statutory criteria set forth in N.J.S.A. 40A:12A-14 in that more than half of the housing stock is at least 50 years old and a majority of the water and sewer infrastructure is at least 50 years old and is in need of repair or substantial maintenance and that a program of rehabilitation may be expected to prevent further deterioration and promote the overall development of the community; and

**WHEREAS**, the Borough Commissioners by Ordinance No. 1417 adopted a Plan for Rehabilitation prepared by Remington and Vermick Engineers, Inc. ("Rehabilitation Plan"); and

**WHEREAS**, the Borough Commissioners by Ordinance 1664 adopted a Redevelopment Plan for the Borough which replaced the Rehabilitation Plan in its entirety; and

**WHEREAS**, the Borough Commissioners wish to amend the Redevelopment Plan to allow light food manufacturing/coffee roasting as a permitted use at the property located within the Borough at 807-809 Haddon Avenue (Block 37, Lot 4) (the "Property"); and

**WHEREAS**, the Redevelopment Plan was referred to the Collingswood Planning Board for review and comment and which has been provided by the Planning Board in a report to the Borough Commissioners which report was considered by the Borough Commissioners prior to the adoption of this ordinance; and

**NOW, THEREFORE, BE IT ORDAINED** by the Commissioners of the Borough of Collingswood that the Redevelopment Plan shall be amended to include the permitted use described herein for the Property.

This ordinance shall take effect immediately upon final adoption and publication according to law.

*Mayor Maley moved the ordinance be approved on first reading, published, and the second reading and public hearing to be held on August 3, 2020 which was seconded and approved by the following call of the roll:*

*Aye: M. James Maley, Jr.  
Aye: Joan Leonard  
Aye: Robert Lewandowski*

*Public Comment on Resolutions:*

Kate Delany, 126 E Palmer Ave, asked when will the budget be introduced and when can the public obtain a copy. Mayor Maley explained that Budget Introduction information was announced at the beginning of the meeting and that this is Public Comment on the Agenda Items. Mayor Maley stated there will be a Special Meeting held on July 28<sup>th</sup> at 11am and copies will be made available for public review once it is introduced. Mayor Maley explained the delay in the introduction is due to where our revenues are and what funding we will receive from the CARES money. We want to get as much revenue in to help keep taxes down. Mayor Maley continued to explain an estimated tax bill was sent out and the estimated increase was around \$42.00 per year on the average home.

Anna Bosak 120 E Narberth Terr, asked where can she find the Agenda. Mrs. Duffey walked Ms. Bosak through the steps of where to find the agenda on the borough webpage. Ms. Bosak asked for more detail on the Police Advisory Committee. Mayor Maley said a release would be going out soon but he also shared some details. Mayor Maley talked about the Coffee with a Cop program and said we have been doing that for a long time. The Police Advisory Committee is a way to formalize that program. Mayor Maley said he does not want any of our parents concerned about how their children are treated by our PD. Ms. Bosak asked if people of color will be invited to on the committee. Mayor Maley said yes, of course. Mrs. Duffey added the release will be out early this week and there will be a lot of information and details.

*The Following Resolutions were Approved without a Dissenting Vote*

115. Appointing Dillon Applegate as a Firefighter/EMT for the Collingswood Fire Department.
  116. Appointing Members to the Collingswood Shade Tree Advisory Board
    - Joan Leonard 3 Year Term
    - Emilia Carolfi 3 Year Term
    - Karen Twisler 3 Year Term
    - James Petrie 3 Year Term
  117. Appointing Melissa Livingston as Administrative Assistant for the Borough of Collingswood Office of Administration
  118. Referring Ordinance for Amendment to Redevelopment Plan to Planning Board -Central Haddon Ave.
  119. Referring Ordinance for Redevelopment Plan to Planning Board -807-809 Haddon
  120. Authorizing Refund of Tax Overpayment-Block 1.07-Lot 23.01
  121. Approving Participation in the Municipal and County Coronavirus Relief Fund Program Reimbursement Agreement Program with Camden County
  122. Approving Fiscal Year 2020-2021 Municipal Alliance Grant
  123. Authorizing a Shared Services Agreement between the Borough of Collingswood and the Borough of Merchantville -Electrical Subcode
  124. Approving an Extension to the Due Date for Dog and Cat Registration to August 31, 2020
  125. Authorizing the Sale of Block 131, Lot 1 Commonly Known as 1 White Horse Pike
  126. Authorizing Change Order No. 2 To Epic Management, Inc.
  127. Approving the Payment of Bills as Presented by the Treasurer
- Commissioner Lewandowski**, thanked Borough staff for all their work in getting the pool open. It is not only great seeing everyone having fun but also seeing folks taking responsibility and caring for their neighbors by practicing social distancing.
- Commissioner Leonard**, expressed concerns for the small businesses in town. Commissioner Leonard thanked everyone who supports our businesses. Commissioner Leonard said we can

practice social distancing and still have tree planting and we are looking at our other environmental programs and seeing how we can continue doing them but in a different way.

**Mayor Maley**, thanked the Borough employees for all their hard work. Mayor Maley explained he has spoken with Chiefs Carey and Davis, Administrator Hastings and Mrs. Duffey everyday since March 17<sup>th</sup> at the beginning of the pandemic. Mayor Maley thanked the police and fire departments for the care they give our community. Mayor Maley thanked DPW for their hard work. Mayor Maley said the work being done by our town volunteers getting the Little League and swim team up and running has been stunning. Mayor Maley congratulated Carol Sickler on her retirement.

Mayor Maley opened the meeting to the public.

Brian Dilks Brotman 243 Crestmont asked if there will be a public input process for the Police Advisory Committee. Mayor Maley said we will be getting a mix of people to participate.

Kate Ingersol 232 Lincoln Ave. asked when the next step will happen with the community energy aggregation program. Commissioner Lewandowski said we are working on getting an appointment scheduled with the energy consultant. Ms. Ingersoll suggested a Community Police Review Board. Ms Ingersoll asked if there will be any budget input from the community and the committee. Commissioner Lewandowski said the committees will have a say. A discussion ensued about the budget and how it looks for 2020. Mayor Maley said there is always another budget coming up.

Anna Bosak, asked for information on the Coffee with a Cop program. Mayor Maley referred the question to Chief Carey. Chief Carey explained the program is a safe public meeting space for residents to meet with the police officers. Chief Carey explained there is not a set agenda, it is set up for residents to meet with our officers and talk about whatever they want.

With no other comments, Mayor Maley moved the meeting be adjourned at 8:10PM, which was seconded.

Approved: November 2, 2020

Commissioners	Present	Absent	Aye	Nay	Abstain
Mayor M. James Maley	X		X		
Commissioner Joan Leonard	X		X		
Commissioner Lewandowski	X		X		