LINWOOD COMMON COUNCIL CAUCUS AGENDA September 12, 2018

6:00 P.M.

NOTICE OF THIS MEETING HAS BEEN PUBLISHED IN ACCORDANCE WITH THE REQUIREMENTS OF THE OPEN PUBLIC MEETINGS ACT.

1.	Roll Call		Mr. Beinfest Mr. Gordon Mr. Paolone	Mrs. DeDomenicis Mr. Heun				
	Professionals:	Mr. Youngblood	Mr. Polistina	Mrs. Napoli				
2.	2. Approval of Minutes Without Formal Reading							
3.	3. Mayor's Report							
4.	 Councilman Beinfest A. Neighborhood Services 1.Ordinance amending City Code Chapter 83, Consumption in Public – first reading 							
5.	5. Councilwoman DeDomenicis A. Public Works							
6.	6. Councilman Ford A. Planning & Development 1. Ordinance amending the City Code to prohibit short term rentals – final reading 2. Resolution authorizing a refund of a Construction Permit 3. Resolution authorizing a temporary banner for the Linwood Farmers Market							
7.	Councilman Gordon A. Engineering B. Resolution hono	oring the Linwood 8 year	old Allstar Baseball Tea	m				

- 8. Councilman Heun
 - A. Public Safety
 - 1. Resolution to reappoint Special Law Enforcement Officer Class III Belford Rivera
 - 2. Resolution authorizing a Separation Agreement with Pamela Kallen
- 9. Councilman Matik
 - A. Revenue & Finance
 - 1. Tax liens/foreclosure
 - 2. Resolution authorizing the cancellation and refund of taxes for 12 Crossing Drive
 - 3. Resolution authorizing a refund of a tax overpayment for M-14 Constitution Court
 - 4. Resolution authorizing a refund of a tax overpayment for 411 Danielle Drive
 - 5. Resolution to amend the salary resolution for non-contractual employees
 - B. Emergency Management
 - 1. Ordinance amending Chapter 183 Nuisances to add time limits on noise for commercial establishments first reading
 - 2. Ordinance amending Chapter 263 Vehicles & traffic to add snow emergency no parking areas first reading

Linwood Common Council Agenda of Caucus Meeting 09/12/2018 Page 2

10. Council President Paolone

- A. Administration
 - 1. Resolutions authorizing Raffle Licenses to the Mainland Performing Arts Parent Organization, the Egg Harbor Township Youth Softball, and the Ruth Newman Shapiro Cancer Memorial Fund
- 11. Mr. Youngblood

LINWOOD COMMON COUNCIL AGENDA OF REGULAR MEETING September 12, 2018

CALL TO ORDER

NOTICE OF THIS MEETING HAS BEEN PUBLISHED IN ACCORDANCE WITH THE REQUIREMENTS OF THE OPEN PUBLIC MEETINGS ACT.

FLAG SALUTE:

Councilman Darren Matik

ROLL CALL

APPROVAL OF MINUTES WITHOUT FORMAL READING

RESOLUTIONS

168-2018 A Resolution honoring the Linwood 8 Year Old Allstar Baseball Team

ORDINANCES

19 OF 2018 AN ORDINANCE AMENDING CHAPTER 83 ALCOHOLIC BEVERAGES,

ARTICLE IV, CONSUMPTION IN PUBLIC, OF THE CODE OF THE CITY OF LINWOOD AND REPEALING ALL ORDINANCES HERETOFORE ADOPTED, THE PROVISIONS OF WHICH ARE INCONSISTENT

HEREWITH.

FIRST READING: September 12, 2018
PUBLICATION: September 17, 2018

PASSAGE: September 26, 2018

20 OF 2018 AN ORDINANCE AMENDING THE CODE OF THE CITY OF LINWOOD

TO ADD A NEW CHAPTER TO PROHIBIT SHORT TERM (30 DAYS OR LESS) RESIDENTIAL RENTALS AND REPEALING ALL ORDINANCES HERETOFORE ADOPTED, THE PROVISIONS OF WHICH ARE

INCONSISTENT HEREWITH.

FIRST READING: August 22, 2018
PUBLICATION: August 27, 2018

PASSAGE: September 12, 2018

21 OF 2018 AN ORDINANCE AMENDING CHAPTER 183 NUISANCES, ARTICLE I

PROHIBITIONS, SECTION 183-1, PROHIBITED USES, OF THE CODE OF THE CITY OF LINWOOD AND REPEALING ALL ORDINANCES HERETOFORE ADOPTED, THE PROVISIONS OF WHICH ARE

INCONSISTENT HEREWITH.

FIRST READING: September 12, 2018

PUBLICATION: September 17, 2018

PASSAGE: September 26, 2018

22 OF 2018 AN ORDINANCE AMENDING CHAPTER 263 VEHICLES AND TRAFFIC,

ARTICLE I GENERAL REGULATIONS, SECTION 263-4, PROHIBITED PARKING; STOPPING OR STANDING; TIME LIMIT PARKING; VIOLATIONS AND PENALTIES, OF THE CODE OF THE CITY OF LINWOOD AND REPEALING ALL ORDINANCES HERETOFORE ADOPTED, THE PROVISIONS OF WHICH ARE INCONSISTENT

HEREWITH.

FIRST READING: September 12, 2018

PUBLICATION: September 17, 2018

PASSAGE: September 26, 2018

RESOLUTIONS WITHIN CONSENT AGENDA

All matters listed under item, Consent Agenda, are considered to be routine by City Council, and will be enacted by one motion in the form listed. Any items requiring expenditure are supported by a Certification of Availability of Funds and any item requiring discussion will be removed from the Consent Agenda and discussed separately. All Consent Agenda items will be reflected in full in the minutes.

ies.	
169-2018	A Resolution authorizing the issuance of a Raffle License, #2018-22, to
	Mainland Performing Arts Parent Organization
170-2018	A Resolution authorizing the issuance of a Raffle License, #2018-23, to
	Mainland Performing Arts Parent Organization
171-2018	A Resolution authorizing the refund of Construction Permit 2018-0178
172-2018	A Resolution authorizing the reappointment of Belford Rivera as a Special Law
	Enforcement Officer, Class III, for the City of Linwood
173-2018	A Resolution authorizing the cancellation and refund of a tax overpayment of the
	3rd quarter 2018 tax payment for Block 163, Lot 27, located at 12 Crossing Drive
	in the City of Linwood
174-2018	A Resolution approving temporary signage for the Linwood Farmers Market
175-2018	A Resolution authorizing the refund of a tax overpayment of the 2018 3rd quarter
	tax payment made for Block 150 Lot 2 C1314 located at M-14 Constitution
	Court in the City of Linwood
176-2018	A Resolution authorizing the refund of a tax overpayment of the 2018 3rd quarter
	tax payment made for Block 122 Lot 6 located at 411 Danielle Drive in the City
	of Linwood
177-2018	A Resolution authorizing the issuance of a Raffle License, #2018-24, to Egg
	Harbor Township Youth Softball, Inc.
178-2018	A Resolution authorizing the issuance of a Raffle License, #2018-25, to Egg
	Harbor Township Youth Softball, Inc.
179-2018	A Resolution authorizing the issuance of a Bingo License, #2018-8, to Egg
	Harbor Township Youth Softball, Inc.
180-2018	A Resolution authorizing the issuance of a Raffle License, #2018-26, to Ruth
	Newman Shapiro Cancer Memorial Fund
181-2018	A Resolution authorizing the execution of a Separation Agreement with Pamela
	J. Kallen
182-2018	A Resolution amending Resolution No. 76 of 2018, a Resolution establishing
	salaries for non-contractual employees of the City of Linwood for 2018
	• •

APPROVAL OF BILL LIST: \$

MEETING OPEN TO THE PUBLIC

FINAL REMARKS BY MAYOR AND COUNCIL

ADJOURNMENT



A RESOLUTION HONORING THE LINWOOD 8 YEAR OLD ALLSTAR BASEBALL TEAM

WHEREAS, the following individuals are members of the LINWOOD 8 YEAR OLD ALLSTAR BASEBALL TEAM: Brayden Allen, Ben Barrett, Nick Colangelo, Noah Gillispie, Jon Gray, Luke Levinson, Matteo Lucca, Jack McGowan, Joey Paytas, Matt Perez, Connor Thomas, and Chase Willson; and

WHEREAS, the LINWOOD 8 YEAR OLD ALLSTAR BASEBALL TEAM is coached by Jon Gray, Matt Levinson, Jim McGowan, Jimmy Thomas, and Matt Willson; and

WHEREAS, the LINWOOD 8 YEAR OLD ALLSTAR BASEBALL TEAM finished in the final four in the Absecon and Linwood All Star Tournaments, went undefeated in the Galloway tournament and crowned Champions on Sunday July 15, 2018; outscoring their opponents 134-74 during the season and completed their overall season with a record of 15 wins, and 5 losses; and

WHEREAS, the LINWOOD 8 YEAR OLD ALLSTAR BASEBALL TEAM has brought substantial recognition to the members thereof, their coaches, families, and the City of Linwood as a result of their outstanding efforts and achievements;

NOW, THEREFORE, BE IT RESOLVED, that the Mayor and Common Council of the City of Linwood, on behalf of all of the citizens of Linwood, congratulate, acknowledge and commend the LINWOOD 8 YEAR OLD ALLSTAR BASEBALL TEAM and its Coaches on their notable achievements.

I, Leigh Ann Napoli, RMC, Municipal Clerk of the City of Linwood, do hereby certify that the foregoing Resolution was unanimously adopted at a Regular Meeting of the Linwood City Council this 12th day of September 2018.

Richard L. DePamphilis, III, Mayor	Elliot C. Beinfest
Stacy DeDomenicis	Eric Ford
Todd Gordon	Brian Heun
Darren Matik	Ralph A. Paolone, Council Presiden
Joseph L. Youngblood, Jr., City Solicitor	Leigh Ann Napoli, Municipal Clerk

ORDINANCE NO. 19, 2018

AN ORDINANCE AMENDING CHAPTER 83 ALCOHOLIC BEVERAGES, ARTICLE IV, CONSUMPTION IN PUBLIC, OF THE CODE OF THE CITY OF LINWOOD AND REPEALING ALL ORDINANCES HERETOFORE ADOPTED, THE PROVISIONS OF WHICH ARE INCONSISTENT HEREWITH.

BE IT ORDAINED, by the Common Council of the City of Linwood, County of Atlantic and State of New Jersey as follows:

SECTION 1: Chapter 83 Alcoholic Beverages, Article IV, Consumption in Public is hereby amended to add the following section:

§ 83-29. Special Municipal and Municipally Affiliated Events.

The prohibitions contained in this Chapter shall not apply to the consumption of alcoholic beverages purchased or distributed in accordance with the approval and lawful issuance by the Common Council of the City of Linwood of an alcoholic beverage permit for a special City affiliated, non-profit event; provided, however, that:

- (1) Such beverage shall be limited to beer or wine only and the beverage or container shall have been purchased at the event or distributed by the event sponsor;
- (2) It shall be possessed solely for consumption on specified public lands within the geographical boundaries of the location of the event or within such more-limited area as may be prescribed by the terms of the permit or the rules and regulations established by the event sponsor;
- (3) It shall be possessed only within the time limits established by the permit, which time shall be limited from noon until 10:00 p.m. on the date of the event; and
- (4) All other conditions of the permit are being satisfied.
 - SECTION 2: All ordinances or parts of ordinances inconsistent herewith are hereby repealed to the extent of such inconsistencies.
- SECTION 3: Should any sentence, clause, sentence, phrase or provision of this ordinance be declared unconstitutional or invalid by a Court of competent jurisdiction, such decision shall not affect the remaining portions of this ordinance.
- SECTION 4: This ordinance shall take effect upon its final passage, publication and adoption in the manner prescribed by law.

FIRST READING: PUBLICATION: PASSAGE: September 12, 2018 September 17,2018 September 26, 2018

The within Ordinance was introduced at a meeting of the Common Council of the City of Linwood, County of Atlantic and State of New Jersey held on, September 12, 2018 and will be further considered for final passage after a public hearing thereon at a meeting of said Common Council on September 26, 2018.

LEIGH ANN NAPOLI, RMC, MUNICIPAL CLERK

RICHARD L. DEPAMPHILIS, III, MAYOR

ORDINANCE NO. 20, 2018

AN ORDINANCE AMENDING THE CODE OF THE CITY OF LINWOOD TO ADD A NEW CHAPTER TO PROHIBIT SHORT TERM (30 DAYS OR LESS) RESIDENTIAL RENTALS AND REPEALING ALL ORDINANCES HERETOFORE ADOPTED, THE PROVISIONS OF WHICH ARE INCONSISTENT HEREWITH.

WHEREAS, pursuant to N.J.S.A. 40:52-1 (d) and (n), municipal corporations have been specifically authorized to regulate "furnished and unfurnished housing or living units and all other places and buildings used for sleeping and lodging purposes, and the occupancy thereof" and the "rental of real property for a term of less than one hundred and seventy-five consecutive days for residential purposes by a person having a permanent place of residence elsewhere; and

WHEREAS, in recent years, there has arisen a proliferation of internet and other media advertising, often on websites, dedicated to the rental of dwelling units for short terms; and

WHEREAS, short term rentals frequently result in public nuisance, noise complaints, sanitation issues, overcrowding and illegal parking within residential neighborhoods; and

WHEREAS, the City of Linwood desires to amend and supplement the Code of the City of Linwood to provide for the regulation of "Short Term (30 days or less) Residential Rentals, as further defined below, and for the enforcement of said regulations; and

WHEREAS, the City of Linwood desires to impose penalties as permitted pursuant to N.J.S.A. 40:49-5 and N.J.S.A. 40:69A-29 for violations of the provisions established herein for Short Term Rental Prohibitions:

NOW THEREFORE, BE IT ORDAINED, by the Common Council of the City of Linwood, County of Atlantic and State of New Jersey as follows:

SECTION 1: Short Term Rentals Prohibited.

- A. It shall be unlawful for an Owner, lessor, sub-lessor, any other person(s) or entity(ies) with possessory or use rights in a dwelling unit, their principals, partners or shareholders, or their agents, employees, representatives and other persons or entities acting in concert, or a combination thereof, to receive or obtain actual or anticipated consideration for soliciting, advertising, offering, and/or permitting, allowing, or failing to discontinue the use or occupancy of any dwelling unit, as defined herein, for a period of 30 days of less.
- B. Nothing in this Chapter will prevent the otherwise lawful occupancy of an entire dwelling unit for a rental period of more than 30 days. However, rental of a room or a portion of the premises for any term is not permitted.

SECTION 2: Definitions.

ADVERTISE or ADVERTISING

Any form of solicitation, promotion, and communication for marketing, used to solicit, encourage, persuade, or manipulate viewers, readers, or listeners into contracting for goods and/or services in violation of the provisions of this Chapter, as same may be viewed through various media including, but not limited to, newspapers, magazines, flyers, handbills, pamphlets, commercials, radio, direct mail, internet websites, or text or other electronic messages for the purpose of establishing occupancies or uses of rental property, for consideration, which are prohibited by this Chapter.

CONSIDERATION

Soliciting, charging, demanding, receiving or accepting any legally recognized form of consideration including a promise or benefit, a quid-pro-quo, rent, fees, other form of payment or thing of value.

DWELLING UNIT

Any structure, or portion thereof, whether furnished or unfurnished, which is occupied in whole or in part, or intended, arranged or designed to be occupied, for sleeping, dwelling, cooking, gathering and/or entertaining, as a residential occupancy, by one or more persons. This definition includes an apartment, house, condominium, building, co-operative, converted space, or portions thereof, that is offered to use, made available for use, or is used for accommodations, lodging, cooking sleeping, gathering and /or entertaining of occupants and/or guests, for consideration, for a period of 30 days or less.

HOUSEKEEPING UNIT

Constitutes a family-type situation, involving one or more persons, living together that exhibit the kind of stability, permanency and functional lifestyle equivalent to that of a traditional family unit, as further described in the applicable reported and unreported decisions of the new Jersey Superior Court.

OCCUPANT

Any individual using, inhabiting, living, gathering, entertaining, being entertained as a guest, or sleeping in a dwelling unit, or portion thereof, or having other permission or possessory rights within a dwelling unit.

OWNER

Any person or entity, association, limited liability company, corporation, or partnership, or any combination, who legally use, possess, own, lease, sub-lease or license (including an operator, principal, shareholder, director, agent, or employee, individually or collectively) that has charge,

care, control or participates in the expenses and/or profit of a dwelling unit pursuant to a written or unwritten agreement, rental, lease, license, use, occupancy agreement or any other agreement.

PERSON

An individual, firm, corporation, association, partnership, limited liability company, association, entity and any person and/or entity acting in concert or any combination thereof.

RESIDENTIAL OCCUPANCY

The use of a dwelling unit by one or more occupants.

SECTION 3: Permitted Uses.

The residential occupancy of an otherwise lawful occupied dwelling unit for a period of 30 days or less by a person who is a member of the housekeeping unit of the owner, without consideration, such as houseguests, is permitted.

SECTION 4: Advertising Prohibited.

It shall be unlawful to advertise, solicit or promote by any means or actions in violation of this Chapter.

SECTION 5: Enforcement; Violations and Penalties.

- A. The provision of this Chapter shall be enforced by the Zoning Official, Building Code or Sub-Code official or by any other City Official or employee so designated by the Mayor and/or Council.
- B. A violation of this Chapter is hereby declared to be a public nuisance, a nuisance per se, and is hereby further found and declared to be offensive to the public health, safety and welfare.
- C. Any person found to have violated any provision of this Chapter, without regard to intent or knowledge, shall be liable for the maximum civil penalty, upon adjudicated violation or admission, of a fine not exceeding \$1,000.00. Each day of such violation, after receiving written notice of same, shall be a new and separate violation of this Chapter.
- D. The penalty imposed herein shall be in addition to any and all other remedies that may accrue under any other law.
 - SECTION 2: All ordinances or parts of ordinances inconsistent herewith are hereby repealed to the extent of such inconsistencies.

SECTION 6: Should any sentence, clause, sentence, phrase or provision of this ordinance be declared unconstitutional or invalid by a Court of competent jurisdiction, such decision shall not affect the remaining portions of this ordinance.

SECTION 7: This ordinance shall take effect upon its final passage, publication and adoption in the manner prescribed by law.

FIRST READING: PUBLICATION: PASSAGE: August 22, 2018 August 27, 2018 September 12, 2018

The within Ordinance was introduced at a meeting of the Common Council of the City of Linwood, County of Atlantic and State of New Jersey held on, August 22, 2018 and will be further considered for final passage after a public hearing thereon at a meeting of said Common Council on September 12, 2018.

LEIGH ANN NAPOLI, RMC, MUNICIPAL CLERK

RICHARD L. DEPAMPHILIS, III, MAYOR

ORDINANCE NO. 21, 2018

AN ORDINANCE AMENDING CHAPTER 183 NUISANCES, ARTICLE I PROHIBITIONS, SECTION 183-1, PROHIBITED USES, OF THE CODE OF THE CITY OF LINWOOD AND REPEALING ALL ORDINANCES HERETOFORE ADOPTED, THE PROVISIONS OF WHICH ARE INCONSISTENT HEREWITH.

BE IT ORDAINED, by the Common Council of the City of Linwood, County of Atlantic and State of New Jersey as follows:

SECTION 1: Chapter 183, Article I, Section 183-1 Prohibited uses, Section B(2)(b)[2], is hereby amended to read as follows:

[2] Radio and television sets, stereos, etc. The use of radio or television receiving sets, musical instruments, stereos or any other machine or device for the producing or reproducing of sound in such manner as to disturb the peace, quiet and comfort of the neighboring inhabitants or at any time with volume louder than is necessary for the convenient hearing of the person or persons who are in the room or vehicle in which such machine or device is operated and who are voluntary listeners thereto. The operation of any such device between the hours of 9:00 p.m. and 7:00 a.m., Monday through Saturday, and prior to 9:00 a.m. and subsequent to 6:00 p.m. on Sunday, in such a manner as to be plainly audible at a distance of 50 feet from the building, structure or vehicle in which it is located or, in the case of such instruments operated in the open, at a distance of 50 feet from the instrument shall create a rebuttable presumption of a violation of this section.

SECTION 2: Chapter 183, Article I, Section 183-1 Prohibited uses, Section B(2)(b), is hereby amended to add the following:

[10] A commercial establishment from which loud noise emanates as a result of musical instruments, bands, mechanical musical devices and/or any sound reproduction device, live entertainment or patrons, from either the inside or any outside portion of such establishment, shall be in violation of this section whenever such noise is significantly audible, to be determined at the sole discretion of the enforcing authority, at a distance of 100 feet from the place where it emanates between the hours of 11:00 p.m. and 11:00 a.m. of the following day.

SECTION 3: All ordinances or parts of ordinances inconsistent herewith are hereby repealed to the extent of such inconsistencies.

SECTION 4: Should any sentence, clause, sentence, phrase or provision of this ordinance be declared unconstitutional or invalid by a Court of competent jurisdiction, such decision shall not affect the remaining portions of this ordinance.

SECTION 5: This ordinance shall take effect upon its final passage, publication and adoption in the manner prescribed by law.

FIRST READING: September 12, 2018
PUBLICATION: September 17, 2018
PASSAGE: September 26, 2018

The within Ordinance was introduced at a meeting of the Common Council of the City of Linwood, County of Atlantic and State of New Jersey held on, September 12, 2018 and will be further considered for final passage after a public hearing thereon at a meeting of said Common Council on September 26, 2018.

RICHARD L. DEPAMPHILIS, III, MAYOR

ORDINANCE NO. 22, 2018

AN ORDINANCE AMENDING CHAPTER 263 VEHICLES AND TRAFFIC, ARTICLE I GENERAL REGULATIONS, SECTION 263-4, PROHIBITED PARKING: STOPPING OR STANDING: TIME LIMIT PARKING; VIOLATIONS AND PENALTIES, OF THE CODE OF THE CITY OF LINWOOD AND REPEALING ALL ORDINANCES HERETOFORE ADOPTED, THE PROVISIONS OF WHICH ARE INCONSISTENT HEREWITH.

BE IT ORDAINED, by the Common Council of the City of Linwood, County of Atlantic and State of New Jersey as follows:

SECTION 1: Chapter 263, Article I, Section 263-4 Prohibited parking; stopping or standing; time limit parking; violations and penalties, is hereby amended to read as follows:

- E. Snow emergency no-parking areas.
 - (1.) Whenever snow has fallen and the accumulation is such that it covers the street or highway, an emergency shall exist and no vehicle shall be parked on the following streets or highways or portions thereof:

Name of Street Limits	
Central Avenue Entire length	
Garfield Avenue Shore Road to Wabash Avenue	
Greenwich Avenue Shore Road to Wabash Avenue	
Maple Avenue Shore Road to Wabash Avenue	
Oak Avenue Entire length	
Ocean Heights Avenue (East only) Entire length	
Patcong Avenue Shore Road to New Road (U.S. Route	9)
Poplar Avenue Entire length	
Seaview Avenue Shore Road to New Road (U.S. Route	9)
Wabash Avenue Oak Avenue to Patcong Avenue	
Wabash Avenue (East & West) Seaview Avenue to Kirkland Avenue	
West Avenue Patcong Avenue to Seaview Avenue	
West Avenue New Road (U.S. Route 9) to O	cean
Heights Avenue	

- (2.) The above parking prohibitions shall remain in effect after the snow has ceased until the streets have been plowed sufficiently and to the extent that parking will not interfere with the normal flow of traffic.
- (3.) Any unoccupied vehicle parked or standing in violation of this chapter shall be deemed a nuisance and a menace to the safe and proper regulation of traffic and any police officer may provide for the removal of such vehicle. The owner shall pay the reasonable costs for the removal and storage, which may result from such removal before regaining possession of the vehicle.
- F. Violations and penalties. Any person violating the provisions of this section shall be subject to a fine in the amount of \$55.

SECTION 2: All ordinances or parts of ordinances inconsistent herewith are hereby repealed to the extent of such inconsistencies.

SECTION 3: Should any sentence, clause, sentence, phrase or provision of this ordinance be declared unconstitutional or invalid by a Court of competent jurisdiction, such decision shall not affect the remaining portions of this ordinance.

SECTION 4: This ordinance shall take effect upon its final passage, publication and adoption in the manner prescribed by law.

FIRST READING: September 12, 2018
PUBLICATION: September 17, 2018
PASSAGE: September 26, 2018

The within Ordinance was introduced at a meeting of the Common Council of the City of Linwood, County of Atlantic and State of New Jersey held on, September 12, 2018 and will be further considered for final passage after a public hearing thereon at a meeting of said Common Council on September 26, 2018.

LEIGH ANN NAPOLI, RMC, MUNICIPAL CLERK

RICHARD L. DEPAMPHILIS, III, MAYOR

RESOLUTION No. 169, 2018

A RESOLUTION AUTHORIZING THE ISSUANCE OF A RAFFLE LICENSE, #2018-22, TO MAINLAND PERFORMING ARTS PARENT ORGANIZATION

WHEREAS, Mainland Performing Arts Parent Organization has applied for a Raffle License to conduct games on November 15, 2018, November 16, 2018, November 17, 2018, and November 18, 2018; and

WHEREAS, Mainland Performing Arts Parent Organization has fulfilled all of the requirements and met all qualifications for such a license, including but not limited to obtaining a Registration Identification Number, that number being 349-5-41675;

NOW, THEREFORE, BE IT RESOLVED, by the Common Council of the City of Linwood that a Raffle License be issued to Mainland Performing Arts Parent Organization and that the Clerk be authorized to sign any documentation deemed necessary or useful.

I, Leigh Ann Napoli, RMC, Municipal Clerk of the City of Linwood, do hereby certify that the foregoing resolution was duly adopted at a Regular Meeting of the City Council of Linwood, held this 12th day of September, 2018.

RICHARD I	. DEPAMP	HILIS,	III,	MAYO	R
	RICHARD I	RICHARD L. DEPAMP	RICHARD L. DEPAMPHILIS,	RICHARD L. DEPAMPHILIS, III,	RICHARD L. DEPAMPHILIS, III, MAYO



New Jersey Office of the Attorney General

Division of Consumer Affairs
Legalized Games of Chance Control Commission
124 Halsey Street, 6th Floor, P.O. Box 46000
Newark, New Jersey 07101
(973) 273-8000

Application for a Raffle License

Application No. RA 2018 - 22
Identification No. 349-5-41675

S	ubmit four (4) copies of this applicatio	n to the Municipal Clerk's of	fice in the municipality where the	he games will be conducted.				
Please	print clearly.							
Na	me of municipality:		City of Linwood	•				
Parit	A - General							
1.	Name of applying organization:							
2a.	Street address of headquarters:		Vernon Ave, Northfield, NJ 0					
b. Mailing address (if different):								
3.	A license is requested to conduct raffles of the kind stated on the date, or on each of the dates, and during the hours listed (use a separate application for each type of raffle).							
	Date	Hours	Date	Hours				
	November 15, 2018	_7:00 PM_						
-	November 16, 2018	7:00 PM						
_	November 17, 2018	7:00 PM		Ammontantantantantantantantantantantantantan				
	November 18, 2018	2:00 PM						
_								
-				Orania de la calcala de la				
-								
4a.	Address of place where raffles will	mamamam	Regional High School Ave, Linwood, NJ 08221	1				
b.	Does the applicant own the premi			□ Yes ☑ No				
5.	If raffles equipment is to be rented	, attach a statement by the	raffles equipment lessor to thi	is application on Form 13.				
Part	B - Schedule of Expenses							
	tems of expense intended to be inc							
addre	esses of the persons to whom each i	•	•	•				
	Item of Expense	Name and addre	ss of supplier	Purpose				
	50/50 Tickets	Amazon.	com	raffle tickets				
-								
-								

Schedu		

1. The specific purpose(s) to which the entire net proceeds of the games listed in this application are to be devoted, and the manner in which they are to be so devoted, are:

Proceeds will benefit the Mainland Regional High School performing arts programs

2.	If any part of the net proceeds are to be devoted to a pu over to another organization which is exclusively devote executive officer to the following certificate:	rpose allowed by d to such purpose	the Raffles es, secure th	Licensing Law by turning the sam e signature of its president or othe
	"It is hereby certified that			
	,	Name of org	anization	
	will accept from the licensee any part of the net proceeds	of the games list	ed in this ap	plication to be turned over to it."
	Date:	Signature:		
Pai	rt D - Schedule of Prizes			
les	lescription of all prizes to be offered and given in all of the cribe the article and state the retail value; if prizes are to le the information requested below.	e games listed in t be donated, indic	this applicati ate that fact	on is as follows. For merchandise and estimate as accurately as pos
	Description of Prize	Donated ((Yes or No)	Retail value
Ę	50% of ticket sales		☑ No	n/a
			□ No	
			□ No	
			□ No	
_	,		□ No	
			□ No	
_	-		□ No	
			□ No	
_			□ No	
		Pes	□ No	
_		Pes	□ No	
_			□ No	
_			□ No	
_		Pes	□ No	
			□ No	
_			□ No	
_			□ No	
			□ No	
_			□ No	
******		\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	□ No	
			□ No	

☐ Yes

□ No

Part I - Statement of Applicant and member(s) in charge

State of New Jersey	,
County of Atlantic	} ss

We do hereby each make the following statement, under oath, with respect to the foregoing application:

- 1. The applicant (is) (is not) limited in its activities to the 5. furtherance of one or more authorized purposes as defined in the Raffles Licensing Law.
- 2. Prior to the issuance of any license to it to conduct games of chance, the applicant was actively engaged in serving one or more "authorized purposes."
- 3. The applicant has received and used, and in good faith expects to continue to receive and use, to further one or more authorized purposes, funds from sources other than games of chance.
- 4. The conduct of the games on the occasion or occasions for which this application is made will be to raise and devote the entire net proceeds to the authorized purpose described in the application.

- 5. For each occasion for which a license is sought, one or more of the members listed who are familiar with the Raffles Licensing Law and the Rules and Regulations, will be in full charge of, and primarily responsible for, the conduct of the games.
- 6. No commission, salary, compensation, reward or recompense will be paid to any person for holding, operating or conducting or assisting in the holding, operation or conducting, of the games, except to bookkeepers or accountants for professional services not exceeding the amounts fixed by the Schedule of Fees, as well as the compensation for the Licensed Compensated Workers pursuant to N.J.A.C. 13:47-6A. No prize may be offered and given in cash, except as otherwise provided by the Raffles Licensing Law (N.J.S.A. 5:8-50 et seq.). If a cash prize under certain circumstances is permitted by the law, the amount of the cash prize may not exceed the limits prescribed by the Raffles Licensing Law.
- 7. All statements in the foregoing application are true.

 Sworn and subscribed to before me this 21day of August, 20 18. Margot Lischin	Signature of Member-in-Charge	vice président Trasurer
Heary Public (Print partie)	Signature of Member-in-Charge	
Signature of Notary Public State of NJ Notary Public State of NJ Margot Lischin My Conumission Expires Dec. 13, 2019	Signature of Member-in-Charge	
My Commission Expires Dec. 13, 2019	Signature of Member-in-Charge	
AFFIX SEAL HERE		·

If more space is needed in any section of this application, insert extra sheets of paper.

Pursuant to N.J.S.A. 5:8–6, a Legalized Games of Chance Control Commission Registration is hereby issued to:

Expiration date:

02/15/2019

Registration identification: 349-5-41675

NORTHFIELD, NJ 08225 217 MOUNT VERNON AVE MAINLAND PERFORMING ARTS PARENT ORGA

Neither registration nor the assignment of an identification number shall entitle any organization to hold, operate or conduct, or assist in the holding, operating or conducting of, any game or games of chance without the approval of the Issuing authority of the municipality in which the game or games are to be held, operated or conducted

Name of organization on application and license must be the same as it appears on this registration. **This Registration Certificate may only be utilized by the above-named organization**.

Mail to: MAINLAND PERFORMING ARTS PARENT ORGANIZATION NORTHFIELD, NJ 08225 217 MOUNT VERNON AVE

New Jersey Office of the Attorney General Division of Consumer Affairs

Legalized Games of Chance Control Commission Registration

Legalized Games of Chance Control Commission Edward F. Barrett, Secretary

RESOLUTION No. 170, 2018

A RESOLUTION AUTHORIZING THE ISSUANCE OF A RAFFLE LICENSE, #2018-23, TO MAINLAND PERFORMING ARTS PARENT ORGANIZATION

WHEREAS, Mainland Performing Arts Parent Organization has applied for a Raffle License to conduct games on December 6, 2018; and

WHEREAS, Mainland Performing Arts Parent Organization has fulfilled all of the requirements and met all qualifications for such a license, including but not limited to obtaining a Registration Identification Number, that number being 349-5-41675;

NOW, THEREFORE, BE IT RESOLVED, by the Common Council of the City of Linwood that a Raffle License be issued to Mainland Performing Arts Parent Organization and that the Clerk be authorized to sign any documentation deemed necessary or useful.

I, Leigh Ann Napoli, RMC, Municipal Clerk of the City of Linwood, do hereby certify that the foregoing resolution was duly adopted at a Regular Meeting of the City Council of Linwood, held this 12th day of September, 2018.

LEIGH ANN	NAPOLI,	RMC,	MUNICIPAI	CLERK
RICHARD I	. DEPAMP	HILIS	, III, MAY	OR
	·.	·.	· · · · · · · · · · · · · · · · · · ·	LEIGH ANN NAPOLI, RMC, MUNICIPAI



New Jersey Office of the Attorney General

Division of Consumer Affairs
Legalized Games of Chance Control Commission
124 Halsey Street, 6th Floor, P.O. Box 46000
Newark, New Jersey 07101
(973) 273-8000

Application for a Raffle License

Application No. *RA* <u>2018 - 23</u> Identification No. <u>349-5-41675</u>

Rev. 4/16

S	ubmit four (4) copies of this application	on to the Municipal C	erk's office in the municipality (where the games will be conducted.				
Please	print clearly.							
Na	nme of municipality:		City of Linwood					
Parit	A - General							
1.	Name of applying organization:	organization: Mainland Performing Arts Parent Organiztion						
2a.	Street address of headquarters:							
b.	Mailing address (if different):							
3.	A license is requested to conduct (use a separate application for each	raffles of the kind sta ch type of raffle).	ted on the date, or on each of	the dates, and during the hours listed				
	Date	Hours	Date	Hours				
	December 6, 2018	7:00 PM						
-	,							
-	,							
-	Levery							
-		***						
4a.	Address of place where raffles wil	IVICIII	land Regional High Sch Oak Ave, Linwood, NJ					
b.	Does the applicant own the prem	ises or regularly occ	upy them for its general purpo	oses? 🛘 Yes 🔻 No				
5.	If raffles equipment is to be rented	l, attach a statement	by the raffles equipment lesso	or to this application on Form 13.				
Part	B - Schedule of Expenses							
The i	tems of expense intended to be inc			d in this application, the names and				
addre	esses of the persons to whom each	•	• •					
	Item of Expense		address of supplier	Purpose				
	Raffle Tickets	Ticke	tprinting.com	perferrated tickets				

	C-Seffeddic of Australia	
1.	The specific purpose(s) to which the entire net proceeds of the games listed in this application are to be devoted, and	l the

manner in which they are to be so devoted, are:

Proceeds will benefit the Mainland Regional High School Show Choir's competition trip to Orlando

over to anot executive of	her organization which is exclusively officer to the following certificate:	devoted to such purpose	es, secure the	e signature of its president or othe
"It is hereby	certified that			
16 10 1161 65)	certified that	. Name of org	anization	
will accept f	from the licensee any part of the net pro	oceeds of the games list	ed in this ap	plication to be turned over to it."
Date:		Signature:		
	le of Prizes			
escribe the arti	all prizes to be offered and given in all cle and state the retail value; if prizes ation requested below.	of the games listed in a	this applicati cate that fact	ion is as follows. For merchandise and estimate as accurately as pos
	Description of Prize	Donated	(Yes or No)	Retail value
American E	Express Gift Card		☑ No	\$250.00
			□ No	
entrance .		☐ Yes	□ No	•
			□ No	
	*		□ No	
			□ No	
		\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	□ No	
		\(\square\) Yes	□ No	
			□ No	
			□ No	
		\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	□ No	
		\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	□ No	
			☐ No	
			□ No	
<u> </u>		Yes	□ No -	
		Yes	□ No	
		☐ Yes	□ No	

☐ Yes

☐ Yes

□ No

☐ No

Part I - Statement of Applicant and member(s) in charge State of New Jersey County of Atlantic

We do hereby each make the following statement, under oath, with respect to the foregoing application:

- 1. The applicant (is) (is not) limited in its activities to the 5. furtherance of one or more authorized purposes as defined in the Raffles Licensing Law.
- 2. Prior to the issuance of any license to it to conduct games of chance, the applicant was actively engaged in serving one or more "authorized purposes."
- The applicant has received and used, and in good faith expects to continue to receive and use, to further one or more authorized purposes, funds from sources other than games of chance.
- 4. The conduct of the games on the occasion or occasions for which this application is made will be to raise and devote the entire net proceeds to the authorized purpose described in the application.

- 5. For each occasion for which a license is sought, one or more of the members listed who are familiar with the Raffles Licensing Law and the Rules and Regulations, will be in full charge of, and primarily responsible for, the conduct of the games.
- 6. No commission, salary, compensation, reward or recompense will be paid to any person for holding, operating or conducting or assisting in the holding, operation or conducting, of the games, except to bookkeepers or accountants for professional services not exceeding the amounts fixed by the Schedule of Fees, as well as the compensation for the Licensed Compensated Workers pursuant to N.J.A.C. 13:47-6A. No prize may be offered and given in cash, except as otherwise provided by the Raffles Licensing Law (N.J.S.A. 5:8-50 et seq.). If a cash prize under certain circumstances is permitted by the law, the amount of the cash prize may not exceed the limits prescribed by the Raffles Licensing Law.
- 7. All statements in the foregoing application are true.

Sworn and subscribed to before me this 21 day of August , 20 18.
Margot Lischin
Notary Public (Print name)
Notary Public State of NJ Margot Lischin My Commission Expires Dec. 13, 2019 Affix SEAL HERE

Signature of Officer and Title Signature of Member-in-Charge	vice preside
Signature of Member-in-Charge	
Signature of Member-in-Charge	
Signature of Member-in-Charge	

If more space is needed in any section of this application, insert extra sheets of paper.

emeN		City State Zip	1999-\$-41679 1999-\$-41679	N1 FECCC IQ # Windigitish Br#	Chance to Win A \$250 American Express Gift Card Drawings will take place during the winter concert. December 6, 2018, 7:00 PM *You need not be present to win. All proceeds to benefit Mainland Regional High School's Choir & Show Choir Thank You for Supporting the Arts at Mainland!
------	--	----------------	--------------------------------	-------------------------------	--

RESOLUTION No. 171, 2018

A RESOLUTION AUTHORIZING THE REFUND OF CONSTRUCTION PERMIT 2018-0178

WHEREAS, a permit, #2018-0178, was issued to USA Pools LLC. on August 28, 2018; on behalf of Ali Cem Erenler, 10 Sunset Avenue, Linwood, New Jersey 08221, for the installation of an in-ground swimming pool; and

WHEREAS, the contract with USA Pools LLC. was cancelled by Ali Cem Erenler; and

WHEREAS, a total of \$785.00 was paid as \$660 for plan review and inspections by the City of Linwood Construction Department, a \$25.00 fee for New Jersey Department of Community Affairs and a \$100.00 fee for a Zoning Review; and

WHEREAS, the New Jersey Administrative Code, 5:23 Uniform Construction Code states a permit fee is to be returned when work has not begun and an applicant requests the permit be cancelled and permit payment be returned; and

WHEREAS, USA Pools LLC, New Jersey has stated that no work has been done and has requested a refund of permit fees and cancellation of permit #2018-0178; and

WHEREAS, the permit #2018-0178 has been cancelled as requested and the permit fee of \$785.00 less the cost of Administrative (Zoning Review) and a Plan Review of 20%, which has been calculated as \$132.00, is to be refunded;

NOW, THEREFORE, BE IT RESOLVED, by the Common Council of the City of Linwood, that the permit fee of \$785.00 less the \$132.00 Administrative and Plan Review Fees, \$100.00 Zoning Review fee, and a \$25.00 NJDCA fee, posted by USA Pools., as part of Permit #2018-0178 for an in-ground pool at 10 Sunset Avenue, Linwood is hereby approved for reimbursement to USA Pools LLC, PO Box 367, Avalon, New Jersey, 08202 in the amount of \$528.00. Fees paid to the State of New Jersey Department of Community Affairs and to the City of Linwood for a Zoning Review are not refundable by the City of Linwood.

I, Leigh Ann Napoli, RMC, Municipal Clerk of the City of Linwood, do hereby certify that the foregoing resolution was duly adopted at a Regular Meeting of the City Council of Linwood, held this 12th day of September, 2018.

this			WHEREOF, Septemb			nto	set	my	hand	and	officia	l seal
					TETCH	72 171 17	1 \(\)\	POT.T	RMC	M '	UNICIPAL	CLERK
					DEIGH	MININ	I IVEX		, 1010	, 11	ONICITIE	OBBIN
					RICHA	RD I	. Di	EPAM	IPHIL:	ß,	III, MAY	OR
APPRO	OVED:_											

RESOLUTION No. 172, 2018

A RESOLUTION AUTHORIZING THE REAPPOINTMENT OF BELFORD RIVERA AS A SPECIAL LAW ENFORCEMENT OFFICER, CLASS III, FOR THE CITY OF LINWOOD

WHEREAS, by Resolution No. 155 of 2017 Belford Rivera was hired as a Special Law Enforcement Officer, Class III, for the City of Linwood for a period of four months and has subsequently been reappointed for four month periods; and

WHEREAS, the latest appointment expires on September 13, 2018; and

WHEREAS, recommendations have been made to reappoint Belford Rivera for another four months;

NOW, THEREFORE, BE IT RESOLVED, by the Common Council of the City of Linwood, County of Atlantic, that Belford Rivera is hereby reappointed as a Special Law Enforcement Officer, Class III, for a four month period commencing on September 13, 2018 and expiring on January 13, 2019, at an hourly rate of \$25.00 as provided for in the Linwood Salary Ordinance and all amendments thereto.

I, Leigh Ann Napoli, RMC, Municipal Clerk of the City of Linwood, do hereby certify that the foregoing resolution was duly adopted at a Regular Meeting of the City Council of Linwood, held this 12th day of September, 2018.

	LEIGH	ANN	NAPOLI,	RMC,	MUNICIPAL	CLERK
	RICHA	RD L	. DEPAMPI	HILIS	, III, MAY	OR
APPROVED:						

RESOLUTION No. 173, 2018

A RESOLUTION AUTHORIZING THE CANCELLATION AND REFUND OF A TAX OVERPAYMENT OF THE 3RD QUARTER 2018 TAX PAYMENT FOR BLOCK 163, LOT 27, LOCATED AT 12 CROSSING DRIVE IN THE CITY OF LINWOOD

WHEREAS, Ian Brady is the owner of Block 163 Lot 27 located at 12 Crossing Drive in the taxing district of the City of Linwood; and

WHEREAS, Ian Brady made application to the Tax Assessor, of the City of Linwood, for property tax exemption due to his 100% permanently disabled veteran status and the Tax Assessor for the City of Linwood granted the exemption for Ian Brady as of June 29, 2018; and

WHEREAS, the City of Linwood must refund the payment of \$3,739.79 that was collected from Trident Land Transfer Company for the 3rd quarter of 2018 property taxes along with the prorated amount of \$79.84 from June 29, 2018 the Tax Collector must also remove the 4th quarter of 2018 and 1st & 2nd quarters 2019 taxes due to the exemption granted to Ian Brady; and

WHEREAS, Ian Brady has requested the refund of the payments made in the amount of \$3,819.63 for property taxes from June 29, 2018;

NOW, THEREFORE, BE IT RESOLVED, by the Common Council of the City of Linwood that the Chief Financial Officer of the City of Linwood be and is hereby authorized, empowered and directed to execute and deliver a draft in favor of Ian Brady, in the amount of \$3,819.63 which is the amount of the payment of taxes to said property owner;

BE IT FURTHER RESOLVED, by the Common Council of the City of Linwood, that the Tax Collector is hereby authorized, empowered and directed to cancel the 4th quarter of 2018 and 1st and 2nd quarters 2019 taxes for the property known as Block 163, Lot 27 assessed in the name of Ian Brady.

I, Leigh Ann Napoli, RMC, Municipal Clerk of the City of Linwood, do hereby certify that the foregoing resolution was duly adopted at a Regular Meeting of the City Council of Linwood, held this 12th day of September, 2018.

	LEIGH ANN	NAPOLI,	RMC,	MUNICIPAL	CLERK
	DICHARD I	DFDAMD	HTT.TS	, III, MAY	
APPROVED:		· DEFAMI	1111110	, III, PHAI	JIK .

RESOLUTION No. 174, 2018

A RESOLUTION APPROVING TEMPORARY SIGNAGE FOR THE LINWOOD FARMERS MARKET

WHEREAS, the Linwood Farmers Market has requested permission for one temporary banner, measuring 25'x3', advertising the Farmers Market; and

WHEREAS, the temporary sign is requested to be installed over Shore Road in the City of Linwood; and

WHEREAS, temporary signage needs approval by City Council; and

WHEREAS, signage over Shore Road needs approval by Atlantic County Government; and

WHEREAS, the Common Council is desirous of approving said request contingent upon Atlantic County Government granting said request;

NOW, THEREFORE, BE IT RESOLVED, by the Common Council of the City of Linwood, that permission for the placement of one temporary banner, measuring 25'x3'", advertising the Farmers Market is hereby granted to the Linwood Farmers Market based on the following conditions;

- 1.) Approval is received by Atlantic County Government.
- 2.) Sign shall not be internally illuminated or electrically activated.
- 3.) Sign shall not be in the State Right-of-way on Shore Road.
- 4.) Sign shall not block any site triangle for access and egress points of travel.

BE IT FURTHER RESOLVED, that the banner shall be permitted for a period beginning on August 24, 2018 and ending on November 5, 2018.

I, Leigh Ann Napoli, RMC, Municipal Clerk of the City of Linwood, do hereby certify that the foregoing resolution was duly adopted at a Regular Meeting of the City Council of Linwood, held this 12th day of September, 2018.

LEIGH A	ANN N	NAPOLI,	RMC,	MUNICI	PAL C	LERK
RICHARD	L.	DEPAMPH	HILIS,	III, I	MAYOR	



Atlantic County

Department of Regional Planning and Development

August 23, 2018

John Peterson Department Head

Division of Planning 609/645-5898 FAX: 609/645-5836 TDD: 348-5551

Division of Engineering 609/645-5898 FAX: 609/645-5964

Office of GIS

Ms. Jaclyn Todd 21 Asbury Avenue PO Box 256 Linwood, NJ 08221

RE: PERMIT FOR HANGING BANNER ACROSS A COUNTY ROAD

Dear Ms. Todd:

We have received your completed application, indemnification agreement and certificate of insurance. Your application to install a banner across Shore Road (CR 585) to promote the farmers market is hereby approved. According to your application, the banner is to be displayed from Friday, August 24, 2018 to Monday, November 5, 2018.

The applying organization or municipality must comply with all conditions shown on the application as approved by the County Engineer. We further remind you that 2-way traffic must be maintained at all times during installation and removal of the banner(s). All traffic control devices shall conform to the standards of the US Department of Transportation, Federal Highway authority, MANUAL ON UNIFORM TRAFFIC CONTROL DEVICES.

If you need further information, please call my office at 645-5898.

John Peterson

Department Head, Regional Planning

c: John Peterson, Dept. Head/Regional Planning & Development Anthony Pagano, Asst. County Counsel Suzanne Walter, Administrative Analyst





CROPS00-01

SAMG



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 10/19/2017

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER. AND THE CERTIFICATE HOLDER.

REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on

this certificate does not confer right	such endorsement(s).										
PRODUCER License # 8028637				CONTACT Samantha S. Guerro PHONE (AIC, No, Ext): (609) 857-6614 EMAIL ADDRESS: sguerro@glenninsurance.com							
Glenn Insurance, Inc. 500 East Absecon Blvd.											
PO Box 365				E-MAIL ADDRE	_{ss:} sguerro(@glenninsu	rance.com				
Absecon, NJ 08201-0365					INS	SURER(S) AFFOR	RDING COVERAGE			NAIC#	
				INSURER A : Maxum Indemnity Company							
NSURED				INSURER B:							
CROPS d/b/a Linwood Fa	rmers N	larke	at	INSURER C:							
21 Asbury Avenue			•	INSURE	,						
Linwood, NJ 08221				INSURE							
				INSURE							
COVERAGES C	ERTIFIC	·ΔTF	E NUMBER:	1			REVISION NUI	MBFR:			
THIS IS TO CERTIFY THAT THE POL INDICATED. NOTWITHSTANDING AN' CERTIFICATE MAY BE ISSUED OR M EXCLUSIONS AND CONDITIONS OF SU	ICIES OI / REQUI AY PER	F INS REMI TAIN,	SURANCE LISTED BELOW ENT, TERM OR CONDITIO , THE INSURANCE AFFOR	N OF A	ANY CONTRA Y THE POLIC	CT OR OTHER IES DESCRIB	R DOCUMENT WI	TH RESPE	CT TO	WHICH THIS	
NSR TYPE OF INSURANCE	ADDL INSD	SUBR	POLICY NUMBER		POLICY EFF	POLICY EXP (MM/DD/YYYY)		LIMIT	s		
A X COMMERCIAL GENERAL LIABILITY	1430	****			11111111111111111111111111111111111111		EACH OCCURREN		s	1,000,000	
CLAIMS-MADE X OCCUR			BDB301558302		09/13/2017	09/13/2018	DAMAGE TO RENT PREMISES (Ea occ		\$	100,000	
[3]							MED EXP (Any one		\$	1,000	
	-						PERSONAL & ADV		\$	1,000,000	
OFFINI A CORPORATE LIMITARRILES DER		ļ							\$	2,000,000	
GEN'L AGGREGATE LIMIT APPLIES PER: POLICY PRO- X LOC							GENERAL AGGRE		\$	2,000,000	
							PRODUCTS - COM	P/OP AGG			
OTHER:							COMBINED SINGL	E LIMIT	\$		
AUTOMOBILE LIABILITY							(Ea accident)		\$		
ANY AUTO OWNED SCHEDULED							BODILY INJURY (P		\$		
AUTOS ONLY AUTOS							BODILY INJURY (P PROPERTY DAMA		\$		
HIRED AUTOS ONLY AON-OWNED							(Per accident)	<u></u>	\$		
									\$		
UMBRELLA LIAB OCCUR						***	EACH OCCURREN	CE	\$		
EXCESS LIAB CLAIMS-M			ļ	5-C-C-C-C-C-C-C-C-C-C-C-C-C-C-C-C-C-C-C	AGGREGATE		\$				
DED RETENTION \$							I DED	LOTU	\$		
WORKERS COMPENSATION AND EMPLOYERS' LIABILITY	, , ,						PER STATUTE	OTH- ER			
ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED?				E.L. EACH ACCIDE	NT	\$					
OFFICER/MEMBER EXCLUDED? N/A (Mandatory in NH)							E.L. DISEASE - EA	EMPLOYEE	\$		
If yes, describe under DESCRIPTION OF OPERATIONS below							E.L. DISEASE - PO	LICY LIMIT	\$		
DESCRIPTION OF OPERATIONS / LOCATIONS / VE Certificate Holder is recognizaed as an A	HICLES (A	ACORI al Ins	D 101, Additional Remarks Schedt sured with regard to the ba	ule, may t nner th	e attached if moi at will be hun	re space is requing on Shore R	^{red)} load in Linwood	, New Jer	sey.		
CERTIFICATE HOLDER				CANCELLATION							
City of Linwood 400 Poplar Avenue				THE	EXPIRATIO	N DATE TH	ESCRIBED POLICIEREOF, NOTICEY PROVISIONS.				
Linwood, NJ 08221				AUTHO	RIZED REPRESE	NTATIVE					

RESOLUTION No. 175, 2018

A RESOLUTION AUTHORIZING THE REFUND OF A TAX OVERPAYMENT OF THE 2018
3RD QUARTER TAX PAYMENT MADE FOR BLOCK 150 LOT 2 C1314 LOCATED AT M-14
CONSTITUTION COURT IN THE CITY OF LINWOOD

WHEREAS, McCully, Susan is the owner of Block 150 Lot 2 C1314 located at M-14 Constitution Court in the taxing district of the City of Linwood; and

WHEREAS, an overpayment on the 2018 3rd quarter property taxes exist. A refund is necessary in the amount of \$1,065.29 for taxes paid by CoreLogic Tax Services on August 16, 2018; and

WHEREAS, CoreLogic has requested the refund of the 2018 3rd Quarter Taxes in the amount of \$1,065.29 for property taxes;

NOW, THEREFORE, BE IT RESOLVED, by the Common Council of the City of Linwood that the Chief Financial Officer of the City of Linwood be and is hereby authorized, empowered and directed to execute and deliver a draft in favor of CoreLogic, Centralized Refunds, P.O. Box 9202, Coppell, TX 75019 in the amount of \$1,065.29 which is the amount of the payment of taxes to said property owner.

I, Leigh Ann Napoli, RMC, Municipal Clerk of the City of Linwood, do hereby certify that the foregoing resolution was duly adopted at a Regular Meeting of the City Council of Linwood, held this 12th day of September, 2018.

	T.E.T.GH ANN	NAPOLT. RMC.	MUNICIPAL CLERK
		,,	
	RICHARD L	. DEPAMPHILIS	S, III, MAYOR
APPROVED:			



August 21, 2018

To whom it may concern,

CoreLogic made a payment to Linwood City on 8/14/2018 on TAR 6168. At the time payment was already paid and I am requesting funds back. This is for Block 122 lot 6 (DOUGHTY, EDWARD R) and Block 150 lot 2 C1314 (SUSAN T MCCULLY). Please make check payable to CoreLogic and mail payment to Centralize refunds at Po box 9202, Coppell, TX 75019.

Danielle Nellum

Sr. Associate, Operation Svcs

Customer Product Support

CoreLogic

Direct (817) 699-3988

Fax # (817) 826-1582

dnellum@corelogic.com

corelogic.com | Blog

LinkedIn | Twitter | Facebook | Google+

Our Vision: Deliver unique property-level insights that power the global real estate economy

	BLQ: ame: M	150. CCULLY, SU	2. SAN	-C1314		Propert		Year: 2018 to ation: M-14 CON			
Tax Ye	ear: 2	018	otr 1	Qtr	2	Qtr 3		Qtr 4	Total		
Original			,023.54	1,023		1,065.		1,065.29	4,177.66		
Other E			0.00		<u>.02</u>		00	0.00	<u> 103.02</u> -		
Total	Bill	ed: 1	,023.54	920	.52	1,065.	29	1,065.29	4,074.64		
F	aymen	ts: 1	,023.54	920	.52	2,130.	58	0.00	4,074.64		
	Balan		0.00		.00	1,065.		1,065.29	0.00		
Date	Qtr	Type Descripti	Code	Check No	Mthd	Reference	<u>!</u>	Batch Id	Principal	Interest	2018 Prin Balance
		Original							4,177.66		4,177.66
01/18/18	3 1	Payment	001	1008370	CK	8408	3	T1 1-18	1,023.54	0.00	3,154.12
v=/ == v	-	AGENTS TI				*	_		,		,
03/26/18	3 2	Adjustmen				8691	514	HOMESTEA	103.02-	0.00	3,051.10
		Homestead									
04/26/18	3 2	Payment	001	VARIOUS	CK	8807	703	CORELOGI	920.52	0.00	2,130.58
		CORELOGIC									
08/14/18		Payment	001	1072	CK	9161	30	T1 08-14	1,065.29	0.00	1,065.29
08/16/18	3	Payment	001	VARIOUS	CK	9181	654	CORELOGI	1,065.29	0.00	0.00
		CORELOGIC	3RD QTR								

Total Principal Balance for Tax Years in Range: _______0.00

RESOLUTION No. 176, 2018

A RESOLUTION AUTHORIZING THE REFUND OF A TAX OVERPAYMENT OF THE 2018
3RD QUARTER TAX PAYMENT MADE FOR BLOCK 122 LOT 6 LOCATED AT 411
DANIELLE DRIVE IN THE CITY OF LINWOOD

WHEREAS, Doughty, Edward & Jane are the owners of Block 122 Lot 6 located at 411 Danielle Drive in the taxing district of the City of Linwood; and

WHEREAS, an overpayment on the 2018 3rd quarter property taxes exist. A refund is necessary in the amount of \$1,735.37 for taxes paid by CoreLogic Tax Services on August 16, 2018; and

WHEREAS, CoreLogic has requested the refund of the 2018 3rd Quarter Taxes in the amount of \$1,735.37 for property taxes;

NOW, THEREFORE, BE IT RESOLVED, by the Common Council of the City of Linwood that the Chief Financial Officer of the City of Linwood be and is hereby authorized, empowered and directed to execute and deliver a draft in favor of CoreLogic, Centralized Refunds, P.O. Box 9202, Coppell, TX 75019 in the amount of \$1,735.37 which is the amount of the payment of taxes to said property owner.

I, Leigh Ann Napoli, RMC, Municipal Clerk of the City of Linwood, do hereby certify that the foregoing resolution was duly adopted at a Regular Meeting of the City Council of Linwood, held this 12th day of September, 2018.

LEIGH ANN NAPOLI, RMC, MUNICIPAL	CLERK
RICHARD L. DEPAMPHILIS, III, MA	
RICHARD L. DEPAMENTETS, III, MA.	IOK



August 21, 2018

To whom it may concern,

CoreLogic made a payment to Linwood City on 8/14/2018 on TAR 6168. At the time payment was already paid and I am requesting funds back. This is for Block 122 lot 6 (DOUGHTY, EDWARD R) and Block 150 lot 2 C1314 (SUSAN T MCCULLY). Please make check payable to CoreLogic and mail payment to Centralize refunds at Po box 9202, Coppell, TX 75019.

Danielle Nellum

Sr. Associate, Operation Svcs

Customer Product Support

CoreLogic

Direct (817) 699-3988

Fax # (817) 826-1582

dnellum@corelogic.com

corelogic.com | Blog

LinkedIn | Twitter | Facebook | Google+

Our Vision: Deliver unique property-level insights that power the global real estate economy

CITY OF LINWOOD Tax Account Detail Inquiry

	BLQ: ame: [122. DOUGHTY,	6. EDWARD R &	JANE T		Propert		Year: 2018 to ation: 411 DANI			
Tax Y Origina Other Tota	l Bill	ed: \dj:	Qtr 1 2,477.18 0.00 2,477.18	Qtr 2,477 (2,477	7.17 0.00 _	Qtr 3 2,580 845 1,735	.77 <u>.40</u> -	Qtr 4 2,580.77 845.39 1,735.38	Total 10,115.89 1,690.79- 8,425.10		
	Paymer Balar		2,477.18 0.00	2,477	7.17).00	3,470 1,735		0.00 1,735.38	8,425.09 0.01		
Date	Qtr	Туре	Code	Check No	Mthd	Reference	e	Batch Id	Principal	Interest	2018 Prin Balance
		Descrip Origina	otion il Billed						10,115.89		10,115.89
01/31/1	8 1	•		147	CK	8468	55	T1 1-31	2,477.18	0.00	7,638.71
04/23/1		•		175	CK	8792	38	T1 4-23	2,477.17	0.00	5,161.54
07/23/1		Adjustn				9080	493	2018 CBJ	845.40-	0.00	4,316.14
07/23/1	.8 4	Adjustm				9080	494	2018 СВЈ	845.39-	0.00	3,470.75
08/08/1	.8 3	Payment AGENTS	001	1010576	CK	9138	62	T1 08-08	1,735.37	0.00	1,735.38
08/16/1	.8 3	Payment		VARIOUS	CK	9181	542	CORELOGI	1,735.37	0.00	0.01

Total Principal Balance for Tax Years in Range: _______0.01

RESOLUTION No. 177, 2018

A RESOLUTION AUTHORIZING THE ISSUANCE OF A RAFFLE LICENSE, #2018-24, TO EGG HARBOR TOWNSHIP YOUTH SOFTBALL, INC.

WHEREAS, Egg Harbor Township Youth Softball, Inc. has applied for a Raffle License to conduct games on December 15, 2018; and

WHEREAS, Egg Harbor Township Youth Softball, Inc. has fulfilled all of the requirements and met all qualifications for such a license, including but not limited to obtaining a Registration Identification Number, that number being 126-5-42011;

NOW, THEREFORE, BE IT RESOLVED, by the Common Council of the City of Linwood that a Raffle License be issued to Egg Harbor Township Youth Softball, Inc. and that the Clerk be authorized to sign any documentation deemed necessary or useful.

I, Leigh Ann Napoli, RMC, Municipal Clerk of the City of Linwood, do hereby certify that the foregoing resolution was duly adopted at a Regular Meeting of the City Council of Linwood, held this 12th day of September, 2018.

						CLERK
RICHA	RD L.	DEPAMPI	HILIS,	III,	MAYO)R
	RICHAF	RICHARD L.	RICHARD L. DEPAMPI	RICHARD L. DEPAMPHILIS,	RICHARD L. DEPAMPHILIS, III,	RICHARD L. DEPAMPHILIS, III, MAYO



New Jersey Office of the Attorney General

Division of Consumer Affairs Legalized Games of Chance Control Commission 124 Halsey Street, 6th Floor, P.O. Box 46000 Newark, New Jersey 07101 (973) 273-8000

Application for a Raffle License

Application No. RA 2018 - 24 Identification No. 126-5-42011

	orint clearly.			
Na	me of municipality:		EGG HARBOR TWP	
	A - General			
_			EHT SOFTBALL	
1.	Name of applying organization: Street address of headquarters:	31 IDI EM	VOOD AVE EGG HARROR TWE	D NII 08234
2a.		3) IDLLV	VOOD AVE EGG HARBOR TWI	, 140 002.04
b.	Mailing address (if different): PO E	BOX 1702 PLEASA	NTVILLE, NJ 08232	
3.	A license is requested to conduct rafe (use a separate application for each	fles of the kind stated on type of raffle).	the date, or on each of the	dates, and during the hours liste
	Date	Hours	Date	Hours
_	12/15/2018	5-10PM		
_				
			see the second s	
_	<u> </u>			
-			ANN)	
_	<u> </u>			
-		A Second and	era esta de la companya del companya de la companya del companya de la companya d	
4a.	Address of place where raffles will b	e played: 724 MAP	LE AVE LINWOOD N.	J 08221
b.	Does the applicant own the premise	s or regularly occupy th	nem for its general purposes	? □ Yes ☑ No
5.	If raffles equipment is to be rented, a	ittach a statement by the	e raffles equipment lessor to	this application on Form 13.
Part	B - Schedule of Expenses	The state of the s		
The i	tems of expense intended to be incur esses of the persons to whom each ite	red or paid in connecti m is to be paid, and the	ion with the games listed in e purpose for which each ite	this application, the names an
	Item of Expense	Name and addr	ess of supplier	Purpose
	TICKETS	AMAZON	.COM	CONDUCT GAME
	BAG TO HOLD TICKETS	AMAZON	.COM	CONDUCT GAME
	LICENSE	STATE OF N	NJ LGCC	LICENSE

	LICENSE	CITY OF LIN	NWOOD	LICENSE

Part C - Schedule of Purposes

1. The specific purpose(s) to which the entire net proceeds of the games listed in this application are to be devoted, and the manner in which they are to be so devoted, are:

TO PURCHASE SAFETY EQUIPMENT AND UNIFORMS AND PARTICIPATE IN TOURNAMENTS

2.	If any part of the net proceeds are to be devoted to a purpose over to another organization which is exclusively devoted to s executive officer to the following certificate:	allowed by uch purpose	the Raffles L es, secure the	icensing Law by turning the same signature of its president or other
	"It is hereby certified that	Name of org	anization	
	will accept from the licensee any part of the net proceeds of th			lication to be turned over to it."
	Date: Sign	ature:		
Par	t D - Schedule of Prizes		· · · · · · · · · · · · · · · · · · ·	
\ de	escription of all prizes to be offered and given in all of the gameribe the article and state the retail value; if prizes are to be doe the information requested below.	es listed in t	this application	on is as follows. For merchandise,
	Description of Prize	Donated	(Yes or No)	Retail value
*	**VARIOUS***	☑ Yes	□ No	
٧	VE WILL NOT AWARD ANY FORBIDDEN PRIZES SUCH AS	☐ Yes	□ No	
C	CASH, TOBACCO, ALCOHOL, LOTTERY TICKETS ETC	☐ Yes	□ No	
A	LL ITEMS WILL BE DONATED	☐ Yes	□ No	
F	RIZE VALUES WILL NOT EXCEED ALLOWED AMOUNT	☐ Yes	□ No	
		☐ Yes	□ No	
		☐ Yes	□ No	
		☐ Yes	□ No	
		☐ Yes	□ No	
		☐ Yes	□ No	
		☐ Yes	□ No	
-		☐ Yes	□ No	
		☐ Yes	□ No	- Losting and States
		☐ Yes	□ No	
		☐ Yes	□ No	
		☐ Yes	□ No	
_		☐ Yes	□ No	
		☐ Yes	□ No	
-		☐ Yes	□ No	
_		☐ Yes	□ No	
		☐ Yes	□ No	

☐ Yes ☐ No

Part I - Statement of Applicant and member(s) in charge

State of New Jersey	
ATLANTIC	} ss.

We do hereby each make the following statement, under oath, with respect to the foregoing application:

- 1. The applicant (is) (is not) limited in its activities to the 5. furtherance of one or more authorized purposes as defined in the Raffles Licensing Law.
- 2. Prior to the issuance of any license to it to conduct games of chance, the applicant was actively engaged in serving 6. one or more "authorized purposes."
- The applicant has received and used, and in good faith expects to continue to receive and use, to further one or more authorized purposes, funds from sources other than games of chance.
- 4. The conduct of the games on the occasion or occasions for which this application is made will be to raise and devote the entire net proceeds to the authorized purpose described in the application.

- 5. For each occasion for which a license is sought, one or more of the members listed who are familiar with the Raffles Licensing Law and the Rules and Regulations, will be in full charge of, and primarily responsible for, the conduct of the games.
- 6. No commission, salary, compensation, reward or recompense will be paid to any person for holding, operating or conducting or assisting in the holding, operation or conducting, of the games, except to bookkeepers or accountants for professional services not exceeding the amounts fixed by the Schedule of Fees, as well as the compensation for the Licensed Compensated Workers pursuant to N.J.A.C. 13:47-6A. No prize may be offered and given in cash, except as otherwise provided by the Raffles Licensing Law (N.J.S.A. 5:8-50 et seq.). If a cash prize under certain circumstances is permitted by the law, the amount of the cash prize may not exceed the limits prescribed by the Raffles Licensing Law.
- All statements in the foregoing application are true.

Sworn and subscribed to before me this $5th$ day of September , 20 18 .	Signa
STEPHANIE A. MAHON	Sign
NOTARY PUBLIC OF NEW JERSEY Comm. # 50069884	Sign
My Commission Expires 10/12/2022	Signa
Stephanel blan	o.g.
AFFIX SEAL HERE	Signa
ATTA SEAL MEAN	

Signature of Member-in-Charge

Signature of Member-in-Charge

Signature of Member-in-Charge

If more space is needed in any section of this application, insert extra sheets of paper.

RESOLUTION No. 178, 2018

A RESOLUTION AUTHORIZING THE ISSUANCE OF A RAFFLE LICENSE, #2018-25, TO EGG HARBOR TOWNSHIP YOUTH SOFTBALL, INC.

WHEREAS, Egg Harbor Township Youth Softball, Inc. has applied for a Raffle License to conduct games on December 15, 2018; and

WHEREAS, Egg Harbor Township Youth Softball, Inc. has fulfilled all of the requirements and met all qualifications for such a license, including but not limited to obtaining a Registration Identification Number, that number being 126-5-42011;

NOW, THEREFORE, BE IT RESOLVED, by the Common Council of the City of Linwood that a Raffle License be issued to Egg Harbor Township Youth Softball, Inc. and that the Clerk be authorized to sign any documentation deemed necessary or useful.

I, Leigh Ann Napoli, RMC, Municipal Clerk of the City of Linwood, do hereby certify that the foregoing resolution was duly adopted at a Regular Meeting of the City Council of Linwood, held this 12th day of September, 2018.

						OT 110 11
LEIGH	ANN	NAPOLI,	RMC,	MUNIC.	LPAL	CLERK
·						
RICHA	RD L	. DEPAMP	HILIS	, III,	MAY)R



New Jersey Office of the Attorney General

Division of Consumer Affairs Legalized Games of Chance Control Commission 124 Halsey Street, 6th Floor, P.O. Box 46000 Newark, New Jersey 07101 (973) 273-8000

Application for a Raffle License

Application No. *RA* 2018 - 25
Identification No. 126-5-42011

	orint clearly.		HARBOR TWP	
Na	me of municipality:	EGG	HARBOR TWP	
art	A - General			
1.	Name of applying organization:		EHT SOFTBALL	
2a.	Street address of headquarters:	31 IDLEWOOI	O AVE EGG HARBOR TWP, NJ	08234
b.	Mailing address (if different):	BOX 1702 PLEASANT		
3.	A license is requested to conduct rate (use a separate application for each	fles of the kind stated on the type of raffle).	date, or on each of the date	s, and during the hours lis
	Date	Hours	Date	Hours
	12/15/2018	6pm-10pm		
				Annual State of Contract of Co
-				
		All has been been been been been been been bee	· · · · · · · · · · · · · · · · · · ·	
-				
la.	Address of place where raffles will l	pe played: 724 Maple a	ve. Linwood, NJ 0822	1
b.	Does the applicant own the premise	es or regularly occupy them	for its general purposes?	☐ Yes ☑ No
5.	If raffles equipment is to be rented,	attach a statement by the raf	fles equipment lessor to this	s application on Form 13.
a ef	B - Schedule of Expenses			
		A contribution of the cont	September 1	
ie i Idre	tems of expense intended to be incuesses of the persons to whom each ite	rred or paid in connection verming to be paid, and the pur	with the games listed in this pose for which each item is	s application, the names to be paid, are:
	Item of Expense	Name and address of	of supplier	Purpose
	TICKETS	AMAZON.COM	Λ	CONDUCT GAME
	BAG TO HOLD TICKETS	AMAZON.COM	Λ	CONDUCT GAME
	LICENSE	STATE OF NJ LO	GCC	LICENSE

				poses

1. The specific purpose(s) to which the entire net proceeds of the games listed in this application are to be devoted, and the manner in which they are to be so devoted, are:

TO PURCHASE SAFETY EQUIPMENT AND UNIFORMS AND PLAY IN TOURNAMENTS.

If any part of the net proceeds are to be over to another organization which is e executive officer to the following certification.	exclusively devoted to such purpose	es, secure the sig	nature of its president or othe
"It is hereby certified that	Numerican	minuton	
will accept from the licensee any part o			ation to be turned over to it."
will decept from the needsee any parts	or the net proceeds or the games	1,	
Date:	Signature:		
Part D - Schedule of Prizes			
A description of all prizes to be offered and describe the article and state the retail valusible the information requested below.	d given in all of the games listed in t ue; if prizes are to be donated, indic	this application is cate that fact and	s as follows. For merchandiso l estimate as accurately as po
Description of Priz	ze Donated	(Yes or No)	Retail value
50% OF MONEY COLLECTED	☑ Yes	□ No _	
	☐ Yes	□ No _	
	—	□ No _	
		□ No _	
	□ Yes	□ No _	
		□ No _	
	☐ Yes	□ No _	
	\ _ Yes	□ No _	
	☐ Yes	□ No _	
	□ Yes	□ No _	
	Yes	□ No _	
1	☐ Yes	□ No _	
	Yes	□ No _	
	Yes	□ No _	
	☐ Yes	□ No _	
	☐ Yes	□ No _	-1
	Yes	□ No _	
	Yes	□ No _	
	Yes	□ No _	
	Yes	□ No	
		□ No _	
	□ V		

Part I - Statement of Applicant and member(s) in charge

State of New Jersey
County of ATLANTIC

} ss.

We do hereby each make the following statement, under oath, with respect to the foregoing application:

- 1. The applicant (is) (is not) limited in its activities to the 5. furtherance of one or more authorized purposes as defined in the Raffles Licensing Law.
- 2. Prior to the issuance of any license to it to conduct games of chance, the applicant was actively engaged in serving one or more "authorized purposes."
- The applicant has received and used, and in good faith expects to continue to receive and use, to further one or more authorized purposes, funds from sources other than games of chance.
- 4. The conduct of the games on the occasion or occasions for which this application is made will be to raise and devote the entire net proceeds to the authorized purpose described in the application.

- 5. For each occasion for which a license is sought, one or more of the members listed who are familiar with the Raffles Licensing Law and the Rules and Regulations, will be in full charge of, and primarily responsible for, the conduct of the games.
- 6. No commission, salary, compensation, reward or recompense will be paid to any person for holding, operating or conducting or assisting in the holding, operation or conducting, of the games, except to bookkeepers or accountants for professional services not exceeding the amounts fixed by the Schedule of Fees, as well as the compensation for the Licensed Compensated Workers pursuant to N.J.A.C. 13:47-6A. No prize may be offered and given in cash, except as otherwise provided by the Raffles Licensing Law (N.J.S.A. 5:8-50 et seq.). If a cash prize under certain circumstances is permitted by the law, the amount of the cash prize may not exceed the limits prescribed by the Raffles Licensing Law.
- 7. All statements in the foregoing application are true.

Sworn and subscribed to before me this

day of PHANIE A. WAHON

NOTARY PUBLIC OF NEW JERSEY

Comm. J. 50069884

W Commission Expires 10/12/2022

Signature of Member-in-Charge

Signature of Member-in-Charge

Signature of Member-in-Charge

AFFIX SEAL HERE

If more space is needed in any section of this application, insert extra sheets of paper.

RESOLUTION No. 179, 2018

A RESOLUTION AUTHORIZING THE ISSUANCE OF A BINGO LICENSE, #2018-8, TO EGG HARBOR TOWNSHIP YOUTH SOFTBALL, INC.

WHEREAS, Egg Harbor Township Youth Softball, Inc. has applied for a Bingo License to conduct games on December 15, 2018; and

WHEREAS, Egg Harbor Township Youth Softball, Inc. has fulfilled all of the requirements and met all qualifications for such a license, including but not limited to obtaining a Registration Identification Number, that number being 126-5-42011;

NOW, THEREFORE, BE IT RESOLVED, by the Common Council of the City of Linwood that a Bingo License be issued to Egg Harbor Township Youth Softball, Inc. and that the Clerk be authorized to sign any documentation deemed necessary or useful.

I, Leigh Ann Napoli, RMC, Municipal Clerk of the City of Linwood, do hereby certify that the foregoing resolution was duly adopted at a Regular Meeting of the City Council of Linwood, held this 12th day of September, 2018.

	LEIGH	ANN	NAPOLI,	RMC,	MUNIC	IPAL	CLERK
	RICHAI	RD L	. DEPAMP	HILIS	, III,	MAY	DR
APPROVED:							

Application for a Bingo License

Application No. *BA* 2018 - 8
Identification No. 258 5 41230 Q6-5-42011

* Submit four (4) copies of this application to the Municipal Clerk's office in the municipality where the games will be conducted.

Please print clearly.			
Name of municipality: EGG HA	RBOR TWP		
Part A - General			
1. Name of applying organiza	tion: EHT SOFTBALL		
2a. Street address of headquart	ers: 31 IDLEWOOD AVE EGG HARBOI	R TWP, NJ 08234	ALD ELECTRIC TO THE TOTAL TO TH
b. Mailing address (if different): PO BOX 1702 PLEASAN	NTVILLE, NJ 08232	
3. List date(s) and hours for ga	mes:		
Date	Hours	Date	Hours
12/15/2018	5-10PM		
	-		N
			
	design and the second s		
		8.9 1	
4. Address of place where bin	go will be played: 724 MAPLE	E AVE LINWOOD, NJ	08221
a. Does the applicant own the	premises or regularly occupy ther	n for its general purposes?	☐ Yes ☑ No
b. If "No," from whom will the	e applicant rent the premises?		
	and the second of the second o	_S 724 MAPLE AVE LINWOOD	N.I. 08221
Name OUR LADY OF SORRO	Address	724 WAI LE AVE LINWOOD	,110 00221
c. If premises are to be rented	, attach Form 10, "Statement of Lar	ndlord."	
Part B - Schedule of Expenses	and the second s		
The items of expense intended to	be incurred or paid in connection	with the games listed in	this application, the names and
·	each item is to be paid, and the p		
Item of Expense	Name and address	s of supplier	Purpose
DABBERS	TUMBLING DICE ENTERTAINMENT 13 ROUT	E 530 SOUTHAMPTON NJ 08088	FOR PATRONS TO PURCHASE TO PLAY BINGO
BINGO EQUIPMENT	TUMBLING DICE ENTERTAINMENT 13 ROUT	E 530 SOUTHAMPTON, NJ 08088	TO CONDUCT GAME
MUNICIPAL LICENSE	Egg Harbor Twp, NJ		LICENSING
STATE LICENSE	STATE OF NJ		LICENSING
4 COACH HANDBAGS	COACHOUTLET.COM		PRIZE TO BE AWARDED
4 MICHAEL KORS HANDBAGS	MK OUTLET 27 N Michigan Ave, Atl	antic City, NJ 08401	PRIZE TO BE AWARDED
4 KATE SPADE HANDBAGS	KATE SPADE STORE, ATLANTIC C	DITY, NJ 08401	PRIZE TO BE AWARDED
	,		

Part C	` - Sc	hedu	le of	Pur	poses

1. The specific purpose(s) to which the entire net proceeds of the games listed in this application are to be devoted, and the manner in which they are to be so devoted, are:

PURCHASE OF EQUIPMENT, ENTRY INTO TOURNAMENTS, UNIFORMS

2.	If any part of the net proceeds are to be devoted to a purpose allowed by the E over to another organization which is exclusively devoted to such purposes, sec executive officer to the following certificate:	Bingo Licensing Law by turning the same ture the signature of its president or other
	"It is hereby certified that	
	Name of organization	
	will accept from the licensee any part of the net proceeds of the games listed in	this application to be turned over to it."
Pa	rt D - Schedule of Prizes	
ta	lescription of all prizes to be offered and given in all of the games listed in this a te the amount; for merchandise, describe the article and state the retail value; if put estimate as accurately as possible the information requested below.) Description of Prize Amount (for cash prizes) or Article (Additionally, please attach a schedule of the games to be conducted.)	pplication is as follows. (For cash prizes, rizes are to be donated, indicate that fact Retail value
	SEE ATTACHED SCHEDULE OF GAMES AND PRIZES	
-	SEE ATTACHED GOTEDOLE OF GAMES AND FINELS	
-		
_		
_		
_		
-		
-		
-		
-		
-		
_		
-		
-		casses and a second sec
-		
-		
-		
-		
-		
_		
-		
-		
-		

Part I - Statement of Applicant and member(s) in charge

State of New Jersey County of Atlantic

} ss.

We do hereby each make the following statement, under oath, with respect to the foregoing application:

- 1. The applicant (is) (is not) limited in its activities to the 5. furtherance of one or more authorized purposes as defined in the Bingo Licensing Law.
- 2. Prior to the issuance of any license to it to conduct games of chance, the applicant was actively engaged in serving one or more "authorized purposes."
- The applicant has received and used, and in good faith expects to continue to receive and use, to further one or more authorized purposes, funds from sources other than games of chance.
- 4. The conduct of the games on the occasion or occasions for which this application is made will be to raise and devote the entire net proceeds to the authorized purpose described in the application.

5. For each occasion for which a license is sought, one or more of the members listed who are familiar with the Bingo Licensing Law and the Rules and Regulations, will be in full charge of, and primarily responsible for, the conduct of the games.

- 5. No commission, salary, compensation, reward or recompense will be paid to any person for holding, operating or conducting or assisting in the holding, operation or conducting, of the games, except to bookkeepers or accountants for professional services not exceeding the amounts fixed by the Schedule of Fees, as well as the compensation for the Licensed Compensated Workers pursuant to N.J.A.C. 13:47-6A. All prizes offered for games conducted on a single occasion will not exceed the limit on the sum or retail value of prizes as provided by the Bingo Licensing Law (N.J.S.A. 5:8-25 et seq.) and N.J.A.C. 13:47-6.16 and 13:47-7.2.
- 7. All statements in the foregoing application are true.

Sworn and subscribed to before me this

day of Stephen, 20

STEPHANIE A. MAHON

HOTARY PUBLIC OF NEW JERSEY

Comm. # 50069884

Stephen Stephen 10/12/2022

Signature of Notary Public

AFFIX SEAL HERE

Signature of Member-in-Charge

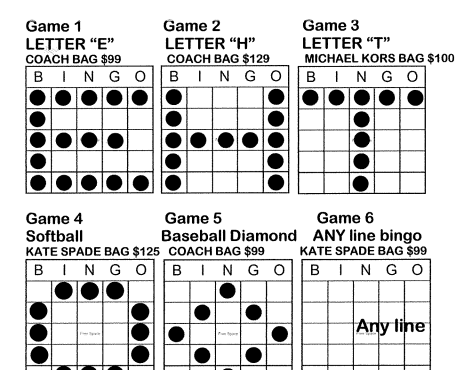
Signature of Member-in-Charge

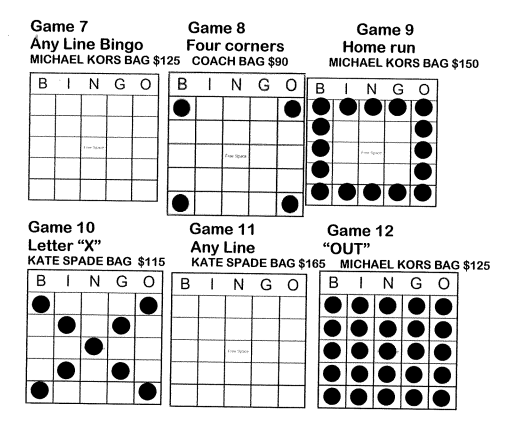
Signature of Member-in-Charge

If more space is needed in any section of this application, insert extra sheets of paper.

Part D - Schedule of Prizes

BINGO GAMES





TIE BREAKERS: In the event there is a tie the winners will receive an equal share of the purchase price in cash.

\$35 TO PLAY ALL 12 BINGO GAMES, 4 FACES PER GAME.

\$10 FOR EACH ADDITIONAL BOOK TO PLAY ALL GAMES, 4 FACES PER GAME.

RESOLUTION No. 180, 2018

A RESOLUTION AUTHORIZING THE ISSUANCE OF A RAFFLE LICENSE, #2018-26, TO RUTH NEWMAN SHAPIRO CANCER MEMORIAL FUND

WHEREAS, Ruth Newman Shapiro Cancer Memorial Fund has applied for a Raffle License to conduct games on October 21, 2018; and

WHEREAS, Ruth Newman Shapiro Cancer Memorial Fund has fulfilled all of the requirements and met all qualifications for such a license, including but not limited to obtaining a Registration Identification Number, that number being 289-4-19262;

NOW, THEREFORE, BE IT RESOLVED, by the Common Council of the City of Linwood that a Raffle License be issued to Ruth Newman Shapiro Cancer Memorial Fund and that the Clerk be authorized to sign any documentation deemed necessary or useful.

I, Leigh Ann Napoli, RMC, Municipal Clerk of the City of Linwood, do hereby certify that the foregoing resolution was duly adopted at a Regular Meeting of the City Council of Linwood, held this 12th day of September, 2018.

	LEIGH ANN NAPOLI, RMC, MUNICIPAL CLERK
PPROVED:	RICHARD L. DEPAMPHILIS, III, MAYOR



New Jersey Office of the Attorney General
Division of Consumer Affairs
Legalized Games of Chance Control Commission
124 Halsey Street, 6th Floor, P.O. Box 46000
Newark, New Jersey 07101 (973) 273-8000

Application for a Raffle License

Application No. RA. 2018-26

Identification No. 289-H-1926 &

Rev. 4/16

Please	print clearly.				
Na	me of municipality:		Linwood		
Part	A - General				
1.	Name of applying organization:	The Rut	h Newman Shapiro Cancer Me	emorial Fund	
2a.	Street address of headquarters:		th Newport Avenue, Ventnor, N		
b.	Mailing address (if different):				
3.	A license is requested to conduct r (use a separate application for eac	affles of the kind stated on h type of raffle).	the date, or on each of the	dates, and during the hours liste	
	Date	Hours	Date	Hours	
_	10/21/2018	4 pm-7 pm			
_					
_					
-					
_					
-		4			
-					
4a.	Address of place where raffles will	be played: The Exch	ange 2110 New Road	Linwood NJ 08221	
b.	Does the applicant own the premis	ses or regularly occupy th	em for its general purposes	s? ☐ Yes ☑ No	
5.	If raffles equipment is to be rented,	attach a statement by the	e raffles equipment lessor to	this application on Form 13.	
Part	B - Schedule of Expenses				
he it	tems of expense intended to be inc	irred or paid in connection	on with the games listed in	n this application, the names an	
ıddre	esses of the persons to whom each it	em is to be paid, and the	purpose for which each ite	em is to be paid, are:	
Item of Expense		Name and addre		Purpose	
	Food & Drink	The Exchange 2110 New Ro	Fundraiser		
		<u> </u>			

Pa	rt C - Schedule of Purposes			
1.	The specific purpose(s) to which the entire net process manner in which they are to be so devoted, are:	eeds of the games liste	ed in this app	plication are to be devoted, and the
	Fundraiser for charitable purpose of organ	nization.		
2.	If any part of the net proceeds are to be devoted to over to another organization which is exclusively de executive officer to the following certificate:	a purpose allowed by evoted to such purpos	the Raffles es, secure th	Licensing Law by turning the same e signature of its president or other
	"It is hereby certified that			
	will accept from the licensee any part of the net proc			
	Date:	Signature:		
ible	cribe the article and state the retail value; if prizes are the information requested below. Description of Prize		(Yes or No)	Retail value
Α	Apple Watch			\$400
_	aser Printer		□ No	\$495
Е	Basket of Cheer	☑ Yes ☑ Yes	□ No	\$300
			□ No	-
		—		

			□ No	
			□ No	
_			□ No	
			□ No	
_			□ No	
			□ No	
			□ No	
			□ No	

☐ Yes

☐ No

□ No

Part I - Statement of Applicant and member(s) in charge	
State of New Jersey County of	
We do hereby each make the following statement, under oath	n, with respect to the foregoing application:
 The applicant (is) (is not) limited in its activities to the furtherance of one or more authorized purposes as defined in the Raffles Licensing Law. Prior to the issuance of any license to it to conduct games of chance, the applicant was actively engaged in serving one or more "authorized purposes." The applicant has received and used, and in good faith expects to continue to receive and use, to further one or more authorized purposes, funds from sources other than games of chance. The conduct of the games on the occasion or occasions for which this application is made will be to raise and devote the entire net proceeds to the authorized purpose described in the application. 	 For each occasion for which a license is sought, one or more of the members listed who are familiar with the Raffles Licensing Law and the Rules and Regulations, will be in full charge of, and primarily responsible for, the conduct of the games. No commission, salary, compensation, reward or recompense will be paid to any person for holding, operating or conducting or assisting in the holding, operation or conducting, of the games, except to bookkeepers or accountants for professional services not exceeding the amounts fixed by the Schedule of Fees, as well as the compensation for the Licensed Compensated Workers pursuant to N.J.A.C. 13:47-6A. No prize may be offered and given in cash, except as otherwise provided by the Raffles Licensing Law (N.J.S.A. 5:8-50 et seq.). If a cash prize under certain circumstances is permitted by the law, the amount of the cash prize may not exceed the limits prescribed by the Raffles Licensing Law.
Sworn and subscribed to before me this Aday of September, 20 18 Christina Selwood Notary Public (Print name) Signature of Notary Public CHRISTINA SELWOOD NOTARY PUBLIC STATE OF NEW JERSEY MY COMMISSION EXPIRES AUG. 5, 2023	7. All statements in the foregoing application are true. Signature of Officer and Title Signature of Member-in-Charge Signature of Member-in-Charge Signature of Member-in-Charge
 one or more "authorized purposes." 3. The applicant has received and used, and in good faith expects to continue to receive and use, to further one or more authorized purposes, funds from sources other than games of chance. 4. The conduct of the games on the occasion or occasions for which this application is made will be to raise and devote the entire net proceeds to the authorized purpose described in the application. Sworn and subscribed to before me this 	will be paid to any person for holding, operating or conductor assisting in the holding, operation or conducting, of games, except to bookkeepers or accountants for professic services not exceeding the amounts fixed by the Sched of Fees, as well as the compensation for the Licent Compensated Workers pursuant to N.I.A.C. 13:47-6A. prize may be offered and given in cash, except as otherw provided by the Raffles Licensing Law (N.I.S.A. 5:8-50 et self a cash prize under certain circumstances is permitted by law, the amount of the cash prize may not exceed the line prescribed by the Raffles Licensing Law. 7. All statements in the foregoing application are true. Signature of Member-in-Charge Signature of Member-in-Charge

If more space is needed in any section of this application, insert extra sheets of paper.

Pursuant to <u>N.J.S.A.</u> 5:8–6, a Legalized Games of Chance Control Commission Registration is hereby issued to:

Expiration date: 12/31/2019

Registration identification: 289-4-19262

Ruth Newman Shapiro Cancer Memorial Fund 3 SOUTH NEWPORT AVE VENTNOR, NJ 08406

Legalized Games of Chance Control Commission Registration New Jersey Office of the Attorney General Division of Consumer Affairs

Neither registration nor the assignment of an identification number shall entitle any coganization to hold, operate or conduct, or assist in the holding, operating or conducting of, any game or games of chance without the approval of the issuing authority of the municipality in which the game or games are to be held, operated or conducted.

Name of organization on application and license must be the same as it appears on this registration. This Registration Certificate may only be utilized by the above-named organization.

Mail to: RUTH NEWMAN SHAPIRO CANCER MEMORIAL FUND 3 SOUTH NEWPORT'AVE VENTNOR, NJ 08406

Legalized Games of Chance Control Commission Edward F. Barrett, Secretary

Ruth Newman Shapiro (RNS) Cancer Memorial Fund

OCTOBERFEST

Ask about becoming an RNS member! Sunday October 21, 2018 4 p.m. - 7 p.m. The Exhange in Linwood

Ticket Price \$30 includes:
German Food Buffet

One Seasonal Beer at the *new* Ex Bar A chance for prizes: *Apple Watch*,

Laser Printer, Basket of Cheer

The second secon

No. 100

RL ??-2018 RI 289-4-19262

No. 100

Phone Number.

RL ??-2018 RI 289-4-19262

SAMPLE TICKET
Ruth Newman Shapiro (RNS) Cancer Memorial Fund

Ask about food

8. beverage
tickets to the
event!

OCTOBERFEST RAFFLE

Sunday October 21, 2018 Drawing 7 p.m. The Exhange in Linwood



Ticket Price \$5 for chance to win:

- Laser Printer
- Apple Watch
- Basket of Cheer

No. 500

RL ??-2018 RI 289-4-19262

RESOLUTION No. 181, 2018

A RESOLUTION AUTHORIZING THE EXECUTION OF A SEPARATION AGREEMENT WITH PAMELA J. KALLEN

WHEREAS, Pamela J. Kallen is an employee of the City of Linwood; and

WHEREAS, the terms and conditions of a Separation Agreement between Pamela J. Kallen and the City of Linwood have been reached and have been embodied into a written document; and

WHEREAS, the Common Council of the City of Linwood is desirous of authorizing the execution of said Separation Agreement on behalf of the City of Linwood;

NOW, THEREFORE, BE IT RESOLVED, by the Common Council of the City of Linwood that the Separation Agreement between Pamela J. Kallen and the City of Linwood be and is hereby approved;

BE IT FURTHER RESOLVED, that the Mayor and City Clerk be and are hereby duly authorized, empowered and directed to execute the aforesaid Separation Agreement on behalf of the City of Linwood with Pamela J. Kallen.

I, Leigh Ann Napoli, RMC, Municipal Clerk of the City of Linwood, do hereby certify that the foregoing resolution was duly adopted at a Regular Meeting of the City Council of Linwood, held this 12th day of September, 2018.

	LEIGH	ANN	NAPOLI,	RMC,	MUNICIPAL	CLERK
APPROVED:	RICHAF	RD L.	. DEPAMPI	HILIS	, III, MAYO	OR

RESOLUTION No. 182, 2018

A RESOLUTION AMENDING RESOLUTION NO. 76 OF 2018, A RESOLUTION ESTABLISHING SALARIES FOR NON-CONTRACTUAL EMPLOYEES OF THE CITY OF LINWOOD FOR 2018

WHEREAS, the Common Council of the City of Linwood adopted Resolution No. 76 of 2018 establishing salaries for non-contractual employees of the City of Linwood for calendar year 2018 on March 14, 2018; and

WHEREAS, the Common Council of the City of Linwood is desirous of amending said Resolution to include the Full Time position of Police Secretary;

NOW, THEREFORE, BE IT RESOLVED, by the Common Council of the City of Linwood that the position of Police Secretary be and is hereby included at a rate of \$59,964.

I, Leigh Ann Napoli, RMC, Municipal Clerk of the City of Linwood, do hereby certify that the foregoing resolution was duly adopted at a Regular Meeting of the City Council of Linwood, held this 12th day of September, 2018.

LEIGH A	NN	NAPOLI,	RMC,	MUNICI	PAL	CLERK
RICHARD	L.	DEPAMPI	HILIS	, III,	MAY(DR