Township Council President Kristine Kanzenbach called the regular meeting of the Mine Hill Township Council to order at 7:30 pm and led those present in the Pledge of Allegiance.

OPEN PUBLIC MEETINGS NOTICE

Ms. Kanzenbach announced that adequate notice for this meeting had been given as required by law.

ROLL CALL: Present – Mr. Bloom; Ms. Kanzenbach; Mr. Pepperman; Mr. Willis

Absent – Mr. Coranato

Also Present - Mr. Morris, Mayor; Mr. Thompson, Township Administrator; Mr. Bucco,

Township Attorney; Ms. Macchia, Township Clerk

Public Present – 5

COMMUNICATIONS AND PETITIONS

Ms. Kanzenbach listed the following items of communication:

a. Mine Hill First Aid Squad re: Thank you

b. NJLM re: League Conference Information

APPROVAL OF MINUTES

A motion was made by Mr. Pepperman and seconded by Mr. Bloom to approve the open session minutes of June 7, 2012. Seeing no discussion, the roll was called, and the minutes were approved by the following vote:

Ayes: Mr. Bloom; Mr. Pepperman; Mr. Willis; Ms. Kanzenbach

Nays: none

Absent: Mr. Coranato Abstentions: none

A motion was made by Mr. Bloom and seconded by Mr. Pepperman to approve the open session minutes of August 2, 2012. Seeing no discussion, the roll was called, and the minutes were approved by the following vote:

Ayes: Mr. Bloom; Mr. Pepperman; Mr. Willis

Nays: none

Absent: Mr. Coranato

Abstentions: Ms. Kanzenbach

CONSIDERATION AND APPROVAL OF VOUCHERS

Bill List

Following brief discussion, Mr. Bloom made a motion to approve the bills list. The motion was seconded by Mr. Pepperman and approved by the following vote:

Ayes: Mr. Bloom; Mr. Pepperman; Mr. Willis; Ms. Kanzenbach

Nays: none

Absent: Mr. Coranato Abstentions: none

ADMINISTRATIVE AGENDA

Mr. Thompson reported that the Civic Center residing is almost complete; landscaping and installation of a generator will come next.

Mr. Morris and Ms. Reiche briefly discussed the damaged fire trucks.

Mr. Thompson reported that water meter installation is progressing on schedule.

Mr. Thompson distributed a codification proposal received from General Code. Mr. Thompson advised the Council to read the proposal and formulate questions; Mr. Babb from General Code will be attending the meeting on September 6th to address any concerns they may have.

Mr. Thompson noted that the PTA has requested that the Township donate beach memberships for the 2013 season to their annual tricky tray. A motion was made by Ms. Kanzenbach, seconded by Mr. Pepperman, and approved by a vote of all ayes to donate one beach membership to the PTA tricky tray.

Mr. Thompson and Mr. Morris met with Mr. Paschal regarding the Right to Farm Ordinance. Mr. Paschal had questions and concerns, which were emailed Mr. Oostdyk this afternoon. No action will be taken at this

meeting because these concerns were only sent to the attorney a few hours ago. Mr. Oostdyk will review changes, and the Council can continue to entertain this matter at a future meeting.

Ms. Kanzenbach asked if the NJ DEP has approved the sewer plans for behind L&L. Mr. Thompson responded that Morris County sent the plans to DEP, but DEP claims to have never received them. Mr. Thompson will check in with the County to try to find out what happened and push to have this project done before winter.

Ms. Kanzenbach reported that a resident contacted her about the condition of Thomastown Road. Mr. Thompson responded that pavement and trees are both problematic on Thomastown Road and that the Township's policy needs to be reviewed. He believes the developer should be assisting with the repair of the road since most of the damage is likely the result of his heavy truck traffic.

Mr. Thompson reported that the mulch site is open to residents each weekend from 9am until 12pm, manned by a resident.

Mr. Morris reported that the drilling company came out earlier this week to investigate mine concerns. They have already identified a large void in the area of the salt shed which will likely result in demolition of the shed. They will be back later in the month with different equipment for a more thorough examination.

Mr. Morris reported that NJ DOT wants to remove the cross walks from Route 46. DOT says that if the Township supplies the plans, they will replace the cross walks before school starts. Mr. Morris has Township Engineer Paul Sterbenz working on the plans.

REPORTS OF STANDING AND SPECIAL COMMITTEES

School Board Committee

No report.

Recreation Committee

Mr. Morris expressed concern that recreation committee members seem to be acting on the assumption that their children can participate in everything for free. A discussion will be held at the next meeting.

Fire Department / First Aid Squad Committee

No report.

Police

No report.

Rockaway River Watershed

No report.

Planning Board

No report.

Open Space

Mr. Bloom reported that the State has authorized the funds for the trail work in town. The funding should be in place in a few weeks and then the work can be completed. The State also provided two signs that they would like installed at the property indicating the source of the funds.

OPEN TO THE PUBLIC

John Paschal, Thomastown Road

Mr. Paschal asked if any bids have been received for management of the mulch site. Mr. Thompson responded that the RFP hasn't been written yet. Mr. Paschal thought that there was a ruling that mulch site management did not need to go out to bid; Mr. Bucco will research that. Mr. Bucco added that even if bidding is not required it may be preferable to the Township.

Mr. Paschal also noted that his notes on the draft Right to Farm Ordinance are just "scribbles" and may require some clarification. He added that Morris Township's ordinance, which this is modeled off of, has not yet been approved by Morris County Agricultural Board. Mr. Bucco responded that the Township would be submitting our ordinance for approval to them before introduction.

Mr. Paschal also asked if the Township could research other Right to Farm ordinances from other towns to get some ideas on how to formulate the ordinance. Mr. Morris asked how much longer he wanted to delay the process. The Township was willing to move on the ordinance tonight, but his notes have slowed the process again, and pulling additional ordinances will increase the time required to finalize. Discussion followed regarding Mr. Paschal's thoughts on the currently drafted ordinance. Mr. Morris noted that the largest issue is animals per acre, which the Township hopes to keep to a minimum. Mr. Bucco was instructed to ask MCAB for another town's ordinance that they have already approved that the Township can use as a model.

Bill Orlandi, Anderson Place

Mr. Orlandi asked about a telephone poll in front of his property. Mr. Morris responded that the poll is owned by Verizon. Verizon's response when asked to remove the poll was that the poll is no longer their problem because his property is no longer serviced by Verizon. Mr. Morris asked Mr. Bucco to reach out to his contact at Verizon to see if he could get some cooperation. Mr. Pepperman suggested that Mr. Orlandi call the Board of Public Utilities.

Tony Campo, Wharton Avenue

Mr. Campo asked for an explanation of the Rental Property Registration fee of \$500 per rental per year. Mr. Thompson explained the ordinance and discussion followed. Mr. Bucco advised Mr. Campo to abide by the current law, and suggested that the Council could consider a revision to the fee for the next calendar year.

INTRODUCTION OF ORDINANCES

Ms. Kanzenbach noted that ordinances 23-12, 24-12 and 25-12 will have public hearings on September 6th.

Ordinance 23-12 Amending Parking Regulations on Specified Streets

A motion was made by Ms. Kanzenbach and seconded by Mr. Bloom to introduce the ordinance.

It was noted that another Ordinance will be introduced to handle the situation on Weber Lane.

Seeing no further discussion from the Council or the Public, the roll was called and the ordinance was introduced as amended by the following vote:

Ayes: Mr. Bloom; Mr. Pepperman; Mr. Willis; Ms. Kanzenbach

Navs: none

Absent: Mr. Coranato Abstentions: none

BE IT ORDAINED, by the Township Council of the Township of Mine Hill, in the County of Morris, and State of New Jersey, as follows:

SECTION 1. Title 10, Vehicles and Traffic, Chapter 10.24, Parking, Section 10.24.030, Parking prohibited at all times on certain streets, Schedule I, No Parking, is hereby amended and supplemented by re-designating the prohibition of parking on Fairfield Avenue as follows:

NAME OF STREET SIDES LOCATION
Fairfield Avenue South Entire length

SECTION 2. This Ordinance may be renumbered for codification purposes.

SECTION 3. All Ordinances of the Township of Mine Hill which are inconsistent with the provisions of this Ordinance, are hereby repealed to the extent of such inconsistency.

SECTION 4. If any section, subsection, sentence, clause or phrase of this Ordinance is for any reason held to be unconstitutional or invalid, such decision shall not affect the remaining portions of this Ordinance.

SECTION 5. This ordinance shall take effect 20 days after final passage and approval by the Mayor and upon publication in the manner provided by law and upon the posting of the appropriate No Parking signs.

Ordinance 24-12 Amending Salary Ordinance

A motion was made by Mr. Bloom and seconded by Mr. Pepperman to introduce the ordinance.

Seeing no discussion from the Council or the Public, the roll was called and the ordinance was introduced by the following vote:

Ayes: Mr. Bloom; Mr. Pepperman; Mr. Willis; Ms. Kanzenbach

Nays: none

Absent: Mr. Coranato Abstentions: none

BE IT ORDAINED BY THE TOWNSHIP COUNCIL OF THE TOWNSHIP OF MINE HILL, IN THE COUNTY OF MORRIS, NEW JERSEY AS FOLLOWS:

Section 1. Ordinance No. 02-12 Fixing the Salary and Wage Ranges of Certain Officials and Employees is hereby amended to establish a range for the position of Construction Department Secretary to read as follows:

Title Salary Range

Section 2. All ranges of salaries or compensation herein above fixed shall be effective January 1, 2012. When an hourly rate is stated, payment shall be made on the basis of properly approved time sheets. All salaries shall be payable bi-weekly except for Council members, the Emergency Management Coordinator and the Elevator Subcode Official, who shall be paid quarterly.

SECTION 3. All Ordinances of the Township of Mine Hill which are inconsistent with the provisions of this Ordinance, are hereby repealed to the extent of such inconsistency.

SECTION 4. If any section, subsection, sentence, clause or phrase of this Ordinance is for any reason held to be unconstitutional or invalid, such decision shall not affect the remaining portions of this Ordinance.

SECTION 5. This ordinance shall take effect 20 days after final passage and approval by the Mayor and upon publication in the manner provided by law.

Ordinance 25-12 Regulating the Placement of Temporary Structures

A motion was made by Ms. Kanzenbach and seconded by Mr. Pepperman to introduce the ordinance.

Seeing no discussion from the Council or the Public, the roll was called and the ordinance was introduced by the following vote:

Ayes: Mr. Bloom; Mr. Pepperman; Mr. Willis; Ms. Kanzenbach

Nays: none

Absent: Mr. Coranato Abstentions: none

BE IT ORDAINED, by the Township Council of the Township of Mine Hill, in the County of Morris, and State of New Jersey, as follows:

SECTION 1. The Revised General Ordinances of the Township of Mine Hill, shall be amended by the inclusion of new Chapter 8.90 which shall be entitled "Temporary Storage Units" and read, in its entirety, as follows:

Chapter 8.90 Temporary Storage Units

8.90.010 Definitions For the purpose of this chapter, the following definitions shall apply unless the context clearly indicates or requires a different meaning:

TEMPORARY STORAGE UNIT - Any temporary structure or container unit designed for the temporary outdoor storage of personal property, including any temporary garage or other structure used for storage that does not require a certificate of occupancy under the construction codes or a portable on-demand storage structure ("POD") or similar storage container, which is typically rented to owners or occupants of property for their temporary use and which is delivered and removed by vehicle.

SITE or PROPERTY - A piece, parcel, tract, or plot of land occupied or that may be occupied, by one or more buildings or uses and their accessory buildings and accessory uses which is generally considered to be one unified parcel.

TYPE I PERMIT – Any temporary storage unit used for the purposes of storing the personal property of people who are moving in or out of the property.

TYPE II PERMIT – Any temporary storage used for the storage of personal property during renovations or rehabilitation of the structure.

USER - The owner or occupant of property using a temporary storage unit or entering into an agreement with a temporary storage unit company or other person or entity for the placement of a temporary storage unit on a site located in the Township of Mine Hill.

8.90.020 Placement

8.90.010

- A. No temporary storage unit shall be placed or maintained by any private person or entity in or on any Township property, street or right-of-way without a valid permit issued by the Zoning Officer.
- B. No temporary storage unit shall be placed or maintained on any private property located within a residential zone and all residential uses located in any zone within the Township unless it complies with one or more of the following provisions:
 - (1) Storage units under a Type I permit must be placed or maintained on a suitably paved area at the furthest accessible point from the street for purposes of packing or unpacking goods and materials of the owner or occupant of the property in preparation for or subsequent to moving into or out of the property for a period of not more than 60 consecutive days. So long as the user complies with all other provisions of this ordinance, no Type I Permit shall be required in connection with the placement of a temporary storage unit for the storage of personal property of people who are moving in or out of property for the first seven (7) days following its placement on the property. If said temporary storage unit remains on the property for more than seven (7) days, the user shall be required to obtain a Type I permit.

(2) Storage units under a Type II permit shall be placed or maintained on a suitably paved area at the furthest accessible point from the street for purposes of storing the personal property of the owner or occupant of the property when necessary during renovation or rehabilitation of the structure located on the property in which the personal property would otherwise be located during the period of renovation or rehabilitation, but in no event more than a total of 60 consecutive days. No Type II Permit shall be issued for the placement of a temporary storage unit unless the user provides written proof that all other permits necessary for the proposed renovation or rehabilitation of the primary dwelling structure on the property have been issued and remain valid. Should any of these permits expire or be revoked, the Type II Permit shall also be deemed revoked.

This provision does not apply to any approved industrial or commercial uses.

8.90.030 Permit Required

§ 241-3 Permits required.

Prior to the placement of a temporary storage unit on any private property a site plan showing the proposed location of the temporary storage unit must be submitted by the owner of the property using the temporary storage unit or the person contracting for the use of such temporary storage unit who shall apply for and receive a permit from the Township in accordance with the requirements and standards set forth herein.

- A. Application for a permit shall be made to the Township Zoning Officer on a form provided by the Township. The application shall require the full name, address and other contact information for the owner of the temporary storage unit, the owner of the property with which the use of the temporary storage unit is associated, and the person contracting for the use of the temporary storage unit (if such person is not the owner of the property for which the temporary storage unit is to be used). Every application for a permit shall be accompanied by a permit fee of \$50.00.
- B. Any temporary storage unit placed on private property shall be placed on a suitable base to assure stability. If, in the opinion of the Police Department or the Township Engineer, the location is sufficiently close to a vehicular intersection or pedestrian path, the permit may require that the unit be equipped with appropriate reflectors or other safety markings so that the unit will not constitute a hazard to traffic or pedestrians. The specific number, location and type of markings shall be determined by the Police Department or the Township Engineer and noted on the permit at the time of its issuance or at any time thereafter.
- C. Any permit issued for placement of a temporary storage unit on private property shall be valid for a period of 60 days, and a sticker or notice shall be prominently displayed on the temporary storage unit or on the property upon which the unit is placed indicating the commencement and expiration dates of the permit.
- D. Upon a showing of continued need for the temporary storage unit (such as during the course of major construction projects), the Construction Official may renew a permit for up to two additional periods, not to exceed 90 days for Type II permits and 30 days for Type I permits, upon the filing of an application for renewal and payment of the additional fee for the type of permit renewal requested. Renewal fees shall be \$75.00 for the renewal; \$100.00 for the second renewal; and \$150.00 for the third renewal.

8.90.040 General Restrictions and Requirements

- A. No more than one temporary storage unit may be placed on any property at one time and no more than one permit may be issued for any property, including any renewals of said permit, during a twelve-month period.
- B. No hazardous material or organic waste shall be placed in a temporary storage unit.
- C. No temporary storage unit shall be used for the storage of construction debris, business inventory, commercial goods, "junk" as defined in accordance with the Zoning Ordinances of the Township of Mine Hill, or any personal property which is not owned by the owner or occupant of the property where the unit is located. Upon reasonable notice to the permit holder, the Township may inspect the contents of any temporary storage unit for compliance with this chapter.
- D. The owner of the temporary storage unit and the owner of the site on which the unit is located shall be jointly responsible to ensure that the temporary storage unit is in good condition, free from evidence of deterioration, weathering, discoloration, rust, ripping, tearing or other holes or breaks.
- E. A temporary storage unit shall be no larger than 99 square feet in area and no higher than 10 feet above grade.

8.90.050 Responsibility for Compliance

The person contracting for the use of a temporary storage unit and the owner of the property associated with its use shall be jointly responsible for compliance with the provisions of this chapter. Copies of the penalty provisions of this chapter shall be appended to the permit and shall be mailed with a copy of the permit to the owner of the temporary storage unit, the property owner, and any other interested party.

8.90.060 Violations and Penalties

A. It shall be unlawful for a temporary storage unit to remain on any property in excess of the time period set forth in the permit issued by the Township. Each day a temporary storage unit remains on a property in

violation of the provisions of this chapter shall be considered a separate violation subject to the penalty provisions set forth below.

- B. Any person who violates any provision of this chapter shall, upon conviction in Municipal Court or any other court having jurisdiction, be liable for a fine not exceeding \$2,000, or imprisonment for a term not exceeding 90 days, or community service for a term not exceeding 90 days, or any combination of the above.
- SECTION 2. All ordinances of the Township of Mine Hill which are inconsistent with the provisions of this Ordinance are hereby repealed to the extent of such inconsistency.
- SECTION 3. If any section, subsection, sentence, clause or phrase of this Ordinance is for any reason held unconstitutional or invalid, such decision shall not affect the remaining portions of this Ordinance.

SECTION 4. This ordinance shall take effect 20 days after final passage and approval by the Mayor and upon publication in the manner provided by law.

Ordinance 26-12 Right to Farm

By motion duly made and seconded, and a voice vote of all ayes, this Ordinance was tabled for future discussion.

RESOLUTIONS AND MOTIONS

Consent Resolutions

A motion was made by Mr. Pepperman and seconded by Mr. Bloom to introduce the consent agenda.

Seeing no discussion from the Council or the Public, the roll was called and the resolution was adopted by the following vote:

Ayes: Mr. Bloom; Mr. Pepperman; Mr. Willis; Ms. Kanzenbach

Nays: none

Absent: Mr. Coranato Abstentions: none

Resolution 093-12

WHEREAS, Tax Sale Certificate #09-15, was sold to Plymouth Park Tax Service on June 22, 2009 on Block 906, Lot 5 known as 303 Route 46; and

WHEREAS, The amount required to redeem was received by the Tax Collector on the aforementioned property.

NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Mine Hill in the County of Morris, and State of New Jersey, that the Treasurer shall refund \$213,534.86 for redemption of the Certificate to Plymouth Park Tax Services. This amount includes a return of the \$46,000.00 premium paid at the time of sale and the certificate redemption amount of \$167,534.86.

Total \$213,534.86

Plymouth Park Tax Services P.O. Box 2288 Morristown, NJ 07962

Resolution 094-12

WHEREAS, after having received a billing notification for \$178.76, the property owner called questioning the billing; and

WHEREAS, upon a review of the water meter reading book, the number reported by the meter reader was incorrectly entered into the system, causing an overbilling.

NOW, THEREFORE, BE IT RESOLVED, by the Township Council of the Township of Mine Hill in the County of Morris, and State of New Jersey, that the above account be considered overbilled in the amount of \$119.40 and the Water Collector be relieved of collecting same.

Resolution 095-12

WHEREAS, The 2012 sewer bills are based on the date a property receives it's Certificate of Occupancy meaning a separate billing for each unit as it comes on line; and

WHEREAS, The Township's Ordinance tells the Collector to treat sewer bills as if they were taxes; and

WHEREAS, N.J.S.A. 54:4-66.3(d) provides that the current year's taxes shall not be subject to interest until the twenty-fifth day after the installment is mailed.

NOW, THEREFORE, BE IT RESOLVED, BY THE Township Council of the Township of Mine Hill in the County of Morris, and State of New Jersey, that the sewer billing for the units in Thomastown Phase II which are due the Township shall not be subject to interest and penalties until after the 25th day after the bills are mailed.

Non-Consent Resolutions

Resolution 096-12 Approval of Contract for 2013 Rabies Clinic

A motion was made by Mr. Pepperman and seconded by Mr. Bloom to introduce the resolution.

Seeing no discussion from the Council or the Public, the roll was called and the resolution was adopted by the following vote:

Ayes: Mr. Bloom; Mr. Pepperman; Mr. Willis; Ms. Kanzenbach

Nays: none

Absent: Mr. Coranato Abstentions: none

WHEREAS, the Township wishes to conduct a Rabies Vaccination Clinic on January 12, 2013 (with an inclement weather backup date of January 19, 2013); and

WHEREAS, this service has historically been provided by Dr. Steven B. Hodes, DVM, who practices veterinary medicine within the Township, and his staff; and

WHEREAS, the contract agreement has been reviewed and approved by the Township Council and the Township Attorney of the Township of Mine Hill.

NOW, THEREFORE BE IT RESOLVED by the Township Council of the Township of Mine Hill, in the County of Morris and State of New Jersey, that the Council does hereby authorize the Mayor and Municipal Clerk to execute an agreement with Dr. Steven B. Hodes, DVM for the Rabies Vaccination Clinic schedule for January of 2013.

Resolution 097-12 Tonnage Grant Application

A motion was made by Mr. Pepperman and seconded by Mr. Bloom to introduce the resolution.

Seeing no discussion from the Council or the Public, the roll was called and the resolution was adopted by the following vote:

Ayes: Mr. Bloom; Mr. Pepperman; Mr. Willis; Ms. Kanzenbach

Nays: none

Absent: Mr. Coranato Abstentions: none

WHEREAS, the Mandatory Source Separation and Recycling Act, P.L. 1987, c. 102, has established a recycling fund from which tonnage grant may be made to municipalities in order to encourage local source separation and recycling programs; and

WHEREAS, it is the intent and the spirit of the Mandatory Source Separation and Recycling Act to use the tonnage grants to develop new municipal recycling programs and to continue and to expand the existing program; and

WHEREAS, the New Jersey Department of Environmental Protection has promulgated recycling regulations to implement the Mandatory Source Separation and Recycling Act; and

WHEREAS; the recycling regulations impose on the municipalities certain requirements as a condition for applying for tonnage grants, including but not limited to, making and keeping accurate verifiable records of materials collected and claimed by the municipality; and

WHEREAS, a resolution authorizing this municipality to apply for the 2011 recycling grant will memorialize the commitment of this municipality to recycling and to indicate the assent of the Mine Hill Township Council to the efforts undertaken by the municipality and the requirements contained in the Recycling Act and recycling regulations; and

WHEREAS, such a resolution should designate the individual authorized to ensure the application is properly completed and timely filed;

NOW, THEREFORE, BE IT RESOLVED by the Township Council of the Township of Mine Hill, in the County of Morris and State of New Jersey, that:

- 1. Mine Hill Township hereby endorses the submission of the recycling tonnage grant application to the New Jersey Department of Environmental Protection and designates Al Thompson to ensure that the application is properly filed.
- 2. The monies received from the recycling tonnage grant be deposited in a dedicated recycling trust fund to be used solely for the purposes of recycling.
- 3. This resolution replaces resolution 61-11 which was approved on April 21, 2011.

Resolution 098-12 Dedication by Rider

A motion was made by Mr. Pepperman and seconded by Ms. Kanzenbach to introduce the resolution.

Seeing no discussion from the Council or the Public, the roll was called and the resolution was adopted by the following vote:

Ayes: Mr. Bloom; Mr. Pepperman; Mr. Willis; Ms. Kanzenbach

Nays: none

Absent: Mr. Coranato Abstentions: none

WHEREAS, permission is required by the Director of the Division of Local Government Services for approval as a dedication by rider of revenues received by a municipality when the revenue is not subject to reasonably accurate estimates in advance; and

WHEREAS, the Township of Mine Hill provides for receipt of donated moneys by the municipality to provide for the operating costs of Community Programs; and,

WHEREAS, N.J.S.A. 40A:4-39 provides the dedicated revenues anticipated from the donations are hereby anticipated as revenue and are hereby appropriated for the purpose to which said revenue is dedicated by statute or other legal requirement:

NOW, THEREFORE, BE IT RESOLVED, by the Governing Body of the Township of Mine Hill, County of Morris and State of New Jersey as follows:

- 1. The Governing Body does hereby request permission of the Director of the Division of Local Government Services to pay expenditures of Community Programs.
- 2. The Clerk of the Township of Mine Hill, County of Morris is hereby directed to forward two certified copies of this Resolution to the Director of the Division of Local Government Services.

NEW BUSINESS

Mr. Bloom reported that he attended Mr. Bucco's press conference regarding jobs for New Jersey. It should help bring employers and job seekers together.

OPEN TO THE PUBLIC AND COUNCIL COMMENTS

Mr. Morris noted that Blue Diamond will be contacted and asked not to begin garbage collection before 7am as the noise is disruptive. Mr. Paschal asked if this would include picking up dumpsters. A dumpster on Thomastown Road was picked up at 5:30 in the morning.

ADJOURNMENT

Respectfully Submitted

There being no further business, a motion was made by Mr. Pepperman and seconded by Ms. Kanzenbach to adjourn the meeting at 9:07pm. The motion was approved by a voice vote.

Amanda G. Macchia,	RMC	
Mine Hill Municipal (
Approved on this	day of	, 20
Council President		