



A G E N D A
Reorganization Meeting of the Mayor and Council
Tuesday, January 6, 2026
6:30 PM

To view the Mayor & Council meeting via livestream, please access the YouTube link which is posted on the Northvale website, www.northvalenj.org. Go to government tab, then to meeting livestreams.

CALL THE MEETING TO ORDER

OPEN PUBLIC MEETINGS ACT NOTICE

This is a Reorganization Meeting of the Mayor and Council of the Borough of Northvale. The date, time and location of this meeting have been advertised in the two official newspapers of the Borough, filed with the Municipal Clerk, and posted on the bulletin board in the Municipal Building. All notice requirements of the Open Public Meetings Act for this meeting have been fulfilled. Please note the fire exits as required by law at public meetings.

SALUTE TO THE FLAG AND MOMENT OF SILENCE

Sarah Lucero – God Bless America

INVOCATION –Fr. Carlos Briceno

Certified Election Results received from Bergen County Clerk's Office:

Marty Mattessich	1,001
Domenic Menafr	966

OATHS OF OFFICE

Marty Mattessich – Councilman – 3 year term expiring on 12/31/28

Domenic Menafr – Councilman – 3 year term expiring on 12/31/28

ROLL CALL OF THE NEW COUNCIL

AWARDS-Soccer Champions-5/6 Girls and 3/4 Boys

COUNCIL PRESIDENT –

Nomination for 2026 Council President.

COUNCIL APPOINTMENTS – 2026 STANDING COMMITTEES

Councilman Hovannes Bakalian	Planning/Zoning Board; Building/Zoning Dept.; Licenses & Permits; Flood Committee; Revolution NJ (Co-Chair); Utilities
Councilwoman Laura Fernandez	Beautification Committee; Parks & Playgrounds; Municipal Court; Library; Open Space; Revolution NJ (Co-Chair); Northvale Preschool
Councilman Marty Mattessich	DPW; Buildings & Grounds; Recreation; Senior Center; Golden Age Club
Councilwoman Kara McMorro	Police; OEM Emergency Mgt/Public Safety; Ambulance; Community Events
Councilman Domenic Menafr	Fire Department; Fire Prevention; Northvale School; Northern Valley Schools; Northvale Municipal Alliance; Finance
Councilman Roy Sokoloski	Grants; Safety & Risk Management; Northern Valley Greenway; Board of Health



COUNCIL APPOINTMENTS - 2026 SPECIAL COMMITTEES

Community Development	Mayor McGuire
Alternate	Councilwoman McMorrow
Council Representative	Councilman Mattessich
Alternate	Councilwoman Fernandez
Personnel Committee	Councilman Bakalian, Councilman Mattessich, Councilwoman McMorrow
Negotiation Committee	Councilwoman Fernandez, Councilman Menafra, Councilman Sokoloski
Technology Committee	Councilwoman Fernandez, Councilwoman McMorrow, Councilman Menafra
Cannabis Committee	Councilman Bakalian, Councilwoman McMorrow, Councilman Menafra

Mayor McGuire announces the 2026 Professional appointments:

POSITION	TERM	APPOINTEE
Borough Attorney	1 Year	Bruno and Ferraro
Borough Engineer	1 Year	Neglia Group
Borough Auditor	1 Year	Wielkotsz & Company, LLC
Bond Counsel	1 Year	Rogut McCarthy, LLC
Tax Appeal Attorney	1 Year	Giblin & Gannaio, LLC
Planner	1 Year	Neglia Group
Environmental Engineering	1 Year	Integral Consulting Inc.
Grantswriter	1 Year	Bruno Associates Inc.
Prosecutor	1 Year	Mark P. Fierro
Public Defender	1 Year	Jordan D. Yuelys
Appraiser	1 Year	Appraisal Systems, Inc.
Risk Management	1 Year	Barsa Insurance
IT Consultant	1 Year	Dart Computer Services, Inc.
Financial Services	1 Year	Battaglia Associates

Mayor’s Appointments - Planning/Zoning Board

Howard Ostrow	Class II	1 year term	1/1/26 – 12/31/26
Ed Giannotti	Class IV	4 year term	1/1/26 – 12/31/29
Ken DeGennaro	Class IV	4 year term	1/1/26 – 12/31/29
Dave Brennan	Alt. #2	2 year term	1/1/25 - 12/31/26
	Alt. #3	2 year term	1/1/25 – 12/31/26

Council’s Appointment to the Planning/Zoning Board – Class III

Councilman _____ as the Council’s appointment to the Planning/Zoning Board for a one year term ending 12/31/26.

MOTION:

SECOND:

ROLL CALL:

Other Appointments – Consent Agenda

“All items are considered to be non-controversial by the Council and will be approved by one motion. There may be further discussion prior to the vote upon request of a member of the public or a Council member. Any item may be removed for further discussion or for a roll call vote in which case the item will be removed and considered in its normal sequence as part of the general order of business”

**Library Board of Trustees:**

Tina Staropoli	5 year term	1/1/26 – 12/31/30
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Court

Clare Cabibbo, Administrator	1 year term	1/1/26 - 12/31/26
Elizabeth Strauss, Violations Clerk	1 year term	1/1/26 – 12/31/26
Tara Pisano, Per Diem Violations Clerk	1 year term	1/1/26 – 12/31/26

Public Events Coordinator

Iris Fallon	1 year term	1/1/26 – 12/31/26
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Beautification Committee

Leigh Meola, Lynn Smothergill	1 year term	1/1/26 - 12/31/26
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Flood Committee

Peter Perretti	1 year term	1/1/26 – 12/31/26
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Recreation Committee Officers

Chairperson Sarah Kirch	1 year term	1/1/26 – 12/31/26
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Baseball Commissioners Brendan Reilly, Matt Connelly
Softball Commissioners Krissy Mueller, Debbie Smith, Alexis Connelly
Basketball Commissioners Beatriz and Joel Negron
Soccer Commissioners Dave Ernst, Nick Piersons
Jr. Marksmanship Commissioner Heinz Schroeder

Fire Department Line Officers – One year term ending 12/31/26

Chief Gerard Smithson
Deputy Chief Tom Gaspari
Captain Ed Rejmaniak
Lieutenant Christopher Bodrato
Lieutenant Matthew Bond
Lieutenant Corey Patullo
Lieutenant Edward Witkowski
Truck Engineer Karl Braun
SCBA Engineer Christopher Bodrato

Ambulance Corps Line Officers & Executive Branch – One year term ending 12/31/26

Chief Abbey Fallon
Assistant Chief Derek Liang
1st Lieutenant Gianna Guercio
2nd Lieutenant Taylor Verdigi
President Kevin Trainor Sr.
Vice President Kara McMorrow
Treasurer Gianna Guercio
Secretary Alex Toroslar

POLICE DEPARTMENT PERSONNEL**Crossing Guards & Alternate Crossing Guards – One year term ending 12/31/26****Crossing Guards**

Bob Bacotti
Renee Binder
Maureen Coberly
Karen Frigiola
Richard Guttzeit
Tina Johnson
Rich Scaglione

Alternates

Margaret Alkawam
Elkin Chica
Steven Eidner
Adra Mayer
Irene McCarthy
Timothy Morgan

ROLL CALL



CORRESPONDENCE

1. By Laws
(Resolution #2026-01)
2. Shared Service Agreement-Rockleigh
Catch Basin Repair
(Resolution #2026-33)

RESOLUTIONS – Consent Agenda

“All items are considered to be non-controversial by the Council and will be approved by one motion. There may be further discussion prior to the vote upon request of a member of the public or a Council member. Any item may be removed for further discussion or for a roll call vote in which case the item will be removed and considered in its normal sequence as part of the general order of business”

RESOLUTION #2026-01

TITLE: RESOLUTION ADOPTING THE BY-LAWS OF THE MAYOR AND COUNCIL FOR THE YEAR 2026

WHEREAS, the Borough of Northvale governing body adopts By-Laws to establish certain rules for the operation of the Borough; and

WHEREAS, the Borough finds that the By-Laws are good and sufficient to establish rules for the conduct of the Borough’s affairs.

NOW, THEREFORE BE IT RESOLVED, that the Mayor and Council hereby adopt the By-Laws for the conduct of the Borough’s affairs for the year 2026.

RESOLUTION #2026-02

TITLE: RESOLUTION TO CONFIRM THE PROFESSIONAL APPOINTMENTS AND AUTHORIZE THE BOROUGH ATTORNEY TO PREPARE PROFESSIONAL SERVICE AGREEMENTS FOR SAME

WHEREAS, the Borough of Northvale requires the services of several professionals for the year 2026 as required by law and is authorized to retain such professionals without public bidding pursuant to N.J.S.A. 40A:11-5(a)(i) of the Local Public Contracts Law; and

WHEREAS, the budget for the year 2026 will contain the necessary appropriations in such amount as may be reasonably estimated and required for each such professional; and

WHEREAS, Mayor McGuire has duly appointed, and the Council of the Borough of Northvale has duly confirmed, the following professional appointments for the year ending December 31, 2026:

Borough Attorney	Bruno and Ferraro 301 Route 17 North, Suite 211 Rutherford, New Jersey 07070
Borough Auditor	Wielkots & Company, LLC 401 Wanaque Avenue Pompton Lakes, New Jersey 07442
Borough Engineer	Neglia Group 34 Park Avenue, P.O. Box 426 Lyndhurst, New Jersey 07071
Bonding Attorney	Rogut McCarthy LLC 37 Alden Street Cranford, New Jersey 07016-2106



Planner	Neglia Group 34 Park Avenue, P. O. Box 426 Lyndhurst, New Jersey 07071
Tax Appeal Atty	Giblin & Gannaio, LLC 2 Forest Avenue, Suite 200 Oradell, New Jersey 07649
Grantswriter	Bruno Associates Inc. 1373 Broad Street, Suite 203B Clifton, New Jersey 07013
Prosecutor	Mark P. Fierro, Esq. 1086 Teaneck, Road Teaneck, New Jersey 07666
Public Defender	Jordan D. Yuelys 505 Main Street, Suite 304 Hackensack, New Jersey 07601
Environmental Engineer LSRP	Integral Consulting Inc. 744 Milford Warren Glen Road Milford, New Jersey 08848
Appraiser	Associated Appraisal Group 6 Commerce Drive, Suite 303 Cranford, New Jersey 07016
Risk Management Consultant	Barsa Insurance 469 Livingston Street Norwood, New Jersey 07648
IT Consultant	Dart Computer Services, Inc. 600 Kennedy Court River Vale, New Jersey 07675
Financial Services	Battaglia Associates LLC 40 Ridgefield Terrace Fairview, New Jersey 07022

NOW, THEREFORE BE IT RESOLVED, that the services to be rendered pursuant hereto are hereby determined to be “Professional Services” pursuant to N.J.S.A. 40A:11-2(6) and the same are to be performed by a person and entity authorized by law to practice a recognized profession whose practice is regulated by law.

BE IT FURTHER RESOLVED, that the Mayor and Council hereby direct the Borough Attorney to prepare the Professional Service Agreements for execution and delivery by all of the above professionals.

BE IT FURTHER RESOLVED, that the Municipal Clerk is hereby directed to cause a notice of the Contract Award to be published as required by law.

RESOLUTION #2026-03

TITLE: RESOLUTION TO APPROVE COUNCIL MEETING DATES FOR THE YEAR 2026



BE IT RESOLVED, pursuant to “Open Public Meetings Law” P.L. 1975, c.231 adopted by the Legislature of the State of New Jersey effective January 1976, the dates, time and place of the meetings to be held by the Mayor and Council of the Borough of Northvale for the year 2026 be and they are as follows.

All Borough Council meetings to be held at the Municipal Center, 116 Paris Avenue, Northvale, New Jersey starting at 7:00 pm.

REORGANIZATION MEETING

Thursday, January 6, 2026 – 6:30 pm

COMBINED WORK AND REGULAR MEETINGS

February 11, March 11, April 8, May 13, June 10, July 8, August 12, September 9, October 14, November 10, December 9.

SINE DIE

December 29

RESIDENT OPEN MIC NIGHT

4th Tuesdays of the month at 7:00 PM.

BUDGET WORK SESSIONS

These meetings are anticipated to be held on Thursday evenings at 6:00 pm. Any changes to dates or times will be noticed in accordance with the law.

RESOLUTION #2026-04

TITLE: RESOLUTION DESIGNATING DUE DATES FOR TAXES AND INTEREST RATE FOR DELINQUENT TAXES

BE IT HEREBY RESOLVED, by the Mayor and Council of the Borough of Northvale, County of Bergen, State of New Jersey, that taxes due the Borough of Northvale, shall be payable on February 1st, May 1st, August 1st and November 1st of each year, with a ten (10) day grace period, after which dates, if unpaid, they shall become delinquent; and

BE IT FURTHER RESOLVED, that from and after the respective dates hereinbefore provided for taxes to become delinquent, the taxpayer on property assessed shall be subject to interest of eight per centum (8%) on the first \$1,500 of delinquent tax payments; and eighteen per centum (18%) on amounts over \$1,500 and the interest shall remain at eighteen per centum (18%) until all delinquent balances are brought current; and

BE IT FURTHER RESOLVED, that the interest rate so stated will revert back to the due date on any installment of taxes received after the expiration of the ten day grace period or as otherwise provided in this resolution; and

BE IT FURTHER RESOLVED, that Chapter 75, Public Laws of 1991 permit a municipality a 6% penalty on delinquent accounts totaling \$10,000.00 as of December 31st of the current year.

NOW, THEREFORE BE IT RESOLVED, that the Tax Collector shall calculate interest to December 31st to determine delinquent accounts over \$10,000.00.

BE IT FURTHER RESOLVED, that the Tax Collector shall inform the so determined taxpayer in writing about this 6% flat fee penalty prior to December 1st of each year.

RESOLUTION #2026-05

TITLE: RESOLUTION DESIGNATING OFFICIAL DEPOSITORIES AND SIGNATURES



BE IT RESOLVED, that PNC Bank, Valley National Bank, Bank of New York National Community Division, , Bank of America, Bank of New Jersey, Hudson City Bank, Kearny Federal Bank, JP Morgan Chase Bank, Connect One Bank, New Jersey Cash Management be and they are hereby designated as depositories for the deposit and withdrawal of funds for the Borough of Northvale for the year 2026 and the Chief Financial Officer is hereby directed to deposit funds for the Borough of Northvale to the depositories designated. All checks, with the exception of the payroll and payroll agency account, to be signed by two of the following: the Mayor, the President of the Council, the Chief Financial Officer and Municipal Clerk. Checks drawn on the payroll and payroll agency account to be signed by the Chief Financial Officer or Municipal Clerk.

BE IT FURTHER RESOLVED, that a facsimile signature of the Municipal Clerk may be used by the Chief Financial Officer in cases of extreme emergency.

BE IT FURTHER RESOLVED, that any one of the aforementioned four authorized signers is solely authorized to initiate wire transfers from the Current Account for payment of bond maturities and interest.

BE IT FURTHER RESOLVED, proper signature cards be filed with the respective banks or depositories.

RESOLUTION #2026-06

TITLE: RESOLUTION AUTHORIZING MAYOR MCGUIRE TO SIGN AGREEMENT WITH MUNIDEX FOR SOFTWARE AND HARDWARE MAINTENANCE FOR VARIOUS DEPARTMENTS

BE IT RESOLVED, that Mayor McGuire is hereby authorized to sign the above mentioned agreement.

RESOLUTION #2026-07

TITLE: RESOLUTION DESIGNATING OFFICIAL NEWSPAPERS OF THE BOROUGH

BE IT RESOLVED, that the following newspapers are designated as the official news media for the Borough of Northvale, effective January 1, 2026.

The Bergen Record
The Star Ledger

RESOLUTION #2026-08

TITLE: RESOLUTION TO ADOPT A CASH MANAGEMENT PLAN

WHEREAS, N.J.S.A. 40a:5-14 requires the Borough to adopt a Cash Management Program, and

WHEREAS, the Borough adopts its Cash Management Plan annually; and

WHEREAS, the Cash Management Plan shall be designated to assure to the extent practicable the investment of local funds in interest bearing accounts and may be modified from time to time in order to reflect changes in Federal or State law or regulation; and

WHEREAS, the Cash Management Plan shall be amended to incorporate the requirement of Local Finance Notice LFN 2017-24, dated at December 1, 2017 which allows the



Borough of Northvale to invest in notes issued by New Jersey municipalities, counties, fire districts and boards of education without prior division approval; and

WHEREAS, the Local Finance Notice 2017-24, states the permitted debt obligations from the following local government entities are statutorily authorized to be incorporated into the Borough's cash management plan without being subject to a 397 day maturity limit:

- ☐ Parking Authorities (N.J.S.A. 40:11A-16)
- ☐ Sewage and Utilities Authorities (N.J.S.A. 40:14A-30 and 40:14B-62)
- ☐ County Improvement Authorities (N.J.S.A. 40:37A-84)
- ☐ Pollution Control Financing Authority (N.J.S.A. 40:37C-15)
- ☐ Water Commissions created pursuant to N.J.S.A. 40:62-108 et seq. (N.J.S.A. 40:62-133.12)
- ☐ Municipal Port Authorities (N.J.S.A. 40:68A-22)
- ☐ Bonds issued pursuant to the Local Redevelopment and Housing Law (N.J.S.A. 40:12A-1 et seq.) by housing authorities, redevelopment agencies, municipalities, and counties (N.J.S.A. 40A:12A-35)
- ☐ Municipal Shared Service Energy Authority (N.J.S.A. 40A:66-22)

WHEREAS, the Treasurer and/or CFO is authorized to purchase for investment securities authorized and approved in N.J.S.A. 40A:5-15.1, included in enclosed Appendix A

NOW, THEREFORE BE IT RESOLVED, that the Borough's Cash Management Plan be continued for 2026.

Objective

The purpose of the Cash Management Plan (the "Plan") is to provide the Borough of Northvale (the "Borough") with maximized current interest income earnings that are consistent with the providing liquidity and the preservation of principal, taking into account other financial obligations of the county. This plan is in compliance with the requirements of N.J.S.A. 40A:5-14 and N.J.S.A. 40A:5-15-1, which regulates investments by county and local government units and is administered by the NJ Division of Local Government Services.

The Plan establishes the policies and administrative framework regarding cash flow budgeting, investments, and financial institutions including banks and joint government investment programs as permitted by N.J.S.A. 40A:5-15.1 and P.L. 1997, Chapter 148 enacted June 30, 1997.

Cash Flow Budgeting

The Plan acknowledges that an accurate cash flow budget is a prerequisite to the effective management and utilization of the Borough's cash balances.

Prior to the beginning of each budget year the CFO shall cause to be prepared a monthly projection of all anticipated receipts and disbursements for the major operating accounts of the Borough for the coming year. During the course of the year, the CFO shall provide in a monthly report an updated cash flow projection for the remainder of the year, by month, as well as a record of actual cash flows of prior month.

The information derived from the cash flow projections will be utilized by the Treasurer and/or CFO in designing an investment strategy that is consistent with the projections.

The anticipated cash requirements as evidenced by the projections when considered in conjunction with current and projected market trends for interest rates shall be used to construct an appropriate investment portfolio matrix. The portfolio shall be at all times cognizant of cash needs and market conditions as evidenced by the yield curve of eligible investment instruments.

In all cases of relationships with financial institutions, the CFO shall be aware, through the utilization of an external rating source, that the total amount of funds on deposit or invested with



any single institution will be in accordance with parameters adopted annually to establish limits for deposit concentration among designed depositories.

The Borough reserves the right to reject quotations and withhold deposits from any institution deemed by the CFO, based on data from the rating service, to be at financial risk.

Banking Relationships

The Borough acknowledges that banking relationships help form the foundation upon which an effective and efficient cash management program is constructed.

Relationships that involve the provision of specialized or customized services that the Borough deems essential should be evidenced in writing and should include information regarding fees and charges as well as methodology used to compensate the bank providing these services.

As required to implement the Plan, the Borough CFO is authorized to establish account relationships with designated depositories on the CFO's signature in accordance with the Borough of Northvale. To securely, efficiently and expeditiously move funds among the depositories accordingly, of certain employees that should be authorized to affect transfers between accounts and to affect investment on behalf of the Borough.

Any bank providing documentation of qualification under the Governmental Unit Deposit Protection Act and having an office in Bergen County shall be a designated depository for County Funds, which includes but not limited to: Valley National Bank and NJ Cash Management Plan. Banking relations shall also extend to credit unions within the county, when state law or regulations permit it. However, decision as to which bank shall receive those funds and in what concentration shall be made in accordance with the guidelines adopted by the Borough based on information supplied by the external rating agency service utilized by the Borough to ensure maximum safety of those funds.

To assure that the Borough is receiving fair and competitive value from its relationships, the Borough CFO will establish a committee comprised of the CFO, Borough Clerk and the Mayor to undertake, at least annually a review and analysis of those relationships. The review shall include, but not limited to, an analysis of balances, fees and charges, services provided, earnings credited and interest rates paid or allowed on accounts maintained by the Borough. Further, the CFO, with the committee shall examine at least twice a year the services offered and the charges and rates available for the provision thereof in the banking community to ensure a competitive atmosphere for the acquisition of the state of the art services for the Borough.

Reports

Monthly, the CFO shall prepare a report for the Governing Body which shall include a summary of all investments and investment activity as well as a compilation of deposits by the depository and account number. The report shall include all new accounts established, if any.

Audit Requirements

The Cash Management Plan shall be subject to the annual audit conducted pursuant to N.J.S.A 40A:5-4.

Cash Management Plan

APPENDIX A

N.J.S.A. 40A:5-15.1. Securities which may be purchased by local units

Securities which may be purchased by local units.



a.

When authorized by a cash management plan approved pursuant to N.J.S.40A:5-14, any local unit may use moneys which may be in hand for the purchase of the following types of securities which, if suitable for registry, may be registered in the name of the local unit:

(1)

Bonds or other obligations of the United States of America or obligations guaranteed by the United States of America;

(2)

Government money market mutual funds;

(3)

Any obligation that a federal agency or a federal instrumentality has issued in accordance with an act of Congress, which security has a maturity date not greater than 397 days from the date of purchase, provided that such obligation bears a fixed rate of interest not dependent on any index or other external factor;

(4)

Bonds or other obligations of the local unit or bonds or other obligations of school districts of which the local unit is a part or within which the school district is located;

(5)

Bonds or other obligations, having a maturity date not more than 397 days from the date of purchase, approved by the Division of Local Government Services of the Department of Community Affairs for investment by local units;

(6)

Local government investment pools;

(7)

Deposits with the State of New Jersey Cash Management Fund established pursuant to section 1 of P.L.1977, c.281 (C.52:18A-90.4); or

(8)

Agreements for the repurchase of fully collateralized securities, if:

(a)

the underlying securities are permitted investments pursuant to paragraphs (1) and (3) of this subsection

(b)

the custody of collateral is transferred to a third party;

(c)

the maturity of the agreement is not more than 30 days;

(d)



the underlying securities are purchased through a public depository as defined in section 1 of P.L.1970, c.236 (C.17:9-41); and

(e)

A master repurchase agreement providing for the custody and security of collateral is executed.

b.

Any investment instruments in which the security is not physically held by the local unit shall be covered by a third party custodial agreement which shall provide for the designation of such investments in the name of the local unit and prevent unauthorized use of such investments.

c.

Purchase of investment securities shall be executed by the "delivery versus payment" method to ensure that securities are either received by the local unit or a third party custodian prior to or upon the release of the local unit's funds.

d.

Any investments not purchased and redeemed directly from the issuer, government money market

mutual fund, local government investment pool, or the State of New Jersey Cash Management Fund, shall be purchased and redeemed through the use of a national or State bank located within this State or through a broker-dealer which, at the time of purchase or redemption, has been registered continuously for a period of at least two years pursuant to section 9 of P.L.1967, c.93 (C.49:3-56) and has at least \$25 million in capital stock (or equivalent capitalization if not a corporation), surplus reserves for contingencies and undivided profits, or through a securities dealer who makes primary markets in U.S. Government securities and reports daily to the Federal Reserve Bank of New York its position in and borrowing on such U.S. Government securities.

e.

For the purposes of this section:

(1)

"government money market mutual fund" means an investment company or investment trust:

(a)

which is registered with the Securities and Exchange Commission under the "Investment Company Act of 1940," 15 U.S.C. s.80a-1 et seq., and operated in accordance with 17 C.F.R. s.270.2a-7;

(b)

the portfolio of which is limited to U.S. Government securities that meet the definition of an eligible security pursuant to 17 C.F.R. s.270.2a-7 and repurchase agreements that are collateralized by such U.S. Government securities in which direct investment may be made pursuant to paragraphs (1) and (3) of subsection of this section; and

(c)



which is rated by a nationally recognized statistical rating organization.

(2)

"local government investment pool" means an investment pool:

(a)

which is managed in accordance with 17 C.F.R. s.270.2a-7;

(b)

which is rated in the highest category by a nationally recognized statistical rating organization;

(c)

which is limited to U.S. Government securities that meet the definition of an eligible security pursuant to 17 C.F.R. 270.2a-7 and repurchase agreements that are collateralized by such U.S. Government securities in which direct investment may be made pursuant to paragraphs (1) and (3) of subsection a. of this section;

(d)

which is in compliance with rules adopted pursuant to the "Administrative Procedure Act," P.L.1968, c.410 (C.52:14B-1 et seq.) by the Local Finance Board of the Division of Local Government Services in the Department of Community Affairs, which rules shall provide for disclosure and reporting requirements, and other provisions deemed necessary by the board to provide for the safety, liquidity and yield of the investments;

(e)

which does not permit investments in instruments that: are subject to high price volatility with changing market conditions; cannot reasonably be expected, at the time of interest rate adjustment, to have a market value that approximates their par value; or utilize an index that does not support a stable net asset value ; and

(f)

which purchases and redeems investments directly from the issuer, government money market mutual fund, or the State of New Jersey Cash Management Fund, or through the use of a national or State bank located within this State, or through a broker-dealer which, at the time of purchase or redemption, has been registered continuously for a period of at least two years pursuant to section 9 of P.L.1967, c.93 (C.49:3-56) and has at least \$25 million in capital stock (or equivalent capitalization if not a corporation), surplus reserves for contingencies and undivided profits, or through a securities dealer who makes primary markets in U.S. Government securities and reports daily to the Federal Reserve Bank of New York its position in and borrowing on such U.S. Government securities .

f. Investments in, or deposits or purchases of financial instruments made pursuant to this section shall not be subject to the requirements of the "Local Public Contracts Law," P.L.1971, c.198 (C.40A:11-1 et seq.).

L.1977,c.396,s.8;amended 1991, c.458, s.2; 1997, c.148



RESOLUTION #2026-09

TITLE: RESOLUTION TO APPROVE THE APPOINTMENT OF ALTERNATE BOROUGH PROSECUTORS FOR THE 2026 MUNICIPAL COURT SESSIONS

WHEREAS, there exists a need for Alternate Borough Prosecutors; and

WHEREAS, the Mayor has nominated E. Carter Corrison, Jr., Laura Nunnick and Thomas Randall as Alternate Borough Prosecutors to act in the absence of the Borough Prosecutor and the Council has agreed to accept these nominations.

NOW, THEREFORE BE IT RESOLVED, that the Mayor and Council of the Borough of Northvale hereby appoint the above mentioned as Alternate Borough Prosecutors to act in the absence of the Borough Prosecutor for a term of one (1) year.

RESOLUTION #2026-10

TITLE: RESOLUTION TO APPROVE THE APPOINTMENT OF BOROUGH RECYCLING COORDINATOR

BE IT RESOLVED, by the Mayor and Council of the Borough of Northvale that Briant Bodrato be and is hereby appointed as the Borough’s Recycling Coordinator for the year 2026.

RESOLUTION #2026-11

TITLE: RESOLUTION TO APPROVE 2026 TOWING LICENSES FOR THE NORTHVALE POLICE DEPARTMENT

WHEREAS, the following companies have applied for a 2026 License to provide Towing services for the Northvale Police Department; and

WHEREAS, the Municipal Clerk has certified that all of the documents and information required to be provided have been received; and

WHEREAS, the Chief of Police has caused an investigation of the qualifications and facilities to be made and has found that the issuance of a license to the above mentioned companies will not present a danger to the public health, welfare and safety;

WHEREAS, after a consideration of the foregoing and of the provisions of N.J.S.A.40:48-2.49 and Chapter 184 of the Borough Code,

NOW, THEREFORE BE IT RESOLVED, by the Mayor and Council of the Borough of Northvale:

(1) The issuance of a towing license to the following companies by the Municipal Clerk upon her receipt of the prescribed fee and the certificates of insurance and other documents and information set forth as requirements in section 184 of the Borough Code be and hereby is approved and ratified.

Bergen Brookside Towing	DeMauro Towing	Emerson Towing
DTR Towing	Rich’s Automotive	JLS Towing D/B/A Northstar



RESOLUTION #2026-12

TITLE: RESOLUTION SUPPORTING MUTUAL AID PLAN AND RAPID DEPLOYMENT FORCE

WHEREAS, the Police Departments in Bergen County have a day-to-day responsibility to provide for the security of lives and property, for the maintenance and preservation of the public peace and order, and

WHEREAS, law enforcement officials also have a responsibility to provide for preparedness against natural emergencies such as floods, hurricanes, earthquakes, major storms, etc., man-made causes, civil unrest, and civil disobedience such as riot, strikes, jail or prison riots, train wrecks, aircraft crashes, major fires, riots, terrorist incidents and bombings, state and national emergencies; and

WHEREAS, this plan is adopted in accordance with the provisions of N.J.S.A. 40A:14-156, N.J.S.A. 40A:14-156.1, N.J.S.A. 40A:14-156.4 and N.J.S.A. APP. A: 9-40.6, and

WHEREAS, this plan will provide a uniform procedure for the coordination of the requesting, dispatching, and utilization of law enforcement personnel and equipment whenever a local law enforcement agency requires mutual aid assistance from any other jurisdiction, both contiguous and non-contiguous, in the event of an emergency, riot or disorder, in order to protect life and property, and

WHEREAS, it is the desire of the Mayor and Council of the Borough of Northvale to participate in mutual aid plan and rapid deployment force in accordance with the plan as submitted by the Bergen County Chief's Association.

NOW, THEREFORE BE IT RESOLVED, by the Mayor and Council of the Borough of Northvale that the Police Department of the Borough of Northvale and under the direction of the Chief of Police, cooperate with the Bergen County Police Chief's Association to create an Interlocal services agreement with all municipalities in the County of Bergen in order to put into place the mutual aid plan and rapid deployment force, and

BE IT FURTHER RESOLVED, that a copy of this resolution be forwarded to the County Executive, the Board of Chosen Freeholders, the County Prosecutor and all municipalities in Bergen County.

RESOLUTION #2026-13

TITLE: RESOLUTION AUTHORIZING A SHARED SERVICES AGREEMENT WITH THE BOROUGH OF CLOSTER FOR THE USE OF THE POLICE FIREARMS TRAINING FACILITY

WHEREAS, the Borough of Northvale ("Northvale") and the Borough of Closter ("Closter") intend to enter into a shared services agreement for the use by Northvale's Police Department employees of the Closter Police Department Firearms Training Facility ("Facility"), located at 233 Blanch Avenue, Closter, New Jersey; and

WHEREAS, an agreement pursuant to the Uniform Shared Services and Consolidation Act, N.J.S.A. 40A:65-1 to 65.35, is necessary to delineate the rights and responsibilities of the parties.

NOW, THEREFORE BE IT RESOLVED, by the Mayor and Council of the Borough of Northvale that:

1. A shared services agreement between Northvale and Closter is hereby authorized for the above referenced purposes, to be on the terms set forth in the Closter Police Firearms Training Facility, Standard Operating Procedures, the terms of which are incorporated herein; and



2. This agreement authorization is contingent upon receipt of a concurring resolution from Closter. Upon receipt of Closter's duly adopted concurring resolution, the Mayor and the Municipal Clerk are authorized to execute the necessary agreement in a form to be approved by the Borough Attorney.

RESOLUTION #2026-14

TITLE: RESOLUTION SUPPORTING THE BERGEN COUNTY FIRE MUTUAL AID PLAN IN THE BOROUGH OF NORTHVALE, COUNTY OF BERGEN, STATE OF NEW JERSEY

WHEREAS, the Borough of Northvale provides fire protection resources for ordinary emergency response requirements within its jurisdiction; and

WHEREAS, the Fire Departments in Bergen County have a day-to-day responsibility to provide for the safety and security of lives and property; and

WHEREAS, local resources can become exhausted during the small percentage of large magnitude fire or disaster occurrences; and

WHEREAS, mutual aid is the most cost-effective method of providing sufficient resources to a local jurisdiction for those extraordinary occurrences; and

WHEREAS, it is of mutual benefit for fire departments located within the County of Bergen to provide supplemental resources to each other in the event of a local emergency or disaster; and

WHEREAS, this plan will provide a uniform procedure for the coordination of the requesting, dispatching, and utilization of fire department personnel and equipment whenever a local fire department requires mutual aid assistance from any other jurisdiction, both contiguous and non-contiguous; in the event of a fire or emergency; and

WHEREAS, a county area mutual aid plan is encouraged by, and is compatible with the State of New Jersey Resource Deployment Act; and

WHEREAS, participation in a county area mutual aid plan will not impose liability on the local entity; and

WHEREAS, it is the desire of the governing body of the Borough of Northvale to participate in fire mutual aid plan.

NOW, THEREFORE BE IT RESOLVED, the Borough of Northvale does hereby agree to authorize their fire department to provide mutual aid assistance to each participating municipality, district, state or federal organization, as identified in the Bergen County Fire Mutual Aid Plan (ESF 4) and as may be amended from time to time by Participating Units and ratified by this body; and

BE IT FURTHER RESOLVED, that a copy of this resolution be forwarded to the Bergen County Office of Emergency Management for filing.

RESOLUTION #2026-15

TITLE: INTERBORO MUTUAL AID GROUP AGREEMENT

WHEREAS, it is the intent of the undersigned municipalities, its fire departments and respective fire companies to enter into a mutual aid and assistance program pursuant to and required by law as set forth in NJAC 5:75A-2.2, and



WHEREAS, this agreement is intended to supersede any earlier agreements which may have been signed between the parties hereto, and

WHEREAS, this agreement shall be by and between the following borough's, towns, municipalities, fire departments and fire companies and the parties agree to be bound thereby,

Alpine	Dumont	Norwood
Bergenfield	Harrington Park	Old Tappan
Closter	Haworth	Rockleigh
Cresskill	New Milford	Tenaflly
Demarest	Northvale	

WHEREAS, it is necessary to have an agreement to define the obligations and duties of the parties of the Interboro Mutual Aid Group;

NOW, THEREFORE BE IT RESOLVED, in consideration of the mutual promises and covenants contained herein, the parties covenant and agree as follows:

- (1) Call for assistance: All calls for assistance among the Mutual Aid members shall be made through the dispatch facility of the department or municipality requiring assistance to the dispatch facility for the town from which assistance is requested. The request for assistance shall come from the Fire Chief or other ranking officer in charge of the fire or emergency incident. The town(s) requesting the assistance shall give the following information: location of the fire or emergency incident, route to be taken, and type of equipment requested. Towns requesting assistance shall have a police radio car on the town boundary line to meet the apparatus and escort them to the location of the fire or emergency incident if needed.
- (2) The Fire Chief, Deputy Fire Chief, Assistant Fire Chief or ranking officer in charge of the fire department that called for assistance shall be in charge of the fire or emergency incident in accordance with NJAC 5:75 et. seq. Apparatus reporting in from other towns shall report to the Staging Officer or other appropriate Commander at the scene prior to placing apparatus and personnel to work.
- (3) There shall be no charge imposed against any member municipality or department receiving personnel, apparatus or equipment.
- (4) Cost recovery may only be imposed where permitted by the New Jersey Uniform Fire Code; federal, state and local laws allowing for cost recovery involving hazardous material incidents; or cost recovery that is considered recoverable under law from responsible parties.
- (5) Each of the undersigned municipalities agrees to assume the cost of loss or damage to its own equipment.
- (6) It is understood and agreed that in the event of the failure of any of the departments to respond to the call for assistance, the department and municipality failing to respond shall in no way be liable.

It is understood that the Agreement will take effect and be operative by all municipalities and departments that sign same until such time as any municipality or department provides notice of their intent to withdraw from the mutual aid group. A 30-day written notice shall be given by any party to this Agreement of their intention to withdraw from this Agreement. The agreement shall remain in full force thereafter as regards the remaining signators.



RESOLUTION #2026-16

TITLE: MUTUAL AID AND ASSISTANCE AGREEMENT – TAPPAN FIRE DISTRICT

WHEREAS, it is the intention of the undersigned municipalities, its Fire Departments and respective Fire Companies, to enter into a mutual aid and assistance program pursuant to law as may be amended or modified by the following provisions in this agreement.

WHEREAS, this agreement is intended to supersede any earlier agreements which may have been signed by the parties hereto.

WHEREAS, this agreement shall be by and between the following boroughs, towns, municipalities, Fire Departments and Companies and the parties agree to be bound thereby.

Tappan Fire District - New York

Borough of Northvale - New Jersey

WHEREAS, this agreement shall become effective upon execution by all the parties hereto and shall remain in effect as to those parties unless and until a signator herein shall in writing notify all the remaining parties of its intention to be released from further obligations pursuant to the agreement and this intent to withdraw from the mutual aid and assistance program by given on thirty (30) day written notice. The agreement thereafter shall remain in full force and effect as regards the remaining signators herein.

THEREFORE, the parties hereto have formed a mutual aid and assistance program which upon proper request, transfer apparatus, equipment and personnel between the territories of the undersigned for the purpose of firefighting, covering up, drills and other emergency conditions as may reasonably require the aid and assistance of some or all of the parties hereto.

WHEREAS, the call for aid shall be limited to and regulated by the total resources as prepared by each Fire Department and made a part hereof.

THEREFORE, the following terms and conditions shall be made part of the agreement:

FIRST: In the event of an emergency, the Chief or incident commander of any municipal Fire Department which Department is a signator of this agreement or the Mayor of any municipality may request from the Chief or head of the Fire Department of any other municipality, which is a signator of this agreement, assistance to protect life or property outside the normal territorial limits of the Department to which such request is directed. Further, the Chief or head of any Department may request of the Chief or head of any other member Fire Department, its firefighters and apparatus upon reasonable notice to be agreed upon by the parties, for a drill or drills as may be deemed necessary or proper.

SECOND: The call for assistance or aid by any Department for emergency or drill must in all case be transmitted through the dispatched. Whenever possible, the Department so requesting shall issue route instructions, location of hazard, to direct the responding departments to its desired position.

THIRD: The Fire Chief or his designated assistant or assistants of the borough requesting aid shall be in charge of the scene and operation.

FOURTH: Any material change in the total resources as made a part hereof must be communicated immediately by telephone to each other member Department and within one (1) week thereafter confirmed in writing.

FIFTH: Full insurance coverage must be carried by all parties hereto.

SIXTH: There shall be semi-annual meetings of the Department and at each meeting there must be representation by a responsible officer of each Fire Department, which officer is authorized to act on behalf of his respective Department. The scheduling of the regular meetings shall hereafter be mutually agreed upon.



SEVENTH: There shall be no charge imposed against any member municipality receiving assistance for the apparatus, equipment or personnel responding from any other member municipality.

EIGHTH: If any member of such other Fire Department shall, in rendering such assistance, suffer any casualty or death, he or his designee or legal representative shall be entitled to all rights and privileges, workman's compensation, insurance benefits or other benefits to which such member would be entitled if such casualty or death occurred in the performance of his duties in the municipality or other territorial jurisdiction rendering such assistance.

NINTH: Should any party hereto fail to meet its obligations pursuant to this agreement and after proper investigation it is found that the department has repeatedly or deliberately or willfully violated the spirit and purpose of this agreement by its failure to properly respond or conduct itself in responding, the shall be dropped from this mutual aid and assistance program upon unanimous vote of the remaining members after written notice is sent to the accused member of the intent to drop said member. The written notice must be sent to all signators to this agreement setting forth the charges in detail. Thereafter, the accused party at a special meeting of all parties may present its position and/or defense of the charges. At that meeting or thereafter as the parties may agree, a vote to dismiss shall be called ~~for~~.

RESOLUTION #2026-17

TITLE: MUTUAL AID AND ASSISTANCE AGREEMENT – SPARKILL-PALISADES FIRE DISTRICT

WHEREAS, it is the intention of the undersigned municipalities, its Fire Departments and respective Fire Companies, to enter into a mutual aid and assistance program pursuant to law as may be amended or modified by the following provisions in this agreement.

WHEREAS, this agreement is intended to supersede any earlier agreements which may have been signed by the parties hereto.

WHEREAS, this agreement shall be by and between the following boroughs, towns, municipalities, Fire Departments and Companies and the parties agree to be bound thereby.

Sparkill - Palisades Fire District - New York Borough of Northvale - New Jersey

WHEREAS, this agreement shall become effective upon execution by all the parties hereto and shall remain in effect as to those parties unless and until a signator herein shall in writing notify all the remaining parties of its intention to be released from further obligations pursuant to the agreement and this intent to withdraw from the mutual aid and assistance program by given on thirty (30) day written notice. The agreement thereafter shall remain in full force and effect as regards the remaining signators herein.

THEREFORE, the parties hereto have formed a mutual aid and assistance program which upon proper request, transfer apparatus, equipment and personnel between the territories of the undersigned for the purpose of firefighting, covering up, drills and other emergency conditions as may reasonably require the aid and assistance of some or all of the parties hereto.

WHEREAS, the call for aid shall be limited to and regulated by the total resources as prepared by each Fire Department and made a part hereof.

THEREFORE, the following terms and conditions shall be made part of the agreement:

FIRST: In the event of an emergency, the Chief or incident commander of any municipal Fire Department which Department is a signator of this agreement or the Mayor of any municipality may request from the Chief or head of the Fire Department of any other municipality, which is a signator of this agreement, assistance to protect life or property outside the normal territorial limits of the Department to which such request is directed. Further, the Chief or head of any Department may request of the Chief or head of any other member Fire



Department, its firefighters and apparatus upon reasonable notice to be agreed upon by the parties, for a drill or drills as may be deemed necessary or proper.

SECOND: The call for assistance or aid by any Department for emergency or drill must in all case be transmitted through the dispatched. Whenever possible, the Department so requesting shall issue route instructions, location of hazard, to direct the responding departments to its desired position.

THIRD: The Fire Chief or his designated assistant or assistants of the borough requesting aid shall be in charge of the scene and operation.

FOURTH: Any material change in the total resources as made a part hereof must be communicated immediately by telephone to each other member Department and within one (1) week thereafter confirmed in writing.

FIFTH: Full insurance coverage must be carried by all parties hereto.

SIXTH: There shall be semi-annual meetings of the Department and at each meeting there must be representation by a responsible officer of each Fire Department, which officer is authorized to act on behalf of his respective Department. The scheduling of the regular meetings shall hereafter be mutually agreed upon.

SEVENTH: There shall be no charge imposed against any member municipality receiving assistance for the apparatus, equipment or personnel responding from any other member municipality.

EIGHTH: If any member of such other Fire Department shall, in rendering such assistance, suffer any casualty or death, he or his designee or legal representative shall be entitled to all rights and privileges, workman's compensation, insurance benefits or other benefits to which such member would be entitled if such casualty or death occurred in the performance of his duties in the municipality or other territorial jurisdiction rendering such assistance.

NINTH: Should any party hereto fail to meet its obligations pursuant to this agreement and after proper investigation it is found that the department has repeatedly or deliberately or willfully violated the spirit and purpose of this agreement by its failure to properly respond or conduct itself in responding, the shall be dropped from this mutual aid and assistance program upon unanimous vote of the remaining members after written notice is sent to the accused member of the intent to drop said member. The written notice must be sent to all signators to this agreement setting forth the charges in detail. Thereafter, the accused party at a special meeting of all parties may present its position and/or defense of the charges. At that meeting or thereafter as the parties may agree, a vote to dismiss shall be called for.

RESOLUTION #2026-18

TITLE: MUTUAL AID AND ASSISTANCE AGREEMENT - ORANGEBURG FIRE DISTRICT

WHEREAS, it is the intention of the undersigned municipalities, its Fire Departments and respective Fire Companies, to enter into a mutual aid and assistance program pursuant to law as may be amended or modified by the following provisions in this agreement.

WHEREAS, this agreement is intended to supersede any earlier agreements which may have been signed by the parties hereto.

WHEREAS, this agreement shall be by and between the following boroughs, towns, municipalities, Fire Departments and Companies and the parties agree to be bound thereby.

Orangeburg Fire District - New York Borough of Northvale - New Jersey



WHEREAS, this agreement shall become effective upon execution by all the parties hereto and shall remain in effect as to those parties unless and until a signator herein shall in writing notify all the remaining parties of its intention to be released from further obligations pursuant to the agreement and this intent to withdraw from the mutual aid and assistance program by given on thirty (30) day written notice. The agreement thereafter shall remain in full force and effect as regards the remaining signators herein.

THEREFORE, the parties hereto have formed a mutual aid and assistance program which upon proper request, transfer apparatus, equipment and personnel between the territories of the undersigned for the purpose of firefighting, covering up, drills and other emergency conditions as may reasonably require the aid and assistance of some or all of the parties hereto.

WHEREAS, the call for aid shall be limited to and regulated by the total resources as prepared by each Fire Department and made a part hereof.

THEREFORE, the following terms and conditions shall be made part of the agreement:

FIRST: In the event of an emergency, the Chief or incident commander of any municipal Fire Department which Department is a signator of this agreement or the Mayor of any municipality may request from the Chief or head of the Fire Department of any other municipality, which is a signator of this agreement, assistance to protect life or property outside the normal territorial limits of the Department to which such request is directed. Further, the Chief or head of any Department may request of the Chief or head of any other member Fire Department, its firefighters and apparatus upon reasonable notice to be agreed upon by the parties, for a drill or drills as may be deemed necessary or proper.

SECOND: The call for assistance or aid by any Department for emergency or drill must in all case be transmitted through the dispatched. Whenever possible, the Department so requesting shall issue route instructions, location of hazard, to direct the responding departments to its desired position.

THIRD: The Fire Chief or his designated assistant or assistants of the borough requesting aid shall be in charge of the scene and operation.

FOURTH: Any material change in the total resources as made a part hereof must be communicated immediately by telephone to each other member Department and within one (1) week thereafter confirmed in writing.

FIFTH: Full insurance coverage must be carried by all parties hereto.

SIXTH: There shall be semi-annual meetings of the Department and at each meeting there must be representation by a responsible officer of each Fire Department, which officer is authorized to act on behalf of his respective Department. The scheduling of the regular meetings shall hereafter be mutually agreed upon.

SEVENTH: There shall be no charge imposed against any member municipality receiving assistance for the apparatus, equipment or personnel responding from any other member municipality.

EIGHTH: If any member of such other Fire Department shall, in rendering such assistance, suffer any casualty or death, he or his designee or legal representative shall be entitled to all rights and privileges, workman's compensation, insurance benefits or other benefits to which such member would be entitled if such casualty or death occurred in the performance of his duties in the municipality or other territorial jurisdiction rendering such assistance.

NINTH: Should any party hereto fail to meet its obligations pursuant to this agreement and after proper investigation it is found that the department has repeatedly or deliberately or willfully violated the spirit and purpose of this agreement by its failure to properly respond or conduct itself in responding, the shall be dropped from this mutual aid and assistance program upon unanimous vote of the remaining members after written notice is sent to the accused member of the intent to drop said member. The written notice must be sent to all signators to this agreement setting forth the charges in detail. Thereafter, the accused party at a special



meeting of all parties may present its position and/or defense of the charges. At that meeting or thereafter as the parties may agree, a vote to dismiss shall be called for.

RESOLUTION #2026-19

TITLE: MUTUAL AID AND ASSISTANCE AGREEMENT - PIERMONT FIRE DISTRICT

WHEREAS, it is the intention of the undersigned municipalities, its Fire Departments and respective Fire Companies, to enter into a mutual aid and assistance program pursuant to law as may be amended or modified by the following provisions in this agreement.

WHEREAS, this agreement is intended to supersede any earlier agreements which may have been signed by the parties hereto.

WHEREAS, this agreement shall be by and between the following boroughs, towns, municipalities, Fire Departments and Companies and the parties agree to be bound thereby.

Piermont Fire District - New York Borough of Northvale - New Jersey

WHEREAS, this agreement shall become effective upon execution by all the parties hereto and shall remain in effect as to those parties unless and until a signator herein shall in writing notify all the remaining parties of its intention to be released from further obligations pursuant to the agreement and this intent to withdraw from the mutual aid and assistance program by given on thirty (30) day written notice. The agreement thereafter shall remain in full force and effect as regards the remaining signators herein.

THEREFORE, the parties hereto have formed a mutual aid and assistance program which upon proper request, transfer apparatus, equipment and personnel between the territories of the undersigned for the purpose of firefighting, covering up, drills and other emergency conditions as may reasonably require the aid and assistance of some or all of the parties hereto.

WHEREAS, the call for aid shall be limited to and regulated by the total resources as prepared by each Fire Department and made a part hereof.

THEREFORE, the following terms and conditions shall be made part of the agreement:

FIRST: In the event of an emergency, the Chief or incident commander of any municipal Fire Department which Department is a signator of this agreement or the Mayor of any municipality may request from the Chief or head of the Fire Department of any other municipality, which is a signator of this agreement, assistance to protect life or property outside the normal territorial limits of the Department to which such request is directed. Further, the Chief or head of any Department may request of the Chief or head of any other member Fire Department, its firefighters and apparatus upon reasonable notice to be agreed upon by the parties, for a drill or drills as may be deemed necessary or proper.

SECOND: The call for assistance or aid by any Department for emergency or drill must in all case be transmitted through the dispatched. Whenever possible, the Department so requesting shall issue route instructions, location of hazard, to direct the responding departments to its desired position.

THIRD: The Fire Chief or his designated assistant or assistants of the borough requesting aid shall be in charge of the scene and operation.

FOURTH: Any material change in the total resources as made a part hereof must be communicated immediately by telephone to each other member Department and within one (1) week thereafter confirmed in writing.

FIFTH: Full insurance coverage must be carried by all parties hereto.



SIXTH: There shall be semi-annual meetings of the Department and at each meeting there must be representation by a responsible officer of each Fire Department, which officer is authorized to act on behalf of his respective Department. The scheduling of the regular meetings shall hereafter be mutually agreed upon.

SEVENTH: There shall be no charge imposed against any member municipality receiving assistance for the apparatus, equipment or personnel responding from any other member municipality.

EIGHTH: If any member of such other Fire Department shall, in rendering such assistance, suffer any casualty or death, he or his designee or legal representative shall be entitled to all rights and privileges, workman's compensation, insurance benefits or other benefits to which such member would be entitled if such casualty or death occurred in the performance of his duties in the municipality or other territorial jurisdiction rendering such assistance.

NINTH: Should any party hereto fail to meet its obligations pursuant to this agreement and after proper investigation it is found that the department has repeatedly or deliberately or willfully violated the spirit and purpose of this agreement by its failure to properly respond or conduct itself in responding, the shall be dropped from this mutual aid and assistance program upon unanimous vote of the remaining members after written notice is sent to the accused member of the intent to drop said member. The written notice must be sent to all signators to this agreement setting forth the charges in detail. Thereafter, the accused party at a special meeting of all parties may present its position and/or defense of the charges. At that meeting or thereafter as the parties may agree, a vote to dismiss shall be called for.

RESOLUTION #2026-20

TITLE: RESOLUTION AUTHORIZING THE MUNICIPAL CLERK'S OFFICE TO MAINTAIN A PETTY CASH FUND IN THE AMOUNT OF \$100

WHEREAS, NJSA 40A:5-21 authorizes the establishment of a Petty Cash Fund for the Clerk's office of the Borough of Northvale; and

WHEREAS, said Petty Cash Fund was established by resolution of the Governing Body of Borough of Northvale; and

WHEREAS, said Petty Cash Fund received approval from the Director of the Division of Local Government Services on September 1, 1991; and

WHEREAS, it is the desire of the Mayor and Council that said fund be continued under the direction of the Municipal Clerk;

NOW, THEREFORE BE IT RESOLVED, by the Mayor and Council, that:

During the year 2026, Frances Weston, Municipal Clerk, be and is hereby authorized and permitted to establish a Petty Cash Fund in the amount not to exceed \$100.00 pursuant to the provisions of NJSA 40A:5-21. Said Petty Cash Fund will be used by such office or department to pay for claims for small miscellaneous expenses; and

BE IT FURTHER RESOLVED, that this resolution shall be forwarded to the Director of the Division of Local Government Services for his/her records.



RESOLUTION #2026-21

TITLE: RESOLUTION AUTHORIZING THE SENIOR CENTER TO MAINTAIN A PETTY CASH FUND IN THE AMOUNT OF \$100.00

WHEREAS, NJSA 40A:5-21 authorizes the establishment of a Petty Cash Fund for the Senior Center of the Borough of Northvale; and

WHEREAS, said Petty Cash Fund was established by resolution of the Governing Body of the Borough of Northvale; and

WHEREAS, said Petty Cash Fund received approval from the Director of the Division of Local Government Services on December 26, 1995; and

WHEREAS, it is the desire of the Mayor and Council that said fund be under the direction of the Senior Center Director;

NOW, THEREFORE BE IT RESOLVED, that the Mayor and Council, that:

During the year 2026, Michelle Newberg, Senior Center Director, be and is hereby authorized and permitted to establish a Petty Cash Fund in the amount not to exceed \$100.00 pursuant to the provisions of NJSA 40A:5-21. Said Petty Cash Fund will be used by such office or department to pay for claims for small miscellaneous expenses.

BE IT FURTHER RESOLVED, that this resolution shall be forwarded to the Director of the Division of Local Government Services for his/her records.

RESOLUTION #2026-22

TITLE: RESOLUTION AUTHORIZING THE BOROUGH OF NORTHVALE TO ENTER INTO A COOPERATIVE PRICING AGREEMENT

WHEREAS, N.J.S.A. 40A:11-11(5) authorizes contracting units to enter into Cooperative Pricing Agreements; and

WHEREAS, the Borough of Northvale hereinafter referred to as the "Lead Agency" has offered voluntary participation in a Cooperative Pricing System for the purchase of work, materials and supplies; and

WHEREAS, the Borough of Northvale, County of Bergen, State of New Jersey, desires to participate in the Riverside Cooperative.

NOW, THEREFORE BE IT RESOLVED, on the 6th day of January, 2026, the Mayor and Council of the Borough of Northvale, County of Bergen, State of New Jersey, as follows:

TITLE

This Resolution shall be known and may be cited as the Cooperative Pricing Resolution of the Borough of Northvale

AUTHORITY

Pursuant to the provisions of N.J.S.A. 40A:11-11 (5), the Mayor is hereby authorized to enter into a Cooperative Pricing Agreement with the Lead Agency.

CONTRACTING UNIT

The Lead Agency entering into contracts on behalf of the Borough of Northvale shall be responsible for complying with the provisions of the Local Public Contracts Law (N.J.S.A. 40-11-11, et. seq.) and all other provisions of the revised statutes of the State of New Jersey.



EFFECTIVE DATE

This resolution shall take effect immediately upon passage.

RESOLUTION #2026-23

TITLE: RESOLUTION FOR THE APPOINTMENT OF PUBLIC AGENCY COMPLIANCE OFFICER

WHEREAS, in accordance with NJAC 17:27-3.5 a Public Agency must annually designate an officer to serve as its Public Agency Compliance Officer; and

WHEREAS, the Public Agency Compliance Officer is responsible for assuring that no public contract may be awarded nor any monies paid until the contractor has agreed to contract performance which complies with the approve Affirmative Action Plan; and

WHEREAS, it is deemed necessary that the Public Agency (Borough of Northvale) shall designate an officer or employee to serve as the Public Agency Compliance Officer (P.A.C.O.), whose name, title, business address, telephone number and fax number shall be forwarded to the State Affirmative Action Office by January 10, of every year; and

WHEREAS, the P.A.C.O. is the liaison official for matters concerning P.L. 1975, c. 127 and should have the authority to make the appropriate correction(s) to the Borough of Northvale's contracting procedures, if required.

NOW, THEREFORE BE IT RESOLVED, that the Mayor and Council of the Borough of Northvale hereby appoint Frances Weston, Municipal Clerk, as Public Agency Compliance Officer in the Borough of Northvale for the year 2026 and that the Clerk is hereby directed to file a copy of this resolution with the Department of Treasury, Affirmative Action Office, CN-209, Trenton, New Jersey 08625-0209.

RESOLUTION #2026-24

TITLE: RESOLUTION APPOINTING JULIA MARTINO AS THE MUNICIPAL HOUSING LIAISON FOR THE BOROUGH OF NORTHVALE

WHEREAS, the Borough of Northvale has petitioned the Superior Court of New Jersey for a Declaratory Judgment that its Housing Element and Fair Share Plan is compliant with its constitutional obligation to provide its fair share of the regional need for very-low, low, and moderate income housing; and

WHEREAS, the Borough's Housing Element and Fair Share Plan will result in the creation of housing units affordable to and intended for occupancy solely by qualified very-low, low, and moderate income households; and

WHEREAS, the Borough Council of the Borough of Northvale has determined to appoint and designate Julia Martino as its Municipal Housing Liaison, to fulfill the duties set forth in Ordinance #820-2006 (adopted May 10, 2006), creating the position of Municipal Housing Liaison.

NOW, THEREFORE BE IT RESOLVED, by the Borough Council of the Borough of Northvale, County of Bergen, that the Borough of Northvale hereby appoints Julia Martino as its designated Municipal Housing Liaison.



RESOLUTION #2026-25

TITLE: RESOLUTION FOR EMPLOYEE HEALTH BENEFITS WAIVER

WHEREAS, the Borough of Northvale (“the Borough”) is a participating member of the New Jersey State Health Benefits Plan (“SHBP”); and

WHEREAS, N.J.S.A. 52:14-17.31a authorizes participating municipalities to provide financial incentives to eligible employees who waive coverage provided by the Borough if the employee has access to other health care coverage; and

WHEREAS, N.J.S.A. 52:14-17.31a(c) allows municipalities to pay eligible employees waiving SHBP coverage up to 25% or \$5,000, whichever is less, of the amount saved by the employer; and

WHEREAS, the waiver of such coverage by eligible employees would annually save the Borough substantial dollars in the payment of duplicative health care premiums for employees who have access to coverage elsewhere.

NOW, THEREFORE BE IT ORDAINED, by the Borough Council of the Borough of Northvale in the County of Bergen, State of New Jersey that the General Ordinances of the Borough governing Medical Insurance is hereby supplemented or amended as follows:

Medical Insurance Waiver:

Incentives for the waiver of health benefits coverage for eligible Borough employees shall be permitted pursuant to N.J.S.A. 52:14-17.31a-c as follows:

1. Borough employees who are eligible for health benefits coverage are permitted to waive such coverage and receive consideration for such waiver in the amount of 25% or \$5,000, whichever is less, of the amount saved if the employee can demonstrate that they have alternative coverage through the completion of a SHBP waiver form.
2. Borough employees who have waived health benefits coverage may reinstate such coverage in the event that they can demonstrate, by notice in writing, that their alternative coverage has been terminated. An employee who resumes coverage shall repay, on a pro rata basis, any amount received from the employer which represents an advance payment for a period of time during which coverage is resumed.
3. The health benefits waiver incentive shall not apply to any retiree.
4. The health benefits waiver incentive shall not apply to any part-time, elected or appointed official who may be eligible for SHBP participation in the Borough.
5. Any eligible employee who has waived health benefits coverage may reinstate such coverage for any reason during open enrollment periods even if alternative coverage remains available to them.

RESOLUTION #2026-26

TITLE: RESOLUTION TO ADOPT AN E-MAIL AND INTERNET CODE OF CONDUCT

WHEREAS, the Mayor and Council are desirous of supplementing the Borough’s Personnel Policy to establish an E-Mail and Internet Code of Conduct;

NOW, THEREFORE BE IT RESOLVED, by the Mayor and Council of the Borough of Northvale, County of Bergen, State of New Jersey, that the Borough of Northvale Personnel Policy is hereby supplemented by the addition of the following:

- (1) *E-Mail and Internet Code of Conduct*



- (a) **Statement of Purpose.** Access to the Internet has been provided to public employees for the benefit of the Borough of Northvale and its residents. It allows employees to connect to information resources around the state, the country and the world. Every employee has a responsibility to maintain and enhance the Borough's public image and to use the Internet in a productive manner. To ensure that all employees are responsible, productive Internet users and are protecting the Borough's public image, the following guidelines have been established for using the Internet.
- (b) **Acceptable uses of the Internet.** Employees accessing the Internet are representing the Borough. All communications should be for professional reasons. Employees are responsible for seeing that the Internet is used in an effective, ethical and lawful manner. Databases may be accessed for information as needed. E-mail may be used for business contacts.
- (c) **Unacceptable uses of the Internet.** The Internet should not be used for personal gain or advancement of individual views. Solicitation of non-Borough business or any use of the Internet for personal gain is strictly prohibited. Use of the Internet must not disrupt the operation of the company network or the network of other users. It must not interfere with your productivity.
- (d) **E-Mail communications.**
- i. All employees are responsible for the content of all text, audio or images that they place and send over the Internet. Fraudulent, harassing or obscene messages are prohibited. All messages communicated on the Internet should have the sender's name attached. No messages will be transmitted under an assumed name. Users may not attempt to obscure the origin of any message. Information published on the Internet should not violate or infringe upon the rights of others. No abusive, profane or offensive language may be transmitted through the system. Employees who wish to express personal opinions on the Internet are encouraged to obtain their own names on other Internet systems.
 - ii. Notwithstanding the Borough's right to read and retrieve any electronic mail messages, such messages should be treated as confidential by other employees and accessed only by the intended recipient. Employees are not authorized to retrieve or read any e-mail messages that are not sent to them. Any exception to this policy must receive prior approval from a supervisor. Employees should not attempt to gain access to another employee's messages without the latter's permission.
- (e) **Software.** To prevent computer viruses from being transmitted through the system, there will be no unauthorized downloading of any software.
- (f) **Copyright issues.** Copyrighted materials belonging to entities may not be transmitted by Borough employees on the Internet. One copy of the copyrighted material may be downloaded for your own personal use in research. Users are not permitted to copy, transfer, rename and/or delete information or programs belonging to other users unless given express permission to do so by the owner.
- (g) **Security.** All messages created, sent or retrieved over the Internet are the property of the Borough of Northvale. The Borough reserves the right to access and monitor all messages and files on the computer system as deemed necessary and appropriate. The confidentiality of any messages should not be assumed. Even when a message is erased, it is possible to retrieve and read that message. Further, the use of passwords for security does not guarantee confidentiality. All communications, including text and images, can be disclosed to law enforcement or other third parties without prior consent of the sender or receiver.



- (h) **Harassment.** Harassment of any kind is prohibited. No messages with derogatory or inflammatory remarks about an individual's or group's race, religion, national origin, physical attributes or sexual preference may be transmitted.
- (i) **Violation.** Violations of any guidelines listed above will be presented to the department supervisor. It may result in disciplinary action up to and including termination.

BE IT FINALLY RESOLVED, that a copy of this Resolution be forwarded to all Borough Employees.

RESOLUTION #2026-27

TITLE: RESOLUTION ADOPTING A FORM REQUIRED TO BE USED FOR THE FILING OF NOTICES OF TORT CLAIMS AGAINST THE BOROUGH OF NORTHVALE IN ACCORDANCE WITH THE PROVISIONS OF THE NEW JERSEY TORT CLAIMS ACT, N.J.S.A. 59:8-6

WHEREAS, the New Jersey Tort Claims Act N.J.S.A. 59:8-6 provides that a public entity may adopt a form to be completed by claimants seeking to file a Notice of Tort Claim against the public entity; and

WHEREAS, the Borough of Northvale deems it advisable, necessary, and in the public interests to adopt a Notice of Tort Claim form in the form set forth in paragraphs 1 and 2 herein.

1. NOW, THEREFORE BE IT RESOLVED, by the governing body of the Borough of Northvale, that the attached Notice of Tort Claim form be and hereby is adopted as the official Notice of Tort Claim form for the Borough of Northvale; and

2. BE IT FURTHER RESOLVED, that all persons making claims against the Borough of Northvale, pursuant to the New Jersey Tort Claims Act, N.J.S.A. 59:8-1 et seq., be required to complete the form herein adopted as a condition of compliance with the notice requirement of the New Jersey Tort Claims Act.

RESOLUTION #2026-28

TITLE: RESOLUTION APPOINTING PIAZZA & ASSOCIATES AS THE ADMINISTRATIVE AGENT FOR THE BOROUGH OF NORTHVALE

WHEREAS, the Borough of Northvale has a constitutional obligation to provide affordable housing; and

WHEREAS, the Borough Council of the Borough of Northvale has determined to appoint and designate Piazza and Associates as its Administrative Agent.

NOW, THEREFORE BE IT RESOLVED, by the Borough Council of the Borough of Northvale, County of Bergen, that the Borough of Northvale hereby retains Piazza & Associates as its designated Administrative Agent.



RESOLUTION #2026-29

TITLE: RESOLUTION AUTHORIZING MAYOR MCGUIRE TO SIGN AGREEMENT WITH VALLEY HEALTH SYSTEM, INC. FOR ALCOHOL AND DRUG TESTING PROGRAMS FOR 2026

WHEREAS, the Borough of Northvale is in need of a provider for alcohol and drug testing services to support the Borough's workplace alcohol and drug testing programs and policies; and

WHEREAS, Valley Health System, Inc., ("Valley") a NJ non-profit organization, provides these services; and

WHEREAS, Valley has submitted a proposal which the Borough finds fair and reasonable; and

WHEREAS, the Borough wishes to enter into this non fair and open agreement without the necessity of competitive bidding, which is not required for this Agreement.

NOW, THEREFORE BE IT RESOLVED, that Mayor McGuire is hereby authorized to sign the above mentioned agreement.

RESOLUTION #2026-30

TITLE: A RESOLUTION TO AFFIRM THE BOROUGH OF NORTHVALE'S CIVIL RIGHTS POLICY WITH RESPECT TO ALL OFFICIALS, APPOINTEES, EMPLOYEES, PROSPECTIVE EMPLOYEES, VOLUNTEERS, INDEPENDENT CONTRACTORS, AND MEMBERS OF THE PUBLIC THAT COME INTO CONTACT WITH MUNICIPAL EMPLOYEES, OFFICIALS, AND VOLUNTEERS

WHEREAS, it is the policy of the Borough of Northvale to treat the public, employees, prospective employees, appointees, volunteers, and contractors in a manner consistent with all applicable civil rights laws and regulations including, but not limited to the Federal Civil Rights Act of 1964 as subsequently amended, the New Jersey Law against Discrimination, the Americans with Disabilities Act and the Conscientious Employee Protection Act; and

WHEREAS, the governing body of the Borough of Northvale has determined that certain procedures need to be established to accomplish this policy.

NOW, THEREFORE BE IT ADOPTED, by the Borough of Northvale that:

Section 1: No official, employee, appointee or volunteer of the Borough of Northvale by whatever title known, or any entity that is in any way a part of the Borough of Northvale shall engage, either directly or indirectly in any act including the failure to act that constitutes discrimination, harassment or a violation of any person's constitutional rights while such official, employee, appointee, volunteer, or entity is engaged in or acting on behalf of the Borough of Northvale's business or using the facilities or property of the Borough of Northvale.

Section 2: The prohibitions and requirements of this resolution shall extend to any person or entity, including but not limited to any volunteer organization or inter-local organization, whether structured as a governmental entity or a private entity, that receives authorization or support in any way from the Borough of Northvale to provide services that otherwise could be performed by the Borough of Northvale.

Section 3: Discrimination, harassment and civil rights shall be defined for purposes of this resolution using the latest definitions contained in the applicable Federal and State laws concerning discrimination, harassment and civil rights.

Section 4: The Mayor shall establish written procedures for any person to report alleged discrimination, harassment and violations of civil rights prohibited by this resolution. Such procedures shall include alternate ways to report a complaint so that the person making the



complaint need not communicate with the alleged violator in the event the alleged violator would be the normal contact for such complaints.

Section 5: No person shall retaliate against any person who reports any alleged discrimination, harassment or violation of civil rights, provided however, that any person who reports alleged violations in bad faith shall be subject to appropriate discipline.

Section 6: The Mayor shall establish written procedures that require all officials, employees, appointees and volunteers of the Borough of Northvale as well as all other entities subject to this resolution to periodically complete training concerning their duties, responsibilities and rights pursuant to this resolution.

Section 7: The Mayor shall establish a system to monitor compliance and shall report at least annually to the governing body the results of the monitoring.

Section 8: At least annually, the Mayor shall cause a summary of this resolution and the procedures established pursuant to this resolution to be communicated within the Borough of Northvale. This communication shall include a statement from the governing body expressing its unequivocal commitment to enforce this resolution. This summary shall also be posted on the Borough of Northvale's web site.

Section 9: Complaint Procedure: The Borough adopts the following complaint procedure:

Any individual who observes alleged wrongdoing on the part of officials, employees, or volunteers associated with the Borough of Northvale may report such action using this procedure. This includes any action the individual believes to constitute harassment, sexual harassment, or any other wrongdoing. Employees of the Borough of Northvale shall follow the Employee Complaint Procedure. All other individuals including volunteers and members of the public may report the alleged wrongdoing to the head of the applicable department or volunteer organization, or, if they prefer, or do not think that the matter can be discussed with the head of the applicable department or organization, they should contact the Mayor, the Municipal Clerk or the Borough Attorney.

Reporting of such incidents is encouraged both when an individual feels that he or she is subject to such incidents or observes such incidents in reference to other individuals. The report or complaint should be in writing, but individuals may make a verbal complaint at their discretion. If an individual has any questions about what constitutes harassment, sexual harassment, or any other workplace wrongdoing, they may ask their supervisor or one of the individuals listed above. All reports of harassment, sexual harassment, or other wrongdoing will be promptly investigated by a person who is not alleged to be involved in the alleged harassment or wrongdoing.

No individual will be penalized in any way for reporting a complaint. There will be no discrimination or retaliation against any individual who files a good-faith harassment complaint, even if the investigation produces insufficient evidence to support the complaint, and even if the charges cannot be proven. There will be no discrimination or retaliation against any other individual who participates in the investigation of a complaint.

If the investigation substantiates the complaint, appropriate corrective and/or disciplinary action will be swiftly pursued. Disciplinary action up to and including discharge will also be taken against individuals who make false or frivolous accusations, such as those made maliciously or recklessly. Actions taken internally to investigate and resolve harassment complaints will be conducted confidentially to the extent practicable and appropriate in order to protect the privacy of persons involved. Any investigation may include interviews with the parties involved in the incident, and if necessary, with individuals who may have observed the incident or conduct or who have other relevant knowledge. The complaining individual will be notified of a decision at the conclusion of the investigation within a reasonable time from the date of the report of the incident.

Section 10: This resolution shall take effect immediately.

Section 11: A copy of this resolution shall be published in the official newspaper of the Borough of Northvale in order for the public to be made aware of this policy and the Borough of Northvale's commitment to the implementation and enforcement of this policy.



RESOLUTION #2026-31

TITLE: RESOLUTION CONFIRMING THE APPOINTMENT OF BETSY LONGENDORFER TO REPRESENT THE BOROUGH OF NORTHVALE ON THE NORTHERN VALLEY GREENWAY COMMITTEE

WHEREAS, the Northern Valley Greenway is a concept for an 8 mile long, linear park running through six towns in Bergen County, including the Borough of Northvale; and

WHEREAS, the park will be built on an existing unused section of CSX Transportation's Northern Branch Corridor rail line north of Englewood; and

WHEREAS, Richard Fleury serves on the Greenway committee representing the Borough of Northvale; and

WHEREAS, the Greenway committee authorizes the appointment of a second representative from the Borough of Northvale to serve on the committee; and

WHEREAS, Betsy Longendorfer would be an excellent Borough representative.

NOW, THEREFORE BE IT RESOLVED, that Betsy Longendorfer is hereby confirmed as a second representative for the Borough of Northvale on the Northern Valley Greenway Committee.

RESOLUTION #2026-32

TITLE: RESOLUTION OF THE MAYOR & COUNCIL IN SUPPORT OF THE EFFORTS OF THE NORTHERN VALLEY GREENWAY PLANNING COMMITTEE

WHEREAS, the six Northern Valley towns of Closter, Cresskill, Demarest, Northvale, Norwood and Tenaflly are home to approximately eight miles of a continuous and underutilized segment of the former Erie Lackawanna, now CSX Northern Branch; and

WHEREAS, in 1966 the Erie Railroad terminated its commuter passenger service, and diminished operational and maintenance responsibilities along said corridor; and

WHEREAS, the consolidation of Erie Lackawanna and Penn Central into Conrail in 1976, the Northern Branch fell under the control of Conrail and

WHEREAS, in the late 1970's freight service to New York State was discontinued after Continental Can Company in Piermont closed, and

WHEREAS, after the breakup of Conrail in 1999 the Northern Branch was divided and CSX Transportation, Inc. (CSX) was given the northern section; and

WHEREAS, after many studies and impact statements regarding the use of light rail north to Tenaflly and Cresskill, it was New Jersey Transit that decided in 2013 to have the terminus station at the Englewood Hospital and Medical Center, with necessary rail infrastructure extending just past the southern border of Tenaflly; and

WHEREAS, freight rail service provided by CSX has been partially and fully discontinued within the borders of the six Northern Valley Towns as evidenced by removal of track, ties, signals and at grade crossing equipment, the loss of shippers, and an increase of neglect; and



WHEREAS, the proposed Northern Valley Green Way will link up at the New York State line in the town of Orangetown with the Joseph B. Clarke Rail-Trail as a segment of the Hudson River Valley Greenway system. The Joseph B. Clarke Rail-Trail also links to the Piermont, South Nyack, and Nyack River trails, and connects Sparkill Park, The Piermont Erie Railroad Pier, Tallman State Park, Bike Route 9, and via the bike and walk path of the Mario Cuomo Bridge will enable access to New York State's extensive network of non-motorized transportation and recreational networks on the eastern side of the Hudson River; and

WHEREAS, the corridor forms a superior connection between and among the communities to this cooperative effort, and enhances the linkage of residential communities, commercial and business sites, schools, civic, institutional and recreational lands and waters; and

WHEREAS, the Mayors and Councils of the six Northern Valley Towns passed appropriate resolutions in early 2017 to authorize the Northern Valley rail-trail project and the formation of an Inter-local "GREEN WAY" Planning Committee; and

WHEREAS, other additional Northern Valley towns' Mayors and Councils have subsequently also passed similar resolutions of support for the Northern Valley Greenway (NVG) initiative; and

WHEREAS, The New Jersey Department of Transportation Office of Bicycle and Pedestrian Programs has sponsored and funded an official Technical Planning Assistance Study that did not identify any potential fatal flaws with the project's objectives; and

WHEREAS, the NVG Planning Committee has successfully established and developed working relationships with local, county, regional and state stakeholders, acquired letters of support from numerous state and federal elected officials and established strong public support for the project; and

WHEREAS, the County of Bergen has incorporated the Northern Valley Greenway as a visionary opportunity in the Bergen County Parks Master Plan and has been an active participant on the NVG Planning Committee; and

WHEREAS, the towns of the Northern Valley, along with the County of Bergen, State of New Jersey and local organizations have been engaged with the Northern Valley Greenway Committee in the planning and evaluation of non-motorized inter-urban transportation alternatives and trail opportunities for community development, alternative modes of transportation, public health and public recreational access and these municipal and non-profit organizations have been working cooperatively on this proposal.; and

NOW, THEREFORE BE IT RESOLVED, that the Mayor and Council of the Borough of Northvale hereby declare that it is their intention to continue to work cooperatively with the other towns of the Northern Valley and other stakeholder organizations in supporting the efforts of the Northern Valley Greenway Planning Committee to pursue reuse of the corridor as a "Green Way": to accommodate non-motorized, public access facility for recreation and transportation use; and

BE IT FURTHER RESOLVED, that the Mayor and Council of the Borough of Northvale intend to work cooperatively with the towns of the Northern Valley and other governmental, municipal and non-municipal



stakeholders, as needed, in the planning, design, grant-writing, and other activities necessary to advance corridor reuse; and

BE IT FURTHER RESOLVED, that the Mayor and Council of the Borough of Northvale recognize the amount of work such an undertaking involves and as such hereby restate their agreement with and continued support of the Interlocal “Northern Valley Greenway Planning Committee”, (“Committee”), whose official membership consists of mayoral appointees from the six Northern Valley towns and a representative of the County of Bergen. Each of the six towns and the County of Bergen will have an equal vote on committee actions and decisions with tie votes decided by the NVG Team Leader. The Committee may invite representatives of other stakeholder organizations to join the Committee. The Committee shall meet regularly, keep records, work with other stakeholders to develop a project work plan, host meetings and public events, work with stakeholders and serve as a forum for coordinating municipal, county, state, federal and regional agency activities. The Committee will be an advisory Committee to plan and coordinate the undertaking with the Borough Council maintaining responsibility to take any necessary action, expend any money, enter into any contract or incur any liability. The Committee shall not be authorized to enter into contracts, expend money, maintain a budget, approve expenditures, or incur any liability on behalf of the Borough. With Committee approval, the NVG Team Leader may sign memorandums of understandings to further the Committee’s goals for investigation purposes within the restrictions mentioned elsewhere in this paragraph.

BE IT FURTHER RESOLVED, that the Borough of Northvale recognizes that the County of Bergen is considering passing a supporting resolution and that the other towns in the Northern Valley are considering renewing their supporting resolutions and the Borough of Northvale encourages those entities to do so and is willing to enter into a memorandum of understanding with those that pass such resolutions.

RESOLUTION #2026-33

TITLE: RESOLUTION AUTHORIZING THE EXECUTION OF A SHARED SERVICE AGREEMENT WITH THE BOROUGH OF ROCKLEIGH FOR CATCH BASIN INSPECTIONS

WHEREAS, the Borough of Northvale and the Borough of Rockleigh wish to enter into a shared service agreement whereby Northvale DPW will inspect catch basins in Rockleigh; and

WHEREAS, the agreement is authorized under the Uniform Shared Service and Consolidation Act, N.J.S.A. 40A:65-1 et seq.; and

WHEREAS, it is in the interests of the Borough of Northvale to execute this Shared Service Agreement substantially in conformance with the proposed Agreement.

NOW, THEREFORE BE IT RESOLVED, the Mayor is hereby authorized to enter into a shared service agreement with the Borough of Rockleigh as set forth herein.

RESOLUTION #2026-34

TITLE: RESOLUTION TO APPROVE THE 2026 TEMPORARY BUDGET

ROLL CALL



ORDINANCE – 1ST Reading
Public Hearing – February 11, 2025

ORDINANCE #26-01

**AN ORDINANCE TO AMEND CHAPTER 42 OF THE BOROUGH CODE ENTITLED
“POLICE DEPARTMENT”**

WHEREAS, the Governing Body of the Borough of Northvale believes it is in the best interest of the Borough to amend and revise Chapter 42 of the Borough Code entitled “Police Department” as set forth herein, by creating Chapter 42 Article VI to provide for fees for use of police and police vehicles by private entities or persons to provide for payment to the Borough of its costs.

BE IT ORDAINED by the Mayor and Council of the Borough of Northvale, County of Bergen, State of New Jersey, as follows:

Chapter 42, Article VI: Fees for use of police and police vehicles by private entities or persons

§ 42-36 Fees for use of police and police vehicles by private entities or persons.

A.

The Borough of Northvale's Police Department may render extra-duty services to private entities or persons, when necessary or required, upon payment by such private entity or person for all wages and administrative fees as set forth herein. Such extra-duty services may be necessary or required at construction sites, development areas, recreational or athletic events, and other activities that require police security.

B.

The following fees shall be charged to and prepaid by private entities or persons who request or require the services of the Northvale Police Department:

(1)

Extra-duty rate for police officers: 150 % of the officer's salary broken down hourly.

(2)

Daily rate, or any part thereof, for a police car: \$175.00 per day.

(3)

Administrative fee 15 % of the total fee charged.

C.

Upon a request for police services, the Police Department and the Finance Department or its third-party administrator shall consult and provide an estimate of the total fees in advance of the services being rendered and shall provide a written itemized estimate to the private entity or person.

D.

Such private entity or person shall thereafter issue payment to the Borough of Northvale or its third-party administrator as directed by the Borough for the estimated amount which shall be maintained in an escrow trust account by the Borough Finance Department or its third-party administrator.

E.

The Borough Finance Department or its third party administrator shall make all proper deductions from the escrow account for actual fees and costs incurred as set forth above, as the services or fees are incurred, and shall keep an accurate accounting of all deductions from the escrow account and shall provide an itemized expenditure report to the private entity or person upon request.

F.

The Finance Department or its third-party administrator shall return any balance in the escrow account to the private entity or person within 30 days of the completion of services and payment for same.



Section 2. This ordinance will take effect immediately upon passage.

Section 3. All prior ordinances that are inconsistent with this ordinance are repealed.

ROLL CALL

OPEN MEETING TO THE PUBLIC

MAYOR & COUNCIL COMMENTS

ADJOURNMENT

DRAFT - SUBJECT TO CHANGE