



**AN ORDINANCE OF THE VILLAGE OF LOCH ARBOUR, COUNTY OF MONMOUTH, STATE OF NEW JERSEY, CANCELLING \$19,738.04 IN PROCEEDS OF OBLIGATIONS FROM ORDINANCE #340 NOT NEEDED FOR THE ORIGINAL PURPOSE AND TRANSFERRING SAME TO CAPITAL SURPLUS**

**BE IT ORDAINED**, by the Board of Commissioners of the Village of Loch Arbour in the County of Monmouth, State of New Jersey as follows:

1. Pursuant to N.J.S.A. 40A:2-39, it is hereby determined that \$19,738.04 of the proceeds of obligations originally made available pursuant to Ordinance #340, finally adopted on December 5, 2007, of the Village of Loch Arbour, in the County of Monmouth, New Jersey, are no longer necessary for the purposes for which the obligations previously were authorized. It is further determined that it would be in the best interest of the Village that such proceeds be cancelled and transferred to capital surplus.

2. This ordinance shall take effect 20 days after the first publication thereof after final adoption, as provided by the Local Bond Law.

UPON MOTION of Mayor Fernicola, seconded by Commissioner D' Angelo, carried, the meeting be opened for comments on the said Ordinance only.

There being no comments, UPON MOTION of Mayor Fernicola seconded by Commissioner Cheswick, carried, the public hearing be closed.

UPON MOTION of Commissioner Cheswick, seconded by Mayor Fernicola, carried, that said Ordinance #2015-414 be and the same is hereby adopted, directing the Clerk to post and publish as required by law.

Recorded Vote:

Ayes: Commissioner Cheswick, Commissioner D' Angelo, Mayor Fernicola  
Nays: None Absent: None

**2. Ordinance #2015-415**

**The Village Attorney read the Ordinance by Title, advising of its publication in its entirety in *The Coaster* on September 17, 2015.**

**AN ORDINANCE OF THE VILLAGE OF LOCH ARBOUR, COUNTY OF MONMOUTH, STATE OF NEW JERSEY, CANCELLING \$123,534.23 IN PROCEEDS OF OBLIGATIONS FROM ORDINANCE #360 NOT NEEDED FOR THE ORIGINAL PURPOSE AND TRANSFERRING SAME TO CAPITAL SURPLUS**

**BE IT ORDAINED**, by the Board of Commissioners of the Village of Loch Arbour in the County of Monmouth, State of New Jersey as follows:

1. Pursuant to N.J.S.A. 40A:2-39, it is hereby determined that \$123,534.23 of the proceeds of obligations originally made available pursuant to Ordinance #360, finally adopted on May 5, 2010 of the Village of Loch Arbour, in the County of Monmouth, New Jersey, are no longer necessary for the purposes for which the obligations previously were authorized. It is further determined that it would be in the best interest of the Village that such proceeds be cancelled and transferred to capital surplus.

2. This ordinance shall take effect 20 days after the first publication thereof after final adoption, as provided by the Local Bond Law.

UPON MOTION of Commissioner Cheswick, seconded by Mayor Fernicola, carried, the meeting be opened for comments on the said Ordinance only.

There being no comments, UPON MOTION of Mayor Fernicola seconded by Commissioner D' Angelo, carried, the public hearing be closed.

UPON MOTION of Commissioner D' Angelo, seconded by Commissioner Cheswick, carried, that said Ordinance #2015-415 be and the same is hereby adopted, directing the Clerk to post and publish as required by law.

Recorded Vote:

Ayes: Commissioner Cheswick, Commissioner D' Angelo, Mayor Fernicola  
Nays: None Absent: None

**NEW BUSINESS –**

**1. Ordinance #2015-417 –**

**ORDINANCE #2015-417**

**AN ORDINANCE OF THE VILLAGE OF LOCH ARBOUR, COUNTY OF  
MONMOUTH, STATE OF NEW JERSEY, ESTABLISHING PERMIT FEES FOR  
CODE ADMINISTRATION SERVICES UNDER A UNIFORM SHARED SERVICES  
AGREEMENT BETWEEN THE BOROUGH OF DEAL AND THE VILLAGE OF LOCH  
ARBOUR.**

**BE IT ORDAINED by the Board of Commissioners, Board of Loch Arbour, State of  
New Jersey as follows:**

**Section 1**

a. Plan review fee: The fee for plan review shall be twenty (20%) percent of the amount to be charged for a new construction permit. There shall be an additional fee of \$50.00 per hour or part thereof per sub-code having assigned plan review responsibility for review of an amendment or change to a plan that has already been released. This fee may be waived at the discretion of the Construction Official in the event the work and review is of a minor nature.

b. The basic construction fee shall be the sum of the parts computed on the basis of the volume or the cost of construction, the number of plumbing fixtures and pieces of equipment, the number of electric fixtures and devices and the number of sprinklers, standpipes and detectors (smoke and heat) at the unit rates and/or the applicable flat fees provided herein plus any special fees. The minimum fee for a basic construction permit covering any or all of building, plumbing, electric or fire protection work shall be \$75.00 per sub-code except as herein noted.

**BUILDING**

Building volume or cost: The fees for new construction or alteration are as follows:

a. Fees for new construction shall be based upon the volume of the structure. Volume shall be computed in accordance with N.J.A.C. 5:23-2.28. The new construction fee shall be in the amount of \$0.030 per cubic foot of volume for buildings and structures of all use groups and types of construction as classified and defined in articles 3 and 4 of the building sub-code; except that the fee shall be \$0.023 per cubic foot of volume for the following use groups: F-1, F-2, S-1 and S-2. The minimum fee shall be \$100.00.

b. Fees for reconstruction, renovations, alternations and repairs or site construction associated with pre-manufactured construction, and external utility connections for pre-manufactured construction shall be based upon the estimated cost of the work. The fee shall be in the amount \$30.00 per \$1,000.00 of the estimated cost or work under \$50,000.00. From \$50,001 to and including \$100,000.00, the additional fee shall be in the amount of \$27.00 per \$1,000.00 of the estimated cost above \$50,000.00. Above \$100,000.00, the additional fee shall be in the amount of \$23.00 per \$1,000.00 of the estimated cost about \$100,000.00.

c. For the purpose of determining the estimated cost, the applicant shall submit such data as may be available to be produced by the architect or engineer of record, or by a recognized estimating firm, or by the contractor. A bona fide contractor's bid, if available shall be submitted. The Construction Official shall make the final decision regarding estimated cost.

d. Fees for additions shall be computed on the same basis for new construction for the added portion.

e. Fees for combination renovations and additions shall be computed separately in accordance with items (a) and (b) above.

f. The fee for tents requiring a construction permit shall be \$150.00.

- g. The fee for temporary structures requiring a construction permit shall be \$95.00.
- h. The fee for roofing and siding work completed on structures shall be considered renovation and shall be calculated as per (b) above.
- i. The fee for an in-ground swimming pool shall be considered renovation and shall be calculated as per (b) above
- j. The fee for replacing barriers surrounding and enclosing swimming pools required to have barriers shall be \$100.00.
- k. The fee for a permit to construct a sign shall be in the amount of \$2.00 per square foot of surface area of the sign, computed on one side only for double faced sign. The minimum fee shall be \$70.00.
- l. The fee for a permit for lead hazard abatement work shall be \$160.00. The fee for lead abatement clearance certificate shall be \$35.00.
- m. The fee for the issuance of a building permit where a fee has not been determined shall be \$70.00.
- n. The fee for a permit to move a building or structure from one lot to another or to a new location on the same lot shall be \$80.00 plus the cost of the new foundation and alterations to the building or structure for the placement in a completed condition in the new location shall be computed as required for renovations, alternations and repairs in section 1(b).
- o. The fee for an asbestos removal permit shall be \$80.00
- p. Fees for retaining walls that require a construction permit shall be follows:
  - (1) The fee for a retaining wall with a surface area greater than 550 square feet that is associated with a Class 3 residential structure shall be \$175.00;
  - (2) The fee for a retaining wall with a surface area of 550 square feet or less that is associated with a Class 3 residential structure shall be \$85.00;
  - (3) The fee for a retaining wall of any size that is associated with other than a Class 3 residential structure shall be in accordance with 1(b) above.

## PLUMBING

Plumbing fixtures and Equipment; The fees shall be as follows:

- a. The fee shall be \$25.00 per plumbing fixture and/or water closet, urinal, bidet, bathtub, shower, lavatory, sink, laundry tub, floor drains, drinking fountains, residential dishwashers, garbage disposals, clothes washers, recirculation systems, roof drains, hose bibs, manholes, reheat coils, condensate drains, or similar devices except as listed below.
- b. The fee shall be \$55.00 per special device for the following: water heaters up to 99 gallons, grease traps, oil separators, water utility connections, sewer utility connections and commercial dishwashers in other than one and two family dwellings, sewer pumps, interceptors, active solar systems, and testing of waste and vents for modular homes.
- c. The fee shall be \$75.00 for the installation of backflow preventers.
- d. The fee shall be \$80.00 for the installation of a boiler (hot water or steam).
- e. The fee for the installation of gas piping shall be \$55.00 plus \$25.00 per appliance connection to the system, excluding water heater and heat equipment.

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- f. The fee shall be \$55.00 for oil piping. Adding to an existing system shall be \$25.00.
  - g. For cross connections and backflow preventers that are subject to testing, the fee shall be \$60.00 per device for each test.
  - h. The fee shall be \$70.00 for each installation of air conditioning and furnaces for use groups R-2, R-3, R-4 and R-5.
  - i. The fee shall be \$140.00 for the installation of industrial and commercial air conditioning refrigeration and furnaces.
  - j. The fee the installation of medical gas shall be \$80.00 per system plus \$20.00 for each station, outlet, inlet, or alarm box.
  - k. The fee for the demolition of a sewer or water service or a septic system shall be \$70.00.
  - l. The fee for the installation of pool drains associated with swimming pools shall be \$50.00.
  - m. The minimum plumbing sub-code fee shall be 70.00.

## ELECTRICAL

The electrical sub-code fees shall be as follows:

- a. For the first block of one to 25 receptacles, fixtures or devices, the fee shall be \$55.00. For each additional block consisting of up to 25 receptacles, fixtures or devices, the fee shall be \$20.00. For the purpose of computing this fee, receptacles, fixtures or devices shall include wall switches, convenience receptacles, light fixtures, exit signs, emergency lights, smoke detectors, CO detectors, heat detectors, communications points, rain sensor, CATV, intercoms, alarm devices, glass-breaks, motion sensors, keypads, light standards eight feet or less in height including luminaries, thermostats, energy management points, sensors, dimmers or similar electric fixtures and devices rated 20 amperes or less including motors or equipment rated less than one horsepower (hp) or one kilowatt (kw),
- b. For each service equipment, panel board, load center, overhead service entrance conductor, motor starter, motor control center, automatic transfer switch, disconnecting means, and future electric, such as circuits installed for future use or intermittent needs (all bonding and grounding for the above items are included), the fee shall be:
  - 1. Up to and including 200 amps \$ 90.00
  - 2. Up to and including 400 amps \$160.00
  - 3. Up to and including 800 amps \$380.00
  - 4. Up to and including 1200 amps \$575.00
  - 5. For each additional 400 amps above 1200 amps added \$160.00
- c. For each motor or electrical device rated in horsepower (hp), the fee shall be:
  - 1. From one hp up to and including 10hp \$ 45.00
  - 2. Greater than 10 hp up to and including 50hp \$ 65.00
  - 3. Greater than 50 hp up to and including 100hp \$125.00
  - 4. Greater than 100 hp \$225.00
- d. For each generator, transformer, and all other items measured in kw not specified in this fee schedule, the fee shall be
  - 1. From one kw up to and including 10 kw \$ 45.00
  - 2. Greater than 10 kw up to and including 45 kw \$ 65.00
  - 3. Greater than 45 kw up to and including 112.5 kw \$125.00
  - 4. Greater than 112. Kw \$225.00

e. For each piece or unit of equipment used for air conditioning refrigeration, measured in tonnage, the fee shall be: 1-4 Ton \$45.00, 4-6 Ton \$65.00, over 6 Ton \$15.00 per Ton.

f. For each swimming pool spa, hydro message tub, hot tub or sauna, (fee includes one GFCI, one timer, up to two underwater lights (UW), bonding, heater, and trenches. The fee shall be:

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|---|----------|
| 1. New in-ground swimming pool for group R-5<br>With UW lights/bonding/heater | \$300.00 |
| 2. Swimming pool for all other groups-Commercial                              | \$500.00 |
| 3. Spa, hydro massage tub, hot tub, sauna                                     | \$ 40.00 |
| 4. Replacement Pool Heater  | \$ 60.00 |
| 5. Annual Commercial Pool Inspection  | \$150.00 |

g. In other than one and two family dwellings, for each burglar alarm panel, fire alarm panel, intercom panel, audio video head-end panel, energy management control panel, communications closet, and automated card access panels, the fee shall be \$45.00 per panel. The fee for devices connected to the system shall be in accordance with 3(a) above. For one and two family dwellings, the fee shall be \$55.00, which includes the first block of 25 devices connected to the system. For each additional block of 25 devices connected to the system the fee shall be \$20.00.

h. For each trench over 150 lineal feet for primary power, secondary power, and communications, the fee shall be \$45.00.

i. For each solar photovoltaic system and other alternative energy systems, the fee shall be:

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|----------------------------------|----------|
| 1. For the first 10 kw           | \$250.00 |
| 2. For each additional 10 kw add | \$ 65.00 |

j. For light standards above 8-0' in height (includes first 150 lineal feet of trench) the fee shall be \$20.00 per fixture. Trenches over 150 lineal feet shall be \$45.00 for each additional 150 lineal feet.

k. For each hardwired sign, including switch, the fee shall be \$75.00.

1. For each electric range, electric dryer, dishwasher, electric cook top, double oven, garbage disposal, and electric water heater, the fee shall be

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| a. Individual dwelling units.    | \$30.00 |
| b. All other groups – Commercial | \$60.00 |

1. For the installation or replacement of each furnace or boiler, the fee shall be:

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|------------------------------|----------|
| 1. Individual dwelling units | \$ 45.00 |
| 2. All other groups          | \$ 70.00 |

m. For all lightning protection, lightning arrester systems, other than service electrode, the fee shall be \$15.00 for each point, lightning rod or arrestor.

n. For each satellite dish, the fee shall be \$45.00.

o. The minimum electric fee shall be \$70.00.

## FIRE

For fire protection and hazardous equipment, sprinklers, standpipes. Detectors (smoke and heat), pre-engineered suppression systems, gas and oil fired appliances not connected to the plumbing

system, kitchen exhaust systems, incinerators, crematoriums, fireplaces and flues, the fee shall be as follows:

a. The installation, relocation or alteration of sprinkler heads and single or multiple station smoke or heat detectors not connected to a fire alarm panel:

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| 1. The fee for 20 or fewer sprinkler heads or detectors shall be               | \$ 75.00   |
| 2. The fee for 21 to and including 100 sprinkler heads or detectors shall be   | \$ 150.00  |
| 3. The fee for 101 to and including 200 sprinkler heads or detectors shall be  | \$ 310.00  |
| 4. The fee for 201 to and including 400 sprinkler heads or detectors shall be  | \$ 625.00  |
| 5. The fee for 401 to and including 1000 sprinkler heads or detectors shall be | \$ 920.00  |
| 6. The fee for over 1000 sprinkler heads or detectors shall be                 | \$1,210.00 |

In computing fees for heads and detectors, the number of each shall be counted separately and two fees, one for heads and one for detectors shall be charged.

b. The fee for the installation of a fire alarm panel shall be \$70.00. The fee for each smoke and heat detector, pull station, horn, strobe, enunciator, tamper switch, flow switch, and any other device connected to the fire alarm panel shall be in accordance with 4(a) above.

c. The fee for each standpipe shall be \$245.00.

d. The fee for each independent pre-engineered system shall be \$100.00.

e. The fee for each gas or oil fired appliance which is not connected to the plumbing system shall be \$60.00.

f. The fee for each commercial kitchen exhaust system shall be \$85.00.

g. The fee for each gas fireplace shall be \$70.00 the fee for each solid fuel burning fireplace shall be 90.00.

h. The fee for each flue attached to an oil or gas fired appliance shall be \$70.00.

i. The fee shall be \$70.00 for the installation or residential fuel tanks.

j. The fee for the installation of commercial fuel tanks up to and including 1000 gallons shall be \$120.00 each. For tanks 1001 gallons and above the fee shall be \$225.00 each.

k. The fee for the removal or abandonment of a fuel storage tank shall be \$90.00 for each tank under 2000 gallons and \$175.00 for each tank 2000 gallons and above.

l. The fee for each incinerator shall be \$420.00.

m. The fee for each crematorium shall be \$420.00.

n. The fee for fire suppression system underground piping, up to the building, shall be \$95.00 per every 150 lineal feet.

o. The fee for the inspection of gasoline vapor/product line shall be \$70.00.

p. The fee for the installation of a smoke control system shall be \$250.00.

q. For the installation, relocation, alteration or replacement of any item requiring a fire protection sub-code permit and not included in section 4, the fee shall be per item as stated in 4(a) above.

r. The minimum fire fee shall be \$70.00.

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## CERTIFICATES AND OTHER FEES

Fees are as follows:

- a. The fee for a certificate of occupancy shall be 10 percent of all construction permit and permit update fees. The minimum fee shall be \$70.00.
- b. The fee for a certificate of occupancy granted pursuant to a change of use group shall be 225.00.
- c. The fee for a continued certificate of occupancy shall be \$225.00.
- d. The fee for a temporary certificate of occupancy shall be \$70.00. There shall be no fee for the first issuance of the temporary certificate of occupancy provided the certificate of occupancy fee is paid at that time, plus yearly increase.
- e. The fee for an application for a variation in accordance with N.J.A.C. 5:23-2.10 shall be \$70.00. The fee for a re-submission of an application for a variation shall be \$50.00.
- f. The fee for a demolition or removal permit shall be \$110.00 for structures of less than 5,000 square feet in area and less than 30 feet in height, and for one and two family residences. The fee shall be \$150.00 for all other structures (accessory structures, garages and sheds with no utilities shall be \$70.00.)
- g. The fee to reinstate a lapsed construction permit shall be ten (10%) percent of the cost of the original permit, but in no case less than \$70.00.
- h. The fee for the issuance of a construction permit as a result of changing from one contractor to another shall be \$70.00 plus the fees normally charged for any additional items that were not previously included.
- i. The fee for development-wide inspection of homes after the certificate of occupancy ordered pursuant to N.J.A.C. 5:23-2.35 or otherwise shall be:
  1. The hourly charge shall be an amount equal to twice the hourly base salary paid to any licensed code official(s) performing the work or the hourly fees charged to the municipality by a professional contracted to provide such services.
  2. The fees, payments, accounting procedures and limits shall be set in accordance with and subjected to N.J.A.C. 5:23-4.17(d) 1-5.
- j. Pursuant to the rules adopted by the New Jersey Department of Children and Families, the fee for the issuance of a letter of verification of the prior uses of a structure that is intended to be used for a child care facility shall be \$85.00.
- k. In order to provide for training, certification and technical support programs required by the Uniform Construction Code Act and the Regulations, the Enforcing Agency shall collect in addition to the fees, a surcharge fee of \$0.00334 per cubic foot of volume of new buildings and additions. Volume shall be computed in accordance with N.J.A.C 5:23-2.28. The fee for all other construction shall be \$1.70 per \$1,000 of value of construction. Said surcharge fee shall be remitted to the Division of Codes and Standards, Department of Community Affairs, on a quarterly basis for the fiscal quarters ending September 30, December 31, March 31 and June 30, and not later than one month next succeeding the end of the quarter for which it is due.
- l. All fees are to be rounded to the nearest dollar.

## Section 2

That all ordinances or parts of ordinances of the Village of Loch Arbour, in conflict or inconsistent with this ordinance are hereby repealed, but only, however, to the extent of such conflict or inconsistency; it being the legislative intent that all other ordinances or parts of

ordinances, now existing and in effect unless the same be in conflict or inconsistent with any provisions of this ordinance.

UPON MOTION, of Mayor Fernicola, seconded by Commissioner Cheswick, carried that said Ordinance 2015-417 be adopted on first reading, directing the Clerk to post and publish as required by law and setting the date for the public hearing as November 4, 2015.

Recorded Vote:

Ayes: Commissioner Cheswick, Commissioner D' Angelo, Mayor Fernicola  
Nays: None Absent: None

2. **Resolution 2015-82:** UPON MOTION of Commissioner D' Angelo, seconded by Commissioner Cheswick, carried, the following Resolution be adopted:

WHEREAS, the Uniform Shared Services and Consolidation Act, N.J.S.A. 40A:65-1 et. Seq., ("Act") provides that any local governmental unit may enter into a contract with any other local governmental unit to provide or receive any service that each local unit is empowered to provide or receive within its own jurisdiction; and

WHEREAS, mutual aid and assistance agreements between municipalities, counties, law enforcement agencies, police, emergency medical service, fire departments, fire companies, or EMS organizations and fire departments situated in fire districts operated by a Board of Fire Commissioners, are permitted pursuant to N.J.S.A. 40A: 14-26 and 40A: 14-156.1; and

WHEREAS, the President in Homeland Security Directive (HSPD-5), directed the Secretary of the Department of Homeland Security to develop and administer a National Incident Management System ("NIMS"), which would provide a consistent nationwide approach to Federal, State, local and tribal governments to work together more effectively and efficiently to prevent, prepare for, respond to and recover from domestic incidents, regardless of cause, size or complexity; and

WHEREAS, "The New Jersey Civilian Defense and Disaster Control Act" App.A9-33 et. seq., provides for the health, safety and welfare of the people of the State of New Jersey during any emergency by centralizing control of all civilian activities having to do with such emergency giving the Governor control over the resources of each and every political subdivision to cope with any condition that shall arise out of such emergency; and

WHEREAS, The Director of the Division of Fire Safety in the Department of Community Affairs promulgated rules in accordance with the "Fire Service Resource Emergency Deployment Act," N.J.A.C. 52:14E-11 et. seq., commonly referred to as the "Fire Service Resource Emergency Deployment Regulations" N.J.A.C. 5:75A et. seq.; and

WHEREAS, the Board of Commissioners of the Village of Loch Arbour deem it to be in the best interests of the Village of Loch Arbour to enter into Mutual Aid and Assistance Agreements with governmental entities throughout Monmouth County and all of their departments, authorities, boards, commissions and other functions under the auspices of each participating governmental entity including but not limited to, law enforcement, public works, emergency medical services, emergency management, human services, hazardous materials response units technical or special operations teams, Community Emergency Response Team ("CERT") members, Medical Reserve Corps ("MRC") members or other volunteers and other jurisdictions defined "local governments" in the Homeland Security Act of 2002; and

WHEREAS, N.J.S.A. 40A: 14-26 AND 156.1 et seq. has authorized interjurisdictional mutual aid; and

WHEREAS, the Board of Commissioners of the Village of Loch Arbour and the Participating Units recognize the benefit of entering into an Agreement for mutual aid and assistance with each other to protect against loss, damage or destruction by fire, civil unrest, hazardous material, major criminal or emergency events, natural and man-made disaster or catastrophe and to address those situations when additional aid and assistance is needed to protect the best interests of the persons and property of each individual jurisdiction.

WHEREAS, police services are provided to the Village of Loch Arbour by the Borough of Deal Police Department, and fire suppression services are provided to the Village of Loch Arbour by the Borough of Allenhurst Fire Department;

NOW, THEREFORE, BE IT RESOLVED that the Intra-County Mutual Aid and Assistance Agreements between the Village of Loch Arbour and Participating Units be and are hereby accepted.

BE IT FURTHER RESOLVED that Mayor Paul V. Fernicola and the Acting Clerk Daniel J. Mason are authorized to execute the Intra-County Mutual Aid and Assistance Agreements once they have been authorized and executed by each Participating Unit.

BE IT FURTHER RESOLVED that the Acting Clerk Daniel J. Mason will forward a certified true copy of this resolution to the Monmouth County Sheriff; Office of Emergency Management Coordinator; Borough of Allenhurst and the Borough of Deal.

Recorded Vote:

Ayes: Commissioner Cheswick, Commissioner D' Angelo, Mayor Fernicola  
Nays: None Absent: None

3. **Resolution #2015-83:** UPON MOTION of Mayor Fernicola, seconded by Commissioner D'Angelo, carried that the following resolution be adopted:

WHEREAS, Chief Neuman of the Borough of Deal Police Department has requested the Village adopt a curfew for all unaccompanied minors from 8:00PM to 6:00 AM, inclusive, for the period beginning at 8:00 PM on October 29, 2015 through 6:00 AM on November 1, 2015, inclusive; and,

WHEREAS, said curfew has been authorized in previous years.

NOW, THEREFORE, BE IT RESOLVED by the Board of Commissioners of the Village of Loch Arbour that a curfew is hereby authorized for all minors, unaccompanied by parent or designated adult guardian, from 8:00 PM to 6:00 AM, inclusive, each evening beginning October 29, 2015 through 6:00 AM on November 1, 2015, inclusive.

BE IT FURTHER RESOLVED that a certified copy of this resolution be supplied to Chief Neuman of the Borough of Deal Police Department for his information and distribution.

Recorded Vote:

Ayes: Commissioner Cheswick Commissioner D' Angelo, Mayor Fernicola  
Nays: None Absent: None

## REPORTS/DISCUSSION

**A. School Taxation Issues** – Mayor Fernicola reported there is significant progress being made.

**B. Borough of Allenhurst:** Presentation from Commissioner Terry Bolan (Trash Contract)

**C. Possible new property maintenance ordinances** – Village Attorney, Guy Ryan, discussed different options for property maintenance and the limitation on what the Village can do. Recommended not to take any action at this time.

**D. Best Practices Worksheet** – has been completed by the CFO and will be submitted to the State on or before October 26, 2015 as required; the Village scored a 92% and will receive its full allocation of State Aid for 2015.

**E. Clean Ocean Action Fall Beach Sweep** – Saturday, October 24, 2015, 9:00 a.m. – 12:30 p.m. at the Village Beach, wear hats, hard-soled shoes and sunscreen, bring gloves.

**F. Halloween Parade and Party** – The Borough of Allenhurst would like to invite the residents of the Village of Loch Arbour to their Annual Halloween Parade and Party on Saturday, October 31<sup>st</sup> at 11:00 a.m. The parade will begin at the Railroad Plaza Park and will parade down to the Allenhurst Firehouse. There will be hay rides and refreshments served at the firehouse.

## PUBLIC HEARING

UPON MOTION of Mayor Fernicola, seconded by Commissioner D' Angelo, carried, that the meeting be opened to the public for comments.

Paul Williams, Euclid Avenue, commended the Deal Police Department and the Allenhurst Police Department on apprehension of a suspect found in a home on Euclid Avenue.

Mr. Williams also commented about the drainage on the northwest corner on Ocean Place. Mayor Fernicola stated Village Engineer will be contacted to look into this matter.



