December 29, 2014

Michael Rohal
Administrator
825 Bloomfield Avenue
Glen Ridge, NJ 07028

RE: AWARD APPROVAL
   Essex Avenue Sections 1&2
   Borough of Glen Ridge
   Essex County
   MA-13 & MA-14

Dear Mr. Rohal:

The Department of Transportation on December 29, 2014, approved the action of the Borough of Glen Ridge and the Township of Bloomfield in awarding a contract for the above captioned project to Stanziale Construction, LLC. in the amount of $1,194,000.01. Furthermore, the Department of Transportation approves the action of the Borough of Glen Ridge in awarding their portion of the project in the amount of $534,576.71.

Please note that a voucher for 75% of your allotment or adjusted contract amount, whichever is less, may be submitted by downloading, signing, and sending the Payment Voucher from S.A.G.E.

The State will not participate in the following:

Item 43   CDBG Project Sign   $500.00

The amount of State funding available for this project is $474,000.00.

A pre-construction meeting must now be arranged. A representative of my office will not attend this meeting. The following items will be included in the meeting agenda:
1. Project description
2. Key personnel
3. Construction schedule
4. Utilities
5. Maintenance and protection of traffic
6. Subcontractors
7. Items of construction
8. Material Questionnaire (SA-11)
9. Change Orders (SA-1)
10. Material sampling requirements
11. Certificates of compliance for all materials
12. Final inspections

Enclosed please find Material Questionnaire Form (SA-11). The contractor must complete and submit two (2) copies to my office prior to the preconstruction meeting. Please note that all material must come from Department of Transportation approved sources and suppliers. The contractor must also indicate the approved Department of Transportation serial numbers for all bituminous concrete and concrete mixes.

Also enclosed are Bituminous Concrete Testing Summary Report Forms (DS-8S). This form must be signed by both the Asphalt Technologist and the Engineer. This form must be used for testing by the bituminous concrete plant Asphalt Technologist (composition only) or by an independent testing laboratory Asphalt Technologist. All projects require the proper bituminous concrete testing for composition, air voids, and if applicable, thickness.

**A copy of the minutes of the pre-construction meeting must be sent to the District Office.**

My office must also be notified by phone and in writing:

1. When construction starts
2. When construction is completed
3. When all corrective work has been accomplished

Upon notification of completion of construction, an in-depth final inspection will be conducted by the engineering staff of the Bureau of Local Aid-Newark.

**FAILURE TO COMPLY WITH THE ABOVE MAY RESULT IN CANCELLATION OF ANY FUNDS ALLOCATED TO THE PROJECT AND MAY JEOPARDIZE ANY FUTURE PROJECT APPROVALS.**

If you have any questions concerning this matter, please contact the Bureau of Local Aid-Newark.

Sincerely,

Richard Loveless
Acting Manager
Bureau of Local Aid-Newark

File
Via Certified Mail RRR

December 19, 2014

Michael Rohal, P.E., P.P., R.M.C., Glen Ridge Municipal Clerk
P.O. Box 66
Glen Ridge, New Jersey 07028

Re: Notice of Application for NJDEP Flood Hazard Area Individual Permit
Rehabilitation of Bloomfield Avenue (CR 506) Bridge over NJ Transit
Township of Montclair and Borough of Glen Ridge, Essex County

Dear Mr. Rohal:

This letter is to provide you with legal notification that an application will be submitted by the New Jersey Department of Transportation (NJDOT) to the New Jersey Department of Environmental Protection (NJDEP), Land Use Regulation Program for a Flood Hazard Area Individual Permit under the Flood Hazard Area Control Act Rules, N.J.A.C. 7:13 for the above referenced project. The regulated activities for which the NJDOT requests NJDEP approval are associated with the rehabilitation of the aforementioned bridge.

Enclosed are three copies of the subject permit application public notices. Please retain one copy for public inspection and deliver one copy each to your Planning Board and Environmental Commission. Any individual wishing to view this application may also call the NJDEP at (609) 777-0454 to make an appointment to see the same documentation at NJDEP offices in Trenton during normal business hours.

The project proposes to completely replace the superstructure, modify the existing abutments to accommodate the new superstructure, and repair the bridge’s abutments and wingwalls. No significant changes in the bridge width, horizontal alignment, or vertical profile are proposed. The permit will authorize regulated activities such as construction, cutting or clearing of trees and/or other vegetation, and placement of pavement.

The rules governing the above referenced permits are found in the NJDEP’s Flood Hazard Area Control Act Rules at N.J.A.C. 7:13 and can be viewed or downloaded from the NJDEP Land Use Regulation Program website at www.state.nj.us/cdep/landuse.

The aforementioned regulated activities will occur on existing roadway right-of-way currently owned by Essex County, railroad right-of-way currently owned by the State, permanent easements, and temporary construction easements obtained for the project.

"IMPROVING LIVES BY IMPROVING TRANSPORTATION"
New Jersey Is An Equal Opportunity Employer • Printed on Recycled and Recyclable Paper
The NJDEP welcomes any comments you may have on the application. If you wish to comment on the application, comments should be submitted to the NJDEP in writing within 15 days after the NJDEP publishes notice of the application in the NJDEP Bulletin. The NJDEP shall consider all written comments submitted within this time. The NJDEP may, in its discretion, consider comments submitted after this date. Comments cannot be accepted by telephone. Please submit any comments you may have in writing, along with a copy of this letter, to:

New Jersey Department of Environmental Protection
Division of Land Use Regulation
Mail Code 501-02A
P.O. Box 420
Trenton, New Jersey 08625-0420

Attention: Transportation Section Chief

When the NJDEP has decided whether or not the application qualifies for approval under the Flood Hazard Area Control Act rules, the NJDEP will notify your office of the final decision on the application.

If you have any questions about the application you can contact the undersigned at (609) 530-2283.

Sincerely,

[Signature]

David Ahdout
Bureau of Landscape Architecture and Environmental Solutions
Hydrology and Hydraulics Unit

Enclosures

cc: Hardev Davé

"IMPROVING LIVES BY IMPROVING TRANSPORTATION"
New Jersey Is An Equal Opportunity Employer • Printed on Recycled and Recyclable Paper
Please print legibly or type the following: Complete all sections unless otherwise noted

1. Applicant Name: New Jersey Department of Transportation
   Attn: David Ahdout
   Address: 1035 Parkway Avenue
   City/State: Trenton, New Jersey
   Is this project Superstorm Sandy Related Yes ☐ No ☑

   E-Mail: David.Ahdout@dot.nj.gov
   Daytime Phone: (609) 530-2283 Ext.
   Zip Code: 08625 Cell Phone:

2. Agent Name: (Applicant)
   E-Mail:
   Daytime Phone: Ext.
   Zip Code: Cell Phone:

3. Property Owner:
   New Jersey Department of Transportation
   Attn: Hardev Dave, NJDOT Project Manager
   Address: 1035 Parkway Avenue
   City/State: Trenton, New Jersey
   Date of Application: N/A

4. Project Name:
   Bloomfield Avenue (CR 506) Bridge over NJ Transit
   Municipality: Township of Montclair and Borough of Glen Ridge
   Block(s): N/A
   Watershed: Passaic River Lower (Nwk Bay to Saddle) Subwatershed: Second River
   Nearest Waterway: Second River (aka Toney's Brook)
   Fees: Total Fee: $1,000 Check #: Project Cost: $5,000,000

5. Project Description:
   Rehabilitation of Bloomfield Avenue Bridge over NJ Transit Montclair Line and the Second River.

Provide if applicable: Previous LUR File # (s): Waiver request ID # (s):

A. SIGNATURE OF APPLICANT (required):
I certify, under penalty of law, that the information provided in this document is true and accurate. I am aware that there are significant civil and criminal penalties for submitting false or inaccurate information. A corporate entity, print/type the name and title of the person signing on behalf of the corporate entity.

Signature of Applicant
Date
Print Name

Signature of Applicant
Date
Print Name
B. PROPERTY OWNER’S CERTIFICATION

I hereby certify that the undersigned is the owner of the property upon which the proposed work is to be done. This endorsement is certification that the owner grants permission for the conduct of the proposed activity. In addition, I hereby give unconditional written consent to allow access to the site by representatives or agents of the Department for the purpose of conducting a site inspection(s) or survey(s) of the property in question.

In addition, the undersigned property owner hereby certifies:

1. Whether any work is to be done within an easement? Yes ☐ No ☐
2. Whether any part of the entire project (e.g., pipeline, roadway, cable, transmission line, structure, etc.) will be located within property belonging to the State of New Jersey? Yes ☐ No ☐
3. Whether any work is to be done on any property owned by any public agency that would be encumbered by Green Acres? Yes ☐ No ☐
4. Whether any part of this project requires a Section 106 (National Register of Historic Places) Determination as part of a federal permit or approval? Yes ☐ No ☐

Signature of Owner
12/18/14

Date

Hardev Davd, NIDOT Project Manager

Print Name

---

C. APPLICANT’S AGENT (Notary seal is required for Flood Hazard Area (FHA) applications)

I ________________________________, the Applicant/Owner and ________________________________, co-Applicant/Owner authorize to act as my agent/representative in all matters pertaining to my application the following person:

Name of Agent

Occupation/Profession of Agent

Signature of Applicant/Owner

Signature of co-Applicant/Owner

AGENT’S CERTIFICATION:

I agree to serve as agent for the above-referenced applicant:

Signature of Agent

---

D. STATEMENT OF PREPARER OF PLANS, SPECIFICATIONS, SURVEYOR’S OR ENGINEER’S REPORT

I hereby certify that the plans, specifications and engineer’s report, if any, applicable to this project comply with the current rules and regulations of the New Jersey Department of Environmental Protection with the exceptions as noted. In addition, I certify the application is complete as per the appropriate checklist(s).

Signature of Preparer
12/18/14

Print Name

Associate, Dewberry Engineers Inc.

Position & Name of Firm

24GE03853200

Professional License #

---

E. STATEMENT OF PREPARER OF APPLICATION, REPORTS AND/OR SUPPORTING DOCUMENTS (other than engineering)

I certify under penalty of law that I have personally examined the information submitted in the document and all attachments and that, based on my inquiry of those individuals immediately responsible for obtaining and preparing the information, I believe that the information is true, accurate and complete in accordance with the appropriate checklist(s). I am aware that there are significant penalties for submitting false information, including the possibility of fines and imprisonment.

Signature
12/18/14

Print Name

Associate, Dewberry Engineers Inc.

Position & Name of Firm

24GE03853200

Professional License #

---
December 29, 2014

Honorable Michael J. Rohal, Borough Clerk
The Borough of Glen Ridge
825 Bloomfield Avenue
P.O. Box 66
Glen Ridge, NJ 07028-0066

RE: RESOLUTION NO.: 1-307
RESOLUTION IN SUPPORT OF STATE GRAND JURY REFORM

Dear Mr. Rohal:

Enclosed please find the referenced Resolution adopted by the East Orange City Council on December 15, 2014, in Support of State Grand Jury Reform.

Thank you for your attention in this matter. Best Wishes for a “Happy New Year”.

Very truly yours,

KIM LEMMON
Assistant Municipal Clerk

kl

Enclosures
RESOLUTION IN SUPPORT OF STATE GRAND JURY REFORM

WHEREAS, recently in the State of Missouri and the State of New York incidents involving altercations with local police have resulted in the death of two Afro-American youths.

WHEREAS, in both incidents the young men were unarmed and not in the process of committing a felony.

WHEREAS, in both incidents the local police prosecutor empanelled a grand jury to hear evidence as to whether each death was a result of violation of law by the perpetrating officer.

WHEREAS, the Grand Juries after hearing the evidence presented by both local prosecutors voted not to charge any local police officer involved with a violation of the law.

WHEREAS, the Prosecutor presenting the evidence in both incidents are the same prosecutors who on a daily basis intimately deal with the Local Police in presenting other evidence to multiple Grand Juries.

WHEREAS, an apparenity of conflict and impropriety appears causing tension and turmoil in each community among all groups of citizens.

WHEREAS, though we take no position on the validity of each decision nor do we question the integrity of all parties, we feel in the future to foster ethnic unity and to avoid social upheaval and disorder this appearance of unfairness needs to be eliminated.

WHEREAS, as a result we call for our State Legislators to amend our State Statutes mandating the appointment of an independent Prosecutor to present evidence to a Grand Jury where an incident occurs with police officers and individuals, resulting in the severe injury or death of the individual.

NOW THEREFORE BE IT RESOLVED, that the East Orange City Council as the Governing Body of the City of East Orange encourages our Legislators to adopt a bill amending the State Statue regarding the impaneling of Local Grand Juries to call for the mandatory appointment of a special prosecutor for alleged incidents between a law enforcement officer and a person that results in severe bodily harm or death.
BE IT FURTHER RESOLVED that we encourage all other states that have a Grand Jury System to adopt similar Legislation.

BE IT FURTHER RESOLVED that the City Clerk is hereby directed to forward a certified copy of this resolution to President Barack Obama, U.S. Attorney General Eric Holder, Governor Christopher J. Christie, Senate President Stephan Sweeney and Assembly Speaker Vincent Prieto and the Municipal Clerks Essex County and the Essex County Representatives of the New Jersey Legislature.

BE IT FURTHER RESOLVED that no further action of the City of East Orange shall be required in connection with this matter and this resolution shall take effect immediately.

I HEREBY CERTIFY THE FOREGOING TO BE A TRUE COPY OF RESOLUTION NO. 261 ADOPTED BY THE CITY COUNCIL OF EAST ORANGE AT ITS MEETING HELD DECEMBER 16, 2014.

CITY CLERK, EAST ORANGE, NJ

<table>
<thead>
<tr>
<th>Council Member</th>
<th>AYE</th>
<th>NAY</th>
<th>N.V.</th>
<th>A.B</th>
</tr>
</thead>
<tbody>
<tr>
<td>FIELDS</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>BULLOCK</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>HOLMAN</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>MCPHATTER</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>GREEN</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

X - Indicates Vote  A.B. - Absent  N.V. - Not Voting (Abstained or Excused)  V - To Over-Ride
Action on Veto - X To Sustain

VOTES REQUIRED

Approved as to:
Factual Control
Department Head
Appropriation
Controller
Form and Legality
Counsel

Tabled
Presented to Mayor December 7, 2014
Approved December 16, 2014
Vetoed

Removed from Table
Adopted December 16, 2014
City Council Chairwoman

Mayor
Entered on Council Minutes, Page
NOTICE TO PUBLIC SERVICE ELECTRIC AND GAS COMPANY CUSTOMERS

Notice of Public Hearing for Basic Generation Service Charges (BGS)
Procured by PSE&G on behalf of its Basic Generation Service Customers
and
Recovery through its BGS Charges of
NJ BPU Approved Changes in Capacity Performance Costs

Docket No. ER14040370

TAKE NOTICE that, on November 21, 2014, the New Jersey Board of Public Utilities ("Board" or "BPU") issued an Order that approved the Basic Generation Service ("BGS") Auction process for procurement beginning June 1, 2015 and addressed a potential unanticipated change to the PJM Reliability Pricing Model ("RPM," "Capacity"). BGS is the electric generation supply provided to all PSE&G customers who do not purchase their electricity from a third party supplier. If PJM should receive approval from the Federal Energy Regulatory Commission (FERC) to implement the change to RPM, the BPU has authorized Public Service Electric and Gas Company ("Public Service," "PSE&G," "the Company") to recover this increase in capacity costs through an increase in the BGS rates. The Board also directed Public Service to conduct a public hearing in its service territory with respect to this issue. The Board's Order and the Company's filings are available at: http://www.bgs-auction.com/default.asp.

The final price for BGS-FP supply resulting from the BGS-FP auction conducted in 2014 was $0.09739 per kilowatt-hour for a 36-month supply period. For the BGS-CIEP auction conducted in 2014, the Generation Capacity Charge cleared at $284.04 per MW-day. The final auction clearing prices for the BGS supply procured in the 2015 BGS-RSCP and BGS-CIEP auctions may be higher than or lower than the prices obtained in the 2014 auctions. Auction prices are converted to customer charges, which may be higher than or lower than current charges, depending on the outcome of the auction, consistent with market conditions. BGS-RSCP and BGS-CIEP rates may change to reflect any increases or decreases in those FERC-approved capacity costs.

PLEASE TAKE NOTICE that the Board has scheduled the following date, time and location for a public hearing on the above change resulting from the proposed change in the PJM RPM so that members of the public may present their views. The hearing will continue until all public witnesses are heard. Information provided at the public hearings will become part of the record of this case and will be considered by the Board in making its decision.

January 23, 2015
1:00 PM
Middlesex County
Administration Building
Freeholders Meeting Room
1st Floor Meeting Room
J.F. Kennedy Square
New Brunswick, New Jersey 08901

In order to encourage full participation in this opportunity for public comment, please submit any requests for needed accommodations, including interpreters, listening devices or mobility assistance, no less than 48 hours prior to the above hearings. Customers may file written comments with the Secretary of the Board of Public Utilities, at 44 South Clinton Avenue, Ninth Floor, P.O. Box 350, Trenton, New Jersey 08625-0350. ATTN: Secretary Kristi Izzo, regardless of whether or not they attend the public hearing.