Honorables Chris Christie  
Governor of the State of New Jersey  
State House  
PO Box 001  
Trenton, New Jersey 08625

Dear Governor Christie:

In accordance with the provisions of the New Jersey Environmental Infrastructure Trust Act, I hereby transmit for your review and consideration the executive session minutes of the June 15, 2017 Trust Board meeting of the New Jersey Environmental Infrastructure Trust. The New Jersey Environmental Infrastructure Trust Act provides that the Governor has ten days from the delivery of the minutes, excluding weekends and holidays, to review and accept such minutes. In the event that the minutes are not acted upon within the statutory time frame by you, the minutes become effective automatically.

Sincerely,

David E. Zimmer, CFA  
Assistant Secretary

Enclosure

Cc:  
Honorable Stephen Sweeney, President of the Senate  
Honorable Vincent Prieto, Speaker of the General Assembly
NEW JERSEY ENVIRONMENTAL INFRASTRUCTURE TRUST

OPEN PUBLIC MEETING

MINUTES – June 15, 2017

1. CALL TO ORDER:

A meeting of the New Jersey Environmental Infrastructure Trust was convened on June 15, 2017 in the conference room of 3131 Princeton Pike, Building 4, Suite 216, Lawrenceville, New Jersey. Vice Chairman Briant called the meeting to order at 10:08 a.m.

2. OPEN PUBLIC MEETING ACT STATEMENT:

Executive Director Zimmer read the Open Public Meeting Act Statement into the record.

3. ROLL CALL:

Ms. Nancy Collazo conducted roll call to which Mr. Briant, Mr. Cunningham, Mr. Ellis, Mr. Kennedy and Mr. Longo all responded affirmatively.

DIRECTORS
  Robert A. Briant, Jr., Vice Chairman
  Mark Longo, Secretary *
  Roger Ellis, Treasurer
  Dan Kennedy
  Timothy Cunningham
  (for DEP Commissioner Martin)
  (for DCA Commissioner Richman)

OTHERS
  David E. Zimmer, Executive Director
  Frank Scangarella, Assistant Director
  Lauren Seidman Kaltman, Chief Financial Officer
  Judy Karp, Legal and Compliance Officer
  John Hansbury, Chief Budget Officer
  George Rolon, Project Manager
  Thomas Huth, Governor’s Authorities Unit
  Clifford T. Rones, Deputy Attorney General
  Richard Nolan, McCarter & English LLP
  Geoffrey Stewart, Public Financial Management
  Gene Chebra, Municipal Finance & Construction Element
  Scott Shymon, Municipal Finance & Construction Element

*Participated via teleconference
4. **APPROVAL OF THE MINUTES**:

Vice Chairman Briant opened discussion of the minutes of the Thursday, May 11, 2017 Trust Board meeting.

There were no comments or questions. Vice Chairman Briant requested a motion for approval.

Mr. Cunningham moved for the approval of the minutes. Mr. Ellis seconded the motion. The motion was carried 5 to 0 with 0 abstentions.

5. **ANNOUNCEMENTS**:

Executive Director Zimmer summarized a number of the substantive events that have occurred and correspondence issued since the last Trust Board meeting:

- On **June 12, 2017**, Executive Director Zimmer and DEP Assistant Commissioner Dan Kennedy met with Assemblyman Dr. Tim Eustace, Chair of the Assembly Environment and Solid Waste Committee to introduce the Financing Program;
- On **June 7, 2017**, Executive Director Zimmer assisted DEP Commissioner Bob Martin in kicking off the 2017 Barnegat Bay Blitz at Cattus Island Park in Toms River NJ. Several NJEIT staff members joined thousands of volunteers throughout the Bay’s watershed in helping with the cleanup;
- On **June 1, 2017**, Executive Director Zimmer, Assistant Director Scangarella and Legal and Compliance Officer Karp testified at the Senate Environmental Committee hearing regarding the Program’s annual bills;
- On **May 15, 2017**, the NJEIT and DEP co-hosted National Infrastructure Week by highlighting the City of Hoboken’s cutting edge, 6-acre green infrastructure and stormwater management project. DEP Assistant Commissioner Dan Kennedy joined Hoboken Mayor Dawn Zimmer, NHSA Executive Director Richard Wolff and Jersey Water Works co-chair Jane Kenny to present the project and its expected benefits. Executive Director Zimmer emceed the event which was held at the newly-named Northwest Resiliency Park in Hoboken; and
- The next Trust Board meeting is scheduled for Thursday, July 13, 2017 at 10:00 am at the Trust’s offices.

A copy of the announcements are available on the Trust’s webpage under the Recent Board Meeting Documents tab. [https://njeit.org/agenda](https://njeit.org/agenda) (locate “Meeting Date”, then select “Minutes”, the announcements will be at the end of the file.)

There were no comments or questions.

6. **PUBLIC COMMENTS**:

Vice Chairman Briant invited comments from the public.

Adam Liebtag, President, Communication Workers of America, Local 1036 was recognized by Mr. Briant. Mr. Liebtag distributed a written submission for the record (attached as Appendix A). He commented that he was appreciative that Agenda Item 8F regarding the RFQ for Consulting Engineering Services had been struck from the Agenda. His concerns are (i) lack of clarity in certain areas of the RFQ with respect to the authority of the DEP versus the authority of the Trust to refer engineering work to the consultants.
under the RFQ, (ii) the scope of the RFQ is for aspects of project application and review it is the Union’s position that staff are performing all the functions covered under the RFQ making the RFQ unnecessary and (iii) There is no large flux of project applications requiring additional staffing.

Mr. Liebtag concluded that the RFQ is in appropriate and requested that the Board defer action until CWA’s comments could be accommodated.

Mr. Briant noted that he appreciated Mr. Liebtag comments, that the Board will consider the CWA’s comments. In addition, the Board recognized and appreciated all the hard work performed by DEP’s staff and that the Resolution was pulled specifically to give the Trust and DEP more time to address the concerns raised by Mr. Liebtag.

7. **UNFINISHED BUSINESS:**

A. Mr. Shymon, of the NJDEP’s Municipal Finance and Construction Element, reported that there are 231 active projects totaling $1,223,559,111 and 1,197 closed projects with loans outstanding totaling $5,601,806,637 for a grand total of 1,428 projects at $6,825,365,748.

B. Mr. Shymon discussed the SFY2017 Combined Financing Loan Programs:

**SFY2017 Clean Water Financing Program:**

<table>
<thead>
<tr>
<th>Projects Totaling</th>
<th>No.</th>
<th>$ Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Project Certified with Construction Loan</td>
<td>36</td>
<td>$345,058,219</td>
</tr>
<tr>
<td>Project Certified - not Closed:</td>
<td>23</td>
<td>$122,025,351</td>
</tr>
<tr>
<td>Project Received Authorized to Advertise; approval expected by 6/30/17</td>
<td>23</td>
<td>$257,693,735</td>
</tr>
<tr>
<td>Project Planning &amp; Design Loan</td>
<td>10</td>
<td>$40,691,738</td>
</tr>
<tr>
<td>Project Approval expected by 6/30/17</td>
<td>88</td>
<td>$1,112,862,942</td>
</tr>
<tr>
<td>Project Approval not expected by 6/30/17</td>
<td>50</td>
<td>$586,645,577</td>
</tr>
<tr>
<td><strong>Total Clean Water Projects</strong></td>
<td>230</td>
<td><strong>$2,464,977,562</strong></td>
</tr>
</tbody>
</table>

**SFY2017 Drinking Water Financing Program:**

<table>
<thead>
<tr>
<th>Projects Totaling</th>
<th>No.</th>
<th>$ Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Project Certified with Construction Loan</td>
<td>19</td>
<td>$114,047,175</td>
</tr>
<tr>
<td>Project Certified - not Closed:</td>
<td>18</td>
<td>$116,081,000</td>
</tr>
<tr>
<td>Project Received Authorized to Advertise; approval expected by 6/30/17</td>
<td>13</td>
<td>$35,950,000</td>
</tr>
<tr>
<td>Project Planning &amp; Design Loan</td>
<td>0</td>
<td>$0</td>
</tr>
<tr>
<td>Project Approval expected by 6/30/17</td>
<td>63</td>
<td>$390,248,459</td>
</tr>
<tr>
<td>Project Approval not expected by 6/30/17</td>
<td>40</td>
<td>$214,900,567</td>
</tr>
<tr>
<td><strong>Total Drinking Water Projects</strong></td>
<td>103</td>
<td><strong>$871,227,201</strong></td>
</tr>
</tbody>
</table>
SFY2017 Grand Totals:

| Clean & Drinking Water Program Totals: | 333 | $3,336,204,763 |

Mr. Briant asked Mr. Shymon based on past history, if he could estimate how many projects that received Authorization to Advertise might receive financing by June 30th, 2017. Mr. Shymon responded, most will not make it by June 30th, but the majority of the 41 projects that had received certification would likely get financing by Fiscal Year end.

There were no additional comments or questions.

C. Executive Director Zimmer reported on the status of the Trust’s outstanding Requests for Proposals (RFPs):

- **Trustee and Escrow Agent Services**
  Resolution No. 17-28, authorized the issuance of an RFP for Trustee and Escrow Agent Services and was scheduled as Agenda Item 8E.

- **General Engineering Services**
  Resolution No. 17-19, authorized the issuance of an RFP for General Engineering Services and was scheduled as Agenda Item 8F but was tabled.

D. Executive Director Zimmer next reported on the changes to the Construction and SAIL Loan Programs:

- The Trust received 20 new applications during the past month for Construction and SAIL Loans financing totaling $89.6M.
  - The Trust has received 91 Construction and SAIL Loan applications to-date totaling $956.2M.

- The Trust closed 16 Construction and SAIL Loan applications during the past month totaling $112.8M.
  - The Trust has closed on 68 Construction and SAIL Loan applications to-date totaling $528.9M.

- The Trust disbursed $24.6 M of funds since the last Board meeting to 32 projects.
  - 63 projects with open Construction and SAIL Loans have received disbursements from the Trust to-date totaling $136.8 M, or approximately 25.9% of outstanding short-term loans.

The Construction and SAIL Loan report was provided to the Board of Directors of the Trust in satisfaction of the requirements of Section 11 of the authorizing Resolution No. 17-11 adopted on February 15, 2017.

There were no comments or questions.

8. **NEW BUSINESS:**

A. Executive Director Zimmer introduced the Trust’s Chief Budget Officer Hansbury to present Resolution No. 17-35 accepting the April 2017 Treasurer’s Report.
Revenues earned in April 2017: $492,807
  YTD Total Revenues Earned: $5,451,536 101% of Budget
  YTD Total Revenues Budgeted: $5,385,174

Expenses Incurred in April 2017: $389,295
  YTD Total Expenses Incurred: $4,537,588 96% of Budget
  YTD Total Expenses Budgeted: $4,707,779

Difference YTD v. Budgeted YTD: $236,552 Unanticipated Excess cash flow

Chief Budget Officer Hansbury asked if there were any comments or questions. Hearing none, Vice Chairman Briant requested a motion for approval.

The resolution was moved for adoption by Mr. Ellis and seconded by Mr. Kennedy. The motion was carried 5 to 0 with 0 abstentions.

B. Executive Director Zimmer introduced Assistant Director Scangarella to present Resolution No. 17-36 authorizing an NJEIFP Construction Loan to Passaic Valley Sewerage Commissioners (PVSC) in excess of $10 million for Project No. S340689-37. Resolution No. 17-11 requires Board approval for Construction Loans in excess of $10 million for the SFY2018 Financing Program. The Resolution authorized a Construction Loan to PVSC for a new Substation and a new incinerator building with an estimated project cost not to exceed $13.4 million.

Assistant Director Scangarella asked if there were any comments or questions. Hearing none, Vice Chairman Briant requested a motion for approval.

The resolution was moved for adoption by Mr. Longo and seconded by Mr. Cunningham. The motion was carried 5 to 0 with 0 abstentions.

C. Executive Director Zimmer introduced Construction Project Manager Rolon to present Resolution No. 17-37 authorizing the Trust to waive the billing of indirect Project Management fees for SAIL Borrowers for contract work provided by Grant Thornton in SFY2017 in an amount not to exceed $35,000.00. Pursuant to Resolution No. 13-73 and consistent with SFY2015 & SFY2016, when the Board waived SAIL project management fees totaling $80,636.34 and $35,847.15, respectively, the waiver of fees in SFY2017 will continue to facilitate the SAIL Program for eight (8) affected communities.

Construction Project Manager Rolon asked if there were any comments or questions. Hearing none, Vice Chairman Briant requested a motion for approval.

The resolution was moved for adoption by Mr. Ellis and seconded by Mr. Kennedy. The motion was carried 5 to 0 with 0 abstentions.

D. Executive Director Zimmer introduced Chief Financial Officer Kaltman to present Resolution No. 17-38 approving the Third Amended and Restated Resolution of the Disaster Relief Emergency Financing
Program. The amendment extends the Disaster Relief Emergency Financing Program for State Fiscal Years 2018, 2019, and 2020; reduces the annual authorization of set aside from $2 million to $200,000 per year; changes language to conform to recent changes in the Trust Enabling Act; changes the calculation of the rate of interest to be charged on SAIL Loans to align with the Construction Loan Program; and removes the section related to the solicitation for bids for a Line of Credit.

Chief Financial Officer Kaltman asked if there were any comments or questions. Hearing none, Vice Chairman Briant requested a motion for approval.

The resolution was moved for adoption by Mr. Cunningham and seconded by Mr. Kennedy. The motion was carried 5 to 0 with 0 abstentions.

E. Executive Director Zimmer introduced Legal and Compliance Officer Karp to present Resolution No. 17-39 authorizing the Trust to appoint Zions Bank Corporate Trust (Zions Bank) as the Trustee and Escrow Agent for State Fiscal Years (SFY) 2018 & 2019 Environmental Financing Programs. Four proposals to the RFP were received, and one of the four was rejected for its failure to include a Cost Proposal. Considering technical merit and price, the Evaluation Committee concluded that Zions Bank submitted the best proposal. The Resolution authorized the award of a contract to Zions Bank for the period of the start of escrow closings for SFY2018 through the end of the Financing Program SFY2019 year with an option to extend one-year upon approval by the Board.

Legal and Compliance Officer Karp asked if there were any comments or questions. Hearing none, Vice Chairman Briant requested a motion for approval.

The resolution was moved for adoption by Mr. Cunningham and seconded by Mr. Kennedy. The motion was carried 5 to 0 with 0 abstentions.

F. Executive Director Zimmer tabled Agenda Item 8F.

9. **EXECUTIVE SESSION:**

Vice Chairman Briant asked if there was a need for an Executive Session. Executive Director Zimmer responded there was not.

Vice Chairman Briant asked Executive Director Zimmer if there was any further action required by the Board. Mr. Zimmer answered there was not.

Board Treasurer Ellis asked if, due to the passage of P.L.2017,c71 (the WISE ACT), the Trust had seen any increase in project applications. Executive Director Zimmer commented that the WISE ACT Calculator had only been up on the Trust web page for two weeks, so it was too soon to tell. Vice Chairman Briant then asked for a motion for an adjournment.

Mr. Ellis moved to adjourn the meeting. The motion was seconded by Mr. Cunningham. The motion was carried 5 to 0 with 0 abstentions.

The meeting was adjourned at 10:39 am.
APPENDIX A
June 15, 2017

David Zimmer, Executive Director
And
Members of the Board of Directors
NJ Environmental Infrastructure Trust
Via hand delivery on June 15, 2017
and follow-up by regular mail

Re: Request for Qualifications (RFW) for Consulting Engineering Services for the NJEIT

Dear Mr. Zimmer and Members of the Board of Directors,

On behalf of the CWA Local 1036, I submit these comments opposing the Request for Qualifications for Consulting Engineering Services for the NJEIT, listed as Agenda Item #8.F. on today’s published agenda.

CWA Local 1036 is a local labor union representing 7,000 members across the state of New Jersey, the majority of whom work for various government agencies at the state, county and municipal level. Among our membership are the career staff at the NJEIT, as well as the scientists, engineers, project review and technical staff, and support staff at the Department of Environmental Protection.

We thank our members in both agencies, the leadership at the NJEIT, and the members of this Board for their service and the important work they do. We support the mission and the social, economic, and environmental good you do to protect and improve our infrastructure, protect the environment and get shovels in the ground.

Unfortunately, we do oppose the RFQ in its current form. I understand that there are internal discussions underway between DEP and the Trust staff to clarify certain issues with the RFQ, so I will reserve our position on the final product. As written, the RFQ outsources DEP work, authority, functions, and creates potential staff loss or masking the current staff/resource needs that should be addressed.
CWA registered these concerns with DEP at the beginning of May with the Commissioner’s Office and it was responsive, scheduling a call with us and then a subsequent meeting that included DEP management and Mr. Zimmer. I thank them for their time and receptiveness to meeting with us. We delineated the reasons we oppose the RFQ for both policy and staffing reasons, but no decisions were made and no action taken (yet) to remedy our concerns. I hope a continued dialogue does so.

Therefore, our opposition remains as strong today as in May and we urge the Board not to approve the RFQ.

The stated need for this RFQ is in large part an anticipated influx of new applications and greatly increased number of projects. This spike in applications could be more than DEP can add to its current workload or using outside services would accelerate the process of an application turning into an actual project.

In the past, consultants have been engaged, notably during the U.S. ARRA in 2009 and for the more recent Sandy Recovery projects. These situations are different than the current concept of an influx of new projects. Yes, NJ has a critical infrastructure need, but the new “open application deadline” policy is a change to our regular workflow, it is not a time-sensitive or time-defined project. ARRA and Sandy work was a time-defined, urgent, immediate, and perhaps “one-off” is inaccurate, but these were specific circumstances generating a specific response. We do not need outside consulting services for the “new normal” of an open application process.

CWA has met with two dozen career professionals at the DEP who work on these projects with NJEIT. They do not support the RFQ and they do not cite a need for additional outside resources to accomplish current projects or to accommodate potential influx of new ones.

Many projects that are listed in the NJEIT’s database are in an initial application stage. They are not waiting on work to be done by DEP, but by the applicant to move the project forward. For example, a project may be approved and listed but not move forward because of public concerns and approvals beyond the DEP’s control. From a “numbers” standpoint, these applications are listed but they are not “backlogged.”

The RFQ scope of work is not limited to construction review or any specific area of a project’s lifespan to help it accelerate or to alleviate resource needs at DEP. In fact, the SOW clearly includes every aspect of a project including “environmental oversight and review assistance,” engineering oversight and monitoring, project management and site inspections, and progress reports. These are aspects of DEP regulatory authority and work
that is done by DEP staff. The consulting engineers would replace these functions of DEP staff.

We have several other concerns including resourcing DEP properly if there is in fact an increased work load that cannot be accommodated by exiting staff, backfilling DEP staff who leave due to retirement or other reasons rather replacing them through outsourcing, potential conflict of interest among consulting engineers since we expect that many of the respondents may represent municipalities, utilities or other applicants in the same types of projects they would review for the Trust, and ultimately whether the authority to refer a project (or portion thereof) to a consultant would rest with the Trust or with the DEP.

We ask the Board not to approve the RFQ as currently framed and we request further discussion, in detail, with the leadership of both the Trust and DEP to address these concerns. Ultimately, we do not believe that any additional discussion will delay this important work, as the RFQ has been explained as being there “if needed,” and currently, DEP continues to fulfill the needs of these projects.

Thank you.

Adam Liebtag
President
RESOLUTION NO. 17 - 35

RESOLUTION AUTHORIZING APPROVAL OF THE APRIL 2017 TREASURER’S REPORT

WHEREAS, the New Jersey Environmental Infrastructure Trust (the “Trust”) has reviewed the Treasurer’s Report for April 2017; and

WHEREAS, the Trust has placed in its files certain correspondence relating to expenses incurred in relation to the Trust.

NOW THEREFORE, BE IT RESOLVED, that the Trust hereby accepts the Treasurer’s Report for April 2017 and requests that the same be entered into the record.

Adopted Date: June 15, 2017
Motion Made By: Roger Ellis
Motion Seconded By: Dan Kennedy
Ayes: 5
Nays: 0
Abstentions: 0
RESOLUTION NO. 17- 36

RESOLUTION OF THE NEW JERSEY ENVIRONMENTAL INFRASTRUCTURE TRUST
APPROVING A CONSTRUCTION LOAN TO
THE PASSAIC VALLEY SEWERAGE COMMISSIONERS

WHEREAS, the New Jersey Environmental Infrastructure Trust (the “Trust”), in accordance with (i) the “New Jersey Environmental Infrastructure Trust Act”, constituting Chapter 334 of the Pamphlet Laws of 1985 of the State of New Jersey (codified at N.J.S.A. 58:11B-1 et seq.), as the same may from time to time be amended and supplemented (the “Act”), and (ii) the regulations promulgated pursuant to the Act (N.J.A.C. 7:22-2.1 et seq.), as the same may from time to time be amended and supplemented (the “Regulations”), is authorized, pursuant to an interim financing program (the “Interim Financing Program”), to make loans (each, an “Interim Loan”) to eligible project sponsors (each, a “Borrower”) for the purpose of financing the allowable costs of environmental infrastructure projects, provided that each such Interim Loan satisfies the requirements of the Regulations, including, without limitation, N.J.A.C. 7:22-4.47; and

WHEREAS, pursuant to the provisions of N.J.A.C. 7:22-4.47, a proposed project sponsor is eligible to be a Borrower for an Interim Loan pursuant to the Interim Financing Program, provided all of the following conditions are satisfied in full: (i) the project is listed on the project priority list developed in accordance with N.J.A.C. 7:22-4.8(a) for funding in the forthcoming State Fiscal Year; (ii) the proposed project sponsor has submitted a complete application for the project in accordance with N.J.A.C. 7:22-4.11; (iii) the project has been certified for funding by the Trust in accordance with N.J.A.C. 7:22-4.13; (iv) the project is in the fundable range in the forthcoming funding cycle given the project’s rank and the anticipated availability of Department of Environmental Protection (the “Department”) and Trust monies; and (v) the proposed project sponsor has not previously received an Interim Loan through the Interim Financing Program for the same project scope; and

WHEREAS, the Trust duly adopted Resolution No. 17-11 on February 15, 2017 entitled “Resolution Authorizing the Construction Loan Financing Program for State Fiscal Year 2018” (the “2018 Authorizing Resolution”) to provide funding for the implementation of the Interim Financing Program during State Fiscal Year 2018 including the Construction Financing Program (the “SFY2018 Construction Loan Program”); and

WHEREAS, it is the desire of the Board to authorize Construction Loan closings pursuant to the SFY 2018 Construction Loan Program for loan closings occurring in SFY2018; and

WHEREAS, pursuant to the terms of the 2018 Authorizing Resolution (the “Authorizing Resolution”), the Authorized Officers (as defined therein) are each severally authorized, after consultation with Bond Counsel to the Trust and the Office of the Attorney General of the State, to approve the participation of a Borrower in the SFY2018 Construction Loan Program, provided that such Borrower qualifies for such participation pursuant to the provisions of the Act and the Regulations and the terms of the Authorizing Resolution; and

WHEREAS, pursuant to Section 5 of the Authorizing Resolution, any Interim Loan approved by the Authorized Officers, following the requisite consultations, and made by the Trust to a Borrower as part of the SFY2018 Construction Loan Program shall not exceed $10,000,000 in principal amount (“Construction Loan Limitation”); and
WHEREAS, pursuant to Section 2 of the Authorizing Resolution, revisions and modifications may be made to terms and provisions of the Short-Term Financing Program pursuant to further official action in the form of the adoption of a resolution by the Board of Directors of the Trust; and

WHEREAS, the Passaic Valley Sewerage Commissioners (“PVSC”) has applied for a Construction loan from the Trust, in an amount not to exceed $13,400,000, in anticipation of a long-term loan from each of the Trust and the Department, to finance the planning, design and construction of Project #S340689-37 – construction of a new Substation M and incinerator buildings, (the “PVSC Project”); and

WHEREAS, a Construction Loan not to exceed three full fiscal years will provide working capital to PVSC to pay for the costs of planning, design, and construction, wherein all or a portion of the construction will be completed prior to PVSC’s receipt of a Trust and Department long-term New Jersey Environmental Infrastructure Financing Program loan; and

WHEREAS, with respect to the Authorizing Resolution’s Construction Loan Limitation providing that any Construction Loan approved by the Authorized Officers, following the requisite consultations, and made by the Trust to a Borrower as part of the Construction Loan Program shall not exceed $10,000,000 in principal amount, subject to further official action in the form of the adoption of a resolution by the Board of Directors of the Trust, the Trust now desires, given the facts and circumstances set forth in the recitals hereto, to create as an exception to such limitation of Construction Loans, as part of the SFY2018 Construction Loan Program, to the aforementioned project sponsor in amount not to exceed the amount stated for the purpose of completing the PVSC Project; and

WHEREAS, it is the desire of the Trust that, other than the Authorizing Resolution’s Construction Loan Limitation described in the immediately preceding recital, the project sponsor shall comply with (i) all other requirements of the Authorizing Resolution, (ii) all applicable requirements of the Act, and (iii) all applicable requirements of the Regulations.

NOW, THEREFORE, BE IT RESOLVED by the Board of Directors of the New Jersey Environmental Infrastructure Trust, as follows:

Section 1. Notwithstanding the Authorizing Resolution’s Construction Loan Limitation providing that all Loans approved by the Authorized Officers, following the requisite consultations, and made by the Trust to Borrowers as part of the SFY2018 Construction Loan Program, shall not exceed $10,000,000 in principal amount, the Board of Directors of the Trust, given the facts and circumstances set forth in the recitals hereto, hereby authorizes, as an exception to Construction Loan Limitation, an Interim Loan, as part of the SFY2018 Construction Loan Program, to the following project sponsor for the stated project in an amount not to exceed the amount stated for the purpose of completing the project.

<table>
<thead>
<tr>
<th>Project Sponsor</th>
<th>Project #</th>
<th>Description</th>
<th>Total Authorized Loan Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Passaic Valley</td>
<td>S340689-37</td>
<td>Construction of a new Substation M and incinerator buildings</td>
<td>$13.4 million</td>
</tr>
</tbody>
</table>
Section 2. Notwithstanding the stated loan amount of $13.4 million, the NJEIFP funding commitment shall be limited to the operable segments certified, in amounts set forth in the Department’s allowable cost determination for each such operable segment, and such funding commitment shall arise at the time of loan closing of the first such operable segment, and upon the Department’s allowable cost determination for each subsequent operable segment certified thereafter.

Section 3. Other than the exceptions created by the provisions of Section 1 of this Resolution, the Construction Loans made to the aforementioned project sponsor as part of the SFY2018 Construction Loan Program shall comply fully with (i) each of the terms, provisions and conditions precedent set forth in the Authorizing Resolution, (ii) all applicable requirements of the Act, and (iii) all applicable requirements of the Regulations.

Adopted Date: June 15, 2017

Motion Made By: Mark Longo

Motion Seconded By: Tim Cunningham

Ayes: 5

Nays: 0

Abstentions: 0
RESOLUTION NO. 17 - 37

RESOLUTION
AUTHORIZING REALLOCATION OF CERTAIN
DISASTER RELIEF EMERGENCY FINANCING PROGRAM EXPENSES

WHEREAS, the New Jersey Environmental Infrastructure Trust (Trust) is authorized to make and enter all contracts necessary or incidental to the performance of its duties pursuant to N.J.S.A. 58:11B-5(d); and

WHEREAS, on August 8, 2013, the Board of Directors of the Trust (Board) authorized the Disaster Relief Emergency Financing Program (a.k.a. “Statewide Infrastructure Loan Program” or “SAIL”) in Resolution No. 13-47 wherein authorization was given to issue loans to qualified borrowers through the SAIL Program; and

WHEREAS, on December 12, 2013, the Board approved Resolution No. 13-66 authorizing the Executive Director to, among other things, execute an agreement with Grant Thornton for engineering consulting services for projects seeking financing through SAIL for costs sought to be reimbursed by FEMA (Contract);

WHEREAS, on December 12, 2013, the Board Approved Resolution 13-73 authorizing the Executive Director to expend Available Trust Revenues of up to $2 million per State Fiscal Year in order to fund all or a portion of (i) underwriting fees and costs of issuance incurred by the Trust in connection with the implementation and administration of SAIL, among other things; and

WHEREAS, in SFY2017, the Trust is expected to incur expenses not to exceed $35,000 on behalf of current SAIL Program participants pursuant to the Contract with Grant Thornton for project management tasks related to eight (8) SAIL projects, through June 30, 2017, in anticipation of allocating and collecting each SAIL participant’s pro-rata portion of these expenses upon completion of that project; and

WHEREAS, it is appropriate, pursuant to Section 3 of Resolution No. 13-73, for the Trust to facilitate the SAIL Program by providing forgiveness of the above incurred administrative expenses that have not as yet been billed to the SAIL Program participants.

NOW THEREFORE, BE IT RESOLVED, that the Board of Directors of the New Jersey Environmental Infrastructure Trust directs the Executive Director to account for Contract disbursements to Grant Thornton for SAIL program management administration services, which have not yet been billed or allocated by the Trust to SAIL Program participants, as SAIL administrative expenses pursuant to Resolution 13-73, subject to the discretion of the Chairman or Vice Chairman of the Trust.

Adopted Date: June 15, 2017
Motion Made By: Roger Ellis
Motion Seconded By: Dan Kennedy
Ayes: 5
Nays: 0
Abstentions: 0
RESOLUTION NO. 17 - 38

THIRD AMENDED AND RESTATED RESOLUTION OF
THE NEW JERSEY ENVIRONMENTAL INFRASTRUCTURE TRUST
AUTHORIZING THE DISASTER RELIEF EMERGENCY FINANCING PROGRAM

WHEREAS, the New Jersey Environmental Infrastructure Trust (the “Trust”), pursuant to and in accordance with the “New Jersey Environmental Infrastructure Trust Act”, constituting Chapter 334 of the Pamphlet Laws of 1985 of the State of New Jersey (the “State”) (codified at N.J.S.A. 58:11B-1 et seq.), as the same has been, and in the future may from time to time be, amended and supplemented (the “Act”), is authorized, pursuant to a Disaster Relief Emergency Financing Program, also known as the “Statewide Assistance Infrastructure Loan Program” or “SAIL”, to make loans (each, a “Relief Loan”) to eligible project sponsors (each, a “Borrower”) for the purpose of financing the allowable costs of eligible environmental infrastructure projects, provided that each such Relief Loan made by the Trust satisfies the requirements of the Act; and

WHEREAS, pursuant to the provisions of the Act, a proposed project sponsor is eligible to be a Borrower for a Relief Loan for purposes of financing the allowable costs of the eligible environmental infrastructure project (the “Project”) of such Borrower pursuant to SAIL, provided each of the following conditions (collectively, the “SAIL Funding Eligibility Conditions”) is satisfied in full: (i) the Commissioner of the New Jersey Department of Environmental Protection (the “NJDEP”) has determined and certified in writing that the Project is necessary and appropriate to (a) repair damage to a wastewater treatment system or water supply facility directly arising from an act of terrorism, seismic activity or weather conditions that occurred within the three State Fiscal Years after a declaration by the Governor of the State (the “Governor”) of a state of emergency, provided that such wastewater treatment system or water supply facility is located in a county included in the Governor’s state of emergency declaration, or (b) mitigate the risk of future damage to a wastewater treatment system or water supply facility from an act of terrorism, seismic activity or weather conditions comparable in scope and severity to an act of terrorism, seismic activity or weather conditions that occurred within the three State Fiscal Years that gave rise to a declaration by the Governor of a state of emergency, provided that such wastewater treatment system or water supply facility is located in a county included in the Governor’s state of emergency declaration; (ii) the Project is listed on the Disaster Relief Emergency Financing Program Eligibility List for funding submitted to the Legislature in a form provided by the Commissioner of the NJDEP no more than three years after the conditions that gave rise to a declaration by the Governor of a state of emergency; (iii) the proposed Borrower has submitted a complete application for the Project to the Trust; (iv) the Board of Directors of the Trust has certified the Project; and (v) the proposed Borrower has not previously received a Relief Loan through SAIL for the same project scope; and

WHEREAS, it is the desire of the Trust, subject to the terms and provisions of the Act and this Resolution, to authorize the implementation of SAIL; and

WHEREAS, in order to provide a source of funding for the implementation of SAIL, there has been appropriated to the Trust (the “Appropriation”), subject to the approval of the Commissioner
of the NJDEP, (a) funds pursuant to the Disaster Relief Appropriations Act of 2013 (Public Law 113-2), (b) repayments of loans deposited in any account, including, without limitation, the Clean Water State Revolving Fund Accounts contained within the “Wastewater Treatment Fund”, the “1992 Wastewater Treatment Fund”, the “Water Supply Fund”, and the “Stormwater Management and Combined Sewer Overflow Abatement Fund”, the Drinking Water State Revolving Fund, and (c) net earnings received from the investment and reinvestment of such deposits; and such sums shall be deposited, upon the approval of the Commissioner of the NJDEP, in the segregated fund created by the Trust pursuant to the Act for the purpose of funding SAIL; and

WHEREAS, in addition to the funds made available to the Trust pursuant to the Appropriation for purposes of SAIL, it is the desire of the Trust to provide, as additional sources of funding for SAIL, (i)(a) net earnings with respect to funds held by the Trust, which available Trust revenues may be made available by the Trust to Borrowers participating in SAIL at the election of an Authorized Officer (as hereinafter defined), and (b) operating funds of the Trust that are not required for, or committed to, the operations of the Trust for State Fiscal Years 2018, 2019 and 2020 (collectively, the “Available Trust Revenues”); and (ii) amounts drawn upon a line of credit or similar financial instrument procured by the Trust from a commercial bank or such other similar lending institution, pursuant to the terms of this Resolution (the “Line of Credit”; the Appropriation, the Available Trust Revenues and the Line of Credit shall be referred to collectively herein as the “Available Funds”); and

WHEREAS, the Board of Directors of the Trust, on June 13, 2013, adopted that certain “Resolution of the New Jersey Environmental Infrastructure Trust Authorizing the Disaster Relief Emergency Financing Program” (Resolution No. 13-33) (the “Initial Resolution”); and

WHEREAS, the Board of Directors of the Trust, on August 8, 2013, adopted that certain “Amended and Restated Resolution of the New Jersey Environmental Infrastructure Trust Authorizing the Disaster Relief Emergency Financing Program” (Resolution No. 13-47) (the “First Amended Resolution”), which amended and restated in its entirety the Initial Resolution; and

WHEREAS, the Board of Directors of the Trust, on December 12, 2013, adopted that certain “Second Amended and Restated Resolution of the New Jersey Environmental Infrastructure Trust Authorizing the Disaster Relief Emergency Financing Program” (Resolution No. 13-73) (the “Second Amended Resolution”), which amended and restated in its entirety the First Amended Resolution; and

WHEREAS, the Board of Directors of the Trust now desires to amend and restate in its entirety the Second Amended Resolution for the purpose of amending certain provisions of the Second Amended Resolution in connection with the further development and implementation of SAIL.

NOW, THEREFORE, BE IT RESOLVED by the Board of Directors of the New Jersey Environmental Infrastructure Trust, as follows:
Section 1. The Board of Directors of the Trust hereby amends and restates the Second Amended Resolution in its entirety pursuant to the terms and provisions hereof; and

Section 2. The Board of Directors of the Trust authorizes the establishment of SAIL, provided (i) SAIL shall be funded solely from the Available Funds, (ii) SAIL shall comply fully with the provisions of the Act applicable thereto and the terms of this Resolution, and (iii) Relief Loans shall not exceed $5,000,000,000 in aggregate outstanding principal amount. Notwithstanding the provisions hereof to the contrary, the Available Trust Revenues shall be made available to SAIL for the following funding purposes only: (a) the funding of Small System Relief Loans (as hereinafter defined), provided that the outstanding aggregate principal amount of such Small System Relief Loans shall not exceed $5,000,000, (b) the Trust Contribution (as hereinafter defined), and (c) such other Relief Loans as shall be necessary or appropriate to advance the purposes of the Act or this Resolution.

Section 3. In furtherance of the implementation of SAIL, the Board of Directors of the Trust hereby authorizes the expenditure by the Trust of Available Trust Revenues of up to $200,000 per State Fiscal Year in State Fiscal Year 2018, 2019 and 2020 in order to fund all or a portion of the (i) underwriting fees and costs of issuance incurred by the Trust in connection with the implementation and administration of SAIL and (ii) Relief Loan interest costs of Borrowers by up to 50% of the market rate (the allocations of Available Trust Revenues as described in clauses (i) and (ii) hereof shall be referred to herein as the “Trust Contribution”), the commitment and allocation of such $200,000 as between the purposes described in clauses (i) and (ii), above, and as among various Borrowers pursuant to clause (ii) above, being subject to the discretion of the Chairman or Vice Chairman of the Trust or the approval of the Board of Directors of the Trust at the request of the Chairman or Vice Chairman of the Trust.

Section 4. The Board of Directors of the Trust hereby authorizes the establishment of a Debt Service Reserve Fund (the “DSRF”) for the purpose of securing the repayment by each Borrower of its Relief Loan on time and in full. The DSRF shall be funded in an amount and from sources (including, without limitation, (i) bond act funds appropriated to the Trust for the purposes of reserves and/or guarantees and/or (ii) Available Trust Revenues as shall be determined by the Chairman, the Vice Chairman or the Executive Director of the Trust (each, an “Authorized Officer”).

Section 5. Any Relief Loan made by the Trust as part of SAIL shall be evidenced by (i) a note or other appropriate obligation of the Borrower to be issued to the Trust, all in satisfaction of the requirements of the Act (the “Obligation”), and (ii) any other documentation (including, without limitation, an escrow agreement, an assignment agreement, and/or a loan agreement) as shall be deemed necessary and appropriate by an Authorized Officer in furtherance of the making and securing of a Relief Loan pursuant to the provisions of this Resolution, after consultation with Bond Counsel to the Trust and the Office of the Attorney General of the State (collectively, the “Loan Instruments”). Each Obligation and any Loan Instrument shall be in substantially such form as shall be approved by an Authorized Officer after consultation with Bond Counsel to the Trust and the Office of the Attorney General of the State. The Loan Instruments shall include such terms and provisions relating to SAIL as shall be determined by an Authorized Officer, after consultation with
Section 6. Each Relief Loan made by the Trust to a Borrower for a Project pursuant to SAIL:

(i) shall be made only if the Borrower and the Project have satisfied in full the SAIL Funding Eligibility Conditions;

(ii) The rate of interest to be paid by a Borrower to the Trust with respect to the repayment of a Relief Loan shall be calculated in the following manner (the “Interest Rate Calculation”), so as to achieve an objectively determined rate of interest that is reflective of (i) the policy goals of the Trust as set forth in this Resolution and (ii) the market as of the date on which the Relief Loan is made by the Trust to the Borrower, provided, however, that the portion of the Relief Loan that shall finance the NJDEP loan origination fee may be determined by an Authorized Officer, at his or her discretion, to bear interest at a rate of 0.00% as an alternative to the rate of interest that otherwise would be applicable to that portion of the Relief Loan pursuant to the provisions of this Section:

(a) with respect to any portion of a Relief Loan made from amounts made available to the Trust pursuant to the Appropriation, 0.00%;

(b) with respect to any portion of a Relief Loan made from Available Trust Revenues to a local government unit (as such term is defined in the Act), the interest rate as defined by an appropriate general obligation tax-exempt market index, as shall be selected by an Authorized Officer, which options for selection may include, without limitation, (i) the Thompson Financial TM3 “AAA” Municipal Market Data General Obligation Index (Tax Exempt) and (ii) the “BVAL” Index (relating to general obligation, tax exempt credits) of Bloomberg L.P. (or any subsidiary thereof), in any case for the number of years that corresponds to the term consisting of the period from the date of a given disbursement of proceeds of the Relief Loan to the maturity date of the Relief Loan, rounded up to the nearest year;

(c) with respect to any portion of a Relief Loan made from Available Trust Revenues to a public water utility (as such term is defined in the Act), a small water company (as such term is defined in the Act), any other private person, or a local government unit on behalf of any private person, the interest rate as defined by an appropriate alternative minimum tax market index, as shall be selected by an Authorized Officer, which options for selection may include, without limitation, (i) the Thompson Financial TM3 “AAA” Municipal Market Data General Obligation Index (AMT) and (ii) the “BVAL” Index (relating to alternative minimum tax credits) of Bloomberg L.P. (or any subsidiary thereof), in any case for the number of years that corresponds to the term consisting of the period from the date of a
given disbursement of proceeds of the Relief Loan to the maturity date of the Relief Loan, rounded up to the nearest year; and

(d) with respect to any portion of a Relief Loan made from amounts made available to the Trust pursuant to a Credit Instrument, a rate to be determined by the Trust in connection with its approval of any such Credit Instrument as required, which rate shall be commensurate with the cost to the Trust of obtaining funds pursuant to such Credit Instrument for the purpose of making such Relief Loan or portion thereof.

For purposes of determining the term in order to perform the Interest Rate Calculation, as set forth above, the Authorized Officers shall calculate such term as commencing on the date of disbursement and continuing to, but not including, the maturity date of such Relief Loan, rounding up to the nearest year.

(v) shall not exceed such principal amount as determined by the Commissioner of the NJDEP;

(vi) may, at the sole discretion of the Commissioner of the NJDEP, to the extent any such Relief Loan is an Appropriation Loan, be subject to principal forgiveness in an amount as shall be determined by the Commissioner of the NJDEP;

(vii) shall have a maturity date of the date of closing with respect to the applicable long-term financing program of the Trust and the NJDEP, occurring no later than the last day of the third succeeding State Fiscal Year following the closing date on which such Relief Loan is made; provided, however, that each Relief Loan may be subject to prepayment, in whole or in part, prior to the maturity date;

(viii) shall not be subject to the imposition of an administrative fee; and

(ix) shall otherwise qualify for funding through SAIL pursuant to the terms and provisions of the Act and provisions of this Resolution.

Section 7. The Board of Directors of the Trust hereby further authorizes the making of a Relief Loan from Available Trust Revenues only, pursuant to the provisions of the Act and this Resolution, (a “Small System Relief Loan”) to an otherwise qualified Borrower that is a private drinking water utility or a privately owned drinking water system (including, without limitation, private water supply companies, nonprofit corporations and homeowners associations) that (i) does not possess an investment grade rating from one of the three national rating agencies and (ii) serves a customer population of less than 10,000, provided that no single such Small System Relief Loan exceeds $1 million in principal amount, and satisfies the credit worthiness standards as set forth in the Trust’s Credit Policy, and all such Small System Relief Loans, in the aggregate, shall not exceed $5,000,000 in principal amount.

Section 8. Each Authorized Officer is hereby severally authorized and directed to execute (i) any Loan Instrument to which the Trust is a party (the “Trust Loan Instruments”) and (ii) any certificates, instruments or documents contemplated therein or otherwise related to the participation of any Borrower in SAIL.
Section 9.  Upon execution of the Trust Loan Instruments by an Authorized Officer, the Secretary and the Assistant Secretary of the Trust are each hereby severally authorized and directed, where required, to affix the corporate seal of the Trust, and to attest to the signature of such Authorized Officer, thereon and on any certificates, instruments or documents contemplated therein or related thereto.

Section 10.  At the meeting of the Board of Directors of the Trust immediately following the execution and delivery of any Trust Loan Instruments relating to any Relief Loan made to any Borrower pursuant to SAIL, the Executive Director of the Trust shall provide a report to the Board of Directors of the Trust concerning the details of SAIL.

Section 11.  Each Authorized Officer is hereby severally authorized and directed to prepare and distribute, in consultation with Bond Counsel to the Trust, the Office of the Attorney General of the State and the Financial Advisor to the Trust (collectively, the “Professional Advisors”), a Request for Qualifications (the “RFQ”), to banking corporations or other similar lending institutions, to submit qualifications for consideration by the Trust in establishing a pool of firms (hereafter the “Underwriter Pool”) eligible to participate in the Trust’s Line of Credit Contract procurement as defined below. Such RFQ shall be prepared and distributed pursuant to and in compliance with Trust Policy and Procedure No. 4.00, entitled “Procurement of Goods and Services.” The Underwriter Pool shall be awarded upon authorization by official action of the Board of Directors of the Trust at a future meeting thereof.

Section 13.  Any Authorized Officer is hereby authorized and directed to take such other actions that such Authorized Officer, in his respective sole discretion after consultation with the Professional Advisors, deems necessary, convenient or desirable to affect the transactions contemplated hereby.

Section 14.  The Resolution shall take effect immediately, subject to the provisions of the Act.

Adopted Date:     June 15, 2017

Motion Made By:   Tim Cunningham

Motion Seconded By: Dan Kennedy

Ayes: 5

Nays: 0

Abstentions: 0
RESOLUTION NO. 17 - 39

RESOLUTION OF THE TRUST APPOINTING ZIONS BANK CORPORATE TRUST AS TRUSTEE/ESCROW AGENT FOR THE SFY 2018 & 2019 FINANCING PROGRAMS

WHEREAS, pursuant to Section 5(1) of the New Jersey Environmental Infrastructure Trust Act, constituting Chapter 334 of the Pamphlet Laws of 1985 of the State of New Jersey (codified at N.J.S.A. 58:11B-1 et seq.) the New Jersey Environmental Infrastructure Trust (the “Trust”) is authorized to enter agreements necessary to the performance of its duties; and

WHEREAS, at its April 13, 2018 meeting, the Board approved Resolution No. 17-28 authorizing the Executive Director to prepare and distribute a Request for Proposals for the appointment of a Trustee and Escrow Agent for State Fiscal Years (SFY) 2018 and 2019 Financing Programs; and

WHEREAS, the Trust distributed a Request for Proposals for the appointment of a Trustee/Escrow Agent for the SFY2018 and SFY2019 Financing Programs in accordance with the provisions of Executive Order No. 26, and the procedure of the Trust; and

WHEREAS, the Trust received four proposals; and

WHEREAS, the Trust appointed an Evaluation Committee comprised of three Trust staff members to individually rank the proposals; and

WHEREAS, the Evaluation Committee separately reviewed and ranked the proposals; and

WHEREAS, the Committee members’ ranks were tabulated, negotiations conducted with the highest ranked firms, and the Committee recommended that the contract for Trustee and Escrow Agent be awarded to Zions Bank Corporate Trust (“Zions Bank”);

NOW THEREFORE BE IT RESOLVED THAT the Executive Director is hereby authorized to send a letter confirming the appointment of Zions Bank as Trustee/Escrow Agent, which letter will also state that the appointment be for the period of the beginning of escrow closings for SFY 2018 through the SFY 2019 financing program year with an option to extend one year upon approval by the Board and contingent upon the subsequent execution by all parties of an agreement substantially in the form of the agreement authorized by the Attorney General; and

BE IT FURTHER RESOLVED, the Chairman or Vice Chairman of the Trust is hereby authorized to execute an agreement, substantially in the form of the agreement authorized by the Attorney General, with Zions Bank. The terms and conditions of that agreement shall include but not be limited to:
a. The provision of services as outlined in the Trust’s RFP distributed on May 2, 2017, and the proposal submitted by Zions Bank on May 31, 2017; and

b. The payment for all services as detailed in the proposal submitted by Zions Bank dated May 31, 2017; and

c. Such other terms and conditions as may be contemplated by the RFP and the materials enclosed therewith as deemed necessary and appropriate by the Chairman or Vice Chairman of the Trust.

Adopted Date: June 15, 2017

Motion Made By: Tim Cunningham

Motion Seconded By: Dan Kennedy

Ayes: 5

Nays: 0

Abstentions: 0
SUMMARY OF ANNOUNCEMENTS:

Executive Director Zimmer summarized the substantive events and correspondence issued since the last Trust Board meeting.

- On **June 13, 2017**, Executive Director Zimmer participated in Communication Training with DEP Senior Staff at the State Police Auditorium in Hamilton, NJ;
- On **June 12, 2017**, Executive Director Zimmer and DEP Assistant Commissioner Dan Kennedy met with Assemblyman Dr. Tim Eustace to introduce the Financing Program to Dr. Eustace, Chair of the Assembly Environment and Solid Waste Committee;
- On **June 7, 2017**, Executive Director Zimmer assisted DEP Commissioner Bob Martin in kicking off the 2017 Barnegat Bay Blitz at Cattus Island Park in Toms River NJ. Several NJEIT staff members joined thousands of volunteers throughout the Bay’s watershed in helping with the cleanup;
- On **June 1, 2017**, Executive Director Zimmer, Assistant Director Scangarella and Legal and Compliance Officer Karp testified at the Senate Environmental Committee hearing regarding the Program’s annual bills;
- On **May 26, 2017**, NJEIT staff participated in an all-day Microsoft Training course at the Trust Offices to increase the Trust’s efficiency with MS Access;
- On **May 18, 2017**, Construction Project Manager Rolon and DEP MCFE Assistant Director Chebra traveled to Phillipsburg to meet with Mayor Stephen Ellis to discuss possible financing opportunities through the NJEIFP;
- On **May 16, 2017**, Executive Director Zimmer, Assistant Director Scangarella, the DEP’s Michele Putnam, Gene Chebra, and Lou Valente and NJEIT Bond Counsel, Rich Nolan of McCarter & English met with Princeton University representatives to discuss potential project financing for the University’s 10-year Capital Plan;
- On **May 15, 2017**, the NJEIT and DEP co-hosted National Infrastructure Week by highlighting the City of Hoboken’s cutting edge, 6-acre green infrastructure and stormwater management project. DEP Assistant Commissioner, Dan Kennedy joined Hoboken Mayor Dawn Zimmer, NHSA Executive Director Richard Wolff and Jersey Water Works co-chair Jane Kenny to present the project and its expected benefits. Executive Director Zimmer emceed the event which was held at the newly-named Northwest Resiliency Park in Hoboken;
- Trust staff attended and held various conference calls to discuss pre-planning and prospective financing program participation by:
  - East Orange – Project Status
  - NJ American Water Supply Authority – Project Status
  - NJ American Water Company – Project Status
  - Middlesex Water Company – Project Status
  - NJ Water Sewerage Authority – Project Status
  - Woolwich Township – Project Status
  - Camden County MUA – Project Status
  - Somerset Raritan Valley SA – Project Status
  - Wildwood City
  - Rutgers University – Busch and RBHS Cogen Plants status call
- Executive Director Zimmer continues to serve as co-Chair of the Jersey Water Works Finance Committee and co-hosts quarterly meetings;
- Assistant Director Scangarella and the Trust’s I.T. staff continue to meet with the DEP technology
and process staffs to further the development of the Financing Program’s H2LOans computer system;

- Trust senior staff continue to meet with consultants from CohnReznick to discuss control mechanisms of the Trust’s Policies and Procedures; and

- The next Board meeting is scheduled for July 13, 2017 at 10:00 a.m. at the Trust’s offices.

**SUMMARY OF CORRESPONDENCE:**

During the past month, the Trust received or sent the following noteworthy correspondence. Pursuant to the Trust’s Green Initiative, the agenda package does not include copies of the following correspondence. Board members should contact the Trust Secretary if they wish to receive hard copies.

- 5.02 Certificates were sent to the following Program borrowers:
  
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A copy of the announcements is available on the Trust’s webpage (https://www.njeit.org/agenda/) under the Board Meeting Agendas section under Menu. Click on the minutes link for the corresponding month; the announcements will be at the end of the Minutes.