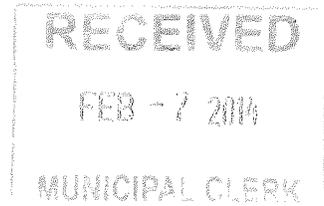


C1

KIMBERLY J. HAMPTON-SAUL, LCSW
74 CROSLEY TERRACE
HILLSDALE, NJ 07642



February 4, 2014

Ms. Barbara DeCaro, President
Hillsdale Board of Health
380 Hillsdale Avenue
Hillsdale, NJ 07642

Dear President DeCaro:

I am writing to advise you of my resignation, effective immediately, from the Hillsdale Board of Health. My professional obligations will no longer allow me to participate as an effective member of the Board.

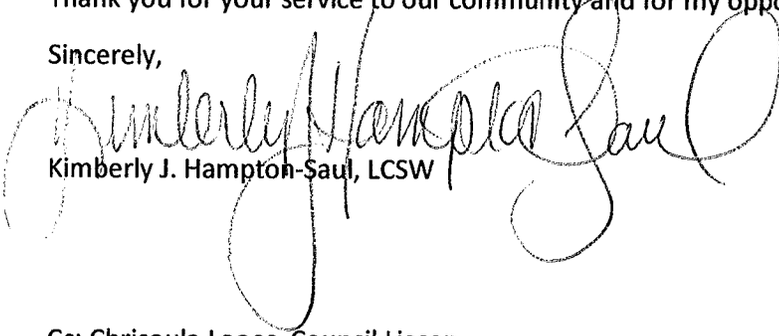
It has been my pleasure and honor to learn about each of you as unique individuals serving our community, and certainly to discover more about the wonderful services you all provide as a cohesive Board.

I apologize for any inconvenience this may cause. I felt it was more appropriate to act swiftly so a new member may be appointed as soon as possible.

If I can ever be of any assistance to the Board of Health or its members, please do not hesitate to call on me.

Thank you for your service to our community and for my opportunity to join you.

Sincerely,


Kimberly J. Hampton-Saul, LCSW

Cc: Chrisoula Looes, Council Liason

BOROUGH OF HILLSDALE
RESOLUTION 14047

APPOINTING COMMUNITY DEVELOPMENT REPRESENTATIVES

WHEREAS, The Borough of Hillsdale has entered into a 3-year Cooperative Agreement with the County of Bergen, Community Development Block Grant; and

WHEREAS, under Section a-1.b of said Agreement, there is the establishment of Committees consisting of two representatives from each participating municipality; and

WHEREAS, the Governing Body and the Chief Executive of each participating agency shall make one appointment each for the term July 1, 2013 to June 30, 2014; and

WHEREAS, alternates may be appointed in the same manner as set forth above and shall have the same powers in the absence of the designated representatives;

NOW, THEREFORE, BE IT RESOLVED, that the Mayor hereby appoints:

Susan Witkowski, RMC, as Regular CD Committee Member; and
Douglas Frank, Councilmember, as Alternate CD Committee Member

BE IT FURTHER RESOLVED, THAT THE GOVERNING Body hereby appoints:

Thomas Kelley, Councilmember, as Regular CD Committee Member; and
Chrisoula Looes, Councilmember, as Alternate CD Committee Member;

BE IT FURTHER RESOLVED, by the Borough Council of the Borough of Hillsdale that a certified copy of this resolution be forwarded to the County of Bergen, Community Development, One Bergen County Plaza, 4th Floor, Hackensack, NJ 07601.

Council member	Motion	Second	Yes	No	Absent	Abstain	Recuse
DeGise, Jason							
Frank, Douglas							
Kelley, Thomas							
Looes, Chrisoula							
Meyerson, Lawrence							
Pizzella, Frank							

Adopted: February 11, 2014

Attest: _____
Susan Witkowski
Municipal Clerk

Max Arnowitz
Mayor

BOROUGH OF HILLSDALE
RESOLUTION 14048

**APPROVE THE TONNAGE GRANT REPORT
AND APPLICATION FOR YEAR 2013**

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

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

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

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

WHEREAS, a resolution authorizing the municipality to apply for such Recycling Tonnage Grant for calendar year 2013 will memorialize the commitment of the municipality to recycling and to indicate the assent of the Hillsdale Mayor and Council to the efforts undertaken by the municipality and the requirements contained in the Recycling Act and recycling regulations; and

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

NOW, THEREFORE, BE IT RESOLVED by the Hillsdale Mayor and Council does hereby endorses the submission of the Recycling Tonnage Grant application to the New Jersey Department of Environmental Protection and designates Keith Durie, Recycling Coordinator, to ensure that the application is properly filed; and

BE IT FURTHER RESOLVED that the monies received from the recycling tonnage grant be deposited in a dedicated recycling trust fund to be used solely for the purposes of recycling.

Council member	Motion	Second	Yes	No	Absent	Abstain
DeGise, Jason						
Frank, Douglas						
Kelley, Thomas						
Looes, Chrisoula						
Meyerson, Lawrence						
Pizzella, Frank						

Adopted: February 11, 2014

Attest:

Susan Witkowski
Municipal Clerk

Max Arnowitz
Mayor

BOROUGH OF HILLSDALE
RESOLUTION 14049

TAX CERTIFICATION

WHEREAS, the Recycling Enhancement Act, P.L. 2007, Chapter 311, has established a recycling fund from which tonnage grants may be made to municipalities in order to encourage local source separation and recycling programs; and

WHEREAS, there is levied upon the owner or operator of every solid waste facility a recycling tax of \$3.00 per ton on all solid waste accepted for disposal or transfer at the solid waste facility; and

WHEREAS, whenever a municipality operates a municipal service system for solid waste collection, or provides for regular solid waste collection service under a contract awarded pursuant to the "Local Public Contracts Law", the amount of grant monies received by the municipality shall not be less than the annual amount of recycling tax paid by the municipality except that all grant moneys received by the municipality shall be expended only for its recycling program; and

NOW, THEREFORE, BE IT RESOLVED, the Borough of Hillsdale hereby certifies a submission of expenditure for taxes paid pursuant to P.L. 2007, Chapter 311, in 2012 in the amount of **\$11,476.95**. Documentation supporting this submission is available at 380 Hillsdale Avenue, Hillsdale, NJ and shall be maintained for no less than five years from this date.

Council member	Motion	Second	Yes	No	Absent	Abstain	Recuse
DeGise, Jason							
Frank, Douglas							
Kelley, Thomas							
Looes, Chrisoula							
Meyerson, Lawrence							
Pizzella, Frank							

Adopted: February 11, 2014

Attest: _____
Susan Witkowski
Municipal Clerk

Max Arnowitz
Mayor

BOROUGH OF HILLSDALE
RESOLUTION 14050

**AWARD AND EXECUTION OF CONTRACT FOR
ANIMAL CONTROL SERVICES**

WHEREAS, the Borough of Hillsdale received two (2) quotes for animal services for the year 2014: and

WHEREAS, the Borough Administrator reviewed and evaluated both said quotes; and recommends an award of contract to:

Tyco Animal Control Service
1 Stout Lane
Ho-Ho-Kus, New Jersey 07423

In the amount of \$11,880.00 for the period of January 1, 2014 through December 31, 2014.

NOW, THEREFORE, BE IT RESOLVED, that the Mayor be authorized to execute said contract between the Borough of Hillsdale and Tyco Animal Control Services.

Council member	Motion	Second	Yes	No	Absent	Abstain	Recuse
DeGise, Jason							
Frank, Douglas							
Kelley, Thomas							
Looes, Chrisoula							
Meyerson, Lawrence							
Pizzella, Frank							

Adopted: February 11, 2014

Attest: _____
Susan Witkowski
Municipal Clerk

Max Arnowitz
Mayor

Contract of Services for Borough of Hillsdale

Contact: Carol A. Tyler
Licensed Animal Control Officer

Neal L. Beeber, DVM
Consultant

This is a contract between the Borough of Hillsdale and Tyco Animal Control for animal control services for the sum of \$11,880.00 per annum to be paid monthly, effective January 1, 2014. This price will remain in effect through December 31, 2014.

Hours of regular services as provided for herein will be Monday through Friday 8:00 am to 7:00 PM inclusive. Any calls responded to outside of these hours or on any national holiday shall be considered an emergency as described below in statement number five.

SERVICES TO BE PROVIDED:

1. The impounding of any animal deemed to be stray. The only animals to be impounded will be those taken by the animal control officer.
2. The impounding of any owned animal without a current registration tag on its collar.
3. Dependable and quick response to calls from the police department or other municipal official to rescue and remove sick, dangerous, diseased, or injured wildlife.
4. Render a monthly written report of animal control activities in the community.
5. Respond to emergency calls. These shall involve animals on public property that represent a life-threatening hazard to the animal and/or the general public. A call shall be deemed an emergency between the hours of 7:00 PM and 8:00am Monday through Thursday and from 7:00pm Friday to 8:00am Monday. Responses during these hours will result in a charge of \$60.00 per call.
6. Supervision of humane trapping of wild and stray animals on public property with no additional fee. In the event that animals must be trapped on private property and additional fee of \$60.00 trap rental and \$60.00 service and removal fee payable in advance shall be born by the owner of the property. Trapping services are available Monday through Friday. There will be no trapping on weekends.
7. Removal of visible wildlife from private homes will be available at a fee of \$60.00 payable by the homeowner.
8. Dead animals on public streets will be removed and disposed of in a professional, dependable, and timely manner during regular business hours up to 4:00 PM for no additional charge. This does not include owned or licensed animals that have been killed on public property. The cost for this removal shall be the responsibility of the owner. The Borough Administrator or Borough Clerk will designate a location in the Borough for the disposal of the deceased animals picked up by the animal control officer.
9. All licensed animals impounded from public property will be held, owners contacted, and animals returned. Municipal fees or fines will be collected from the owners and forwarded to the proper agency in the Borough.
10. The Borough shall provide a list of all licensed animals.
11. There will be no provision for Tyco's facility to accept unwanted animals from owners. The only animals to be impounded at our facility will be those actually caught by the animal control officer.
12. Rabies suspect specimens will be prepared at no additional cost, and transported to the East Orange State Health Lab when necessary. If a situation arises when the specimen has to be taken to Trenton, a private courier service will be used. In the case of a bite to a human it is the responsibility of that individual to

assume the cost for transport. In other situations the municipality is responsible for the charges of transportation to Trenton. (Currently about \$180.00)

13. Either Party may terminate this contract for any reason upon 60 days written notice to the non-terminating or other party.
14. Assist the Borough Clerk with licensing follow up, issue summons and appear in court on behalf of the Borough at no extra cost to the Borough.

Borough of Hillsdale

Date

Tyco Animal Control Agent

Date

Witness

Date

-End-

**BOROUGH OF HILLSDALE
RESOLUTION 14051**

**RESOLUTION OF THE BOROUGH OF HILLSDALE
AUTHORIZING THE EXECUTION OF A LEASE TERMINATION
AGREEMENT AND GENERAL RELEASE WITH
NEXTEL OF NEW YORK, INC.**

WHEREAS, the Borough of Hillsdale, Bergen County, New Jersey (hereinafter “Borough”) and Nextel of New York, Inc. (hereinafter “Nextel”), are parties to a certain Communications Site Land Lease Agreement dated July 29, 1998 (the “Agreement”) whereby the Borough leases to Nextel a portion of the Borough’s Property for a communications facility; and,

WHEREAS, by mutual agreement, and pursuant to the terms and conditions of the aforementioned Agreement, Nextel and the Borough desire to terminate the Agreement; and,

WHEREAS, a Lease Termination Agreement and General Release document has been prepared to effectuate the termination of the current Agreement; and,

WHEREAS, after review and approval of the Agreement by the Borough Attorney, the Borough Council is desirous of executing the Lease Termination Agreement and General Release.

NOW, THEREFORE, BE IT RESOLVED by the Borough Council of the Borough of Hillsdale, County of Bergen, State of New Jersey, that it hereby authorizes the Mayor and Borough Clerk to execute, on behalf of the Borough, the Lease Termination Agreement and General Release with Nextel, effective March 21, 2014.

Council member	Motion	Second	Yes	No	Absent	Abstain	Recuse
DeGise, Jason							
Frank, Douglas							
Kelley, Thomas							
Looes, Chrisoula							
Meyerson, Lawrence							
Pizzella, Frank							

Adopted: February 11, 2014

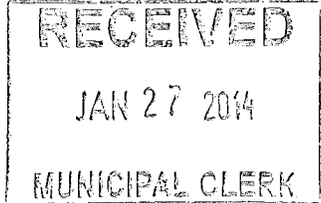
Attest: _____
Susan Witkowski
Municipal Clerk

Max Arnowitz
Mayor

Sprint



Mailstop KSOPHT0101-Z2650
6391 Sprint Parkway
Overland Park, KS 66251-2650
Toll Free: (800) 357-7641
Facsimile: (913) 523-9735
Email: LandlordSolutions@Sprint.com



1/3/2014

VIA UPS

Borough of Hillsdale
Attn: Borough Clerk
380 Hillsdale Avenue
Hillsdale, NJ 07642

Re: Non-Renewal of Lease Agreement ("Agreement") dated July 29, 1998
Owner: The Borough of Hillsdale
Nextel: Nextel of New York, Inc., a Delaware corporation
Nextel Site ID: NJ0482-A
Site Address: 383 Hillsdale Avenue, Hillsdale, NJ

To Whom It May Concern:

As you know, Nextel previously terminated its Lease, as permitted therein, for the above-reference Site.

This letter will confirm that Nextel has vacated and surrendered possession of the Site to you in the condition required by the Lease, 12/26/13 and that Nextel has no further rights or obligations under the Lease and no further right or interest with respect to the Site.

If you have any outstanding issue with respect to the Site, please contact Nick White immediately at 201-408-5111 x 328 or contact our toll-free Landlord Solutions team at 800-357-7641. When calling, please have the Nextel Site ID (above) available for reference.

Sincerely,

Real Estate Manager

LEASE TERMINATION AGREEMENT
AND
GENERAL RELEASE

This LEASE TERMINATION AGREEMENT AND GENERAL RELEASE (the "Agreement") is made as of 1/13/2014, by and between Nextel of NY, a Delaware Corporation ("Nextel") and The Borough of Hillsdale ("Owner") with reference to the following facts, understandings and intentions:

RECITALS

A. Owner owns certain property located at 383 Hillsdale Ave., Hillsdale, NJ ("Owner's Property"). Nextel, as lessee or tenant (or successor in interest to the lessee or tenant), and Owner, as lessor or landlord (or successor in interest to the lessor or landlord), are parties to that Land Lease Agreement dated as of July 29, 1998 (the "Lease") whereby Owner leases to Nextel a portion of Owner's Property, as further described in the Lease (the "Site").

B. Nextel uses the Site for a communications facility that, pursuant to the Lease, may include among other things, an antenna tower or pole and foundation, utility lines, transmission lines, an air conditioned equipment room or shelter and pad, cable wiring, conduit runs, radios and other electronic equipment, transmitting and receiving antennas and microwave dishes, batteries and other power sources (possibly including a generator and pad), related fixtures and supporting equipment, and structures therefor (collectively, the "Communications Facility").

C. By mutual agreement, Nextel and Owner desire to terminate the Lease, effective as of the Termination Date (as defined below).]

C. Nextel and Owner are willing to so terminate the Lease, pursuant to the provisions of this Agreement.

AGREEMENT

NOW, THEREFORE, in consideration of the mutual covenants contained herein and other good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, the parties agree as follows:

1. Date of Termination

a. The Lease is hereby canceled and terminated effective at 11:59 p.m. on March 21, 2014, or the date Nextel vacates and surrenders the Site pursuant to Section 2a below, whichever first occurs ("Termination Date"). From and after the Termination Date, neither Owner nor Nextel will have any further rights or obligations under the Lease, and Nextel will have no further right or interest with respect to the Site.

2. Vacation and Surrender of the Site; Site Acceptance.

Owner and Nextel have expressly agreed that, on or before the Termination Date, Nextel will vacate and surrender the Site to Owner in its current condition, except that Nextel will leave from the following equipment the Site (the "Remaining Equipment"):

2nd story shelter with all its operational components remain intact; and, Ice bridge (Coaxial Cable supports); and, All Power, telco and grounding and associated conduits; All fixed items inside shelter, 200amp Electric panel, lighting, grounding halo, and transfer switch for backup generator.

Nextel will have no further obligation (notwithstanding anything to the contrary contained in the Lease or otherwise) to remove the Communications Facility (all of which will be deemed abandoned by Nextel and accepted by Owner) or otherwise repair or restore the Site or any other portion of Owner's Property.

a. Upon Nextel's vacation of the Site, Owner and Nextel will each execute duplicate originals of the "Site Acceptance and Release" in the form attached hereto as Exhibit A ("Site Acceptance"). Owner's execution of the Site Acceptance will constitute conclusive evidence and proof that Nextel has vacated and surrendered the Site to Owner in the condition required by the Lease and this Agreement, and that any portion of the Communications Facility (and any other equipment or property) remaining on Owner's Property will be deemed abandoned by Nextel and accepted by Owner, on the terms set forth therein.

3. Release of Obligations. Except for Owner's and Nextel's respective rights to enforce the provisions of this Agreement and the Site Acceptance, effective as of the Termination Date, Owner and Nextel, for themselves and their respective parent, subsidiary and related corporations, partners, affiliates, heirs, successors and/or assigns, do each hereby release and forever discharge each other and their present and former directors, officers, shareholders, managers, agents, trustees, beneficiaries, attorneys and/or employees (the "Released Parties")

from all obligations, damages, losses, costs, expenses and/or liabilities whether known or unknown, contingent or direct, liquidated or unliquidated, and/or from any claims, demands, judgments, actions and/or suits of any kind (collectively, "Claims") which they may have against one another arising out of or relating to the Lease, and the use and occupancy of Site, the Communications Facility and/or Owner's Property, including without limitation, any attorneys' fees incurred in connection therewith. Each party acknowledges the possibility that the other party may have unknown Claims against the other arising out of or related to the Lease, and the use and occupancy of Site, the Communications Facility and/or Owner's Property, and that by signing this Agreement, each party expressly waives such Claims. The parties further acknowledge that the consideration for this mutual release takes into account the possibility of such further Claims.

4. Voluntary Agreement. The parties have read this Agreement and the releases contained herein and, on advice of counsel, have freely and voluntarily entered into this Agreement with full understanding of its terms.

5. Recitals. The above recitals are an integral and substantive part of this Agreement and are incorporated herein.

6. Attorneys' Fees. If either party commences an action against the other party arising out of or in connection with this Agreement, the prevailing party will be entitled to recover attorneys' fees and expenses from the other.

7. Successors. This Agreement will be binding upon and inure to the benefit of the parties hereto and their respective heirs, successors and/or assigns.

8. Counterparts. This Agreement may be executed in any number of duplicate originals or counterparts, each of which will be deemed to be an original, and all of which taken together will constitute one and the same agreement. The parties agree that their signatures may be delivered by fax or email.

9. Governing Law. The validity, interpretation, construction and performance of this Agreement will be controlled by and construed under the laws of the state in which the Site is located.

IN WITNESS WHEREOF, the parties have executed this Lease Termination Agreement and General Release as of the date and year first above written.

"OWNER"

"NEXTEL"

The Borough of Hillsdale

Nextel of New York,
a Delaware Corporation

By: _____
Name: _____
Title: _____

By: _____
Name: _____
Title: _____

Exhibit A

SITE ACCEPTANCE and RELEASE

This SITE ACCEPTANCE and RELEASE is made as of 1/ / 2014 ("Effective Date"), by and between Nextel of York, a Delaware Corporation ("Nextel") and The Borough of Hillsdale ("Owner") with reference to the following facts, understandings and intentions:

A. Owner and Nextel are parties to that LEASE TERMINATION AGREEMENT and GENERAL RELEASE dated 1/13 / 2014 (the "Agreement"), that terminated a Lease for a Site on Owner's Property located at 383 Hillsdale Ave., Hillsdale, NJ 07481 (Nextel Site # NJ 0482), all terms of which are incorporated herein. Capitalized terms used but not defined herein have the meanings set forth in the Agreement.

B. Nextel used the Site for a communications facility that may have included, among other things, an antenna tower or pole and foundation, utility lines, transmission lines, an air conditioned equipment room or shelter and pad, cable wiring, conduit runs, radios and other electronic equipment, transmitting and receiving antennas and microwave dishes, batteries and other power sources (possibly including a generator and pad), related fixtures and supporting equipment, and structures therefor (collectively, the "Communications Facility").

C. Nextel removed some or all of the Communications Facility and restored the Site and Owner's Property to the condition required by the Lease and the Agreement, and Nextel vacated and surrendered the Site to Owner as of the Effective Date. The parties now desire to execute this Site Acceptance and Release, pursuant to the Agreement.

NOW, THEREFORE, in consideration of the foregoing, the provisions set forth below, and other good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, Owner hereby acknowledges that, as of the Effective Date, Nextel has vacated, surrendered and restored the Site and Owner's Property to the condition required by the Lease and the Agreement and that any portion of the Communications Facility (and any other equipment or property) remaining on Owner's Property shall be deemed abandoned by Nextel (collectively, the "Abandoned Property"); Owner accepts any such Abandoned Property in its present condition "AS-IS", "WHERE-IS" and "WITH ALL FAULTS", and without any representations, warranties, promises, covenants or guaranties whatsoever, express, implied, oral, written, statutory or otherwise (including, without limitation, no warranties of merchantability, marketability, profitability, fitness for a particular purpose or conformity to models or materials); and Owner fully and forever releases Nextel and the Released Parties from all Claims and any and all liability whatsoever in connection with the foregoing and the Lease, and agrees to indemnify, defend and hold Nextel and the Released Parties harmless from and against all Claims and any and all losses, costs, liabilities, damages, claims, actions and causes of action (including attorneys' fees and court costs) arising out of or relating in any way to any such Abandoned Property.

Executed on _____, 2013

"OWNER"

The Borough of Hillsdale

By: _____
Name: _____
Title: _____

"NEXTEL"

Nextel of NY _____
a Delaware Corporation

By: _____
Name: _____
Title: _____

**BOROUGH OF HILLSDALE
RESOLUTION 14052**

RESOLUTION APPOINTING A MUNICIPAL HOUSING LIAISON

WHEREAS, the Governing Body of the Borough of Hillsdale petitioned the Council on Affordable Housing (COAH) for substantive certification of its Housing Element and Fair Share Plan on December 23, 2008; and

WHEREAS, the Borough of Hillsdale's Fair Share Plan promotes an affordable housing program pursuant to the Fair Housing Act (N.J.S.A. 52:27D-301, et. seq.) and COAH's Third Round Substantive Rules (N.J.A.C. 5:94-1, et. seq.); and

WHEREAS, pursuant to N.J.A.C. 5:94-7 and N.J.A.C. 5:80-26.1 et. seq., the Borough of Hillsdale is required to appoint a Municipal Housing Liaison for the administration of the Borough of Hillsdale's affordable housing program to enforce the requirements of N.J.A.C. 5:94-7 and N.J.A.C. 5:80-26.1 et. seq.; and

WHEREAS, the Borough of Hillsdale has amended the pertinent Chapter to provide for the appointment of a Municipal Housing Liaison to administer the Borough of Hillsdale's affordable housing program.

NOW, THEREFORE BE IT RESOLVED, by the Governing Body of the Borough of Hillsdale in the County of Bergen, and the State of New Jersey that Susan Witkowski is hereby appointed by the Governing Body of the Borough of Hillsdale as the Municipal Housing Liaison for the administration of the affordable housing program, pursuant to and in accordance with the Hillsdale Borough Code.

Council member	Motion	Second	Yes	No	Absent	Abstain	Recuse
DeGise, Jason							
Frank, Douglas							
Kelley, Thomas							
Looes, Chrisoula							
Meyerson, Lawrence							
Pizzella, Frank							

Adopted: February 11, 2014

Attest: _____
Susan Witkowski
Municipal Clerk

Max Arnowitz
Mayor

Hillsdale Board of Health

380 Hillsdale Avenue, Hillsdale, NJ 07642
201/666-4800, ext. 1525 FAX 201/358-5002

Website: www.Hillsdalenj.org

ACTIVITIES FOR THE MONTH OF JANUARY, 2014

<u>VITAL STATISTICS</u>	<u>MONTH</u>	<u>YEAR TO DATE</u>	
Births for the month of Dec. 2013*	Males	3	3
	Females	4	4
Deaths for the month of Jan. 2014	Males	6	6
	Females	2	2
Marriages/Civil Unions:*		4	
Transcripts:		2	

*Actual totals are recorded one month later because of delay in reports.

Respectfully submitted,



Sarah Jeune
Deputy Registrar

Hillsdale Board of Health

380 Hillsdale Avenue, Hillsdale, NJ 07642
201/666-4800, ext. 1525 FAX 201/358-5002
Website: www.Hillsdalenj.org

January 2014

The Honorable Mayor and Council:

The following is the result of the monies received by the Board of Health for the month of January 2014

Transcripts:	\$ 27.00
CHC Fees:	\$ 250.00
Marriage Fees:	\$ 3.00
Food Licenses	\$6950.00
Mayor's Fee	<u>50.00</u>
Total:	\$7330.00

Respectfully submitted,



Sarah Jeune
Deputy Registrar
Board of Health Secretary

Summary 2013

Fires

	# of calls
January	26
February	17
March	17
April	19
May	15
June	24
July	26
August	16
September	17
October	16
November	18
December	14
YTD	225

Fires

Fire M/Min	Fire M/Hr
20917.0	348.6
14264.0	237.7
12254.0	204.2
17297.0	288.3
92059.0	1534.3
20187.0	336.5
18271.0	304.5
14534.0	242.2
9464.0	157.7
13545.0	225.8
14501.0	241.7
7765.0	129.4
255058.0	4250.9

Drills

Drill M/Min	Drill M/Hrs
4500.0	75.0
5430.0	90.5
4200.0	70.0
7020.0	117.0
2640.0	44.0
5910.0	98.5
3810.0	63.5
3375.0	56.3
4680.0	78.0
2250.0	37.5
3150.0	52.5
3804.0	63.4
50769.0	846.2

Totals

Tot M/Min	Tot M/Hr
25417.0	423.6
19694.0	328.2
16454.0	274.2
24317.0	405.3
94699.0	1578.3
26097.0	435.0
22081.0	368.0
17909.0	298.5
14144.0	235.7
15795.0	263.3
17651.0	294.2
11569.0	192.8
305827.0	5097.1