The meeting was called to order at 7:00 p.m.

Flag Salute

Roll Call: Present: Carberry, Dineen, Pendergast, Smith, Sosidka, Mayor Kovach

Absent: Rylak – due to a conflict of interest

Also Present: Richard Phelan, Business Administrator, Town Planner, James Kyle and

Attorney, Tara St. Angelo

STATEMENT OF ADEQUATE NOTICE:

The following statement of adequate notice was read: "Adequate notice of this special meeting has been provided, indicating the time and place of the meeting and the proposed agenda, which was posted, made available to newspapers and filed with the Clerk of the Town of Clinton in accordance with Section 3 (d) of Chapter 231 of the Public Laws of 1975."

A motion was made by Mr. Pendergast, seconded by Mr. Carberry, to name Richard Phelan acting clerk for this meeting.

Vote all ayes Motion carried

RESOLUTION # 38-17 - EXECUTIVE SESSION

A motion was made by Mr. Smith, seconded by Mr. Carberry, to enter into executive session for purposes of litigation. No action to be taken.

Vote all ayes Motion carried

RESOLUTION # 38-17

RESOLUTION AUTHORIZING EXECUTIVE SESSION

WHEREAS, the Open Public Meetings Act; *N.J.S.A.* 10:4-6 *et seq.*, declares it to be the public policy of the State to insure the right of citizens to have adequate advance notice of and the right to attend meetings of public bodies at which business affecting the public is discussed or acted upon; and

WHEREAS, the Open Public Meetings Act also recognizes exceptions to the right of the public to attend portions of such meetings; and

WHEREAS, the Mayor and Council find it necessary to conduct an executive session closed to the public as permitted by the *N.J.S.A.* 40:4-12; and

WHEREAS, the Mayor and Council will reconvene in public session at the conclusion of the executive session

NOW, **THEREFORE**, BE IT **RESOLVED** by the Mayor and Council of the Town of Clinton, County of Hunterdon, State of New Jersey that they will conduct an executive session to discuss the following topic(s) as permitted by *N.J.S.A.* 40:4-12:

A matter which Federal Law, State Statute or Rule of Court requires be kept confidential or excluded from discussion in public (Provision relied upon:);
A matter where the release of information would impair a right to receive funds from the federal government;
A matter whose disclosure would constitute an unwarranted invasion of individual privacy;
A collective bargaining agreement, or the terms and conditions thereof (Specify contract:
A matter involving the purpose, lease or acquisition of real property with public funds, the setting of bank rates or investment of public funds where it could adversely affect the public interest if discussion of such matters were disclosed;
Tactics and techniques utilized in protecting the safety and property of the public provided that their disclosure could impair such protection;
Investigations of violations or possible violations of the law;
XPending or anticipated litigation or contract negotiation in which the public body is or may become a party; (the general nature of the litigation or contract negotiations is: ORthe public disclosure of such
information at this time would have a potentially negative impact on the municipality's position in the litigation or negotiation; therefore this information will be withheld until such time as the matter is concluded or the potential for negative impact no longer exists.)
Matters falling within the attorney-client privilege, to the extent that confidentiality is required in order for the attorney to exercise his or her ethical duties as a lawyer; (The general nature of the matter is:
OR the public
disclosure of such information at this time would have a potentially negative impact on the municipality's position with respect to the matter being discussed; therefore this information will be withheld until such time as the matter is concluded or the potential for negative impact no longer exists);
Matters involving the employment, appointment, termination of employment, terms and conditions of employment, evaluation of the performance, promotion or disciplining of any specific prospective or current public officer or employee of the public body, where all individual employees or appointees whose rights could be adversely affected have not requested in writing that the matter(s) be discussed at a public meeting; (The employee(s) and/or general nature of discussion is

ORthe public disclosure of such in privacy rights; therefore this information will concluded or the threat to privacy rights no leads to privacy rights.	
Deliberation occurring after a public specific civil penalty or loss of a license or p	e hearing that may result in the imposition of a ermit;
• • • • • • • • • • • • • • • • • • • •	may be made public at a time when the Town the discussion will not detrimentally affect any
respect to said discussion. That time is current	ntly estimated to be:
(estimated length of time) OR upon the occu	rrence of
•	or and Council, for the reasons set forth above, om the portion of the meeting during which the
	06 PM. There being no further business, a motion Ir. Carberry to adjourn the meeting at 9:07 PM