BOROUGH OF LITTLE FERRY RESOLUTION No.

	Aye	Nay	Absent	Abstain	No Vote
Anzalone					
Henriquez	1				1
Muller	X				
Sarlo	X				1
Schuck			*		
Steinhilber			7		
Raguseo (Tie Only)					
Vote Total	ч	0	-6	0	

DATE: November 19, 2012

RESOLUTION #: 344

MOTION BY: <u>C/W Henriquez</u>

SECONDED BY: C/M Anzalone

MR

RE: Resolution to establish as a position of the Borough of Little Ferry, County of Bergen, State of New Jersey that corporations should not receive the same constitutional rights as natural persons do, and that because money is not speech, limits on political spending will promote the goals of the First Amendment by ensuring that all citizens, regardless of wealth, have an opportunity to have their political views heard.

WHEREAS, the United States Constitution and the Bill of Rights are intended to protect the rights of individual human beings ("natural persons"); and

WHEREAS, corporations are not mentioned in the Constitution and The People have never granted constitutional rights to corporations; and

WHEREAS, the United States Supreme Court recognized in *Austin v. Michigan Chamber of Commerce* (1990) the threat to a republican form of government posed by "the corrosive and distorting effects of immense aggregations of wealth that are accumulated with the help of the corporate form and that have little or no correlation to the public's support for the corporations political ideas"; and

WHEREAS, the United States Supreme Court in *Citizens United v. the Federal Election* Commission (2010) reversed the decision in Austin, and presents a serious threat to self-government by rolling back legal limits on corporate spending in the electoral process allowing unlimited corporate spending to influence elections, candidate selection, policy decisions and sway votes; and

WHEREAS, the United States Supreme Court held in *Buckley v. Valeo* (1976) that the appearance of corruption justified limits on contributions to candidates, but it wrongly rejected other fundamental interests that the Township Committee finds compelling such as creating a level playing field and ensuring that all citizens, regardless of wealth, have an opportunity to have their political views heard; and

WHEREAS, money is property, it is not speech; and

WHEREAS, Article V of the United States Constitution empowers and obligates the people of the states of the United States of America to use the constitutional amendment process to correct those egregiously wrong decisions of the United States Supreme Court that go to the heart of our democracy and the republican form of self-government;

NOW, THEREFORE, BE IT RESOLVED that it is the position of the Mayor and Council of the Borough of Little Ferry, in the County of Bergen and State of New Jersey that corporations should not receive the same constitutional rights as natural persons do and that because money is not speech, limits on political spending will promote the goals of the First Amendment by ensuring that all citizens, regardless of wealth, have an opportunity to have their political views heard.

BE IT FURTHER RESOLVED that the Borough of Little Ferry hereby includes in its 2012 Federal Legislative Agenda support for efforts to pass an Amendment to the United States Constitution related to campaign finance reform and ending the false doctrine of corporate constitutional rights and, respectfully urges New Jersey's Congressional delegation to prioritize congressional proposal of an amendment to the United States Constitution addressing the threats to representative government identified in this resolution so that the states may ratify it.

ATTEST:

Barbara Maldonado,

Borough Clerk

Mauro Raguseo, Mayor

I, Barbara Maldonado, Borough Clerk of the Borough of Little Ferry, County of Bergen and State of New Jersey do hereby certify that the foregoing is a true copy of Resolution No. 344 adopted by the Governing Body on November 19, 2012.

Barbara Maldonado, Borough Clerk