



AGENDA
CHARTER TOWNSHIP OF MERIDIAN
BROWNFIELD REDEVELOPMENT AUTHORITY
December 13, 2017 8AM



1. CALL MEETING TO ORDER
2. APPROVAL OF AGENDA
3. APPROVAL OF MEETING MINUTES FROM SEPTEMBER 20, 2017
4. PUBLIC REMARKS
5. NEW BUSINESS
 - A. BRA rules and procedures
 - B. Brownfield application
 - C. BRA Officers
6. OLD BUSINESS
 - A. Environmental Consultant selection
7. PUBLIC REMARKS
8. ADJOURNMENT

Meeting Location: 5151 Marsh Road, Okemos, MI 48864

CHARTER TOWNSHIP OF MERIDIAN
BROWNFIELD REDEVELOPMENT AUTHORITY
ORGANIZATIONAL MEETING MINUTES

DRAFT

September 20, 2017
5000 Okemos Road, Okemos, MI 48864-1198
Central Fire Station, 8:00 A.M.

PRESENT: Chair Chris Buck, Vice-Chair John Scott-Craig, Ned Jackson, Jeff Theuer, John Matuszak
ABSENT: Township Manager Frank Walsh
STAFF: Director of Community Planning & Development Mark Kieselbach, Senior Planner Peter Menser
OTHER: None

1. **Call meeting to order**

Chair Buck called the regular meeting to order at 7:57 A.M.

2. **Approval of Agenda**

Motion by Director Matuszak to remove item 6B from the agenda due to time constraints.

Supported by Vice-Chair Scott-Craig.

Director Matuszak moved to approve the agenda as amended.

Supported by Director Jackson.

VOICE VOTE: Motion carried unanimously.

3. **Approval of Minutes**

Director Scott-Craig moved to approve the meeting minutes of August 16, 2017 as written.

Seconded by Director Jackson.

VOICE VOTE: Motion carried unanimously.

4. **Public Remarks – None**

5. **Environmental Consultant presentations**

A. TriTerra

B. SME

C. Fishbeck, Thomson, Carr, & Huber (FTCH)

The BRA Board heard presentations from, and asked questions of, each consultant that submitted proposals to be the Township's brownfield consultant.

6. **New Business**

A. Environmental Consultant selection

The BRA Board discussed the presentations from the three brownfield consultants. BRA Board discussion included the following:

- Recap of presentations and initial impressions to each consultant
- The proposed fee structures included in the submitted proposals and how they apply
- Costs for training and development of policies/procedures would not be covered by brownfield application fee from developer
- Preferences of each BRA Board member with regards to hiring a consultant
- Shared concerns and potential benefits of each consultant
- Relationship between consultant and BRA Board, role of consultant in review of brownfield plan request

The decision was made for Chair Buck to follow up with contacts at the Lansing Area Economic Partnership (LEAP) to gain additional insight into two of the three consultants and follow up with the BRA Board.

7. **Old Business**

- A. Draft bylaws – Chair Buck noted the BRA Bylaws were approved by the Township Board at its meeting on September 19, 2017.

8. **Public Remarks** – None

9. **Adjournment**

Chair Buck adjourned the meeting at 10:07 a.m.

Respectfully Submitted,

Peter Menser
Senior Planner



To: Brownfield Redevelopment Authority (BRA)

From: Peter Menser, Principal Planner

Date: December 7, 2017

Re: Policies and procedures

To facilitate the activities of the BRA most communities develop a policies and procedures document that provides a framework for the consideration of brownfield projects and outlines the specific policies of the BRA Board. The following is a review of some of the different components found in policies and procedures documents.

Background/Purpose

This section talks about where the BRA Board derives its authority, the purpose of the BRA, and a brief history of its inception.

Eligibility

The Eligibility section outlines the minimum criteria a project must meet to be eligible for brownfield consideration. The criteria are directly related to the definition of “eligible property” as established by the Brownfield Redevelopment Financing Act. Activities eligible for brownfield tax capture in Meridian Township include environmental clean-up, environmental assessments, reporting/compliance activities, demolition, and asbestos/lead abatement. Demolition and asbestos/lead abatement may require Michigan Department of Environmental Quality (MDEQ) or Michigan Economic Development Corporation (MEDC) approvals.

General qualifications for funding

Generally this section outlines the various items that need to be met to qualify for tax capture. These include project and developer viability, demonstration of financial need, project eligibility under state law, and consistency of the project with local ordinances such as zoning and the Master Plan, among others. The qualifications identified in this section vary widely by municipality.

Project evaluation criteria

The City of Grand Rapids and some other communities around the state have adopted criteria used to evaluate brownfield projects that relate to the nature and characteristics of the proposed development. Development projects meeting the criteria are more likely to be selected for funding than those that do not. These include such items as LEED Certification, inclusion of affordable housing, job creation, compliance with architectural standards, consideration for public transit, etc. There is no requirement to include project evaluation criteria as a component brownfield project review.

Eligibility for interest

This section outlines BRA policy on the collection of interest by the developer for money spent on eligible activities. Some communities identify criteria that must be met in order to collect interest. The total amount of interest and the interest rate are negotiable with the developer but in some instances a community will establish an amount or rate that cannot be exceeded.

Administrative cost capture

The BRA may capture costs for reimbursement of administrative expenses related to operating the BRA, which could include consultant fees the community incurs for the review of BRA requests, among other activities. This section establishes the BRA Board policy on the capture of administrative costs. Some communities set a maximum or minimum amount that will be captured for administrative costs.

Local Brownfield Revolving Fund

The state act allows a BRA to establish a local brownfield revolving fund (LBRF). This is typically a portion of the TIF that can be collected either during the TIF reimbursement period or for a period of time after the developer has been paid back from TIF. The funds collected into a LBRF can be used for eligible activities on other properties in the community, such as environmental assessments, and are typically dispersed in the form of a grant or loan. If a LBRF is established then a separate policy document may be needed to describe the LBRF program policies in detail and identify review criteria that will be used to award grants and loans. A BRA is not obligated to establish a LBRF.

Review Process

The policy and procedures document will include an overview of the brownfield process, which will detail the different steps required and the related staff and decision maker for each step. It is strongly recommended that the BRA Board require a pre-application meeting and submission of a draft brownfield plan for initial review by staff and the BRA. Overall the process will include plan review, discussions with MEDQ staff, a public hearing, project review and recommendation by the BRA, and a final decision by the Township Board.

Attachment

1. Examples of policy documents and applications

G:\Community Planning & Development\Planning\BRA\Policies and Procedures\Policies.bra1.docx



**Washtenaw County Brownfield Redevelopment Authority
Program Policies and Procedures
Revised and Re-Adopted May 4, 2017**

Section 1: Background

Michigan's Brownfield Redevelopment Financing Act Public Act 381 (Act 381), as amended, enables Brownfield Redevelopment in the State of Michigan and the establishment of county-wide brownfield redevelopment authorities and zones. Act 381 provides brownfield redevelopment authorities with multiple tools to facilitate redevelopment, including tax increment financing to support eligible brownfield expenses incurred through reuse of a contaminated, blighted, historic, and/or functionally obsolete property.

On May 19, 1999, the Washtenaw County Board of Commissioners (BOC) voted unanimously to establish a County-wide Brownfield Redevelopment Authority (WCBRA) and Brownfield Redevelopment Zone (Zone) in accordance with, Act 381. Washtenaw County's Brownfield Redevelopment Zone was defined as the jurisdictional boundary of each municipality within Washtenaw County that passed a resolution to join. Under the Bylaws established by the BOC as amended in 2015, the WCBRA shall consist of representatives from a broad cross-section of the community.

Section 2. Purpose

The WCBRA is authorized to administer a county-wide Brownfield Redevelopment Program (Program) the purpose of which is to facilitate the redevelopment of previously developed sites classified as eligible property in Public Acts 381 of 1996 and 451 of 1994 (Natural Resources and Environmental Protection Act-NREPA), as amended. In its mission to serve as a regional Authority, representing a wide variety of governmental units, and to encourage sustainable, [Smart Growth Principles](#), as defined by the U.S. EPA, and the policies of the local unit of government in which the brownfield redevelopment project occurs.

Washtenaw County Brownfield Redevelopment Program Staff are available to assist with implementation of the policies and procedures described herein. Staff are available to serve as a liaison between the WCBRA and the various entities involved with the redevelopment of a brownfield site and/or to guide a developer through the brownfield process. It is strongly encouraged to contact planners with the local unit of government and WCBRA brownfield program staff early in the project planning process to minimize delays in the approval process. Staff contact information is provided in **Section 7** below.

Section 3: Policies

3a. Eligible Activities

The WCBRA is authorized to allow the use of Tax Increment Financing (TIF) revenues to pay for or reimburse public or private costs of "eligible activities." Eligible activities apply to all participating communities while others are specific to certain Local Units of Government (LUG) as follows:

Eligible Activities for All Communities:

- Department Specific Activities
 - Baseline Environmental Assessments (BEAs)
 - Due care activities
 - Response activities
 - Removal and closure of underground storage tanks
 - Disposal of solid waste
 - Dust control related to construction activities

- Industrial Cleaning
- Sheeting and shoring necessary for removal of materials exceeding part 201 criteria
- Lead, mold, or asbestos abatement when lead, mold, or asbestos pose an imminent and significant threat to human health.
- Reasonable costs of preparing a brownfield plan and Act 381 work plan(s)
- Demolition
- Lead and Asbestos Assessment and Abatement that does not pose an imminent and significant threat to human health
- Brownfield Authority administrative fees
- Interest on unreimbursed eligible activities
- Capture for the local brownfield revolving fund

Eligible Activities for the City of Ann Arbor and the City of Ypsilanti (Qualified Local Units of Government (LUG), aka "core communities"):

- Activities eligible in "All Communities"
- Public infrastructure improvements
- Private and public underground and/or multi-level parking structures
- Site preparation activities
- Private and public urban stormwater management systems

3.b. To qualify for brownfield incentives:

1. The proposed project site meets the definition of an eligible property as defined in Public Act 381 of 1996, as amended, MCL 125.2652 Definitions.
2. The project is located in the Brownfield Redevelopment Zone, which is defined as the jurisdictional boundary of each municipality within Washtenaw County that passed a resolution requesting to join the WCBRA.
3. The LUG supports inclusion of the eligible property in the Brownfield Plan, which may or may not include the use of TIF, to support the proposed brownfield project.
4. The proposed redevelopment for the eligible property is consistent with the master plans, zoning ordinances and community/economic development goals of the local municipality and County where the proposed project is located, as determined by the LUG and County.
5. The existing character of the eligible property is such that redevelopment activities would be limited or not feasible without brownfield redevelopment assistance provided by PA 381 and/or other brownfield redevelopment programs. In addition, the project developer commits to explore all other available private and public funding sources, as determined in consultation with the WCBRA.
6. An analysis demonstrates that the required eligible activities can be satisfactorily completed within the available resources under this program, or if not, that supplemental funding sources, such as private equity or financing, tax credits, grants or loans, will be utilized to complement the financial resources available under PA 381 for proposed projects.
7. The developer has provided evidence of a firm commitment to the project and a demonstration of sufficient experience, financial resources, and development capabilities to successfully implement the proposed redevelopment project.
8. The proposed project site will have adequate access to the necessary public infrastructure and utilities needed to serve the proposed redevelopment project, as determined in consultation with the affected community.
9. The WCBRA reserves the right to consider other factors applicable to a specific project or participating

municipality.

3.c. To qualify for payment of interest on carrying costs of unreimbursed eligible activities:

The reimbursement of interest on unreimbursed environmental and non-environmental activities will be determined on a case-by-case basis, but only where a clear financial gap is demonstrated, and where actual interest expenses and carrying costs will be incurred by the applicant. The following criteria must be met:

1. All costs for which interest is being requested must be eligible environmental or non-environmental activities.
2. The total amount of interest, and the interest rate, shall be determined in accordance with MEDC guidelines, and shall be approved by the LUG.

Provided reimbursement of interest is generally approved, pursuant to the above, the reimbursement of interest on costs of eligible activities *using local-only taxes* may be allowed only if either of the following criteria are met:

1. The specific activity or activities are not supported for interest reimbursement by MEDC and MDEQ, yet supported by the LUG as a cost resulting from an activity that, by its nature, will have specific or general environmental benefits.
2. A significant financial gap has been identified by the applicant, and supported by the LUG, such that the requested interest would close the gap.

3.d. To qualify for local-only reimbursement:

The WCBRA encourages costs of all eligible activities be reimbursed with both incremental local and state school operating taxes to the extent practicable; however, there are circumstances when reimbursement only with local tax increments will be approved, on a case-by-case basis, under the following circumstances:

1. The activities are eligible under Act 381, and the state declined to participate in the cost, and the LUG supports the activity, which, by its nature, will have specific or general environmental benefits; or
2. When the activity or activities were approved in a Brownfield Plan, and subsequently denied for state school operating tax participation, local-only tax increment may be considered, provided the approved Brownfield Plan does not prohibit or cap the use of local-only tax increment finances to reimburse the particular activity proposed for local-only reimbursement.
3. For any eligible activity completed prior to plan approval, but now included in a Brownfield Plan or Combined Brownfield Plan and Act 381 Work Plan submitted for approval, the LUG must support the inclusion of the costs for local only reimbursement, and the following conditions must be met:
 - a. The approved Plan states that certain or all eligible activities initiated or completed prior to plan approval, and subsequently denied for state school operating taxes participation, will be funded with local-only taxes.
 - b. The entity that incurred the costs is the same as applying for Brownfield Plan approval; and
 - c. Eligible activities were conducted and expenses incurred prior to Brownfield Plan approval due to unanticipated circumstances or compressed project timeline.

3.e. Unanticipated Eligible Environmental Response Activities

1. Pursuant to Act 381, Local only and state school operating tax increment revenues may be used to reimburse unanticipated eligible environmental response activities conducted after Brownfield Plan and/or Work Plan approvals. The following conditions must be met for this to be considered:
 - a. The owner must have contacted the MDEQ and Brownfield Authority prior to taking action, and subsequently included the eligible environmental costs in an amended Work Plan, and Brownfield

Plan if necessary, and secure all requisite approvals.

3.f. Administrative Costs Capture

1. Annual capture of administrative fees from brownfield projects from local taxes is permitted under PA 381 of 1996, as amended. Each Brownfield Plan may include capture of administrative fees. Administrative fees may be used to cover 1) actual expenses related to operating the Brownfield Redevelopment program, 2) Department Specific Activities conducted by or on behalf of the authority related directly to work conducted on prospective eligible properties prior to approval of the brownfield plan, pursuant to the Brownfield Authority's Environmental Assessment Grant Program, and 3) reasonable costs of developing and preparing brownfield plans, combined plans, or work plans for which tax increment revenues may be used, including legal and consulting fees that are not in the ordinary course of acquiring and developing real estate.
2. For reimbursement of reasonable and actual administrative expenses, the WCBRA will transfer to its Administrative Fund up to ten percent (10%) of annual TIF capture per project, during the entire capture period for the project. Actual administrative expenses will be reimbursed with only local incremental taxes.
3. In accordance with WCBRA policy, capture of administrative fees may exceed actual brownfield program expenses in any one year, provided any reserves are maintained in the Administrative Fund and utilized to reimburse for future years' expenses, fund the WCBRA Environmental Assessment Grant Program, or used as otherwise allowed by Act 381. At no time will surplus funds exceed one year's allowable maximum capture under Act 381 based on the previous year's allowable capture. Any fund reserves that exceed one year's allowable capture will be returned to the appropriate taxing jurisdictions.

3.g. Local Brownfield Revolving Fund Capture

1. It is the intent of the WCBRA to capitalize its Local Brownfield Revolving Fund (LBRF). The WCBRA intends to include provisions to capture revenues for deposit into the LBRF in the approved Brownfield Plan for each property/project located in the Brownfield Redevelopment Zone (as defined in **Section 1: Background**). The WCBRA intends to capture LBRF funds, as allowable by Act 381, with a priority for capture *during* the reimbursement period for eligible activities; however, each plan will be considered on a case-by-case basis to determine the most appropriate method for capturing LBRF funds.
2. LBRF incremental tax capture and use will be used in accordance with the current LBRF policy, adopted by the WCBRA, and subject to the restrictions of PA 381, as amended. The amount and term of tax revenue capture for the LBRF will be determined on a project-by-project basis.

Section 4: Procedures:

The WCBRA recognizes the importance of development project schedules and will expedite brownfield plan review and approval process to the extent possible.

1. The following are typical steps to access brownfield redevelopment incentives in Washtenaw County. The steps may change if a combined Brownfield Plan/Work Plan is proposed.
 - A. Project Concept Application – Approved by Local Unit of Government
 - B. Brownfield Plan Application Fee – Paid by applicant (see below)
 - C. Brownfield Plan Project Sub-Committee – Formed by County Brownfield Authority
 - D. Brownfield Plan Developed – Development Team, Staff, and Sub-Committee
 - E. Brownfield Plan – Approved by Local Unit of Government
 - F. Brownfield Plan – Approved by County Brownfield Redevelopment Authority
 - G. Brownfield Plan – Public Hearing Scheduled by County Board of Commissioners
 - H. Brownfield Plan – Approved by County Board of Commissioners after Public Hearing
 - I. Act 381 Work Plan(s) – Approved by County Brownfield Redevelopment Authority.

2. The application fee is due after Project Concept Application approval by the LUG and is based on total project investment:

\$0- \$5Million = \$3,000

\$5M - \$10M = \$4,000, and

\$10 M and over = \$5,000

Note: The City of Ann Arbor requires a separate Brownfield Plan application fee

3. Once the brownfield plan is approved, it will be forwarded to the MDEQ and MEDC for informational purposes. The applicant then needs to sign a Reimbursement Agreement with the WCBRA (See **Section 5: Reimbursement Agreement**). If capture of state school operating taxes for reimbursement of eligible non-environmental costs is contemplated, the reimbursement agreement must be completed and signed before submission of an Act 381 Work Plan or Combined Brownfield Plan and Work Plan for those activities.
4. If the TIF includes the capture of state school operating taxes for eligible activities, an Act 381 Work Plan (or Combined Brownfield Plan and Work Plan) must be completed in accordance with the requirements of Act 381 and guidance published by the MDEQ/MEDC and submitted to Staff. Staff will review the Work Plan and work with the developer and/or developer's representative (consultant) to finalize it. Staff then will forward to the WCBRA for approval, and then coordinate with the appropriate agency(s) for the submission and review of the brownfield plan, Act 381 Work Plan.
5. Generally, conducting eligible activities can begin once the relevant elements of the approval process are complete. However, pursuant to Act 381, and in accordance with **Section 3: Policies**, conducting certain eligible activities prior to Brownfield Plan approval may still be reimbursed, with either or both Local Only or state school operating Tax Incremental Revenues.

Section 5: Reimbursement Agreement

Staff will provide the most current Reimbursement Agreement template. The applicant should fill in required information using the template, then work with brownfield staff to finalize. The Reimbursement Agreement must be approved by the WCBRA, then fully executed in accordance with County contract procedures. This includes the applicant filing as a Vendor with the County and providing the required insurance.

Section 6: Reimbursement Process

1. All eligible activities must be completed within the time specified in the Reimbursement Agreement.
2. Request for reimbursement for eligible activities shall be submitted in the form required by the WCBRA. Staff will forward the submitted completed request, with a recommendation, to the WCBRA for certification and approval.
3. Once TIF capture begins, and any or all eligible expenses have been approved, reimbursement may begin in accordance with the terms of the Reimbursement Agreement.

Section 7: Contact Information

Contact Nathan Voght, Brownfield Redevelopment Coordinator, at 734-544-3055, or voghtn@ewashtenaw.org for more information.

Ver. Date: 9/25/13; 12/11/14 updated contact phone#; revised and re-adopted 11/5/15
Revised/Re-Adopted 5/4/17, updated "LSRRF" references, Admin and LBRF capture policy revisions



Washtenaw County Brownfield Redevelopment Authority Project Application Form

This application form must be completed by the applicant to initiate the brownfield process by the Washtenaw County Brownfield Redevelopment Authority (WCBRA). The completed application will then be submitted to the appropriate representative of the local municipality within which the proposed project is located. There are no deadlines for the submittal of applications -- applications will be accepted on an ongoing basis.

NOTE: The Project Concept Application (Application) is the first step for all brownfield redevelopment projects coming through the WCBRA. The Project Application is part of our commitment to partner with each Municipal Member throughout the brownfield redevelopment process.

Approval of the Application by the local municipality is **NOT approval of the brownfield project/plan** and the requested Tax Increment Financing (TIF). Approval gives Staff permission to assist the developer in creating a Brownfield Plan.

If a local municipality initially approves a project application, it is not obligated to approve the brownfield plan.

Once processed and approved by the local municipality, an application fee will be assessed to the developer. The fee is based on total project investment:

\$0- \$5Million = \$3,000;
\$5M - \$10M = \$4,000; and
\$10 M and over = \$5,000

Two (2) sets of the completed application forms and any supplemental materials must be submitted to the Washtenaw County Office of Community and Economic Development, Brownfield Program, 415 W. Michigan Ave., 2nd Floor, Ypsilanti, MI 48197.

For assistance in completing this application form, please contact the Washtenaw County Office of Community and Economic Development:

Nathan Voght, Brownfield Redevelopment Coordinator (734) 544-3055 phone
voghtn@ewashtenaw.org (734) 544-6749 fax

In addition, please refer to the WCBRA Brownfield Redevelopment Program Guide to learn the process. The Guide and other information on the application process is also available on the WCBRA website at <http://www.ewashtenaw.org/brownfields>

Before submitting a project application, please make sure all items on the attached checklist are included. Project Application will not be reviewed until items are completed.



PROJECT APPLICANT INFORMATION

Date:

Project Applicant Name:

Mailing Address:

Contact Person for Applicant:

Telephone/Fax Numbers:

E-mail Address:

Property Owner Name:

Mailing Address:

Contact Person for Property Owner:

Telephone/Fax Numbers:

E-mail Address:

PROJECT INFORMATION

Project Address:

Parcel ID Number(s):

Legal Description:

Located within WCBRA Member Municipality: YES NO

Is the project located within a Downtown Development Authority (DDA)?



If yes, has the DDA been contacted? Do they support the project? If so, what level of support has been identified?

--

Proposed Project Description:

- Attach copies of proposed preliminary site development or concept plans to illustrate how the proposed redevelopment and land uses will be situated on the subject property, and documenting access to all necessary utilities and infrastructure.*

Proposed Redevelopment Use(s):

Anticipated Project Schedule/Critical Dates:

Status of Development Permits and Applications:



Description of Known or Suspected Environmental Contamination Concerns

List all environmental activities and reports completed to date.

Report/Activity	Date	Attached (y/n)

Attach additional pages if needed and supporting documentation or reports if available.

Summary of Needed Eligible Activities and Projected Costs (if known):

Attach additional pages if needed and supporting documentation or reports if available.



Projected Private Investment in Redevelopment:

Proforma Information:

- Attach detailed proforma and project budget illustrating all related project expenses, sources of financing, and project financing gap.*

Anticipated Job Creation or Retention Impacts:

Other Significant Project Information:



PROJECT APPLICATION CHECKLIST

Before submitting the project application, please make sure all items on the checklist are included. Project Application will not be reviewed until items are completed.

Ownership Documentation

- If the property owner is not the project applicant, please attach a signed and notarized letter from the property owner authorizing the applicant to submit this application form for consideration by the WCBRA.
- Attach copy of current title commitment and proof of ownership.

Site Plan

- Attach copies of proposed preliminary site development or concept plans to illustrate how the proposed redevelopment and land uses will be situated on the subject property, and documenting access to all necessary utilities and infrastructure.

Financial Information and Eligible Activities

- Attach a copy of Eligible Activity Table (provided from Staff) and TIF Table broken down by taxing jurisdiction.
- Attach detailed project budget/proforma illustrating all related project expenses, sources of financing, and project financing needs.

Environmental Work Completed

- Attach all environmental reports that have been completed for this site. (i.e. Phase I, Phase II, BEA, RCRA, Closure, Due Care, etc)



To: Brownfield Redevelopment Authority

From: Peter Menser, Principal Planner

Date: December 5, 2017

Re: Election of Officers

The Brownfield Redevelopment Financing Act (Act 381 of 1996) requires members of a Brownfield Redevelopment Authority to elect one from among their membership as chairperson and another as vice-chairperson. At the BRA meeting on August 16, 2017 Chris Buck was selected to serve as chairperson of the BRA Board. Mr. Buck has since resigned as BRA chairperson due to being hired as the Township's Economic Development Director, so the position of chairperson is now vacant. John Scott-Craig, the Vice-Chair of the Planning Commission, serves as the Vice-Chair of the BRA Board.

Per the BRA bylaws, all terms of office are for one year and no member of the BRA can hold the same office for more than three successive terms. While not detailed in the State Act, the responsibilities of the chair and vice-chair are generally as follows:

Chair: The chairperson has the general powers and duties of supervision and management of the BRA. He or she runs the meetings of the BRA Board and represents the Board in most affairs both within and outside of the Township. He or she is an ex-officio member of all committees and may appoint members to committees and select the chairperson of any committees.

Vice-Chair: The vice-chair acts in the capacity of the chair in the chair's absence. In the event the office of the chair becomes vacant, the vice-chair shall succeed to this office for the unexpired term.

At the meeting on December 13, 2017 staff will request nominations for the position of BRA chairperson. Once nominations are made the BRA Board will vote on the position. The board member receiving the most votes will serve as chairperson. The elected officer will begin serving immediately and will remain in that position for one (1) year.