Renée Steinhagen, Esq. NEW JERSEY APPLESEED	
PUBLIC INTEREST LAW CENTER, INC.	
23 James Street	
Newark, New Jersey 07102	
(973)735-0523	
	: SUPERIOR COURT OF NEW JERSEY
FOOD & WATER WATCH and ELISSA	: LAW DIVISION: BERGEN COUNTY
SCHWARTZ, BETTINA HEMPEL,	:
PAULA ROGOVIN, LISA ROSE and	:
LAURIE LUDMER ("COMMITTEE OF	:
PETITIONERS"),	: Docket No. BER-L21
Plaintiffs,	:
N/C	: Action in Licy of Propagative Writ
-VS	: Action in Lieu of Prerogative Writ
DOUG RUCCIONE, in his capacity as	
Township Clerk, the TOWNSHIP OF	ORDER
TEANECK, and STEVEN CHONG, in his	
capacity as Bergen County Deputy Clerk,	· ·
cupacity as beigen county beputy clotk,	
Defendants.	•
Defendants.	X
	^ /\

This MATTER being brought before this Court by Plaintiffs FOOD & WATER WATCH and ELISSA SCHWARTZ, BETTINA HEMPEL, PAULA ROGOVIN, LISA ROSE and LAURIE LUDMER (the "Committee of Petitioners"), by an through their counsel New Jersey Appleseed Public Interest Law Center (Renée Steinhagen, Esq. appearing), and the Court having reviewed any papers filed in opposition, and the Court having considered the arguments made by counsel, if any, and good cause having been shown:

IT IS on this \_\_\_\_\_day of August 2021;

ORDERED that Plaintiffs are GRANTED the declaration that the electronic signatures that were collected by Plaintiffs prior to July 4, 2021 during the Governor's Public Health

## BER-L-005566-21 08/20/2021 12:31:26 PM Pg 2 of 3 Trans ID: LCV20211933433

Emergency are valid and the defendant Doug Ruccione's failure to find Plaintiffs' Initiative Petition sufficient (proposing an ordinance to create a community energy aggregation program hereinafter "Community Energy Aggregation Program Ordinance") violated <u>N.J.S.A.</u> 40:69A-186 to 188, as modified by Executive Order 132 ("EO 132"), Executive Order 216 ("EO 216") and P.L. 2020, Ch. 55; and it is further

ORDERED that Plaintiffs are GRANTED an order in lieu of prerogative writ (*mandamus*) or otherwise directing the Township Clerk to certify Plaintiffs' Initiative Petition as sufficient and place it on the November 2, 2021 ballot; and it is further

ORDERED that Plaintiffs are GRANTED an order estopping defendant Ruccione from rejecting the 562 electronic signatures contained in Plaintiffs' Initiative Petition, which he previously determined to represent qualified voters and asserting that the petition has some other defect; and it is further

ORDERED that Plaintiffs are GRANTED an order in lieu of prerogative writ (*prohibition*) or otherwise enjoining the Deputy Clerk of Bergen County from printing any ballot for use at the November 2, 2021 General Election prior to this matter being resolved; and it is further

ORDERED that Plaintiffs are GRANTED a declaration that defendant Ruccione's rejection of Plaintiffs' Initiative Petition constitutes a violation of Plaintiffs' right to substantive due process as well as its statutory right of initiative in violation of N.J.S.A. 10:6-2(c); and it is further

ORDERED that Plaintiffs are GRANTED reasonable attorney's fees and costs to be paid by Defendant Ruccione in his official capacity and the Township of Teaneck pursuant to the <u>N.J.SA</u>. 10:6-2(f). BER-L-005566-21 08/20/2021 12:31:26 PM Pg 3 of 3 Trans ID: LCV20211933433

Plaintiffs shall serve this Order upon Defendants within \_\_\_\_\_days of their receipt of same.

\_\_\_\_ opposed

Hon. J.S.C.

\_\_\_\_\_ unopposed