

WHEREAS, the Borough of Ringwood verses the Board of Review for an employee at the Appellate Division reversed granting unemployment benefits to an individual; and

WHEREAS, the method which Ringwood contributes to the Employee compensation Ringwood may have partially paid unemployment compensation directly to this individual; and

WHEREAS, if the unemployment benefits were reversed and therefore denied the Department of Labor normally gives the employer a credit; and

WHEREAS, in this situation Ringwood may be entitled to more than the credit based upon the amount of money that was paid to this employee; and

WHEREAS it is in the best interest of the Borough of Ringwood for its labor attorney to seek reimbursement from this individual which could amount up to \$17,000.

NOW THEREFORE BE IT RESOLVED that the Ringwood Labor Attorney is authorized to seek reimbursement for this individual if in fact after review of the Chief Financial Officer, Ringwood is entitled to a reimbursement from the employee.

---

JOHN M. SPEER MAYOR

I hereby certify that the above Resolution was adopted by the Municipal Council of the Borough of Ringwood at its Business Meeting of June 21, 2016.

---

KELLEY HALEWICZ, RMC  
BOROUGH CLERK

Council Member	Motion	Second	Ayes	Nays	Abstain	Absent
Speer			X			
Martocci	X		X			
Anderson			X			
Davison			X			
Marsala		X	X			
Noonan			X			
Schaefer			X			