

List of Bills - (All Funds)

Vendor	Description	Payment	Check Total
	<b>Current Fund</b>		
1692 - A & S HYDRAULICS	PO 11366 trkl Hoist & 20 Sweeper Cylinders Rebuil	1,135.00	1,135.00
2587 - A. PETER ENEA	PO 10814 B-PERC WITNESSING 2020	1,190.74	1,190.74
3124 - ADR TOWING	PO 11394 Tow Service, 33,23 & 451 DPW Facility	225.00	225.00
4955 - BCI TRUCK	PO 11364 trkl7 & 21-82 Fire ABS Brake Repair	843.32	843.32
4358 - BREWER ASSOC	PO 11363 Large copier supplies	93.66	93.66
4541 - BRION FLEMING, CUST OF PETTY CASH	PO 11404 MAILBOX DAMAGE REIMBURSEMENT	35.00	35.00
2028 - C & M LANDSCAPING SERVICE	PO 11218 TREE WORK - BLANKET	1,350.00	1,350.00
4599 - CARLSON SOFTWARE INC	PO 11149 Software Maintenance Subscription	390.00	390.00
895 - CENTURYLINK	PO 10647 B-PHONE SERVICES FOR 2020	71.96	71.96
936 - CERTIFIED LABORATORIES	PO 11414 Extreme Green Grease, ( Mower Bearings)	340.95	340.95
1801 - COMCAST - #0119249	PO 10653 B- INTERNET SERVICES FOR 2020	281.99	281.99
4297 - COMCAST- #0118571	PO 10721 B-2020 IT	473.29	473.29
4935 - COMCAST-#0043217	PO 10525 B-INTERNET SERVICES	13.95	13.95
4916 - COMCAST-#939023341	PO 10649 B-INTERNET SERVICES FOR 2020	392.99	392.99
3258 - DEER CARCASS REMOVAL SERV	PO 11379 June Deer Removal	252.00	252.00
1048 - DEMPSEY UNIFORM & LINEN SUPPLY	PO 10984 BLANKET	117.06	117.06
3833 - DIFRANCESCO BATEMAN, PC	PO 10450 B-2020 LEGAL SERVICES	9,774.46	9,774.46
	PO 10451 B-LITIGATION FOR 2020	2,161.50	11,935.96
3511 - FASTENAL CO	PO 10925 ROAD MARKING PAINT	57.84	57.84
302 - FLEMINGTON DEPARTMENT STORE	PO 11170 Officer Badges	336.00	336.00
4609 - GANNETT NJ NEWSPAPERS	PO 11288 Class II Uniform Order	303.30	639.30
354 - GOODYEAR AUTO CENTER	PO 11435 JUNE 2020	660.22	660.22
1833 - HMC- OCCUPATIONAL HEALTH	PO 11355 21-05 Police Front Tires	272.00	272.00
3914 - HOME DEPOT CREDIT SREV	PO 11400 DRUG SCREENING	59.00	59.00
	PO 11312 CLEANING SUPPLIES B&G	35.44	
	PO 11332 SIGN SHOP MATERIALS	70.95	
	PO 11341 SPRAYER, CONCRETE BROOM, REBAR	40.84	
	PO 11353 sign shop materials	15.72	162.95
370 - HUNTERDON COUNTY CLERKS O	PO 11385 Municipal Share for July 7, 2020 Primary	10,056.31	10,056.31
5057 - HUNTERDON POWER EQUIPMENT	PO 11356 Mower Blades Sharpened & Saw Piston Ring	140.99	140.99
4409 - INTELLISHRED	PO 11365 Document Shredding	384.00	384.00
5080 - ISLAND TECH SERVICES, LLC	PO 11325 20 ft. Radar Cable	66.00	66.00
1062 - J.C. EHRLICH CO INC	PO 10985 BLANKET	65.00	65.00
451 - JCPE&L	PO 11153 MAY 2020	2,361.07	2,361.07
	PO 11268 JUNE 2020	6,097.45	8,458.52
2241 - JESCO INC	PO 11367 78 Paver Parts	1,322.29	1,322.29
2041 - JOHN KURTZ JR INC	PO 11338 105 Johnson Red Chainsaw Repair parts	228.56	228.56
2295 - MARIANNE BUSHER	PO 11374 Reimbursement Training Program	225.00	225.00
1433 - MCELROY, DEUTSCH ETC...	PO 10455 B-2020 PLANNING BOARD LEGAL	202.80	202.80
1431 - MCMANIMON & SCOTLAND, L.I.C.	PO 11323 ASSISTANCE W/FINANCING FIRE TRUCK	860.00	860.00
3881 - NEW JERSEY AMERICAN WATER	PO 10599 B- FIRE HYDRANT SERVICE 2020	24,470.16	25,488.84
	PO 11381 06/09/20 - 07/09/20	1,018.68	1,018.68
641 - NJ STATE LEAGUE OF MUNICIPALITIES	PO 11306 Administrator Ad	160.00	160.00
4049 - PRAXAIR	PO 11331 ACETYLENE	49.12	49.12
	PO 11357 Paver Propane & Repair Parts	228.61	228.61
	PO 11360 Shop Tools	23.97	23.97

List of Bills - (All Funds)

Vendor	Description	Payment	Check Total
4861 - PRECISION AUTOMOTIVE & DIESEL	PO 11368 Welding Gas	134.37	436.07
673 - RACHLES/MICHELE'S OIL CO	PO 11354 Truck 15 Engine Repair	3,978.60	3,978.60
4227 - READY REFRESH	PO 11068 GASOLINE BLANKET	2,172.44	2,172.44
1939 - ROBERT H HOOVER & SONS	PO 10503 B - WATER FOR 2020	123.67	123.67
4856 - SAVO, SCHALK, GILLESPIE, ETC	PO 11359 21-82 Fire Horn Repair	25.42	25.42
2245 - SEALMASTER	PO 10961 PROSECUTOR SERVICES - 2020	2,700.00	2,700.00
828 - SHAMMY SHINE CAR WASHES	PO 11274 Traffic Paint	837.44	837.44
4874 - SKYLINE EQUIPMENT LLC	PO 11347 JUNE 2020 CAR WASH	25.98	25.98
4936 - STATE TOXICOLOGY LABORATORY	PO 11405 258 Trailer New Ball Hitch	89.00	89.00
4527 - STAVOLA ASPHALT CO	PO 11225 Random Drug Testing	135.00	135.00
4528 - STAVOLA FLEMINGTON ASPHALT	PO 11168 ASPHALT BLANKET	232.89	232.89
3034 - TILCON, NEW YORK	PO 11210 ASPHALT	1,371.62	1,371.62
4803 - TRACTOR SUPPLY	PO 11333 YELLOW MASON SAND	376.95	376.95
4951 - TRANSOFT SOLUTIONS	PO 11397 HITCH FOR PARKS TRAILER	84.98	84.98
3187 - TRIUS INC	PO 11410 SHOP PAINT SUPPLIES	150.81	235.79
2142 - VERIZON WIRELESS	PO 11070 Software Maintenance Subscription	750.00	750.00
	PO 11370 trk 1 Body Hoist Bushings	204.24	204.24
	PO 10715 B-2020/ACCT #742071798-00003	954.91	954.91
	PO 10716 B-2020/ACCT #742071798-00001	1,121.31	1,121.31
	PO 10717 B-2020/ACCT #742071798-00005	372.91	372.91
	PO 10718 B-2020/ACCT #742071798-00006	262.69	262.69
	PO 10719 B-2020/ACCT #342014580-00001	635.00	635.00
	PO 10720 B-2020/ACCT #742071798-00009	348.90	348.90
	PO 10733 B-2020/ACCT #742071798-00008	18.08	18.08
	PO 10734 B-2020/ACCT #342014580-00002	43.04	43.04
	PO 11322 3RD QRT ESTIMATED BILLS	2,980.57	2,980.57
5085 - WARREN MATERIALS	PO 11227 ASPHALT	950.46	950.46
4090 - WB MASON	PO 11033 Paper Towels MCCPC Contract #25	508.80	508.80
	PO 11088 Office Supplies	385.50	385.50
	PO 11091 Office Supplies	166.97	166.97
	PO 11110 WB MASON ORDER # S103804813	161.43	161.43
	PO 11175 CLERK OFFICE SUPPLIES	329.05	329.05
	PO 11208 OFFICE SUPPLIES	53.76	53.76
	PO 11209 Office Supplies	168.83	168.83
	PO 11286 Office Supplies	80.59	80.59
	PO 11130 ASPHALT	263.65	263.65
			1,551.75
5082 - WELDON ASPHALT CO			3,756.84
			2,980.57
			950.46
			508.80
			385.50
			166.97
			161.43
			329.05
			53.76
			168.83
			80.59
			263.65
			303.18
			263.65
			400.00
			900.00
			400.00
			900.00
			594.00
			1,023.00
			1,023.00
			594.00
			1,613.33
			1,888.97
			3,502.30

### List of Bills - (All Funds)

Vendor	Description	Payment	Check Total
5103 - GREENMAN-PEDERSEN, INC	PO 11380 HAMPTON CORNER RD BRIDGE - TASK 3 & 4	2,241.28	2,241.28
TOTAL			100,814.63

Summary By Account

ACCOUNT	DESCRIPTION	CURRENT YR	APPROP. YEAR	NON-BUDGETARY	CREDIT
01-101-01-000-001	CASH TD BANK			0.00	92,154.05
01-201-20-100-200	TOWNSHIP ADMINISTRATOR O/E	544.00			
01-201-20-120-200	TOWNSHIP CLERK - OE	2,009.13			
01-201-20-125-200	ELECTIONS OE	10,056.31			
01-201-20-130-200	FINANCIAL ADMINISTRATION OE	2,753.76			
01-201-20-140-200	DATA PROCESSING SERVICES OE	3,669.50			
01-201-20-150-200	TAX ASSESSOR OE	225.00			
01-201-20-155-200	LEGAL SERVICES OE	12,795.96			
01-201-20-165-200	ENGINEERING SERVICES	1,868.58			
01-201-21-180-200	PLANNING BOARD OE	373.68			
01-201-22-195-200	CONSTRUCTION OFFICIAL OE	187.41			
01-201-25-240-200	POLICE OE	840.30			
01-201-25-266-200	FIRE HYDRANTS	24,470.16			
01-201-25-267-200	FIRE OFFICIAL OE	166.97			
01-201-26-290-200	ROAD REPAIR & MAINTENANCE OE	5,642.51			
01-201-26-310-200	PUBLIC PROPERTY (B&G) OE	736.27			
01-201-26-315-200	VEHICLE MAINTENANCE OE	9,428.11			
01-201-28-370-200	RARITAN TOWNSHIP RECREATION OE	954.91			
01-201-28-375-200	PARK MAINTENANCE OE	59.00			
01-201-31-440-200	UTILITIES	15,120.49			
01-201-32-465-200	SOLID WASTE	252.00			
<b>TOTALS FOR</b>		<b>92,154.05</b>	<b>0.00</b>	<b>0.00</b>	<b>92,154.05</b>
02-101-01-000-01	Grant Checking			0.00	1,300.00
02-213-41-731-000	2019 Grant Expenditures			900.00	
02-213-41-731-003-000	2019 TONNAGE GRANT			400.00	
<b>TOTALS FOR</b>		<b>0.00</b>	<b>0.00</b>	<b>1,300.00</b>	<b>1,300.00</b>
03-101-01-000-018	Housing Trust			0.00	1,023.00
03-101-01-000-026	Open Space			0.00	594.00
03-286-55-011-200	Open Space OE			594.00	
03-289-55-007-200	Housing OE			1,023.00	
<b>TOTALS FOR</b>		<b>0.00</b>	<b>0.00</b>	<b>1,617.00</b>	<b>1,617.00</b>

Summary By Account

ACCOUNT	DESCRIPTION	CURRENT YR	APPROP. YEAR	NON-BUDGETARY	CREDIT
04-101-01-000-001	Checking TD Bank			0.00	5,743.58
04-215-56-298-000	ORD 16-10 VARIOUS CAPITAL EQUIP & IMPROV			1,613.33	
04-215-56-306-000	Cap Ord 18-20 Various Capital Improvemen			2,241.28	
04-215-56-311-000	Cap Ord#19-13 Var Capital Improvements			1,888.97	
<b>TOTALS FOR</b>	<b>Capital</b>	<b>0.00</b>	<b>0.00</b>	<b>5,743.58</b>	<b>5,743.58</b>

Total to be paid from Fund 01 Current Fund 92,154.05  
 Total to be paid from Fund 02 Grants 1,300.00  
 Total to be paid from Fund 03 Trust 1,617.00  
 Total to be paid from Fund 04 Capital 5,743.58  
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 100,814.63

Checks Previously Disbursed

PO#	DESCRIPTION	DATE	AMOUNT
127017	LINK HIGH TECH INC	7/30/2020	50.00
127016	LINK HIGH TECH INC	7/30/2020	600.00
127064	LINK HIGH TECH INC	7/30/2020	225.00
12704	LINK HIGH TECH INC	7/30/2020	475.00
71420	MICROSOFT	7/14/2020	768.00
126837	LINK HIGH TECH INC	7/28/2020	6,266.21
72720	ADOBE SYSTEMS, INC.	7/27/2020	4,036.56
35	MERITAIN HEALTH	7/24/2020	53,083.66
13	PROACT, INC	7/22/2020	44,392.50
7	DELTA DENTAL PLAN NJ INC	7/21/2020	6,855.13
71720	RARITAN TWP PAYROLL AGENCY	7/17/2020	330,151.52
71720	RARITAN TWP PAYROLL AGENCY	7/17/2020	41.21
12	PROACT, INC	7/17/2020	36,706.01
34	MERITAIN HEALTH	7/17/2020	13,810.14
125	CAROLYN GORDEN	7/02/2020	10.80
42120	RARITAN TWP CURRENT ACCT	4/21/2020	730,000.00
<b>Totals by fund</b>			<b>1,227,471.74</b>

Totals by fund	Previous Checks/Voids	Current Payments	Total
Fund 01 Current Fund	497,419.73	92,154.05	589,573.78
Fund 02 Grants		1,300.00	1,300.00
Fund 03 Trust	730,052.01	1,617.00	731,669.01

Summary By Account

ACCOUNT	DESCRIPTION	CURRENT YR	APPROP. YEAR	NON-BUDGETARY	CREDIT
Fund 04 Capital		5,743.58	5,743.58		
	BILLS LIST TOTALS	1,227,471.74	100,814.63	1,328,286.37	

List of Bills - (0110101000001) CASH TD BANK  
Current Fund

76.

Check#	Vendor	Description	Payment	Check Total
0	4740 - OCCUPATIONAL HEALTH SERVICES	PO 11390 Member physicals	1,632.00	1,632.00
TOTAL				1,632.00

Summary By Account

ACCOUNT	DESCRIPTION	CURRENT YR	APPROP. YEAR	NON-BUDGETARY	CREDIT
01-101-01-000-001	CASH TD BANK			0.00	1,632.00
01-201-25-256-200	P.E.O.S.H.A.-FIRE CO.	1,632.00			
TOTALS FOR	Current Fund	1,632.00	0.00	0.00	1,632.00

Total to be paid from Fund 01 Current Fund

1,632.00  
=====

1,632.00

8a.

**TOWNSHIP OF RARITAN  
COUNTY OF HUNTERDON, NEW JERSEY**

**ORDINANCE # 20-25**

**AN ORDINANCE OF THE TOWNSHIP OF RARITAN, COUNTY OF HUNTERDON, STATE OF NEW JERSEY, AMENDING, REVISING AND SUPPLEMENTING CHAPTER 2.56 ENTITLED "POLICE DEPARTMENT" OF TITLE 2 ENTITLED "ADMINISTRATION AND PERSONNEL" OF THE REVISED GENERAL ORDINANCES OF THE TOWNSHIP OF RARITAN TO ESTABLISH AND AMEND THE TERMS AND CONDITIONS FOR THE APPOINTMENT OF SPECIAL LAW ENFORCEMENT OFFICERS IN THE TOWNSHIP OF RARITAN**

**WHEREAS**, pursuant to the Special Law Enforcement Officers' Act, N.J.S.A. 40A:14-146.8, *et seq.*, as amended by P.L. 2016, c. 68 (effective June 1, 2017), municipalities are authorized to appoint special law enforcement officers in the local police department to perform police services for the municipality; and

**WHEREAS**, there are three (3) classes of special law enforcement officers, each with different types of police services authorized to be performed, which is set by statute; and

**WHEREAS**, the Township finds it in the best interest of the Township to provide for the appointment of special law enforcement officers to help supplement the services of the Raritan Township Police Department.

**NOW, THEREFORE, BE IT ORDAINED** by the Township Committee of the Township of Raritan, in the County of Hunterdon and State of New Jersey, as follows:

**Section 1.** Section 2.56.090 entitled "Special Policemen" of Chapter 2.56 entitled "Police Department" of Title 2 entitled "Administration and Personnel" of *The Revised General Ordinances of the Township of Raritan* is hereby deleted in its entirety and replaced to read as follows:

§ 2.56.090. Reserved.

**Section 2.** Section 2.56.210 entitled "Class III Special Law Enforcement Officers" of Chapter 2.56 entitled "Police Department" of Title 2 entitled "Administration and Personnel" of *The Revised General Ordinances of the Township of Raritan* is hereby supplemented and amended to read as follows:

§ 2.56.210. ~~Class III~~ Special Law Enforcement Officers.

A. Appointment; Duties; Hours.

1. The Township Committee may, from time to time, appoint Class One (I) Special Law Enforcement Officers, Class Two (II) Special Law Enforcement Officers, and Class Three (III) Special Law Enforcement Officers as defined by the "Special Law Enforcement Officers' Act," N.J.S.A. 40A:14-146.8 et seq., as amended by P.L. 2016, c. 68.
2. The number of Class I, II and III Special Law Enforcement Officers shall be determined on an annual basis by the Township. The number of Class II Special Law Enforcement Officers shall be limited to not more than twenty-five (25%) percent of the total number of regular police officers.
- 3±. Pursuant to N.J.S.A. ~~40A:14-146.11~~<sup>40A:14-146.10</sup>, Special Law Enforcement Officers, upon appointment, shall have the following powers and duties and perform the services as described herein below as permitted by law and upon assignment by the Chief of Police or his/her designee:
  - a. Class I. Class I Special Law Enforcement Officers shall be authorized to perform routine traffic detail, spectator control and similar duties. Class I Special Law Enforcement Officers shall have the power to issue summonses for disorderly persons and petty disorderly persons offenses, violations of Township ordinances and violations of Title 39 of the Revised Statutes of the State of New Jersey. The use of a firearm by a Class I Special Law Enforcement Officer is strictly prohibited and shall not be assigned any duties which may require the carrying or use of a firearm.
  - b. Class II. Class II Special Law Enforcement Officers shall be authorized to exercise full powers and duties similar to those of a permanent, regularly appointed full-time police officer. The use of a firearm by a Class II Special Law Enforcement Officer may be authorized only after the officer has been fully certified as successfully completing training as prescribed by the Police Training Commission of the New Jersey Department of Law and Public Safety.
  - c. Class III. ~~the Township Committee may appoint~~ Class III Special Law Enforcement Officers shall be authorized to exercise full powers and duties similar to those of a permanent, regularly appointed full-time police officer while providing security at a public school premises during hours when the school is normally in session or when it is occupied by students. While on duty in the Township, a Class III Special Law Enforcement Officer may respond to offenses or emergencies off school grounds if they occur in the officer's presence while traveling to a school facility but said officer shall not otherwise be dispatched or dedicated to any assignment off school property. The use of a firearm by a Class III Special Law Enforcement Officers shall be permitted pursuant to N.J.S.A. 40A:14-146.14, as may be amended from

**time to time.** The placement of Class III Special Law Enforcement Officers shall be subject to any agreement or inter-local services agreement with any school or local unit and further subject to the direct supervision of the Chief of Police.

- ~~42.~~ **Pursuant to N.J.S.A. 40A:14-146.16, all ~~A Class III~~ Special Law Enforcement Officers shall only be employed part-time, not to exceed, on average, ~~2030~~ hours per week per calendar year; except for Class III Special Law Enforcement Officers, who shall not exceed, on average, 30 hours per week per calendar year. Special Law Enforcement Officers shall not be entitled to tenure.** Pursuant to N.J.S.A. 40A:14-146.16(9)(d), no Class III Special Law Enforcement Officer shall be eligible for health care benefits from the Township or enrollment in any state-administered retirement system.

B. Term; Rate of Pay.

1. The Township Committee may appoint Class **I, II or III** Special Law Enforcement Officers for a term not exceeding one year and revoke such appointments without cause or hearing. ~~The number of Class III Special Law Enforcement Officers shall be determined on an annual basis by the Township.~~
2. The resolution appointing ~~Class III~~ Special Law Enforcement Officers shall designate the rate of pay.

~~C. While on duty in the Township, a Class III Special Law Enforcement Officer may respond to offenses or emergencies off school grounds if they occur in the officer's presence while traveling to a school facility, but said officer shall not otherwise be dispatched or dedicated to any assignment off school property.~~

~~C~~D. Qualifications; Fingerprinting.

1. No person shall be appointed as a ~~Class III~~ Special Law Enforcement Officer unless he or she is:
  - a. A citizen of the United States **and a resident of the State of New Jersey during the term of appointment;**
  - b. Able to read, write and speak the English language **and has a high school diploma or its equivalent;**
  - c. **Is sound in body and of good health;**
  - d. Of good moral character and has not been convicted of any offense involving dishonesty or which could make him or her unfit to perform the duties of his or her office; **and**

- ~~ed.~~ Has successfully undergone the same psychological testing that is required of all full-time police officers in the Township;
- ~~e.~~ ~~A bona fide retired law enforcement officer who is less than 65 years of age;~~
- ~~f.~~ ~~Has served as a duly qualified, fully trained, full-time officer in any municipality or county of the State of New Jersey or as a member of the State Police, interstate police force, state or county corrections officer, state juvenile corrections officer, or juvenile detention officer, or any other qualified, fully trained, full-time law enforcement officer who had full powers of arrest and was separated from that prior service in good standing, within three years of appointment;~~
- ~~g.~~ ~~Physically capable of performing functions of the position, determined in accordance with Police Training Commission guidelines;~~
- ~~h.~~ ~~Possesses a New Jersey Police Training Commission Basic Police Officer Certification or New Jersey State Police Officer Academy Certification or has successfully completed training at the Correction Officer's Training Academy of the Department of Corrections or at a basic training program for corrections officers and juvenile detention officers established by a county;~~
- ~~i.~~ ~~Has completed the training course for Safe Schools Resource Officers developed pursuant to N.J.S.A. 52:17B-71.8.~~

**2. For Class III Special Law Enforcement Officers, no person shall be appointed unless he or she is:**

- a. A bona fide retired law enforcement officer who is less than 65 years of age;**
- b. Has served as a duly qualified, fully trained, full-time officer in any municipality or county of the State of New Jersey or as a member of the State Police, interstate police force, state or county corrections officer, state juvenile corrections officer or juvenile detention officer, or any other qualified, fully trained, full-time law enforcement officer who had full powers of arrest and was separated from that prior service in good standing, within three years of appointment;**
- c. Physically capable of performing functions of the position, determined in accordance with Police Training Commission guidelines;**
- d. Possesses a New Jersey Police Training Commission Basic Police Officer Certification or New Jersey State Police Officer Academy**

Certification or has successfully completed training at the Correction Officer's Training Academy of the Department of Corrections or at a basic training program for corrections officers and juvenile detention officers established by a county; and

e. Has completed the training course for Safe Schools Resource Officers developed pursuant to N.J.S.A. 52:17B-71.8.

~~32.~~ Additionally, every ~~Class III~~ Special Law Enforcement Officer shall be fingerprinted and his or her fingerprints shall be filed with the Division of the State Police and the Federal Bureau of Investigation. Reports shall be made by the Chief of Police to the Township Committee concerning the eligibility and qualifications of any person proposed to be appointed a ~~Class III~~ Special Law Enforcement Officer.

**Section 3.** If any section or provision of this Ordinance shall be held invalid in any court of competent jurisdiction, the same shall not affect the other sections or provisions of this Ordinance, except so far as the section or provision so declared invalid shall be inseparable from the remainder or any portion thereof.

**Section 4.** The Ordinance shall take effect upon its adoption, passage and publication according to law.

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Notice to Codifier: ~~strikethrough~~ denotes a deletion to original text; **bold and underlined** language denotes new text.

ATTEST:

TOWNSHIP COMMITTEE OF THE  
TOWNSHIP OF RARITAN

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Lisa Fania, RMC  
Township Clerk

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Jeff Kuhl  
Mayor

### NOTICE OF PENDING ORDINANCE

**PLEASE TAKE NOTICE** that the foregoing ordinance was adopted on first consideration by the Township Committee of the Township of Raritan, County of Hunterdon, State of New Jersey at a meeting held on August 4, 2020 and the same was then ordered to be published according to law with a public hearing and a vote scheduled for the meeting of August 18, 2020 beginning at 7:00 p.m. at the Municipal Building, One Municipal Drive, Flemington, N.J. at which time all interested persons will be heard. Copies of the ordinance can be obtained, without cost, by any member of the general public at the Municipal Clerk's office between the hours of 8:30 a.m. to 4:30 p.m.

**TOWNSHIP OF RARITAN  
COUNTY OF HUNTERDON, NEW JERSEY**

**ORDINANCE #20-11**

**BOND ORDINANCE PROVIDING FOR VARIOUS  
CAPITAL IMPROVEMENTS IN AND BY THE TOWNSHIP  
OF RARITAN, IN THE COUNTY OF HUNTERDON, NEW  
JERSEY, APPROPRIATING \$1,349,000 THEREFOR AND  
AUTHORIZING THE ISSUANCE OF \$1,284,500 BONDS OR  
NOTES OF THE TOWNSHIP TO FINANCE PART OF THE  
COST THEREOF**

BE IT ORDAINED BY THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF RARITAN, IN THE COUNTY OF HUNTERDON, NEW JERSEY (not less than two-thirds of all members thereof affirmatively concurring) AS FOLLOWS:

Section 1. The several improvements described in Section 3 of this bond ordinance are hereby respectively authorized to be undertaken by the Township of Raritan, in the County of Hunterdon, New Jersey (the "Township") as general improvements. For the several improvements or purposes described in Section 3, there are hereby appropriated the respective sums of money therein stated as the appropriation made for each improvement or purpose, such sums amounting in the aggregate to \$1,349,000, and further including the aggregate sum of \$64,500 as the several down payments for the improvements or purposes required by the Local Bond Law. The down payments have been made available by virtue of provision for down payment or for capital improvement purposes in one or more previously adopted budgets.

Section 2. In order to finance the cost of the several improvements or purposes not covered by application of the several down payments, negotiable bonds are hereby authorized to be issued in the principal amount of \$1,284,500 pursuant to the Local Bond Law. In anticipation of the issuance of the bonds, negotiable bond anticipation notes are hereby authorized to be issued pursuant to and within the limitations prescribed by the Local Bond Law.

Section 3. The several improvements hereby authorized and the several purposes for which the bonds are to be issued, the estimated cost of each improvement and the appropriation therefor, the estimated maximum amount of bonds or notes to be issued for each improvement and the period of usefulness of each improvement are as follows:

<u>Purpose</u>	<u>Appropriation &amp; Estimated Cost</u>	<u>Estimated Maximum Amount of Bonds &amp; Notes</u>	<u>Period of Usefulness</u>
a) Improvement of roads involving resurfacing of Plennert Road, Allens Corner Road, Britton Drive and Copper Penny Road and roads similarly in need to extent of available funds	\$247,500	\$235,500	5 years
b) Acquisition of vehicles and equipment consisting of a 4-wheel drive vehicle with fire official upfit and a dump truck with plow and spreader	\$195,000	\$185,500	5 years
c) Acquisition of equipment consisting of a dump truck body and spreader and a flatbed truck body	\$31,500	\$30,000	15 years
d) Acquisition of a fire truck with equipment	\$750,000	\$714,500	10 years
e) Acquisition of In Car Body Camera and Interview Camera System	<u>\$125,000</u>	<u>\$119,000</u>	7 years
Totals:	<u>\$1,349,000</u>	<u>\$1,284,500</u>	

The improvements or purposes described above include work, costs and equipment necessary therefore or incidental thereto. The excess of the appropriation made for each of the improvements

or purposes aforesaid over the estimated maximum amount of bonds or notes to be issued therefor, as above stated, is the amount of the down payment for each purpose.

Section 4. All bond anticipation notes issued hereunder shall mature at such times as may be determined by the chief financial officer; provided that no bond anticipation note shall mature later than one year from its date, unless such bond anticipation notes are permitted to mature at such later date in accordance with applicable law. The bond anticipation notes shall bear interest at such rate or rates and be in such form as may be determined by the chief financial officer. The chief financial officer shall determine all matters in connection with bond anticipation notes issued pursuant to this bond ordinance, and the chief financial officer's signature upon the bond anticipation notes shall be conclusive evidence as to all such determinations. All bond anticipation notes issued hereunder may be renewed from time to time subject to the provisions of the Local Bond Law or other applicable law. The chief financial officer is hereby authorized to sell part or all of the bond anticipation notes from time to time at public or private sale and to deliver them to the purchasers thereof upon receipt of payment of the purchase price plus accrued interest from their dates to the date of delivery thereof. The chief financial officer is directed to report in writing to the governing body at the meeting next succeeding the date when any sale or delivery of the bond anticipation notes pursuant to this bond ordinance is made. Such report must include the amount, the description, the interest rate and the maturity schedule of the bond anticipation notes sold, the price obtained and the name of the purchaser.

Section 5. The Township hereby certifies that it has adopted a capital budget or a temporary capital budget, as applicable. The capital or temporary capital budget of the Township is hereby amended to conform with the provisions of this bond ordinance to the extent of any inconsistency herewith. To the extent that the purposes authorized herein are inconsistent with the

adopted capital or temporary capital budget, a revised capital or temporary capital budget has been filed with the Division of Local Government Services.

Section 6. The following additional matters are hereby determined, declared, recited and stated:

(a) The improvements or purposes described in Section 3 of this bond ordinance are not current expenses. They are all improvements or purposes that the Township may lawfully undertake as general improvements, and no part of the cost thereof has been or shall be specially assessed on property specially benefitted thereby.

(b) The average period of usefulness, computed on the basis of the respective amounts of obligations authorized for each purpose and the reasonable life thereof within the limitations of the Local Bond Law, is 8.20 years.

(c) The Supplemental Debt Statement required by the Local Bond Law has been duly prepared and filed in the office of the Clerk, and a complete executed duplicate thereof has been filed in the office of the Director of the Division of Local Government Services in the Department of Community Affairs of the State of New Jersey. Such statement shows that the gross debt of the Township as defined in the Local Bond Law is increased by the authorization of the bonds and notes provided in this bond ordinance by \$1,284,500, and the obligations authorized herein will be within all debt limitations prescribed by that Law.

(d) An aggregate amount not exceeding \$269,800 for items of expense listed in and permitted under N.J.S.A. 40A:2-20 is included in the estimated cost indicated herein for the purposes or improvements.

Section 7. The Township hereby makes the following covenants and declarations with respect to obligations determined to be issued by the Chief Financial Officer on a tax-exempt basis.

The Township hereby covenants that it will comply with any conditions subsequent imposed by the Internal Revenue Code of 1986, as amended (the "Code"), in order to preserve the exemption from taxation of interest on the obligations, including, if necessary, the requirement to rebate all net investment earnings on the gross proceeds above the yield on the obligations. The Chief Financial Officer is hereby authorized to act on behalf of the Township to deem the obligations authorized herein as bank qualified for the purposes of Section 265 of the Code, when appropriate. The Township hereby declares the intent of the Township to issue bonds or bond anticipation notes in the amount authorized in Section 2 of this bond ordinance and to use the proceeds to pay or reimburse expenditures for the costs of the purposes described in Section 3 of this bond ordinance. This Section 7 is a declaration of intent within the meaning and for purposes of Treasury Regulations §1.150-2 or any successor provisions of federal income tax law.

Section 8. Any grant moneys received for the purposes or improvements described in Section 3 hereof shall be applied either to direct payment of the cost of the improvements or to payment of the obligations issued pursuant to this bond ordinance. The amount of obligations authorized but not issued hereunder shall be reduced to the extent that such funds are so used.

Section 9. The chief financial officer of the Township is hereby authorized to prepare and to update from time to time as necessary a financial disclosure document to be distributed in connection with the sale of obligations of the Township and to execute such disclosure document on behalf of the Township. The chief financial officer is further authorized to enter into the appropriate undertaking to provide secondary market disclosure on behalf of the Township pursuant to Rule 15c2-12 of the Securities and Exchange Commission (the "Rule") for the benefit of holders and beneficial owners of obligations of the Township and to amend such undertaking from time to time in connection with any change in law, or interpretation thereof, provided such

undertaking is and continues to be, in the opinion of a nationally recognized bond counsel, consistent with the requirements of the Rule. In the event that the Township fails to comply with its undertaking, the Township shall not be liable for any monetary damages, and the remedy shall be limited to specific performance of the undertaking.

Section 10. The full faith and credit of the Township are hereby pledged to the punctual payment of the principal of and the interest on the obligations authorized by this bond ordinance. The obligations shall be direct, unlimited obligations of the Township, and the Township shall be obligated to levy *ad valorem* taxes upon all the taxable real property within the Township for the payment of the obligations and the interest thereon without limitation of rate or amount.

Section 11. This bond ordinance shall take effect 20 days after the first publication thereof after final adoption, as provided by the Local Bond Law.

**ATTEST:**

**TOWNSHIP COMMITTEE OF THE  
TOWNSHIP OF RARITAN**

\_\_\_\_\_  
Lisa Fania, RMC  
Township Clerk

\_\_\_\_\_  
Jeff Kuhl  
Mayor

**NOTICE OF PENDING ORDINANCE**

**PLEASE TAKE NOTICE** that the foregoing ordinance was adopted on first consideration by the Township Committee of the Township of Raritan, County of Hunterdon, State of New Jersey at a meeting held on July 21, 2020 and the same was then ordered to be published according to law with a public hearing and a vote scheduled for the meeting of August 4, 2020 beginning at 8:00 a.m. at the Municipal Building, One Municipal Drive, Flemington, N.J. at which time all interested persons will be heard. Copies of the ordinance can be obtained, without cost, by any member of the general public at the Municipal Clerk's office between the hours of 8:30 a.m. to 4:30 p.m.

TOWNSHIP OF RARITAN  
COUNTY OF HUNTERDON, NEW JERSEY

ORDINANCE #20-24

**BOND ORDINANCE OF THE TOWNSHIP OF RARITAN, IN  
THE COUNTY OF HUNTERDON, NEW JERSEY,  
PROVIDING FOR THE RESURFACING OF VARIOUS  
ROADS, APPROPRIATING \$2,900,000 AND AUTHORIZING  
THE ISSUANCE OF \$2,900,000 BONDS OR NOTES FOR  
FINANCING THE IMPROVEMENT**

BE IT ORDAINED BY THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF RARITAN, IN THE COUNTY OF HUNTERDON, NEW JERSEY (not less than two-thirds of all members thereof affirmatively concurring) AS FOLLOWS:

Section 1. The improvement described in Section 3 of this bond ordinance is hereby respectively authorized to be undertaken by the Township of Raritan, in the County of Hunterdon, New Jersey (the "Township"). For the improvement described in Section 3, there is hereby appropriated the sum of \$2,900,000, including a grant in the amount of \$175,000 received from the State of New Jersey Department of Transportation Municipal Aid Program (the "State Grant"). No down payment is required pursuant to N.J.S.A. 40A:2-11(c) as the improvement or purpose referred to in Section 3(a) is being partially funded by the State Grant.

Section 2. In order to finance the cost of the improvement or purpose, negotiable bonds are hereby authorized to be issued in the principal amount of \$2,900,000 pursuant to the *Local Bond Law*. In anticipation of the issuance of the bonds, negotiable bond anticipation notes are hereby authorized to be issued pursuant to and within the limitations prescribed by the *Local Bond Law*.

Section 3. (a) The improvement hereby authorized and the purpose for the financing of which the bonds are to be issued is the resurfacing of various roads consisting of Hart Boulevard

from Sheffield Station Road to Indian Plantation Road, Sun Ridge Drive from Case Boulevard to Rittenhouse Circle, Colonial Heights (Pleasant Way, Summit Trail, Stonegate Court and Braintree Court), the entire length of Devonshire Court, the entire length of Plymouth Court and the entire length of South Hampton Court, including necessary repairs and retrofitting of various catch basins and traffic improvements and all work and materials necessary therefor and incidental thereto. The plans and specifications for this improvement are on file in the office of the Clerk. These plans are hereby approved, including all work and materials necessary and incidental with such improvement.

(b) The estimated maximum amount of bonds or notes to be issued for the improvement is as stated in Section 2 hereof.

(c) The estimated cost of the improvement is equal to the amount of the appropriation herein made therefor.

Section 4. All bond anticipation notes issued hereunder shall mature at such times as may be determined by the chief financial officer; provided that no bond anticipation note shall mature later than one year from its date, unless such bond anticipation notes are permitted to mature at such later date in accordance with applicable law. The notes shall bear interest at such rate or rates and be in such form as may be determined by the chief financial officer. The chief financial officer shall determine all matters in connection with notes issued pursuant to this ordinance, and the chief financial officer's signature upon the notes shall be conclusive evidence as to all such determinations. All notes issued hereunder may be renewed from time to time subject to the provisions of the *Local Bond Law*. The chief financial officer is hereby authorized to sell part or all of the notes from time to time at public or private sale and to deliver them to the purchasers thereof upon receipt of payment of the purchase price plus accrued interest from their

dates to the date of delivery thereof. The chief financial officer is directed to report in writing to the governing body at the meeting next succeeding the date when any sale or delivery of the notes pursuant to this ordinance is made. Such report must include the amount, the description, the interest rate and the maturity schedule of the notes sold, the price obtained and the name of the purchaser.

Section 5. The Township hereby certifies that it has adopted a capital budget or a temporary capital budget, as applicable. The capital or temporary capital budget of the Township is hereby amended to conform with the provisions of this ordinance to the extent of any inconsistency herewith. To the extent that the purposes authorized herein are inconsistent with the adopted capital or temporary capital budget, a revised capital or temporary capital budget has been filed with the Division of Local Government Services.

Section 6. The following additional matters are hereby determined, declared, recited and stated:

(a) The improvement described in Section 3 of this bond ordinance is not a current expense. The Township may lawfully undertake this improvement, and no part of the cost thereof has been or shall be specially assessed on property specially benefited thereby.

(b) The period of usefulness of the improvement within the limitations of the *Local Bond Law*, according to the reasonable life thereof computed from the date of the bonds authorized by this ordinance, is 10 years.

(c) The Supplemental Debt Statement required by the *Local Bond Law* has been duly prepared and filed in the office of the Clerk, and a complete executed duplicate thereof has been filed in the office of the Director of the Division of Local Government Services in the Department of Community Affairs of the State of New Jersey. Such statement shows that the gross debt of the

Township as defined in the Local Bond Law is increased by the authorization of the bonds and notes provided in this bond ordinance by \$2,900,000, and the obligations authorized herein will be within all debt limitations prescribed by that Law.

(d) An aggregate amount not exceeding \$580,000 for items of expense listed in and permitted under N.J.S.A. 40A:2-20 is included in the estimated cost indicated herein for the improvement.

Section 7. The Township hereby makes the following covenants and declarations with respect to obligations determined to be issued by the Chief Financial Officer on a tax-exempt basis. The Township hereby covenants that it will comply with any conditions subsequent imposed by the Internal Revenue Code of 1986, as amended (the "Code"), in order to preserve the exemption from taxation of interest on the obligations, including, if necessary, the requirement to rebate all net investment earnings on the gross proceeds above the yield on the obligations. The Chief Financial Officer is hereby authorized to act on behalf of the Township to deem the obligations authorized herein as bank qualified for the purposes of Section 265 of the Code, when appropriate. The Township hereby declares the intent of the Township to issue bonds or bond anticipation notes in the amount authorized in Section 2 of this bond ordinance and to use the proceeds to pay or reimburse expenditures for the costs of the purposes described in Section 3 of this bond ordinance. This Section 7 is a declaration of intent within the meaning and for purposes of Treasury Regulations §1.150-2 or any successor provisions of federal income tax law.

Section 8. The Township anticipates financing this improvement through the New Jersey Transportation Bank. Any grant moneys received for the purpose described in Section 3

hereof shall be applied either to direct payment of the cost of the improvement or to payment of the obligations issued pursuant to this ordinance. The amount of obligations authorized but not issued hereunder shall be reduced to the extent that such funds are so used.

Section 9. The chief financial officer of the Township is hereby authorized to prepare and to update from time to time as necessary a financial disclosure document to be distributed in connection with the sale of obligations of the Township and to execute such disclosure document on behalf of the Township. The chief financial officer is further authorized to enter into the appropriate undertaking to provide secondary market disclosure on behalf of the Township pursuant to Rule 15c2-12 of the Securities and Exchange Commission (the "Rule") for the benefit of holders and beneficial owners of obligations of the Township and to amend such undertaking from time to time in connection with any change in law, or interpretation thereof, provided such undertaking is and continues to be, in the opinion of a nationally recognized bond counsel, consistent with the requirements of the Rule. In the event that the Township fails to comply with its undertaking, the Township shall not be liable for any monetary damages, and the remedy shall be limited to specific performance of the undertaking.

Section 10. The full faith and credit of the Township are hereby pledged to the punctual payment of the principal of and the interest on the obligations authorized by this bond ordinance. The obligations shall be direct, unlimited obligations of the Township, and the Township shall be obligated to levy *ad valorem* taxes upon all the taxable real property within the Township for the payment of the obligations and the interest thereon without limitation of rate or amount.

Section 11. This bond ordinance shall take effect 20 days after the first publication thereof after final adoption, as provided by the Local Bond Law.

ATTEST:

**TOWNSHIP COMMITTEE OF THE  
TOWNSHIP OF RARITAN**

\_\_\_\_\_  
Lisa Fania, RMC  
Township Clerk

\_\_\_\_\_  
Jeff Kuhl  
Mayor

**NOTICE OF PENDING ORDINANCE**

**PLEASE TAKE NOTICE** that the foregoing ordinance was adopted on first consideration by the Township Committee of the Township of Raritan, County of Hunterdon, State of New Jersey at a meeting held on July 21, 2020 and the same was then ordered to be published according to law with a public hearing and a vote scheduled for the meeting of August 4, 2020 beginning at 8:00 a.m. at the Municipal Building, One Municipal Drive, Flemington, N.J. at which time all interested persons will be heard. Copies of the ordinance can be obtained, without cost, by any member of the general public at the Municipal Clerk's office between the hours of 8:30 a.m. to 4:30 p.m.

**TOWNSHIP OF RARITAN  
COUNTY OF HUNTERDON, NEW JERSEY**

**RESOLUTION #20-187**

**A RESOLUTION OF THE TOWNSHIP OF RARITAN, IN THE COUNTY OF HUNTERDON, NEW JERSEY, DETERMINING THE FORM AND OTHER DETAILS OF ITS “NOTE RELATING TO THE TRANSPORTATION BANK SHORT-TERM LOAN PROGRAM OF THE NEW JERSEY INFRASTRUCTURE BANK” TO BE ISSUED IN THE PRINCIPAL AMOUNT OF UP TO \$2,900,000 AND PROVIDING FOR THE ISSUANCE AND SALE OF SUCH NOTE TO THE NEW JERSEY INFRASTRUCTURE BANK AND AUTHORIZING THE EXECUTION AND DELIVERY OF SUCH NOTE BY THE TOWNSHIP OF RARITAN IN FAVOR OF THE NEW JERSEY INFRASTRUCTURE BANK ALL PURSUANT TO THE NEW JERSEY INFRASTRUCTURE BANK’S TRANSPORTATION BANK SHORT-TERM LOAN PROGRAM**

**WHEREAS**, the Township of Raritan (the “Local Unit”), in the County of Hunterdon, New Jersey, has determined that there exists a need within the Local Unit to design, construct, renovate, acquire and/or install various road improvements including the resurfacing of Hart Boulevard from Sheffield Station Road to Indian Plantation Road, Sun Ridge Drive from Case Boulevard to Rittenhouse Circle, Colonial Heights (Pleasant Way, Summit Trail, Stonegate Court and Braintree Court), the entire length of Devonshire Court, the entire length of Plymouth Court and the entire length of South Hampton Court, including necessary repairs and retrofitting of various catch basins and traffic improvements and all work and materials necessary therefor and incidental thereto (the “Project”), and it is the desire of the Local Unit to obtain financing for such Project through participation in the transportation financing programs (the “Transportation Bank”) of the New Jersey Infrastructure Bank (the “I-Bank”) as established pursuant to, and in satisfaction of, the “New Jersey Infrastructure Trust Act,” constituting Chapter 334 of the Pamphlet Laws of 1985 of the State (codified at N.J.S.A. 58:11B-1 *et seq.*), as the same has been, and in the future may from time to time be, amended and supplemented (the “I-Bank Act”); and

**WHEREAS**, the Local Unit has determined to short-term finance the design and construction of the Project through the Transportation Bank short-term loan program (the “Transportation Short-Term Loan Program”) with proceeds of a short-term loan (the “Transportation Short-Term Loan”) from the I-Bank; and

**WHEREAS**, in order to (i) evidence and secure the repayment obligation of the Local Unit to the I-Bank with respect to the Transportation Short-Term Loan, and (ii) satisfy the requirements of the Transportation Short-Term Loan Program, it is the desire of the Local Unit to issue and sell to the I-Bank the “Note Relating to the Transportation Bank Short-Term Loan Program of the New Jersey Infrastructure Bank” in an aggregate principal amount of up to \$2,900,000 (the “Note”); and

**WHEREAS**, it is the desire of the Local Unit to authorize, execute, attest and deliver the Note to the I-Bank pursuant to the terms of the Local Bond Law of the State of New Jersey, constituting Chapter 2 of Title 40A of the Revised Statutes of the State of New Jersey (the “Local Bond Law”), and other applicable law; and

**WHEREAS**, Section 28 of the Local Bond Law and Section 9 of the I-Bank Act permit the sale of the Note to the I-Bank, without any public offering, all pursuant to the terms and conditions set forth, respectively, therein.

**NOW, THEREFORE, BE IT RESOLVED** by the governing body of the Local Unit as follows:

**Section 1.** The obligation represented by the Note has been appropriated and authorized by bond ordinance #20-24 of the Local Unit, which bond ordinance (i) is entitled “BOND ORDINANCE OF THE TOWNSHIP OF RARITAN, IN THE COUNTY OF HUNTERDON, NEW JERSEY, PROVIDING FOR THE RESURFACING OF VARIOUS ROADS, APPROPRIATING \$2,900,000 AND AUTHORIZING THE ISSUANCE OF \$2,900,000 BONDS OR NOTES FOR FINANCING THE IMPROVEMENT” and was finally adopted by the Local Unit at a meeting duly called and held on August 4, 2020, at which time a quorum was present and acted throughout, (ii) thereafter duly published as required, and (iii) is in full force and effect, all pursuant to and in satisfaction of the terms of the Local Bond Law and other applicable law. In accordance with Section 28 of the Local Bond Law and Section 9 of the I-Bank Act, the Local Unit hereby authorizes the issuance, sale and award of the Note to the I-Bank in accordance with the provisions hereof.

**Section 2.** The Chief Financial Officer of the Local Unit (the “Chief Financial Officer”) is hereby authorized to determine, in accordance with the Local Bond Law, the I-Bank Act, other applicable law and pursuant to the terms and conditions hereof, (i) the final principal amount of the Note (subject to the maximum limitation set forth in Section 4(a) hereof), (ii) the dated date of the Note and (iii) the interest rate of the Note.

**Section 3.** Any determination made by the Chief Financial Officer pursuant to the terms hereof shall be conclusively evidenced by the execution and attestation of the Note by the parties authorized pursuant to Section 4(h) hereof.

**Section 4.** The Local Unit hereby determines that certain terms of the Note shall be as follows:

- (a) the principal amount of the Note, to be issued to the I-Bank, shall be an amount up to \$2,900,000;
- (b) the maturity date of the Note shall be as determined by the I-Bank pursuant to the terms and provisions of the Transportation Short-Term Loan Program;
- (c) the interest rate of the Note shall be as determined by the I-Bank pursuant to the terms and provisions of the Transportation Short-Term Loan Program;

- (d) the purchase price for the Note shall be par;
- (e) the Note shall be subject to prepayment prior to its stated maturity and to repayment at or prior to its stated maturity, each in accordance with the terms and provisions of the Transportation Short-Term Loan Program;
- (f) the Note shall be issued in a single denomination and shall be numbered “NJTB-STLP-2020-1” or such other denomination as the Local Unit may determine;
- (g) the Note shall be issued in fully registered form and shall be payable to the registered owner thereof as to both principal and interest in lawful money of the United States of America; and
- (h) the Note shall be executed by the manual or facsimile signatures of the Mayor and the Chief Financial Officer under official seal or facsimile thereof affixed, printed, engraved or reproduced thereon and attested by the manual signature of the Local Unit Clerk.

**Section 5.** The Note shall be substantially in the form on file with the Local Unit Clerk.

**Section 6.** The law firm of McManimon, Scotland & Baumann, LLC is hereby authorized to arrange for the drafting, preparation and printing of the Note, which law firm may authorize Chiesa Shahinian & Giantomasi PC, bond counsel to the I-Bank for the Transportation Short-Term Loan Program, to arrange for same.

**Section 7.** The Authorized Officers of the Local Unit are hereby further severally authorized to (i) execute and deliver, and the Local Unit Clerk is hereby further authorized to attest to such execution and to affix the corporate seal of the Local Unit to, any document, instrument or closing certificate deemed necessary, desirable or convenient by the Authorized Officers, in their respective sole discretion, after consultation with counsel and any advisors to the Local Unit and after further consultation with the I-Bank and its representatives, agents, counsel and advisors, to be executed in connection with the issuance and sale of the Note and the participation of the Local Unit in the Transportation Short-Term Loan Program, which determination shall be conclusively evidenced by the execution of each such certificate or other document by the party authorized hereunder to execute such certificate or other document, and (ii) perform such other actions as the Authorized Officers deem necessary, desirable or convenient in relation to the execution, issuance and delivery of the Note and the participation of the Local Unit in the Transportation Short-Term Loan Program.

**Section 8.** This resolution shall take effect immediately.

**Section 9.** Upon the adoption hereof, the Local Unit Clerk shall forward certified copies of this resolution to McManimon, Scotland & Baumann, LLC, bond counsel to the Local Unit, David E. Zimmer, Executive Director of the I-Bank, and Tricia M. Gasparine, Esq., Chiesa Shahinian & Giantomasi PC, bond counsel to the I-Bank for the Transportation Short-Term Loan Program.

**ATTEST:**

**TOWNSHIP COMMITTEE OF THE  
TOWNSHIP OF RARITAN**

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Lisa Fania, RMC  
Township Clerk

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Jeff Kuhl  
Mayor

**CERTIFICATION**

I, Lisa Fania, Clerk of the Township of Raritan, County of Hunterdon, State of New Jersey, hereby certify that the foregoing resolution is a true, complete and accurate copy of a resolution adopted by the Township Committee of the Township of Raritan at a meeting held on August 4, 2020.

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Lisa Fania, RMC  
Township Clerk

[Attach Form of Note for Clerk's File]

**TOWNSHIP OF RARITAN  
COUNTY OF HUNTERDON, NEW JERSEY**

**RESOLUTION #20-188**

**A RESOLUTION AUTHORIZING RECREATION DEPARTMENT REFUNDS**

**WHEREAS**, there exists an overpayment of fees paid to the Recreation Department of the Township of Raritan due to resident's decision to withdraw their children from the Recreation Department's summer intersession; and

**WHEREAS**, the Assistant Director of the Recreation Department has certified the amounts to be refunded.

**NOW, THEREFORE BE IT RESOLVED**, by the Township Committee of the Township of Raritan, County of Hunterdon, State of New Jersey that the following receive a refund in the amount specified due to a request for refund.

<b>Resident</b>	<b>Date</b>	<b>Approved</b>	<b>Amount</b>
Anthony Witkowski	5/21/2020	YES	\$ 190.00
Angelica Delliturri	6/01/2020	YES	\$ 190.00
Seth Cohen	6/03/2020	YES	\$ 285.00
Richard Sliva	4/30/2020	YES	\$ 285.00
<b>TOTAL:</b>			<b>\$ 950.00</b>

**ATTEST:**

**TOWNSHIP COMMITTEE OF THE  
TOWNSHIP OF RARITAN**

\_\_\_\_\_  
Lisa Fania, RMC  
Township Clerk

\_\_\_\_\_  
Jeff Kuhl  
Mayor

**CERTIFICATION**

I, Lisa Fania, Clerk of the Township of Raritan, County of Hunterdon, State of New Jersey, hereby certify that the foregoing resolution is a true, complete and accurate copy of a resolution adopted by the Township Committee of the Township of Raritan at a meeting held on August 4, 2020.

\_\_\_\_\_  
Lisa Fania, RMC  
Township Clerk