R-123-14

RESOLUTION AUTHORIZING THE ISSUANCE OF NOT EXCEEDING \$385,000 BOND ANTICIPATION NOTES OF THE TOWNSHIP OF WASHINGTON, IN THE COUNTY OF MORRIS, NEW JERSEY

BE IT RESOLVED BY THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF WASHINGTON, IN THE COUNTY OF MORRIS, NEW JERSEY, AS FOLLOWS:

Section 1. Pursuant to a bond ordinance of the local unit, entitled: "Bond ordinance providing for the acquisition of a new fire truck by the Township of Washington, in the County of Morris, New Jersey, appropriating \$450,000 therefor and authorizing the issuance of \$385,000 bonds or notes of the Township for financing such appropriation", finally adopted on June 18, 2012 (#11-12), Bond Anticipation Notes of the local unit in a principal amount not exceeding \$385,000 shall be issued for the purpose of temporarily financing the improvement or purpose described in Section 3 of said bond ordinance, including (to any extent necessary) the renewal of any Bond Anticipation Notes heretofore issued therefor.

Section 2. The following matters in connection with said Bond Anticipation Notes are hereby determined:

- determined by the chief financial officer of the local unit, provided that no note issued pursuant to Section 1 hereof shall mature later than (i) one year from the date of the first such note issued pursuant to the ordinance referred to in said Section, and (ii) three years from the date of the first note issued pursuant to each such respective ordinance unless the local unit shall have paid and retired amounts of such notes sufficient to allow it, in accordance with provisions of Section 40A:2-8 of the Local Bond Law, to renew a portion thereof beyond the third anniversary date of the first of such notes;
- (b) All notes issued hereunder shall bear interest at such rate or rates as may be determined by the chief financial officer of the local unit; and
- (c) The notes shall be in the form prescribed by resolution heretofore adopted by the governing body of this local unit determining the form of Bond Anticipation Notes issued pursuant to the Local Bond Law, and any such notes may be

signed or sealed by officers of the local unit in any manner permitted by Section 40A:2-25 of said Local Bond Law notwithstanding that said form or resolution may otherwise provide.

Section 3. The chief financial officer of the local unit is hereby authorized and directed to determine all matters in connection with said notes not determined by this or a subsequent resolution, and the signature of the chief financial officer upon said notes shall be conclusive as to such determinations.

Section 4. The chief financial officer of the local unit is hereby authorized to sell said Bond Anticipation Notes from time to time at public or private sale in such amounts as the chief financial officer may determine at not less than par and to deliver the same from time to time to the purchasers thereof upon receipt of payment of the purchase price plus accrued interest from their dates to the date of delivery thereof and payment therefor.

Section 5. Any instrument issued pursuant to this resolution shall be a general obligation of the local unit, and the local unit's faith and credit are hereby pledged to the punctual payment of the principal of and interest on said obligations and, unless otherwise paid or payment provided for, an amount sufficient for such payment shall be inserted in the budget and a tax sufficient to provide for the payment thereof shall be levied and collected.

Section 6. The chief financial officer of the local unit is authorized and directed to report in writing to the governing body at the meeting next succeeding the date when any sale or delivery of notes pursuant to this resolution is made, such report to include the amount, description, interest rate and maturity of the notes sold, the price obtained and the name of the purchaser.

Section 7. The chief financial officer of the local unit is hereby authorized and directed to do all other matters necessary, useful, convenient or desirable to accomplish the delivery of said notes to the purchasers thereof as promptly as possible, including (i) the preparation, execution and dissemination of a Preliminary Official Statement and Final Official Statement with respect to said notes, (ii) preparation, distribution and publication, if necessary, of a Notice of Sale with respect to said notes, (iii) execution of a Continuing Disclosure Undertaking, with respect to said notes in

accordance w	ith Rule 15c2-1	12 promulgated by the	e Securities and Exchange Commission
and (iv) exec	ution of an arb	itrage and use of pro	oceeds certificate certifying that, among
other things,	the local unit,	to the extent it is en	npowered and allowed under applicable
law, will do a	and perform all	acts and things nece	ssary or desirable to assure that interest
paid on said	notes is not in	ncluded in gross inc	ome under Section 103 of the Internal
Revenue Code	e of 1986, as ar	nended.	
	Section 8.	This resolution shall	l take effect immediately.
	Upon motion	of	, seconded by,
the foregoing	resolution was	adopted by the follow	wing vote:
	AYES:		
	NOES:		
ATTEST:			TOWNSHIP COMMITTEE OF THE TOWNSHIP OF WASHINGTON
			TOWNSHIP OF WASHINGTON
Nina DiGı	regorio, Towns	hip Clerk	Kenneth W. Short, Mayor
Nina DiG1	regorio, Towns	hip Clerk	
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Nina DiGi	regorio, Towns.	hip Clerk	
I, Nina DiGr	regorio, Towns	hip Clerk, do hereb	