

Range of Checking Accts: First to Last Range of Check Dates: 06/18/21 to 12/31/21
Report Type: All Checks Report Format: Super Condensed Check Type: Computer: Y Manual: Y Dir Deposit: Y

Check #	Check Date	Vendor	Amount Paid	Reconciled/Void Ref Num
GENERAL		General Account Payab		
22711	06/24/21	MOR52 MORRIS COUNTY MUNICIPAL JOINT	89,396.00	4874
22712	06/24/21	STA05 STATE OF NEW JERSEY PWT	85.02	4874
22713	06/30/21	BOR02 BOROUGH OF KINNELON	10,000.00	4875
22714	07/15/21	ACT04 ACTION DATA SERVICES	962.73	4876
22715	07/15/21	AFF02 AFFILIATED TECHNOLOGY	1,353.42	4876
22716	07/15/21	AJ01 AJ'S PIZZA	370.00	4876
22717	07/15/21	ALL04 ALLIED OIL COMPANY	8,686.52	4876
22718	07/15/21	AME18 AMERIMARK DIRECT	4,233.61	4876
22719	07/15/21	ANY01 ANY EXCUSE FOR A PARTY, INC	525.00	4876
22720	07/15/21	ASCAP ASCAP	369.00	4876
22721	07/15/21	AUT05 THE AUTO PARTS SOURCE	422.20	4876
22722	07/15/21	BEN01 BEN SHAFFER RECREATION INC.	840.00	4876
22723	07/15/21	BIS02 BISHOP'S ICE CREAM	615.00	4876
22724	07/15/21	BLO01 BLOOMINGDALE FLORIST & GIFT	200.00	4876
22725	07/15/21	BOR01 BOROUGH OF BUTLER ELECTRIC	6,746.02	4876
22726	07/15/21	BOR02 BOROUGH OF KINNELON	5,633.00	4876
22727	07/15/21	BRA05 BRAEN SUPPLY, INC	527.55	4876
22728	07/15/21	CAB01 OPTIMUM	58.59	4876
22729	07/15/21	CAB02 OPTIMUM	156.18	4876
22730	07/15/21	CAB03 OPTIMUM	116.18	4876
22731	07/15/21	CAB04 OPTIMUM	116.18	4876
22732	07/15/21	CAB05 OPTIMUM	116.18	4876
22733	07/15/21	CAB06 OPTIMUM	116.18	4876
22734	07/15/21	CAB07 OPTIMUM	116.18	4876
22735	07/15/21	CAB08 OPTIMUM	369.06	4876
22736	07/15/21	CAB09 OPTIMUM	116.18	4876
22737	07/15/21	CAB10 OPTIMUM	348.31	4876
22738	07/15/21	CIN05 CINTAS CORPORATION #111	516.26	4876
22739	07/15/21	CIT05 CIT FINANCE LLC	591.50	4876
22740	07/15/21	COO03 COOPERATIVE COMMUNICATIONS INC	1,639.39	4876
22741	07/15/21	COR12 CORE & MAIN LP	587.37	4876
22742	07/15/21	CQF01 CQFLUENCY	95.70	4876
22743	07/15/21	DAN01 DAN COMO & SONS INC.	724.00	4876
22744	07/15/21	DAR01 DARMOFALSKI ENGINEERING ASSOC.	2,275.00	4876
22745	07/15/21	DAV07 DAVE'S TIRE, LLC	508.16	4876
22746	07/15/21	DEB03 DE BLOCK ENVIRONMENTAL SERVICE	3,886.81	4876
22747	07/15/21	ELE03 ELECTRO BATTERY SYSTEMS INC.	218.03	4876
22748	07/15/21	ENV04 ENVIROTECTICS, INC	2,500.00	4876
22749	07/15/21	EXT01 EXTRA SPACE STORAGE	795.00	4876
22750	07/15/21	FAY01 FAYSON LAKE WATER COMPANY	16,393.23	4876
22751	07/15/21	FOV01 FOVEONICS DOCUMENT SOLUTIONS	18,718.91	4876
22752	07/15/21	GAM01 GAME DAY SPORTS	5,254.70	4876
22753	07/15/21	GAR01 GARDEN STATE HIGHWAY PROD., INC	55.98	4876
22754	07/15/21	GEN03 GENERAL CODE PUBLISHERS CORP.	2,251.00	4876
22755	07/15/21	GOM02 GOMM'S TIRE	450.00	4876
22756	07/15/21	GRA01 GRAINGER INC.	321.29	4876
22757	07/15/21	GSB01 GLATFELTER SPECIALTY BENEFITS	642.00	4876
22758	07/15/21	HAI04 ELLEN HAID	196.53	4876
22759	07/15/21	HOM02 HOME DEPOT CREDIT SERVICE	1,083.38	4876

Check #	Check Date	Vendor	Amount Paid	Reconciled/Void Ref Num
GENERAL		General Account Account Payab Continued		
22760	07/15/21	HOR04 HORIZON OFFICE EQUIPMENT	255.00	4876
22761	07/15/21	IUE01 KAREN IUELE	259.80	4876
22762	07/15/21	JCP01 JCP&L	16.61	4876
22763	07/15/21	JER03 JERSEY PAPER PLUS	514.64	4876
22764	07/15/21	JOH12 JOHNSON, MIRMIRAN & THOMPSON	4,100.00	4876
22765	07/15/21	JON08 JOHN'S HOME & GARDEN CENTER	111.84	4876
22766	07/15/21	KIN09 KINNELON BOARD OF EDUCATION	3,321,495.67	4876
22767	07/15/21	LAK02 LAKELAND BANK EQUIP FINANCE	6,027.75	4876
22768	07/15/21	LAK13 LAKELAND AUTO PARTS	47.48	4876
22769	07/15/21	LAK15 LAKE MANAGEMENT SCIENCES INC	3,683.50	4876
22770	07/15/21	LAU02 CHRISTOPHER LAUVER	80.85	4876
22771	07/15/21	LAW07 LAWSOFT INC.	695.00	4876
22772	07/15/21	LEW02 CYNTHIA LEWIS	300.00	4876
22773	07/15/21	LOE01 LOEFFEL'S WASTE OIL SERVICE	225.00	4876
22774	07/15/21	MAT04 MATTHIJSEN, INC.	2,315.00	4876
22775	07/15/21	MCI01 MCI EASTERN SECURITY SYSTEMS	165.00	4876
22776	07/15/21	MID05 MID-ATLANTIC TRUCK CENTRE	16.00	4876
22777	07/15/21	MIL08 MILLENIUM TREE SERVICE	2,700.00	4876
22778	07/15/21	MOD02 MODERN CONSTRUCTION EQ. CO	919.89	4876
22779	07/15/21	MON08 MONTAGUE TOOL & SUPPLY	1,363.62	4876
22780	07/15/21	MOR08 MORRIS COUNTY PUBLIC SAFETY	350.00	4876
22781	07/15/21	MOR21 MORRIS COUNTY M.U.A.	27,247.68	4876
22782	07/15/21	MOR41 MORRIS COUNTY PARK COMMISSION	221.60	4876
22783	07/15/21	MOR42 THE LAND CONSERVANCY OF NJ	2,750.00	4876
22784	07/15/21	MOR52 MORRIS COUNTY MUNICIPAL JOINT	89,396.00	4876
22785	07/15/21	NEO01 QUADIANT, INC.	26.00	4876
22786	07/15/21	NES01 NESTLE PURE LIFE DIRECT	299.32	4876
22787	07/15/21	NJD07 NJ DEPT HEALTH & SENIOR SERV	32.40	4876
22788	07/15/21	NOR01 NORTH JERSEY CRT. ADMIN. ASSO.	35.00	4876
22789	07/15/21	NOR02 NORTH JERSEY MEDIA GROUP	325.94	4876
22790	07/15/21	NOR13 NORTH JERSEY MUNICIPAL	3,590.00	4876
22791	07/15/21	NOR18 NORTHEAST COMMUNICATIONS, INC.	409.68	4876
22792	07/15/21	OFF03 THE OFFICIAL FUN GUYS	395.00	4876
22793	07/15/21	PEQ02 PEQUANNOCK TOWNSHIP	63,296.00	4876
22794	07/15/21	PK01 P & K OFFICIATING	3,050.00	4876
22795	07/15/21	POL01 POLICE/FIREMEN RETIREMENT SYS.	1,293.70	4876
22796	07/15/21	PRB01 P.R.B.R.S.A.	74,519.00	4876
22797	07/15/21	PSE01 P.S.E. & G.	186.24	4876
22798	07/15/21	PUB01 PUBLIC EMPLOYEE RETIREMENT SYS	4,232.36	4876
22799	07/15/21	RAC02 RACHLES/MICHELE'S OIL CO., INC	1,677.37	4876
22800	07/15/21	REN01 RENTALS UNLIMITED INC.	99.00	4876
22801	07/15/21	ROD01 THE RODGERS GROUP, LLC	11,490.00	4876
22802	07/15/21	SCH30 MELANIE SCHUCKERS	276.74	4876
22803	07/15/21	SHA03 THE SHADE TREE DEPARTMENT LLC	2,330.63	4876
22804	07/15/21	SIR02 SIRCHIE FINGER PRINT	180.71	4876
22805	07/15/21	SKY05 SKYTOP RECYCLING	1,200.00	4876
22806	07/15/21	STA STAPLES ADVANTAGE, DEPT NY	885.57	4876
22807	07/15/21	SUB03 SUBURBAN DISPOSAL INC.	62,805.55	4876
22808	07/15/21	THO01 THOMSON REUTERS WEST	769.00	4876
22809	07/15/21	THO06 MARK THOMAS	44.00	4876
22810	07/15/21	TIL01 TILCON NEW YORK INC.	2,169.95	4876
22811	07/15/21	TOWERDBI TOWER DB IX TRUST 2019-1	144,750.65	4876

Check #	Check Date	Vendor	Amount Paid	Reconciled/Void	Ref Num
GENERAL		General Account Account Payab Continued			
22812	07/15/21	TRE05 TREAS. STATE OF NEW JERSEY	2,952.00		4876
22813	07/15/21	TRI20 TRIONAID ASSOCIATES	105.00		4876
22814	07/15/21	TUR01 TURN-OUT UNIFORMS INC.	348.00		4876
22815	07/15/21	UNI22 UNIFIRST-FIRST AID + SAFETY	138.27		4876
22816	07/15/21	USS01 US SPORTS INSTITUTE, INC.	2,000.00		4876
22817	07/15/21	VER11 VERIZON WIRELESS - KPD	152.04		4876
22818	07/15/21	VER12 V.E. RALPH & SON, INC.	269.70		4876
22819	07/15/21	VER15 VERIZON CONNECT NWF, INC	528.89		4876
22820	07/15/21	VOZ01 THE VOZZA AGENCY INC	8,939.50		4876
22821	07/15/21	WIL13 ERIC WILZIG	900.00		4876

Checking Account Totals	Paid	Void	Amount Paid	Amount Void
Checks:	111	0	4,054,259.67	0.00
Direct Deposit:	0	0	0.00	0.00
Total:	111	0	4,054,259.67	0.00

PLANNING 2	Columbia Bank			
1834	07/15/21	DAR01 DARMOFALSKI ENGINEERING ASSOC.	1,250.00	4877

Checking Account Totals	Paid	Void	Amount Paid	Amount Void
Checks:	1	0	1,250.00	0.00
Direct Deposit:	0	0	0.00	0.00
Total:	1	0	1,250.00	0.00

Report Totals	Paid	Void	Amount Paid	Amount Void
Checks:	112	0	4,055,509.67	0.00
Direct Deposit:	0	0	0.00	0.00
Total:	112	0	4,055,509.67	0.00

Totals by Year-Fund					
Fund Description	Fund	Budget Total	Revenue Total	G/L Total	Total
CURRENT FUND	0-01	1,032.60	0.00	0.00	1,032.60
CURRENT FUND	1-01	3,847,659.50	0.00	0.00	3,847,659.50
WATER FUND	1-05	12,692.89	0.00	0.00	12,692.89
SEWER FUND	1-07	76,065.81	0.00	0.00	76,065.81
Year Total:		3,936,418.20	0.00	0.00	3,936,418.20
	C-04	1,775.00	0.00	0.00	1,775.00
DOG TAX	D-13	32.40	0.00	0.00	32.40
STATE AND FEDERAL GRANTS	G-02	4,233.61	0.00	0.00	4,233.61
TAX SALE FUND	Q-32	83,000.00	0.00	0.00	83,000.00
RECREATION SPECIAL	R-16	15,015.47	0.00	0.00	15,015.47
	V-27	11,633.50	0.00	0.00	11,633.50
RECYCLE FUND	Y-21	1,118.89	0.00	0.00	1,118.89
Total of All Funds:		4,054,259.67	0.00	0.00	4,054,259.67

Project Description	Project No.	Project Total
YILDIZ- 110 KIEL AVE-#1324	1324	375.00
198 KinneLon Rd Antebi22401115	22401115	125.00
80 ALIZE DR	56601120	375.00
30 GRACEVIEW DR	57201111	125.00
63 BOONTON 57301134A TRAYNOR	57301134A	125.00
18 WOODLAND CRT-STANSFIELD	57501153	125.00
Total of All Projects:		<u>1,250.00</u>

July 15, 2021

RESOLUTION 7.01.21

TO REFUND DRIVEWAY BOND
2 HEATHER TERRACE


WHEREAS, Garden State Paving was required to submit a \$100.00 Driveway bond for permit #1711 in order to install a driveway located at 2 Heather Terrace, Kinnelon, New Jersey; and

WHEREAS, the driveway was installed, inspected and approved by the Public Works Foreman; and

WHEREAS, it is deemed appropriate to refund the driveway bond to Garden State Paving, 2 Heather Terr, Kinnelon, New Jersey, in the amount of \$100.00

NOW THEREFORE, BE IT RESOLVED the chief Financial officer is hereby authorized to refund a check in the amount of \$100.00 payable to Garden State Paving.

Dated 7-15-2021



Karen Luele
Borough Clerk

July 15, 2021

RESOLUTION 7.02.21

TO REFUND DRIVEWAY BOND
10 RICKER ROAD


WHEREAS, Damaris Blanco was required to submit a \$100.00 Driveway bond for permit #1712 in order to install a driveway located at 10 Ricker Road, Kinnelon, New Jersey; and

WHEREAS, the driveway was installed, inspected and approved by the Public Works Foreman; and

WHEREAS, it is deemed appropriate to refund the driveway bond to Damaris Blanco, 10 Ricker Road, Kinnelon, New Jersey, in the amount of \$100.00

NOW THEREFORE, BE IT RESOLVED the chief Financial officer is hereby authorized to refund a check in the amount of \$100.00 payable to Damaris Blanco.

Dated 7-15-21



Karen Luele
Borough Clerk

RESOLUTION # 7.03.21

BE IT RESOLVED, by the Mayor and Council of the Borough of Kinnelon, that a warrant be drawn to Tower DB IX Trust 2019-1, US Bank Cust For Tower DB IX, in the amount of \$144,750.65 for redemption of Tax Sale Certificate No. 19-00002 on Block 12003 Lot 106, also known as 732 Ridge Rd, Kinnelon, NJ, 07405. This amount represents \$61,750.65 received by the collector for redemption of the lien and return of the \$83,000 premium paid at the time of the sale.

ROLL CALL: *Councilman Yago* *Councilman Russo*
Councilman Roy *Councilman Charles*
Councilman Mabey *Councilman Lortowski*

July 15, 2021
Judi O'Brien
Certified Tax Collector
Borough of Kinnelon

I, Karen M. Iuele, Borough Clerk, Borough of Kinnelon, NJ,
hereby certify this resolution to be a true copy of the resolution which
was duly passed at the regular meeting of the Borough of Kinnelon
Mayor and Council on July 15, 2021.

DATE: 7/15/2021


Karen M. Iuele, ; Borough Clerk

RESOLUTION 07.04.21

GOVERNING BODY CERTIFICATION OF THE ANNUAL AUDIT

WHEREAS, N.J.S.A. 40A:5-4 requires the governing body of every local unit to have made an annual audit of its books, accounts and financial transactions, and

WHEREAS, the Annual Report of Audit for the year 2020 has been filed by a Registered Municipal Accountant with the *Municipal Clerk* pursuant to N.J.S.A. 40A:5-6, and a copy has been received by each member of the governing body; and,

WHEREAS, R.S. 52:27BB-34 authorizes the Local Finance Board of the State of New Jersey to prescribe reports pertaining to the local fiscal affairs; and,

WHEREAS, the Local Finance Board has promulgated N.J.A.C. 5:30-6.5, a regulation requiring that the governing body of each municipality shall by resolution certify to the Local Finance Board of the State of New Jersey that all members of the governing body have reviewed, as a minimum, the sections of the annual audit entitled "Comments and Recommendations, and,

WHEREAS, the members of the governing body have personally reviewed as a minimum the Annual Report of Audit, and specifically the sections of the Annual Audit entitled "Comments and Recommendations, as evidenced by the group affidavit form of the governing body attached hereto; and,

WHEREAS, such resolution of certification shall be adopted by the Governing Body no later than forty-five days after the receipt of the annual audit, pursuant to N.J.A.C. 5:30-6.5; and,

WHEREAS, all members of the governing body have received and have familiarized themselves with, at least, the minimum requirements of the Local Finance Board of the State of New Jersey, as stated aforesaid and have subscribed to the affidavit, as provided by the Local Finance Board, and

WHEREAS, failure to comply with the regulations of the Local Finance Board of the State of New Jersey may subject the members of the local governing body to the penalty provisions of R.S. 52:27BB-52, to wit:

R.S. 52:27BB-52: A local officer or member of a local governing body who, after a date fixed for compliance, fails or refuses to obey an order of the director (Director of Local Government Services), under the provisions of this Article, shall be guilty of a misdemeanor and, upon conviction, may be fined not more than one thousand dollars (\$1,000.00) or imprisoned for not more than one year, or both, in addition shall forfeit his office.

NOW, THEREFORE BE IT RESOLVED, That the *Mayor and Council* of the *Borough of Kinnelon*, hereby states that it has complied with N.J.A.C. 5:30-6.5 and does hereby submit a certified copy of this resolution and the required affidavit to said Board to show evidence of said compliance.

I HEREBY CERTIFY THAT THIS IS A TRUE COPY OF THE RESOLUTION PASSED AT THE MEETING HELD ON *July 15, 2021*.


Borough Clerk

**RESOLUTION 07.05.21
OF THE GOVERNING BODY
OF THE BOROUGH OF KINNELON**

**CORRECTIVE ACTION PLAN
2020 AUDIT RECOMMENDATIONS**

**Borough of Kinnelon
Morris County, NJ**

1. **RECOMMENDATION** - An adequate segregation of duties be maintained with respect to the recording and treasury functions.

ANALYSIS – Staffing constraints within the recording and treasury functions limit the amount of segregation of duties that can occur.

CORRECTIVE ACTION – The segregation of duties within the borough’s administrative staff will be reviewed and maintained with respect to the recording and treasury functions.

RESPONSIBILITY – The CFO and the Finance Department

IMPLEMENTATION DATE – 12/31/2021


Dated: July 15, 2021


Karen M. Iuele, RMC
Kinnelon Borough Clerk

Certification :

I, Karen M. Iuele, Borough Clerk of the Borough of Kinnelon, County of Morris, State of New Jersey, do hereby certify the foregoing to be a true copy of a Resolution adopted by the Mayor and Council at a regular meeting of the Borough held on July 15; 2021.

Dated: July 15, 2021


Karen M. Iuele, RMC
Kinnelon Borough Clerk

July 15, 2021

RESOLUTION 07.06.21

AUTHORIZING SOIL DISTURBANCE PERMIT
108 KIEL AVE-BLOCK 45003 LOT 118

WHEREAS, the Mayor and Council of the Borough of Kinnelon approves the Soil Disturbance Permit for 108 Kiel Ave, Block 45003 Lot 118; and

WHEREAS, Miriam Yildiz has met all the requirements and approvals with Darmofalski Engineering Associates, Inc.; and

NOW, THEREFOR, BE IT RESOLVED, that the Mayor and Council of the Borough of Kinnelon does hereby approve the Soil Disturbance, 108 Kiel Ave, Kinnelon NJ.

Dated: July 15, 2021



Karen M. Luele, RMC
Borough Clerk

060521SLC (KN-5000)
Parks, Recreational Areas and Open Space Ordinance
060921

ORDINANCE NO. 7-21

AN ORDINANCE AMENDING CHAPTER 156, USE OF PUBLIC PROPERTY ORDINANCE, OF THE CODE OF THE BOROUGH OF KINNELON TO ESTABLISH UNIFORM RULES AND REGULATIONS FOR THE USE OF BOROUGH PARKS, RECREATIONAL AREAS, OPEN SPACE, AND OTHER PUBLIC PROPERTY

WHEREAS, pursuant to N.J.S.A. 40:48-1 et. seq., the governing body of a municipality may make, amend, repeal and enforce ordinances to manage, regulate and control the real property of the municipality; and

WHEREAS, the Borough of Kinnelon desires to amend Chapter 156 (“Public Property, Use of”) of the Code of the Borough of Kinnelon to repeal existing Articles I and II, add new Articles I through XII, and renumber existing Article III, in order to establish clearer and more uniform rules and regulations for the use of all parks, recreational areas, open space and other public property owned by or under the jurisdiction and care of the Borough of Kinnelon, to ensure public safety and pleasure, and to protect and adequately control said parks, recreational areas, open space and other public property.

NOW, THEREFORE, BE IT ORDAINED, by the Governing Body of the Borough of Kinnelon, County of Morris, State of New Jersey, as follows:

SECTION 1. Article I “Motor Vehicles and Horses” and Article II “Parks and Recreation Areas” of Chapter 156 of the Code of the Borough of Kinnelon shall be stricken in their entirety and replaced with the following Articles I through XII and shall now read as follows:

ARTICLE I DEFINITIONS

Section 1. Definition of Terms

Whenever used in any Borough of Kinnelon Regulations, the following respective terms, unless otherwise therein expressly defined, shall mean and include each of the meanings herein respectively set forth:

- a. "Borough": Borough of Kinnelon, Morris County, New Jersey.
- b. "Kinnelon Parks" or "Parks," "Park Areas," "Park System," "Open Space,": All the real property acquired by or under the jurisdiction and care of the Borough of Kinnelon; or which may be hereafter acquired by it or come under its jurisdiction for recreational purposes or other municipal purposes.
- c. "Public property" or "municipal property": property owned by or under the jurisdiction and care of the Borough of Kinnelon.
- d. "Dusk": Sunset
- e. "Regulations": Any Regulations duly adopted, posted, and published by the Borough of Kinnelon.
- f. "Owner": Any person, firm, association, co-partnership, or corporation owning, operating, or having the exclusive use of a vehicle, under a lease or otherwise, for a period greater than thirty (30) days.
- g. "Parking Place": Any part of the drive or space designated as a place for the standing of vehicles.
- h. "Officer": Any Police Officer or other designated official of the Borough of Kinnelon.
- i. "Bridle Path" or "Equestrian Trail": Any path maintained for persons riding on horseback.
- j. "Walk": Any path maintained for pedestrians.
- k. "Permit": Any written license issued by or under the authority of the Borough of Kinnelon, permitting the performance of a specified act or acts.
- l. "Person": Any natural person, corporation, company, association, joint stock association, firm, or co-partnership.
- m. "Vehicle": Any motorized vehicle or any vehicle propelled by muscular power, either licensed or unlicensed.

- n. "Off Road Vehicles": Any powered vehicle designed for cross-country travel on or immediately over land, water, sand, snow, ice, marsh, swampland, or other terrain that would include, but not be limited to, such vehicles as all-terrain vehicles, dirt bikes, motorcycles, mopeds, ebikes, snowmobiles, amphibious and air cushion vehicles; except those vehicles utilized for fire, emergency, or law enforcement purposes and any vehicle whose use is expressly authorized by the Borough of Kinnelon.
- o. "Official Opening": The time when gates, entrances, or doors to facilities are opened to allow entrance to the public or signs indicating an opening time are posted.
- p. "Solicit": Selling goods or services by sample or taking orders for future delivery, with or without accepting advance payment for the goods or services, or seeking any form of contributions.

**ARTICLE II
PERMITS FOR SPECIAL EVENTS**

Section 1. Permit Application

Permits for special events or activities shall be obtained by application to the Kinnelon Recreation Director or Borough Clerk in accordance with the following procedures:

- a. A person seeking issuance of a permit for recreational or athletic use shall file an application with the Recreation Director. A person seeking issuance of a permit for a non-recreational or non-athletic use (such as for a concert, rally or political event, etc.) shall file an application with the Borough Clerk.
- b. Permit applications for recreational or athletic use should be made at least 7 days in advance of the proposed use. Permit applications for non-recreational or non-athletic use shall be made at least 60 days in advance of the proposed use.
- c. A person seeking issuance of a permit hereunder shall provide the following information:
 - 1. The name and address of the applicant;
 - 2. The name and address of the person, persons, corporation, or association sponsoring the activity, if any;
 - 3. The day and hours for which the permit is desired;
 - 4. The park, or portion thereof, for which such permit is desired;
 - 5. Any other information which the Recreation Director or Borough Clerk shall find reasonably necessary to render a fair determination as to whether a permit should be issued hereunder.
- d. A person seeking issuance of a permit hereunder shall submit the following:
 - 1. A certificate of liability insurance or an indemnification agreement;

2. Proof of non-profit status (if applicable);
3. Payment by check of the required usage fee (recreational and athletic fees are set forth in Chapter 119, Article I);
4. Acknowledgment of adherence to Borough health and safety guidelines.

Section 2. Standards for Issuance

Standards for issuance of a use permit by the Recreation Director or Borough Clerk include the following findings:

- a. The proposed activity or use of the park will not unreasonably interfere with or detract from the general public enjoyment of the park.
- b. The proposed activity and use will not unreasonably interfere or detract from the promotion of public health, welfare, safety and recreation.
- c. The proposed activity or uses that are reasonably anticipated will not include violence, crime or disorderly conduct.
- d. The proposed activity will not entail extraordinary or burdensome expense or policing by the Borough. The need for police presence will be determined by the Kinnelon Police Department. All costs incurred for policing of the proposed activity shall be paid by the permittee.
- e. The facilities desired have not been reserved for other use at the date and hour requested in the application.

For any denial of an application, the Recreation Director or Borough Clerk shall apprise an applicant of the denial and the reasons for refusal in writing.

Section 3. General Provisions

- a. A permit to do any act shall authorize the same only insofar as it may be performed in strict accordance with terms and conditions thereof. Any violation by its holder or his agents or employees of any terms or conditions thereof, shall constitute grounds for its revocation by the Borough.
- b. A permittee shall be bound by all park rules and regulations and all applicable ordinances fully as though the same were inserted in the permits.
- c. The person or persons to whom the permit is issued shall be liable for all loss, damage or injury sustained by any person whatever by reason of the negligence of the person or persons to whom the permit shall have been issued. The Recreation Director or Borough Clerk shall have the right to require any permittee to submit evidence of liability insurance covering injuries to members of the general public

arising out of such permitted activities in such amounts as may be from time to time determined by the Recreation Director or Borough Clerk prior to the commencement of any activity for which a permit has been issued or issuance of any permit.

- d. All permits that are granted must be produced upon demand of a Police officer or other designated Borough official.

Section 4. Revocation

The Recreation Director or Borough Clerk shall have the absolute authority to revoke a permit upon finding of a violation of any rule, regulation or ordinance or upon good cause shown. In case of the revocation of any Borough permit, all monies paid for or on account thereof shall, at the option of the Borough, be forfeited to and be retained by it; and the holder of such permit, together with his agents and employees who violated such terms and conditions, shall be jointly and severally liable to the Borough for all damages and loss suffered by it in excess of the money so forfeited and retained; but neither such forfeiture and retention by the Borough of the whole or any part of such monies, nor the recovery or collection thereby of such damages, or both, shall in any manner relieve such person or persons from liability to punishment for any violation of any provision of any Borough Regulation. These Regulations shall be deemed a part of each permit issued.

ARTICLE III PROHIBITED ACTS

Section 1. Advertising

No person shall advertise within the Park System without the written authorization of the Borough.

Section 2. Solicitation

No person, business, group, or organization shall solicit for business, alms, contributions, or for any purpose, or distribute any leaflets, literature or promotional material of any kind, without written authorization of the Borough.

Section 3. Animals

No person shall cause or permit any animal owned by him, in his custody or under his control, except a dog in a permitted area when restrained by a leash not exceeding 6 feet in length, or a service animal as defined by New Jersey state law or federal law, to go or be in any Park area, and each such animal so found at large may be seized and disposed of as provided by the law or ordinance covering the disposal of stray animals on highways or public property then in effect at the place where such stray animal may be seen.

Any person having control, or person that should have control over an animal or animals within the Park System shall dispose of any feces left by the animal(s) in a publicly maintained area or close enough to a publicly maintained area as to cause public annoyance. Such feces shall be disposed of in a sanitary manner.

Section 4. Explosives

No person shall bring into, or have in said Parks, any explosives without the written authorization of the Borough.

Section 5. Poisons

No person shall bring into, or have in said Parks, any poison or poisonous substance, without the written authorization of the Borough.

Section 6. Fires and fireworks.

No person shall build, light, or maintain any fire, camp fire, barbeque, grill or stove for any purpose without the written authorization of the Borough.

No person shall discharge or set off within the Park System any firecrackers, torpedo rockets or other fireworks. At the discretion of the Recreation Director and Mayor and Council, permits may be given for conducting properly supervised fireworks in designated areas.

Section 7. Loitering

No person shall be permitted within the Park System after sunset except as authorized by a specific Borough activity or permit, or enter the Park System before its official opening.

Section 8. Merchandise Sale Prohibited

No person shall sell or offer for sale any object or merchandise or any other thing, whether corporeal or incorporeal, except pursuant to a permit issued by the Borough.

Section 9. Alcohol

It shall be unlawful for anyone to possess or consume alcoholic beverages in Borough parks and recreation areas except in such instances when permission shall be given by the Mayor and Council for a specific use, in which event a resolution shall set forth the name of the organization receiving such permission, the date and hours of permitted use, and any other limitations or restrictions which might be deemed appropriate.

A person shall be presumed to have consumed an alcoholic beverage in violation of this section if an unsealed container of an alcoholic beverage is found in their possession or constructive possession, the contents have been partially consumed, and the physical appearance or conduct of the person may be associated with the consumption of an alcoholic beverage. For the

purposes of this section, the term “unsealed” shall mean a container with its original seal broken or a container such as a glass or a cup.

Section 10. Possession of Weapons

No person, except duly authorized law enforcement officers, shall possess any weapons as defined by NJSA 2C:39-1 in any Park without the written authorization of the Borough.

Section 11. Discharge of Weapons

No person, shall discharge a weapon within the Park System without the written authorization of the Borough. The term weapon shall include, but not be limited to, firearms, paint guns, toy cannons, bows and arrows, crossbows, air guns, and sling shots. Nothing in this section shall apply to police officers or animal game wardens discharging their weapons in the performance of their duties.

Section 12. Urinating and Defecating

No person shall urinate or defecate except in facilities provided for such use.

Section 13. Changing/Disrobing in Unauthorized Areas

No person shall change in or out of any clothing or bathing attire except in areas designated or customarily provided for such use.

Section 14. Spitting

No person shall spit within the Park System except into sinks, containers, or materials customarily provided for such purposes, and any such spitting that is allowed shall be disposed of in a sanitary manner.

Section 15. Tobacco

No person shall smoke cigarettes, cigars, or other tobacco or vaping products within a Borough Park, Open Space or Recreation area.

Section 16. Marijuana

No person shall smoke, vape, chew or otherwise ingest marijuana, cannabis and derivative products, nor sell, purchase or convey any of the aforesaid, within a Borough Park, Open Space, Recreation area or other municipal property.

Section 17. Camping

No person shall erect or maintain a tent or shelter and/or camp in any Park except as approved by a Borough permit. Such permit will specify the date, time and duration of the permitted activity. RV's, campers and trailers are prohibited.

Section 18. Litter – Carry In, Carry Out

No person shall leave any litter, trash or refuse of any kind in any Park. Containers, wrappers, etc. from permitted food or drinks must be removed from the Park. In areas where refuse and/or recyclable receptacles are provided, refuse and recyclables may be deposited in receptacles provided for that purpose.

Section 19. Illegal Substances

No person shall possess, use, sell, purchase or convey any drugs or other illegal or controlled substances, or the paraphernalia utilized for such substances.

**ARTICLE IV
REGULATED ACTS**

Section 1. Aviation

No person, except in an emergency, shall launch, land, or operate any aviation apparatus within the Park System without the written authorization of the Borough.

Section 2. Bathing

No person shall bathe, wade, or swim in any park waters except at such times and in such places as the Borough may designate.

Section 3. Boating

Any person operating a boat, kayak, canoe, inflated float, raft, or other watercraft in any park waters must abide by the following regulations:

- a. Gasoline powered watercraft, including jet skis, are prohibited, except as used by police, fire department and other first responders in an emergency.
- b. Inflatable conveyences such as rafts, inner tubes, etc. are prohibited.
- c. All boaters are required to wear life preservers.
- d. Boaters shall refrain from rocking, tipping, or otherwise operating the boat in an unsafe manner.
- e. Boats shall dock at designated areas only. Landing boats at any area other than a designated boat dock or ramp is strictly prohibited.
- f. Boats shall maintain a safe distance from a dam or other hazardous areas and from other boaters.

- g. Boaters are required to remain seated in their boats at all times. Bathing or jumping in the water from boats is prohibited.
- h. Boaters are required to conform to limits on the number of occupants and weight load per boat, as designated by the capacity/weight specifications of their boat.
- i. Anyone destroying Borough property will be directed to leave and be further liable for damages.
- j. Those persons utilizing a lake, pond or other waterway shall conform with the directions of Borough Police Officers, or any other authorized representative of the Borough.
- k. Pets are prohibited on any boat.
- l. Children under the age of 14 in boats must be accompanied by an adult.
- m. No watercraft or other personal property may be stored in any Park.

Section 4. Skating

No person shall use in-line skates, roller skates, skateboards or scooters except at places designated by the Borough. No person shall ice skate or go upon the ice except at such times and upon such places as designated by the Borough.

Section 5. Sledding, Skiing

No person shall coast with sleds, bobs, skis or carts within a Borough park or recreation area.

Section 6. Aviation Models/Drones

No person shall engage in the use of gas or battery operated model aviation devices, including drones, within a Borough park, recreation area, or other public or municipal property.

Section 7. Horses

No person shall use, ride, or drive a horse except at such times and only in paths and areas designated by the Borough.

Section 8. Bicycles

Riding of bicycles on playing fields is prohibited. Bicycles must be placed in designated parking areas.

Section 9. Groups

No group of ten (10) or more persons shall use a Park or recreation area for a picnic or outing without first having obtained a permit in advance from the Recreation Director. Adult supervision of children's groups is required at all times.

No person shall call or hold any public meeting or give any concert or entertainment of any kind or erect any structure, stand, tent, or platform, utilize any loudspeaker, public address system, or

amplifier except by the specific written authority of the Borough, as authorized by permit. In addition, any athletic event or organized game, not sponsored by the Borough, to be played or conducted on Park facilities shall require a permit issued by the Borough noting the date, hour, and duration. No other organized group or persons other than the one holding the permit shall use such facilities during the time indicated on the permit.

If Police officers or other security is required for a permitted event, the cost of such security will be paid for by the group requesting the permit at the time the permit is issued. The need and level of security will be determined by the Borough.

Section 10. Playing Fields

Playing fields may be used during scheduled hours only, except when they are being used for a Borough sponsored or permitted event. Permits for an organized event shall be obtained from the Recreation Director. No other organized group or person other than the one holding the permit shall use such facilities during the time covered by the specific authority of the Director.

Section 11. Tennis Courts

Tennis courts shall be open for use on a first come first served basis, except when the courts are being utilized for a Borough sponsored or permitted event.

Section 12. Field Houses

Entrance to field houses in Borough parks and recreation areas is restricted to authorized Borough personnel. All other persons must have and obtain the permission of the Recreation Director to gain entry.

Section 13. Regulation of Activities

Borough Police officers, or other designated Borough officials, have the right and the power to enforce all the Rules and Regulations of the Borough, and violators of the Rules and Regulations may be directed to leave and may be subject to further penalties as determined by the Borough or Statutes.

ARTICLE V VEHICLES

Section 1. Additional regulated public property.

In addition to Kinnelon Parks, Park Areas, Park System and Open Space, this Article shall, as applicable, also regulate easements and sidewalks or areas dedicated or commonly used for pedestrian traffic, Borough storage facilities, Borough garage areas, pet parks, Board of Education properties and any and all other Borough and publicly owned or rented lands and premises, other than improved rights-of-way, parking areas, driveways and dedicated roads and streets (hereinafter "other public property").

Section 2. Motor Vehicle Act and Traffic Laws

All the provisions of the New Jersey State Motor Vehicle Act and Traffic Laws shall apply in the Parks and other public property and shall be strictly enforced with also such further restrictions as may be hereinafter stated.

Section 3. Vehicles Where Prohibited

No person shall ride or drive any type of vehicle within or upon a walk, bridle path, or any part of the park not designated or customarily used for such purpose, or within or upon any other public property, except or unless authorized by a specific permit issued by the Borough, or directed by a Borough Police Officer or other authorized Borough official.

Section 4. Obeying Officers

When a Borough Police officer or other designated Borough official is directing traffic, all drivers of vehicles and pedestrians shall obey his/her orders and directions whether by hand, voice, or other manner.

Section 5. Parking

No owner or driver shall park any vehicle anywhere outside of designated parking spaces, or leave a vehicle parked anywhere on Borough Park or other municipal property after sunset or the conclusion of an authorized Borough event, whichever is later, except at such times and in such places as the Borough may designate. Any vehicle parked or standing as to obstruct or impede a normal flow of traffic, block entrances or exit ways, loading zones, oil or gas fills, any grass area, fire zone, pedestrian walkways, after the permitted parking time, or present, in any way a safety or traffic hazard, may be removed by towing. The cost of towing and storage shall be borne by the owner and shall be paid before regaining possession of the vehicle. In addition, the owner or driver will be subject to penalties established by this Chapter. The use of parking spaces on Borough Park property is limited to vehicles of individuals actually utilizing Borough Park property.

Section 6. Off-Road Vehicles

No person shall drive or operate any off-road vehicle or snowmobile anywhere within a Borough Park except at such times and places as may be designated by the Borough and/or as authorized by a specific Borough permit.

Section 7. Restricted Traffic

When a road, drive, or parkway shall be restricted as to traffic or closed and duly marked by signs, road markings, or barricades, it shall be a violation of this Regulation to fail to observe and obey such signs, road markings, or barricades.

Section 8 Impoundment of Vehicles

The Borough Police Department is hereby authorized to confiscate and impound any motorized vehicle, licensed or unlicensed, which is allegedly operated in violation of the terms of this Chapter.

Section 9. Exceptions

a. It shall not be unlawful for any Borough employee, school board employee or other public employee to operate vehicles for the purpose of maintaining, repairing or doing work for the public, the Borough or the Board of Education on Borough Park property or other public property.

b. It shall not be unlawful for any individual or recognized organization which has applied for and received permission from the Recreation Director or Borough Clerk to operate or park motor vehicles on Borough Park or other public property for a specific purpose. Said individuals or organizations shall be responsible for any damage done to Borough property. If permission is granted to use a tractor-type vehicle for grooming, the blade must be removed prior to operating same on Borough Park or other public property.

c. The terms and provisions herein shall not be applicable to police or other emergency vehicles, including but not limited to police cars, ambulances, motorcycles, fire-control vehicles and the like, or to motorized lawn mowers, tractors or farm vehicles or construction equipment operated by or at the direction of the Borough.

**ARTICLE VI
PROTECTION OF PROPERTY**

Section 1. Damage to Property

No person shall damage, deface, remove, or tamper with any property within a Borough Park.

**ARTICLE VII
WILDLIFE**

Section 1. Wildlife

No person shall kill, wound, harass, trap, hunt, remove, or have in his/her possession any animal, reptile, bird, or nest, or to remove the eggs or young of any of the above, unless authorized by a specific Borough permit.

No person shall fish in any of the Park System waters, unless in possession of the required New Jersey fishing license, except in those cases or on those occasions where the New Jersey Division of Fish and Wildlife does not require a fishing license.

No person shall feed any animal or waterfowl any food or other substance.

No person shall hunt on any Borough land, unless authorized by a specific Borough permit.

ARTICLE VIII POLLUTION AND REFUSE

Section 1. Pollution of Waters

No person shall, within or without said Parks, open space or recreation area, discharge into the waters of the Borough or any tributary river, brook, stream, storm sewer, or drain flowing into said waters, any substance that may result in the pollution of said waters.

Section 2. Littering

No person shall throw, deposit, or leave litter or recyclable material within the Park System.

Section 3. Dumping

No person or company shall dump any material anywhere within the Borough Park System, open space or recreation area. This is to include depositing in any dumpster, waste station, garbage can, or recycling can any waste that is generated outside of the Park System, open space or recreation area.

ARTICLE IX REPEAL

Section 1. Repeal

All Regulations or parts thereof and all amendments thereto, heretofore adopted inconsistent with these amendments are hereby repealed. The foregoing repeal shall not affect or impair any act done, offense committed, right accruing or acquired or liability, penalty, forfeiture, or punishment incurred prior to the time these Regulations take effect; but the same may be enjoined, asserted, enforced, prosecuted, or inflicted as fully and to the same extent as if these amendments to the Regulations have not been adopted.

ARTICLE X PENALTIES

Section 1. Penalties

Any person violating any of the provisions herein shall, upon conviction thereof, before a Magistrate or Judge having jurisdiction, pay a penalty as provided by Statute and stipulated in the Borough Schedule of Penalties, at the discretion of the Magistrate or Judge. In addition to

any penalties provided thereof, restitution for the cost of labor can be ordered by the Judge or Magistrate.

Any person under the age of 18 who shall violate any of the provisions herein shall be subject to the adjudication and disposition provisions of N.J.S.A. 2A:4A-21 et seq.

ARTICLE XI VALIDITY

Section 1. Validity

These Regulations shall take effect after final adoption of the relevant Ordinance by the Borough Council. If any section, paragraph, subdivision, clause, or regulations thereof shall be adjudged invalid, the remainder of the Regulations shall not thereby be invalidated but shall continue in full force and effect.

ARTICLE XII SITE-SPECIFIC RULES AND REGULATIONS

In addition to the General Park Rules and Regulations described in Articles I through XI, Site Specific Rules and Regulations may be adopted and are fully enforceable as part of these Regulations.

No person shall fail to comply with any site-specific rules that have been adopted and promulgated by the Borough.

No person shall fail to comply with any temporary restrictions that have been approved by the Borough or its designee to which adequate notice to the public has been given.

Any person who fails to comply with either a site-specific rule or temporary restriction may be directed to leave the Park System and may be subject to further penalties as determined by the Borough or Statutes.

SECTION 2. Article III “Code of Conduct for Recreational Activities” shall be renumbered “Article XIII”.


SECTION 3. All ordinances, resolutions and regulations or parts of ordinances, resolutions and regulations inconsistent herewith are hereby repealed to the extent of such inconsistency.

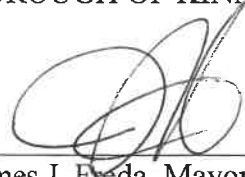
SECTION 4. If any section, paragraph, article, subdivision, clause or provision of this Ordinance shall be adjudged invalid, such adjudication shall apply to the section, paragraph, article, subdivision, clause or provision so adjudged and the remainder of this Ordinance shall be deemed valid and effective.

SECTION 5. This Ordinance shall take effect after approval and publication as required by law.

ATTEST:

BOROUGH OF KINNELON


Karen M. Iuele, RMC, Borough Clerk


James J. Freda, Mayor

CERTIFICATION

I, Karen M. Iuele, Borough Clerk of the Borough of Kinnelon, County of Morris, State of New Jersey, do hereby certify the foregoing to be a true copy of an Ordinance introduced, read by title and passed on the first reading at the regular meeting of the Borough held on June 17, 2021 and adopted by the Governing Body at a regular meeting of the Borough held on July 15, 2021.


Karen M. Iuele, RMC, Borough Clerk

SLC (KN-5000)
Chpt 95 Bicycles Ordinance
061021

**ORDINANCE NO. 08-21 AN ORDINANCE AMENDING CHAPTER 95,
“BICYCLES”, OF THE CODE OF THE BOROUGH OF
KINNELON TO REPEAL SECTION 95-1**

WHEREAS, pursuant to N.J.S.A. 40:48-2, the governing body of a municipality may make, amend, repeal, and enforce such other ordinances, regulations, rules and by-laws not contrary to the laws of this state or of the United States, as it may deem necessary and proper for the good government, order and protection of person and property, and for the preservation of the public health, safety and welfare of the municipality and its inhabitants, and as may be necessary to carry into effect the powers and duties conferred and imposed by this subtitle, or by any law; and

WHEREAS, the Borough of Kinnelon desires to amend Chapter 95, Bicycles, of the Code of the Borough of Kinnelon in order to repeal Section 95-1 “Inspection and licensing; fee” to no longer require the registration or licensing of bicycles within the Borough.

NOW, THEREFORE, BE IT ORDAINED, by the Governing Body of the Borough of Kinnelon, County of Morris, State of New Jersey, as follows:

SECTION 1. Section 95-1 “Inspection and licensing; fee” of Chapter 95, Bicycles, of the Code of the Borough of Kinnelon is hereby **REPEALED**.

SECTION 2. All ordinances, resolutions and regulations or parts of ordinances, resolutions and regulations inconsistent herewith are hereby repealed to the extent of such inconsistency.

SECTION 3. If any section, paragraph, article, subdivision, clause or provision of this Ordinance shall be adjudged invalid, such adjudication shall apply to the section, paragraph, article, subdivision, clause or provision so adjudged and the remainder of this Ordinance shall be deemed valid and effective.

SECTION 4. This Ordinance shall take effect after approval and publication as required by law.

ATTEST:

BOROUGH OF KINNELON


Karen M. Iuele, RMC, Borough Clerk


James J. Freda, Mayor

CERTIFICATION

I, Karen M. Iuele, Borough Clerk of the Borough of Kinnelon, County of Morris, State of New Jersey, do hereby certify the foregoing to be a true copy of an Ordinance introduced, read by title and passed on the first reading at the regular meeting of the Borough held on June 17, 2021 and adopted by the Governing Body at a regular meeting of the Borough held on July 15, 2021.


Karen M. Iuele, RMC, Borough Clerk

SLC (KN-5000)
Vehicles and Traffic Ordinance
061021

ORDINANCE NO. 09-21 AN ORDINANCE AMENDING SECTIONS 84-17, 84-40, 84-36, AND 84-29 OF CHAPTER 84, "VEHICLES AND TRAFFIC", OF THE CODE OF THE BOROUGH OF KINNELON, PROVIDING FOR THE DESIGNATION OF A NO LEFT TURN ZONE AND ADDITIONAL STOP INTERSECTIONS AND NO PARKING AREAS

WHEREAS, pursuant to N.J.S.A. 40:48-2, N.J.S.A. 39:4-197, and N.J.S.A. 39:4-8(c), the governing body of a municipality may make, amend, repeal, and enforce such other ordinances, regulations, rules and by-laws not contrary to the laws of this state or of the United States, as it may deem necessary and proper for the good government, order and protection of person and property, and for the preservation of the public health, safety and welfare of the municipality and its inhabitants, and as may be necessary to carry into effect the powers and duties conferred and imposed by N.J.S.A. 40:48-2, or by any law, and is authorized to pass, without the approval of the New Jersey Commissioner of Transportation, an ordinance regulating the passage or stopping of traffic on certain congested street corners or other designated points, and the parking of vehicles on streets and portions thereof, that are under the jurisdiction of the Borough; and

WHEREAS, the Borough of Kinnelon desires to amend and supplement Sections 84-17, 84-40, 84-36, and 84-29 of Chapter 84, "Vehicles and Traffic", of the Code of the Borough of Kinnelon to provide for the designation of a no left turn zone, and additional stop intersections and no parking areas.

NOW, THEREFORE, BE IT ORDAINED, by the Governing Body of the Borough of Kinnelon, County of Morris, State of New Jersey, as follows:

SECTION 1. Section 84-17 of Chapter 84, Vehicles and Traffic, of the Code of the

Borough of Kinnelon, Morris County, New Jersey presently designated as “Reserved”, is hereby amended to read as follows:

§84-17 No Left Turn designated

The streets or portions of streets described in Schedule XI (§84-40), attached to and made a part of this chapter, are hereby designated as No Left Turn zones. Signs and street markings conforming to state law and regulations shall be used to identify said No Left Turn zones.

SECTION 2. Section 84-40 of Chapter 84, Vehicles and Traffic, of the Code of the Borough of Kinnelon, Morris County, New Jersey presently designated as “Schedule XII – (Reserved)” is hereby amended to read as follows:

§84-40. Schedule XII – No Left Turn Zones

In accordance with the provisions of §84-17, left turns are not permitted from the following designated streets:

Name of Street	Location	Prohibition
Kiel Ave. (southbound)	Entrance driveway to Pearl R. Miller school	No Left Turn between 8AM and 3:15 PM when school is in session

SECTION 3. Section 84-36 “Schedule VIII – Stop intersections” of Chapter 84, Vehicles and Traffic, of the Code of the Borough of Kinnelon, Morris County, New Jersey is hereby amended and supplemented by the addition of the following:

Stop Sign on	At Intersection of
Lakeside Trail (westbound)	Twin Lakes Drive
McKinley Dr.	Lincoln Rd.
Harrison Rd.	Lincoln Rd.

SECTION 4. Section 84-29 “Schedule I – No parking” of Chapter 84, Vehicles and Traffic, of the Code of the Borough of Kinnelon, Morris County, New Jersey is hereby amended and supplemented by the addition of the following:

Name of Street	Sides	Location
Sawmill Rd.		Cul-de-sac at termination of road
Sawmill Rd.	Both	Within 300ft. from termination of road at the cul-de-sac.

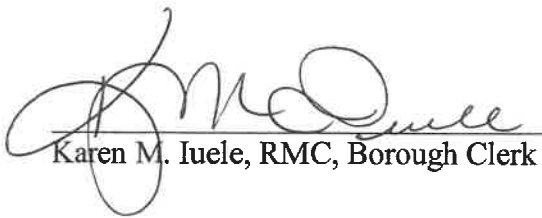
SECTION 5. All ordinances, resolutions and regulations or parts of ordinances, resolutions and regulations inconsistent herewith are hereby repealed to the extent of such inconsistency.


SECTION 6. If any section, paragraph, article, subdivision, clause or provision of this Ordinance shall be adjudged invalid, such adjudication shall apply to the section, paragraph, article, subdivision, clause or provision so adjudged and the remainder of this Ordinance shall be deemed valid and effective.

SECTION 7. This Ordinance shall take effect after approval and publication as required by law.

ATTEST:

BOROUGH OF KINNELON


Karen M. Iuele, RMC, Borough Clerk


James J. Freda, Mayor

ORDINANCE # 10-21

BOND ORDINANCE PROVIDING FOR THE ACQUISITION OF NEW FIREFIGHTING EQUIPMENT BY THE BOROUGH OF KINNELON, IN THE COUNTY OF MORRIS, NEW JERSEY, APPROPRIATING \$595,000 THEREFOR AND AUTHORIZING THE ISSUANCE OF \$566,000 BONDS OR NOTES OF THE BOROUGH FOR FINANCING SUCH APPROPRIATION.

BE IT ORDAINED BY THE BOROUGH COUNCIL OF THE BOROUGH OF KINNELON, IN THE COUNTY OF MORRIS, NEW JERSEY (not less than two-thirds of all the members thereof affirmatively concurring), **AS FOLLOWS:**

Section 1. The improvement described in Section 3 of this bond ordinance is hereby authorized as a general improvement to be made or acquired by the Borough of Kinnelon, in the County of Morris, New Jersey. For the said improvement or purpose stated in said Section 3, there is hereby appropriated the sum of \$595,000, said sum being inclusive of all appropriations heretofore made therefor and including the sum of \$29,000 as the down payment for said improvement or purpose required by law and now available therefor by virtue of provision in a previously adopted budget or budgets of the Borough for down payment or for capital improvement purposes.

Section 2. For the financing of said improvement or purpose and to meet the part of said \$595,000 appropriation not provided for by application hereunder of said down payment, negotiable bonds of the Borough are hereby authorized to be issued in the principal amount of \$566,000 pursuant to the Local Bond Law of New Jersey. In anticipation of the issuance of said bonds and to temporarily finance said improvement or purpose, negotiable notes

of the Borough in a principal amount not exceeding \$566,000 are hereby authorized to be issued pursuant to and within the limitations prescribed by said Local Bond Law.

Section 3. (a) The improvement hereby authorized and purpose for the financing of which said obligations are to be issued is the acquisition, by purchase, of new and additional firefighting equipment for the preservation of life and property in the Borough, including of one (1) pumper truck for use by the Kinnelon Volunteer Fire Company, including all appurtenances, accessories and attachments necessary therefor or incidental thereto, all as shown on and in accordance with the specifications therefor on file or to be filed in the office of the Borough Clerk and hereby approved.

(b) The estimated maximum amount of bonds or notes to be issued for said purpose is \$566,000.

(c) The estimated cost of said purpose is \$595,000, the excess thereof over the said estimated maximum amount of bonds or notes to be issued therefor being the amount of the said \$29,000 down payment for said purpose.

Section 4. The following additional matters are hereby determined, declared, recited and stated:

(a) The said purpose described in Section 3 of this bond ordinance is not a current expense and is a property or improvement which the Borough may lawfully acquire or make as a general improvement, and no part of the cost thereof has been or shall be specially assessed on property specially benefitted thereby.

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

(c) The supplemental debt statement required by said Local Bond Law has been duly made and filed in the office of the Borough 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, and such statement shows that the gross debt of the Borough as defined in said Local Bond Law is increased by the authorization of the bonds and notes provided for in this bond ordinance by \$566,000, and the said obligations authorized by this bond ordinance will be within all debt limitations prescribed by said Local Bond Law.

(d) An aggregate amount not exceeding \$30,000 for interest on said obligations, costs of issuing said obligations and other items of expense listed in and permitted under section 40A:2-20 of said Local Bond Law may be included as part of the cost of said improvement and is included in the foregoing estimate thereof.

Section 5. All bond anticipation notes issued hereunder shall mature at such times as may be determined by the chief financial officer, the acting chief financial officer or the treasurer of the Borough (the "Chief Financial Officer") provided that no note shall mature later than one year from its date. 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 the notes issued pursuant to this bond 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 N.J.S.A. §40A:2-8. The Chief Financial Officer is hereby authorized to sell part or all of the notes from time to time at public or private sale at not less than par and to deliver them to the purchasers thereof upon receipt of payment of the purchase price plus accrued interest

from their dates to the dates of delivery thereof. The Chief Financial Officer is directed to report in writing to the governing body of the Borough at the meeting next succeeding the date when any sale or delivery of the notes pursuant to this bond ordinance is made. Such report must include the principal amount, interest rate and maturities of the notes sold, the price obtained and the name of the purchaser.

Section 6. The full faith and credit of the Borough are hereby pledged to the punctual payment of the principal of and interest on the said obligations authorized by this bond ordinance. Said obligations shall be direct, unlimited obligations of the Borough, and the Borough shall be obligated to levy ad valorem taxes upon all the taxable property within the Borough for the payment of said obligations and interest thereon without limitation of rate or amount.

Section 7. The capital budget or temporary capital budget of the Borough is hereby amended to conform with the provisions of this ordinance to the extent of any inconsistency herewith and the resolutions promulgated by the Local Finance Board showing all detail of the amended capital budget or temporary capital budget and capital program as approved by the Director, Division of Local Government Services, are on file with the Borough Clerk and are available for public inspection.

Section 8. This bond ordinance shall take effect twenty (20) days after the first publication thereof after final adoption, as provided by said Local Bond Law.

There was no other desire to discuss this ordinance, and the Mayor asked the Borough Clerk to call the roll on the passage thereof, and the vote was as followed.

Roll Call:	W. Yago, Yes;	V. Russo, Yes;
	R. Roy, Yes;	R. Charlies, Yes;
	S. Mabey, Yes;	J. Lorkowski, Yes.

WHEREAS, the above ordinance was introduced at this meeting held on July 15, 2021 and read by title, and passed on first reading:

NOW, THEREFORE, BE IT RESOLVED, that at the regular meeting to be held on August 19, 2021 at 8:00 pm, prevailing time, at the Kinnelon Municipal Building, this Council further consider for second reading and final passage the said ordinance.

BE IT FURTHER RESOLVED that the Borough Clerk of this Borough be and she is hereby directed to publish the proper notice thereof.

Councilman S. Mabey offered a motion to publish the foregoing resolution. This was second by Councilman V. Russo.

Roll Call:	W. Yago, Yes;	V. Russo, Yes;
	R. Roy, Yes;	R. Charlies, Yes;
	S. Mabey, Yes;	J. Lorkowski, Yes.

Ordinance 11-2021

**BOND ORDINANCE APPROPRIATING \$1,370,000, AND
AUTHORIZING THE ISSUANCE OF \$1,304,000 BONDS OR
NOTES OF THE BOROUGH, FOR VARIOUS
IMPROVEMENTS OR PURPOSES AUTHORIZED TO BE
UNDERTAKEN BY THE BOROUGH OF KINNELON, IN
THE COUNTY OF MORRIS, NEW JERSEY**

Councilman R. Roy introduced the following ordinance and moved the same be read by title and passed on first reading. This was seconded by Councilman V. Russo.

The Mayor read the following notice and ordinance in full and stated that the notice has been published as required by law, a copy was posted on the Municipal Building Bulletin Board, and additional copies were made available to the public.

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ORDINANCE # 11-21

BOND ORDINANCE APPROPRIATING 1,370,000, AND AUTHORIZING THE ISSUANCE OF \$1,304,000 BONDS OR NOTES OF THE BOROUGH, FOR VARIOUS IMPROVEMENTS OR PURPOSES AUTHORIZED TO BE UNDERTAKEN BY THE BOROUGH OF KINNELON, IN THE COUNTY OF MORRIS, NEW JERSEY.

BE IT ORDAINED BY THE BOROUGH COUNCIL OF THE BOROUGH OF KINNELON, IN THE COUNTY OF MORRIS, NEW JERSEY (not less than two-thirds of all the members thereof affirmatively concurring), **AS FOLLOWS:**

Section 1. The several improvements described in Section 3 of this bond ordinance are hereby respectively authorized as general improvements to be made or acquired by the Borough of Kinnelon, in the County of Morris, New Jersey. For the said several improvements or purposes stated in said Section 3, there are hereby appropriated the respective sums of money therein stated as the appropriations made for said improvements or purposes, said sum being inclusive of all appropriations heretofore made therefor and amounting in the aggregate to 1,370,000 including the aggregate sum of \$66,000 as the several down payments for said improvements or purposes required by law and more particularly described in said Section 3 and now available therefor by virtue of provision in a previously adopted budget or budgets of the Borough for down payment or for capital improvement purposes.

Section 2. For the financing of said improvements or purposes and to meet the part of said 1,370,000 appropriations not provided for by application hereunder of said down payments, negotiable bonds of the Borough are hereby authorized to be issued in the principal amount of \$1,304,000 pursuant to the Local Bond Law of New Jersey. In anticipation of the issuance of said bonds and to temporarily finance said improvements or purposes, negotiable

notes of the Borough in a principal amount not exceeding \$1,304,000 are hereby authorized to be issued pursuant to and within the limitations prescribed by said Local Bond Law.

Section 3. The improvements hereby authorized and the several purposes for the financing of which said obligations are to be issued, the appropriation made for and estimated cost of each such purpose, and the estimated maximum amount of bonds or notes to be issued for each such purpose, are respectively as follows:

<u>IMPROVEMENT OR PURPOSE</u>	<u>APPROPRIATION AND ESTIMATED COST</u>	<u>ESTIMATED MAXIMUM AMOUNT OF BONDS AND NOTES</u>
(a) Acquisition by purchase of new and additional equipment including, but not limited to, one (1) backhoe for use by the Department of Public Works of the Borough, together with all equipment, attachments and accessories necessary therefor or incidental thereto, all as shown on and in accordance with the specifications therefor on file or to be filed in the office of the Borough Clerk and hereby approved	\$130,000	\$123,800
(b) Improvement of various roads in and by the Borough, by the reconstruction and resurfacing thereof to provide a roadway pavement of at least equal in useful life or durability to a roadway pavement of Class B reconstruction (as such term is used or referred to in section 40A:2-22 of said Local Bond Law), including without limitation, Round Hill Road, Round Hill Terrace, Dixon Terrace, Alizé Drive, Stone House Road and Birch Road/Seabirt Lane, together with all drainage facilities, landscaping, equipment, site work, work and materials necessary therefor or incidental thereto, all as shown on and in accordance with the plans and specifications therefor on file or to be filed in the office of the Borough Clerk and hereby approved	360,000	342,200
(c) Improvement of the water supply and distribution system and the sanitary sewerage collection system in and by the Borough, including the installation of new pipes, laterals and mains in and along Walnut Land to the site of the proposed Emergency Shelter/Community Center, together with all structures, equipment, site work, work and materials necessary therefor or incidental thereto, all as shown on and in accordance with the plans and specifications therefor on file or to be filed in the office of the Borough Clerk and hereby approved	650,000	619,000
(d) Acquisition of new and additional of vehicular equipment including, but not limited to, one (1) dump		

truck and one (1) rolloff truck for use by the Department of the Public Works of the Borough, together with all attachments, appurtenances and equipment necessary therefor or incidental thereto, all as shown on and in accordance with the specifications therefor on file or to be filed in the office of the Borough Clerk and hereby approved	<u>230,000</u>	<u>219,000</u>
Totals	1,370,000	\$1,304,000

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 said down payment for said purpose.

Section 4. The following additional matters are hereby determined, declared, recited and stated:

(a) The said purposes described in Section 3 of this bond ordinance are not current expenses and each is a property or improvement which the Borough may lawfully acquire or make as a general improvement, and no part of the cost thereof has been or shall be specially assessed on property specially benefited thereby.

(b) The average period of usefulness of said purposes within the limitations of said Local Bond Law and taking into consideration the respective amounts of the said obligations authorized for the several purposes, according to the reasonable life thereof computed from the date of the said bonds authorized by this bond ordinance, is 23.87 years.

(c) The supplemental debt statement required by said Local Bond Law has been duly made and filed in the office of the Borough 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, and such statement shows that the gross debt of the Borough as defined in said Local Bond Law is increased by the authorization of the bonds and notes provided for in this bond ordinance by \$1,304,000, and the

said obligations authorized by this bond ordinance will be within all debt limitations prescribed by said Local Bond Law.

(d) Amounts not exceeding \$200,000 in the aggregate for interest on said obligations, costs of issuing said obligations, engineering costs and other items of expense listed in and permitted under Section 40A:2-20 of said Local Bond Law may be included as part of the costs of said improvements and are included in the foregoing estimate thereof.

Section 5. All bond anticipation notes issued hereunder shall mature at such times as may be determined by the chief financial officer, the acting chief financial officer or the treasurer of the Borough (the "Chief Financial Officer") provided that no note shall mature later than one year from its date. 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 the notes issued pursuant to this bond 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 N.J.S.A. §40A:2-8. The Chief Financial Officer is hereby authorized to sell part or all of the notes from time to time at public or private sale at not less than par and to deliver them to the purchasers thereof upon receipt of payment of the purchase price plus accrued interest from their dates to the dates of delivery thereof. The Chief Financial Officer is directed to report in writing to the governing body of the Borough at the meeting next succeeding the date when any sale or delivery of the notes pursuant to this bond ordinance is made. Such report must include the principal amount, interest rate and maturities of the notes sold, the price obtained and the name of the purchaser.

Section 6. The full faith and credit of the Borough are hereby pledged to the punctual payment of the principal of and interest on the said obligations authorized by this bond ordinance. Said obligations shall be direct, unlimited obligations of the Borough, and the Borough shall be obligated to levy ad valorem taxes upon all the taxable property within the Borough for the payment of said obligations and interest thereon without limitation of rate or amount.

Section 7. The capital budget or temporary capital budget of the Borough is hereby amended to conform with the provisions of this ordinance to the extent of any inconsistency herewith and the resolutions promulgated by the Local Finance Board showing all detail of the amended capital budget or temporary capital budget and capital program as approved by the Director, Division of Local Government Services, are on file with the Borough Clerk and are available for public inspection.

Section 8. This bond ordinance shall take effect twenty (20) days after the first publication thereof after final adoption, as provided by said Local Bond Law.

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There was no other desire to discuss this ordinance, and the Mayor asked the Borough Clerk to call the roll on the passage thereof, and the vote was as followed.

Roll Call: W. Yago, Yes; V. Russo, Yes;
 R. Roy, Yes; R. Charlies, Yes;
 S. Mabey, Yes; J. Lorkowski, Yes.

WHEREAS, the above ordinance was introduced at this meeting held on July 15, 2021 and read by title, and passed on first reading:

NOW, THEREFORE, BE IT RESOLVED, that at the regular meeting to be held on August 19, 2021 at 8:00 pm, prevailing time, at the Kinnelon Municipal Building, this Council further consider for second reading and final passage the said ordinance.

BE IT FURTHER RESOLVED that the Borough Clerk of this Borough be and she is hereby directed to publish the proper notice thereof.

Councilman R. Roy offered a motion to publish the foregoing resolution. This was second by Councilman V. Russo.

Roll Call: W. Yago, Yes; V. Russo, Yes;
 R. Roy, Yes; R. Charlies, Yes;
 S. Mabey, Yes; J. Lorkowski, Yes.

TAX COLLECTOR'S REPORT:

During the month of June 2021, the Tax Collector's Report indicated we collected \$536,115.95 in taxes.

INVESTMENT OFFICER'S REPORT:

A total of \$1,340.58 was collected in interest for the month of May 2021.

RESIGNATIONS:

Upon motion by Councilman V. Russo and seconded by Councilman R. Roy, followed by the "yes" roll call vote of all Council Members present, Kathy Fernstrom, Environmental Advisory Committee, was accepted with the council's deep regrets.

Upon motion by Councilman V. Russo and seconded by Councilman R. Roy, followed by the "yes" roll call vote of all Council Members present, Karen M. Iuele, Board of Health Secretary, was accepted with the council's deep regrets.

Upon motion by Councilman V. Russo and seconded by Councilman R. Roy, followed by the "yes" roll call vote of all Council Members present, Councilman V. Russo, Dial-A-Ride, was accepted with the council's deep regrets.

Upon motion by Councilman V. Russo and seconded by Councilman R. Roy, followed by the "yes" roll call vote of all Council Members present, Mr. Elmer Gall-Pequannock River Regional Sewage Authority, was accepted with the council's deep regrets.

July 15, 2021

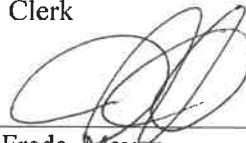
ADJOURNMENT:

This meeting adjourned at approximately 9:30 p.m. on motion by Councilman R. Roy with the unanimous affirmative voice vote of all present.

Respectfully submitted,



Karen M. Luele, RMC
Borough Clerk



James J. Freda, Mayor