CITY OF VINELAND, NJ

RESOLUTION NO. 2024-164

RESOLUTION AUTHORIZING SIGNORS ON CITY OF VINELAND COLLATERAL FUNDS SAVINGS ACCOUNT WITH OCEANFIRST BANK

Municipality of	City of Vineland			
County of	Cumberland			
State of	New Jersey			
WHEREAS the Municipality City of	of Vineland	has determined at a		
legal meeting of the governing body of the legal meeting of the legal meeting of the governing body of the legal meeting of the l		nate OceanFirst Bank N.A. as an approved depository actions.		
NOW THEREFORE, BE IT RESOLVED, I	by the governing body	of the Municipality, as follows:		
1. OPENING THE ACCOUNT: That an a	eccount or accounts be	opened (or continued and maintained) with		
OceanFirst Bank, titled:				
City of Vineland		under the Taxpayer Identification Number		
(TIN) <u>21-6001670</u>		e deposited to its credit in one or more accounts		
•		may come into possession of this Municipality. It is		
		rules and regulations as may be in effect from time to		
		keeping, custody, or other purposes. Items for deposit,		
•	· ·	d to sign checks, or the endorsement thereof may be		
made in writing or by a facsimile signature	stamp without designa	ation of the person so endorsing.		
2. <u>AUTHORIZED SIGNERS:</u> Any (speci	fy Two (2)	number) of the following Council/Committee		
Members, officers, employees, or agents (us	se titles, not names):			
Mayor and Chief Financial Officer				
		Municipality is/are authorized, on behalf of this		
		wals, drafts, notes, wire transfer requests, acceptances		
	•	the withdrawal or delivery of funds or other property		
•	•	sue instructions for the conduct of any account of this		
		er instruments or orders, including any payable to the		
		nonor of any instrument made, drawn, or endorsed by		
		norize the payment of or the proceeds of any negotiable		
or other instruments or orders for the payment of money payable to or belonging to this Municipality; and (d) to open				

and have access to a safe deposit box or boxes subject to the terms and conditions specified in the applicable lease.

Account Title(s): Collateral Funds 3. TERMS AND CONDITIONS:

- A. The Bank may honor all such checks and other instruments for the payment or delivery of money or property when signed as authorized above, regardless of whether such action would create or increase an overdraft and regardless of amount, including any payable to the Bank or to any signer or other officer or employee of the Municipality or to cash or bearer, and may receive the same in payment of or as security for the personal indebtedness of any signer or other officer or employee or other person to the Bank or in any transaction whether or not known to be for the personal benefit of any such person, without inquiry as to the circumstances of their issue or the disposition of their proceeds, and without liability to the Bank, and without any obligation upon the Bank to inquire whether the same be drawn or required for the Municipality's business or benefit.
- B. The Bank shall be entitled to honor and charge the Municipality for all such checks, drafts or other orders regardless of by whom or by what means the facsimile signature or signature on the checks, drafts or other orders may have been affixed, if such facsimile signature or signatures resemble the facsimile specimen duly filed with the Bank by any of the named Council/Committee Members, officers, employees or agents.
- 4. <u>INSTRUCTIONS TO THE BANK:</u> Those persons authorized by the preceding resolution are also authorized on behalf of this Municipality to give instructions to the Bank as to the account(s) or other dealings between this Municipality and the Bank by any means including (but not limited to) telephone, telegraph, telex, audio response, fax transmission, computer or data link, electronically, orally or in writing and the Bank shall be entitled to follow such instructions without inquiry or confirmation as long as the Bank honestly believes at the time of receipt that such instructions were given by a person authorized by the preceding resolution.
- 5. <u>WIRE INSTRUCTIONS</u>: All wire transfer instructions must be presented in writing to the Bank by those persons authorized by this resolution. These instructions must be signed by an authorized representative(s) and specify the amount, receiving institution's name, address, ABA number and account name and number where the funds are to be deposited and any other additional information that may be necessary. The Municipality is also asked to comply with the Bank's security procedures which include (but are not limited to) a call-back procedure. Upon receipt of the signed wire instructions, a call-back at the telephone number on the Bank's records will be performed to verify the accuracy of the wire instructions. OceanFirst reserves the right to refuse a wire transfer transaction if the above requirements are not met. The Municipality further acknowledges and agrees that the above security procedures are a commercially reasonable method for providing security against unauthorized payment orders.
- 6. <u>ADDITIONAL AGREEMENTS:</u> Those persons authorized by the foregoing are also authorized on behalf of this Municipality to enter into and execute all agreements and other documents requested by the Bank in connection with any dealings including (a) agreements for cash management services; (b) funds transfer agreements, including but not limited to wire transfers, which may incorporate the selection of security procedures and the delegation of authority to other individuals who may then initiate and/or confirm funds transfers; (c) agreements of indemnity in favor of the Bank; and (d) Night Depository Agreement(s).
- 7. <u>LIABILITY:</u> The Municipal Clerk or other Municipal Officer is authorized to certify to the Bank the persons now holding these offices and any changes hereafter in the persons holding these offices together with specimens of the signatures of such present and future officers, and this Municipality shall fully protect, defend, indemnify, and hold the Bank harmless from any claim, loss, cost, damage, or expense arising out of its acting on such certification.

Account Title(s): Collateral Funds

8. <u>CHANGES TO RESOLUTION:</u> The Municipal Clerk is authorized, if the Bank shall so request, to furnish a certified copy of these resolutions to the Bank, which shall be entitled to assume conclusively that the foregoing resolutions remain in full force and effect until the Bank has received express written notice of their rescission or modification, accompanied by a copy of the resolution effecting such rescission or modification duly certified by the Municipal Clerk of this Municipality.

	URTHER CERTIFY that the names of the performance of	
NAME Anthony R. Fanucci	TITLE Mayor	SIGNATURE
Susan Baldosaro	Chief Financial Officer	
10. TAXPAYER IDENTIFICATI	ON NUMBER (TIN) CERTIFICATION:	
Under penalties of perjury, I certify	that:	
1.The number shown on this form is	s the Municipality's correct taxpayer identific	eation number and
has not been notified by the Interna	o backup withholding because: (A) it is exertle Revenue Service that it is subject to backur (C) the IRS has notified the Municipality	p withholding as a result of a failure to
You must cross out item 2 above if y because of underreporting interest of	ou have been notified by the IRS that you are or dividends on your tax return.	currently subject to backup withholding
I hereby certify the foregoing to be meeting held on April 23, 2024.	a true copy of a Resolution adopted by the C	ity of Vineland at a
Adopted: April 23, 2024		
	_	
		President of Council
ATTEST:		
City Clerk		