CERTIFICATE OF MEMBERSHIP

The undersigned, Finance Director of the City of Mason, Ohio hereby certifies that the following were the officers and members of council during the period proceedings were taken authorizing the issuance of not to exceed \$850,000 Fire Station Expansion Bond Anticipation Notes, First (2000) Renewal, dated as of the date of their issuance and maturing not more than one year from the date of their issuance:

Mayor John McCurley

City Manager Scot Lahrmer

Finance Director <u>Jennifer Bauer</u>

Member of Council James Dick Staten

Member of Council Betty Davis

Member of Council Peter Beck

Member of Council Charlene Pelfrey

Member of Council Jim Fox

Member of Council Thomas Muennich

Member of Council

Clerk of Council Teresa Schulte

Law Director <u>Ken Schneider</u>

Finance Director

TRANSCRIPT CERTIFICATE

The undersigned, Clerk of Council of said municipality, hereby certifies that the following is a true and complete transcript of all proceedings relating to the authorization and issuance of the above identified obligations.

Clerk of Council

ORDINANCE NO. 200-104

AN ORDINANCE PROVIDING FOR THE ISSUANCE OF NOT TO EXCEED \$850,000 OF NOTES BY THE CITY OF MASON, OHIO, IN ANTICIPATION OF THE ISSUANCE OF BONDS, FOR THE PURPOSE OF EXPANDING THE MUNICIPAL FIRE STATION.

WHEREAS, the fiscal officer of the City has estimated the life or period of usefulness of the hereinafter described capital improvements as at least five (5) years, and certified the maximum maturity of the bonds as twenty (20) years, and of the notes to be issued in anticipation thereof as twenty (20) years; and

WHEREAS, notes previously issued in the principal amount of \$1,000,000 are about to mature and are to be renewed in the reduced principal amount of \$850,000;

NOW, THEREFORE, BE IT ORDAINED by the Council of the City of Mason, Ohio:

SECTION 1. That it is necessary to issue bonds of the City of Mason, Ohio, in the principal amount of not to exceed \$850,000, for the purpose of expanding the municipal fire station. Said bonds shall be dated approximately September 1, 2001, shall bear interest at an approximate rate of six (6%) per annum, and shall mature in substantially equal annual or semiannual installments over a period not exceeding twenty (20) years after their issuance.

SECTION 2. That it is necessary to issue notes in anticipation of such bonds in the aggregate principal amount of not to exceed \$850,000.

SECTION 3. That said anticipatory notes shall be dated as of the date of their issuance and shall mature not more than one year from the date of their issuance and shall bear interest at such rate of interest as is approved by the Mayor, City Manager and Finance Director, such approval to be evidenced conclusively by execution of the notes, payable at maturity.

SECTION 4. That said notes shall be executed by the City Manager and may, but shall not be required to, bear the seal of the corporation. Said notes shall be designated "Fire Station Expansion Bond Anticipation Notes, First (2000) Renewal", shall be payable at such bank or trust company that is a correspondent of any legal depository of the City, upon approval of the Finance Director, and shall express upon their faces the purposes for which they are issued and that they are issued in pursuance of this ordinance. Said notes shall be of such number and denomination as requested by the purchaser.

SECTION 5. That said notes shall be issued in the principal sum of not to exceed \$850,000, for the purposes aforesaid. Said notes shall be sold to Seasongood & Mayer, LLC, Cincinnati, Ohio (the "Purchaser") at the price of par plus accrued interest, if any. The amount, interest rate or rates and other terms of the notes shall be as set forth in the certificate of award (the "Certificate of Award") which the City Manager or Finance Director is hereby authorized and directed to execute without further action of this council and which Certificate of Award shall be approved by the Purchaser. The signature of the City Manager or Finance Director on the Certificate of Award shall be conclusive evidence that the terms of the said notes are acceptable to the City.

SECTION 6. That the Mayor, the City Manager and the Finance Director, or any one of them, is authorized to take all necessary steps and execute and deliver any documents necessary or appropriate to render the notes eligible for the services of The Depository Trust Company ("DTC"), including "book-entry only" status, if so requested by the Purchaser.

SECTION 7. That said notes shall be the full general obligation of this City, and the full faith, credit and revenue of this City are hereby pledged for the prompt payment of the same. The par value received from the sale of bonds anticipated by said notes, and any

excess fund resulting from the issue of said notes, shall, to the extent necessary, be used only for the retirement of said notes at maturity, together with interest thereon and is hereby pledged for such purpose.

SECTION 8. That during the period while such notes run there shall be levied upon all of the taxable property in the City of Mason, Ohio, in addition to all other taxes, a direct tax annually, not less than that which would have been levied if bonds had been issued without the prior issue of such notes; said tax shall be and is hereby ordered computed, certified, levied and extended upon the tax duplicate and collected by the same officers in the same manner and at the same time that taxes for general purposes for each of said years are certified, extended and collected. Said tax shall be placed before and in preference to all other items and for the full amount thereof; provided, however, to the extent that other funds are available and appropriated for the payment of the obligation or the bonds in anticipation of which they are issued, said tax need not be levied.

The funds derived from said tax levy hereby required shall be placed in a separate and distinct fund and, together with interest collected on the same, shall be irrevocably pledged for the payment of the principal and interest of said notes, of the bonds in anticipation of which they are issued, when and as the same fall due.

SECTION 9. That this council, for and on behalf of the City of Mason, County of Warren, Ohio, hereby covenants that it will restrict the use of the proceeds of the notes hereby authorized in such manner and to such extent, if any, and take such other action as may be necessary, after taking into account reasonable expectations at the time the debt is incurred, so that they will not constitute obligations the interest on which is subject to federal income taxation or "arbitrage bonds" under Sections 103(b)(2) and 148 of the Internal Revenue Code of 1986, as amended (the "Code"), and the regulations prescribed thereunder. The Finance Director or any other officer having responsibility with respect to the issuance of the notes is authorized and directed to give an appropriate certificate on behalf of the City, on the date of delivery of the notes for inclusion in the transcript of proceedings, setting forth the facts, estimates and circumstances and reasonable expectations pertaining to the use of the proceeds thereof and the provisions of said Sections 103(b)(2) and 148 and regulations thereunder.

These notes are hereby designated "qualified tax-exempt obligations" for the purposes set forth in Section 265(b)(3) of the Code as the Council did not anticipate issuing more than \$10,000,000 of "qualified tax-exempt obligations" during the calendar year of original issuance.

SECTION 10. That the Finance Director is hereby directed to forward a certified copy of this ordinance to the County Auditor of the County of Warren, Ohio.

SECTION 11. The Council of the City of Mason, Ohio, hereby finds and determines that all formal actions relative to the adoption of this ordinance were taken in an open meeting of the council of the City and that all deliberations of the council and of its committees, if any, which resulted in formal action, were taken in meetings open to the public, in full compliance with applicable legal requirements, including Section 121.22 of the Revised Code.

SECTION 12. That this ordinance shall take effect at the earliest date permitted by law after its passage.

PASSED: 2000.

Attest: Clerk of Council **CERTIFICATE** The undersigned, Clerk of Council of the City of Mason, Warren County, Ohio, hereby certifies that the foregoing is a true and correct copy of Ordinance No. _ passed by the Council of the City of Mason, Ohio, on _____, 2000. Clerk of Council **CERTIFICATE** The undersigned, Finance Director of the City of Mason, County of Warren, Ohio, hereby certifies that a copy of the foregoing Ordinance No. 200-106 passed by the Council of the City of Mason, County of Warren, Ohio, on ______, 2000, was certified this day to the County Auditor of the County of Warren, Ohio. Finance Director RECEIPT The undersigned, County Auditor of the County of Warren, Ohio, hereby acknowledges receipt this day of the foregoing Ordinance No. _____ passed by the Council of the City of Mason, County of Warren, Ohio, on _____ , 2000.

EXTRACT FROM MINUTES OF MEETING

The Council of the City of Mason, County of Warren, Ohio, met in Negular session, at 7.00 p.m., on the 24 day of
There was presented and read to Council Ordinance No. 200-104, entitled:
AN ORDINANCE PROVIDING FOR THE ISSUANCE OF NOT TO EXCEED \$850,000 OF NOTES BY THE CITY OF MASON, OHIO, IN ANTICIPATION OF THE ISSUANCE OF BONDS, FOR THE PURPOSE OF EXTENDING FIRE STATION EXPANSION.
M_{\perp} . $\underline{\underline{\underline{\underline{\underline{M}}}}}$ moved to suspend the rule requiring each ordinance or resolution to be read on three different days. $\underline{\underline{\underline{M}}}$ seconded the motion and, the roll being called upon the question, the vote resulted as follows:
M _{\triangle} . Seconded the motion and, the roll being called upon the question, the vote resulted as follows:
The ordinance was declared passed 24, 2000.
<u>CERTIFICATE</u>
The undersigned, clerk of council of said municipality, hereby certifies that the foregoing is a true and correct extract from the minutes of a meeting of the council of said municipality, held on the day of, 2000, to the extent pertinent to consideration and adoption of the above-entitled legislation.
Clerk of Council

FINANCIAL STATEMENT MUNICIPALITY SECTION 133.05, O.R.C.

STATE	OF OHIO)					
COUN	TY OF WARREN)	SS				
			IICIPALITY OF <u>MASON,</u> STATE OF OHIO, DO HE IE FINANCES OF SAID MUNICIPALITY ARE TRU				
THE RI	ECORDS IN MY OF	FICE.					
	SESSED VALUATION the tax duplicate for		ne taxable property of the municipality, as shown 2000			\$	562,626,397.00
2 Tot		notes o	other evidence of indebtedness and PRES \$ 850,000.00			<u> </u>	27,159,000.00
	EMPT DEBT:	10 1112	1112C <u> </u>			<u> </u>	
			hapter 122.,140.,725., or 761., or Section 131.23, 0		-		
(B)	issued in anticipat	ion of th	osts of permanent improvements to the extent they e receipt of, and are payable as to principal from, f	ederal			
(C)	-	•	cipal or for the costs of those permanent improven nce loans from the state capital improvements fund		<u>-</u>		
(-)	pursuant to Chapte			•			
(D)		_	self-supporting securities, excepted by law from th				
(E)			ness or from the application of Chapter 133, O.R.C anding on October 30, 1989, and then excepted fro				
(L)			otedness or from the application of Chapter 133, O				
			ny time to fund or refund those securities	_\$	-		
(F)	Self-supporting se any of the following		issued for any purposes including, without limitation	ns,			
	(a) Water system			\$	7,705,000.00		
	• •		ems or facilities, or surface and storm water drainage	ge			
	and sewage sy facilities;	ystems	or facilities or a combination of those systems or	\$	7,440,000.00		
	•	and fac	ilities and steam or cogeneration facilities that gen	_ <u>-</u> -	1,440,000.00		
	•		r steam and electrical or steam distribution systems	\$			
	and lines;	dina fiol	de er facilities:	<u>\$</u> \$	<u> </u>		
	(d) Airports or land(e) Railroads, rap		t and other mass transit systems;	\$	-		
			facilities or buildings or on-street parking facilities,	or any			
			et and on-street parking facilities;	\$			
			or treatment of the sick or infirm, and for housing and h care or treatment and their families;	\$	_		
	(h) Solid waste or	hazard	ous waste collection or disposal facilities, or resour	ce			
			nazardous waste recycling facilities, or any combination				
	of those faciliti (I) Urban develop		oiects:	<u>\$</u> \$			
			convention, auditorium, museum, trade show, and c				
	public attractio			\$	_		
	and sale;	aturai re	sources exploration, development, recovery, use	\$	-		
	•	nd dete	ntion facilities, including multi-county municipal jails				
	related rehabil			\$	_		
(G)	(m) Other self-sup Securities issued for		securities; urpose of purchasing, constructing, improving, or	<u> </u>			
(-)			or surface and storm water sewerage systems or				
			of those systems or facilities, to the extent that an				
	-		th another subdivision requires the other subdivisio ration amounts equivalent to debt charges on the	ins to			
	securities	·		\$	<u> </u>		
(H)			der of the director of health or director of environme	and the second s			
(I)	protection under Securities issued u		109.18, O.R.C ection 3, 10, or 12 of Article XVIII, Ohio Constitution	\$ \$	<u>-</u>		
(J)	Securities that are	not gen	eral obligations of the municipal corporation	\$	-		
(K)			the purposes of urban redevelopment to the exten				
	valuation of the mu		s not exceed an amount equal to two percent of the	s tax	_		
(L)			securities to the extent that the legislation authorize		<u></u>		
	them includes cove	enants t	o appropriate annually from lawfully available muni	cipal			
			nue to levy and collect municipal income taxes in, a t charges on those securities	amounts \$	_		
(M)			ssued prior to July 1, 1977, under Chapter 133, O.I				
. ,	for the purpose of	municip	al university residence halls to the extent that rever	nues			
			ersity allocated to debt charges on those securities unicipal excises and taxes, are sufficient to pay tho				
	HOLLI SOULCES OUIEI	a and ill	annother exerces and taxes, are suminions to pay the				

debt charges

	, ,	The state of the s				
		of special assessments, either in original or refunded form.	_\$_	1,509,000.00	_	
	(O)	Securities issued in anticipation of the collection of current revenue for the fiscal				
		year or other period not to exceed twelve consecutive months, or securities issued				
		in anticipation of the collection of the proceeds from a specifically identified voter				
		approved tax levy	\$			
	(D)	The state of the s			-	
		General Obligation Securities issued for purposes under Section 133.12, O.R.C.	\$		-	
	(Q)	Bonds issued to pay final judgement or court approved settlements under				
		authorizing laws and securities issued under Section 2744.081, O.R.C.	_\$_		_	
	(R)	Other types of exempt debt:	\$	-		
		Specify:				
TO	TAL		\$	16,654,000.00	_	
	Tota	al bonds and notes subject to 10-1/2% limitation (2 minus 3)			\$	10,505,000.00
4	101	al bolius and notes subject to 10-1/2 % illilitation (2 fillilius 3)			Ψ	10,303,000.00
	(A)	Amount in sinking fund or bond retirement fund applicable to the payment of				
	. ,	principal:			\$	78,656.87
		r				
	(B)	Net amount subject to 10-1/2% limitation:			\$	10,426,343.13
	` '	······································				
5	Bon	ds and notes included in item 4 above but issued WITHOUT AUTHORITY OF AN				
	ELE	CTION			\$	10,505,000.00
	(A)	Amount in sinking fund or bond retirement fund applicable to the payment				
	, ,	of principal:			\$	78,656.87
		or printerpain.			<u> </u>	
	(B)	Net amount subject to 5-1/2% limitation:			\$	10,426,343.13
	(-)	······································				
6	Bon	ds and notes included in items 4 and 5 above, issued during PRESENT CALENDAR				
-		R WITHOUT AUTHORITY OF AN ELECTION:			\$	2,780,000.00
	/					,,

I FURTHER CERTIFY (a) that the income from the waterworks, sewer system, off-street parking and other revenue producing facilities for which bonds were issued as included in item 3(F) above is sufficient to cover all operating expenses of such facilities and interest charges on such bonds and to provide a sufficient amount for retirement or sinking fund to retire \$_______ principal amount of such bonds as they become due, and (B) that revenues of the municipal university or of the municipal recreational facilities, from sources other than taxation, are sufficient to pay all operating expenses of the residence halls or recreational facilities, and the principal and interest on \$______ principal amount of bonds included in item 3(M) above, as they become due.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 2th day of

(N) Special assessment bonds or notes issued in anticipation of the levy or collection

August, 2000

Jennifer Heff

Finance Director

Title

(H:forms/10mill.xls)

TEN - MILL CERTIFICATE

FOR POLITICAL SUBDIVISIONS ISSUING UNVOTED GENERAL OBLIGATION BONDS AND NOTES

principal amount of \$850,000.00 dated date of their issuance, 2000 that the tax rates required to produce the highest annual debt charges for the proposed issue and all other issues of said subdivision and the subdivisions overlapping it, which are payable from taxes subject to the 10 mill limitation of Article XII, Section 2, Ohio Constitution, based upon the facts hereinafter set forth and assuming that all levies were to be made therefor on the general tax duplicate are as follows: The undersigned, COUNTY AUDITOR of WARREN COUNTY, OHIO, hereby certifies in connection with a proposed issue of Bonds, Notes of the City

Dated this			Mason City		Mason		Warren	Overlapping Subdivisions
1st		Township (if any)	School District		City or Village		County	
day of		69	\$ 718,879,997.00		\$ 560,852,567.00		\$ 3,012,837,816.00	Assessed Valuation
September , 2000		(a) Special Assessment bonds & notes in original or refunded form:	Bonds & notes payable from taxes inside 10 mill limitation:	(b) All other bonds & notes payable from or secured by taxes inside 10 mill limitation:	(a) Special Assessment bonds & notes in original or refunded form:	(b) All other bonds & notes payable from or secured by taxes inside 10 mill limitations:	(a) Special Assessment bonds & notes in original or refunded form:	Bonds and Notes Outstanding
	Proposed issue:	С	\$ 1,075,000.00	\$ 11,045,000.00	\$ 1,498,000.00	\$ 13,346,738.00	\$ 12,743,262.00	Present Principal Amount
TOTAL	\$ 42,500.00 \$	€9	\$ 223,833.00 0 \$	\$ 911,500.00 \$	\$ 163,000.00 \$	\$ 361,169.00 \$	\$ 981,361.00 7 \$	Debt Charges for fiscal year in which they will total the highest, to-wit, 2001 For Principal For Interest
AL .	51,000.00	1	51,245.00	454,618.00	98,281.00	411,001.00	687,186.00	which they will For Interest
4.2611 MILLS	0.1667 MILLS	\$ - MILLS	0.3826 MILLS	2.4358 MILLS	0.4659 MILLS	0.2563 MILLS	0.5538 MILLS	Required Tax Rate for Two Previous Columns

PECK, SHAFFER & WILLIAMS
BOND ATTORNEYS
CINCINNATI, OHIO

Nick Nelson, Warren County Auditor