

**Approved Minutes**  
**Open Session**  
**Of the Mayor and Council of the Borough of Princeton**  
**March 25, 2008**  
**Regular Meeting**  
**Closed Session 7:00 P.M.**  
**Open Session 7:30 P.M.**

Present: Council President Margaret Karcher, Councilman David Goldfarb, Councilman Andrew Koontz, Councilman Roger Martindell, and Mayor Mildred Trotman (*arrived 7:20PM*)

Absent: Councilwoman Barbara Trelstad

Staff Present: Borough Administrator Robert W. Bruschi, Borough Attorney Karen L. Cayci, Borough Engineer Christopher M. Budzinski, Borough Clerk Andrea Lea Quinty

Council President Karcher called the meeting to order at 7:00 P.M. and read the open public meetings statement as follows:

*“This meeting is called to order pursuant to the provisions of the Open Public Meetings Law. This meeting of March 25, 2008, was included in a list of meetings sent to and advertised in the Princeton Packet and Trenton Times, posted on the bulletin board in the Borough of Princeton municipal building and has remained continuously posted as the required notices under the statute. In addition a copy of this notice is and has been available to the public and is on file in the Office of the Borough Clerk. Proper notice having been given, the Borough Clerk is directed to include this statement in the minutes of this meeting.”*

Mayor Trotman read **Agenda Item C, Resolution 2008-R100** as follows:

**RESOLUTION 2008-R100**  
**OF THE MAYOR AND COUNCIL OF THE BOROUGH OF PRINCETON**  
**INTO CLOSED SESSION ON MARCH 25, 2008**

**WHEREAS**, the Open Public Meetings Act, P.L. 1975, Chapter 231 permits the exclusion of the public forum from a meeting in certain circumstances; and

**WHEREAS**, this public body is of the opinion that such circumstances may presently exist; and

**WHEREAS**, the Governing Body wishes to discuss the following issues:

1. Personnel – Administration
2. Negotiations – Princeton Township
3. NHKT
4. Closed session minutes
  - a. January 8, 2008
  - b. March 4, 2008

**WHEREAS**, minutes will be kept and once the matter involving confidentiality of the above no longer requires that confidentiality, then minutes can be made public; and

**NOW THEREFORE BE IT RESOLVED** that the public be excluded from this meeting.

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Councilman Goldfarb moved to approve, which was seconded by Councilman Martindell and approved by Council members Karcher, Goldfarb, Koontz, and Martindell. Hearing no nay votes, Council President Karcher proclaimed the resolution approved.

Borough Council recessed into closed session.

At 7:33 P.M. the Council reconvened into open session.

Mayor Trotman asked all present to rise for the salute to the flag.

Mayor Trotman read **Agenda Item E, Approval of Minutes.**

Presented for approval were the minutes of the closed session of January 8, 2008.

Councilman Koontz moved to approve the minutes of the closed session of January 8, 2008, Councilman Martindell seconded, and Council approved unanimously four to zero.

Presented for approval were the minutes of the closed session of March 4, 2008.

Councilman Koontz moved to approve the minutes of the closed session of March 4, 2008, Councilman Martindell seconded, and Council approved three to zero with Council President Karcher abstaining.

Presented for approval were the minutes of the open session of March 11, 2008.

Councilman Koontz moved to approve the minutes of the open session March 11, 2008, Councilman Martindell seconded and Council approved unanimously.

Mayor Trotman read **Agenda Item F, Summary — Closed Session Discussion — Robert W. Bruschi, Borough Administrator**

Mr. Bruschi reported that Council reviewed personnel issues (administrator) and mediation issues (Nassau HKT redevelopment project).

Mr. Bruschi state that Council did not discuss Township negotiations. At Council's request, Mr. Bruschi suggested that Mayor Trotman schedule a joint public session for open dialogue about parking solutions for the library. Mayor Trotman proposed April 9, 2008, for a joint meeting; Council concurred.

Mayor Trotman read **Agenda Item G, Public Presentation**, and asked if anyone present wished to address the Council with an issue not on the agenda.

Arch Davis, Borough resident, addressed insufficiency of affordable parking, noting that downtown parking is 200-300 spaces short of ideal. He suggested construction of additional

parking at the (proposed) land swaps near Merwick/the Ys and, in cooperation with the University, a large lot on Washington Road near Route One.

Chip Meara, Mercer Council on Alcoholism, advocated an ordinance to prohibit underage drinking on private property. He presented a draft ordinance (passed in Hopewell Township) for Council to review.

Councilman Koontz summarized Democratic Municipal Committee action regarding the vacancy on Borough Council created by the resignation of Councilwoman Benchley effective March 24, 2008. He noted a meeting of the Municipal Committee on Sunday, March 30, when three candidates will be identified. On April 1, Council will select a new Council member from the list of three to be sworn in on April 8.

Councilman Martindell thanked *Town Topics*'s Matthew Hersch for his contributions to the Borough.

Councilman Martindell requested updates on joint bond ordinances with the Township. Mr. Bruschi explained that Borough and Township will soon be trading invoices to reconcile joint capital projects back to 2005. He predicted payment will change hands within 30 days.

Councilman Martindell asked the status of suspended police officers; in particular he wondered why were they suspended and why they are being paid during suspension. Mr. Bruschi replied that Borough is following disciplinary procedures outlined for local internal practices and rules of the Mercer County Prosecutor's Office. Karen Cayci, Borough Attorney, stated she could provide a legal justification for the suspensions and continued payments. She suggested it was premature to provide information under departmental rules because of an on-going criminal investigation.

Seeing no one further from the public, Mayor Trotman closed the public portion.

Mayor Trotman read by title **Agenda Item H, New Business (1) – Introduction and Order to Publish: Ordinance 2008-13** AN ORDINANCE AMENDING CHAPTER 2, ADMINISTRATION OF THE CODE OF THE BOROUGH OF PRINCETON, NEW JERSEY 1974.

Councilman Martindell moved to introduce Ordinance 2008-13; Councilman Goldfarb seconded. Councilman Martindell raised the issue of excessive charges for multiple copies of certified documents. Christopher Budzinski, Borough Engineer, explained that the ordinance reconciles outdated fees to current rates.

Mayor Trotman opened the public discussion and asked if anyone wished to address Council on this issue. Seeing no one, she closed the public discussion and returned to Council. Hearing no comment, Mayor Trotman called for a roll call vote. Borough Clerk called the roll. Council members Karcher, Goldfarb, Koontz, and Martindell voted in the affirmative. Mayor Trotman proclaimed the ordinance introduced.

Mayor Trotman announced deferral of **Agenda Item H, New Business (2) – Resolution 2008-R101**.

Mayor Trotman read **Agenda Item H, New Business (3) – Resolution 2008-R102** as follows:

**RESOLUTION 2008-R102  
OF THE MAYOR AND COUNCIL OF THE BOROUGH OF PRINCETON**

**WHEREAS**, the Borough of Princeton desires to enter into a professional services agreement in connection with certain activities as hereafter more particularly stated, and

**WHEREAS**, the services to be performed are professional services which are exempt from public bidding under the Local Public Contracts Law.

**NOW, THEREFORE, BE IT RESOLVED** by the Mayor and Council of the Borough of Princeton as follows:

The Mayor and Clerk are hereby authorized to enter into a contract for professional services for ongoing operation and maintenance and compliance monitoring of groundwater associated with the Downtown Parking Garage with PMK Group, 65 Jackson Drive, PO Box 5000, Cranford NJ 07016 (hereinafter referred to as "Provider") to provide consultant services for the Borough from March 25, 2008 through March 31, 2009, as hereafter more particularly stated.

1. The contract so authorized shall require the Provider to provide engineering services and other related duties as cited in their proposal letter of February 3, 2008 (attached), for a total contract amount of \$27,300.00.

Under this Agreement, Provider shall at all times act as an independent professional contractor and not as an employee of the Borough, and shall have no authority to act as an agent or representative of the Borough or to enter into any financial or other contractual commitment on behalf of the Borough without the prior written approval of same granted in accordance with law.

Rendition of Invoices: Payment of fees will be made upon the submission to the Provider to the Borough of invoices in duplicate in the form prescribed by the Borough not later than the tenth (10th) day of the month following that covered by the invoice, and shall specify in detail the periods for which fees are claimed for the services performed. The provider shall give written notice to the Borough when the Provider has billed eighty (80%) of the compensation set forth in paragraph I of the Agreement.

2. The form of contract shall include standard provisions common to professional service agreements entered into by the Borough and shall be subject to approval by the Borough Attorney.

3. The contract shall be awarded without competitive bidding as a contract for professional services under the provisions of the Local Public Contracts Law because the subject services will be performed by a person or persons authorized by law to practice a recognized profession and whose practice is regulated by law.

4. A notice of this action shall be published in the Princeton Packet as required by law within ten (10) days of its passage.

Council President Karcher moved to approve Resolution 2008-R102; Councilman Goldfarb seconded. Councilman Koontz reiterated his historical objections to an arrangement with PMK dating back to temporary water safety requirements of 2003. Mr. Bruschi stated discomfort working *without* a contract. He noted Borough must follow certain steps for relief from treating ground water. Mr. Budzinski pointed out that failure to report monitoring efforts monthly subjects Borough to penalties from the Department of the Environment. He agreed with Mr. Bruschi that Council ratify this contract, with a view to investigating timing of the permit and future arrangements with PMK prior to Council meeting April 1, 2008.

Hearing no further discussion, Mayor Trotman called for a vote. Mayor Trotman proclaimed the motion passed three to one, with Councilman Koontz voting nay.

Mayor Trotman read **Agenda Item H, New Business (4 - 7) – Resolutions 2008-R103, 2008-R104, 2008-R105, and 2008-R106** as follows:

**RESOLUTION 2008-R103  
OF THE MAYOR AND COUNCIL OF THE BOROUGH OF PRINCETON  
AUTHORIZING THE AWARD OF A CONTRACT  
FOR PROFESSIONAL SERVICE TO GANNETT FLEMING  
FOR INSPECTION AND COMPLIANCE SERVICES FOR 2008  
AND ADDITIONAL WORK FOR SLOPE REPAIRS  
RELATED TO THE PRINCETON LANDFILL**

**WHEREAS**, the Princeton Sewer Operating Committee (“PSOC”) has advised of the need for annual inspection and compliance services at the Princeton Sanitary Landfill; and

**WHEREAS**, the Local Public Contracts Law requires that the Resolution authorizing the award of contract for the services without competitive bidding be publicly advertised; and

**WHEREAS**, the services to be performed are professional services which are exempt from public bidding under the Local Public Contracts Law, N.J.S.A. 40A:11-1 et seq., and

**NOW, THEREFORE, BE IT RESOLVED** by the Mayor and Council of the Borough of Princeton as follows:

The Mayor and Clerk are hereby authorized to enter into a contract for the aforesaid services with **Gannett Fleming, Inc.:**

1. The contract so authorized shall require Gannett Fleming, Inc. to provide services and other related duties, as follows:

- Professional engineering services for the annual inspection and compliance service for the Princeton Sanitary Landfill. Provider’s services further described in the attached Exhibit A, dated February 20, 2008.

- Professional engineering services for the design, permitting, and construction / repair oversight and reporting related to slope repairs necessary to an area of the landfill. Provider’s services further described in the attached Exhibit B, dated January 29, 2008.

Under this contract, the Provider shall at all times act as an independent professional contractor and not as an employee of the Borough, and shall have no authority to act as an agent or representative of the Borough or to enter into any financial or other contractual commitment on behalf of the Borough without the prior written approval of same granted in accordance with law.

2. The Borough shall pay the Provider the following compensation:

An amount not to exceed Twelve Thousand Seven Hundred Fifty Dollars and Zero Cents (\$12,750.00).

3. The form of contract shall include standard provisions common to professional service agreements entered into by the Borough and shall be subject to approval by the Borough Attorney.

4. This contract shall be awarded without competitive bidding as a contract for professional services under the provisions of the Local Public Contracts Law because the subject services will be performed by a person or persons authorized by law to practice a recognized profession and whose practice is regulated by law.

5. A notice of this action shall be published in the Princeton Packet as required by law within ten (10) days of its passage.

6. An executed copy of the contract between the Borough and the Provider and a copy of this Resolution shall be on file and available for public inspection in the Office of the Borough Clerk.

**RESOLUTION 2008-R104  
OF THE MAYOR AND COUNCIL OF THE BOROUGH OF PRINCETON  
AUTHORIZING THE AWARD OF A NON-FAIR AND OPEN CONTRACT  
FOR PROFESSIONAL SERVICES  
TO VAN CLEEF ENGINEERING ASSOCIATES  
FOR INSPECTION OF SANITARY SEWER REHABILITATION PROJECTS**

WHEREAS, the Mayor and Council of the Borough of Princeton has a need to acquire professional engineering services as a non-fair and open contract pursuant to the provisions of *N.J.S.A. 19:44A-20.4 and/or N.J.S.A. 19:44A-20.5*; and,

WHEREAS, the Borough Administrator has determined and certified in writing that the value of the acquisition will exceed \$17,500; and,

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WHEREAS, the services to be performed are professional services which are exempt from public bidding under the Local Public Contracts Law, N.J.S.A. 40A:11-1 et seq; and

WHEREAS, the anticipated term of this contract is one year; beginning January 1, 2008 to December 31, 2008; and

WHEREAS, Van Cleef Engineering Associates has submitted a proposal dated March 17, 2008 indicating they will provide services and other related duties as follows:

With respect to Municipal Sanitary Sewer Rehabilitation Projects, Provider will provide inspection of such construction projects administered directly by the Princeton Sewer Operating Committee or by Princeton Borough or Princeton Township as part of a roadway reconstruction project. The services are further described in the attached Exhibit A.

WHEREAS, under this contract, the Provider shall at all times act as an independent professional contractor and not as an employee of the Borough, and shall have no authority to act as an agent or representative of the Borough or to enter into any financial or other contractual commitment on behalf of the Borough without the prior written approval of same granted in accordance with the law. The Agreement shall be effective from January 1, 2008 to December 31, 2008.

WHEREAS, the Borough shall pay the Provider an amount not to exceed Seventy-five Thousand Dollars (\$75,000.00) in accordance with a rate schedule, a copy of which is attached to the Professional Services Agreement; and

WHEREAS, Van Cleef Engineering Associates has completed and submitted a Business Entity Disclosure Certification which certifies that Van Cleef Engineering Associates has not made any reportable contributions to a political or candidate committee in the Borough of Princeton in the previous one year, and that the contract will prohibit Van Cleef Engineering Associates from making any reportable contributions through the term of the contract, and

WHEREAS, the Chief Financial Officer has certified that funds are available under Current Account Nos. C-04-06-015-313; and

NOW THEREFORE, BE IT RESOLVED that the Mayor and Council of the Borough of Princeton authorizes the Mayor and Borough Clerk to execute a contract with Van Cleef Engineering Associates as described herein; and,

BE IT FURTHER RESOLVED that the Business Disclosure Entity Certification and the Determination of Value be placed on file with this resolution; and

BE IT FURTHER RESOLVED that a notice of this action shall be published in the Princeton Packet as required by law within ten (10) days of its passage.

**RESOLUTION 2008-R105  
OF THE MAYOR AND COUNCIL OF THE BOROUGH OF PRINCETON  
APPROVING PARTICIPATION WITH THE STATE OF NEW JERSEY IN  
A SAFE AND SECURE COMMUNITIES PROGRAM ADMINISTERED BY THE DIVISION  
OF CRIMINAL JUSTICE, DEPARTMENT OF LAW AND PUBLIC SAFETY**

STATE OF NEW JERSEY  
DEPARTMENT OF LAW AND PUBLIC SAFETY  
DIVISION OF CRIMINAL JUSTICE  
SAFE AND SECURE COMMUNITIES PROGRAM  
RESOLUTION OF PARTICIPATION

WHEREAS, the Borough of Princeton wishes to apply for a project under the Safe and Secure Communities Program, and

WHEREAS, the Mayor and Council of The Borough of Princeton has reviewed the Grant application and has approved said request, and

WHEREAS, the project is a joint effort between the Department of Law and Public

Safety and the Borough of Princeton for the purpose described in the application;

THEREFORE, BE IT RESOLVED by the Mayor and Council of the Borough of Princeton that:

1. As a matter of public policy the Applicant's Unit of Government wishes to participate to the fullest extent possible with the Department of Law and Public Safety.
2. The Attorney General of New Jersey will receive funds on behalf of the Applicant.
3. The Division of Criminal Justice shall be responsible for the receipt and review of the applications for said funds.
4. The Division of Criminal Justice shall initiate allocations to the applicant as authorized by law.

**RESOLUTION 2008-R106  
OF THE MAYOR AND COUNCIL OF THE BOROUGH OF PRINCETON  
APPROVING FIRE DEPARTMENT APPLICATION FOR  
EDWARD LESTER**

**WHEREAS**, Edward Lester has met all requirements of Borough of Princeton Code of Laws, Chapter 14, Section 25(a) through 25(f) as a member of the MERCER ENGINE COMPANY #3 and

**WHEREAS**, the membership application has been reviewed by the municipal officers; and

**NOW THEREFORE BE IT RESOLVED** that the Mayor and Council of the Borough of Princeton hereby approve the application for membership to the Office of the Borough Administrator, the Fire Chief and Fire Company.

Councilman Koontz moved to approve Resolutions 2008-R103, 2008-R104, 2008-R105, and 2008-R106. Councilman Martindell seconded and Borough Council approved unanimously four to zero.

Mayor Trotman read **Agenda Item I, Public Hearings (1) – Final Improvement Assessment Project 99-02 – Reconstruction of Alexander Street, University Place, Edwards Place – Resolution 2008-R107**, as follows:

**RESOLUTION 2008-R107  
OF THE MAYOR AND COUNCIL OF THE BOROUGH OF PRINCETON  
CONFIRMING REPORT OF THE SIDEWALK IMPROVEMENT OFFICER  
FOR CAPITAL PROJECT 1999 - 02**

**WHEREAS**, by Ordinance No.2003-15, entitled, "BOND ORDINANCE PROVIDING FOR SIDEWALK IMPROVEMENTS IN AND BY THE BOROUGH OF PRINCETON IN THE COUNTY OF MERCER, NEW JERSEY, APPROPRIATING \$520,002 THEREFOR AND AUTHORIZING THE ISSUANCE OF \$495,000 BONDS OR NOTES OF THE BOROUGH FOR FINANCING PART OF THE COST THEREOF AND DIRECTING THE SPECIAL ASSESSMENT OF THE COST THEREOF" adopted May 13, 2003, sidewalk improvements were authorized to be undertaken and the cost thereof was directed to be assessed against the properties in accordance with law; and

**WHEREAS**, pursuant to said ordinance said local improvements were completed and referred to the Borough Engineer of the Borough of Princeton for the making of such assessments, all in accordance with the provisions of Chapter 65 of Title 40 of the Revised Statutes; and

**WHEREAS**, said Borough Engineer did thereafter make such assessments and report thereon to the Mayor and Council of the Borough of Princeton as required by law; and

**WHEREAS**, said Mayor and Council has examined said report and assessments and has considered the same at a hearing after publication and notice to the owner or owners named in said report as required by law, and has found said report in all respects properly made;

**NOW, THEREFORE, BE IT RESOLVED** that the said report of the Borough Engineer be and the same is hereby confirmed and that such report be forthwith filed with the Collector of Taxes of the Borough of Princeton;

**BE IT FURTHER RESOLVED**, that the amounts shown in said report apportioning the costs and expense of said improvements be and the same hereby are assessed upon the said owners of the lands fronting or bordering on said improvements as follows, and that said assessments shall each be paid in not more than ten (10) equal, annual, consecutive installments, with interest thereon at the rate of four point zero percent (4.0%) per annum on the 25th day of March of each year beginning 2008. The first of said installments shall be due and payable two months after the confirmation of the assessment. In the case of any such installment which remains unpaid for thirty (30) days from and after the date it shall become due and payable, the whole assessment or balance thereof shall become due and payable and shall draw interest at the rate imposed upon the arrearages of taxes in the Borough and shall be collected in the same manner provided by law for other past due assessments.

OWNER'S NAME AND ADDRESS	BLOCK	LOT	PROPERTY	ASSESSMENT
CHABAD LUBAVITCH 30 NASSAU ST #2A PRINCETON NJ 08540	41.01	62	15 EDWARDS PLACE	\$551.60
CHAPMAN ANN & THOMAS W 14 ALEXANDER STREET PRINCETON NJ 08540	41.01	9.01	14 ALEXANDER STREET	\$2546.25
EVANS STEPHEN E & CHERYL 16 ALEXANDER STREET PRINCETON NJ 08542	41.01	8	16 ALEXANDER STREET	\$1330.00
KERR JOHN J ET UX 42 MERCER STREET PRINCETON NJ 08540	41.01	10	42 MERCER STREET	<b>\$6252.65</b>
MORRISON SIMON A & M FEILOTTER 25 EDWARDS PLACE PRINCETON NJ 08540	41.01	29	25 EDWARDS PLACE	\$684.25
NUEMANN WALTER D & ANNE WALDRON 22 ALEXANDER ST PRINCETON NJ 08542	41.01	6	22 ALEXANDER STREET	\$3012.15
PRINCETON THEOLOGICAL SEMINARY MERCER ROAD PRINCETON NJ 08540	40.01	9	25 ALEXANDER STREET	\$3645.85
RAPELYE PETER & JANET LAVIN 75 ALEXANDER STREET PRINCETON NJ 08544	43.01	3	75 ALEXANDER STREET	\$1359.15
STEADMAN HISTORICAL ALLEY ASSOC 14 ALEXANDER C/O CHAPMAN PRINCETON NJ 08540	41.01	9.02	14 ALEXANDER ROAD	\$1200.05
WOOD MICHAEL G & ELENA URIBE 26 ALEXANDER STREET PRINCETON NJ 08540	41.01	5	26 ALEXANDER STREET	\$4522.05

Councilman Goldfarb moved to approve Resolution 2008-R107; Council President Karcher seconded. Mayor Trotman opened the public discussion and asked if anyone wished to address Council.

Peter Rapelye, 75 Alexander Street, asked about the *process* of assessment for improvements. He stated he was not notified of the assessment at the time of closing on purchase of his house in 2003. The Borough Clerk will review records with Mr. Rapelye.

Seeing no one further from the public, Mayor Trotman closed the public presentation and returned to Council and called for a vote. Mayor Trotman proclaimed the resolution passed unanimously.

Mayor Trotman read **Agenda Item I, Public Hearings (2) – Final Improvement Assessment – Project 03-02 – Reconstruction of Patton Avenue, Hibben Road, Washington Road and Moran Avenue – Resolution 2008-R108**, and opened the assessment hearing.

Councilman Goldfarb moved to approve Resolution 2008-R108; Councilman Koontz seconded.

Councilman Martindell asked Council to possibly exempt one property (144 Patton Avenue) pending negotiation with the engineer's office.

Mayor Trotman asked if anyone further wished to address Council.

Otto Lazareth, 19 Moran Avenue, asked about reduction of assessment for a property with sidewalks already in good condition. Mayor Trotman suggested that a 75%/25% Borough/owner split may be authorized after documenting with Borough engineers Pagan and Whitlock the state of the sidewalk prior to replacement.

Shirley Meeker, 25 Moran Avenue, had been informed that she would not be assessed because her house and sidewalk were new. Councilman Martindell proposed removing the entire assessment after confirmation of the facts with Borough engineers Pagan and Whitlock.

Seeing no one further from the public, Mayor Trotman closed the public presentation and returned to Council. Councilman Goldfarb moved to continue the hearing on April 1, 2008. Councilman Koontz seconded and Council approved unanimously.

Mayor Trotman read **Agenda Item J, Bill List for March 25, 2008 – Resolution 2008-R109** as follows:

**RESOLUTION 2008-R109  
OF THE MAYOR AND COUNCIL OF THE BOROUGH OF PRINCETON  
APPROVING THE MARCH 25, 2008 BILL LIST**

**WHEREAS**, Sandra L. Webb, Chief Financial Officer has forwarded the bills received for payment by the Borough of Princeton for review and approval by the Mayor and Council; and

**WHEREAS**, the Borough Clerk has certified that the vouchers listed on the attached register are a follows:

CURRENT ACCOUNT (8-01)	2,146,235.17
RESERVE ACCOUNT (7-01)	62,728.04
PARKING UTILITY OPERATING FUND (8-05)	11,324.12
PARKING UTILITY OPERATING FUND (7-05)	56.75
AFFORDABLE HOUSING OPERATING ACCT (8-24)	75.20
IMPROVEMENT ASSESSMENT (8-11)	
AFFORDABLE HOUSING OPERATING ACCT (7-24)	
CAPITAL ACCOUNT (C-04)	243,652.39
PARKING UTILITY CAPITAL FUND (P-08)	4,650.00
ESCROW (E-30)	1,458.00
TRUST FUND (T-13)	117.28
GENERAL INSURANCE	

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FLEXIBLE SPENDING FUND (5-22)	
MANUAL	4,849,814.86
ASSESSMENT TRUST FUND (5-11)	
GRANT (G-02)	

**NOW THEREFORE BE IT RESOLVED** that the Mayor and Council of the Borough of Princeton approve the bill list of March 25, 2008 as presented.

Councilman Koontz moved to approve Resolution 2008-R109, Councilman Martindell seconded, and Council approved unanimously.

Councilman Koontz moved to adjourn; Council President Karcher seconded. There being no further business, Mayor Trotman adjourned the open session meeting at 8:28 P.M.

Respectfully submitted,

Andrea Lea Quinty  
Borough Clerk