TOWNSHIP OF MAHWAH COMBINED WORK SESSION AND PUBLIC MEETING AGENDA THURSDAY, MARCH 10, 2022

Honorable Anthony J. Gianni Jr. Chambers Richard J. Martel Municipal Center 475 Corporate Drive, Mahwah, New Jersey 7:00PM

COUNCIL PRESIDENT'S STATEMENT

SALUTE TO THE FLAG

MOMENT OF SILENCE

- Veterans and Those Serving in the Military
- Those affected by the Coronavirus

ROLL CALL:	Ariemma;	Bolan;	Ervin;	Ferguson;	May
	Paz;Wo	ong			

CLOSED SESSION

C1. Attorney-Client Privilege; Block 82, Lots 1, 3 through 30

WORK SESSION

SUBMISSION OF BILLS AND CLAIMS

ENGINEERING

1a. Written Status Report

LEGAL

2a. Authorizing Temporary License Agreement; Ramapo College; Use of Township Right-of-Way for Fire Safety Purposes

ADMINISTRATION

- 3a. Resolution Approving Disbursement of Funds from BCIA DPW Project; Drawdown #3 Payment to MAST Construction Services Inc.
- 3b. Award of 2022 Annual Professional Service Contract; Cleary Jacoby Township Attorney for Ongoing Litigation
- 3c. Amendment to 2021 Annual Professional Service Contract with Surenian Township Attorney for Affordable Housing
- 3d. Award of Bid #MTB #22-05: Recreation Materials and Supplies
- 3e. Pay-to-Play Compliance; Computer Square Inc.; Police CAD System Annual Software/Maintenance Program
- 3f. Authorization to Auction Police Vehicles; Trailers and Various Items; MuniciBid

ADMINISTRATION (Continued)

- 3g. Mayoral Appointments; Beautification Committee and Pool Advisory Committee
 - 1. Megan Jankowski; Beautification Committee
 - 2. Vicky Galow; Beautification Committee
 - 3. Jessica Stumpp; Beautification Committee
 - 4. Brett Coplin; Pool Advisory Committee
 - 5. Mark Sadowski; Pool Advisory Committee
 - 6. Mark Grainger; Pool Advisory Committee
 - 7. Rola Salloum; Pool Advisory Committee
 - 8. Donald Hoover; Pool Advisory Committee
- 3h. Resolution Approving Disbursement of Funds from BCIA DPW Project; Payment #4; DiGeronimo
- 3i. Transfer of 2021 Appropriation Reserves
- [†] 3j. Temporary Appropriations

TOWNSHIP COUNCIL and MUNICIPAL CLERK

4a. Budget Meeting Dates; Discussion

PUBLIC PORTION

- Prior to speaking, each Speaker shall provide their Name and Address
- Mahwah Residents shall speak first
- In this Public Portion, Speakers may speak about any topic
- Speaker must direct questions or comments to the Council President
- There will be no back and forth dialogue between the Speaker and Representatives on the dais
- When the Speaker is finished with statement or questions, the Council will respond as appropriate
- Each Speaker shall be limited to 3 minutes, when 3 minutes expires, Council will move on to the next Speaker
- This Public Portion shall be a maximum of 30 minutes
- Speakers may only speak once during each Public Portion

* * * * * *

PUBLIC MEETING

APPROVAL OF BILLS AND CLAIMS

APPROVAL OF MEETING MINUTES

Combined Work Session and Public Meeting

February 24, 2022

March 3, 2022

Closed Session

February 24, 2022

March 3, 2022

REPORTS OF TOWNSHIP COUNCIL and MUNICIPAL CLERK TOWNSHIP COUNCIL; COMMENTS, COMMUNICATIONS AND REPORTS OF SUBCOMMITTEES

REPORTS OF MAYOR and BUSINESS ADMINISTRATOR

ORDINANCES – PUBLIC HEARINGS

- #1958 An Ordinance of the Township of Mahwah, County of Bergen, State of New Jersey, Readopting Chapter 24, Entitled Zoning, in its entirety with the Exception of Chapter 24, Section 4.27 MF-1, and as Otherwise Reflected in the Chapter 24
- An Ordinance of the Township, County of Bergen, State of New Jersey, Amending Chapter 4, General Licensing, and Chapter 24, Zoning, of the Township Code, to Permit the Licensing and Operation of One Retail Cannabis Business as a Conditional Use in the B-40 Zone at Block 59, Lot 20.01, and Prohibiting Cannabis Consumption Areas in any Cannabis Business Location TO BE WITHDRAWN
- #1961 Ordinance of the Township of Mahwah, County of Bergen, State of New Jersey, Amending Chapter 24, Entitled Zoning, of the Township Code to Permit Instructional Uses in Certain Commercial Zones
- Bond Ordinance Providing for the Acquisition of Property Known as 1201 Norfolk Road in and by the Township of Mahwah, in the County of Bergen, New Jersey, Appropriating \$14,400,000 Therefor and Authorizing the Issuance of \$14,400,000 Bonds or Notes of the Township to Finance the Cost Thereof

PUBLIC PORTION

- Prior to speaking, each Speaker shall provide their Name and Address
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CONSENT AGENDA

There will be no separate discussions of Resolutions below. If discussion is desired by any Councilmember on any Resolution(s), that Resolution(s) will be removed from the Consent Agenda and discussed separately.

- #115-22 Authorization of Temporary License Agreement; Ramapo College; Use of Township Right-of-Way for Fire Safety Purposes
 #116-22 Approval of Disbursement of Funds from BCIA DPW Project: Drawdown #3 Payment of Funds from BCI
- #116-22 Approval of Disbursement of Funds from BCIA DPW Project; Drawdown #3 Payment; MAST Construction Services Inc.
- #117-22 Award of 2022 Annual Professional Service Contract; Cleary Jacoby Township Attorney for Ongoing Litigation
- #118-22 Amendment to 2021 Annual Professional Service Contract with Surenian Township Attorney for Affordable Housing
- #119-22 Award of Bid #MTB #22-05: Recreation Materials and Supplies
- #120-22 Pay-to-Play Compliance; Computer Square Inc.; Police CAD System Annual Software/Maintenance Program
- #121-22 Authorization to Auction Police Vehicles; Trailers and Various Items; MuniciBid
- #122-22 Mayoral Appointments; Beautification Committee and Pool Advisory Committee
- #123-22 Approval of Disbursement of Funds from BCIA DPW Project; Payment #4; DiGeronimo
- #124-22 Transfer of 2021 Appropriation Reserves * #125-22 Temporary Appropriations

OLD BUSINESS

- 1. Merger; Planning Board and Zoning Board of Adjustment
- 2. Bergen County Gun Range
- 3. Security Cameras; Continental Soldiers and Commodore Perry Parks
- 4. Wildlife Management Forum
- 5. Repairs to Fire Trucks
- 6. Garbage Collection
- 7. Norfolk Village
- 8. Cell Phone Charging Stations
- 9. Irrigation Systems
- 10. Electric Charging Stations
- 11. Flyover; Route 287
- 12. Blue House
- 13. NJ Transit Access Link
- 14. Non-Emergency Support System for Volunteers

NEW BUSINESS

ADJOURNMENT

THIS AGENDA IS SUBJECT TO CHANGE.





330 Phillips Avenue • P.O. Box 3152 • South Hackensack, N.J. 07606-1722 • (201) 641-0770 • Fax (201) 641-1831

MEMORANDUM

TO:

The Honorable Mayor and Council - Township of Mahwah

FROM:

Michael J. Kelly, P.E.

DATE:

March 3, 2022

RE:

Status Report for Work Session to be held on March 10, 2022

Our File No. MA-2156-05

The following is a brief summary of the status of various projects and matters with which we are involved for the Township of Mahwah:

MA-1667-A Chapel Road Sanitary Sewer Feasibility Study

- For the replacement of the manholes on Chapel Road, meeting with all stakeholders held on January 3, 2022. Contractor remobilized on January 17, 2022. Due to utility conflicts.
- Project Progress Meeting held on February 25, 2022 with all shareholders. Suez's watermain completed and put into service on February 21, 2022. NBCUA to continue with sanitary sewer work. We expect NBCUA's project to be completed around mid-April, 2022.
- Road to be milled and paved from curb to curb within project limits. This work will start once schedule is out.

MA-1727 Rehabilitation of Hearthstone/Janice Court Pump Station

- The Lichult Lane Pump Station taken offline December 17, 2021.
- Contractor waiting on materials for the Janice Court Pump Station.

MA-1780 Hillside Avenue, King Street and Siding Place Drainage Project

• Design completed. We have made progress with obtaining approval from NJ Transit.

MA-1798 Well 18A Design Services

- Based on Pre-application Meeting with the NJDEP, they have required well house to be placed on piles. In addition, the Township has asked that an emergency generator be included in the project.
- Waiting on NJDEP for permits, project to be bid on permits received.

MA-1835 -E Fire Company No. 3-NJDEP Freshwater Wetlands General Permit No. 2

- Proposal approved at the Council Meeting on February 24, 2022.
- Expect Permit Application to be submitted by April 25, 2022.

MA-1867 Mahwah DPW – 101 Micik Lane

• Pre-construction Meeting held on November 15, 2021.

MA-1927 Mahwah Municipal Pool – Drainage Design

- Draft plans and specifications provided to the Township for review on July 30, 2021.
- NJDEP Permit Application submitted.

MA-1965 2021 Road, Curb, and Sidewalk Improvement Program

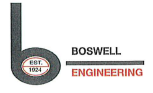
• Punchlist items being addressed, paving of additional work to occur in Spring of 2022.

MA-1988 Restoration of Water Course Behind Wanamaker Avenue

Expect permit applications to be submitted to NJDEP by March 11, 2022.

MA-2002 Improvements to Winters Park

- The Township received a Bergen County Open Space Grant in the amount of \$86,000.00 for refurbishing various aspects of the park.
- Bids received on August 4, 2021.
- The project awarded at the meeting on September 23, 2021.
- Contractor began work on December 15, 2021.



MA-2059 2022 Road, Curb and Sidewalk Improvement Program

- Proposal for engineering design services approved on October 7, 2021.
- Expect draft set of plans to be submitted to Township for review by March 11, 2022.

MA-2095 FY2022 NJDOT Local Aid Applications (Also MA-2149)

- Submitted application for Roadway Improvements to Airmount Road.
- Received a Grant in the amount of \$226,000.00. Also applied to the NJDOT for LTPF funding of balance of project.

MA-2122 Tennis/Pickleball Improvements at Continental Soldiers Park

- Township received a Bergen County Open Space Grant in the amount of \$77,059.00.
- Proposal for design approved at the Council Meeting held on October 7, 2021.

MA-2132 Various Sanitary Sewer Pumping Station Improvements

• Proposal for engineering design services approved at the Council Meeting held on October 7, 2021.

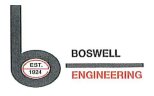
MA-2166 Well 19 PFC Treatment

- Proposal approved at the February 10, 2022 Council Meeting for the design of treatment system.
- Township continues to monitor levels in all wells.

MJK/jg

cc: Ben Kezmarsky, Township Business Administrator Janet Puzo, Assistant to the Business Administrator Joanne Becker, Qualified Purchasing Agent Kathrine G. Coviello, Township Clerk Glenn Dowson, Department of Public Works

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TEMPORARY LICENSE AGREEMENT

THIS AGREEMENT is made on	, 2022 by and between:
THE TOWNSHIP OF MAHWAH, a body poli of the State of New Jersey, whose address is 475 Corporate Drive, Mahwah, New Jersey 07430	itic and corporate
("Township" or "Licensee	")

RAMAPO COLLEGE OF NEW JERSEY

505 Ramapo Valley Road Mahwah, New Jersey 07430

("Ramapo College' or Licensee")

WITNESSETH:

WHEREAS, Ramapo College is the owner of certain property located on Route 202/Ramapo Valley Road, from Halifax Road extending North East approximately 2,000 feet in the Township of Mahwah, New Jersey, designated as Block 17, Lots 13, 15 and 17 on the Township of Mahwah Tax Maps (the "Property"); as further depicted in "Ramapo College – Proposed Fiber Run" attached hereto as Exhibit A; and

WHEREAS, the Township is the holder of a right-of-way ("Township ROW") on certain utility poles located on the Property, which Township ROW is reserved for Township fire box signaling ("Signal Space"); and

WHEREAS, Ramapo College has requested that the Township grant them a license for access and use of the Township ROW to run fiber optic cable on the same utility poles within the Township ROW, to provide Ramapo College's fire alarm system with a reliable connection to the monitoring systems located on the main campus; and

WHEREAS, the Township Fire Official and Township Engineer have reviewed the request and have no objections; and

WHEREAS, the Township Attorney has reviewed the request and recommends that the parties enter into a Temporary License Agreement to memorialize the terms and conditions of use of the Township ROW; and

WHEREAS, the Township desires to grant the license to Ramapo College, subject to the terms and conditions set forth in this Temporary License Agreement (the "Agreement").

- NOW, THEREFORE, IN CONSIDERATION OF the sum of ONE DOLLAR (\$1.00), and the mutual undertakings herein, Licensor herby gives, grants and conveys to Licensee, a license for the purpose of permitting access and use of a portion of the Township ROW, as further depicted in Exhibit A attached hereto, and for the purposes as hereinafter set forth.
- 1. The Agreement authorizes Licensee's nonexclusive use of the Township ROW for the sole purpose of installing, maintaining and operating fiber optic cable to be used for fire box signaling. This Agreement is not a warranty of title or interest in any other public ROW and does not confer on Licensee any interest in any particular location within the public ROW.
- 2. No other right or authority is granted except as expressly set forth in the Agreement.
- 3. This Agreement is subject to Licensee obtaining any and all other necessary approvals under local, State or federal law to use the subject utility poles, including any consent required from the owner of the utility poles.
- 4. Licensee's use of the Township ROW shall not interfere with the Township's Signal Space or any non-Township ROW or communications facilities.
- 5. In the event another utility or users of the Township ROW requires Ramapo College or their successors to move their use of the Township ROW, it shall be immediately addressed by Ramapo College at its own expense.
- 6. Licensee shall, at its sole cost and expense, keep and maintain its fiber optic cable in the Township ROW in a safe condition, and in good order and repair.
- 7. Licensee shall comply with all local, State and federal law, including applicable requirements of Section 15-2.6 of the Township Code.
- 8. The Licensee is a public higher education institution in the State of New Jersey. As such, this Agreement hereby expressly incorporates the following Statement of Public Liability Insurance: Any agreement or arrangement signed and entered into on behalf of the State of New Jersey by a State official or employee shall be subject to the provisions of the New Jersey Tort Claims Act, N. J. S. A. 59:1-1 et seq. and the New Jersey Contractual Liability Act, N.J.S.A. 59:13-1 et seq. and the availability of appropriations. The State of New Jersey does not carry public liability insurance, but the liability of the State and the obligations of the State to be responsible for tort claims against its employees are covered under the terms and conditions of the New Jersey Tort Claims Act. The Act also creates a special self-insurance fund and provides for payment of claims against the State of New Jersey or against its employees whom the State is obligated to indemnify against tort claims which arise out of the performance of their duties. Claims against the State of New Jersey or its employees arising out of this Agreement should be referred for handling to the Attorney General, Division of Law, Claims Service Section, Richard J. Hughes Justice Complex, Trenton, New Jersey 08625. Furthermore, the State of New Jersey self funds for Workers Compensation and Disability.

- 9. Subject to the New Jersey Tort Claims Act, N.J.S.A.59:1-1, et seq., the New Jersey Contractual Liability Act, N.J.S.A.59:13-1, et seq., and the availability of funding, Licensee shall be responsible, at its own expense to defend itself against, and hereby releases Licensor for any and all suits, claims losses, demands, expenses, or damages of whatsoever kind or nature, arising out of or in connection with any act or omission of Licensee, its officers and employees, related to this Agreement.
- 10. Licensor and Licensee each bind themselves, their partners, successors, assigns and legal representatives in respect to all covenants, agreements and obligations contained in this Agreement.
- 11. This Agreement contains the entire Agreement between the parties hereto and supersedes all prior and contemporaneous agreements, arrangements, negotiations and understandings between the parties hereto relating to the subject matter hereof. There are no other understandings, statements, promises or inducements, oral or otherwise, contrary to the terms of this Agreement. No representations, warranties, covenants or conditions expressed or implied, whether by statute or otherwise, other than as set forth herein have been made by any party hereto.
- 12. This Agreement may not be modified by either party unless both the Licensor and Licensee agree to such modifications in writing.
- 13. This Agreement shall cease and be abandoned upon either of the following: (1) the Licensee removes its fiber optic cable from the Township ROW; or (2) the Township declares an overriding health and public safety reason to terminate the license.
- 14. Upon full execution by the parties, this Agreement shall be promptly recorded by Licensee with the Bergen County Clerk's Office, at the Licensee's sole cost. Licensee shall provide proof of recording to the Township of Mahwah.
- 15. This Agreement, and all claims arising out of or relating to this Agreement, shall be governed in accordance with the laws of the State of New Jersey, including, but not limited to, the New Jersey Contractual Liability Act, N.J.S.A. 59:13-1, et seq. and the New Jersey Tort Claims Act, N.J.S.A. 59:1-1, et seq.

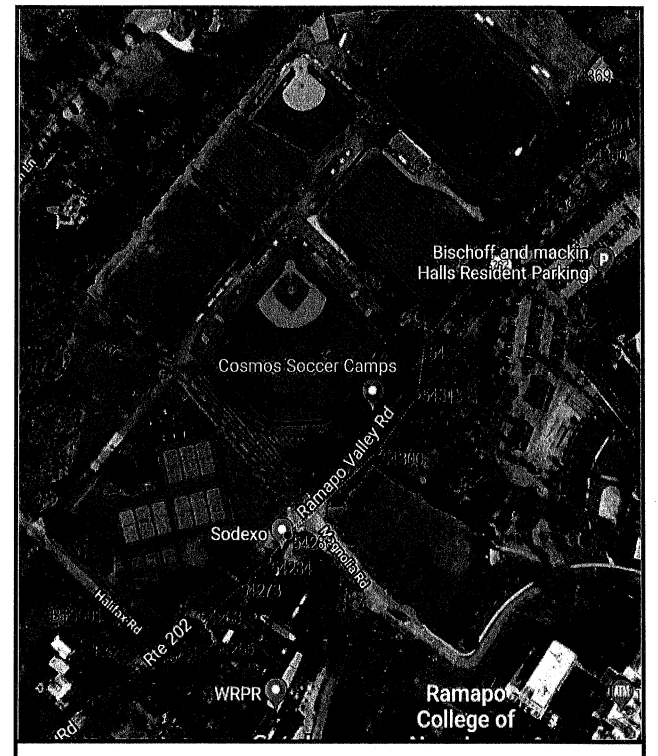
IN WITNESS WHEREOF, the parties hereto have hereunto set their hands and seals or caused their proper corporate officers and their proper corporate seals to be affixed hereto the day and year as indicated below.

[SIGNATURES ON NEXT PAGE]

WITNESS/ATTEST:	TOWNSHIP OF MAHWAH/LICENSOR
Kathrine G. Coviello, RMC/CMC/MMC Township Clerk	By:
WITNESS/ATTEST:	RAMAPO COLLEGE OF NEW JERSEY
·	By: Kirsten Loewrigkeit V.P. for Administration & Finance

[ACKNOWLEDGMENTS ON NEXT PAGE]

STATE OF NEW JERSEY:: : SS:	
COUNTY OF BERGEN :	
before me and this person acknowledged un the CLERK of the TOWNSHIP OF MAHW attached document; (b) this person is the at proper municipal officer who is JAMES W (c) this document was signed and delivered authorized by a proper resolution of the Cou	2 KATHRINE G. COVIELLO personally came oder oath, to my satisfaction, that: (a) this person is VAH, the municipal corporation named in the testing witness to the signing of this document by the YSOCKI, the MAYOR of the municipal corporation; by the municipal corporation as its voluntary act duly uncil; (d) this person knows the proper seal of the this document; and (e) this person signed this proof
Sworn and Subscribed to before me this day of , 2022.	Kathrine G. Coviello, Clerk
(Notary sign, seal, stamp)	
STATE OF NEW JERSEY }	
COUNTY OF BERGEN	SS.: }
Vice President for Administration and Fina	, 2022, KIRSTEN LOEWRIGKEIT ged under oath, to my satisfaction that: (a) she is the ance of Ramapo College of New Jersey; and (b) she officer as the act and deed of said Ramapo College of
	(Notary/Attorney)



RAMAPO COLLEGE - PROPOSED FIBER RUN

<u>Proposal:</u> Ramapo college is asking for permission to use the signal space (township right of way reserved for fire box signaling) which is located just above the low voltage window up to the secondary/street light height. This space is used for life safety and each town that allows pole line through their town (IE: Power Company or Verizon usually joint use poles with them). We are asking to use one space on the pole generally located as described above. Start of Run at the President's House (BT9001) and run along the poles to the Sculpture Studio (54369).

Safety Precautions:

Giving this is a moving operation, we will plan to use the services of two police officers with patrol cars while work is taking place.

R E S O L U T I O N TOWNSHIP OF MAHWAH P.O. BOX 733 MAHWAH NJ 07430

Resolution #-22

Date: March 10, 2022

Name	Motion	Second	Yes	No	Abstain	Absent
Ariemma						
Bolan						
Ervin						
Ferguson						
Paz						
Wong						
May						

RESOLUTION AUTHORIZING A TEMPORARY LICENSE AGREEMENT WITH RAMAPO COLLEGE OF NEW JERSEY TO USE THE TOWNSHIP RIGHT-OF-WAY FOR FIRE SAFETY PURPOSES

WHEREAS, Ramapo College of New Jersey ("Ramapo College") has requested use of the Township right-of-way ("Township ROW") for fire box signaling on certain utility poles located along Route 202/Ramapo Valley Road in the Township of Mahwah; and

WHEREAS, the purpose of the use is to install fiber optic cable to provide Ramapo College's fire alarm system with a reliable connection to the monitoring systems located on the main campus; and

WHEREAS, the Township Fire Official and Township Engineer have reviewed the request and have no objections; and

WHEREAS, the Township Attorney has recommended that the parties enter into a Temporary License Agreement to memorialize the terms and conditions of use of the Township ROW, which agreement is attached hereto; and

WHEREAS, in accordance with Section 15-2.6(h)(1) of the Township Code, the Township Council desires to waive the permit requirement for such use because Ramapo College is a public entity of the State of New Jersey and has made the request for fire safety purposes, which purposes promote the health, safety and welfare of residents and visitors of the Township.

NOW, THEREFORE, BE IT RESOLVED by the Township Council of the Township of Mahwah, County of Bergen, State of New Jersey, as follows:

1. The Township Council hereby authorizes Ramapo College to use the Township ROW on utility poles in designated areas for the purpose of installing fiber optic cable to provide Ramapo

College's fire alarm system with a reliable connection to the monitoring systems located on the main campus.

- 2. This authorization is conditioned upon execution of a Temporary License Agreement between the Township and Ramapo College to memorialize the terms and conditions for Ramapo College's use of the Township ROW, which agreement is attached hereto.
- 3. The Mayor and Clerk are hereby authorized and directed to execute the Temporary License Agreement.
- 4. This Resolution and Temporary License Agreement shall be kept on file and available for inspection in the Office of the Township Clerk.

I hereby certify that this resolution consisting of two (2) page(s), was adopted at a meeting of the Township Council of the Township of Mahwah, on this 10th day of March 2022.

Kathrine G. Coviello, RMC/CMC/MMC Municipal Clerk

David May Council President

RESOLUTION TOWNSHIP OF MAHWAH P.O. Box 733 MAHWAH, NJ 07430



Resolution #-22

Date: March 10, 2022

Name	Motion	Second	Yes	No	Abstain	Absent
Ariemma						
Bolan						
Ervin						
Ferguson						
May						
Paz						
Wong						

A RESOLUTION APPROVING THE DISBURSEMENT OF FUNDS FROM THE BCIA DPW PROJECT

WHEREAS, pursuant to Section 510 (C) of that certain Lease Purchasing Agreement dated as of August 1, 2011(the "Original Lease Agreement") by and between the Bergen County Improvement Authority (the "Authority") and the Township of Mahwah, New Jersey, and (ii) Section 5.02 of the Authority's bond resolution entitled "RESOLUTION AUTHORIIZNG THE ISSUANCE OF COUNTY GUARANTEED LEASE REVENUE BONDS OF THE BERGEN COUNTY IMPROVEMENT AUTHORITY" duly adopted by the Authority on June 3, 2021 collectively, the "Lease Revenue Bond Resolution", M&T Trust Company, as Trustee for the holders of the captioned bonds (the "Bonds"), is hereby requested to pay from moneys on deposit in the Acquisition Fund bills associated with the Township of Mahwah DPW Project in Mahwah, New Jersey, and

WHEREAS, Requisition Number #3 in the amount of \$ 31,350.00 is payable to MAST Construction Services, Inc. and \$31,500.00 is being sent to M&T Bank on March 10, 2022 by the MAYOR AND COUNCIL, Business Administrator and CFO of the Township of Mahwah.

THEREFORE, BE IT RESOLVED that the action of the CFO in submitting the bill for payment, to the Trustee M&T Bank, as approved by the CFO, is hereby approved.

BE IT FURTHER RESOLVED, that the Township Clerk shall keep a copy of this Resolution on file and available for inspection in the office of the Township Clerk and shall forward a copy of this Resolution to the Mayor, Business Administrator, QPA, CMFO, and the Assistant to the Business Administrator.

I hereby certify that this resolution consisting of one page(s), was adopted at a meeting of the Township Council of the Township of Mahwah, on the 10th day of March, 2022.

Kathrine Coviello, RMC/CMC/MMC	David May
Municipal Clerk	Council President



THE BERGEN COUNTY IMPROVEMENT AUTHORITY \$22,600,000 COUNTY GUARANTEED LEASE REVENUE BONDS, SERIES 2021 Township of Mahwah Project

LEASE AND AGREEMENT REQUISITION FOR PAYMENT

VIA ELECTRONIC MAIL

Manufacturers and Traders Trust Company Corporate Trust Administration 99 Wood Avenue South Iselin, New Jersey 08830

REQUISITION REF. NO. 2021-3

I, the undersigned Chief Financial Officer of the Township of Mahwah, in the County of Bergen (the "Municipality") DO HEREBY CERTIFY that I am an Authorized Municipal Representative duly designated by the Municipality to execute and deliver this certificate on behalf of the Municipality. I DO HEREBY FURTHER CERTIFY pursuant to and in accordance with the terms of the Lease and Agreement between the Bergen County Improvement Authority (the "Authority") and the Municipality dated as of August 1, 2021 (the "Lease") as follows:

- 1. Disbursement from BCIA Mahwah DPW 2021 Project Account number 148951-001
- 2. The name and address of the person, firm or corporation to whom payment is due is: MAST Construction Services, Inc. 96 East Main Street, Little Falls, NJ 07424.
- 3. The amount to be paid to such person, firm or corporation: \$31,350.00
- 4. The Project Costs to which this Requisition relates is Township of Mahwah DPW Project.
- 5. Each obligation, item of cost or expense mentioned herein has been properly incurred, is an item of Cost and is a proper charge against the Project Fund and has not been the basis of any previous withdrawal.

Capitalized terms used herein and not otherwise defined shall have the meanings ascribed to such terms in the Lease. This requisition is authorized to be executed in counterparts by the parties set forth below.

DATED:	TOWNSHIP OF MAHWAH
	Authorized Municipal Representative Name: Joseph Kovalcik Title: Chief Financial Officer
.	ehalf of the Bergen County Improvement Authority, hereby acknowledges the a the certifications set forth above.
DATED:	BERGEN COUNTY IMPROVEMENT AUTHORITY
	Authorized Authority Representative Name: Mauro Raguseo Title: Executive Director

SCHEDULE A

Address:	96 East Main Street Little Falls, NJ 07424					
Amount: \$	\$31,350.00					
Date:	March 10, 2022					
Wiring Instruct	ions:					
Bank name:						
Bank ABA:						
Payee account number:						
Payee account name:						
For further cred	dit (if necessary):					

Attached Description of Product/Service: see below

Payee Name: MAST Construction Services, Inc.

Check disbursement instructions:

[ATTACH BILLING/PAGES AS NECESSARY]

MAST CONSTRUCTION SERVICES, INC.

September 30, 2021

Benjamin Kezmarsky Business Administrator Township of Mahwah 475 Corporate Drive Mahwah, NJ 07430

Re: Statement of Services

Pre - Construction Management Phase of New DPW

Invoice 354-23-0921

For Construction Management (CM) Service

Pre-Construction:

CM Fee

AUGUST AND SEPTEMBER 2021

Contract		Contract Amoun	n Billed to Date	This Requisition	Total Remainin
			•		
8/1/2019	ý	\$94,050.00	\$94,050.00	\$0.00	\$0.00
8/1/2019	Estimates	\$45,000.00	\$45,000.00	\$0.00	\$0.00
8/1/2019	Reproduction	\$1,500.00	\$1,500.00	\$0.00	\$0.00
5/28/2020)	\$73,150.00	\$73,150.00	\$0.00	\$0.00
12/7/2020	CD Phase	\$15,600.00	\$15,600.00	\$0.00	\$0.00
12/7/2020	Bid & Award	\$31,350.00	\$31,350.00	\$0.00	\$0.00
8/2/2021	Pre - Const	\$10,450.00	\$10,450.00	\$0,00	\$0.00
8/2/2021	Bid &Award	\$20,900.00	\$0.00	\$20,900.00	\$0.00
8/2/2021	Construction	\$595,000.00	\$0.00	\$0.00	\$595,000.00
8/2/2021	Close - Out	\$21,250.00	\$0.00	\$0.00	\$21,250.00
		\$908,250.00	\$271,100.00	\$20,900.00	\$616,250.00

TOTAL INVOICE

\$20,900.00

(This invoice includes 2 months of service at \$10,450 per month)

Remit to:

Ted Domuracki

MAST Construction Services, Inc.

96 East Main Street

Little Falls, NJ 07424

MAST CONSTRUCTION SERVICES, INC.

November 30, 2021

Benjamin Kezmarsky Business Administrator Township of Mahwah 475 Corporate Drive Mahwah, NJ 07430

Re: Statement of Services

Pre - Construction Management Phase of New DPW

Invoice 354-24-1121

For Construction Management (CM) Service

Pre-Construction:

CM Fee

NOVEMBER 2021

Contract	Contract Amou	n Billed to Date	This Requisition	Total Remaining
8/1/2019	\$94,050.00	\$94,050.00	\$0.00	\$0.00
8/1/2019 Estimates	\$45,000.00	\$45,000.00	\$0.00	\$0.00
8/1/2019 Reproduction	\$1,500.00	\$1,500.00	\$0.00	\$0.00
5/28/2020	\$73,150.00	\$73,150.00	\$0.00	\$0.00
12/7/2020 CD Phase	\$15,600.00	\$15,600.00	\$0.00	\$0.00
12/7/2020 Bid & Award	\$31,350.00	\$31,350.00	\$0.00	\$0.00
8/2/2021 Pre - Const	\$10,450.00	\$10,450.00	\$0.00	\$0.00
8/2/2021 Bid &Award	\$20,900.00	\$20,900.00	\$0.00	\$0.00
8/2/2021 Construction	\$595,000.00	\$0.00	\$10,450.00	\$584,550.00
8/2/2021 Close - Out	\$21,250.00	\$0.00	\$0.00	\$21,250.00
	\$908,250.00	\$292,000,00	\$10,450,00	\$605,800,00

TOTAL INVOICE

\$10,450.00 V

Remit to:

Ted Domuracki

MAST Construction Services, Inc.

96 East Main Street

Little Falls, NJ 07424



RESOLUTION TOWNSHIP OF MAHWAH P.O. Box 733 MAHWAH, NJ 07430

Resolution #0-22

Date: March 10, 2022

Name	Motion	Second	Yes	No	Abstain	Absent
Ariemma						
Bolan						
Ervin						
Ferguson						
Paz						
Wong						
May						

WHEREAS, the Township of Mahwah has a need to procure Professional Legal Services as a non-fair and open contract pursuant to the provisions of N.J.S.A. 19:44A-20.4, et seq (the "Pay-to-Play Law"); and

WHEREAS, the Mayor has appointed Brian Chewcaskie Esq, of Cleary, Giacobbe, Alfieri, Jacobs, LLC as Township Continuing Litigation Attorney for 2022; and

WHEREAS, the QPA has determined and certified that the value of this contract will exceed \$17,500.00; and

WHEREAS, Cleary, Giacobbe, Alfieri, Jacobs, LLC has completed and submitted a Business Entity Disclosure Certification which certifies that Cleary, Giacobbe, Alfieri, Jacobs, LLC has not made any reportable contributions to a political or candidate committee in the Township of Mahwah in the previous one year, and that it is prohibited from making any reportable contributions through the term of the contract; and

WHEREAS, the CMFO has certified that funds are available in Operating Account #01-201-20 155100-219 (Miscellaneous Legal/Litigation);

NOW, THEREFORE, BE IT RESOLVED that the Township Council of the Township of Mahwah be and does hereby award a contract in an amount not-to-exceed \$30,000.00 to Brian M. Chewcaskie, Esq. of the firm of Cleary, Giacobbe, Alfieri, Jacobs, LLC for matters of continuing litigation for 2022; and

BE IT FURTHER RESOLVED that the matters covered under this contract include:

Affordable Housing Settlement

Powers v. Mahwah (A-002302-19)

Mahwah v. RMI (BER-L 3189-17)

Monitoring Federal case (2:18-cv-09228-2018) RMI against RHPC.

RHPC v. Mahwah (2:20-cv-09313)

Sinclair v. Mahwah (2:16-cv-01568)

BE IT FURTHER RESOLVED that the Township Attorney may add additional matters to said Contract, from time to time, upon written notice to the Mayor, Business Administrator, and Township Council; and

BE IT FURTHER RESOLVED that the Contract amount shall not exceed \$30,000.00 without the further authorization of the Governing Body and the CMFO has certified that funds are available; and

BE IT FURTHER RESOLVED, that said Contract is being awarded pursuant to N.J.S.A. 40A:11-5(1)(a)(I) because the practice of Professional Legal Services is regulated by law and because it has been determined that the personnel of Cleary, Giacobbe, Alfieri, Jacobs, LLC are authorized by law to practice said profession; and

BE IT FURTHER RESOLVED, that the Mayor and Township Clerk be and are hereby authorized and directed to execute the aforesaid Contract in form to be approved by the Township Attorney; and

BE IT FURTHER RESOLVED, that a notice of this action be printed in the official newspaper of the Township of Mahwah; and

BE IT FURTHER RESOLVED that the Municipal Clerk shall keep a copy of this Resolution and the Contract on file and available for inspection and shall forward a copy of this Resolution to the Business Administrator, QPA, Township Attorney, CMFO, and Brian M. Chewcaskie, Esq. of Cleary, Giacobbe, Alfieri, Jacobs, LLC, 169 Ramapo Valley Road, UL105, Oakland, NJ 07436.

I hereby certify that this resolution consisting of two pages, was adopted at a meeting of the Township Council of the Township of Mahwah, the 10th day of March, 2022.

Kathrine Coviello RMC/CMCMMC
Municipal Clerk

David May Council President



RESOLUTION TOWNSHIP OF MAHWAH P.O. BOX 733 MAHWAH, NJ 07430

Resolution #-22

Date: March 10, 2022

Name	Motion	Second	Yes	No	Abstain	Absent
Ariemma						
Bolan						
Ervin						
Ferguson						
Paz						
Wong						-
May						

WHEREAS, the Mayor of the Township of Mahwah has appointed Michael J. Edwards, Esq., of Surenian, Edwards, & Nolan, LLC, a Professional Service contract as Township Affordable Housing Attorney for the year 2021; and

WHEREAS, Resolution #022-21, dated January 4, 2021 specifies the contract not-to-exceed \$30,000.00, and Resolution # 323-21, dated September 23, 2021 increased the not-to-exceed contract to \$255,000.00; and Resolution #425-21, dated December 30, 2021 increased the not-to-exceed contract to \$330,000.00;

WHEREAS, the Township has now determined it requires additional services to be provided by the Township Affordable Housing Attorney; and

WHEREAS, the Township Council of the Township of Mahwah supports the amendment of the Surenian, Edwards, & Nolan, LLC Professional Service contract as Township Affordable Housing Attorney, increasing the annual contract by \$15,100,00; and

WHEREAS, the CMFO has provided a Certification as to Availability of Funds in Account #01-203-20-155100-219.

NOW THEREFORE BE IT RESOLVED, that the contract be amended to a new not-to-exceed \$345,100.00, the rates consistent with the proposal dated December 1, 2020, contained in the contract dated January 1, 2021; and

BE IT FURTHER RESOLVED, that the new contract amount of \$345,100.00 shall not be exceeded without further authorization of the Governing Body and the CMFO has certified that funds are available; and

BE IT FURTHER RESOLVED, that the Mayor and Township Clerk are hereby authorized and directed to execute the aforesaid Contract amendment in a form to be approved by the Township Attorney; and

BE IT FURTHER RESOLVED, that a Contract Amendment shall be placed on file and made available for inspection with this Resolution in the office of the Township Clerk, who shall forward a copy of this Resolution to the Business Administrator; CMFO; Assistant to the Business Administrator, and Michael Edwards, Esq. of Surenian, Edwards & Nolan, LLC, 311 Broadway, Suite A, Pt. Pleasant Beach, NJ 08742.

I hereby certify that this resolution consisting of two pages was adopted at a meeting of the Township Council of the Township of Mahwah, the 10th day of March, 2022.

Kathrine Coviello RMC/CMC/MMC Municipal Clerk David May
Council President



Township Of Mahwah



Municipal Offices: 475 Corporate Drive P.O. Box 733 • Mahwah, NJ 07430 Tel: 201-529-5757 Fax: 201-529-0061

Office of Administration

www.mahwahtwp.org

MEMO TO:

Township Council

FROM:

Joanne Becker, QPA

DATE:

March 7, 2022

SUBJECT:

MTB #22-05 Recreation Department Materials & Supplies

At the request of Administration and Recreation, specifications and solicitations of bids for MTB #22-05 Recreational Materials & Supplies, were processed and advertised, with a return date of February 25, 2022, at 11:30 a.m. Nine bids were requested and five bids were received from the following vendors:

Varsity Brands Holding Co. Inc. Dba: BSN Sports, LLC 14460 Varsity Brands Way Farmers Branch, TX 75244

Riddell / All American 7501 Performance Lane North Ridgeville, OH 44039

East Coast Designs Unlimited 90 Columbus Ave. Hasbrouck Heights, NJ 07604

R & R Trophy and Sporting Goods 155 Ridge Road North Arlington, NJ 07031

S & S Worldwide 75 Mill Street Colchester CT 06415

The results from all bids are on the attached tally sheets.

The bids were reviewed by Administration and determined that all bids were deemed responsive. The bids were reviewed by the Recreation Director, who has determined the following: Item YS-171 low bid from BSN is not the correct item, and should be awarded to the 2nd lowest bid from R & R Sporting Goods; Items YS-182 and YS-183, should be awarded to R & R Sporting Goods based on aggregate to keep all of the tennis shirts from the same vendor; and Item #AS-03 should be awarded to Riddell to keep the adult shirts from the same vendor.

It is the recommendation of this office and the Recreation Director to award MTB#22-05 bid items to BSN Sports Inc., East Coast Designs Unlimited, Riddell All/American, R & R Sporting Goods and S & S Worldwide, as described in the attached bid results spreadsheet for a one-year contract, commencing March 11, 2022 through March 10, 2023.

Funds for award of MTB#22-05 will come from Recreation Department operating accounts 01-201-28-370100-223 and 224, subject to 2022 budget adoption and the same accounts for 2023 subject to budget adoption.

cc: Mayor James Wysocki
Ben Kezmarsky, Business Administrator
Fred Semrau, Township Attorney
Kathy Coviello, Township Clerk
Dennis Burns, Recreation Director
Joseph Kovalcik, CFO
Bidders

RESOLUTION TOWNSHIP OF MAHWAH P.O. Box 733 MAHWAH, NJ 07430

Resolution #-22

Date: March 10, 2022

Name	Motion	Second	Yes	No	Abstain	Absent
Ariemma						
Bolan						
Ervin						
Ferguson						
Paz						
Wong						
May						

WHEREAS, bids were solicited and five bids were received for Bid MTB#22-05 "Township of Mahwah Recreation Materials and Supplies"; and

WHEREAS, the Chief Financial Officer has certified that funds are available in the 2022 and 2023 budgets, subject to Township of Mahwah 2022 and 2023 budget adoptions; and

NOW, THEREFORE, BE IT RESOLVED that the Township Council of the Township Mahwah hereby awards Bid #MTB#22-05 Recreation Materials and Supplies to the lowest responsive responsible bidders: Varsity Brands Holding Co., Inc. dba: BSN Sports; East Coast Designs Unlimited; Riddell/All American; R & R Trophy & Sporting Goods; EJG Sports, LLC and S & S Worldwide, as per the attached bid results spreadsheet for a one-year contract for the period March 11, 2022 through March 10, 2023; and

BE IT FURTHER RESOLVED, that the compensation for said Recreation Materials and Supplies contract shall be claimed, approved and paid in the manner set forth in N.J.S.A.40A:5-18 and pursuant to agreements to be entered into between the parties; and

BE IT FURTHER RESOLVED, that pursuant to N.J.A.C.5:30-5.5(c)2, the contract amounts for year 2022 are based on a reasonable estimate of the goods or services required over the contract term, and the local unit is not obligated to spend that amount and that the not to exceed contract amount shall not exceed \$55,000.00 in Recreation operating accounts #01-201-28-370100-223, 01-201-28-370100-224 and 01-201-28-370100-225, without further authorization of the Governing Body and the Chief Financial Officer has certified that the funds are available in said accounts.

BE IT FURTHER RESOLVED that the Municipal Clerk shall keep a copy of this Resolution on file and available for inspection in the Office of the Municipal Clerk, and shall forward a copy of this Resolution to the Business Administrator; QPA; Recreation Director, CFO, Accounts Payable, and R & R Trophy & Sporting Goods, 155 Ridge Road, North Arlington, NJ 07031; East Coast Designs Unlimited, 90 Columbus Ave. Hasbrouck Heights, NJ 07604; Riddell / All American, 7501 Performance Lane, North Ridgeville, OH 44039; Varsity Brands Holding Co., Inc. dba: BSN Sports, PO Box 7726, Dallas, TX 75209-0726; and S & S Worldwide, 75 Mill Street, Colchester CT 06415.

I hereby certify that this resolution consisting of two page(s) was adopted at a meeting of the Township Council of the Township of Mahwah, on the 10th day of March, 2022.

Kathrine G. Coviello, RMC, CMC, MMC Municipal Clerk David May Council President

MAHWAH RECREATION YOUTH SPORTS

BASEB	ALL		BSN SPC	ORTS	EAST COAS	ST DES.	RIDDELL		R&RTRC	PHY	S&SWO	RLDWIDE		
ITEM NUMBER	QUANTITY	ITEM DESCRIPTION	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions
YS-001	400	T-SHIRTS-BOYS FRUIT OF LOOM BEST #5930B 50/50 BLEND. ASSORTED COLORS . SMALL-XL. FRONT - "MAHWAH" - 4" ABOVE BASEBALL W/CROSSED BATS. BACK: 6" NUMBERS.	N/B		\$ 5.00	·	\$ 7.15		\$ 6.64		N/B			
YS-002	36	TSHIRTS-MENS-FRUIT OF LOOM BEST #5930 50/50 BLEND. ASSORTED COLORS . SMALL-XL. FRONT - "MAHWAH" - 4" ABOVE BASEBALL W/CROSSED BATS. BACK: 6" NUMBERS.	N/B		\$ 5.00	Adult XXL +2,50 Adult 3XL +3,50 Adult 4XL +4,50 Adult 5XL +5,50	\$ 7.35		\$ 6.64		N/B			
YS-003	600	BASEBALL HATS MLB EMBLEM EMBROIDERED FULL TWIN - ADJUSTABLE-ADULT SIZE ASSORTED TEAMS MAJOR LEAGUE REPLICA OUTDOOR CAP BRAND MODEL MLB-275 ADULT (NO SUBS)	N/B		N/B		N/B		\$ 9.54		N/B			
YS-004	6	RAWLINGS Ai20 CATCHER'S HELMET BLACK	\$ 64.38	As spec 1383962	N/B		N/B		N/B		N/B			
YS-005	6	DIAMOND DCH-MAX CATCHER'S HELMET BLACK	N/B		N/B		N/B		N/B		N/B			
YS-006	120	BASEBALLS - RAWLINGS TVB SAFETY BALL	\$ 3.07	As spec RWTVB *Must order multiples o 12	N/B		N/B		\$ 2.96		N/B			
YS-007	72	BASEBALLS - EASTON SOFTOUCH 9" INCREDIBALL #A122101	\$ 5.14	As spec 1196658	N/B		N/B		\$ 4.54		\$ 5.28	W3058		
YS-008	500	BASEBALLS - RAWLINGS #RLLB1	\$ 4.17	As spec 1055757 *Must order multiples of 12	N/B		\$ 48.80	ALT - DIAMOND DLL1	\$ 3.84		N/B			
YS-009	120	BASEBALLS - RAWLINGS #RLLB	\$ 5.66		N/B		\$ 55.00	ALT - DIAMOND DLL	\$ 5.08		N/B			
YS-010	120	BASEBALLS- RAWLINGS RIF 10	\$ 5.34	As spec RWRIF10L *Must order multiples of 12	N/B		N/B		\$ 4.74		N/B			
YS-011	120	BASEBALLS- RAWLINGS ROTB5 -RIF LEVEL 5	\$ 5.34		N/B		N/B		\$ 3.74		N/B			
YS-012	120	BASEBALLS- RAWLINGS ROTB10 -RIF LEVEL 10	\$ 5.28	As spec RWRPTB10 *Must order multiples of 12	N/B		N/B		\$ 4.74		N/B			
YS-013	4	RAWLINGS CATCHER'S GLOVE RCM315 32" YOUTH SIZE (AGES 9-12)	\$ 37.93	MacGregor BBCMPROX	N/B		\$ 49.80	ALT- MIZUNO 311668	\$ 43.44		N/B			

		TBALL MISC. EQUIPMENT	BSN SPC	RTS	EAST CO	AST DES.	RIDDELL		R & R TRC	PHY	S&SWO	RLDWIDE		
ITEM	QUANTITY	ITEM DESCRIPTION												
YS-014	8	RAWLINGS CATCHER'S GLOVE PREP SIZE (AGES 12-15)	\$ 40.93	MacGregor MCCM100X	unit price N/B	exceptions	unit price \$ 58.15	ALT-MIZUNO 311667	\$ 46.44	RCM325	unit price	exceptions	unit price	exceptions
YS-015	4	MAGREGOR JUNIOR CATCHERS GEAR PACK	\$ 122.32	As spec 1186895	N/B		N/B		N/B		N/B			
YS-016	4	MAGREGOR PREP CATCHERS GEAR PACK	\$157.46	The second second second second second	N/B		N/B		N/B		N/B			
YS-017	4	MAGREGOR YOUTH VENTED BATTING HELMET JR. SIZE (6 1/8- 6 7/8) YOUTH SIZE (6 3/4-7 1/2)	\$ 15.48	As spec 1383944 1383945	N/B		N/B		N/B		N/B			
YS-018	2 SETS	HEAVY DUTY VINYL THROWDOWN BASES MACGREGOR MCBASE55Y OFFICIAL SIZE	\$ 24.92	MCBASE55Y	N/B		N/B		N/B		N/B			
YS-019	2 SETS	HEAVY DUTY VINYL THROWDOWN BASES MACGREGOR MCBASE35Y YOUTH SIZE	\$ 18.42	MCBASE35Y	N/B		N/B		N/B		N/B			
YS-020	3	SAFETY BASES 1/2 ORANGE, 1/2 WHITE	\$ 26.73	MacGregor BBDBLFB3	N/B		N/B		\$ 24.44		N/B			
YS-021	36	UMPIRE INDICATORS - 4 WAY- METAL	\$ 2.62	MacGregor BBUMPIN4 *Plastic	N/B		N/B		N/B		N/B			
		w/BALL, STRIKE, OUT, & INNING SETTINGS												
YS-022	6	UMPIRE PLATE BRUSHES RAWLINGS STYLE #UB	\$ 2.73	MacGregor MCB91XXX	N/B		N/B		N/B		N/B			
YS-023	12	EQUIPMENT BAGS - MC BRAND MODEL 1 CANVAS WITH STRAPS	N/B		N/B		N/B		\$ 19.88		N/B			
YS-024	36	SCORE BOOKS - BASEBALL/SOFTBALL MARTIN #BSB25	\$ 4.48	BSN MSBASBOK	N/B		N/B		\$ 3.88		\$ 3.37	CHAMPRO W13508		
YS-025	24 CASES	ICE PACKS- INSTANT COLD PACK 4X6 16 PER CASE	\$ 7.22	2215XXXX	N/B		N/B		N/B		N/B			
YS-026	24 CASES	ICE PACKS- INSTANT COLD PACK 6X9 16 PER CASE	\$ 12.22	1125917	N/B		N/B		N/B		\$ 17.60	W9148		
YS-027	24 EACH	FIRST AID KITS - INTERMED, GLOVES, BASIC BANDAGES, ANTISEPTICS, ETC. CRAMER #11200	\$ 20.12	BSN 1202106	N/B		N/B		\$ 16.94		N/B			
YS-028	6	EASTON M7 CATCHERS SET 9-12 YR OLDS	\$201.07	Gametime EAA165428	N/B		N/B		\$ 184.44		N/B			
YS-029	6	EASTON M7 CATCHERS SET 13-15 YR OLDS	\$207.07	Gametime EAA165427	N/B		N/B		\$ 194.44		N/B			
YS-030	15	TEMPORARY PORTABLE ATHLETIC FENCING PANELS AND LOCKING DEVICE FOR OUTFIELD	\$251.32	BSN BS10680 4'X10' chain link panel w/ conn. 5 panel min.	N/B		N/B		N/B		N/B			

SOFTBA	ALL		BSN SPC	RTS	EAST COAS	ST DES.	RIDDELL		R&RTR	OPHY	s&swo	RLDWIDE		
ITEM NUMBER	QUANTITY	ITEM DESCRIPTION	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions
YS-031	75	BADGER B-CORE LADIES V-NECK SHORT SLEEVE BADGER B-CORE LADIES V-NECK SHORT SLEEVE FRONT:"MAHWAH" W/ 2 CROSSING BATS & SOFTBALL. BACK: 6" NUMBERS	N/B		\$ 10.25	Ādult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$ 10.90	Badger 4162	\$ 11.28		N/B			
YS-032	75	BADGER B-CORE- GIRL'S V-NECK SHORT SLEEVE STYLE 2162. ASST. COLORS XS-XL FRONT:"MAHWAH" W/ 2 CROSSING BATS & SOFTBALL BACK 6" NUMBERS	N/B		\$ 10.25		\$ 10.90		\$ 11.28		N/B			
YS-033	16 DOZ	DUDLEY HYCON .52 #300 YELLOW SOFTBALL	\$ 54.72	As spec 1375626	N/B		N/B		\$ 57.96		N/B			
YS-034	4	DEMARINI ULTIMATE WEAPON SLOW PITCH BAT- 34", 26OZ.	N/B		N/B		N/B		N/B		N/B			
YS-035	8	DEMARINI ULTIMATE WEAPON SLOW PITCH BAT- 34", 28OZ.	N/B		N/B		N/B		N/B		N/B			
YS-036	8	DEMARINI ULTIMATE WEAPON SLOW PITCH BAT 34", 30OZ	N/B		N/B		N/B		N/B		N/B			
YS-037	48	SOFTBALL HATS-FULL TWIN ADJUSTABLE "MAHWAH" EMBROIDERED ON FRONT	N/B		N/B		N/B		\$ 8.88		N/B			
YS-038	48	SOFTBALL MLB VISORS	N/B		N/B		N/B		\$ 9.24		N/B			
YS-039	24	DIMPLED PITCHING MACHINE BALLS	\$ 2.57	MacGregor BBDSBALL *Must order	N/B		\$ 55.60		N/B		N/B			
		YELLOW FOR SOFTBALL MARTIN #SPS 12-Y		multiples of 12										
YS-040	144	SOFTBALLS - YOUTH LEAGUE- DUDLEY #SB12LND - 12"HARD, YELLOW	N/B		N/B		N/B		\$ 4.84		N/B			
YS-041	96	SOFTBALLS - YOUTH LEAGUE- DUDLEY #SBC11YFP - 11" YELLOW	N/B		N/B		N/B		\$ 4.84		N/B			
YS-042	144	SOFTBALLS - YOUTH LEAGUE -EASTON SOFTOUCH #A122103 11" YELLOW	\$ 5.86	As spec 1196665	N/B		N/B		\$ 5.24		N/B			
YS-043	6	SOFTBALL - MAGNETIC ROSTER BOARD	N/B		N/B		N/B		\$ 19.64		N/B			
YS-044	72	EASTON SOFT STITCH INCREDIBALL. 11" YELLOW. ITEM #A122609T	\$ 5.86	As spec 1058291	N/B		N/B		\$ 5.24		\$ 6.56	W8626		
YS-045	144	SOFTBALLS - DUDLEY #SBC11NDFP	N/B		N/B		N/B		\$ 4.84		N/B			
YS-046	24	RAWLINGS PLDX BATTERS HELMET WITH FACEGUARD, BLACK- SOFTBALL	\$ 28.18	Rawlings 1383946 Youth Size	N/B		\$ 39.88	ALT-CHAMPRO HXFPM	\$ 41.88		N/B			
YS-047	6	CATCHERS HELMET -WILSON HOCKEY STYLE	\$ 67.17	Rawlings 1383968	N/B		N/B		N/B		N/B			
YS-048		PRO SPORT CP9-12L -CATCHERS CHEST PROTECTOR PRO STYLE PAD- SOFTBALL MINORS/ JUNIORS	\$ 28.83	MacGregor B75 1298345 NOT NOCSAE APPROVED	N/B		N/B		N/B		N/B			
YS-049	6 PAIR	PRO SPORT LG9-12DW- LEG GUARDS DOUBLE KNEE, VENTED FULL WINGS- MINORS/JRS.	\$ 29.12	MacGregor 1159431	N/B		N/B		N/B		N/B			
YS-050	4	MACGREGOR CATCHER'S KNEE SUPPORT (ADULT)	\$ 9.27	As spec 1184747	N/B		\$ 9.75	ALT-CHAMPRO FKP-L	N/B		N/B			

SOFTB	ALL CON		BSN SPC	RTS	EAST COA	ST DES	RIDDELL		R&RTR	OPHY	S & S SUF	PPLY		
ITEM NUMBER	QUANTITY	ITEM DESCRIPTION	Unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions
YS-051	4	MACGREGOR CATCHER'S KNEE SUPPORT (YOUTH)	\$ 7.98	As spec 1184754	N/B		N/B		N/B		N/B			
YS-052	4	SHUTT KWIK RELEASE 3 BASE SET. #12906010	N/B		N/B		N/B		N/B		N/B			
YS-053	6	SHUTT SOFTBALL BATTING TEE. #A33-173	\$ 18.96	Mac. BBBATTÉE9	N/B		N/B		N/B		\$ 30.50	CHAMPRO W13033		
YS-054	6	SPIKED END PITCHING MOVEABLE RUBBER FOR TURF FIELD	N/B		N/B		N/B		N/B		N/B			
YS-055	2	PORTOLITE OR EQUAL PORTABLE SPIKED BOTTOM PITCHING MAT FOR TURF FIELD	N/B		N/B		N/B		N/B		N/B			
YS-056	25	MACGREGOR END SPIKED PITCHING RUBBERS OFFICIAL SIZE - GRASS Fields	\$ 12.22	As spec 1147902	N/B		N/B		\$ 18.74		N/B			
YS-057	2	BOWNET BIG-MOUTH 7X7 SPORTS NET (NO SUBS)	\$142.92	As spec 1397413	N/B		N/B		N/B		N/B			
YS-058	4	TANNER TEE- STANDARD 26"-43"	\$ 69.94	As spec K11059	N/B		N/B		\$ 64.88		N/B			
SOCCE	l R							A TOTAL CHECK THE						
ITEM NUMBER	QUANTITY	ITEM DESCRIPTION	unit price	exceptions	unit price	exceptions	unit price	excpetions	unit price	exceptions	unit price	exceptions	unit price	exceptions
YS-060	300	T-SHIRTS-YOUTH SIZES PORT & CO. #PC55Y 5.50Z. ASST COLORS, 50/50. SMALL-X-LARGE	N/B		\$ 5.00		\$ 6.85		\$ 6.64		N/B			
		MAHWAH SOCCER LOGO ON FRONT (1 COLOR) BACK-NUMBERED- 6" FULL BLOCK LETTERS												
YS-061	300	T-SHIRTS-ADULT SIZES PORT & CO. #PC55 5.5OZ. ASST COLORS, 50/50. SMALL-X-LARGE MAHWAH SOCCER LOGO ON FRONT (1 COLOR) BACK-NUMBERED- 6" FULL BLOCK LETTERS	N/B		\$ 5.00	Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$ 7.35		\$ 6.64		N/B			
YS-062	150	T-SHIRTS-YOUTH SIZES BADGER BRAND #2144 ASST COLORS, 50/50. SMALL-X-LARGE	N/B		\$ 12.75		\$ 12.90		\$ 15.44		N/B			
		MAHWAH SOCCER LOGO ON FRONT (2 COLOR) BACK-NUMBERED- 6" FULL BLOCK LETTERS												
YS-063	150	T-SHIRTS-ADULT SIZES BADGER BRAND #4144 ASST COLORS, 50/50. SMALL-X-LARGE MAHWAH SOCCER LOGO ON FRONT (2 COLOR) BACK-NUMBERED- 6" FULL BLOCK LETTERS	N/B		\$ 13.00	Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50			\$ 15.78		N/B			
YS-064	24	CONFLICT JERSEYS DON ALLESON- ADULT #SV-B OR EQUAL, COLOR; SCARLET	N/B		N/B		N/B		N/B		N/B			
YS-065	24	CONFLICT JERSEYS DON ALLESON- YOUTH #SV-B OR EQUAL, COLOR; SCARLET	N/B		N/B		N/B		N/B		N/B			
YS-066	12	GOAL KEEPER GLOVES - YOUTH S-M-L MARTIN #SG304 OR EQUAL	\$ 8.36	MacGregor MCSGLVY	N/B		N/B		N/B		N/B			
YS-067	12	GOALKEEPER GLOVES- YOUTH SIZES 3-8 ADIDAS PREDATOR	N/B	ACTIVITY AND I	N/B	Page	N/B		\$ 15.88		N/B			

SOCCE	R CONTI	NUED	BSN SPO	RTS	EAST CO	AST DES.	RIDDELL		R&RTR	OPHY	S & S WC	ORLDWIDE		
ITEM	QUANTITY	ITEM DESCRIPTION							-					
NUMBER			unit price	exceptions	unit price	exceptions	unit price	excpetions	unit price	exceptions	unit price	exceptions	unit price	exceptions
YS-068	12	GOAL KEEPER GLOVES - MENS S-M-L-XL MARTIN #SGG50A OR EQUAL	\$ 9.22	MacGregor MCSGLVA	N/B		N/B		N/B		N/B			
YS-069	12	GOAL KEEPER GLOVES ADULT SIZES 6-11 ADIDAS PREDATOR	\$ 28.22	Select 33 Protec HG 1461119	N/B		N/B		\$ 27.44		N/B			
YS-070	12	GOALIE JERSEYS - YOUTH SIZES DOSS #15-007 OR EQUAL	N/B		N/B		N/B		N/B		N/B			
YS-071	12	GOALIE JERSEYS - ADULT SIZES DOSS #15-007 OR EQUAL	\$ 12.98	Score 1215496	N/B		N/B		N/B		N/B			
YS-072	24	SOCCER BALL #3 BRINE KING OR EQUAL	\$ 11.94		N/B		N/B		\$ 14.44	ADIDAS	N/B			
YS-073	24	SOCCER BALL #4 BRINE KING OR EQUAL	\$ 11.94	Nike Park NKCU8033	N/B		N/B		\$ 14.44	ADIDAS	N/B			
YS-074	24	SOCCER BALL #5 BRINE KING OR EQUAL	\$ 11.94	Nike Park NKCU8033	N/B		N/B		\$ 14.44	ADIDAS	N/B			
YS-075	24	SOCCER BALL #3 SELECT CLASSIC	\$ 8.24	MacGregor 70200233	N/B		N/B		\$ 10.74		N/B			
YS-076	24	SOCCER BALL #4 SELECT CLASSIC	\$ 8.24	MacGregor 70200234	N/B		N/B		\$ 10.74		N/B			
YS-077		SOCCER BALL #5 SELECT CLASSIC	\$ 8.24	MacGregor 70200235	N/B		N/B		\$ 10.74		N/B			
YS-078	3 SETS OF 4	CORNER POSTS -KWIK GOAL #6B504 OR EQUAL FOR GRASS	\$ 96.32	As spec 1379302	N/B		N/B		\$ 94.88		N/B			
YS-079	3 SETS OF 4	CORNER POSTS -KWIK GOAL #6B1104 OR EQUAL FOR TURF FIELDS	\$ 198.68	As spec 1456608	N/B		N/B		\$ 189.88		N/B			
YS-080	01 1	Wheel kits for 8x24 foot goals, Hard wheels that don't require air or tube. (2 pack or 4 pack)	\$103.97	BSN SCGWHLXX - Set of 2	N/B		N/B		N/B		N/B			
YS-081		Wheel kits for 6.5x18.5 foot goals. Hard wheels that don't require air or tube. (2 pack)	\$103.97	BSN SCGWHLXX - Set of 2	N/B		N/B		N/B		N/B			
YS-082		Soccer goal nets - min 3mm thick for 8'x24' goals	\$ 62.62	BSN SSN383SNRY	N/B		N/B		N/B		N/B			
YS-083		Soccer goal nets - min 3mm thick for 7'x21' goals	\$ 86.14	BSN 1054678	N/B		N/B		N/B		N/B			
YS-084		Soccer goal nets - min 3mm thick for 6.5' x 18.5' goals		BSN 1054682	N/B		N/B		N/B		N/B			
YS-085	3 SETS OF 2	SIDE LINE FLAGS DOSS STYLE#17-503 OR EQUAL	N/B		N/B		N/B		N/B		N/B	00000000		
YS-086	12	BALL BAGS-NYLON NET (S) MESH CHAMPION BRND STYLE #MB21 OR EQUAL, COLOR	\$ 2.47	BSN SNBCNET	N/B		N/B		\$ 3.44		\$ 3.87	\$&\$ 24x36 W5940 *SPEC CLR		
YS-087	48	WHISTLES PLASTIC W/LANYARD CHAMPION #BP601	\$ 0.74	BSN 30591XXXXDZ - MSLNYD	N/B		N/B		\$ 1.34		\$ 1.82	ARBITER W10513		
YS-088	144	SAUCER CONES- ADAMS STYLE PC-2	\$ 0.38	BSN 1255690	N/B		N/B	*	\$ 0.48		N/B			
YS-089	2	SAUCER CONE CARRIER	\$ 2.92	BSN 93095XXX	N/B		N/B		\$ 3.24		N/B			
YS-090	6	REFEREE JERSEY- YELLOW W/ BLACK COLLAR EPIC SOCCER E361 ADULT SIZES XS-XL	N/B		N/B		N/B		N/B		N/B			
YS-091	6	SOCCER DRY ERASE CLIPBOARD	\$ 8.82	BSN 1388110	N/B	Page	N/B		N/B		N/B			

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SOCCE	R CONC	LUDED	BSN SPC	RTS	EAST CO.	AST DES.	RIDDELL		R&RTR	OPHY	S&SWO	RLDWIDE		
ITEM		ITEM DESCRIPTION		Topic a constitution of	THE RESERVE OF THE PROPERTY OF	100000000000000000000000000000000000000		to the street of		- I Harris HC2	340710	- COTTIBLE		AND STATE OF THE S
NUMBER			unit price	exceptions	unit price	exceptions	unit price	excpetions	unit price	exceptions	unit price	exceptions	unit price	exceptions
YS-092	2	KWIK GOAL SADDLE ANCHOR BAGS 10B1605	\$ 36.12	As spec	N/B		N/B		\$ 37.88		N/B			
YS-093	6	KWIK GOAL REFEREE KIT- 15B10- INCLUDES LINESMAN FLAGS, WHISTLE, LANYARD, WALLET, SCOREPAD	\$ 23.48	As spec 15B2801	N/B		N/B		N/B		N/B			
YS-094	6	4040 TorrX Smart Ball Pump (NO SUBS)	N/B		N/B		N/B		N/B		N/B			
YS-095	6	MANUAL BALL INFLATOR W/ PIN	\$ 2.68	BSN MSHNINFSY	N/B		N/B		N/B		\$ 2.40	W3512		
YS-096	4	6' PUGG SOCCER GOALS- #PPXI	\$ 41.68	As spec 1063936 (order multipls of 2)	N/B		N/B		\$ 89.88		N/B			
YS-097	100	ADULT SOCCER SOCKS-BLACK. Med and Large AUGUSTA BRAND #6035	N/B		N/B		\$ 4.40	6031	\$ 4.48		N/B			
YS-098	75	#N5244 - A4 Youth Performance Shorts BLACK. SIZES SMALL-XL.	N/B		\$ 5.5	0	\$ 4.65		N/B		N/B			
YS-099	75	#NB5244 - A4 Adult Performance Shorts - 7" Inseam BLACK. SIZES SMALL-XL.	N/B		\$ 5.5	Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50			N/B		N/B			
YS-100	75	Nike Flex Woven performance shorts - Black S-XXL	N/B		N/B		N/B		N/B		N/B			
YS-101	8	OFFICIAL SPORTS PRO REFEREE JERSEY IN YELLOW, RED, GREEN, BLACK-SMALL TO XXL (NO SUBS)	N/B		N/B		N/B		N/B		N/B			
YS-102	8	OFFICIAL SPORTS REFEREE 2-STRIPE SOCKS. (NO SUBS)	N/B		N/B		N/B		N/B		N/B			
YS-103	8	FOX 40 WHISTLE-ASSORTED COLORS W/MOUTH GRIP	\$ 4.12	As spec 1240368	N/B		N/B		\$ 4.28		N/B			
YS-104	8	OFFICIAL SPORTS BASIC SWIVEL FLAGS	N/B		N/B		N/B		N/B		N/B			
FOOTB	ALL													
ITEM NUMBER	QUANTITY	ITEM DESCRIPTION	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions
YS-105	12	HELMETS & MASKS COMPLETE -BLACK RIDDELL REVOLUTION SPEED YOUTH HELMET PROD #R41191 LIGHT GRAY MASK STYLE	N/B		N/B			ADD 15.00 FOR XL SIZE HELMETS	N/B		N/B			
		#S2BD-LW BLACK CHIN STRAP HARD CUP SM MID SIZE SMALL SIZE MEDIUM												
		SIZE LARGE SIZE X- LARGE	-			+					+			+
YS-106	12	RIDDEL HARD CUP, BLACK, CHIN STRAP #45624	N/B		N/B		\$ 10.00		N/B		N/B			+
YS-107	1	RIDDELL YOUTH REVOLUTION ACCESSORY REPAIR KIT - STYLE #27591	N/B		N/B		\$ 250.00		N/B		N/B			
YS-108	1	RIDDELL QUICK RELEASE INSTALL HARDWARE KIT #45956	N/B		N/B	Page (\$ 21.00		N/B		N/B			

FOOTB	ALL CO	NTINUED	BSN SPC	RTS	EAST CO	AST DES.	RIDDELL		R&RTR	OPHY	S&SW	ORLDWIDE		
ITEM		TITEM DESCRIPTION										1	April 1 Control Control	The state of the s
NUMBER			unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions
YS-109	5	RIDDELL DELUX INFLATABLE HELMET PUMP & GLYCERIN KIT #45936	N/B		N/B		\$ 14.50		N/B		N/B			
YS-110	48	BELTS - FOOTBALL PANTS - 1" WEB. COLOR: BLACK DELONG STYLE #89122 OR EQUAL	\$ 0.66	BSN FBBLT1BK	N/B		\$ 0.92	WB52	\$ 0.74		N/B			
YS-111	36	PRACTICE PANTS ALLESON #660B 100% POLYESTER - COLOR BLACK SLOTTED WAIST - YOUTH SIZES	\$ 8.37	ALLESON AA640BSL	N/B		\$ 10.88	610SLY	\$ 10.44		N/B			
YS-112	36	PRACTICE PANTS ALLESON #660B 100% POLYESTER - COLOR BLACK SLOTTED WAIST - ADULT SIZES	\$ 10.97	ALLESON AA610SL *SM-2XL	N/B		\$ 11.88	610SL	\$ 11.94		N/B			
YS-113	36	ALLESON YOUTH FOOTBALL JERSEY STYLE #705Y WITH LOGO DESIGN ID# 74322 (Mahwah Football, Style 1-F35 FF) COLOR: COLUMBIA BLUE	N/B		N/B		\$ 16.30		N/B		N/B			
YS-114	36	RIDDELL YOUTH POST PRACTICE JERSEY STYLE #702 PJMEY WITH LOGO DESIGN ID# 74322 (Mahwah Football, Style 1-F35 FF) COLOR: WHITE, BLACK	N/B		N/B		\$ 15.10		N/B		N/B			
YS-115	10	RIDDELL WARRIOR II YOUTH SHOULDER PAD-FLAT- SIZE X-SMALL SIZE SMALL SIZE MEDIUM	N/B		N/B		N/B		N/B		N/B			
		SIZE LARGE SIZE X-LARGE SIZE XX-LARGE												
YS-116	12	RIDDELL YOUTH RIB VEST SMALL- R452470011 MEDIUM- R452470022 LARGE- R452470033	N/B		N/B		\$ 23.10		N/B		N/B			
YS-117	36	KNEE PADS - RIDDEL #R48134	\$ 3.34	PRO DOWN FBULKPA	N/B		\$ 3.90	R48159	N/B		N/B			
YS-118	12	QB BACK PAD-RIDDELL R49008	N/B		N/B		\$ 26.65		N/B		N/B			
YS-119	12	SHOULDER PAD STRAP-RIDDELLR001603P	N/B		N/B		\$ 4.00		N/B		N/B			
YS-120	12	FOOTBALLS-LEATHER WILSON STYLE TDY #F1300	\$ 50.82	WTF 1320B 1167931	N/B		N/B		N/B DISC		N/B			
YS-121	12	FOOTBALLS-LEATHER WILSON STYLE TDJ #F1360	\$ 35.93	As spec	N/B		N/B		N/B DISC	×	N/B			
YS-122	12	FOOTBALLS - LEATHER WILSON STYLE K2 #F1382	\$ 34.98	As spec	N/B		N/B	¥	N/B DISC		N/B			
YS-123	12	FOOTBALLS- COMPOSITE WILSON STYLE TDY #F1714	\$ 27.02	WTF 1784XB- 1297294	N/B	Page	N/B		\$ 27.44		N/B			

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FOOTB	ALL CON	CLUDED	BSN SPC	RTS	EAST CO	AST DES.	RIDDELL		R&RTR	OPHY	S&SWO	RLDWIDE		
ITEM NUMBER	QUANTITY	ITEM DESCRIPTION	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions
YS-124	12	FOOTBALLS- COMPOSITE WILSON STYLE TDJ #F1713	\$ 27.02	WTF1783XB- 1297300	N/B		N/B		\$ 27.44		N/B	охоорионо	anni prioc	exocptions
YS-125	12	FOOTBALLS- COMPOSITE WILSON STYLE K2 #F1712	\$ 27.02	WTF1782XB- 1297317	N/B		N/B		\$ 27.44		N/B			
YS-126	12	GST LEATHER K2 FOOTBALLS #WFT1322	\$ 39.36	As spec 1167948	N/B		N/B		\$ 28.44	F1782	N/B			
YS-127	12	GST LEATHER TDJ FOOTBALLS #WFT1321	\$ 50.82	As spec 1167939	N/B		N/B		\$ 49.88		N/B			
YS-128	12	GST LEATHER TDY FOOTBALLS #WFT1320	\$ 50.82	As spec 1167931	N/B		N/B		\$ 49.88		N/B			
YS-129	6	KICKING TEES - 1" HIGH RUBBER SOCCER STYLE #SKT RIGHT, LEFT	\$ 2.12	BSN - RF (MSSKTRFX) LF(MSSKTLFX)	N/B		\$ 3.75		N/B		N/B			
YS-130	6	KICKING TEES - 2" HIGHSTYLE #KOT-2	\$ 2.32	BSN MSKICKOF	N/B		\$ 3.75		N/B		N/B			1
YS-131	1 CASE	ATHLETIC TAPE - 1 1/2" J&J OR MUELLER	\$ 60.94	MU130105	N/B		N/B		\$ 49.88		\$ 368.64	CRAMER CASE OF 192 W9441		
YS-132		ATHLETIC TAPE - 2" J&J OR MUELLER	N/B		N/B		N/B		N/B		N/B			1
YS-133	144	PLASTIC MOUTHPIECES - ATTACH TO MASK YOUTH & ADULT IN BLACK RIDDELL #R45791	\$ 0.38	BSN ADULT - MSMOUT YOUTH - 1179620 *Must order multipls of 25 each size	N/B		\$ 0.39		\$ 0.44		N/B			
YS-135	12	YOUTH WRIST COACH STYLE #WCY-1	\$ 5.76	Champro AF50Y- WHITE	N/B		N/B		\$ 7.44		N/B			
YS-136	60	12" SAUCER CONES - ORANGE	\$ 0.78	BSN 1273687 - 11" *Must order multiples of 12	N/B		N/B		\$ 2.48		N/B			
YS-137	24	HEAVY DUTY MESH EQUIPMENT BAG. 26X30 BLACK-#320MB	\$ 2.47	BSN SNBCNETC, 32X36	N/B		N/B		N/B		N/B			
YS-138	4	RIDDELL COACHES BAG #RST05	N/B	****	N/B		\$ 19.75	R27518	N/B		N/B			
YS-139	1	PRO MODEL LINEMAN SET W/ DOWN INDICATOR- STYLE #TP-201PD-0	\$332.07	PRO DOWN FBCOLSET	N/B		N/B		N/B		N/B		ù.	
YS-140	25	FLAG FOOTBALL FLAG SETS. MARTIN FFS1	\$ 1.28	BSN MSFB	N/B		N/B		N/B		N/B			
YS-141	50	CHAMPION FLAG FOOTBALL REVERSIBLE JERSEYS, BLACK/WHITE STYLE 5505TY	N/B		N/B		N/B		N/B		N/B			
YS-142	2	PRO DOWN WEIGHTED ANCHORLESS ENDZONE PYLON SET	\$ 21.47	As spec MSWPYLON	N/B		N/B		N/B		N/B			
YS-143	1	CHAMPRO SOLID WEIGHTED FOOTBALL YARD MARKERS - SET OF 11	\$185.78	PRO DOWN 1249361	N/B		N/B		N/B		N/B			

WREST	LING		BSN SPC	RTS	EAST COA	ST DES.	RIDDELL		R&RTR	OPHY	S&SWO	RLDWIDE		
ITEM NUMBER	QUANTITY	ITEM DESCRIPTION	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions
YS-144	36 ROLLS	MAT TAPE - CLIFF KEEN GORILLA GRIP T94 4" X 84" PER ROLL. NO SUBS.	\$ 12.42	As spec 1406245	N/B		\$ 7.15		\$ 9.44		N/B		·	
YS-145	12	HEADGEAR - CLIFF KEEN F3 TWISTER TRANSLUCENT/BLACK	\$ 34.12	As spec 1420147	N/B		N/B		\$ 37.44		N/B			
YS-146	1.0455	ATHLETIC TAPE - 1 1/2" MUELLER -WHITE	£ 60.04	As spec MU130105	N/B		N/B		f. 40.00		f. 200 04	CRAMER CASE OF 192		
YS-147		MAXIMA 128 MAT DETERGENT	\$ 55.96	Mueller Whizzer	N/B		N/B		\$ 49.88		\$ 368.64	VV9441		
YS-148	I GAL.	WAANNA 120 WAT DETERGENT	\$ 55.96	WU230201	N/B		I N/B	-	N/B		N/B			-
13-140	10	MATGUARD ANTISEPTIC WIPES 65CT TUB	N/B				N/B		\$ 29.44		N/B			
YS-149	1 GAL.	HIBICLENS ANTI-MICROBIAL SKIN CLEANSER	N/B		N/B		N/B		N/B		N/B	121		
YS-150	50	MAHWAH REC SINGLET W/ MAHWAH BRANDING/LOGO	N/B		N/B		N/B		\$ 74.88		N/B			
ITEM NUMBER		ITEM DESCRIPTION	unit price	exceptions	unit price	exceptions	unit price	expeptions	unit price	exceptions	unit price	exceptions	unit price	exception
P. (2) (1) (2) (2)		ITEM DESCRIPTION T-SHIRTS- FRUIT OF LOOM BEST #5930B. YOUTH	unit price	exceptions	unit price	exceptions	unit price	expeptions	unit price	exceptions	unit price	exceptions	unit price	exceptions
		50/50 BLEND. COLOR: WHITE. SIZES XS-XL. MAHWAH VOLLEYBALL LOGO ON FRONT					\$ 6.30		\$ 7.44		N/B			
YS-152	36	T-SHIRTS- FRUIT OF LOOM #5930. ADULT 50/50 BLEND. COLOR: WHITE. SIZES XS-XXXL. MAHWAH VOLLEYBALL LOGO ON FRONT	N/B		\$ 6.00	Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$ 6.50		\$ 7.44	is .	N/B			
YS-153	50	VOLLEYBALL KNEE PADS ASICS COMPETITION 3.0 COLOR: BLACK	\$ 11.42	BSN 1455238	N/B		\$ 12.30	ALT- MIZUNO T10	N/B		\$ 17.20	MIKASA W12153		
YS-154	6	VOLLEYBALL TACHIKARA BRAND STYLE #SV-5WS. WHITE	\$ 27.56	As spec TACSV5WS	N/B		\$ 26.10		\$ 26.44		\$ 33.45	W5864002		
YS-155	6	VOLLEYBALL TACHIKARA BRAND. STYLE # SVMNC, VOLLEY-LITE. WHITE AND ASSORTED COLORS.	\$ 22.72	As spec 20011575	N/B		\$ 21.20		\$ 22.88			W5838		
YS-156	6	VOLLEYBALL TACHIKARA BRAND SV 14 SOFT V	N/B		N/B		N/B		\$ 14.88		N/B			
YS-157	12	VOLLEYBALL OFFICIAL NFHS SCOREBOOKS	\$ 5.48	BSN 1111XXXX	N/B		N/B		\$ 5.88		N/B			
YS-158	12	CHAMPION MB 21 MESH EQUIPMENT BAG 24" X 36". COLOR: ROYAL	\$ 2.47	BSN SNBCNETB	N/B		N/B		\$ 3.44		\$ 3.87	BLUE W5940003		

BASKE	TBALL		BSN SPC	ORTS	EAST COAS	ST DES.	RIDDELL		R&RTR	OPHY	s&swo	RLDWIDE		
ITEM NUMBER	QUANTITY	ITEM DESCRIPTION	unit price	exceptions	unit price	exceptions	unit price	expeptions	unit price	exceptions	unit price	exceptions	unit price	exceptions
YS-159	400	T-SHIRTS- FRUIT OF LOOM BEST #5930B. YOUTH 50/50 BLEND. SIZES XS-XL. ASST. COLORS MAHWAH BACKETBALL LOGO ON FRONT 6" NUMBER ON BACK	N/B	٠	\$ 5.00		\$ 7.15		\$ 6.64		N/B			
YS-160	144	T-SHIRTS- FRUIT OF LOOM BEST #5930. ADULT 50/50 BLEND. SIZES XS-XXXL. ASSORTED COLORS MAHWAH BASKETBALL LOGO ON FRONT 6 "NUMBER ON BACK	N/B		\$ 5.00	Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$ 7.35		\$ 6.64		N/B			
YS-161	24	A4 YOUTH REVERSIBLE MESH TANK SHIRT. N2206 SIZES SMALL-XL. CAROLINA BLUE/ WHITE MAHWAH BASKETBALL LOGO ON FRONT WHITE INK ON BLUE/ BLUE INK ON WHITE SIDE	N/B		\$ 10.50		\$ 7.45		N/B		N/B			
YS-162	24	A4 ADULT REVERSIBLE MESH TANK SHIRT. N1270 SIZES SMALL-XXL. CAROLINA BLUE/ WHITE MAHWAH BASKETBALL LOGO ON FRONT WHITE INK ON BLUE/ BLUE INK ON WHITE SIDE	N/B		\$ 11.00	Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$ 8.45		N/B		N/B			
YS-163	48	MINITERISCO DECEMBER OF WHITE SIDE MILSON COMPOSITE LEATHER NCAA STREET SHOT GAME BALL (NO SUBS)	N/B		N/B		N/B		\$ 20.44		N/B			
YS-164	12	BASKETBALLS - OFFICIAL SIZE WILSON EVOLUTION (NO SUBS)	\$ 62.38	As spec 1013900	N/B		N/B		\$ 55.84		\$ 75.50	W7615001		
YS-165	12	WILSON EVO NXT GAME BASKETBALL-29.5 (NO SUBS)	\$ 83.18	As spec	N/B		N/B		\$ 71.84		N/B			
YS-166	12	WILSON EVO NXT GAME BASKETBALL-28.5 (NO SUBS)	\$ 83.18	As spec	N/B		N/B		\$ 71.84		N/B			
YS-167	24	BASKETBALLS WOMEN'S SIZE- 28.5 WILSON COMPOSITE LEATHER NCAA STREET SHOT GAME BALL (NO SUBS)	N/B		N/B		N/B		\$ 20.44		N/B			
YS-168	12	BASKETBALLS - INTERMEDIATE SIZE 28.5 WILSON EVOLUTION (NO SUBS)	\$ 62.38	As spec 1013917	N/B		N/B		\$ 55.84		\$ 75.50	W7615002		
YS-169	12	BASKETBALLS - JUNIOR SIZE- 27" WILSON COMPOSITE LEATHER NCAA STREET SHOT GAME BALL (NO SUBS)	N/B		N/B		N/B		\$ 20.44		N/B			
YS-170	72	OFFICIAL BASKETBALL SCOREBOOKS CRAMER MARK V	\$ 4.22	As Spec MSMARKBK	N/B		\$ 5.80		\$ 4.44		\$ 6.67	W10956		
YS-171	50	CHAMPION SPORTS DELUXE Mesh Equipment Bag 24"X 36" DRAWSTRING W/ LOCK CORD MODEL #BK25 DELUXE - VAR. COLORS (NO SUBS)	\$ 2.47	BSN SNBCNET **Item bid is not the item in the spec.	N/B		N/B		\$ 16.68		N/B			
YS-172	60	BASKETBALL COACHES DRY ERASE BOARD CHAMPION SPORTS STYLE #CBBK	\$ 8.88	BSN 1388107	N/B		N/B		\$ 11.24		\$ 7.98	FRANKLIN W11920		

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LACRO	SSE		BSN SPC	RTS	EAST COA	ST DES.	RIDDELL		R&RTR	OPHY	S&SW	ORLDWIDE		
ITEM NUMBER	QUANTITY	ITEM DESCRIPTION	unit price	exceptions	unit price	excpetions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions
YS-173	6	FLAT BOTTOM LACROSSE GOALS(high school approved)	\$267.77	BSN LACOFFGL, SOLD IN PAIRS	N/B		N/B		N/B		N/B			
YS-174	4	LACROSSE PORTABLE GOAL CIRCLE	\$ 98.77	BOWNET 1344080	N/B		N/B		N/B		N/B			
YS-175	12	6x6x7' LACROSSE NETS - MINIMUM 6MM THICK OR GREATER	\$ 63.72	BSN 1382863	N/B		N/B		\$ 79.88		N/B			
YS-176	10	BOWNET OR EQUAL PORTABLE FENCING BARRIER	\$ 366.94	1344097	N/B		N/B		N/B		N/B			
YS-177	4	LACROSSE REBOUNDER	\$ 144.88	BSN 1377188	N/B		N/B		N/B		N/B			
TENNIS													Per la	
ITEM NUMBER	QUANTITY	ITEM DESCRIPTION	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions
YS-180	24 dozen	TENNIS BALLS - EXTRA DUTY PENN, DUNLOP, OR WILSON BRAND-NO BLEMS! NO SECONDS! (colors=Yelow, Green-dot, Orange)	N/B		N/B		N/B		N/B		N/B			
YS-181	24 dozen	TENNIS BALLS - PRACTICE WILSON #T 1019- NO BLEMS! NO SECONDS! (colors=Yelow, Green-dot, Orange)	\$ 12.88	MTWILBAL *Yellow only	N/B		N/B		N/B		N/B			
YS-182	60	T-SHIRTS-YOUTH-RUSSEL NUBLEND #64030 COLOR: Various Colors 50/50 Blend Size: YS THRU YXL w/MAHWAH TENNIS LOGO ON FRONT	N/B		N/B		\$ 5.80		\$ 5.88	** item awarded to keep all tennis shirts fr same bidder	N/B	-		
YS-183	60	T-SHIRTS-YOUTH FRUIT OF LOOM BEST #5930M COLOR: Various colors 50/50 Blend Size: YS THRU YXL w/MAHWAH TENNIS LOGO ON FRONT	N/B		\$ 6.00		\$ 5.80		\$ 5.88		N/B			
YS-184	60	T-SHIRTS-MENS-RUSSEL NUBLEND #64030 COLOR: Various Colors 50/50 Blend Size: ADULT S THRU XXL w/MAHWAH TENNIS LOGO ON FRONT	N/B		N/B		\$ 6.20		\$ 5.88		N/B			
YS-185	60	T-SHIRTS-MENS FRUIT OF LOOM BEST #5930M COLOR: Various colors 50/50 Blend Size: ADULT S THRU XXL w/MAHWAH TENNIS LOGO ON FRONT	N/B		\$ 6.00	Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50			\$ 5.88		N/B			
YS-186	2	TENNIS WIRE BALL CARRIERS- GAMMA BALLHOPPER RISETTE PLUS 55 OR SIMILAR	\$ 38.12	BSN MTINSTRUDS	N/B		N/B		N/B		N/B			

TRACK			BSN SPO	RTS	EAST COAS	ST DES.	RIDDELL		R&RTR	OPHY	S&SWC	RLDWIDE		
ITEM NUMBER	QUANTITY	ITEM DESCRIPTION	UNIT PRICE	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions
YS-187	50	T-SHIRTS- FRUIT OF LOOM BEST #5930B. YOUTH 50/50 BLEND. COLOR: LIGHT BLUE. SIZES XS-XL. MAHWAH TRACK LOGO ON FRONT	N/B		\$ 5.50		\$ 5.80		\$ 5.88		N/B			
YS-188	50	T-SHIRTS- FRUIT OF LOOM BEST #5930. ADULT 50/50 BLEND COLOR: LIGHT BLUE SIZES XS-XXXL MAHWAH TRACK LOGO ON FRONT	N/B		\$ 5.50	Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$ 6.20		\$ 5.88		N/B			
MAHWA	H RECR	EATION		1,000 % 1,000		5/15/25/27		No. of the		all strategy				
ITEM NUMBER		ITEM DESCRIPTION	unit price	exceptions	unit price	exceptions	unit price	exceptions	unt price	exceptions	unit price	exceptions	unit price	exceptions
YS-190	25	MAHWAH RECREATION SHORT SLEEVE "MOISTURE WICKING", Under Armor, Nike or equal - T-SHIRT IN ADULT S-XXXL W/ MAHWAH BRANDING/LOGO	N/B		N/B		\$ 8.55	4120	N/B		N/B			
YS-191	25	MAHWAH RECREATION LONG SLEEVE "MOISTURE WICKING", Under Armor, Nike or equal - T-SHIRT IN ADULT S-XXXL W/ MAHWAH BRANDING/LOGO	N/B		N/B		\$ 11.55	4104	N/B		N/B			
YS-192	25	Men's MAHWAH RECREATION LONG SLEEVE Russell Dri-power Fleece Crew in Heath- ADULT S-XXXL W/ MAHWAH BRANDING/LOGO embroidered	N/B		N/B		\$ 23.10		N/B		N/B		,	
YS-193	25	Women's MAHWAH RECREATION LONG SLEEVE Russell Dri-power Fleece Crew in Heath- ADULT S-XXL W/ MAHWAH BRANDING/LOGO embroidered	N/B		N/B		\$ 23.10		N/B		N/B			
YS-194	25	Men's MAHWAH RECREATION Short SLEEVE, Nike or Under Armor Golf Polo(OR EQUAL) in Graphite/Black/Navy- ADULT S-XXXL W/ MAHWAH BRANDING/LOGO & First Name embroidered	N/B		N/B		\$ 33.05	HOLLOWAY 222575	N/B		N/B			
YS-195	25	Women's MAHWAH RECREATION Short SLEEVE, Nike or Under Armor Golf Polo(OR EQUAL) in Graphite/Black/Navy- ADULT S-XXXL W/ MAHWAH BRANDING/LOGO & First Name embroidered	N/B		N/B		\$ 33.05	HOLLOWAY 222775	N/B		N/B			
YS-196	25	Men's MAHWAH RECREATION LONG SLEEVE Halloway Raider Pullover(OR EQUAL) in Carbon- ADULT S-XXXL W/ MAHWAH BRANDING/LOGO & First Name embroidered	N/B		N/B		\$ 49.80		N/B		N/B			
YS-197	25	Women's MAHWAH RECREATION LONG SLEEVE Halloway Raider Pullover(OR EQUAL) in Carbon-ADULT S-XXL W/ MAHWAH BRANDING/LOGO & First Name embroidered	N/B		N/B		\$ 49.80		N/B		N/B			
YS-198	25	Men's/Womens MAHWAH RECREATION LONG SLEEVE WATERPROOF RAIN JACKET-ADULT S-XXL W/MAHWAH BRANDING/LOGO embroidered	N/B		N/B		\$ 56.25	HOLLOWAY 229542	N/B		N/B			
YS-199	25	Men's/Womens MAHWAH RECREATION LONG SLEEVE MOCK TURTLENECK - ADULT S-XXL W/MAHWAH BRANDING/LOGO embroidered	N/B		N/B		\$ 19.55	AUGUSTA 797	N/B		N/B			

RECREATION COMMITTEE

ADULT	SPORTS		BSN SP	ORTS	EAST CO.	AST DES	RIDDELL		R&RTR	OPHY	S&SW	ORLDWIDE		
ITEM NUMBER	QUANTITY	ITEM DESCRIPTION	Unit Price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unitprice	exceptions	unit price	exceptions
AS-01	12	T-SHIRTS. ADULT SIZES SM THRU XXXL. FRUIT OF THE LOOM BEST #5930. 50/50 BLEND. 4" "MAHWAH" ON FRONT W/ LOGO (SOFTBALL, SOCCER OR TENNIS). NUMBERED ON BACK. COLORS: ASSORTED	N/B		N/B		\$ 9.40		\$ 8.74	·	N/B			
AS-02	120	SOFTBALL 2 BUTTON PLACKET. ASSORTED COLORS. 4" "MAHWAH" ON FRONT. NUMBERED ON BACK. SIZES: ADULT SMALL THROUGH XXXL.	N/B		N/B		\$ 14.90	AUGUSTA 580	\$ 12.88		N/B			
AS-03	48	T-SHIRTS.BADGER B-CORE LADIE'S V-NECK SHORT SLEEVED PERFORMANCE T-SHIRT. #4162. ADULT SIZES XS THRU XXXL. 4" "MAHWAH" ON FRONT W/ LOGO (SOFTBALL, SOCCER OR TENNIS). NUMBERED ON BACK IN 6" LETTERS. COLORS: ASSORTED.			\$ 10.0	Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$ 10.70	** item awarded to keep shirts fron the same bidde	n er					
AS-04	120	T-SHIRTS. BADGER ADULT B-CORE SHORT SLEEVED PERFORMANCE TEE. #4120 ADULT SIZES S THRU XXXL. 4" "MAHWAH" ON FRONT W/ LOGO (SOFTBALL, SOCCER OR TENNIS). NUMBERED ON BACK IN 6" LETTERS. COLORS: ASSORTED	N/B		\$ 10.0	Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$ 9.45		\$ 11.28 \$ 10.44		N/B N/B			
AS-05	48	T-SHIRTS. BADGER WOMEN'S B-CORE SHORT SLEEVED PERFORMANCE TEE. #4160 ADULT SIZES XS THRU XXL. 4" "MAHWAH" ON FRONT W/ LOGO (SOFTBALL, SOCCER OR TENNIS). NUMBERED ON BACK IN 6" LETTERS. COLORS: ASSORTED	N/B		\$ 10.0	Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$ 9.45		\$ 10.44		N/B			
AS-06	120	T-SHIRTS. BADGER ADULT B-CORE SHORT SLEEVED PERFORMANCE TEE. #4120 ADULT SIZES S THRU XXXL. "MAHWAH RECREATION" LOGO ON FRONT COLORS: ASSORTED	N/B		\$ 8.5	O Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$ 8.40		\$ 9.94		N/B			
AS-07	50	T-SHIRTS. BADGER ADULT B-CORE SHORT SLEEVED PERFORMANCE TEE. #4160 WOMEN'S SIZES XS THRU XXL. "MAHWAH RECREATION" LOGO ON FRONT COLORS: ASSORTED	N/B		\$ 8.5	O Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$ 8.40	4	\$ 9.94		N/B			
AS-08	120	SOCCER T-SHIRTS. HANES 100% BEEFY TEE #5180. SOCCER BALL LOGO ON FRONT. "MAHWAH" ON TOP OF BALL. "ADULT SOCCER" UNDER BALL. SIZES XS - XXL.	N/B		\$ 7.0	O Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$ 6.35		\$ 7.44		N/B			
AS-09	12	CHAMPIONSHIP SOCCER T-SHIRTS. SAME AS ABOVE. ADD "CHAMPIONS" ACROSS BACK. SIZES XS - XXL.	N/B		N/B	Page 1	\$ 8.35		\$ 9.44		N/B			

bid opening: 2/25/2022

MTB-22-05 RECREATION MATERIALS SUPPLIES

RECREATION COMMITTEE

ADULT	SPORTS-	CONCLUDED	BSN SPC	ORTS	EAST CO.	AST DES	RIDDELL		R&RTR	OPHY	S&SWO	RLDWIDE		
ITEM	QUANTITY	ITEM DESCRIPTION			G.									T
NUMBER			Unit Price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions
AS-10	10	ADIDAS FINALE SOCCER BALL - #5	N/B		N/B		N/B		\$ 27.88		N/B			
AS-11	10	ADIDAS JABULANI MLS COMPETITION SOCCER BALL	N/B		N/B		N/B		\$ 39.94		N/B			
AS-12	48	SOFTBALLS-ADULT LEAGUE. DUDLEY THUNDER HYCON 52/300.	parions.		N/B									
		COMPOSITE. PRICE PER DOZEN. 6 PER CASE	\$ 4.56	As spec 1375626	,-		N/B		\$ 57.96		N/B			
AS-13	6	LOUISVILLE SLUGGER QUEST-FPQS-14 FAST PITCH WOMEN'S	211		N/B									
		SOFTBALL BAT. 31", 32",33"	N/B				N/B		N/B		N/B			
AS-14	6	DEMARINI ULTIMATE WEAPON SLOW PITCH SOFTBALL BAT.	NVD		N/B		N/D		N/D					
10.45	10	26OZ, 28OZ, 30OZ	N/B		1/2		N/B		N/B		N/B			
AS-15	10	CHAMPION MENS' 4OZ. DOUBLE DRY PERFORMANCE V-NECK T-SHIRT. #CW22. SIZES:S-3XL. ASST. COLORS. "MAHWAH DAY"			N/B									
		ON FRONT IN 4" LETTERS. "STAFF" ON BACK IN 6" LETTERS.												
			N/B				N/B		N/B		N/B			
		CHAMPION LADIES' 4OZ. DOUBLE DRY PERFORMANCE V-NECK			N/B									
AS-16	6	T-SHIRT. #CW23. SIZES:XS-2XL.ASST. COLORS. "MAHWAH DAY"					N/B		N/B		N/B			
		ON FRONT IN 4" LETTERS. "STAFF" ON BACK IN 6" LETTERS.	N/B											
AS-17	4	Bison Outdoor Double-Rim HD Breakaway Flex Rim	\$319.12	As spec	N/B		N/B		N/B		N/B			
AS-18	12	BRAIDED POLY OUTDOOR BASKETBALL NETS		BSN SNBBNPBRY	N/B		N/B		N/B			W/2004		1
AS-19	12	Bison Outdoor Anti-Whip Competition Grade Net with	Φ 1.22	B3N 3NBBNFBN	N/B		IV/D		IN/D		φ 4.10	W2984		+
A3-13	12	mounting clips	N/B		IV/ B		N/B		N/B		N/B			
AS-20	15	PICKLEBALL PADDLE BUNDLE W/ 2 PADDLES AND 4 BALLS	\$ 23.27	1450226	N/B		N/B		N/B		N/B			
AS-21	2	PORTABLE PICKLEBALL NET SYSTEM	\$138.43	1454847	N/B		N/B		N/B		\$ 139.70	W12990		
AS-22	36	Onix Pure 2 Outdoor Pickleballs	N/B		N/B		N/B		N/B		N/B			
AS-23	36	Franklin Sports X-40 Outdoor Pickleballs	N/B		N/B		N/B		N/B		N/B			
AS-24				1050 PRICE EACH SOLD IN DOZENS	N/B									
AS-25	36	Dura Fast 40 Outdoor Pickleballs	\$ 2.68	SOLD IN DOZENS	N/B		N/B		N/B		N/B			
	36	Penn 40 Outdoor Pickleballs	N/B	147			N/B		N/B		N/B			
AS-26	3	Douglas® Premier PPS22-SQ Portable Pickleball Net System	N/B		N/B		N/B		N/B		N/B			
AS-27				BSN 1033618 Price each, sold in set	N/B							S&S LITEFLITE		
	24	12" Wiffle Balls (softball size)	\$ 0.71	of 8			N/B		N/B		\$ 11.76	W14656 P1412		
AS-28	3	 Softball/Baseball Pitcher Screen Protection	N/B		N/B		N/B		\$ 149.88		N/B	,		
AS-29	16	Official Sports Pro Style Referee Shorts-S to XXL (no subs)	N/B		N/B		N/B		N/B		N/B			
AS-30	1	Mizuno MVP GMVP1300S2 13" Adult Utility Slowpitch Softball			N/B									1
	6	Glove OR EQUAL	N/B				\$ 64.30		N/B		N/B			
AS-31	6	Professional Rol-Dri Tennis Court Roller (36 in sweep)	\$ 69.82	MTRDMSTR	N/B		N/B		N/B		N/B			
AS-32	6	Wilson Super Soft Play Volleyball-Red/White/Blue(No Subs)	N/B		N/B		N/B		N/B		N/B			
AS-33	6 SETS	American Cornhole Assoc. Official size boards with carry bag	N/B		N/B		N/B		N/B		N/B			
AS-34	6 SETS	American Cornhole Assoc. official cornhole bags	N/B		N/B	Da 1	N/B		N/B		N/B			\top

SUMME	R RECRE	<u>EATION</u>	BSN SPC	ORTS	EAST COA	AST DES	RIDDEL		R&RTR	OPHY	S&SW	ORLDWIDE		
ITEM NUMBER	QUANTITY	ITEM DESCRIPTION	Unit Price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions
SR-01	60	CAMPER T-SHIRTS -YOUTH SIZES- S-M-L-XL FRUIT OF THE LOOM BEST #5930. W/ LARGE MAHWAH SUMMER REC LOGO ON FRONT. WHITE & ASST. COLORS.	N/B		\$ 4.25	5	\$ 5.80		\$ 5.88		N/B			
SR-02	60	CAMPER T-SHIRTS -ADULT SIZES- S-M-L-XL FRUIT OF THE LOOM BEST #5930. W/ LARGE MAHWAH SUMMER REC LOGO ON FRONT. WHITE & ASST. COLORS.	N/B		\$ 4.25	Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$ 6.10)	\$ 5.88		N/B			
SR-03	60	CIT-T-SHIRTS. ADULT SIZES SM THRU XXL FRUIT OF LOOM BEST #5930 50/50 COTTON POLY BACK	N/B		\$ 5.00	Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$ 7.35	5	\$ 7.44		N/B			
SR-04	60	COUNSELOR T- SHIRTS. ADULT SIZES SM-XXL. FRUIT OF THE LOOM BEST #5930 50/50. WHITE & ASSORTED COLORS. SMALL MAHWAH REC LOGO ON LEFT CHEST. "STAFF" UNDER LOGO.	N/B		\$ 4.25	Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$ 6.10		\$ 5.88		N/B			
SR-05		COUNSELOR T-SHIRTS ADULT SIZES SM.THRU XXL RUSSEL NUBLEND #64030 50/50 COTTON POLY- GREY SHIRT W/ GREEN SMALL LOGO ON LEFT CHEST. "STAFF" UNDER LOGO	N/B		N/B		\$ 6.10	0	\$ 5.88		N/B			
SR-006		COUNSELOR T-SHIRTS ADULT SIZES SM.THRU XXL FRUIT OF THE LOOM BEST #5930M 50/50 COTTON POLY- GREY SHIRT W/ GREEN SMALL LOGO ON LEFT CHEST. "STAFF" UNDER LOGO	N/B		\$ 4.25	Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$ 6.10		\$ 5.88		N/B			
SR-07	48	COUNSELOR COTTON TANK-ANVIL #215 (6.1 OZ). ADULT SIZES SM.THRU XXL 100% COTTON- W/ SMALL MAHWAH REC LOGO ON LEFT CHEST. "STAFF" UNDER LOGO	N/B		\$ 8.00	Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$ 5.98	GILDAN 2700	N/B		N/B			
SR-08	48	COUNSELOR COTTON SLEEVELESS T-SHIRT ANVIL #215 (6.1 OZ).ADULT SIZES SM.THRU XXL W/ SMALL MAHWAH REC LOGO ON LEFT CHEST "STAFF" UNDER LOGO	N/B			Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$ 5.95	5	N/B		N/B			
SR-09		COUNSELOR V-NECK T-SHIRT. NEXT LEVEL LADIES ANVIL #6044 (POLY/COTTON).ADULT SIZES XS THRU XXL W/ SMALL MAHWAH REC LOGO ON LEFT CHEST "STAFF" UNDER LOGO	N/B		\$ 9.00	Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$ 6.80) DM1190L	N/B		N/B			



330 Mac Lane, Keasbey, NJ 08832 Tel: 732-346-0200 Fax: 732-346-0205 www.csitech.com

July 20, 2021

TO WHOM IT MAY CONCERN:

The InfoShareTM Engine® that the Records & Case Management/Document Management System is a web-based application. It is built upon CSI Technology Groups patented software, U.S. Patent # 10,649,743 B2. The applications are specifically designed for State & County Prosecutors, Local & County Enforcement entities (i.e. Police Department, Fire Department, Fire Inspectors, etc.) and State Regulatory & Investigative agencies. Consisting of a base system and core modules, the system offers add-on modules and functional components at the agency's election. The system is deployed in 21 counties at both the County and Municipal levels in the State of New Jersey and a number of NJ state agencies to include, but not limited to; the New Jersey State Police, New Jersey Department of Corrections, the New Jersey Attorney General's Office, Division of Criminal Justice and the New Jersey Supreme Court.

The integrated add-on modules include but are not limited to: Police & Fire Records Management; integrated eTicket; Fire Inspection, Permits & Licenses, Municipal Portal; Megan's Law Sex Offender; Evidence − Intake, Storage & Chain of Custody; Forfeiture; Juvenile; Investigation, Intelligence, eProsecution, Major Incident Management, Domestic Violence Family; Pawn Shop, Victim Witness Suite, Internal Affairs and our Send to Prosecutor function that exists between the InfoShare™ County Prosecutor's Office and InfoShare™ PoliceRMS.

Functional components include: New Jersey Administrative Office of the Courts Interfaces for eTickets & data interfaces, InfoScan; Discovery with Bates Numbering & Redaction; Template Generator and Crime Analysis with Link Analysis & GIS mapping functionality. All of the modules and the components are fully integrated with the InfoShareTM Engine® and other modules of the system, including Investigation, e-Prosecution, and Intelligence. No other company and/or third party entity can access the InfoShareTM Engine® for installation of components or maintenance of the InfoShareTM Engine® and accompanying modules.

Computer Square Inc. (CSI) is the sole designer, developer and maintainer of the InfoShareTM systems which are available to New Jersey government agencies on a perpetual license basis. InfoShareTM is trademarked and is the intellectual property of CSI Technology Group. CSI is the sole source provider of the system and maintenance services.

Richard Norcross, Executive Vice President

RESOLUTION TOWNSHIP OF MAHWAH P.O. Box 733 MAHWAH, NJ 07430

Resolution #-22

Date: March 10, 2022

Name	Motion	Second	Yes	No	Abstain	Absent
Ariemma						
Bolan						
Ervin		 				
Ferguson						
Paz						
Wong						
May						

WHEREAS, the Township of Mahwah Police Department utilizes the InfoShare Computer Aided Dispatch and Records Management System, and has the need to renew maintenance support services with Computer Square, Inc., dba CSI Technology Group, as a proprietary computer software maintenance contract pursuant to the provisions of N.J.S.A. 40A:11-5(dd) and

WHEREAS, the Purchasing Agent has determined and certified in writing that the value of the contract will exceed the \$17,500.00 Pay-to-Play threshold, but will not exceed the bid threshold of \$44,000.00; and

WHEREAS, Computer Square, Inc., dba CSI Technology Group (CSI) has submitted a letter verifying that the InfoShare Computer Aided Dispatch and Records Management System is proprietary to CSI., and CSI., will provide maintenance support services to the Township of Mahwah Police Department InfoCAD system; and

WHEREAS, the Chief Financial Officer has certified that funds are available in the Municipal Budget of the Township of Mahwah; and

WHEREAS, Computer Square, Inc. has completed and submitted a Business Entity Disclosure Certification which certifies that Computer Square Inc. has not made any reportable contributions to a political or candidate committee in the Township of Mahwah in the previous one year, and that it is prohibited from making any reportable contributions through the term of the contract.

NOW THEREFORE, BE IT RESOLVED that the Township Council of the Township of Mahwah authorizes the Township of Mahwah to enter into an Alternate Non-Fair and Open contract with Computer Square, Inc., dba CSI Technology group, for proprietary software maintenance support services as described herein; for an amount not to exceed \$44,000.00 through December 31, 2022; 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 the Township Clerk shall keep a copy of this Resolution on file and available for inspection in the Office of the Township Clerk and that the Township Clerk shall forward a copy of this Resolution to the Business Administrator, QPA, Chief Financial Officer and Computer Square, Inc., dba CSI Technology Group, 330 Mac Lane, Keasbey, NJ 08832.

I hereby certify that this resolution consisting of two page(s), was adopted at a meeting of the Township Council of the Township of Mahwah, 10th day of March, 2022.

Kathrine Coviello, RMC/CMC/MMC Municipal Clerk

David May
Council President



RESOLUTION

TOWNSHIP OF MAHWAH

P.O. BOX 733 MAHWAH NJ 07430 Resolution #XXX-22

Date: March 10, 2022

Name	Motion	Second	Yes	No	Abstain	Absent
Ariemma						
Bolan						
Ervin						
Ferguson						
Paz						
Wong						
May						

WHEREAS, the Township of Mahwah has items as shown on the attached list that are not needed for public purposes; and

WHEREAS, the Township is desirous of selling these items in an "as is" condition without express or implied warranties; and

WHEREAS, Municibid is on NJ State Contract T-2581;

NOW, THEREFORE, BE IT RESOLVED by the Township Council of the Township of Mahwah as follows:

- (1) The items on the attached list are not needed for public service and shall be auctioned individually, online, and conducted through Municibid pursuant to State Contract T-2581 in accordance with the terms and conditions of the State Contract. The terms and conditions of the agreement entered into with Municibid are available online at municibid.com and also available at the office of Municipal Clerk, of the Township of Mahwah.
- (2) The address of the auction site is Municibid.com
- (3) The sale is being conducted pursuant to Local Finance Notice 2008-09.
- (4) All items shall be sold in an "as-is" condition without expressed or implied warranties with the successful bidder required to execute a Hold Harmless and Indemnification Agreement concerning use of said excess items.
- (5) The Township of Mahwah reserves the right to accept or reject any bid submitted.
- (6) The Township shall dispose of any item in accordance with all applicable environmental regulations if any item does not sell on the Municibid auction.

BE IT FURTHER RESOLVED that a notice of date, time and place of the public sale together with a description of the items to be sold will be advertised in the official newspaper, pursuant to N.J.S.A 40A:11-36; and

BE IT FURTHER RESOLVED that items that fail to sell may be scrapped with any proceeds being turned over to the CMFO for deposit in the accounts of the Township; and

BE IT FURTHER RESOLVED that the Municipal Clerk shall maintain a copy of this Resolution on file and shall forward a copy to the Mayor; Business Administrator; CMFO; QPA; Captain Blank; and Municibid, Greg Berry, 2401 Walnut St. 6th Floor, Philadelphia, PA 19103.

I hereby certify that this resolution consisting of two page(s), was adopted at a meeting of the Township Council of the Township of Mahwah, on this 10th day of March, 2022.

Kathrine G. Coviello RMC/CMCMMC Municipal Clerk

David May Council President



Equipment List for Surplus Property Auction

2013 Ford Taurus Police Interceptor (#112)	Vin# 1FAHPZMT8DG164971	\$650
2015 Ford Explorer (#118)	Vin# 1FM5KAR0FGC51737	\$750
2014 Ford Explorer (#117)	Vin# 1FM5K8AR2EGA92184	\$750
1994 Classic MFG Trailer 16ft Enclosed	Vin# 10WPAEH25RWO19358	\$300
Wells Cargo Trailer 10ft Enclosed	Vin# 1WC200D14P1001381	\$300
Haulmark Trailer 10ft Enclosed	Vin# 16HCB10135P044778	\$300
Honda 4trax ATV unknown year	No Vin # located	\$275
2011 Kawasaki Teryk UTV SideXSide	No Vin# located	\$275
Police Matrice 210 Drone & Parts		\$500 min
Blackhawk Products Omega Elite Tactical Vests (4 lots)	Item #30EV26DE	\$84 min for used
•		\$160 for new

RESOLUTION TOWNSHIP OF MAHWAH P.O. Box 733 MAHWAH, NJ 07430

Resolution #-22

Date: March 10, 2022

Name	Motion	Second	Yes	No	Abstain	Absent
Ariemma						
Bolan						
Ervin						
Ferguson						
May						
Paz						
Wong						

BE IT RESOLVED the Township Council of the Township of Mahwah hereby consents the following Mayoral Appointments:

Board/Committee	Appointee	Term
Beautification Committee	Megan Jankowski	March 11, 2022 to December 31, 2024
	Victoria Galow	March 11, 2022 to December 31, 2023
	Jessica Stumpp	March 11, 2022 to December 31, 2023
Pool Advisory Committee	Brett Coplin	March 11, 2022 to December 31, 2023
	Mark Sadowski	March 11, 2022 to December 31, 2023
	Mark Grainger	March 11, 2022 to December 31, 2023
	Rola Salloum	March 11, 2022 to December 31, 2023
	Donald Hoover	March 11, 2022 to December 31, 2022

BE IT FURTHER RESOLVED the Municipal Clerk shall forward a copy of this Resolution to the Appointee, Pool Advisory Committee, Beautification Committee and Mayor Wysocki.

I hereby certify that this resolution consisting of one page(s), was adopted at a meeting of the Township Council of the Township of Mahwah, on the 10th day of March, 2022.

Kathrine Coviello, RMC/CMC/MMC	David May
Municipal Clerk	Council President

RESOLUTION

TOWNSHIP OF MAHWAH P.O. Box 733



MAHWAH, NJ 07430 Date: March 10, 2022

Name	Motion	Second	Yes	No	Abstain	Absent
Ariemma						
Bolan						
Ervin						
Ferguson						
May						
Paz						
Wong						

A RESOLUTION APPROVING THE DISBURSEMENT OF FUNDS FROM THE BCIA DPW PROJECT

WHEREAS, pursuant to Section 510 (C) of that certain Lease Purchasing Agreement dated as of August 1, 2011(the "Original Lease Agreement") by and between the Bergen County Improvement Authority (the "Authority") and the Township of Mahwah, New Jersey, and (ii) Section 5.02 of the Authority's bond resolution entitled "RESOLUTION AUTHORIIZNG THE ISSUANCE OF COUNTY GUARANTEED LEASE REVENUE BONDS OF THE BERGEN COUNTY IMPROVEMENT AUTHORITY" duly adopted by the Authority on June 3, 2021 collectively, the "Lease Revenue Bond Resolution", M&T Trust Company, as Trustee for the holders of the captioned bonds (the "Bonds"), is hereby requested to pay from moneys on deposit in the Acquisition Fund bills associated with the Township of Mahwah DPW Project in Mahwah, New Jersey, and

WHEREAS, Requisition Number #4 in the amount of \$15,000.00 is payable to DiGeronimo PC and \$15,000.00 is being sent to M&T Bank on March 10, 2022 by the MAYOR AND COUNCIL, Business Administrator and CFO of the Township of Mahwah.

THEREFORE, BE IT RESOLVED that the action of the CFO in submitting the bill for payment, to the Trustee M&T Bank, as approved by the CFO, is hereby approved.

BE IT FURTHER RESOLVED, that the Township Clerk shall keep a copy of this Resolution on file and available for inspection in the office of the Township Clerk and shall forward a copy of this Resolution to the Mayor, Business Administrator, OPA, CMFO, and the Assistant to the Business Administrator.

I hereby certify that this resolution consisting of one page(s), was adopted at a meeting of the Township Council of the Township of Mahwah, on the 10th day of March, 2022.

Kathrine Coviello, RMC/CMC/MMC David May Municipal Clerk Council President

THE BERGEN COUNTY IMPROVEMENT AUTHORITY \$22,600,000 COUNTY GUARANTEED LEASE REVENUE BONDS, SERIES 2021 Township of Mahwah Project

LEASE AND AGREEMENT REQUISITION FOR PAYMENT

VIA ELECTRONIC MAIL
Manufacturers and Traders Trust Company
Corporate Trust Administration
99 Wood Avenue South
Iselin, New Jersey 08830

REQUISITION REF. NO. 2021-4

I, the undersigned Chief Financial Officer of the Township of Mahwah, in the County of Bergen (the "Municipality") DO HEREBY CERTIFY that I am an Authorized Municipal Representative duly designated by the Municipality to execute and deliver this certificate on behalf of the Municipality. I DO HEREBY FURTHER CERTIFY pursuant to and in accordance with the terms of the Lease and Agreement between the Bergen County Improvement Authority (the "Authority") and the Municipality dated as of August 1, 2021 (the "Lease") as follows:

- 1. This requisition is Requisition Ref. No. 2021-4 (Disbursement from BCIA Mahwah DPW 2021 Project Account number 148951-001
- 2. The name and address of the person, firm or corporation to whom payment is due is: DiGeronimo PC- 650 From Road, Mack II, Suite 560. Paramus, NJ 07652.
- 3. The amount to be paid to such person, firm or corporation is DiGeronimo PC in the amount of \$15,000.00
- 4. The Project Costs to which this Requisition relates is Township of Mahwah DPW Project.
- 5. Each obligation, item of cost or expense mentioned herein has been properly incurred, is an item of Cost and is a proper charge against the Project Fund and has not been the basis of any previous withdrawal.

Capitalized terms used herein and not otherwise defined shall have the meanings ascribed to such terms in the Lease. This requisition is authorized to be executed in counterparts by the parties set forth below.

DATED:	TOWNSHIP OF MAHWAH
	Authorized Municipal Representative Name: Joseph Kovalcik Title: Chief Financial Officer
	shalf of the Bergen County Improvement Authority, hereby acknowledges the certifications set forth above.
DATED:	BERGEN COUNTY IMPROVEMENT AUTHORITY
	Authorized Authority Representative Name: Mauro Raguseo

Title: Executive Director

SCHEDULE A

rayee Maine.	Diderontino PC			
Address:	650 From Road, Mack II, Suite 560 Paramus, NJ 07652			
Amount: \$	\$15,000.00			
Date:	March 10, 2022			
Wiring Instructi	ons:			
Bank name:				
Bank ABA:				
Payee account number:				
Payee account	name:			
For further cred	lit (If necessary):			
Attached Description of Product/Service: see below				

Check disbursement instructions:

[ATTACH BILLING/PAGES AS NECESSARY]



Suzanne DiGeronimo, FAIA | Louis A. DiGeronimo, AIA

Ben Kezmarsky **Business Administrator** Township of Mahwah 475 Corporate Drive Mahwah, NJ 07430 Via: Email

bkezmarsky@mahwahtwp.org

Invoice:

4148

Date:

3/4/2022

PROJECT

DiGeronimo Project #2610 Vendor ID #3233 Architectural Services for New DPW Building Phase 1. Site Report Purchase Order #751

Fixed Fee

Architeture Services

Phase 1. Existing Site Conditions Report

PHASE	CONTRACT AMOUNT	PREVIOUSLY BILLED	% OF CONTRACT COMPLETE	AMOUNT DUE	BALANCE ON CONTRACT
Phase 1. Existing Site Conditions Report	\$50,000.00	\$25,000.00	80.00%	\$15,000.00	\$10,000.00
	\$50,000.00	\$25,000.00	80.00%	\$15,000.00	\$10,000.00

Amount Due this Invoice:

\$15,000.00

Summary	
Contract Amount:	\$50,000.00
Balance not to Exceed:	\$50,000.00
Previously Billed:	\$25,000.00
Amount Due this Invoice:	\$15,000.00
Balance of Contract:	\$10,000,00

Federal ID: 22-3159002



TRANSFER OF 2021 APPROPRIATION RESERVES

WHEREAS, certain transfer of funds for 2021 budget appropriation reserves are necessary to cover anticipated expenditures; and

WHEREAS, N.J.S.A. 40A:4-59 provides for transfers from appropriation reserves with an excess over and above the amount deemed to be necessary to fulfill the purpose for such appropriation reserves, to those appropriation reserves deemed to be insufficient;

NOW, THEREFORE, BE IT RESOLVED by the Governing Body of the Township of Mahwah, that the transfer be made between the 2020 budget appropriation reserves as follows:

CURRENT FUND	FROM TO
GENERAL APPROPRIATIONS	
Operations - within "CAPS"	
Business Administrator:	
Salary and Wages	\$3,000.00
Computer Account	•
Other Expenses	\$3,000.00
Police Patrol:	
Salary and Wages	\$6,000.00
Medical	
Other Expenses	\$6,000.00
Police Patrol:	
Salary and Wages	\$8,000.00
Health Department:	
Other Expenses	\$8,000.00
Snow Removal:	
Salary and Wages	\$30,000.00
Central Street Lighting	
Other Expenses	\$30,000.00
Snow Removal:	
Salary and Wages	\$6,000.00
Central Gasoline	
Other Expenses	\$6,000.00
Snow Removal:	
Other Expenses	\$50,000.00
Division of Law	
Other Expenses	\$50,000.00
Municipal Services Act:	
Other Expenses	\$50,000.00
Division of Law	
Other Expenses	\$50,000.00
Police Patrol:	
Salary and Wages	\$175,000.00
Division of Law	
Other Expenses	\$175,000.00



R E S O L U T I O N TOWNSHIP OF MAHWAH P.O. Box 733 MAHWAH, NJ 07430

Resolution #-22

Date: March 10, 2022

Name	Motion	Second	Yes	No	Abstain	Absent
Ariemma						
Bolan						
Ervin						
Ferguson						
Paz						
Wong						
May						

BE IT RESOLVED, that the Temporary Appropriations introduced at the annual meeting of the Mayor and Council of the Township of Mahwah, January 20, 2022, be amended as follows:

CURRENT FUND

By increasing the following Appropriations:	
Operations - within "CAPS" to:	
Disposal/Recyclables	
Other Expenses	\$25,000.00
Bureau of Emergency Management	
Other Expenses	\$85,0000.00

BE IT FURTHER RESOLVED, that the total appropriations will now be \$12,887,788.00 hereby certify this to be a true copy of a resolution adopted by the Mayor and Council of the Township of Mahwah at a regular meeting held on the 10th of March, 2022.

I hereby certify that this resolution consisting of one (1) page(s), was adopted at a meeting of the Township Council of the Township of Mahwah on the 10th day of March, 2022.

Kathrine G. Coviello, RMC/CMC/MMC	David May
Municipal Clerk	Council President

TOWNSHIP OF MAHWAH

ORDINANCE NO. 1958

AN ORDINANCE OF THE TOWNSHIP OF MAHWAH, COUNTY OF BERGEN, STATE OF NEW JERSEY, READOPTING CHAPTER 24, ENTITLED ZONING, IN ITS ENTIRETY WITH THE EXCEPTION OF §24-4.27 MF-1, AND AS OTHERWISE REFLECTED IN THE CHAPTER 24.

WHEREAS, on September 14, 2020, the Township Planning Board adopted the 2020 Master Plan and Reexamination Report; after appropriate public notice, to recommend the certain changes to the land use code which recommendations are addressed in the following ordinance;

WHEREAS, on October 15, 2020 the Township adopted revisions to the land-use Chapter 24 of the Township Code under Ordinance 1916 in accordance with the recommendations the 2020 Master Plan and Reexamination Report;

WHEREAS, the readoption of Chapter 24 (Zoning) of Mahwah's Code involved maintaining existing standards, addition of new requirements and language, and the reorganization of the code, including the proposed changes, into a document that is easier to navigate and understand;

WHEREAS, the summary of ordinance 1916 and this re-adoption is contained herein, summarizing the significant changes provided by the Township Planner and the regulations of the land-use ordinance incorporated it therein; and the following definitions were either added or modified;

Modified

- Accessory use or structure
- Basement
- Building
- Carport
- Cellar
- Court
- Critical Land Use
- Dwelling (and underlying sub-definitions)
- Dwelling Unit
- Fitness and health club
- Floor Area
- Garage
- Habitable Space
- Health and Wellness Center
- Home Occupation
- Home Office
- Household
- Household, Low or Moderate Income

- Lot Coverage, Improved
- Lot (and underlying sub-definitions)
- Lot Depth
- Lot line, front
- Mobile Home (Manufactured home)
- Mobile Home Park (Manufactured home park)
- Motor vehicle body repair shop
- Net density
- Public areas
- Restaurant
- Sign (and underlying sub-definitions)
- Story (and underlying sub definitions)
- Variance
- Yard (and underlying sub definitions)
- Definition changes in the MUD-2 Zone to create or modify "Big Box Retail" and "Warehouse" have been moved to the MUD-2 zone.

• Added

- Auction House
- Charging Station
- College
- Convenience Store
- Deck
- Distribution Center
- Dormitory
- Family day care home
- Finance, Insurance and Real Estate
- Flag Lot
- Garage, Private
- Garage, Public
- Garage, Repair
- Garage, Shared Residential
- Gasoline Station and Convenience Center
- Grade, Natural
- Hotel
- Licensed Child Care Center
- Outdoor storage
- Place of Assembly
- Portable on demand storage unit
- Public facilities
- Recreation facility
- Recreation facility, private
- Recreation facility, personal
- Recreation facility, public
- Recreational vehicle

- Restaurant, Fast Food
- Restaurant, take-out
- Retail Sales
- Retail Services
- School, Elementary and High School
- Self Storage Facility
- Sexually Oriented Business
- Sign, Window
- Snack Bar
- Solar energy system, Accessory Use
- Solar energy system, Principal Use
- Ground-Mounted Solar Energy System
- Solar Farm or Solar Garden
- Terrace
- Warehouse
- Zoning Map

Removed

- Affordable housing plan
- Patio homes
- Sign, length
- Sign, business
- Sign, Directional or informational
- Sign, political
- Sign, Real Estate

New Sections

- Portable On-Demand Storage Units
- Residential driveway setbacks
- Electric Vehicle Charging Stations
- Solar Energy Systems
- Zone District Regulations Section. Established sections for all zones, moved new COAH zone requirements here, used it to also centralize zone-specific references that had been dispersed throughout code (C-200 zone, Manufactured Home Parks, Floodplain, Cemetery.
- ADA Requirements
- Places of Assembly (Consolidates old churches, synagogues, places of worship AND community buildings, clubs, social halls, lodges, fraternal organizations)
- Sexually-oriented businesses (replaces Massage Parlors, Bath Parlors and Adult Book Stores)
- Limited Industrial Conditional Use (previously only in table)
- Addition of new housing regulations

• Significant Updates

- Elimination of CED Zone (Includes addition of Statement of Purpose for rezoning)
- Eliminates descriptions of prior zone maps

- Standards for outdoor sales
- Adult Uses
- Corner Lots
- Walls and fences
- Updated names for P-ED and RM
- Projections into required yards provisions also include uncovered decks and patios
- Minor updates to number of buildings restriction
- Accessory Structures and Uses
 - New Chapter 24-3.6. Revises and reorganizes old chapter 24-6.8.
 - Adds exemptions to maximum number of accessory structures, such as pools, children's play structures, tree houses, fountains, decks, sports courts, HVAC units, generators, solar energy systems.
 - Minor revisions to Helistops/Helipads.
 - Revises and updates Private Tennis Court requirements to Personal Recreation Facilities
 - Home Occupations
 - Revised storage requirement. (Previously prohibited outdoor AND indoor display or sale of merchandise, now prohibits outdoor display.)
 - o Clarified language governing use. Prohibits housing to be visibly altered in character, other than signage.
 - Clarifies commercial vehicle, and customer/employee parking requirements.
 - o Establishes limitation for delivery.
 - Added renting/leasing of vehicles (previously considered a conditional accessory use)
 - Establishes setback requirements for HVAC units and generators from structures and property lines.
 - Establishes limitation on pool cabana heights, detached residential garages and carports
 - Reduction in height of retaining walls and fences in nonresidential zones from 6 feet to 4 feet when located within 5 feet of the property line
- Off-street parking (Note: Many requirements in Ch. 22 Site Plan.)
 - Moved most of 24-7 to 24-3.7
 - Update residential parking to comply with RSIS
 - Clarifies requirements for parking of commercial vehicles in residential zones. Prohibits outdoor parking of vehicles overnight. Previously prohibited ALL parking overnight.
 - Establishes storage requirements for RVs, boats, commercial landscaping equipment and trailers.
- Agricultural Uses—Restrictions on raising of foul or beekeeping.
- Establishes a 5-acre minimum for keeping of hoofed animals and clarifies language governing space requirements.
- Updates to terminology within use requirements for consistency with new definitions (i.e. Single Family Detached Dwellings in PRD)

- Removed PRD requirements governing Open Space reductions in the event of a school, police station, etc. Removed language from PRD establishing maximum number of units on specific properties (uncodified section). Removed language permitting development on steep slopes adjacent to public lands (uncodified section).
- Updates performance standards and design criteria to apply to all uses.
- Updates requirements for noise
- Updates requirements for Manufactured Home Parks governing setbacks for sheds and mechanical equipment.
- Clarifies language governing community residences to not interfere with state requirements.
- Updates certain conditional uses.
- Motor vehicle body repair. Removes section permitting a single use on the property.
- Health and wellness centers, fitness centers, and private outdoor recreation have been established as conditional uses. Health and wellness and fitness centers were previously uses that had hyper-specific definitions that read as conditions. Private outdoor recreation was previously a supplemental use requirement for country clubs.
- Schedule of Uses table:
 - Updated to identify permitted, accessory, and conditional uses in each zone (previously zones would build upon others).
 - Updated to reflect new uses/terminologies
 - Updated to reflect changes made to code
 - Added uncodified zones
 - o Added sexually oriented uses to GI-80 zone
 - Schedule of Bulk Requirements Table
 - Updated cross references
 - Added uncodified zones
 - Updated terminology
 - Added C-200 bulk requirements (previously separate table)
 - Revisions to Education District bulk standards

• Moves

- Cross references to Mount Laurel (ML-1 and ML-2) Districts
- Assorted use requirements in former section 24-4.1 either moved to appropriate zones or eliminated
- New Housing Districts (MUD, MF) to centralized location
- Moved OP-200 purpose discussion to centralized purpose section
- Moved OP-200 height requirements to OP-200 zone
- Moved interpretation of provisions section to introductory section
- Moved amendments section to introductory section
- Moved "any use not specifically designated as a principal permitted use...is specifically prohibited..." from General Use Restrictions section to General Regulations
- Consolidated outdoor sales requirements to centralized location
- Moved signage from Accessory Use and other sections to centralized location

- Revised supplemental use regulations section to include: Pipelines (from Use Restrictions section); Marijuana (uncodified, from Use Restrictions section); Outdoor Sale of Goods (from Application of Regulations Section); Commercial Trailers for storage (from Application of Regulations Section);
- Moved nonconforming uses and structures to general regulations
- Consolidates Performance Standards, Design Standards, and Buffer Requirements into one section
- Conditional Uses:
 - o Cemeteries moved to cemetery zone.
 - Places of assembly, nursing homes, mechanical automobile washing establishments, animal hospitals, hotels, service stations, riding stables, moved from supplemental use requirements.
- Moves wellhead protection and historic preservation to "Additional Regulations" section.
- Moves appendices of pollutant sources from attachment into ordinance.

• Recommendations from Annual Reports

- Reexamine Sign Ordinance and improve its clarity.
- Addressing height requirements in the fence ordinance.
- Addressing standards for membrane structures
- Establishing standards for anchoring detached "carport" structures
- Permitting decks to project into rear yards (specifically the PRD. Regulations have been updated to permit this for all residential)
- Exempting single lot, single family from submitting an EIS in the C-200
- Establishing standards for sports courts
- Establishing standards for pool cabanas
- Refining standards for boarding and keeping of animals
- Permitting retail sales in business zones (instead of specific uses)

• Language from Uncodified Zones

- New Housing Districts (MUD-1, MUD-2, MF-2)
- Marijuana
- Cell Towers
- ORP-200 Zone (Uncodified Zone)

WHEREAS, this re-adoption contains the following titles which establish the land-use code in Chapter 24 of the Township Code;

§24-1 GENERAL PROVISIONS

§24-1.1 Title

§24-1.2 Legislative Intent

§24-1.3 Purposes

§24-1.4 Interpretation of Provisions

§24-1.5 Definitions and Word Usage

§24-2 ESTABLISHMENT OF ZONES AND ZONING MAP

- §24-2.1 Districts Designated
- §24-2.2 Zoning Map
- §24-2.3 Interpretation of Boundaries
- §24-2.4 Amendments

§24-3 GENERAL REGULATIONS

- §24-3.1 Application of Regulations
- §24-3.2 Lot Regulations
- §24-3.3 Height Regulations.
- §24-3.4 Yard Regulations
- §24-3.5 Number of Buildings Restricted
- §24-3.6 Accessory Structures and Uses
- §24-3. 7 Off-Street Parking and Loading
- §24-3.8 Supplemental Use Regulations
- §24-3.9 Nonconforming Uses and Structures

§24-4 ZONE DISTRICT REGULATIONS

- §24-4.1 Schedules of Regulations
- **§24-4.2 C200 Conservation**
- §24-4.3 R80 Single-Family Residential
- §24-4.4 R40 Single-Family Residential
- §24-4.5 R20 Single-Family Residential
- §24-4.6 R15 Single-Family Residential.
- §24-4.7 R10 Single-Family Residential
- §24-4.8 R5 Single-Family Residential
- §24-4.9 R11 Two-Family Residential
- §24-4.10 GA200 Garden Apartment
- §24-4.11 PRD4 Planned Residential Development
- §24-4.12 PRD4S Planned Residential Development Special
- §24-4.13 PRD6 Planned Residential Development
- §24-4.14 RM6 Manufactured Home Park
- §24-4.15 B200 Shopping Center Business
- §24-4.16 B40 Highway Business
- §24-4.17 B12 General Business
- §24-4.18 B10 Neighborhood Business
- §24-4.19 CB360 Community Business
- §24-4.20 IP120 Industrial Park
- §24-4.21 GI80 General Industry
- §24-4.22 FP Floodplain
- §24-4.23 CEM Cemetery
- §24-4.24 BZ Buffer Zone
- **§24-4.25 ML1 Moderate and Low Residential**
- §24-4.26 ML2 Moderate and Low Residential
- **§24-4.27 [RESERVED]**
- §24-4.28 MF-2 Multi-Family-2
- §24-4.29 MUD-1 Mixed-Use Development 1 Overlay
- §24-4.30 MUD-2 Mixed-Use Development 2
- §24-4.31 LOD Limited Office District
- **§24-4.32 OP200 Office Park**
- §24-4.33 ORP200 Office Research Park
- §24-4.34 POS Public Open Space
- §24-4.35 ED Education

§24-5 PERFORMANCE STANDARDS AND DESIGN CRITERIA

- §24-5.1 General Application.
- §24-5.2 Compliance with Performance Standards
- §24-5.3 Nuisance Elements.
- §24-5.4 Performance Standards
- §24-5.5 Design Criteria
- §24-5.6 Buffer Zone and General Landscaping Requirements

§24-6 SIGNS

- §24-6.1 General Requirements
- §24-6.2 Exempt Signs
- §24-6.3 Prohibited Signs in all zones
- §24-6.4 Allowable Signage by Zone

§24-7 CONDITIONAL USES

- §24-7.1 Essential Services
- §24-7.2 Community Residences
- §24-7.3 Motor Vehicle Body Repair Shops
- §24-7.4 Places of Assembly
- §24-7.5 Nursing and Convalescent Homes.
- §24-7.6 Animal Hospitals, Veterinary Offices and Animal Kennels
- §24-7.7 Mechanical Automobile Washing Establishments
- §24-7.8 Motels, Hotels, Motor Hotels and Similar Uses
- §24-7.9 Service Stations.
- §24-7.10 Riding Stables, Academies, Riding Clubs.
- §24-7.11 Private Recreation Facilities
- §24-7.12 Health and Wellness Centers
- §24-7.13 Sexually Oriented Businesses
- §24-7.14 Limited Industrial

§24-8 AFFORDABLE HOUSING

- §24-8.1 Housing Commission
- §24-8.2 Housing Regulations
- §24-8.3 Affordability Controls
- §24-8.4 Development Fees
- §24-8.5 Township Set-Aside

§24-9 Wireless Telecommunications Towers and Antennas

- §24-9.1 Purpose.
- §24-9.2 Definitions.
- §24-9.3 Applicability.
- §24-9.4 General Requirements.
- §24-9.5 Permitted Uses.
- §24-9.6 Conditional Use Permits.
- §24-9.7 Buildings or Other Equipment Storage.
- §24-9.8 Removal of Abandoned Antennas and Towers.
- §24-9.9 Existing Towers.

§24-10 ADDITIONAL REGULATIONS

- §24-10.1 Historic Preservation
- §24-10.2 Wellhead Protection

- §24-11 ADMINISTRATION AND ENFORCEMENT
- §24-11.1 Enforcement by Zoning Officer.
- §24-11.2 Zoning Permits.
- §24-11.3 Building Permits.
- §24-11.4 Certificate of Occupancy
- §24-11.5 Violations and Penalties.
- §24-11.6 Board of Adjustment

WHEREAS, legal counsel for the Township and the Township Administration recommends that this ordinance be reintroduced and considered for readoption by the Mayor and Township Council in order to further memorialize and confirm the legislation of former ordinance 1916; and

WHEREAS, this follows the master plan re-examination amendments that was adopted by the Township on September 14, 2020, to confirm the legislation of Chapter 24 except for references to the MF-1 zone and its references reflected therein.

NOW THEREFORE, BE IT ORDAINED, by the Township Council of the Township of Mahwah, County of Bergen, State of New Jersey, as follows:

SECTION 1. Chapter 24 of the Code of the Township of Mahwah is amended it its entirety to read as follows:

Township of Mahwah Chapter XXIV: Zoning

§24-1 GENERAL PROVISIONS

§24-1.1 Title

- a. Long Title. The long title of this Chapter is: "An Ordinance to Amend and Supplement an Ordinance Entitled 'An Ordinance to Limit and Restrict to Specified Districts, and to Regulate Therein Buildings and Structures According to Their Construction, and The Nature and Extent of Their Use in the Township of Mahwah, County of Bergen and the State of New Jersey and To Provide for the Administration and Enforcement Thereof and to Fix Penalties for Violations Thereof 'as Amended and Supplemented."
- b. Short Title. This Chapter shall be known and cited as the "Zoning Ordinance of the Township of Mahwah."

§24-1.2 Legislative Intent

- a. The intent of this Chapter is to establish a precise and detailed plan for the use of land and buildings in the Township, enacted in order to promote and protect the public health, safety and morals and the general welfare of the people.
- b. The Zoning Ordinance for the Township shall be viewed as a permissive ordinance. In no instance after the adoption of this Chapter shall any use be permitted in the Township which is not listed as a permitted, accessory or conditional use as specified herein. Any uses not permitted or specified shall be prohibited.

§24-1.3 Purposes

Such regulations are deemed necessary to achieve the following purposes:

- a. *Promote Orderly Development:* to protect the character and maintain the stability of all areas within the Township, and to promote the orderly and beneficial development of such areas.
- b. Regulate Intensity of Use: to regulate the intensity of use of zoning lots and to determine the area of open spaces surrounding buildings necessary to provide adequate light and air, privacy and convenience of access to property and to protect the public health, safety and welfare.
- c. Regulate Location of Buildings and Establish Standards of Development: to establish building lines and the location of buildings designed for residential, commercial, industrial, office or other uses within such lines and to fix reasonable standards to which buildings or structures shall conform.
- d. *Prohibit Incompatible Uses:* to prohibit uses, buildings or structures which are incompatible with the character of development or the permitted uses within specified zoning districts.
- e. Regulate Alterations of Existing Buildings: to prevent such additions to and alterations or remodeling of existing buildings or structures as would not comply with the restrictions and limitations imposed hereunder.
- f. Limit Congestion in Streets: to limit congestion in the public streets and so protect the public health, safety, convenience and the general welfare by providing for off-

Date: January 4, 2022

- street parking of motor vehicles and for the loading and unloading of commercial vehicles.
- g. Protect Against Hazards: to provide protection against fire, explosion, noxious fumes and other hazards in the interest of the public health, safety, comfort and general welfare.
- h. *Conserve Taxable Value of Land:* to conserve the taxable value of land and buildings throughout the Township.
- i. Statement of Purpose for PRD4S Zoning: The purpose of this district (PRD4S) is to provide legislation which mandates the construction of adult and single-family semi-detached type housing, in an area of the Township which is currently impacted by two (2) diverse development types; that of a manufactured home park and low density single family homes.
 - The mapped location of the PRD4S District will function as a transition use between the manufactured home park and single family homes both in terms of density and building scale.
 - The provision for multiple family housing in this area of the Township is consistent with current Master Plan and Zoning Policy to provide for a multiplicity of housing types appropriately spread or allocated to the several different physical neighborhoods of the Township.
- j. Statement of Purpose for Rezoning Lots 1B and 3B Block 32 from R20 to GI80: Lot 1B is rezoned to GI80 from R20 predicated upon the Master Plan recommendation of the Planning Board. Lot 1B is adjacent to intensive commercial and industrial land uses fronting on Franklin Turnpike and Cedar Hill Avenue. Lot 1B is denuded and is at a lower grade than most all surrounding properties and is ideally suited as a natural drainage/retention area for the surrounding properties, which have been severely flooded in the past and contributed to the continuing flooding problems along the Masonicus Brook and the Mahwah River. The property owners of Lot 1B have proposed a retention pond of six (6) acres to accommodate approximately two hundred fifty (250) acres of adjacent water shed. Lot 3B is rezoned to GI80 to conform it to its current use.
- k. It is the intent of the ML1 and ML2 Zone regulations to provide a realistic opportunity for the construction of a variety of housing types for a variety of income levels in the Township, including housing for lower income households; and to encourage the development of such lower income housing, and other housing, by providing specific land use regulations addressing those needs. These regulations are designed to meet the mandate of South Burlington County N.A.A.C.P. vs. Mount Laurel Township, 92 NJ 158 (1983) also referred to herein as Mount Laurel II. Any provisions of any other ordinance not in conflict with the ML1 and ML2 zoning regulations and which imposes higher standards shall be applicable.
- 1. Statement of Purpose for Rezoning lots contained in the CED (Controlled Economic Development) zone. The CED Zone was originally adopted as Ordinance No. 462 on October 12, 1972, and later amended as part of Ordinance No. 914 on December 5, 1985. This ordinance does not appear to have been fully codified, many of which are outdated or inconsistent with the code. These areas have largely been built out consistent with neighboring zones, therefore, it is the intent of this rezoning to

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recognize these existing development patterns in order to promote the clear and consistent application of development regulations.

m. Provisions Pertaining to the OP200 Zone.

- 1. Relationship to Master Plan. As required by law, pursuant to N.J.S.A. 40:55D-62, the Township Council finds that certain provisions to Ordinance No. 883 may not be totally consistent with the Township Master Plan or the land use plan element therein and accordingly determines that the OP200 District established is peculiarly suitable as a result of its location and prior use, for the designated uses.
- 2. Interpretation. In the interpretation and the application of the provisions of this ordinance, the provisions shall be held to be the minimum requirements for the promotion of health, safety, morals and general welfare. It is not intended to interfere with or abrogate or annul other rules, regulations or ordinances, provided that where this ordinance imposes greater restrictions, the provision of this subsection shall apply.

§24-1.4 Interpretation of Provisions

In the interpretation and the application of the provisions of this Chapter, they shall be held to be the minimum requirements for the promotion of the health, safety, morals and general welfare. It is not intended to interfere with or abrogate or annul other rules, regulations or ordinances, provided that where this Chapter imposes greater restrictions upon the use of buildings or premises or upon the height or bulk of a building, or requires larger open spaces, the provisions of this Chapter shall apply.

§24-1.5 Definitions and Word Usage

a. Word Usage

Unless the context otherwise indicates, the following definitions shall be used in the interpretation and construction of this Chapter. Words used in the present tense include the future; the singular number shall include the plural and the plural, the singular; the word "structure" shall include the word "building"; the word "person" includes a corporation as well as an individual; the word "lot" includes the word "plot"; the word "occupies" includes the words "designated or intended to be occupied"; the word "used" shall include the words "arranged, designed, constructed, altered, converted, rented, leased or intended to be used"; the word "shall" is mandatory and not optional, and the word "may" is permissive.

b. Definitions

As used in this Chapter:

Accessory use or structure shall mean use or structure subordinate to the principal use of a building or structure on the same zone lot and serving a purpose customarily incidental to the principal use of the principal building. Examples of accessory structures shall include, but not be limited to, a detached garage, shed, in-ground or above ground pools, pool equipment, pool cabana, gazebo, decorative fountains, children's play structures, tree houses, sports courts, residential decks, pavilion, pergola, solar powered structures, generators and HVAC units.

Adult homes shall mean housing intended exclusively for persons fifty-five (55) years of age or older and the spouses of such persons; when necessary for the care of persons fifty-

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five (55) years of age or older, one (1) person other than a spouse under fifty-five (55) years of age is permitted in each household.

Animal hospital shall mean a place where animals or pets are given medical or surgical treatment. Use as a kennel shall be limited to hospital use and treatment.

Animal kennel shall mean any building, structure or premises in which animals are kept, boarded or trained for commercial gain.

Applicant shall mean a developer submitting an application for development.

Application for development shall mean the application form and all accompanying documents required by ordinance for approval of a subdivision plat, site plan, planned development, conditional use, zoning variance or direction of the issuance of a permit pursuant to law.

Auction house shall mean a place where objects of art, furniture, and other goods are offered for sale to persons who bid on the object in competition with each other.

Automobile service station or gasoline station shall mean a building or place of business where gasoline, fuel, oil and grease and/or batteries, tires and automobile accessories are supplied and dispensed directly to the motor vehicle trade and where minor repair service is rendered.

Basement shall mean a space, partly above grade level, having one-half or more of its floor-to-ceiling height above the average level of the adjoining ground.

Board shall mean the Planning Board or Board of Adjustment of the Township.

Building shall mean any structure having a roof supported by columns or walls and intended for the shelter, housing, or enclosure of any individual, animal, process, equipment, goods, or materials of any kind.

Building height shall mean the vertical distance from the average point of the finished grade to the mean level of the roof.

Building, *principal* shall mean a structure in which is conducted the principal use of the site on which it is situated.

Carport shall mean a single-story roofed structure providing space for the parking of motor vehicles and enclosed on not more than three (3) sides.

Cellar shall mean a space partly above grade level, having more than one half of its floor-to-ceiling height below the average level of the adjoining ground. No "cellar" or portion thereof shall be used as a dwelling unit.

Charging Station shall mean the physical device that provides a connection from a power source to an electric vehicle. Also known as an Electric Vehicle Charging Station.

College shall mean an educational institution authorized by the state to award associate, baccalaureate, or higher degrees.

Common open space shall mean an open space area within or related to a site designated as a development, and designed and intended for the use or enjoyment of residents and owners of the development. "Common open space" may contain such complementary structures and improvements as are necessary and appropriate for the use or enjoyment of residents and owners of the development.

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Convenience Store shall mean a retail establishment selling primarily food products, household items, newspapers and magazines, candy, and beverages, and a limited amount of freshly prepared foods such as sandwiches and salads for off-premises consumption.

Court shall mean any open space area, unobstructed from the ground to the sky, which is bounded by three (3) or more attached building walls on the same lot.

Critical Land Use shall mean land use that, if located in the vicinity of an Oil and Hazardous Substance Pipeline, represents an unusually high risk to life in the event of a pipeline failure due to the characteristics of the inhabitants or functions of the use. Critical Land Uses include without limitation:

- 1. Child care;
- 2. Places of assembly;
- 3. Hospitals;
- 4. High-rise buildings, including hotels, dormitories, apartment complexes, and office buildings, which may not lend themselves to a timely evacuation;
- 5. Open space uses, including Green Acres and Township of Mahwah-owned lands designated as open space preservation areas, farmland preservation areas, historic preservation areas, Blue Acres preservation areas, active recreation areas, and passive recreation areas:
- 6. National Park Service designated National Natural Landmarks;
- 7. New Jersey Department of Environmental Protection ("NJDEP") designated New Jersey Natural Areas and Natural Heritage Priority Sites;
- 8. Senior and residential care facilities;
- 9. Institutional uses, including schools, day-care facilities, and public or public buildings;
- 10. Land traversing sole source aguifers.

Deck shall mean an unroofed platform, either freestanding or attached to a building, located above the finished grade and is usually supported by pillars or posts.

Developer shall mean the legal or beneficial owner or owners of a lot or of any land proposed to be included in a proposed development, including the holder of an option or contract to purchase or other person having an enforceable proprietary interest in such land.

Development shall mean the division of a parcel of land into two (2) or more parcels; the construction, reconstruction, conversion, structural alteration, relocation or enlargement of any building or other structure or of any mining, excavation or landfill; and any use or change in the use of any building or other structure or land or extension of use of land, for which permission may be required.

Distribution center shall mean an establishment engaged in the receipt, storage, and distribution of goods, products, cargo, and materials, including transshipment by boat, rail, air, or motor vehicle. Retail sales are not considered part of the distribution process.

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District or zone shall mean any portion of the territory of the Township within which certain uniform regulations and requirements or various combinations thereof apply under the provisions of this Chapter.

Dormitory shall mean a building used as group living quarters for a student body or religious order as an accessory use to a college, university, boarding school, convent, monastery, or similar institutional use.

Dwelling shall mean any permanent building or portion thereof designed or used exclusively for human habitation, which include individual cooking, sleeping and sanitary facilities for the occupants of the household:

- 1. *Dwelling*, *one-family detached* shall mean a building containing one (1) dwelling unit and that is not attached to any other dwelling by any means and is surrounded by open space or yards. Also referred to as a "single-family dwelling".
- 2. *Dwelling, one-family semidetached* shall mean a building attached to one other one-family dwelling by a common vertical wall, with each dwelling located on a separate lot. Also known as a patio home.
- 3. *Dwelling, townhouse* shall mean a one-family dwelling in a row of at least three (3) such units in which each unit has its own front and rear access to the outside, no unit is located over another unit, and each unit is separated from any other unit by one (1) or more vertical common fire-resistant walls.
- 4. *Dwelling, two-family* shall mean a building on a single lot containing two (2) dwelling units, each of which is totally separated from the other by an unpierced wall extending from ground to roof or an unpierced ceiling and floor extending from exterior wall to exterior wall, except for a common stairwell exterior to both dwelling units.
- 5. *Dwelling, multifamily* shall mean a building containing three or more dwelling units that share common horizontal and vertical separations.
- 6. Dwelling, Garden Apartment shall mean one (1) or more multiple family buildings not exceeding two and one-half (2-1/2) stories or thirty-five (35') feet in height, containing off-street parking, outdoor recreational facilities and as more fully required herein.
- 7. *Dwelling, Triplex* shall mean a building containing three (3) dwelling units, each of which has direct access to the outside or to a common hall.
- 8. *Dwelling*, *Quadruplex* shall mean four (4) attached dwellings in one building in which each unit has two (2) open-space exposures and shares one (1) or two (2) walls with adjoining unit or units.

Dwelling unit shall mean one (1) or more rooms, occupied or intended for occupancy as separate living quarters, with cooking, sleeping and sanitary facilities provided within the dwelling for the exclusive use of a single family maintaining a household.

Essential Public Facilities shall mean those public facilities which provide basic health and safety services to residents and visitors of Township of Mahwah, including, without limitation, water sanitation plants, water treatment plants, sewer treatment plants, water storage facilities, municipal telecommunication towers, police stations, fire stations, jails, courthouses, public health facilities, and emergency operations centers.

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Essential service shall mean the erection, construction, alteration or maintenance, by public utilities or Municipal or other governmental agencies, of underground, surface or overhead gas, electrical, steam or water transmission systems, including poles, wires, mains, drains, sewers, pipes, conduits, cables, fire alarm boxes, police call boxes, traffic signals, light stations, telephone lines, hydrants and other similar equipment and accessories herewith, reasonably necessary for the furnishing of adequate service by such public utilities or Municipal or other governmental agencies or for the public health, safety or general welfare.

Family shall mean a group of persons functioning as a single housekeeping unit and whose relationship is of a permanent, stable and domestic character as distinguished from non-familial institutional uses, boarding homes, fraternities, sororities, clubs, associations, transient housing or other similar forms of housing.

Family day care home shall mean an establishment which is registered with the State of New Jersey pursuant to the Family Day Care Provider Registration Act, P.L. 1987, c.27 (C: 30:5B-16 et seq.) and provides for the care, supervision, and protection of children for five (5) or fewer children below 13 years of age in the private residence of the provider at any one time for no fewer than 15 hours per week. The limitation on the number of children for whom day-care service is provided shall not include children who are legally related to the service provider, being cared for as part of an employment agreement between the family day care provider and an assistant or substitute provider where no payment for the care is being provided, or children who are part of a cooperative agreement between parents for the care of their children by one or more of the parents and where no payment for the care is being provided.

Farm shall mean an area of land which is actively devoted to agricultural or horticultural use which occupies no less than five (5) acres, exclusive of the land upon which the farmhouse is located and such additional land, in conformance with the minimum lot size of the residential zone in which the farm is located, as may actually be used in connection with the farmhouse as provided in N.J.S.A. 54:4-23.3, 54:4-23.4, 54:4-23.5 and 54:4-23.11.

Fitness and health club shall mean a private recreation facility where all uses and activities are completely located within an enclosed building.

Finance, Insurance and Real Estate shall mean establishments such as banks and financial institutions, credit agencies, investment companies, brokers of and dealers in securities and commodities, security and commodity exchanges, insurance agents, lessors, lessees, buyers, sellers, agents, and developers of real estate.

Flag Lot see Lot, Flag

Floor area shall mean the sum of the gross horizontal area of the several floors of a building measured from the exterior walls in a building. "Floor area" shall not include the area devoted to mechanical equipment serving the building, areas devoted exclusively to off-street parking and loading space for motor vehicles or to any space where the floor-to-ceiling height shall be less than six (6') feet six (6") inches.

Floor area ratio shall mean the ratio of floor area to land area.

Garage shall mean a deck, building, or parking structure, or part thereof, used or intended to be used for the parking and storage of vehicles.

Garage, private residential shall mean a structure that is accessory to a single- or two-family dwelling, is used for the parking and storage of vehicles owned and operated by the residents thereof, and is not a separate commercial enterprise available to the general public.

Garage, *public* shall mean a structure or portion thereof, other than a private customer and employee garage or private residential garage, used primarily for the parking and storage of vehicles and available to the general public.

Garage, repair shall mean any building, premises, and land in which or upon which a business, service, or industry involving the maintenance, servicing, repair, or painting of vehicles is conducted or rendered.

Garage, shared residential shall mean a garage used exclusively for the parking and storage of vehicles owned or operated by residents of nearby dwelling units and their guests, which is not available to the general public.

Gasoline Station and Convenience Center shall mean a type of gasoline station containing a convenience store on the same lot and planned, operated, and maintained as an integrated planned development.

Grade, finished shall mean a reference plane representing the average of finished ground level adjoining the building at the four (4) building corners of the structure.

Grade, natural shall mean the elevation of the ground level in its natural state, before construction, filling, or excavation.

Gross density shall mean the total number of dwelling units on the tract divided by the total area of the tract, including environmentally sensitive or restricted areas. The result is expressed as dwelling units per acre (du/ac).

Habitable space shall mean living space and rooms other than common hallways, cellar, storage space, and garage.

Hazardous Substance shall mean any substance designated under 40 CFR 116 pursuant to Section 311 of the Federal Water Pollution Control Act Amendments of 1972 (Clean Water Act, Public Law 92-500; 33 U.S.C. § 1251 et seq.), the New Jersey Spill Compensation and Control Act, N.J.S.A. 58:10-23.11 et seq., or Section 4 of the New Jersey Water Pollution Control Act, N.J.S.A. 58:10A-4 et seq., including without limitation petroleum, petroleum products, pesticides, solvents and other substances.

Health and wellness center shall mean a hospital sponsored establishment that provides services, facilities and education to promote health, healthcare, wellness, fitness and health maintenance. Such services and facilities include exercise and fitness facilities, fitness training and education, restorative health services, physical, speech and occupational therapy, cardiovascular wellness training and similar facilities and services to enhance health, fitness, wellness and well-being. Such services, facilities and education to be provided by professional training, health, nutrition and medical personnel to the general public.

Health care facility shall mean a facility or institution, whether public or private, principally engaged in providing services for health maintenance and the treatment of mental or physical conditions.

Height, building shall mean the vertical distance from the average point of the finished grade to the mean level of the roof.

Height, court shall mean the vertical distance from the lowest level of the court to the mean height of the top of the enclosing walls.

Height, story shall mean the vertical distance from top to top of two (2) successive tiers of beams or finished floor surfaces; and, for the topmost story, from the top of the floor finish to the top of the ceiling joists, or, when there is not a ceiling, to the top of the roof rafters.

Height, walls shall mean the vertical distance from the foundation wall or other immediate support of such wall to the top of the wall.

Historic site shall mean any building, structure, area or property that is significant in the history, architecture, archeology or culture of this State, its communities or the nation and has been so designated.

Home occupation shall mean any activity carried out for gain by a resident and conducted in the resident's dwelling unit and is clearly incidental and secondary to the residential use of the premises.

Home office shall mean the use of a portion of a residential dwelling as an office area for use only by members of the household residing on the premises.

Hoofed animals shall mean any animal which is a solid-hoofed or cleft-hoofed quadruped, including but not limited to horses, ponies, sheep, goats, cows, donkeys and mules, but excluding swine and pigs, whether mature animals or their young.

Household shall mean all the people who occupy a housing unit.

Household, Low or Moderate Income – A household whose income level is categorized as low or moderate income in accordance with the Township of Mahwah Housing Element and Fair Share Plan.

Hotel shall mean a facility offering transient lodging accommodations to the general public and which may include additional facilities and services, such as restaurants, meeting rooms, entertainment, personal services, and recreational facilities.

Improved lot coverage, see Lot Coverage, Improved.

Industrial park shall mean a contiguous tract of land or ten (10) acres or more upon which the principal use shall be one (1) or more industrial uses, which shall be developed or subdivided as a single planned entity and shall meet the requirements of this Chapter.

Licensed Child Care Center shall mean an establishment providing for the care, supervision, and protection for six (6) or more children below 13 years of age who attend less than 24 hours a day and is licensed by the State of New Jersey. For a facility that is located in a sponsor's or sponsor representative's home, the State shall not count the children residing in the sponsor's or sponsor representative's home in determining whether the facility is serving the minimum number of children that would require it to be licensed as a center.

Lot shall mean a designated parcel, tract or area of land established by a plat or otherwise as permitted by law and to be used, developed or built upon as a unit.

- 1. *Lot, corner* shall mean a parcel of land at the junction of and abutting on two (2) or more intersecting streets.
- 2. Lot, Flag, shall mean a lot not meeting minimum frontage requirements and where access to the public road is by a private right-of-way or driveway.

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- 3. Lot, interior shall mean a parcel of land other than a corner lot.
- 4. *Lot, through* shall mean a parcel of land which fronts on two (2) parallel streets or that fronts on two (2) streets that do not intersect at the boundaries of the lot.

Lot area shall mean the computed area contained within the lot lines.

Lot coverage shall mean that portion of a lot which is occupied by buildings and accessory structures but not including walkways, driveways, patios and open parking lots.

Lot coverage, Improved shall mean the percentage of lot area which is improved with principal and accessory buildings, structures and uses, including but not limited to driveways, parking lots, patios, and garages and other man-made improvements. The use of gravel or other type of stone for the paving of driveways or parking lots shall not be exempt from the calculation of improved lot coverage.

Lot depth shall mean the mean horizontal distance between the front lot line and rear lot line, measured at the following points: (1) at the midpoint of the front lot line to the midpoint of the rear lot line, and (2) at a point where the two opposing side lines are closest to each other, draw a straight line along each side of the lot that extends as close to perpendicular as possible from the front lot line, to the rear lot line. In the case of a triangular shaped lot, wherein there is no discernible rear lot line, the lot depth measurement shall be taken from the midpoint of the front lot line to the intersection of the side lot lines where that occurs most distant from the front lot line.

Lot frontage shall mean the length of the front lot line.

Lot line shall mean a line of record bounding the lot.

- Lot line, front shall mean the lot line separating the lot from the street right-of-way; also referred to as a "street line." In the event of a corner lot, or lot fronting on multiple streets, the determination of the front lot line will be based on the front yard designated on all maps and official record, or absent a map of official record, at the option of the owner or developer.
- 2. Lot line, rear shall mean the lot line opposite and most distant from the front lot line.
- 3. Lot line, side shall mean any lot line other than a front or rear lot line. A side lot line separating a lot from a street is called a "side street lot line."

Lot width shall mean the distance between the side lines, measured parallel to the front lot line at the required front yard setback line.

Manufactured home shall mean a factory-built, single-family structure that meets the Federal Manufactured Home Construction Safety Standards Act (42 U.S.C. Sec. 5401), commonly known as the HUD (U.S. Department of Housing and Urban Development) Code. Manufactured homes include structures previously referred to as mobile homes, which are structures built prior to enactment of the Federal Manufactured Home Construction and Safety Standards Act. A manufactured home shall not include "recreational vehicles."

Manufactured home park or Manufactured housing community shall mean one (1) or more parcels of land which have been planned for the placement of two (2) or more manufactured homes, appurtenant structures or additions.

Motor vehicle body repair shop shall mean a place of business within a principal building where the bodies of motor vehicles are repaired and/or rehabilitated. Motor vehicles shall

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be limited to passenger cars, vans and small trucks not exceeding five (5) tons in weight classification. Permitted activities include metal fabricating and refinishing, sanding and painting and other related mechanical activities necessary to repair auto bodies.

Multi-family housing --- see Dwelling, Multifamily.

Net density shall mean the total number of dwelling units within a designated parcel divided by the total land area of the designated parcel less the acreage on which residential building is prohibited. The result is expressed as dwelling units per acre (du/ac).

Nonconforming lot shall mean a lot the area, dimension or location of which was lawful prior to the adoption, revision or amendment of this Chapter, but which fails to conform to the requirements of the zoning district in which it is located by reason of such adoption, revision or amendment.

Nonconforming structure shall mean a structure the size, dimension or location of which was lawful prior to the adoption, revision or amendment of this Chapter, but which fails to conform to the requirements of the zoning district in which it is located by reason of such adoption, revision or amendment.

Nonconforming use shall mean a use or activity which was lawful prior to the adoption, revision or amendment of this Chapter but which fails to conform to the requirements of the zoning district in which it is located by reason of such adoption, revision or amendment.

Nuisance shall mean any unlawful use or uses which are unreasonable under all circumstances or which will endanger the health or welfare of the adjacent properties.

Off-site shall mean located outside the lot lines of the lot in question but within the property (of which the lot is a part) which is the subject of a development application or contiguous portion of a street or right-of-way.

Off-tract shall mean not located on the property which is the subject of a development application, nor located on a contiguous portion of a street or right-of-way.

Oil and Hazardous Substance Pipeline shall mean a pipeline, whether above or below ground, which transports or is designed to transport Oil or other Hazardous Substance. As used herein, a pipeline includes all parts of those physical facilities through which Oil or a Hazardous Substance moves or is meant to move in transportation, including pipes, valves, and other appurtenances attached to pipes, compressor units, pumping stations, metering stations, regulator stations, delivery stations, emergency response terminals, holders, breakout tanks, fabricated assemblies, and other surface pipeline appurtenances.

On-site shall mean located on the lot in question.

On-tract shall mean located on the property which is the subject of a development application or on a contiguous portion of a street or right-of-way.

Open space shall mean any parcel or area of land or water essentially unimproved and set aside, dedicated, designed or reserved for public or private use or enjoyment or for the use and enjoyment of owners and occupants of land adjoining or neighboring such open space, provided that such areas may be improved with only those buildings, structures, streets and off-street parking and other improvements that are designed to be incidental to the natural openness of the land.

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Outdoor storage shall mean the keeping, in an unenclosed area, of any goods, junk, material, merchandise, or vehicles in the same place for more than 24 hours.

Parking area, private shall mean any open area used for the temporary storage of automobiles and other vehicles for the private use solely by the occupants thereof to which such use is accessory.

Parking area, public shall mean any open area other than a street or other public way used for the temporary storage of automobiles and other vehicles and available to the public, whether for a fee or without compensation, or as an accommodation for clients, customers or employees.

Patio see terrace.

Person shall mean any individual, association, partnership, corporation or cooperative group.

Pipeline Operator shall mean the company, entity, or person(s) responsible for the operation, maintenance and management of an Oil and Hazardous Substance Pipeline.

Pipeline Owner shall mean the company, entity, or person(s) that owns an Oil and Hazardous Substance Pipeline.

Place of Assembly shall mean any structure or building devoted to the gathering together of persons for a common reason, such as legislative, religious, civic, educational, recreational or social purposes and that is used as the regular site for traditional services, meetings and/or gatherings of an organized body or community, which services, meetings or gatherings are presided over by the ordained or otherwise officially recognized leader of that body or community. Exempted are incidental, temporary or sporadic meetings attended by a small number of persons such that the character of the zone district in which it is located is not compromised for occupants of properties in that area.

Plan shall mean the provisions for development of a planned development, including a plat of subdivision, all covenants relating to use, location and bulk of buildings and other structures, intensity of use or density of development, public or private streets, ways and parking facilities, open space and public facilities. The phrase "provisions of the plan," when used in this Chapter, shall mean the written and graphic materials referred to in this definition.

Planned commercial development or shopping center shall mean an area of a minimum contiguous size as specified in this Chapter to be developed according to a plan as a single entity containing one (1) or more structures with appurtenant common areas to accommodate commercial or office uses, or both.

Planned development shall mean planned unit development, planned unit residential development, residential cluster, planned commercial development or planned industrial development.

Planned industrial development shall mean an area of a minimum contiguous size as specified in this Chapter to be developed according to a plan as a single entity containing one (1) or more structures with appurtenant common areas to accommodate industrial uses.

Planned residential development shall mean an area with a specified minimum contiguous acreage to be developed as a single entity according to a plan containing one

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(1) or more residential clusters, which may include appropriate commercial or public or quasi-public uses all primarily for the benefit of the residential development.

Planned unit development shall mean an area with a specified minimum contiguous acreage to be developed as a single entity according to a plan, containing one (1) or more residential clusters or planned unit residential development and one (1) or more public, quasi-public, commercial or industrial areas in such ranges of ratios of nonresidential uses to residential uses as shall be specified in this Chapter.

Planning board shall mean the Planning Board of the Township.

Professional and business office shall mean a use or uses conducted entirely within a structure for the purpose of providing a professional service or conducting a business office therein, restricted solely to administrative office activities, specifically excluding the sale or transfer of any physical products or goods from the site.

Portable on demand storage unit—shall mean a storage container not exceeding twenty (20) feet in length, often known as a POD, which is intended for the temporary storage of non-disposable household items during a period of home repair, construction, renovation or relocation.

Public facilities shall mean any building used exclusively for public purposes by any department or branch of government.

Public areas shall mean public parks, playgrounds, trails, paths and other recreational areas; other public open spaces; scenic and historic sites; and sites for public buildings and structures.

Public open space shall mean an open space area conveyed or otherwise dedicated to a Municipality, Municipal agency, Board of Education, State or County agency, or other public body for recreational or conservational uses.

Recreation facility shall mean a place designed and equipped for the conduct of sports and leisure-time activities.

Recreation facility, private shall mean a recreation facility open to the public for a fee *or* to bona fide members and guests.

Recreation facility, personal shall mean a recreation facility provided as an accessory use on the same lot as the principal permitted use and designed to be used primarily by the occupants of the principal use and their guests. A personal recreation facility may include, but is not limited to, such outdoor facilities as sports courts and tennis courts, as well as indoor recreation facilities.

Recreation facility, public shall mean a recreation facility open to the general public.

Recreational vehicle shall mean a vehicular-type portable structure without permanent foundation that can be towed, hauled, or driven and is primarily designed as a temporary living accommodation for recreational and camping purposes.

Residential cluster shall mean an area to be developed as a single entity according to a plan containing residential housing units which have a common or public open space area as an appurtenance.

Residential density shall mean the number of dwelling units per gross acre of residential land area, including streets, easements and open space portions of a planned development.

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Restaurant shall mean a building or structure designed, used or intended for use in which either food or beverage or both are sold and consumed primarily within the confines of an enclosed structure on the site.

Restaurant, Fast Food shall mean an establishment whose emphasis is on convenience and speed of service, that are generally part of a restaurant chain or franchise, and that provide a limited menu and minimal table or fast counter service, and whose meals are typically inexpensive and made from standardized ingredients that are partially or fully cooked in bulk in advance and kept hot and then finished and packaged to order. Ordering and pickup of food may take place from an automobile.

Restaurant, take-out shall mean an establishment where food and/or beverages are sold in a form ready for consumption, where all or a significant part of the consumption takes place outside the confines of the restaurant.

Retail Sales shall mean an establishment engaged in the selling or rental of goods or merchandise (usually to the general public for personal use or household consumption, although they may also serve business and institutional clients) and in rendering services incidental to the sale of such goods.

Retail Services shall mean establishments providing services or entertainment, as opposed to products, to the general public for personal or household use, including eating and drinking places; finance, real estate, and insurance offices; personal services; theatres; amusement and recreation services; health, educational, and social services; museums; and galleries.

School, Elementary and High School shall mean public and private nonprofit day schools accredited by the State Department of Education, per the New Jersey Municipal Land Use Law (N.J.S.A. 40:55D-66.b).

Self storage facility shall mean a building or group of buildings containing separate, individual, and private storage spaces of varying sizes available for lease or rent for varying periods of time.

Sexually Oriented Business shall mean a commercial established, as defined by the state of New Jersey per N.J.S.A. 2C:34-6 as follows:

- (1) A commercial establishment which as one of its principal business purposes offers for sale, rental, or display any of the following: Books, magazines, periodicals or other printed material, or photographs, films, motion pictures, video cassettes, slides or other visual representations which depict or describe a "specified sexual activity" or "specified anatomical area"; or still or motion picture machines, projectors or other image-producing devices which show images to one person per machine at any one time, and where the images so displayed are characterized by the depiction of a "specified sexual activity" or "specified anatomical area"; or instruments, devices, or paraphernalia which are designed for use in connection with a "specified sexual activity"; or
- (2) A commercial establishment which regularly features live performances characterized by the exposure of a "specified anatomical area" or by a "specified sexual activity," or which regularly shows films, motion pictures, video cassettes, slides, or other photographic representations which depict or describe a "specified sexual activity" or "specified anatomical area."

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As used in this definition of sexually oriented business, "specified anatomical area" means: (1) less than completely and opaquely covered human genitals, pubic region, buttock or female breasts below a point immediately above the top of the areola; or (2) human male genitals in a discernibly turgid state, even if covered, and "specified sexual activity" means: (1) the fondling or other erotic touching of covered or uncovered human genitals, pubic region, buttock or female breast; or (2) any actual or simulated act of human masturbation, sexual intercourse or deviate sexual intercourse.

Shopping center — See "planned commercial development".

Sign shall mean any device for visual communication that is used for the purpose of bringing the subject thereof to the attention of the public.

Sign height shall mean the measurement of a free-standing sign from the base of the sign to the highest point of the sign structure.

Sign Area, Aggregate shall mean the sum total of the area of all identification signs on a property.

Sign, advertising shall mean a sign which directs attention to an individual, business, product or service conducted, sold, leased or offered elsewhere than on the premises where the sign is located. For the purpose of this Chapter, a billboard shall be considered an advertising sign.

Sign, area of shall mean that area included within the frame or edge of the sign, including all accompanying lettering, wording, designs, logos, and symbols. Sign area shall not include any supporting framework, bracing, or trim which is incidental to the display, provided it does not contain any lettering, wording, or symbols. Where the sign has no such frame or edge, the area shall be the minimum area which can be defined by an enclosed four (4) sided (straight side) geometric shape which most clearly outlines the said sign. For signs that are visible on multiple sides, the area of the sign is computed by adding together the area of all sign faces visible from any one point. For double sided identical signs, only one side constitutes total sign area.

Sign, identification shall mean a sign used to identify a single business or use conducted on the site, or a group of structures, , such as residential subdivisions, apartment complexes, industrial parks, manufactured home parks, or shopping centers; located at the entrance or entrances of the area or building.

Sign, banner shall mean a sign intended to be hung either with or without a frame, possessing characters, letters, illustrations, or ornamentations applied to paper, plastic, or fabric of any kind.

Sign, flashing shall mean an illuminated sign on which artificial or reflected light is not maintained stationary and constant in intensity and color at all times when in use.

Sign, free-standing shall mean a sign which is attached to or part of a completely self-supporting structure. The supporting structure shall be set firmly in or below the ground surface and shall not be attached to any building or structure whether portable or stationary. Freestanding signs include ground signs and pylon signs.

Sign, ground shall mean a freestanding sign that is permanently affixed to the ground at its base, supported entirely by a base structure, and not mounted on a pole or attached to any part of a building.

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Sign, incidental shall mean a sign that provides information or directions that are necessary for the physical use of the site, including but not limited to signs that provide warnings, parking rules or wayfinding information.

Sign, moving shall mean a sign which rotates or shifts, or appears to rotate or shift position.

Sign, portable or "A" frame shall mean an advertising device which is ordinarily in the shape of an "A" or some variation thereof, located on the ground, easily movable and not permanently attached thereto and which is usually two-sided.

Sign, projecting shall mean any sign that is affixed at an angle or perpendicular to the wall or facade upon which it is mounted, projects more than twelve (12") inches from the wall or facade upon which it is mounted or projects above the top or beyond either side of the wall or facade upon which it is mounted.

Sign, pylon shall mean a freestanding sign which is permanently supported in a fixed location by a structure of one or more poles, posts, uprights, or braces from the ground and not supported by a building or base structure.

Sign, roof top shall mean any sign wholly erected, constructed or maintained on the roof or parapet of a structure.

Sign, temporary shall mean a non-permanent, non-illuminated wall or free-standing sign that may easily be moved or removed and that can feasibly be displayed for a limited period of time in any one location.

Sign, wall shall mean a sign affixed to or painted on and parallel with the surface of a wall or facade. A sign affixed to or painted on an awning, marquee or canopy shall be considered a wall sign.

Sign, window shall mean any permanent or temporary sign, including any decal, that is legible from the outside, including plazas, public streets, and parking lots, and that is placed on the outside or inside face of a window or mounted within two feet of the inside face of the window.

Site plan shall mean a representation of the proposed development, redevelopment, expansion or improvement of one (1) or more parcels of land and/or buildings in accordance with the rules and procedures of the Mahwah Township Site Plan Ordinance.

Snack bar shall mean a food establishment where service is provided from a counter and consumption takes place outside of the structure or in a common food court area.

Solar energy system—Accessory Use shall mean one (1) or more photovoltaic, concentrated solar thermal, or solar hot water devices either free-standing ground, building integrated or roof mounted, as well as related equipment which is intended for the purpose of reducing or meeting the energy needs of the property's principal use.

Solar energy system—Principal Use shall mean an area of land or other area (e.g. parking lot canopy, landfill, brownfield, etc.) used for a solar collection system principally used to capture solar energy, convert it to electrical energy or thermal power and supply electrical or thermal power primarily for off-site use. Principal solar energy systems consist of one (1) or more free-standing ground, or roof mounted solar collector devices, solar related equipment and other accessory structures and buildings including light reflectors, concentrators, and heat exchangers, substations, electrical infrastructure, transmission lines and other appurtenant structures.

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Solar Energy System, Ground Mounted shall mean a solar energy system that is directly installed on solar racking systems, which are attached to an anchor in the ground and wired to connect to an adjacent home or building. Ground-mounted systems may be appropriate when insufficient space, structural and shading issues, or other restrictions prohibit rooftop solar.

Solar Farm or Solar Garden shall mean a set of solar collection devices designed to capture sunlight and convert it to electricity primarily for offsite consumption and use; some electricity may be used by an onsite building or structure.

Standards of performance shall mean standards adopted by ordinance regulating noise levels, glare, earth borne or sonic vibrations, heat, electronic or atomic radiation, noxious odors, toxic matter, explosive and flammable matters, smoke and airborne particles, waste discharge, screening of unsightly objects or conditions and such other similar matters as may be reasonably required by the Township, or standards required by applicable Federal, State or interstate law.

Story shall mean that portion of a building included between the surface of any floor and the surface of the floor next above it, or if there is no floor above it, then the space between the floor and the ceiling next above it. Basements shall be included as a story for height measurements if the distance from grade to the finished surface of the floor above the basement is more than six (6') feet (1829 mm) for more than fifty (50%) percent of the total perimeter or more than twelve (12') feet (3658 mm) at any point.

Story, half shall mean a space under a sloping roof that has the line of intersection of the roof and wall face not more than 3 feet above the floor level and in which space the possible floor area with headroom of 5 feet or less occupies at least 40 percent of the total floor area of the story directly beneath.

Street shall mean any street, avenue, boulevard, road, parkway, viaduct, drive or other way which is an existing State, County or Municipal roadway or which is shown upon a plat heretofore approved pursuant to law or which is shown on a plat duly filed and recorded in the office of the County recording officer prior to the appointment of a Planning Board and the grant of such Board of the power to review plats, and includes the land between the street lines, whether improved or unimproved, and may comprise pavement, shoulders, gutters, curbs, sidewalks, parking areas and other areas within the street lines.

Structure shall mean a combination of materials to form a construction for occupancy, use or ornamentation, whether installed on, above, or below the surface of a parcel of land.

Swimming pool shall mean any structure having a depth greater than two (2') feet and a water surface area in excess of two hundred fifty (250) square feet which is used for swimming, bathing or wading purposes.

Terrace shall mean a level, landscaped, and/or surfaced area, also referred to as a patio, directly adjacent to a principal building at the finished grade and not covered by a permanent roof.

Townhouse see Dwelling, Townhouse

University see College.

Use shall mean the specific purpose for which land or a building is designed, arranged or intended or for which it is or may be occupied or maintained.

Variance shall mean the Board's authorized departure from the literal requirements and terms of this Chapter in accordance with the procedures contained herein.

Warehouse shall mean a building used primarily for the storage of goods and materials.

Yard shall mean an open space which lies between the principal or accessory building or buildings and the nearest lot line and is unoccupied and unobstructed from the ground upward except as herein permitted:

- 1. Yard, front shall mean an open space extending the full width of the lot between a principal building and the front lot line, unoccupied and unobstructed from the ground upward except as may be specified elsewhere in this Chapter. The depth of the front yard shall be measured parallel to and at right angles to the front lot line. Lots that front on multiple streets shall be considered to have multiple front yards.
- 2. Yard, rear shall mean a yard extending across the full width of the lot and lying between the rear line of the lot and the nearest line of the principal or accessory building. The depth of the rear yard shall be measured parallel to the rear property line.
- 3. *Yard*, *side* shall mean a space extending from the front yard to the rear yard between the principal building and the side lot line and measured perpendicular from the side lot line to the closest point of the principal building.

Zoning Board shall mean the Board of Adjustment as continued under this Chapter.

Zoning Map shall mean the Zoning Map of the Township of Mahwah, New Jersey, prepared by Maser Consulting, P.A. dated July 28, 2020 together with all amendments subsequently adopted.

Zoning Officer shall mean the Municipal official designated to enforce the provisions of the zoning ordinance, and to whom an application for a zoning permit is made and by whom such permits are issued.

Zoning permit shall mean a document signed by the Zoning Officer which is required by this Chapter as a condition precedent to the commencement of a use or the erection, construction, reconstruction, alteration, conversion, or installation of a structure or building and which acknowledges that such use, structure or building complies with the provisions of this Chapter or variance therefrom duly authorized by the Board or the Township Council.

§24-2 ESTABLISHMENT OF ZONES AND ZONING MAP

§24-2.1 Districts Designated

For the purpose of this Chapter, the Township is hereby divided into the following types of zone districts, differentiated according to use, area and bulk regulations, and to be designated as follows:

Zone Designation	Zone Description
C200	Conservation
R80	Single-Family Residential
R40	Single-Family Residential
R20	Single-Family Residential

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R15	Single-Family Residential	
R10	Single-Family Residential	
R5	Single-Family Residential	
R11	Two-Family Residential	
GA200	Garden Apartment	
PRD4	Planned Residential Development	
PRD4S	Planned Residential Development - Special	
PRD6	Planned Residential Development	
RM6	Manufactured Home Park	
B200	Shopping Center Business	
B40	Highway Business	
B12	General Business	
B10	Neighborhood Business	
CB360	Community Business	
IP120	Industrial Park	
GI80	General Industry	
FP	Floodplain	
CEM	Cemetery	
BZ	Buffer Zone	
ML1	Moderate and Low Residential	
ML2	Moderate and Low Residential	
MF1	Multi-Family-1-(Reserved)	
MF2	Multi-Family-2	
MUD-1	Mixed-Use Development 1 Overlay	
MUD-2	Mixed-Use Development 2	
LOD	Limited Office District	
OP200	Office Park	
ORP200	Office Research Park	
POS	Public Open Space	
ED	Education	

§24-2.2 Zoning Map

a. 2020-Zoning Map. The location and boundaries are hereby established as shown on the document entitled "Zoning Map of the Township of Mahwah, Bergen County, New Jersey," prepared by Maser Consulting, P.A., dated July 28, 2020, which Zoning Map is hereby made a part of this chapter. The Map and all notations, references and designations shown thereon shall be in such a part of this chapter as if same were all fully described as set forth herein. The 2020- Zoning Map may be found at the end of this chapter.

§24-2.3 Interpretation of Boundaries

a. Designation of Zone Boundaries. The zone boundary lines are intended generally to follow the center lines of streets; the center lines of railroad rights-of-way; existing lot lines; the center lines of rivers, streams and other waterways; and Municipal boundary lines. When a district boundary line does not follow such a line, its position shall be shown on the Zoning Map by a specific dimension expressing its distance, in feet, from a street line or other boundary line as indicated.

b. Determination of Doubtful Lines. In cases of uncertainty or disagreement as to the true location of any zone boundary line, the determination thereof shall lie with the Board of Adjustment.

§24-2.4 Amendments

All amendments to this Chapter and to the Zoning Map, which forms a part hereof, shall be adopted in accordance with the provisions of New Jersey law.

§24-3 GENERAL REGULATIONS

§24-3.1 Application of Regulations

Except as hereinafter otherwise provided:

- a. Any use not specifically designated as a principal permitted use, an accessory use or a conditional use is specifically prohibited from any zone district in the Township.
- b. No building or structure shall be erected and no existing building or structure shall be moved, altered, added to or enlarged, nor shall any land or building be designed, used or intended to be used for any purpose or in any manner other than as specified among the uses hereinafter listed as permitted in the district in which such building or land is located.
- c. No building or structure shall be erected, reconstructed or structurally altered to exceed in height the limit hereinafter designated for the district in which such building is located.
- d. No building or structure shall be erected, no existing buildings or structures shall be altered, enlarged or rebuilt, nor shall any open space surrounding any building be encroached upon or reduced in any manner, except in conformity to the yard, lot area and building location regulations hereinafter designated for the district in which such building or open space is located.
- e. No yard or other open space provided about any building for the purpose of complying with the provisions of this Chapter shall be considered as providing a yard or open space for any other building, and no yard or other open space on one (1) lot shall be considered as providing a yard or open space for a building on any other lot.
- f. No minimum off-street parking area or loading or unloading area shall be considered as providing off-street parking, loading or unloading for a use or structure on any other lot or parcel than the principal use to which it is ancillary, except as provided herein.

§24-3.2 Lot Regulations

- a. Existing Zone Lots of Record.
 - 1. In any residential zone, only a one-family dwelling may be erected on a nonconforming zone lot of official record at the effective date of this Chapter, irrespective of its area or width; provided, however, that no adjacent or adjoining vacant land exists or existed at the time of the effective date of this Chapter which would create a "conforming" lot if all or part of the vacant land were combined with subject lot. No lot or lots in single ownership hereafter shall be reduced so as to create one (1) or more nonconforming lots.

Date: January 4, 2022

- 2. Notwithstanding any other Township Land Use Regulations, the owner of a lot in the C200 zone which lot is non-conforming as to the area, width and/or depth may construct or alter a single family home on the undersized lot as of right if all the following requirements are satisfied:
 - (a) The lot was a conforming lot in all aspects at the time the Municipality adopted an ordinance which rendered the lot non-conforming.
 - (b) No property adjacent or contiguous to the subject lot was in common ownership with the subject lot at the time of adoption of the ordinance which rendered the lot non-conforming or at any time subsequent thereto.
 - (c) The construction or alteration shall comply with all the requirements which were applicable to the subject lot at the time of adoption of the ordinance which rendered the lot non-conforming.
- 3. Notwithstanding any other provisions of the Township Code, for purposes of any future applications for development, the following lots will be deemed to have the lot size and lot dimensions which existed as of October 10, 1994 immediately prior to an eminent domain taking affecting the properties.

Block	Lot
69	5
70	1
70	7
70	8
70	32
70	35
70	40
70	43
70	46
70	120
70	121
71	4
71	5
71	6

b. Lot Width. The minimum lot width shall be measured either at the required front yard setback line or at the front lot line as required for the district in which it is located. In cases of irregularly shaped lots whose sides are not parallel, where the lot width is measured at the required front yard setback line, the street frontage shall not be less then seventy-five (75%) percent of the minimum lot width required; provided the lot width measured at the front yard setback line shall be no less than the minimum lot width specified in the zoning schedule for the district in which the lot is contained.

In the case of irregularly shaped lots whose sides are not parallel, where the lot width is measured at the front lot line, the width of the lot measured at the required front yard setback line shall not be less then eighty-five (85%) percent of the required lot width measured at the front lot line.

- c. Corner Lots.
 - 1. At all street intersections, no obstruction exceeding thirty (30") inches in height above the established grade of the street at the property line, other than an existing building, post, column, hedge or tree, shall be erected or maintained on

- any lot within the area bounded by the line drawn between points along such street lot lines thirty (30') feet distant from their intersection.
- 2. The determination of the front yard of a corner lot shall be at the option of the owner or developer and shall be so designated on all maps and official records.
- 3. A corner lot, or lot fronting on multiple streets, shall be considered to have multiple street frontages, all of which shall be subject to the front yard requirements of the Zoning Schedule of this chapter.
- 4. When a corner lot is located in a zone district that are subject to side yard requirements that are not equal on each side (e.g. R15, R10, R5, R11, G200, B200, IP120), the greater dimension must be met.
- 5. The required side and rear yards will be determined based on the location of the front yard, as identified in c.2 above.
- d. *Through Lots*. A through lot shall be considered as having two (2) street frontages, both of which shall be subject to the front yard requirements of the Zoning Schedule of this Chapter.
- e. Required Area or Space Cannot Be Reduced. The area or dimension of any zone lot, yard, parking area or other space shall not be reduced to less than the minimum required by this Chapter, and if already existing as less than the minimum required by this Chapter, the area or dimension may be continued and shall not be further reduced.

f. Frontage Upon a Street.

- 1. Every principal building shall be built upon a lot with frontage upon an improved and approved street in accordance with the street standards established by the Township.
- 2. Any property which contains access to one (1) or more approved and improved streets at its property line but does not contain sufficient street frontage as required herein shall not be construed to be landlocked. Where such conditions do exist or are created by virtue of a subdivision, no building permit or occupancy permit shall be granted unless and until the property contains the required amount of street frontage as required herein.
- 3. This provision is not to be construed to provide any building or zone lot which contains less street frontage than required herein or to create a building or zone lot, with an existing structure or structures located thereon, with less street frontage than as required herein.
- g. Lot Located in More than One (1) Zone. For any zone lot which is located in more than one (1) zone district, which districts differ in character by permitting residential, commercial or industrial uses, all yard, bulk and other requirements shall be measured from the zone boundary line and not the true lot line.

§24-3.3 Height Regulations.

a. General Application. No building or structure shall have a greater number of stories or greater number of feet than are permitted in the district where such building is located.

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b. Permitted Exceptions. Height limitations stipulated elsewhere in this Chapter shall not apply to church spires, belfries, cupolas and domes, monuments, chimneys, flagpoles, fire towers, water towers or masts and aerials or to necessary mechanical appurtenances or to parapet walls, except that no parapet wall may extend more than four (4') feet above the limiting height of the building, or to farm silos, provided that the silo is located no less than one hundred (100') feet from any lot line.

§24-3.4 Yard Regulations

- a. General.
 - 1. Required yards shall be open to the sky, unobstructed except for the ordinary projection of parapets, windowsills, doorposts, rainwater leaders and similar ornamental or structural fixtures which may not project more than six (6") inches into such yards.
 - 2. Cornices and eaves may project not more than two (2') feet over any required yard.
 - 3. Chimneys or flues may be erected within any yard, provided that they do not exceed seventy-five (75) square feet in aggregate external area.
- b. Front yard Requirements Affected by Official Map. Where any lot shall front on a street right-of-way which is proposed to be widened as indicated on the Official Map of the Township, the front yard and the front or side yard of a corner lot in such district shall be measured from such proposed right-of-way line.
- c. Side Yard Exceptions.
 - 1. Corner Lot. Any corner lot delineated by subdivision after the adoption of this Chapter shall provide a side street setback line which shall not be less than the minimum front yard required on any adjoining lot fronting on a side street, as provided in the schedule identified in §24-4 herein.
- d. Projection into Required Yards. Certain architectural features may project into required yards as follows:
 - 1. Cornices, canopies, eaves, bay windows, balconies, fireplaces, uncovered stairways and necessary landings, and chimneys, uncovered decks, patios, and other similar architectural features may project a distance not to exceed two (2') feet.
 - 2. Patios may be located in any side or rear yard, provided that they are not closer than five (5') feet to any property line.
 - 3. Self-supporting walls and fences may project into any required yard, provided that any accessory retaining wall or fence is not higher than six (6') feet in height from the finished grade and when located behind the front façade of the principal structure. Walls and fences located within the front yard are not to exceed four (4') feet in height from the finished grade and shall not obstruct automobile vision. For fences located on corner lots, walls and fences located in each front yard shall not exceed four (4') feet in height from the finished grade and shall not obstruct automobile vision.

The requirements of §24-3.2 c and §24-5.6 b shall also apply where applicable. If there is a conflict between §24-3.4 d3 and §24-5.6, the requirements of §24-5.6 shall have priority.

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Retaining walls located in a side or rear yard must be setback a minimum of two feet (2') from a side or rear lot line when the wall height is up to three feet (3') in exposed height from the finished grade. Retaining walls with an exposed height greater than three feet (3') from the finished grade must be setback a minimum of five feet (5') from a side or rear lot line.

The height of tiered retaining walls is measured from the bottom of lowest wall to the top of the highest wall, unless the upper wall is setback a minimum of twice the height of the lower wall. The setbacks between walls is measured from the rear of the lower wall to the face of the upper wall.

4. Residential driveways may project into any required yard, provided they are not closer to any side or rear property line than two (2') feet.

§24-3.5 Number of Buildings Restricted

a. Except where permitted in in the Township Code for Planned Development Groups, CB360 permitted uses, OP200 permitted uses, MUD-2 permitted uses, and elsewhere in this chapter, there shall be no more than one (1) principal building on each zone lot in any district.

Where more than one (1) principal building is provided on a site outside the OP200 District, there shall be a minimum distance of twenty-five (25) feet separating buildings from one another or as otherwise regulated by said zone standards.

b. In the event more than one (1) principal building is located on a parcel in the OP200 District as a planned office building complex, the minimum distance between buildings shall be equal to twice the height of the taller of the two buildings if they are measured front-to-front or front-to-rear and one times the height of the taller building if they are measured side-to-side, front-to-side, or rear-to-rear of the building.

§24-3.6 Accessory Structures and Uses

a. General

- 1. Attached Accessory Structures in Residential Districts. When an accessory structure is fully integrated with and subsumed by attached to the principal building by way of a separately approved addition, it shall comply in all respects with the requirements of this Chapter applicable to the principal building, including all setback requirements applicable to principal buildings. In all other circumstances, accessory structure(s) shall be in full compliance with the provisions set forth herein, including, but not limited to, whenever an accessory structure is connected or attached to a principal building by way of a partially enclosed or covered walkway (referred to herein as a "breezeway"), or fully enclosed hallway or corridor.
- 2. No portion of an accessory structure shall be used for living quarters, except where permitted as accessory apartments under §24-3.68h.
- 3. Agricultural or Horticultural Purposes. Notwithstanding any other regulations, accessory structures located on properties actually used for agricultural or horticultural purposes shall be subject to the following requirements.

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- (a) The requirements of Code Sections §24-3.6b1, b2, b3, b4, b7 and 24-3.6a2 apply.
- (b) The maximum area of an agricultural or horticultural accessory structure shall be five (5%) percent (5%) of the lot upon which the structure is located.
- (c) The maximum height of the structure shall be the same as the maximum height for a principal residential structure.
- 4. Permanent and Portable Swimming Pools.
 - (a) Permanent and portable swimming pools accessory to a residential use shall be erected on the same zone lot as the principal structure. The pool may be erected in the side or rear yard of the zone lot. The wall of the swimming pool shall be located no closer than ten (10') feet (10') to a side or rear yard line. All such pools shall be suitably fenced in accordance with Township requirements.
 - (b) These regulations shall not apply to portable swimming pools which are less than two (2') feet (2') in height.
 - (c) Pools and spas/jacuzzis shall be considered accessory structures; however, shall not be counted toward the maximum number of accessory structures of a residential lot, see §24-3.6b6.
- 5. Outdoor Storage Areas. Such uses, where permitted, shall not abut existing residential development or use, a residential street or any R District, and the operation thereof shall be governed by the following provisions:
 - (a) Flammable and Explosive Liquids. All flammable or explosive liquids, solids or gases shall be stored in appropriate containers as regulated in the Fire Prevention Code.
 - (b) Fencing and Setbacks. All outdoor storage facilities shall be enclosed by a fence or wall adequate to conceal such facilities and the contents thereof from adjacent property and shall be subject to the provisions of §24-5.6.
 - (c) Deposit of Wastes. No material or wastes which might cause fumes or dust or which might constitute a fire hazard or which may be edible by or otherwise attractive to animals or insects shall be stored outdoors unless in closed containers.
- 6. Helistops and Helipads.
 - (a) Where permitted as accessory uses, helistops and helipads shall be subject to approval of the New Jersey Department of Transportation and the Federal Aviation Administration where applicable.
 - (b) Roof top heliports and helipads shall be prohibited.
 - (c) The location of landing sites and the regulation of helicopter operations shall reflect the following:
 - (1) Good locations to best serve present and potential helicopter traffic;
 - (2) Minimum obstructions in the approach and departure path;
 - (3) Minimum disturbances to the public from noise and dust; and

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- (4) Easy access to surface transportation:; and
- (5) The Federal design guides, prepared by the F.A.A. (Heliport Design Guide, November 1964 as amended) shall be used as guidelines concerning heliport layout, approach and departure paths, obstruction clearances as well as the construction of heliport surfaces, landing and takeoff area, structural design, impact load, landing surface, turbulence and visibility.
- 7. Personal Recreation Facilities. Where permitted as accessory uses, personal tennis and sports courts shall conform to the following requirements:
 - (a) The improved lot coverage does not exceed that permitted by the schedule of District Area, Yard, and Bulk requirements.
 - (b) The sports court shall not be located closer than forty (40') feet (40') to any side lot line and not closer than fifty (50') feet (50') from any rear lot line.
 - (c) The sports court can only be located in the rear yard portion of the premises.
 - (d) A fence with a maximum height of ten (10') feet (10') shall be permitted incidental to the sports court.
 - (e) Lighting designed for illumination of the sports court for night use is prohibited.
 - (f) The sports court may be used only by the residents of the premises and their guests.
- 8. Home Occupations. Home occupation uses are permitted as accessory uses in all residential zones in a manner that will not impact upon adjacent properties and shall conform with the following standards.
 - (a) A home occupation shall be subordinate to the principal use of a dwelling unit for residential purposes. The area set aside for home occupations and/or for storage purposes in connection with a home occupation shall not exceed thirty (30%) percent (30%) of the gross floor area (G.F.A.) of such residence, excluding the area of garages, basements and attics in calculation of G.F.A. even though such garage, basement and attic areas may be used for home occupation and/or storage purposes.
 - (b) There shall be no outdoor storage or outdoor display of materials or equipment.
 - (c) Any alteration to the dwelling for the home occupation shall not substantially alter or change the character of the premises or give an appearance that the premises are being used for other than residential occupancy. No advertising displays or signs shall be permitted, except as permitted in §24-6.
 - (d) No equipment or process shall be used in a home occupation which creates noise, vibration, glare, fumes, or odor detectable to the normal senses off the property. No equipment or process shall be used which creates visual or audible electrical interference in any radio or television receiver off the premises or causes fluctuations in the line voltage off the premises. No hazardous or toxic materials as defined by State or local codes shall be stored on the premises.

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- (e) The home occupation must be conducted by a person who occupies the premises as his or her principal residence.
- (f) All parking of motor vehicles for the persons engaged in the home occupation and for business visitors shall be provided on the premises. On-street parking for business visitors is prohibited.
- (g) Not more than one (1) nonresident shall be engaged in the home occupation on the premises at any time.
- (h) Not more than two (2) clients, customers, patients or students shall be permitted on the premises at any time.
- (i) Home occupations shall be limited to lots which abut a County or State road.
- (j) The occupant who conducts the home occupation must apply for and obtain a zoning permit prior to commencement of the home occupation.
- (k) Parking of commercial vehicles shall be in accordance with the off-street parking requirements in residential zones, per §24-3.7.
- (l) No goods, chattels, materials, supplies or items of any kind shall be delivered either to or from the premises in connection with a home occupation except in passenger automobiles or vans with a maximum length of twenty feet (20')20 feet.
- (m) No more than two additional off-street parking spaces may be created on the premises for home occupations. Such additional parking spaces shall be located behind the dwelling unit and effectively screened from view by neighbors and shall be approachable via existing driveways. Paving of front or side yard setbacks for additional parking spaces for home occupations shall be considered obtrusive and damaging to the character of the neighborhood and is not permitted.
- (n) Signage for home occupations shall be in accordance with §24-6.
- 9. Home Offices. Home offices are permitted as accessory uses in all residential zones subject to the following standards:
 - (a) The office area shall not occupy more than five hundred (500) square feet nor more than twelve and one-half (12.5%) percent (12.5%) of the gross floor area (G.F.A.) of the dwelling unit, whichever is less, excluding the area of garages, basements and attics in the calculation of gross floor area;
 - (b) The office area shall not have direct access to the outside via a door, but shall be an existing room or area within dwelling unit which is integrated within the overall floor plan of the dwelling;
 - (c) The office area shall not contain any kitchen or bathroom facilities which are separate from the remainder of the detached dwelling unit;
 - (d) The office area shall have only typical office equipment limited to computers, telefax machines, telephones, copying machines and similar office equipment;
 - (e) No supplies or furnishings shall be permitted other than typical office supplies and furnishings;

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- (f) No signs or other evidence of the office area shall be shown to the outside of the dwelling unit;
- (g) No persons shall be permitted on the property regarding the office area other than people making deliveries or service calls as otherwise might occur on the property regarding the dwelling unit.
- (h) A zoning permit is not required for a home office.
- 10. Electric Vehicle Charging Station.
 - (a) An electric vehicle charging station is permitted as an accessory use to any principal use in nonresidential zones and multifamily zones.
 - (b) An electric vehicle charging station space may be included in the calculation for minimum required parking spaces required in accordance with §22-6.2.
 - (c) Lighting of electric vehicle charging stations shall be done in accordance with Chapter XXII, Site Plan Review.
 - (d) Charging stations shall be designed to current industry standards, including the provision of adequate protection to charging equipment.

11. Leasing or Renting of Vehicles

- (a) The leasing or renting of vehicles shall not occupy more than ten (10%) percent (10%) of the total area of the site.
- (b) Off-street parking in accordance with the requirements of Chapter XXII 22, shall not be used for the parking or storage of inventory related to the leasing or renting operation.
- b. Accessory Structures in Residential Districts. Accessory structures which are not fully integrated with and subsumed by attached to a principal structure as part of a separately approved addition to the principal structure, may be erected on a residential lot provided that:
 - 1. Accessory structures, except for **private** storage sheds **in compliance with §24-3.6b3**, shall comply in all respects with the setback requirements applicable to the principal building on the lot except when located in the side **and/or** rear yard(s).
 - 2. No accessory structure is located closer to the street right-of-way line than the required front yard setback of the principal structure, except as provided by §24-3.4d and §24-5.6b for fencing. Sections §24-3.2c- and §24-3.4b- shall also apply to all accessory structures hereunder.
 - 3. Private Sstorage sheds shall be permitted accessory uses within all residential zones. A private storage shed is a structure used for storage subordinate, incidental and customary to the principal dwelling and permitted residential use within all residential zones. The maximum area of a private storage shed in a residential zone shall not exceed one hundred twenty (120) square feet and the maximum height shall not exceed ten (10') feet (10'). No private storage shed can be located closer to any lot line than five (5') feet (5'). No private storage shed can be located closer to the street right-of-way line than the required front yard setback for the principal structure. Sections §24-3.2c.—and §24-3.4b.—shall also apply to all private storage sheds in residential zones.

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- 4. In all districts, accessory structures shall not be located less than ten (10') feet (10') from the side wall or rear wall of the principal structure. Attached decks and balconies which do not comply with this provision, shall be considered part of the principal structure and the entire structure shall be required to comply with the provisions of the regulations governing structures in that district and not the regulations for accessory structures. HVAC units and generators shall be located within ten (10) feet (10') from the side wall or rear wall of the principal structure.
- 5. The maximum area of any accessory structure in a residential zone, except for **private** storage sheds, shall be one thousand (1,000) square feet. The maximum height of any accessory structure other than a **private** storage shed shall be twenty (20') feet (20') and shall not exceed the height of the principal structure. These standards shall not apply to the MUD-2 District.
- 6. The maximum number of accessory structures, excluding **private** storage sheds, pools, children's play structures, tree houses, decorative fountains, decks, sports courts, pool equipment, HVAC units and generators, and solar energy systems, on a single lot shall be one (1). **Nothing herein shall be construed to authorize an addition or expansion of a principal structure by connecting a principal structure to an accessory structure by way of a breezeway (partially enclosed or covered walkway) or fully enclosed hallway to circumvent the numerical limits of accessory structures in Residential Districts.**
- 7. Except for lots located in a zone district that is/are subject to side yard requirements that are not equal on each side, Aan accessory structure located in any the side and/or rear yard(s) may be erected in one-half (1/2) of the required side yard and rear yard setback of the principal structure with a minimum of five (5') feet (5') for the side yard, if otherwise permitted in the particular zone. Any lot located in a zone district that is/are subject to side yard requirements that are not equal on each side (e.g. R15, R10, R5, R11), the greater dimension must be met. HVAC units, propane and oil tanks, and generators shall be located in the side or rear yard, provided that such structures are located no closer than five (5) feet (5') from any property line, and shall be screened from view of any adjacent property and public right-of-way.
- 8. Pool cabanas shall not exceed one (1) story.
- 9. Detached private residential garages and carports shall be considered accessory structures, and shall meet the requirements governing same.
- 10. Carports shall be properly anchored to a permanent solid base to prevent movement or upheaval from wind forces.
- c. Accessory Structures in Other Districts.
 - 1. In any nonresidential district, no accessory structure or use shall be located closer to any lot line than five (5') feet (5'). The requirements shall not apply to retaining and decorative walls and fences, provided same do not exceed four (4') feet (4') in height and are otherwise in full compliance with the provisions of §§ 24-3.4d3 and 24-5.6b, as applicable.

- 2. In any nonresidential district, the aggregate area covered by accessory structures shall not exceed twenty-five (25%) percent (25%) of the rear yard.
- 3. In any nonresidential district, all accessory structures shall be located no less than twenty (20') feet (20') from the side or rear of the principal or main building.
- 4. In any nonresidential district, no accessory structure shall be located closer to the street right-of-way line than the required front yard setback of the principal structure, except where specified. Sections §24-3.2c and §24-3.2b shall also apply to all accessory structures hereunder.

§24-3.7 Off-Street Parking and Loading

- a. Off-Street Parking and Loading Spaces Required. In all districts, in connection with every industrial, business, institutional, recreational or residential or any other use, there shall be provided, at the time any building or structure is erected or is enlarged or increased in capacity, off-street parking and loading spaces for automobiles and other vehicles in accordance with the requirements set forth in Chapter XXII, Site Plan Review, §22-6.2 (Off-Street Parking) and §22-6.3 (Off-Street Loading) and with the New Jersey Residential Site Improvement Standards (N.J.A.C. 5:21-1.1) for residential uses. Such facilities shall be completed prior to the issuance of a certificate of occupancy. In cases where site plan approval is not required, the standards established herein shall prevail.
- b. Joint Facilities. Off-street parking and loading facilities for separate uses may be provided jointly if the total number of spaces so provided is not less than the sum of the separate requirements for each use and provided that all regulations governing the location of accessory spaces in relation to the use served are adhered to. Further, no accessory space or portion thereof shall serve as a required space for more than one (1) use unless otherwise approved by the Board as provided in Chapter XXII, Site Plan Review.
- c. Maintenance of Off-Street Parking and Loading Areas. Every parcel of land hereafter used as a public or private off-street parking or loading area shall be maintained in good condition, free of hazards and deterioration. All pavement areas, sidewalks, curbs, drainage facilities, lighting, bumpers, guardrails, markings, signs, landscaping and other improvements shall be maintained in workable, safe and good condition.
- d. Off-Site Parking Facilities. All permitted and required accessory off-street parking spaces, open or enclosed, shall be located on the same zone lot as the use to which such spaces are accessory, except that such spaces may be provided elsewhere but shall be provided within a radius of no greater distance than four hundred (400') feet from that lot, and provided further that required spaces are provided off the site in accordance with the provisions set forth herein or in Chapter XXII, Site Plan Review, and that such spaces shall be in the same ownership as the use to which they are accessory and shall be subject to deed restrictions filed in the office of the County Clerk in Bergen County, binding the owner and their heirs and/or assigns to maintain the required number of spaces available throughout the life of such use, and such spaces shall conform to all regulations of the district in which they are located.
- e. Off-Street Parking Residential Zones.

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- 1. Residential structures shall comply with the off-street parking requirements of the Residential Site Improvement Standards (N.J.A.C. 5:21-1.1).
- 2. Commercial vehicles with a gross vehicle weight exceeding ten thousand (10,000) lbs., including buses used or designated for public conveyance of any nature, shall not be parked out of doors overnight in any residential zone in the Township.
 - (a) Commercial vehicle is defined as any motor driven vehicle used or designed to be used for commercial purposes on the highways or roadways or in construction, whether or not the vehicles are registered as, and bear commercial type license plates.
 - (b) Not more than one commercial vehicle may be kept on any one family or two family lot. The one permitted shall not exceed a vehicle gross vehicle weight of ten thousand (10,000) lbs. and must be used by a resident of the premises. The permitted vehicle must be parked a minimum of ten (10') feet from all property lines of the premises.
- 3. In parking lots of townhouse, apartment, or other multifamily developments, commercial vehicles may be parked overnight provided that:
 - (a) Each vehicle does not have a gross vehicle weight exceeding ten thousand (10,000) lbs.;
 - (b) The vehicle is used by a resident of the premises;
 - (c) Not more than one commercial vehicle may be parked by the residents of any unit; and
 - (d) The vehicle is parked a minimum of ten (10') feet from the nearest building and ten (10') feet from all property lines.
- 4. The provisions of this section shall not apply to vehicles regulated by Chapter XI of the Township Code entitled "Trailers and Trailer Parks".
- 5. Recreational vehicles (RVs), boats, and commercial landscaping equipment and commercial trailers that do not meet the requirements of subsection 2 above, that are stored on a residential property shall be stored on sand, gravel, or pavement, behind the front yard setback line, and no less than 10 feet from the side and rear property lines. Any such vehicle stored in accordance with this section shall not be occupied and shall not be provided with utility connections other than for the maintenance of such vehicle.

§24-3.8 Supplemental Use Regulations

- a. Unregulated Pipeline.
 - 1. Pipelines that are not public utilities that distribute services to end users and are not regulated by the State of New Jersey, Board of Public Utilities, are prohibited in all zone districts.
 - 2. Oil and Hazardous Substance Pipelines.
 - (a) Applicability. The provisions in this section apply to all Oil and Hazardous Substance Pipelines proposed for construction and siting within the Township of Mahwah. To the extent any regulations within this paragraph conflict with State or Federal regulations or laws regulating oil

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- and Hazardous Substance pipelines, those State or Federal regulations and laws shall take precedence over this paragraph a.2.
- (b) Uses. Oil and Hazardous Substance Pipelines that are not providing services to the public as end users and are not regulated by the New Jersey Board of Public Utilities are prohibited in all residential zones and districts within the Township of Mahwah and shall constitute conditional uses in all other zones and districts within Township of Mahwah subject to the provisions of this paragraph a.2.
- (c) Development and Construction of Oil and Hazardous Substance Pipelines. The following requirements and standards shall apply for the development and construction of any Oil or Hazardous Substance Pipeline within the Township of Mahwah:
 - (1) Application and approvals. A resolution of approval by the Township of Mahwah Board shall be required prior to the construction of any Oil and Hazardous Substance Pipeline within the Township of Mahwah. An original Development Application-Site Plan for a pipeline approval and permit shall be submitted to the Township of Mahwah Board Secretary with a copy submitted to the Township Engineer. Such application shall include:
 - [a] Eighteen (18) sets of plans showing the dimensions, valving frequency, and proposed construction and siting of the Oil and Hazardous Substance Pipeline, related appurtenances and facilities;
 - [b] Detailed cross-section drawings for all proposed pipeline public street right-of-way, closings and easements, wetlands and New Jersey open waters crossings;
 - [c] A flow diagram showing the daily design capacity of the proposed Oil and Hazardous Substance Pipeline;
 - [d] A description of any changes in flow in the Oil and Hazardous Substance Pipeline once in operation;
 - [e] The proposed maximum operating pressure, in pounds per square inch gauge (psig) at all points of change in elevation greater than 500 feet, or every 500 feet in length as a minimum; and
 - [f] Diagrams and descriptions of all pipeline monitoring facilities and shut off/flow control valves proposed to be located in or closest to the municipality.
 - (2) Required Setbacks. To promote the public health, safety, and general welfare and to mitigate the aesthetic and environmental impacts of the Oil and Hazardous Substance Pipeline and to minimize the potential damage or interruption to Essential Public Facilities by the Oil and Hazardous Substance Pipeline, the construction and siting of the Oil and Hazardous Substance Pipeline in Township of Mahwah shall be subject to the following setbacks:
 - [a] Wellhead Protection or Sole Source Aquifer Areas. In accordance with §24-10.2 of the Township Code titled "Wellhead Protection", a pipeline,

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- except a natural gas pipeline, is considered a Major Potential Pollutant Source and shall be prohibited within a Tier 1 and 2 Wellhead Protection Area. All other provisions of §24-10.2 must be complied with.
- [b] 100-Foot Setbacks. Except as otherwise set forth in this section, Oil and Hazardous Substance Pipelines shall not be constructed and sited closer than 100 feet from:
 - [1] Any wetlands;
 - [2] Any year-round naturally occurring creek, stream, river, private or public well, or pond, unless approved by the Township of Mahwah Engineer as part of the pipeline permit and approval process where adequate mitigation measures have been demonstrated by the applicant; or
 - [3] Any property in a business district or where a business is located.
- [c] 150-Foot Setbacks. Except as otherwise set forth in this section, Oil and Hazardous Substance Pipelines shall not be sited closer than 150 feet from any residential property, zone or district on level grade.
- [d] 250-foot setbacks. Except as otherwise set forth in this section, Oil and Hazardous Substance Pipelines shall not be constructed and sited closer than 250 feet from any residential property, zone or district where the residential property, zone or district is located downhill from the pipeline at a grade equal to or greater than 5%, except that no Oil and Hazardous Substance Pipelines shall be located on slopes of a grade equal to or greater than 15%.
- [e] 1000-Foot Setbacks. Except as otherwise set forth in this section, Oil and Hazardous Substance Pipelines shall not be constructed and sited closer than 1000 feet from any Critical Land Use lot or Essential Public Facilities structure.
- (3) Submittal of Additional Information. If requested by the Township of Mahwah Engineer, preliminary as-built information, including, without limitation, as-built drawings, a copy of GIS shapefiles of the pipeline and its related appurtenances and facilities within the Municipality, and any additional requested information about the Oil and Hazardous Substance Pipeline shall be filed 90 days before the date the pipeline is proposed to become operational with the Township of Mahwah Engineer. Updated asbuilt information, including, without limitation, as-built drawings, a copy of GIS shapefiles of the Oil and Hazardous Substance Pipeline and its related appurtenances and facilities within the Municipality, and any additional information requested by the Township of Mahwah Engineer about the pipeline shall be filed within 60 days after the Oil and Hazardous Substance Pipeline has become operational with the Township of Mahwah Engineer.
- (4) Construction. The Pipeline Owner and Pipeline Operator shall give notice 48 hours prior to the proposed start date of construction of the Oil and Hazardous Substance pipeline to all affected residents, businesses

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- (including agricultural businesses) and to the Township of Mahwah Engineer and Police Department. Private property owners and business owners shall have access to their properties at all times during pipeline construction.
- (d) Emergency Preparedness Plan. Sixty (60) days prior to the first date of operation of the Oil and Hazardous Substance Pipeline, the Pipeline Owner and Pipeline Operator shall meet with the Township of Mahwah Police Department and Engineer and submit to them an emergency preparedness plan ("EMP") for any and all emergencies that may result in an accidental leak or failure incident regarding the pipeline and its related appurtenances and facilities. The EMP shall cover the requirements stated in 49 CFR 195.402 and 195.403 and shall identify a responsible local emergency response official and a direct twenty-four (24) hour emergency phone number. No Oil and Hazardous Substance Pipeline shall become operational, nor shall any Oil and Hazardous Substance be introduced into the Oil and Hazardous Substance Pipeline prior to the Pipeline Owner and Pipeline Operator receiving the prior written approval of the EMP by the Township of Mahwah Engineer and Chief of Police.
- (e) Insurance. No Pipeline Owner or Pipeline Operator shall operate any Oil and Hazardous Substance Pipeline or introduce any Oil or Hazardous Substance into an Oil and Hazardous Substance Pipeline without first obtaining insurance policies covering general liability, environmental incidents and contamination, and property damage in an aggregate amount to be determined by the Township of Mahwah based upon reasonable estimates of potential liability and property damage that would result from a leak, spill or other failure of the Oil and Hazardous Substance Pipeline. Prior to the first operation of the Oil and Hazardous Substance Pipeline and every year in which the Oil and Hazardous Substance Pipeline is in operation thereafter, the Pipeline Owner or Pipeline Operator shall submit insurance coverage certificates and endorsements to the Township of Mahwah adding the Township of Mahwah as an additional named insured on the insurance policies, demonstrating that the required policies and levels of insurance have been obtained.
- (f) Indemnification and Hold Harmless. Prior to the first operation of the Oil and Hazardous Substance Pipeline, the Pipeline Owner and Pipeline Operator shall both agree in writing to indemnify and hold harmless the Township of Mahwah, as well as its officers, officials, supervisors, employees, agents, contractors, and assigns, from any and all liability relating to or arising from the Oil and Hazardous Substance Pipeline, including, but not limited to, any failure, leak, spill, contamination, cleanup, remediation, property damage, and personal injury from and related to such pipeline. The indemnification and hold harmless agreement shall include a provision for the payment of Mahwah's reasonable attorneys' fees and litigation costs.
- (g) Easements. Any easements or rights-of-way obtained by the Pipeline Owner or Pipeline Operator for the Oil and Hazardous Substance Pipeline shall be recorded by the Pipeline Owner or Pipeline Operator in the office of the County Clerk.

- (h) Marking. The Pipeline Owner or Pipeline Operator shall install and maintain markers to identify the location of the Oil and Hazardous Substance Pipeline in accordance with all applicable federal and state requirements.
- (i) Pipeline Failure and Remediation. In the event that a leak, spill, or failure has occurred with the Oil and Hazardous Substance Pipeline, the Pipeline Owner and Pipeline Operator shall notify the Township of Mahwah Engineer, the Township of Mahwah Police Department, and all property owners within 1000 feet of the affected pipeline area within one hour of discovery of the leak, spill or failure. The Pipeline Owner and Pipeline Operator shall cooperate with Township of Mahwah officials and make every effort to respond as soon as possible to protect the public's health, safety, and welfare. All leak or spill remediation plans shall be made in consultation with the Township of Mahwah, and no remediation may be deemed complete without final approval thereof by the Township of Mahwah. In the event that the Oil and Hazardous Substance Pipeline is shut down due to a leak, spill, or failure, the Pipeline Owner and Pipeline Operator shall not restart the pipeline without the written approval of the Township of Mahwah Engineer.
- (j) Repair. Following any repair(s) of an Oil and Hazardous Substance Pipeline, any areas disturbed by such repair(s) shall be revegetated and restored in accordance with the applicable provisions of the Township Ordinances at the Pipeline Owner's and Pipeline Operator's sole cost and expense.
- b. Marijuana establishments. The operation of retail marijuana establishments, which includes retail marijuana stores, retail marijuana cultivation facilities, retail marijuana products manufacturing facilities, and retail marijuana testing facilities; and the operation of retail marijuana social clubs are prohibited within the Township of Mahwah and, therefore, all activities related to the abovementioned retail uses such as, but not limited to, cultivation, possession, extraction, manufacturing, processing, storing, laboratory testing, labeling, transporting, delivering, dispensing, transferring and distributing are expressly prohibited within the Township of Mahwah.

Medical Use of Marijuana. This ordinance shall not be construed to limit any privileges or rights of a qualifying patient, primary caregiver, registered or otherwise, or registered dispensary pursuant to the New Jersey Compassionate Use Medical Marijuana Act, N.J.S.A. 24:61-1.

c. Outdoor Sale of Goods

- 1. The sale of goods outside the confines of a building or structure is prohibited except for the following:
 - (a) The sale of automobiles by automobile sales dealerships.
 - (b) The sale of agricultural and horticultural products as provided in §24-3.8 e.
 - (c) The sale of products for garden supply and building material establishments.
 - (d) The sale of gasoline and related automobile parts and fluids at automobile service stations may be permitted between the fueling pumps.
 - (e) Garage sales subject to the issuance of a special permit by the Township Council.

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- (f) Outdoor sales on public or quasi-public lands subject to the issuance of a special permit by the Township Council in accordance with Chapter IV of the Code of the Township of Mahwah.
- (g) Outdoor sales of seasonal goods subject to the issuance of a special forty-five (45) day approval by the governing body.
- (h) The temporary outdoor display and/or sale of products by a retail business establishment subject to the issuance of a forty-five (45) day permit by the Zoning Officer and subject to any applicable restrictions and/or any prohibition pursuant to a development approval by the appropriate land use board and applicable ordinances, rules and regulations and statutes. Such outdoor display and/or sale of such products permitted herein shall not extend further than ten (10') feet beyond the storefront, shall be located a minimum of four (4') feet from the curb line, shall not impede pedestrian traffic on public sidewalks and shall not block any existing parking spaces. No permit shall be issued to any single retail business establishment more than four (4) times per calendar year and no more than one (1) time per each calendar quarter. The permit fee shall be twenty-five (\$25.00) dollars.
- (i) The permanent display and/or sale of newspapers, newsletters and catalogues and the display and/or sale of goods provided that such display and/or sale shall not occupy more than a sixty (60) square foot area, shall be located a minimum of four (4') feet from the curb line, shall not extend further than ten (10') feet beyond the storefront, shall not impede pedestrian traffic on public sidewalks and shall not block any existing parking spaces.
- (j) The on-premises sale, distribution, consumption or delivery of goods or materials to any customers, including but not limited to wholesale, retail or club member customers shall be permitted in IP120 Zone District subject to the issuance of a warehouse sale permit by the Township Council. The standards for warehouse sales shall be as follows:
 - (1) The size and occupancy of the warehouse sale area shall be based upon both available parking and the allowable occupancy loads as determined by the building code adopted by the NJ UCC.
 - (2) A sufficient number of restroom facilities shall be available for warehouse sale patrons as determined by the plumbing code adopted by the NJ UCC.
 - (3) All sale areas shall meet the provisions of the NJ UCC Barrier Free Subcode.
 - (4) Sale events shall comply with all local health and safety codes.
 - (5) A maximum of 21 sale days per tenant shall be permitted per year.
 - (6) No single sale event shall occur for more than seven consecutive days.

d. Storage

1. With the exception of Portable On Demand Storage Units, which are subject to the regulations described in §24-3.8 d2, -no commercial trailers, or vehicles used or intended for conveyance upon public highways either under their own power or by attachment a motor vehicle or through other means of transportation, shall be used for the storage of any type of goods or materials on any premises in any

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zoning district within the Township. Any commercial trailers or vehicles described in the preceding sentence shall be deemed to be used for storage purposes if the trailer or vehicle remains on the premises in excess of seven (7) days.

- 2. Portable On Demand Storage Units shall be permitted in all zones, subject to the following:
 - (a) A Zoning Permit shall be required prior to the delivery of a Portable On Demand Storage Unit. As part of the application, the Applicant shall provide the following information to the Township Zoning Officer: external dimensions of the Portable On Demand Storage Unit, location on property, date of delivery, and date of removal.
 - (b) No Portable On Demand Storage Unit shall be placed closer than ten (10') feet from any side or rear lot line.
 - (c) Portable On Demand Storage Units shall be placed on a driveway or other impervious surface.
 - (d) Portable On Demand Storage Units shall not be permitted in a street or right-of-way, nor shall it interfere or obstruct a sidewalk.
 - (e) Portable On Demand Storage Units shall not be used for human occupancy.
 - (f) No more than one (1) Portable On Demand Storage Unit shall be located on a property at one time.
 - (g) A permit for a Portable On Demand Storage Unit shall allow for the use of a Portable On Demand Storage Unit for a maximum of 30 days. The Applicant may apply to the Zoning Officer for an extension of time not to exceed an additional 120 days.
- e. Agricultural Uses. Agricultural uses, including customary farm occupations and land which qualifies as farmland as specified in §24-1.5 herein, where permitted, shall be subject to the following conditions:
 - 1. Building utilization for horticulture, nurseries and greenhouses and for raising and housing agricultural crops, livestock and poultry and for any other activity incidental to agricultural and farming uses is permitted, provided that no building shall be nearer than one hundred (100') feet from any lot line, except residential buildings and greenhouses which may be located in conformity with the standards for residences within those districts in which they are located.
 - 2. The display for sale of products grown or raised by the owner, tenant or lessee shall only be permitted where:
 - (a) The products sold are in their natural state.
 - (b) The sale of such products is within the confines of the property upon which they have been grown or raised.
 - (c) The place of sale, whether of a permanent or temporary nature, shall not be located closer than fifty (50') feet to any lot line, nor shall the storage of any such products outside a structure be located closer than twenty-five (25') feet to any lot line.

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- (d) The sale of any such products shall also require that a suitable amount of offstreet parking and loading space be required.
- 3. Properties utilized for raising of fowl or beekeeping must have a minimum lot area of five (5) acres.
- f. Extraction or Excavation Operations. The extraction or excavation of soil, sand, gravel, rock and other surface or subsurface materials and/or the processing of same shall meet the following requirements:
 - 1. Performance Standards. The performance standards of §24-5 shall also apply to the excavation and extraction of natural resources.
 - 2. Structural Maintenance. All buildings and structures shall be maintained in an adequate and safe condition at all times.
 - 3. Protective Fencing. The Board or Construction Official shall require protective fencing or other means of protection at the site of an excavation.
 - 4. Rehabilitation. All land which has been excavated must be rehabilitated within one (1) year after the termination of operations, at the expense of the operator and in accordance with standards set. It is further provided that where an excavation operation has lasted longer than one (1) year, rehabilitation of land, in accordance with standards set, must be begun and completed within one (1) year's time. The Township may require a performance bond or some other financial guaranty that the conditions of this Chapter shall be satisfied.
 - (a) All excavations must either be made to a water-producing depth or be graded and backfilled.
 - (b) Excavations made to a water-producing depth shall be properly sloped to the waterline, with banks sodded or surfaced with soil of quality equal to adjacent land area topsoil. Such topsoil required under this subsection shall be planted with trees, shrubs, legumes or grasses.
 - (c) Excavations not made to a water-producing depth must be graded or backfilled with nonnoxious, nonflammable, noncombustible solid material and in a topographic character which will result in substantial general conformity to adjacent lands. Such grading or backfilling shall be designed to minimize erosion and shall be surfaced with a soil equal in quality to that of adjacent land area and planted with trees, shrubs, legumes or grasses. All buildings and structures used in such operations shall be dismantled and removed by and at the expense of the operator within one (1) year following the termination of the operations.
 - 5. Buffer Zones and Landscaping. The provisions of §24-5.6 shall apply.
 - 6. Soil Mining Ordinance. In addition, all requirements of Chapter XXVIII Soil Management-- of the Code, as may be amended, shall be complied with. In the event that any of these subsections are inconsistent with the Chapter, the more restrictive provisions shall apply.
- g. Garden Apartment Uses
 - 1. Density Requirements.

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(a) The maximum number of dwelling units per acre for garden apartments shall be determined by the following schedule:

Density Requirements for Garden Apartments

Number of Rooms per Dwelling Unit Exclusive of Kitchen and Bathroom	Minimum Lot Area Per Dwelling Unit (sq.ft.)	Number of Units per Acre
1	1,975	22
2	2,560	17
3	3,351	13
4	4,356	10
5 or more	5,445	8

- (b) In determining the maximum number of dwelling units permitted, where the number of rooms in dwelling units varies, a weighted proportion of each type to the total distribution shall be utilized.
- 2. Distances Between Buildings. The minimum distance between any two (2) buildings shall not be less than as required under the following formula:

$$La + Lb + 2 (Ha + Hb)$$

$$S = 5$$

Where S = The required minimum horizontal distance between any wall of Building A, at any given level, and any wall of Building B, at any given level, or the vertical prolongation of either.

La = The total length of Building A. Building A shall be that structure which is of equal or greater length of the two (2) buildings selected.

Lb = The total length of Building B.

Ha = The height of Building A. The height of Building A is the average height above the finished grade of the nearest wall facing Building B.

Hb = The height of Building B. The height of Building B is the average height above finished grade of the nearest wall or walls facing Building A.

- 3. Maximum Number of Dwelling Units Per Grouping; Length; Design.
 - (a) Each building shall contain not more than eight (8) dwelling units, and in attached buildings not more than twenty-four (24) dwelling units, with no portion of the building below the first story used for dwelling purposes, except that a basement where the floor is not more than three (3') feet below finished grade may contain living quarters for the building superintendent and his family.
 - (b) The maximum length of any garden apartment building shall not exceed one hundred sixty (160') feet.
 - (c) The building design shall not be inaccessible to emergency vehicles.
- 4. Courts. Where a court is provided, it shall have dimensions the minimum of which shall be forty (40') feet.

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- 5. Recreation Space. There shall be provided on the site of such development an area or areas of not less than one hundred (100) square feet of recreation space for each dwelling unit but in no case shall there be less than two thousand (2,000) square feet devoted to joint recreational use by the residents thereof. Such recreation space shall be appropriately located in other than a front yard and shall be required to be developed with passive and/or active recreational facilities.
- 6. General Landscaping Requirements. Any unenclosed use or area may be required by the Board to be landscaped and provision, when deemed necessary, shall also be made for landscaping in accordance with \$24-5.6 herein.
- 7. Other Required Conditions. All performance and design standards established in §24-5.5 shall be complied with where applicable.
- h. Accessory Apartment Uses. Notwithstanding any other provisions in this Code or any ordinance or state requirement, accessory apartments shall be permitted in any residential zone upon the following conditions:
 - 1. A maximum of one (1) accessory apartment shall be permitted for each existing or future single family residence. The accessory apartment must be located entirely within the habitable portion of the principal dwelling, and no apartment or portion thereof will be permitted in any garage, outbuilding or accessory structure.
 - 2. The minimum floor area of the accessory apartment shall be four hundred (400) square feet and the maximum floor area shall be eight hundred (800) square feet. In no instance shall the apartment represent more than thirty (30%) percent of the habitable living space of the principal dwelling.
 - 3. A maximum of three (3) occupants per apartment shall be permitted.
 - 4. Each dwelling unit shall be required to have its own kitchen and bath facilities, and each apartment must have at least one (1) separate entrance to the outdoors, although an entrance on a hallway leading to the outside will be permitted. No additional entrances will be permitted on the front of the principal dwelling, and the main dwelling must continue to resemble a single family home.
 - 5. The building in question must be owner occupied at all times. Occupancy of the accessory apartment by the owner will be permitted.
 - 6. The owner shall demonstrate that adequate off-street parking exists on the property or will be provided for both the principal and accessory dwelling units.
 - 7. The owner shall be required to obtain a certificate of occupancy prior to renting the accessory apartment. To obtain the certificate of occupancy the owner shall complete an application form supplied by the Construction Official. The completed application shall indicate the size of both proposed units, the proposed monthly gross rental, the name(s) of the occupants of both units, a notarized statement from the head of the lower income household indicating the gross household income for the prior two (2) years.
 - 8. The certificate of occupancy shall be issued only if the application satisfies all the requirements of this section and only if at least one (1) of the households has a low or moderate income as defined in §24-1.5.

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- 9. The certificate of occupancy shall expire if any of the following events occur: sale of the subject building; vacation of the unit occupied by the lower income household; or occupancy by more than three (3) persons. Upon expiration of the certificate for any of the above reasons, the owner may apply for a new certificate.
- 10. Every three (3) years after issuance of the certificate of occupancy, the owner shall file a further statement with the Township Housing Commission as required by the Commission.
- 11. After July 1, 1997, there shall be no new affordable accessory apartments created. Affordable accessory apartments legally existing as of July 1, 1997 may continue until such time as they cease being used and occupied as an affordable accessory apartment.

i. Solar Energy Systems

1. Purpose

The purpose of this ordinance is to provide for the use of solar energy, including specifications related to the land development, installation and construction of solar energy systems in Mahwah Township, subject to reasonable conditions to protect the public health, safety, and welfare. This section applies to solar energy systems to be installed and constructed on any property.

2. Setbacks

- (a) The location of a Ground-Mounted System shall meet all applicable accessoryuse setback requirements of the zoning district in which it is located.
- (b) Roof-Mounted Systems shall be located to ensure adequate pathways exist for access along roof edges and ridge lines for first responders in case of a fire or for maintenance crews in the case of system repair. As such, the design of the solar energy system shall conform to applicable local, state and national solar codes and standards. A building permit reviewed by department staff shall be obtained for a solar energy system. All design and installation work shall comply with all applicable provisions in the National Electric Code (NEC), the International Residential Code (IRC), International Commercial Building Code, State Fire Code, and any additional requirements set forth by the local utility (for any grid-connected solar systems).

3. Height

- (a) For a roof-mounted system installed on a sloped roof, the highest point of the system shall not exceed the highest point of the roof to which it is attached.
- (b) For a roof-mounted system installed on a flat roof, the highest point of the system shall be permitted to exceed the district's height limit by up to fifteen (15) feet above the rooftop to which it is attached.
- (c) Ground-mounted or freestanding solar energy systems shall not exceed applicable maximum accessory structure height in the zoning district in which the solar energy system is located.
- (d) A solar energy system may exceed the applicable maximum accessory structure height if it will cover an impervious surface parking area. Height may not exceed the height of the primary structure that the parking area

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j. Hoofed Animals in Residential Zones

Every person who owns, keeps, harbors or maintains a hoofed animal shall keep and maintain the property on which the animals are kept and all buildings and facilities thereon in accordance with the following regulations:

- (a) Animal Shelter. Where all hoofed animals are kept, harbored or maintained, there shall be provided a separate stable or building for the shelter of the animal. The property shall also include a fully enclosed corral or sty for the containment of the hoofed animal.
- (b) Minimum Distances from Property Lines.
 - (1) For the maintenance of all hoofed animals there shall be provided a corral (exercise area), which shall not be less than fifty (50') feet from all property lines, and a grazing area not closer than eight (8') feet to any property line. No stable shall be located closer than fifty (50') feet to any property line.
- (c) Lot Area Requirements. The minimum lot area required to keep, harbor or maintain hoofed animal(s) is five (5) acres. Inclusive of the minimum lot area, the number of hoofed animals permitted on a site shall be calculated as follows: one (1) for the first sixty thousand (60,000) square feet of lot area, and one (1) for each additional thirty thousand (30,000) square feet of lot area therafter.
- (d) Other Requirements. The provisions of §24-5 herein and all regulations of the Board of Health shall be adhered to.

k. Planned Residential Developments.

- 1. *Permitted Uses*. In planned residential developments, no building or structure shall be erected and no existing building or structure shall be reconstructed, moved, altered, added to or enlarged, nor shall any land or building be designed, used or intended to be used for any purpose other than as follows:
 - (a) Single-family detached dwellings.
 - (b) Townhouses and single-family semidetached dwellings.
 - (c) Townhouse-duplex combination in the PRD6 Zone, only.
 - (d) Triplexes, quadruplexes, and garden apartments.
 - (e) Public and private educational facilities.
 - (f) Places of assembly.
 - (g) Public utilities and essential services.
 - (h) Parks, playgrounds, firehouses and library or Municipal buildings.
 - (i) Indoor and outdoor recreational facilities, including publicly and privately owned and operated golf courses and clubs, tennis courts and clubs, swimming pools and clubs, country clubs, skiing facilities, arboretums, botanical gardens, hiking trails and other similar facilities. Indoor tennis courts are excluded from this listing.

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- 2. Land Use Where Development Does Not Qualify as a Planned Residential Development. In areas of the PRD Zone which do not qualify as planned residential developments or do not elect to proceed as planned residential developments, all of the controls and requirements of the R20 Residential Zone shall apply.
- 3. Size of Planned Residential Development.
 - (a) No tracts, parcels or lots or tract, parcel or lot shall be developed as a planned residential development unless it shall contain a minimum of fifty (50) or more acres of adjoining and contiguous land and shall contain sufficient access to an approved and improved street. For the purpose of this section, internal streets, roads and rights-of-way shall not be deemed to divide acreage of a planned residential development. In the PRD4S District the total project site area shall contain a minimum of thirty-five (35) acres.
 - (b) The Board shall have the authority to waive this requirement where:
 - (c) One (1) or more parcels contain at least twenty-five (25) acres; and
 - (d) The twenty-five acre site is contiguous to and abuts a planned residential development site.

4. Buffer Areas.

- (a) The landowner shall provide and maintain a buffer zone no less than one hundred (100') feet wide from all external lot lines of a planned residential development, except for that portion which fronts upon an existing external street or roadway. Such buffer zone shall be kept in its natural state where wooded; and when natural vegetation is sparse or nonexistent, the landowner may be required to provide a year-round visual screen as determined by the Board. In the PRD4S District, the landowner shall provide and maintain a buffer no less than seventy-five (75') feet wide, subject to the same requirements as noted above. Road access ways may be permitted within said PRD4S District buffer area, provided that they be no closer than ten (10') feet from any property line and the ten (10') foot area shall be densely planted to provide maximum screening.
- (b) The Board, upon specific findings or particular circumstances relating to conditions of topography, natural features, lot configuration, natural vegetation or the lack of same, soil conditions, drainage or other similar site characteristics or where the proposed development is compatible with existing development, may decrease the required buffer area to a minimum of fifty (50') feet, or increase the required buffer area to a maximum of two hundred (200') feet.
- (c) The Board may modify or eliminate the requirements for a buffer area upon finding that the planned residential development abuts another planned residential development, a buffer zone designated on the zoning map of the Township or a natural or man-made barrier and that by reason thereof, the buffer area may be modified or eliminated without detriment to existing or proposed uses.
- (d) No use or structure, including parking or loading areas, shall be permitted within the required buffer area, but the Board may, upon a finding of

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reasons therefor, permit a portion of a buffer area to be used for utility easements or streets to ensure access to or from adjacent property.

- (e) The required buffer area may be included in the area of a planned residential development for the purpose of computing compliance with the open space requirements of this Chapter.
- 5. Area, Bulk and Yard Requirements.
 - (a) Boundary Line Setback Requirements. All buildings and structures shall be set back no less than thirty-five (35') feet from any external street right-of-way line or a distance equal to the height of any building or structure from the right-of-way line, whichever is greater, within a planned residential development.
 - (b) Area, Yard and Bulk Controls. Area, yard and bulk controls shall be in accordance with the Schedule of Area, Yard and Bulk Controls for Planned Residential Developments herein.
 - (c) Measurement of Setbacks. All setbacks shall be measured from the right-ofway line of the street, but if the Master Plan or Official Map of the Township shows the location of a right-of-way line different from the existing right-ofway line, the required setbacks shall be measured from the right-of-way line as shown on the Official Map, if any, or the Master Plan.
 - (d) At all street intersections, no obstruction to vision exceeding thirty (30") inches in height above the grade to be established at the curb, other than existing buildings, posts, columns or other trees or proposed necessary traffic control devices, shall be permitted in an area bounded by the intersecting curbline and a line joining points each thirty (30') feet distant from the intersection of the curblines along the curbline of each street.
- 6. Building Height. No building or structure shall have a height greater than two and one-half (2 1/2) stories or thirty-five (35') feet in a planned residential development.
- 7. Distance Between Buildings. The minimum distance between any two (2) buildings, other than buildings containing common walls and used as townhouses, duplexes, etc., shall be no less than as computed under the following formula:

$$S = \frac{La + Lb + 2 (Ha + Hb)}{5}$$

Where S = The required minimum horizontal distance between any wall of Building A, at any given level, and any wall of Building B, at any given level, or the vertical prolongation of either.

La = The total length of Building A. Building A shall be that structure which is equal to or greater in length than the other of the two (2) buildings selected.

Lb = The total length of Building B.

Ha = The height of Building A. The height of Building A is the average height above finished grade of the nearest wall or walls facing Building B.

Hb = The height of Building B. The height of Building B is the average height above finished grade of the nearest wall or walls facing Building A.

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- 8. Land Use Intensity and Distribution.
 - (a) Overall Residential Density. Within the PRD4 Zone, the overall residential density shall be four (4) units per acre of total land area in the planned residential development. Within the PRD6 Zone, the overall residential density shall be six (6) units per acre of total land area in the planned residential development. For the purpose of this section, internal streets, roads and rights-of-way shall be included in the acreage calculations.
 - (b) Net Residential Densities. The maximum net residential density in each planned residential development shall be as set forth in the following table.

Maximum Residential Densities for Planned Residential Development

Maximum Number of Units per Acre* Type of Dwelling PRD4 PRD6 PRD4S 3 Single family detached 6 (a) n.a. 3.55** Townhouse, Single-family semidetached 8 (b) Garden apartment, (c) triplex, quadruplex 10 14 n.a. Townhouse - duplex (d) combination 10 n.a. n.a. 11** Adult (e) n.a. n.a.

(c) Distribution of Residential Units. Within the PRD4, PRD4S, and the PRD6 Zones, the distribution of residential dwelling units shall be governed by the standards presented in the following table:

Dwelling Type		Percent of Total Housing Units to be Developed						
			Minimum		Maximum			
		PRD4	PRD6*	PRD4S	PRD4	PRD6	PRD4S	
(a)	Single family detached	5	5	n.a.	50	50	n.a.	
(b)	Townhouse, one-family semidetached	20	20	50	75	80	50	
(c)	Garden apartment triplex, quadruplex	20	20	n.a.	35	35	n.a.	
(d)	Townhouse-duplex combination	n.a.	n.a.	n.a.	n.a.	100	n.a.	
(e)	Adult	n.a.	n.a.	50	n.a.	n.a.	50	

^{*}Note: If the developer of a PRD6 elects to construct one hundred (100%) percent Townhouse-Duplex combination units, then the minimum percentages set for the PRD6 Zone shall not apply.

9. Planned Residential Development Open Space.

^{*} Note: Acreage does not include street rights-of-way and other travelled ways, recreation and open space areas and other permitted uses in the planned residential development

^{**} The density per acre limit expressed in gross density.

- (a) Required Amount. Each planned residential development area shall contain a minimum of twenty (20%) percent of its total land area in planned residential open space.
- (b) Computation. Any required planned residential development open space may include common recreation areas for residential uses, and required buffer areas for computation purposes as well as other permitted open space functions as defined herein.
- (c) Ownership. If any area designated for open space of any type is to be retained by private interests, such private interests shall be required to file easements or specify reversionary interests in a deed or other similar conveyance, as determined by the Board Attorney, to the appropriate governmental body or environmental commission to ensure the intended use and function of such area.
- 10. Circulation and Off-Street Parking Requirements in Planned Residential Developments.
 - (a) Off-Street Parking and Loading. In any planned residential development, offstreet parking and loading facilities and standards shall be in accordance with the Township Site Plan Ordinance.
 - (b) Street Requirements.
 - (1) The right-of-way and pavement widths of all internal streets, roads and vehicle-traveled ways shall be determined from sound planning and engineering standards in conformity to the estimated needs of the full proposed development and the traffic to be generated thereby. They shall be adequate in size, location and design to accommodate the maximum traffic, parking and loading needs and the access of fire-fighting and police vehicles.
 - (2) All streets and roads, either dedicated public streets or privately owned and maintained, or any combination thereof, shall be subject to all Township ordinances as well as the laws of the State of New Jersey with regard to construction.
 - (3) The Board shall be guided by the following criteria of street grades, but shall have the authority to modify same where exceptional circumstances warrant: six (6%) percent for major and arterial streets and ten (10%) percent for collector and local streets. Exceptions to these limitations shall be made after review and written approval by the Township Engineer and Planning Consultant.
 - (4) When deemed necessary by the Board, the applicant shall provide a continuous street circulation system with adjoining land areas.
 - (5) Where an Official Map or Master Plan, or both, have been adopted, the proposed street system shall conform to the proposals and conditions shown thereon except as may be modified by the Board or governing body, as provided by law.

11. Other Improvements.

(a) Utility Improvements.

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- (1) Every planned residential development shall be serviced by a centralized water and sanitary sewerage system.
- (2) All utility improvements, including storm drainage systems, sanitary sewage collection and disposal and water supply systems, shall be in accordance with standards and procedures as established by local, County and State regulations. Improvements shall be subject to review and approval by the Township Engineer and the Township Board of Health, as well as appropriate County and State agencies. Water supply facilities shall be subject to review and approval by the Township Engineer, the Township Fire Prevention Bureau and the Township Water Department and the Water and Sewer Consultant, and must also meet all of the environmental requirements of this Chapter.
- (b) Electric, Gas and Telephone Service.
 - (1) Electric, gas and telephone service shall be provided by the developer in concert with the appropriate public utilities providing such service. Service shall be provided as part of an underground system.
 - (2) If such facilities cannot be reasonably provided due to topographic or geologic condition of the land due to technological circumstances, and if the landowner shall adequately demonstrate the lack of feasibility of such an undertaking to the satisfaction of the Board, a waiver of this requirement may be granted by the Board.
- (c) Street improvements. Monuments, street names and other traffic control devices, shade trees, streetlights, sidewalks, curbs, fire hydrants and all aspects of street construction as well as other improvements shall be subject to local regulations and Township Engineer approval.
- 12. Environmental Standards. Any application for a planned residential development shall adhere to the environmental criteria established in Chapter XXII, Site Plan Review. All buildings or structures which shall be erected and any existing buildings or structures which are to be moved, enlarged, altered or added to and any land, buildings or structures which are to be designed, used or intended to be used shall comply with these requirements.
 - (a) There shall be a zero (0%) percent increase in runoff for all property in its natural or existing state in accordance with Township requirements.
 - (b) All principal buildings shall be set back a minimum of twenty (20') feet from the high watermark of any stream or watercourse. All stream and watercourse corridors within this twenty (20') foot distance shall remain in their natural state except where necessary to provide utility easements or connecting roadways. The Board shall, in addition, require an easement of not less than fifteen (15') feet along each side or edge of the body of water, provided same is not wholly within the subject property.
 - (c) No sanitary sewage disposal systems through land disposal shall be located within four (4') feet of any water table during any period of the year. Where natural water levels are closer than four (4') feet to the ground surface during any period of the year, there shall be no fill permitted in order to create an otherwise satisfactory land disposal, except where permitted by the Township

Board of Health. No seepage field for sanitary sewage disposal shall be located nearer than three hundred (300') feet to any channel or surface watercourse. There shall be no point source pollution in any stream or waterway in the Township, as measured against the most recent studies or measurements of these waterways.

- (d) All Federal and State requirements affecting potable water shall be adhered to.
- (e) All groundwater sources in areas of limestone or fractured bedrock shall not be located within one hundred (100') feet from any sewage disposal facility.
- (f) No development shall impede the existing waterways or streams or substantially alter the hydrology of the area.
- (g) In any planned residential development, no development shall occur in any area with a topographic slope of sixteen (16%) percent or greater.
- (h) All environmental criteria shall be adhered to as promulgated by the Township and all appropriate County, regional, State and Federal requirements.
- 13. Comprehensive Plan. The applicant for a planned residential development shall be required to submit a comprehensive plan for the entire area so zoned and under the applicant's control. The plan shall be submitted in accordance with Chapter XXVI, Land Subdivision, Chapter XXII, Site Plan Review, Chapter XXIV, Zoning, and other applicable Municipal, County and State regulations.
 - The comprehensive plan shall be submitted as a part of the preliminary application.
- 14. *Staging*. As permitted under N.J.S. 40:55D-39 subsection C.(6), each planned residential development shall be developed in stages as outlined herein:
 - Application for final site plan approval or final subdivision approval or both shall be limited to a maximum of thirty-three (33%) percent of the total number of housing units authorized by the Approving Authority at the preliminary application stage described in subsection 13. above. Once a final stage is approved by the approving authority, the second stage shall not be submitted for consideration by the approving authority for a period of less than six (6) months. All subsequent stages shall likewise have a waiting period of no less than six (6) months from the time of approval granted by the approving authority of the preceding stage.
- 15. *Sequence of Stages*. In the deliberation of the proposed sequence of stages, the approving authority shall be guided by the following criteria and factors:
 - (a) That each stage is substantially self-functioning and self-sustaining with regard to access, utility services, parking, open space and other similar physical features and shall be capable of occupancy, operation and maintenance upon completion of construction and development.
 - (b) That each stage is properly related to every other segment of the planned development and to the community as a whole and to all necessary community services which are available or which may be needed to serve the planned development in the future.

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- (c) That adequate protection will be provided to ensure the proper disposition of each stage through the use of maintenance and performance guarantees, covenants and other formal agreements.
- (d) That the land owner will provide a balanced distribution for development in each stage. The disposition shall be judged on the basis of the level of improvement costs, physical planning and coordination required and other relationships which may be necessary to undertake each stage or segment.
- 16. Final Approval, Compliance with Comprehensive Plan. A plat submitted for final approval shall be required to be in total compliance with the Township zoning ordinance and to be in substantial compliance with the comprehensive preliminary plan, granted by the approving authority. For an entire site, a plan shall be deemed to be in substantial compliance where the plat does not:
 - (a) Vary the proposed residential density or intensity of use by more than two (2%) percent;
 - (b) Does not involve a reduction in open space or the substantial relocation of such area, or increase by more than three (3%) percent of the total lot coverage;
 - (c) Nor involve the increase in height of any building greater than permitted in the zoning ordinance.
 - Any plat which is not in compliance with the comprehensive preliminary plan for the entire site shall require an amendment to the preliminary approval including new public hearings.
- 17. No person, firm or corporation, or agents, servants or representatives of any of the foregoing, shall occupy, or permit the occupancy of any adult home dwelling unit unless and until a certificate of occupancy shall first have been obtained from the Construction Official of the Township, to assure that occupancy will not be in violation of any of the terms and conditions of this Chapter.

§24-3.9 Nonconforming Uses and Structures

- a. Continuation of Use. A use, building or structure which is lawfully in existence at the effective date of this Chapter and shall be made nonconforming at the passage of this Chapter or any applicable amendment thereto may be continued, except as otherwise provided in this section.
- b. Regulation of Nonconforming Uses. No existing use, building or premises devoted to a nonconforming use shall be enlarged, extended, reconstructed, substituted or structurally altered, except when changed to a conforming use or when required to do so by law and as follows:
 - 1. Restoration. Any nonconforming structure damaged to less than eighty (80%) percent of its previous existing area may be restored, reconstructed or used as before, provided that the area of such use, building or structure shall not exceed the area which existed prior to such damage. The Board shall determine the time period in which complete restoration shall take place.
 - 2. Repairs. Normal maintenance and repair of a structure containing a nonconforming use is permitted, provided that it does not extend the area or

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- volume of space occupied by the nonconforming use and does not increase the number of dwelling units.
- 3. Nothing in this Chapter shall prevent the strengthening or restoring to a safe or lawful condition any part of any building or structure declared unsafe or unlawful by the Construction Official or other authorized State or Township Official.
- 4. Change of title or ownership does not discontinue a nonconforming use.
- c. Termination of Nonconforming Uses.
 - 1. Abandonment. A nonconforming use not used for one (1) year and/or the change of use to a more restricted or conforming use for any period of time shall be considered an abandonment thereof, and such nonconforming use shall not thereafter be revived.
 - 2. Partial Destruction. When eighty (80%) percent or more of the existing area of a nonconforming structure is destroyed by fire or other casualty or an act of God, the use of such structure as a nonconforming use shall thereafter be terminated.
 - 3. Nonconforming Buildings Lawfully Under Construction. Any nonconforming building or structure lawfully under construction on the effective date of this Chapter, pursuant to plans filed with the Construction Official and approved by him and all other Municipal boards and agencies as required under law, may be completed and may be used for the nonconforming use for which it was designed, to the same extent as if such building had been completed and been in use on the effective date of this Chapter, provided that such building or structure shall be completed within one (1) year after the effective date thereof.

§24-4 ZONE DISTRICT REGULATIONS

§24-4.1 Schedules of Regulations

a. The restrictions and controls intended to regulate development in each district are set forth in the attached schedules, which are supplemented by other sections of this Chapter.

§24-4.2 C200 Conservation

- a. Permitted Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- b. Accessory Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- c. Area, Bulk and Yard Requirements
 - 1. See Attachment 5—Zoning Schedule of Area, Bulk and Yard Requirements
 - 2. Notwithstanding any other Township Land Use Regulations, the owner of a lot in the C200 zone which lot is non-conforming as to the area, width and/or depth may construct or alter a single family home on the undersized lot as of right if all the following requirements are satisfied:
 - (a) The lot was a conforming lot in all aspects at the time the Municipality adopted an ordinance which rendered the lot non-conforming.

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- (b) No property adjacent or contiguous to the subject lot was in common ownership with the subject lot at the time of adoption of the ordinance which rendered the lot non-conforming or at any time subsequent thereto.
- (c) The construction or alteration shall comply with all the requirements which were applicable to the subject lot at the time of adoption of the ordinance which rendered the lot non-conforming.

d. Conditional Uses

- 1. See Attachment 4—Schedule of District Use Regulations
- e. Off-street parking requirements
 - 1. Parking shall comply with §24-3.7.

f. Signs

- 1. Signage shall comply with §24-6, signs.
- g. The Conservation Zone is designated to be consistent within the special and unique character of the land. Regulations are designed to assure that the natural assets of the community such as the wooded slopes of the Ramapo Mountains and the water recharge areas of the Ramapo River are not disturbed and that potentially dangerous natural occurrences such as flooding and erosion are not aggravated. Accordingly, the following regulations are applicable:
 - 1. Environmental Impact Statement (EIS). An environmental impact report shall be required to accompany any application for development, including major subdivision applications, site plan approval, use variance request or any other action requiring a permit or approval from the Township with the exception of a development of an individual lot for a single family residential dwelling. An application for development shall not be deemed complete until the EIS is submitted to all approving agencies, including any County, State or Federal agencies having jurisdiction over the project. The municipal approving authority shall condition any approval it grants upon timely receipt of a favorable report from the County, State or Federal reviewing agency.
 - 2. Site Development Limit. To retain the existing character of the landscape and to prevent environmental degradation of the surrounding area, land use requiring disturbance, grading, clearance and/or tree removal shall be limited to twenty (20%) percent of individual building lots.
 - 3. Slope Protection.
 - (a) The applicant shall adequately demonstrate that erosion, siltation, soil slippage or other soil displacement caused by water, wind, vehicular traffic, pedestrian traffic, structural load, agricultural activity, recreational activity, etc., shall be completely prevented through necessary engineering, design and construction.
 - (b) Damage to roots, bark, trunks or limbs of trees, poisoning of vegetation, or any other degradation of the natural ground cover except where such vegetation must be removed and replaced by other forms of ground stabilization to allow the intended use as may be caused by vehicular or pedestrian traffic, agricultural or recreational activities, construction or

structural disturbances, or other unnatural causes shall be completely prevented through necessary engineering, design and construction.

- 4. Pollution Control. Adequate proof and guaranty that pollution or any degradation of the purity or temperature of surface water or groundwater from any source, including sewage, solid waste, petroleum residue, chemical fertilizers, building materials, heating or cooling systems, etc., shall be provided to the Board, Township Engineer and Environmental Commission.
- 5. In order to assure compliance with the requirements of §24-4.2 g, the approving authority may retain and/or require professional consultants or other governmental agencies to verify the information submitted by a developer. the costs for such authorized professionals shall be collected and processed as provided for in §22-3.4 h and §26-3.2 f.
- 6. The development of all lands within the Conservation Zone are environmentally sensitive as provided in the New Jersey State Development Guide Plan and the New Jersey Development and Redevelopment Plan as promulgated by the New Jersey State Planning Commission. In order to preserve and enhance the environmental qualities of the area and to restrict "growth-inducing activities", no development within the C200 Zone shall be permitted to be served by a public sanitary sewer system of any size or any facilities which is dependent upon linkage with the Northwest Bergen County Sewer Authority or any similar sewer system.

§24-4.3 R80 Single-Family Residential

- a. Permitted Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- b. Accessory Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- c. Area, Bulk and Yard Requirements
 - 1. See Attachment 5—Zoning Schedule of Area, Bulk and Yard Requirements
- d. Conditional Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- e. Off-street parking requirements
 - 1. Parking shall comply with §24-3.7.
- f. Signs
 - 1. Signage shall comply with §24-6, signs.

§24-4.4 R40 Single-Family Residential

- a. Permitted Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- b. Accessory Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- c. Area, Bulk and Yard Requirements

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- 1. See Attachment 5—Zoning Schedule of Area, Bulk and Yard Requirements
- d. Conditional Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- e. Off-street parking requirements
 - 1. Parking shall comply with §24-3.7.
- f. Signs
 - 1. Signage shall comply with §24-6, signs.

§24-4.5 R20 Single-Family Residential

- a. Permitted Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- b. Accessory Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- c. Area, Bulk and Yard Requirements
 - 1. See Attachment 5—Zoning Schedule of Area, Bulk and Yard Requirements
- d. Conditional Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- e. Off-street parking requirements
 - 1. Parking shall comply with §24-3.7.
- f. Signs
 - 1. Signage shall comply with §24-6, signs.

§24-4.6 R15 Single-Family Residential

- a. Permitted Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- b. Accessory Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- c. Area, Bulk and Yard Requirements
 - 1. See Attachment 5—Zoning Schedule of Area, Bulk and Yard Requirements
- d. Conditional Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- e. Off-street parking requirements
 - 1. Parking shall comply with §24-3.7.
- f. Signs
 - 1. Signage shall comply with §24-6, signs.

§24-4.7 R10 Single-Family Residential

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- a. Permitted Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- b. Accessory Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- c. Area, Bulk and Yard Requirements
 - 1. See Attachment 5—Zoning Schedule of Area, Bulk and Yard Requirements
- d. Conditional Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- e. Off-street parking requirements
 - 1. Parking shall comply with §24-3.7.
- f. Signs
 - 1. Signage shall comply with §24-6, signs.

§24-4.8 R5 Single-Family Residential

- a. Permitted Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- b. Accessory Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- c. Area, Bulk and Yard Requirements
 - 1. See Attachment 5—Zoning Schedule of Area, Bulk and Yard Requirements
- d. Conditional Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- e. Off-street parking requirements
 - 1. Parking shall comply with §24-3.7.
- f. Signs
 - 1. Signage shall comply with §24-6, signs.

§24-4.9 R11 Two-Family Residential

- a. Permitted Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- b. Accessory Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- c. Area, Bulk and Yard Requirements
 - 1. See Attachment 5—Zoning Schedule of Area, Bulk and Yard Requirements
- d. Conditional Uses
 - 1. See Attachment 4—Schedule of District Use Regulations

- e. Off-street parking requirements
 - 1. Parking shall comply with §24-3.7.
- f. Signs
 - 1. Signage shall comply with §24-6, signs.

§24-4.10 GA200 Garden Apartment

- a. Permitted Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- b. Accessory Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- c. Area, Bulk and Yard Requirements
 - 1. See Attachment 5—Zoning Schedule of Area, Bulk and Yard Requirements.
 - 2. In addition to the standards outlined in Attachment 5—Zoning Schedule of Area, Bulk and Yard Requirements, Garden Apartments shall meet all area, bulk, and yard requirements detailed in §24-3.8 g.
- d. Conditional Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- e. Off-street parking requirements
 - 1. Parking shall comply with §24-3.7.
- f. Signs
 - 1. Signage shall comply with §24-6, signs.
- g. Design
 - 1. Garden Apartments shall meet all requirements detailed in §24-3.8 g.

§24-4.11 PRD4 Planned Residential Development

- a. Permitted Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
 - 2. See §24-3.8 k.
- b. Accessory Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- c. Area, Bulk and Yard Requirements
 - For one-family uses, See Attachment 5—Zoning Schedule of Area, Bulk and Yard Requirements
 - 2. For Planned Residential Developments
 - (a) See Attachment 6—Schedule of Area, Yard and Bulk Controls for Planned Residential Developments

- (b) In addition to the Area, Yard and Bulk Controls for Planned Residential Developments in subsection 2(a) above, see §24-3.8 k for area, yard, bulk, and buffer requirements.
- d. Conditional Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- e. Off-street parking requirements
 - 1. Parking shall comply with §24-3.7.
- f. Signs
 - 1. Signage shall comply with §24-6, signs.
- g. Design
 - 1. Development of a planned residential development shall comply with §24-3.8 k.

§24-4.12 PRD4S Planned Residential Development – Special

- a. Permitted Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
 - 2. See §24-3.8 k.
- b. Accessory Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- c. Area, Bulk and Yard Requirements
 - For one-family uses, See Attachment 5—Zoning Schedule of Area, Bulk and Yard Requirements
 - 2. For Planned Residential Developments
 - (a) See Attachment 6—Schedule of Area, Yard and Bulk Controls for Planned Residential Developments
 - (b) In addition to the Area, Yard and Bulk Controls for Planned Residential Developments in subsection 2(a) above, see §24-3.8 k for area, yard, bulk, and buffer requirements.
- d. Conditional Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- e. Off-street parking requirements
 - 1. Parking shall comply with §24-3.7.
- f. Signs
 - 1. Signage shall comply with §24-6, signs.
- g. Design
 - 1. Development of a planned residential development shall comply with §24-3.8 k.

§24-4.13 PRD6 Planned Residential Development

a. Permitted Uses

- 1. See Attachment 4—Schedule of District Use Regulations
- 2. See §24-3.8 k.
- b. Accessory Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- c. Area, Bulk and Yard Requirements
 - For one-family uses, See Attachment 5—Zoning Schedule of Area, Bulk and Yard Requirements
 - 2. For Planned Residential Developments
 - (a) See Attachment 6—Schedule of Area, Yard and Bulk Controls for Planned Residential Developments
 - (b) In addition to the Area, Yard and Bulk Controls for Planned Residential Developments in subsection 2(a) above, see §24-3.8 k for area, yard, bulk, and buffer requirements.
- d. Conditional Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- e. Off-street parking requirements
 - 1. Parking shall comply with §24-3.7.
- f. Signs
 - 1. Signage shall comply with §24-6, signs.
- g. Design
 - 1. Development of a planned residential development shall comply with §24-3.8 k.

§24-4.14 RM6 Manufactured Home Park

- a. Permitted Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- b. Accessory Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- c. Area, Bulk and Yard Requirements
 - 1. See Attachment 5—Zoning Schedule of Area, Bulk and Yard Requirements
 - 2. Manufactured home parks shall comply with the following standards:
 - (a) Minimum Lot area. The minimum lot area for manufactured home parks shall be ten (10) acres.
 - (b) Maximum Density Requirements. The maximum number of manufactured homes shall be six (6) units per gross acre of land area, exclusive of public and private rights-of-way and traveled easements.
 - (c) Minimum Size of Manufactured Home Lot or Area. The minimum lot size or living area used exclusively for one (1) manufactured home shall be five

- thousand (5,000) square feet and shall measure, as a very minimum, fifty (50') feet in width and one hundred (100') feet in depth.
- (d) Boundary Line Setbacks. All manufactured homes shall be set back a minimum of seventy-five (75') feet from all external lot lines.
- (e) Separation Between Manufactured Homes. Manufactured homes shall be separated from each other and other buildings by at least thirty (30') feet, except where modified by §24-4.14 c2 (i) and (j).
- (f) Required Utility Services. Each manufactured home site shall be provided with approved connections for water, sewer, electricity, heating and telephone service.
- (g) Buffer Zone and Landscaping Requirements. The provisions of §24-5.6 shall apply to manufactured home parks.
- (h) Compliance with Other Required Provisions. Application for a manufactured home park shall be subject to the Mahwah Site Plan Ordinance and Manufactured Home Ordinance. In the event that any of these subsections are inconsistent with the ordinances, the more restrictive provisions shall apply.
- (i) Air conditioners, generators, and other external mechanical equipment accessory to a manufactured home shall be located adjacent to the manufactured home structure in accordance with applicable building and safety codes and manufacturer clearance specifications.
- (j) Sheds and other structures accessory to a manufactured home shall be located no closer than five (5) feet to the property line.
- d. Conditional Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- e. Off-street parking requirements
 - 1. Parking shall comply with §24-3.7.
- f. Signs
 - 1. Signage shall comply with §24-6, signs.

§24-4.15 B200 Shopping Center Business

- a. Permitted Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- b. Accessory Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- c. Area, Bulk and Yard Requirements
 - 1. See Attachment 5—Zoning Schedule of Area, Bulk and Yard Requirements
 - 2. Side Yard Requirements in the B200 Zone
 - (a) No building or group of attached buildings shall have an aggregate front building wall in excess of seventy-five (75%) percent of the actual lot width in the B200 Zone.

- d. Conditional Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- e. Off-street parking requirements
 - 1. Parking shall comply with §24-3.7.
- f. Signs
 - 1. Signage shall comply with §24-6, signs.

§24-4.16 B40 Highway Business

- a. Permitted Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- b. Accessory Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- c. Area, Bulk and Yard Requirements
 - 1. See Attachment 5—Zoning Schedule of Area, Bulk and Yard Requirements
 - 2. Side Yard Requirements in the B40 Zone
 - (a) No building or group of attached buildings shall have an aggregate front building wall in excess of seventy-five (75%) percent of the actual lot width in the B40 Zone.
- d. Conditional Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- e. Off-street parking requirements
 - 1. Parking shall comply with §24-3.7.
- f. Signs
 - 1. Signage shall comply with §24-6, signs.

§24-4.17 B12 General Business

- a. Permitted Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- b. Accessory Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- c. Area, Bulk and Yard Requirements
 - 1. See Attachment 5—Zoning Schedule of Area, Bulk and Yard Requirements
- d. Conditional Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- e. Off-street parking requirements
 - 1. Parking shall comply with §24-3.7.
- f. Signs

1. Signage shall comply with §24-6, signs.

§24-4.18 B10 Neighborhood Business

- a. Permitted Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- b. Accessory Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- c. Area, Bulk and Yard Requirements
 - 1. See Attachment 5—Zoning Schedule of Area, Bulk and Yard Requirements
- d. Conditional Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- e. Off-street parking requirements
 - 1. Parking shall comply with §24-3.7.
- f. Signs
 - 1. Signage shall comply with §24-6, signs.

§24-4.19 CB360 Community Business

- a. Permitted Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- b. Accessory Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- c. Area, Bulk and Yard Requirements
 - 1. See Attachment 5—Zoning Schedule of Area, Bulk and Yard Requirements
 - 2. Side Yard Requirements in the CB360 Zone
 - (a) No building or group of attached buildings shall have an aggregate front building wall in excess of seventy-five (75%) percent of the actual lot width in the CB360 Zone.
- d. Conditional Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- e. Off-street parking requirements
 - 1. Parking shall comply with §24-3.7.
- f. Signs
 - 1. Signage shall comply with §24-6, signs.

§24-4.20 IP120 Industrial Park

- a. Permitted Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- b. Accessory Uses

- 1. See Attachment 4—Schedule of District Use Regulations
- c. Area, Bulk and Yard Requirements
 - 1. See Attachment 5—Zoning Schedule of Area, Bulk and Yard Requirements
 - 2. Side Yard Requirements in the IP120 Zone
 - (a) No building or group of attached buildings shall have an aggregate front building wall in excess of seventy-five (75%) percent of the actual lot width in the IP120 Zone.
- d. Conditional Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- e. Off-street parking requirements
 - 1. Parking shall comply with §24-3.7.
- f. Signs
 - 1. Signage shall comply with §24-6, signs.

§24-4.21 GI80 General Industry

- a. Permitted Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- b. Accessory Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- c. Area, Bulk and Yard Requirements
 - 1. See Attachment 5—Zoning Schedule of Area, Bulk and Yard Requirements
 - 2. Side Yard Requirements in the GI80 Zone
 - (a) No building or group of attached buildings shall have an aggregate front building wall in excess of seventy-five (75%) percent of the actual lot width in the GI80 Zone.
- d. Conditional Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- e. Off-street parking requirements
 - 1. Parking shall comply with §24-3.7.
- f. Signs
 - 1. Signage shall comply with §24-6, signs.

§24-4.22 FP Floodplain

- a. Restrictions in Floodplain and Flood Hazard Areas
 - 1. No permanent structure or building or any enlargement of same which is used or designated to be used for housing, commerce, industry or public activity shall be located in a floodplain or flood hazard area. Exceptions to this restriction shall include uses which are developed above the maximum flood elevation with

- appropriate access provided or as provided in Chapter XXVII –Flood Prevention -- of the Code, as may be amended.
- 2. Where an area has not been formally designated as a floodplain or flood hazard area by any Federal, State, or County governmental agency and the area is not designated as a floodplain or flood hazard area in the Township Zoning Ordinance or Official Map, the Board may designate such an area as a floodplain or flood hazard area, after public hearings and after consultation with some or all of the following: the Township Engineer, the Army Corps of Engineers, the Federal Emergency Management Agency (FEMA), the Bergen County Planning Board, the Township Environmental Commission, the Bergen County Department of Public Works and the New Jersey Department of Environmental Protection.
- 3. The following uses shall be permitted within a floodplain or flood hazard area:
 - (a) Agricultural and horticultural uses as defined in this Chapter, except a farmhouse.
 - (b) Outdoor recreational facilities, including golf courses, ice-skating rinks, swimming pools, parks, playfields and other similar facilities.
 - (c) Essential services.
 - (d) In addition, all requirements of Chapter XXVII –Flood Prevention-- of the Code, as may be amended, shall be complied with. In the event that any of these subsections are inconsistent with the Chapter, the more restrictive provisions shall apply.
- 4. All of the requirements of N.J.A.C. 7:13 Flood Hazard Area Control Act Rules must be complied with.
- b. Off-street parking requirements
 - 1. Parking shall comply with §24-3.7.
- c. Signs
 - 1. Signage shall comply with §24-6, signs.

§24-4.23 CEM Cemetery

- a. Permitted Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- b. Accessory Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- c. Area, Bulk and Yard Requirements
 - 1. See Attachment 5—Zoning Schedule of Area, Bulk and Yard Requirements
- d. Conditional Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- e. Off-street parking requirements
 - 1. Parking shall comply with §24-3.7.
- f. Signs

- 1. Signage shall comply with §24-6, signs.
- g. Cemetery Uses.
 - 1. Any of these uses shall be provided with an entrance on a street or road which shall have a pavement width of not less than twenty (20') feet, with ingress and egress so designed as to minimize traffic congestion, and a minimum six (6') foot high fence or evergreen or evergreen-type hedge or shrubs at intervals of not more than six (6') feet, or a minimum of ten (10') feet of permanently maintained planting strip on all property lines abutting any R District or residential street.
 - 2. No interment shall take place closer than fifteen (15') feet to any street right-of-way line. In the event of a wider street right-of-way line as designated on the Official Map or Master Plan of the Township, the requirements shall be deemed to be measured from the proposed realignment or widened alignment as indicated.

§24-4.24 BZ Buffer Zone

- a. Permitted Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- b. Accessory Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- c. Area, Bulk and Yard Requirements
 - 1. See Attachment 5—Zoning Schedule of Area, Bulk and Yard Requirements
- d. Conditional Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- e. Off-street parking requirements
 - 1. Parking shall comply with §24-3.7.
- f. Signs
 - 1. Signage shall comply with §24-6, signs.
- g. Buffer zones shall comply with §24-5.6.

§24-4.25 ML1 Moderate and Low Residential

- a. Permitted Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- b. Accessory Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- c. Area, Bulk and Yard Requirements
 - 1. See Attachment 5—Zoning Schedule of Area, Bulk and Yard Requirements
- d. Conditional Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- e. Off-street parking requirements

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- 1. Parking shall comply with §24-3.7.
- f. Signs
 - 1. Signage shall comply with §24-6, signs.

§24-4.26 ML2 Moderate and Low Residential

- a. Permitted Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- b. Accessory Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- c. Area, Bulk and Yard Requirements
 - 1. See Attachment 5—Zoning Schedule of Area, Bulk and Yard Requirements
- d. Conditional Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- e. Off-street parking requirements
 - 1. Parking shall comply with §24-3.7.
- f. Signs
 - 1. Signage shall comply with §24-6, signs.

§24-4.27 MF-1 Multi-Family-1 (Reserved)

The following standards shall apply to development within the MF-1 Zone. When the standards herein conflict with other provisions of Chapter 24, the standards herein shall apply.

- a. Permitted Uses.
 - 1. Townhomes.
 - 2. Stacked townhomes, which are defined as a one (1) family unit in a row of at least three (3) such units, where units are stacked on each other. Units may be multilevel; however, all units shall have common fire resistant walls and have direct access from the outside.
 - 3. Affordable housing units within a townhome configuration, which may be designed as one over one condominium flats.
- b. Accessory Uses.
 - 1. Home occupations subject to §24-3.6 a8.
 - 2. Parks, playgrounds, open space, and tenant recreation facilities.
 - 3. Fences and walls subject to §24-5.6 b.
 - 4. Surface parking subject to §24-3.7.
 - 5. Community rooms and amenity spaces for the use of building owners and/or tenants.

e. Signs

1. Signage shall comply with §24-6, signs.

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2. In addition to the above, a ground sign, next to the site entrance, identifying the development shall be permitted. Said sign shall not exceed twenty five (25) square feet, may be illuminated and shall be setback ten (10') feet from any property line.

d. Area, Bulk and Yard Requirements.

- 1. Area, Yard and Bulk Controls shall be in accordance with the Zoning Schedule of Area, Bulk and Yard Requirements at the end of this chapter.
- 2. Density. Maximum density of the site shall not exceed fourteen (14) units per disturbed/impervious acre. In no event shall the density within the zone exceed a total of forty two (42) residential units including any affordable housing units.
- 3. Internal setbacks.
 - (a) Buildings shall be setback at least twenty-five (25') feet from one another.
 - (b) No building shall exceed one hundred and fifty (150') feet in length.
 - (c) Buildings shall be setback a minimum of five (5') feet from parking lots.
 - (d) No parking shall be permitted within twenty (20') feet of an adjacent single-family use.

e. Affordable Housing.

- 1. Twenty (20%) percent of the units shall be reserved for, and affordable to, low-and moderate income households. The units shall be family units available to the general public and not restricted to any specific segment of the population and meet the low-/moderate-income split required by the Uniform Housing Affordability Controls ("UHAC") except in lieu of ten (10%) percent of units at thirty-five (35%) of median income the developer shall provide at least thirteen (13%) percent of the units within each bedroom distribution as very low-income units at thirty (30%) percent of median income if the affordable units are rental in tenure.
- 2. The affordable units shall have a minimum thirty (30) year deed restriction. Any such affordable unit shall comply with UHAC, applicable affordable housing regulations, the Fair Housing Act, any applicable order of the Court, and other applicable laws.
- 3. The units shall meet the bedroom distribution required by the UHAC.
- 4. The developer shall be responsible for retaining a qualified Administrative Agent, as approved by the Township, at the developer's sole cost and expense.
- 5. All necessary steps shall be taken to make the affordable units provided creditworthy pursuant to applicable law.

f. Off-Street Parking Requirements.

- 1. Off-street parking shall be in accordance with the Township Off-street and Loading Ordinance, §24-3.7.
- 2. All parking spaces shall measure no less than nine (9') feet in width by eighteen (18') feet in length.
- 3. Off-street parking shall be provided in accordance with RSIS.

- 4. Parking lot lighting shall comply with §22-6.4.
- 5. Within surface parking lots one (1) landscape island shall be provided for every twenty (20) parking spaces. Said landscape island shall contain a minimum of one hundred sixty (160) square feet. At least half of the landscape islands shall contain a shade tree and other landscaping; the remainder shall contain shrubs. Said shade tree shall be three (3") inches in caliper at installation.

g. Building Design.

- 1. Building wall offsets, including both projections and recesses, shall be provided along any street facing building wall measuring greater than forty (40') feet in length in order to provide architectural interest and variety to the massing of a building and relieve the negative visual effect of a single, long wall.
- 2. The maximum spacing between such offsets shall be thirty-five (35') feet. The minimum projection or depth of any individual vertical offset shall not be less than one (1') foot.
- 3. Vertical offsets can include, but are not limited to, pilasters, projecting bays, changes in façade materials and balconies.
- 4. The architectural treatment of a façade shall be completely continued around all street facing façades of a building. All sides of a building shall be architecturally designed to be consistent regarding style, materials, colors and details.
- 5. If the building has a flat roof, a parapet shall project vertically to hide any roof-mounted mechanical equipment.
- 6. Roofline offsets shall be provided along any gable roof measuring more than forty (40') feet in length.
- 7. Building façades visible from any street shall consist of durable, long-lasting materials such as brick, stone, east stone, Hardie plank or other high-quality material.
- 8. Heating, ventilating and air conditioning systems, utility meters and regulators, exhaust pipes and stacks, satellite dishes and other telecommunications receiving devices shall be screened or otherwise specially treated to be, as much as possible, inconspicuous as viewed from the public right of way and adjacent properties.

h. Landscaping.

- 1. Areas of the property not used for buildings, parking or other impervious surfaces shall be landscaped.
- 2. Landscaping shall be provided to promote a desirable visual environment, to accentuate building design, define entranceways, screen parking areas, mitigate adverse visual impacts, provide windbreaks for winter winds and summer cooling for buildings, and enhance buffer areas. Plants and other landscaping materials shall be selected in terms of aesthetic and functional considerations. The landscape design shall create visual diversity and contrast through variation in size, shape, texture and color. The selection of plants in terms of susceptibility to disease and insect damage, wind and ice damage, habitat, soil conditions, growth rate, longevity, root pattern, maintenance requirements, etc., shall be considered.

- 3. There shall be a minimum ten (10') foot-wide landscaped buffer adjacent to any existing single family properties. The only improvements that are permitted to encroach on this buffer are utilities and driveways.
- 4. Buffer plantings shall consist of a combination of shade trees, evergreen trees, ornamental trees and shrubs. Existing shade and evergreen trees within the buffer area may be counted in fulfilling the required buffer planting.
- 5. Buffer plants shall include, at a minimum, the following:
 - (a) One shade tree for every seventy-five (75') linear feet of buffer;
 - (b) One evergreen tree for every forty (40') linear feet of buffer;
 - (e) Ten (10) shrubs for every fifty (50') linear feet of buffer.
- 6. Buffer plants shall be the following size at the time of planting:
 - (a) Shade trees shall be planted at a minimum three (3") inch caliper and shall be a minimum of twelve (12) to fourteen (14) feet in height, balled and burlapped.
 - (b) Evergreen trees shall be planted at a minimum height of seven (7') feet, balled and burlapped.
 - (c) Shrubs shall be planted at a minimum of three (3') feet in height. All shrubs shall be evergreen.
- 7. Foundation plantings shall be provided around all buildings. These plantings shall include species that provide seasonal interest at varying heights to complement and provide pedestrian scale to the proposed architectural design of the buildings. The foundation planting shall incorporate evergreen shrubs and groupings of small trees in order to provide human scale to building facades and winter interest.
- 8. If an outdoor dumpster is utilized for the storage of trash and recycling, it shall be sereened and fully enclosed with a solid enclosure a minimum six (6') feet in height. Alternatively, refuse and recycling may be stored inside of the building(s).
- 9. The above standard shall supplement the requirements of §22-6.5, paragraph a and supersede said design standards when there is a conflict.

§24-4.28 MF-2 Multi-Family-2

The following standards shall apply to development within the MF-2 Zone. When the standards herein conflict with other provisions of Chapter 24, the standards herein shall apply.

- a. Permitted Uses.
 - 1. Multi-family housing.
 - 2. Municipal uses, including off-street parking.
- b. Accessory Uses.
 - 1. Home occupations subject to §24-3.6 a8.
 - 2. Parks, playgrounds, open space, and tenant recreation facilities.
 - 3. Fences and walls subject to §24-5.6 b.

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- 4. Surface parking subject to §24-3.7.
- 5. Community rooms and amenity spaces for the use of building owners and/or tenants.

c. Signs.

- 1. Signage shall comply with §24-6, signs.
- 2. In addition to the above, a ground sign, next to the site entrance, identifying the development shall be permitted. Said sign shall not exceed twenty-five (25) square feet, may be illuminated and shall be setback a minimum of ten (10') feet from any property line.
- d. Area, Bulk and Yard Requirements.
 - 1. Area, Yard and Bulk Controls shall be in accordance with the Zoning Schedule of Area, Bulk and Yard Requirements at the end of this chapter.
 - 2. Density. Maximum density of the site shall not exceed fifteen (15) units per acre.
 - 3. Internal setbacks.
 - (a) Buildings shall be setback a minimum of five (5') feet from driveways and parking areas.
 - (b) No parking shall be permitted within twenty (20') feet of an adjacent single-family use.

e. Affordable Housing.

- 1. One-hundred (100%) percent of the units shall be reserved for, and affordable to, low- and moderate-income households. The units shall meet the low-/moderate-income split required by the Uniform Housing Affordability Controls ("UHAC") except in lieu of ten (10%) percent of units at thirty-five (35%) of median income the developer shall provide at least thirty (13%) percent of the units as very-low income units at thirty (30%) percent of median income within each bedroom distribution
- 2. The affordable units shall have a minimum thirty (30) year deed restriction. Any such affordable unit shall comply with UHAC, applicable affordable housing regulations, the Fair Housing Act, any applicable order of the Court, and other applicable laws.
- 3. The units shall meet the bedroom distribution required by the UHAC.
- 4. The developer shall be responsible for retaining a qualified Administrative Agent, as approved by the Township, at the developer's sole cost and expense.
- 5. All necessary steps shall be taken to make the affordable units provided creditworthy pursuant to applicable law.
- 6. The affordable units shall be reserved for families or special needs households.

f. Off-Street Parking Requirements.

- 1. Off-street parking shall be in accordance with the Township Off-street and Loading Ordinance, §24-3.7.
- 2. All parking spaces shall measure no less than nine (9') feet in width by eighteen (18') feet in length.

- 3. Off-street parking shall be provided in accordance with RSIS.
- 4. Parking lot lighting shall comply with §22-6.4.
- 5. Within surface parking lots one (1) landscape island shall be provided for every twenty (20) parking spaces. Said landscape island shall contain a minimum of one hundred sixty (160) square feet. At least half of the landscape islands shall contain a shade tree and other landscaping; the remainder shall contain shrubs. Said shade tree shall be a minimum of three (3) inches caliper at installation.

g. Building Design.

- 1. Building wall offsets, including both projections and recesses, shall be provided along any street-facing building wall measuring greater than forty (40') feet in length in order to provide architectural interest and variety to the massing of a building and relieve the negative visual effect of a single, long wall.
- 2. The maximum spacing between such offsets shall be thirty-five (35') feet. The minimum projection or depth of any individual vertical offset shall not be less than one (1') foot.
- 3. Vertical offsets can include pilasters, projecting bays, changes in façade materials and balconies.
- 4. The architectural treatment of a façade shall be completely continued around all street-facing façades of a building. All sides of a building shall be architecturally designed to be consistent regarding style, materials, colors and details.
- 5. If the building has a flat roof, a parapet shall project vertically to hide any roof-mounted mechanical equipment.
- 6. Roofline offsets shall be provided along any gable roof measuring more than fifty (50') feet in length.
- 7. Building façades visible from any street shall consist of durable, long-lasting materials such as brick, stone, cast stone, Hardie plank or other high-quality material.
- 8. Heating, ventilating and air-conditioning systems, utility meters and regulators, exhaust pipes and stacks, satellite dishes and other telecommunications receiving devise shall be screened or otherwise specially treated to be, as much as possible, inconspicuous as viewed from the public right-of-way and adjacent properties.

h. Landscaping.

- 1. Areas of the property not used for buildings, parking or other impervious surfaces shall be landscaped.
- 2. Landscaping shall be provided to promote a desirable visual environment, to accentuate building design, define entranceways, screen parking areas, mitigate adverse visual impacts, provide windbreaks for winter winds and summer cooling for buildings, and enhance buffer areas. Plants and other landscaping materials shall be selected in terms of aesthetic and functional considerations. The landscape design shall create visual diversity and contrast through variation in size, shape, texture and color. The selection of plants in terms of susceptibility to disease and insect damage, wind and ice damage, habitat, soil conditions, growth rate, longevity, root pattern, maintenance requirements, etc., shall be considered.

- 3. There shall be a minimum ten- (10') foot-wide landscaped buffer adjacent to any existing single-family homes. The only improvements permitted to encroach on this buffer are utilities.
- 4. Buffer plantings shall consist of a combination of shade trees, evergreen trees, ornamental trees and shrubs. Existing shade and evergreen trees within the buffer area may be counted in fulfilling the required buffer planting.
- 5. Buffer plants shall include, at a minimum, the following:
 - (a) One shade tree for every seventy-five (75') linear feet of buffer;
 - (b) One evergreen tree for every forty (40') linear feet of buffer;
 - (c) Ten (10) shrubs for every fifty (50') linear feet of buffer.
- 6. Buffer plants shall be the following size at the time of planting:
 - (a) Shade trees shall be planted at a minimum three (3") inch caliper and shall be a minimum of twelve (12) to fourteen (14) feet in height, balled and burlapped.
 - (b) Evergreen trees shall be planted at a minimum height of seven (7') feet, balled and burlapped.
 - (c) Shrubs shall be planted at a minimum of three (3') feet in height. All shrubs shall be evergreen.
- 7. Foundation plantings shall be provided around all buildings. These plantings shall include species that provide seasonal interest at varying heights to complement and provide pedestrian scale to the proposed architectural design of the buildings. The foundation planting shall incorporate evergreen shrubs and groupings of small trees in order to provide human scale to building facades and winter interest.
- 8. If an outdoor dumpster is utilized for the storage of trash and recycling, it shall be screened and fully enclosed with a solid enclosure a minimum six (6') feet in height. Alternatively, refuse and recycling may be stored inside of the building(s).
- 9. The above standard shall supplement the requirements of §22-6.5, paragraph a and supersede said design standards when there is a conflict.

§24-4.29 MUD-1 Mixed-Use Development 1 Overlay

The following standards shall apply to development within the MUD -1 Overlay Zone. When the standards herein conflict with other provisions of Chapter 24, the standards herein shall apply:

- a. Permitted Uses.
 - 1. Ground floor uses with frontage on Ramapo Avenue shall be non-residential.
 - 2. Permitted principal B10 Zone uses, excluding the following:
 - (a) Places of assembly.
 - (b) Social recreational buildings.
 - (c) Offices, business and professional.
 - (d) Public schools, parks, playgrounds, firehouses, libraries.

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- (e) Undertakers and funeral parlors.
- 3. Multi-family housing.
- 4. A mixture or combination of the above uses.

b. Accessory Uses.

- 1. Off-street parking subject to §22-6.2 and §24-3.7.
- 2. Parking decks or structures, subject to the following limitations:
 - (a) Decks or structures shall not face East Ramapo Avenue or Franklin Turnpike.
 - (b) Access shall be from King Street or Siding Place.
 - (c) The height of the deck or structure shall be five (5') feet lower than the height of the principle building on the lot.
 - (d) The required setbacks shall be the same as that required for a principal building.
 - (e) The deck or structure shall be architecturally consistent or compatible with the principal building.
- 3. Loading facilities subject to §22-6.3 and §24-3.7.
- 4. Community rooms and amenity spaces related to the residential use for the use of building owners and/ or tenants, including, but not limited to recreational and fitness facilities, lobbies, leasing and management offices and mailrooms.
- 5. Fences and walls subject to §24-5.6 b.
- 6. Outdoor dining, associated with permitted restaurant uses, subject to the following conditions:
 - (a) Tables may be located on private property or on the public sidewalk, so long as five (5') feet of sidewalk clearance is maintained.
 - (b) Fencing, bollards or planters shall be used to define the outdoor dining area.
 - (c) No outdoor dining shall be permitted after 12:00 a.m.
 - (d) All lighting shall be downward -facing and shall be turned off no later than 12:30 a.m.
- c. Prohibited Uses.
 - 1. Drive-through facilities.
 - 2. Gas and service stations.
 - 3. Non-residential uses shall be prohibited on the second or third floor.
- d. Area, Bulk and Yard Requirements.
 - 1. Minimum lot area 3 acres
 - 2. Minimum lot width 150 feet
 - 3. Maximum setback from Ramapo Avenue and Franklin Turnpike—15 feet; however, up to 25% of the linear building frontage may be set back a maximum of 30 feet

- 4. Minimum setback from Siding Place—10 feet
- 5. Minimum setback from King Street—40 feet
- 6. All other yard setbacks—15 feet
- 7. Maximum improved lot coverage 85%
- 8. Maximum lot coverage 80%
- 9. Maximum building height 3 stories and 38 feet
- 10. Maximum density 14 units per acre

e. Affordable Housing.

- 1. Twenty (20%) percent of the units shall be reserved for, and affordable to, low-and moderate-income households. The units shall be family units available to the general public and not restricted to any specific segment of the population and meet the low-moderate-income split required. by the Uniform Housing Affordability Controls ("UHAC") except in lieu of ten (10%) percent of units at thirty-five (35%) of median income the developer shall provide at least thirteen (13%) percent of the units as very-low income units at thirty (30%) percent of median income within each bedroom distribution if the affordable units are rental in tenure.
- 2. The affordable units shall have a minimum thirty (30) year deed restriction. Any such affordable unit shall comply with UHAC, applicable COAH affordable housing regulations, the Fair Housing Act, any applicable order of the Court, and other applicable laws.
- 3. The units shall meet the bedroom distribution required by the UHAC.
- 4. The developer shall be responsible for retaining a qualified Administrative Agent, as approved by the Township, at the developer's sole cost and expense.
- 5. All necessary steps shall be taken to make the affordable units provided creditworthy pursuant to applicable law.

f. Off-Street Parking Requirements.

- 1. Off-street parking shall be in accordance with the Township Off-street and Loading Ordinance, §24-3.7.
- 2. All parking spaces shall measure no less than nine (9') feet in width by eighteen (18') feet in length.
- 3. Off-street residential parking shall be provided in accordance with RSIS, non-residential parking shall be provided in accordance with §22-6.2 a. All required parking shall be provided on site.
- 4. Parking lot lighting shall comply with §22-6.4.
- 5. Within surface parking lots one (1) landscape island shall be provided for every twenty (20) parking spaces. Said landscape island shall contain a minimum of one hundred sixty (160) square feet. At least half of the landscape islands shall contain a shade tree and other landscaping; the remainder shall contain shrubs. Said shade tree shall be three (3") inches in caliper at installation.

6. Sidewalks and landscaped beds along the East Ramapo Avenue street frontage shall be a minimum of eight (8') feet wide.

g. Building Design.

- 1. Building wall offsets, including both projections and recesses, shall be provided along any street-facing building wall measuring greater than fifty (50') feet in length in order to provide architectural interest and variety to the massing of a building and relieve the negative visual effect of a single, long wall.
- 2. The maximum spacing between such offsets shall be forty-five (45') feet. The minimum projection or depth of any individual vertical offset shall not be less than one (l') foot.
- 3. A "human scale" of development should be achieved at grade and along street frontages through the use of such elements as windows, doors, columns, awnings and canopies.
- 4. Multi-tenant buildings shall provide varied storefronts and such elements as noted above for all ground floor tenants.
- 5. Design emphasis should be placed on primary building entrances. They should be vertical in character, particularly when there is the need to provide contrast with a long linear building footprint and such details as piers, columns, and framing should be utilized to reinforce verticality.
- 6. The architectural treatment of a facade shall be completely continued around all street-facing facades of a building. All sides of a building shall be architecturally designed to be consistent regarding style, materials, colors and details.
- 7. If the building has a flat roof, a parapet shall project vertically to hide any roof-mounted mechanical equipment.
- 8. Building facades visible from any street shall consist of durable, long-lasting materials.
- 9. Heating, ventilating and air-conditioning systems, utility meters and regulators, exhaust pipes and stacks, satellite dishes and other telecommunications receiving devices shall be screened or otherwise specially treated to be, as much as possible, inconspicuous as viewed from the public right-of-way and adjacent properties.
- 10. All rooftop mechanical equipment shall be screened from view from all vantage points at grade or below the roof.
- 11. Placement of any packaged terminal air conditioner units within the facade is prohibited.

h. Landscaping.

- 1. Areas of the property not used for buildings, parking or other impervious surfaces shall be landscaped.
- 2. Landscaping shall be provided to promote a desirable visual environment, to accentuate building design, define entranceways, screen parking areas, mitigate adverse visual impacts, provide windbreaks for winter winds and summer cooling for buildings, and enhance buffer areas. Plants and other landscaping materials shall be selected in terms of aesthetic and functional considerations. The

- landscape design shall create visual diversity and contrast through variation in size, shape, texture and color. The selection of plants in terms of susceptibility to disease and insect damage, wind and ice damage, habitat, soil conditions, growth rate, longevity, root pattern, maintenance requirements, etc., shall be considered.
- 3. Foundation plantings shall be provided around all buildings if the sidewalk is not directly adjacent to the structure. These plantings shall include species that provide seasonal interest at varying heights to complement and provide pedestrian scale to the proposed architectural design of the buildings. The foundation planting shall incorporate evergreen shrubs and groupings of small trees in order to provide human scale to building facades and winter interest.
- 4. If an outdoor dumpster is utilized for the storage of trash and recycling, it shall be screened and fully enclosed with a solid enclosure a minimum six (6') feet in height. Alternatively, refuse and recycling may be stored inside the building(s).
- i. Signs, subject to §24-6, except that:
 - 1. Non-residential ground floor uses shall be permitted one (1) wall sign per street frontage, subject to the following parameters:
 - (a) A maximum sign area of thirty-six (36) square feet.
 - (b) The horizontal dimension of the sign shall not exceed eighty (80%) of the width of the building frontage occupied by the individual use.
 - (c) The top edge of a wall sign shall not be installed above the bottom of any second -floor windows or within three (3) feet of the top of a parapet.
 - (d) Said signs may be illuminated.
 - 2. Residential uses shall be permitted one ground or wall sign per street frontage, which identifies the development, subject to the following parameters:
 - (e) A maximum sign area of fifty (50) square feet.
 - (f) The top edge of a wall sign shall not be installed above the bottom of any second -floor windows or within three (3) feet of the top of a parapet.
 - (g) Said signs may be illuminated.

§24-4.30 MUD-2 Mixed-Use Development 2

- a. Purpose. The Mixed-Use Development Zone is intended to develop an underutilized site by constructing a mixed-use development that simultaneously provides credits towards the Township's affordable housing obligation. The zone will have three distinct areas. The first would be a hotel/office area. The second would be a multifamily area that may include some commercial space. The third would be a commercial area. The MUD-2 Zone regulations are intended to capitalize on the zone's unique location.
- b. Permitted Uses.
 - 1. Office park uses on a minimum of 30 acres, as further defined in subsection c.1. below.
 - 2. Business/retail/industrial uses on a minimum of 30 acres as further defined in subsection d.1. below.

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- 3. Mixed-use inclusionary residential development uses on a minimum of 58 acres, as further defined in subsection e.1. below.
- 4. It should be noted that as long as the above acreage requirements are met in total, subdivisions creating smaller lot sizes are permissible.
- c. Office park use standards and regulations.
 - 1. Principal, conditional, and accessory uses shall be limited to those listed for the OP200 Zone.
 - 2. Area, bulk, and yard standards shall be as follows:
 - (a) Maximum improved lot coverage 60%
 - (b) Maximum lot coverage 30%
 - (c) Maximum building height 300 feet and 25 stories
 - (d) Minimum front, side and rear yard building setback -50 feet, which shall be measured from the development area boundary and not the true lot line.
- d. Business/retail/industrial use standards and regulations
 - 1. Principal uses shall include the following:
 - (a) Up to 300,000 square feet of any B40 Zone permitted principal use under the same bulk requirements as prescribed therein, excluding the following uses:
 - (1) Service stations
 - (2) Auto service and repair
 - (b) Big box retail. For the purposes of the MUD-2 zone, big box retail shall mean single-retail establishment having no less than 100,000 square feet of gross floor area. Business may have supplemental in-store services including but not limited to medical offices, vision centers, and snack bars. A big box retail facility shall not include an exterior fuel dispensing station or auto service and repair. This does not include tire changes.
 - (c) Industrial uses, which includes all principally-permitted uses within the IP120 and warehouses. This shall exclude Major Potential Pollutant Sources (§24-10.2 g1) and Minor Potential Pollutant Sources (§24-10.2 g2).
 - (1) For the purposes of the MUD-2 zone, a warehouse shall mean a building used, by one or more tenants, primarily for the storage of goods and materials. A warehouse may include an office component, which does not exceed fifteen (15%) percent of the building's total floor area.
 - 2. Accessory uses shall include the following:
 - (a) Off-street parking and loading facilities.
 - (b) Signs.
 - (c) Accessory storage within a wholly enclosed permanent structure of materials, goods and supplies intended for sale or consumption on the premises.
 - 3. Conditional uses shall include the following:
 - (a) Outdoor storage subject to §24-3.6 a5.

- (b) Essential services subject to §24-7.1.
- 4. Area, Bulk and Yard Requirements.
 - (a) Bulk requirements shall be measured from the development area boundary and not the true lot line.
 - (b) Development shall include new rights-of-way, either public or private, for building access and site circulation.
 - (c) Buildings shall be set back from one another a minimum of fifty (50') from all building facades.
 - (d) Buildings shall be set back a minimum of fifteen (15') feet from parking areas. This requirement does not apply to driveways, loading areas or service bays.
 - (e) Buildings shall be set back a minimum of fifty (50') feet from the development area boundary.
 - (f) No parking shall be permitted within twenty (20') feet of a lot line.
 - (g) Bulk and yard requirements for big box retail and industrial uses shall be as follows:
 - (1) The maximum improved lot coverage shall be 80%.
 - (2) The maximum lot coverage shall be 40%.
 - (3) The maximum building height shall be forty-five (45') feet and two (2) stories.
 - (4) In accordance with §24-3.2 g, bulk and other requirements shall be measured from the development area boundary and not the true lot line.
 - (5) Buildings shall be set back a minimum of fifty (50') feet from the development area boundary.
 - (6) No parking shall be permitted within fifty (50') feet of a lot line.
- 5. Affordable Housing. Projects must comply with the State-wide Non-residential Fee Act.
- 6. Circulation and Off-Street Parking Requirements.
 - (a) Off-Street Parking and Loading facilities and standards shall be in accordance with the Township Off-street and Loading Ordinance, §24-3.7. However, warehouses shall provide one (1) parking space for every one thousand (1,000) square feet. Office space within a warehouse shall provide one (1) parking space for every two hundred and fifty (250) square feet. Big box retail shall provide one (1) parking space for every two hundred and fifty (250) square feet.
 - (b) All parking spaces shall measure no less than nine (9') feet in width by eighteen (18') feet in length, however, retail and big box retail shall provide spaces that measure ten (10') feet in width by twenty (20') feet in length.
 - (c) All lighting for off-street parking areas shall be so arranged and shielded as to reflect the light downward and prevent any light from shining directly on adjoining streets, residential zones and residential uses.

- (d) Parking lot lighting shall provide a maintained minimum average of one-half (0.5) footcandles.
- (e) Within surface parking lots one (1) landscape island shall be provided for every twenty (20) parking spaces. Said landscape island shall contain a minimum of one hundred sixty (160) square feet. At least half of the landscape islands shall contain a shade tree and other landscaping; the remainder shall contain shrubs.
- (f) Right-of-Way Requirements.
 - (1) The right-of-way and pavement widths of all internal streets, roads and vehicle-traveled ways, whether public or private, shall be determined from sound planning and engineering standards in conformity to the estimated needs of the full proposed development and the traffic to be generated thereby. They shall be adequate in size, location and design to accommodate the maximum traffic, parking and loading needs and the access of fire-fighting and police vehicles.
 - (2) Sidewalks shall be required along all streets and roads, whether dedicated public streets or privately owned and maintained, or any combination thereof. Sidewalks shall have a minimum width of four (4) feet.
 - (3) All streets and roads, either dedicated public streets or privately owned and maintained, or any combination thereof, shall be subject to all Township ordinances as well as the laws of the State of New Jersey with regard to construction. The developer's private internal road network shall comply with RSIS.
 - (4) The Board shall be guided by the following criteria of street grades but shall have the authority to modify same where exceptional circumstances warrant: six (6%) percent for major and arterial streets and ten (10%) percent for collector and local streets. Exceptions to these limitations shall be made after review and written approval by the Township Engineer and Planning Consultant.
 - (5) When deemed necessary by the Board, the applicant shall provide a continuous street circulation system with adjoining land areas.
 - (6) Where an Official Map or Master Plan, or both, have been adopted, the proposed street system shall conform to the proposals and conditions shown thereon except as may be modified by the Board or governing body, as provided by law.
- (g) Right-of-Way Improvements.
 - (1) Monuments, street names and other traffic control devices, shade trees, streetlights, sidewalks, curbs, fire hydrants and all aspects of street construction as well as other improvements shall be subject to local regulations and Township Engineer approval.
 - (2) Shade trees along all public and private rights-of-way shall be provided in accordance with the Township's Tree Preservation Ordinance, Section 14-10.

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- 7. Building Design for Retail and Big Box Retail uses.
 - (a) Buildings are encouraged to incorporate such building elements as entrances, corners, graphic panels, display windows, etc., as a means to provide a visually attractive environment.
 - (b) A "human scale" of development should be achieved at grade and along street frontages through the use of such elements as windows, doors, columns, awnings and canopies.
 - (c) Multi-tenant buildings shall provide varied storefronts and such elements as noted above for all ground floor tenants.
 - (d) Design emphasis should be placed on primary building entrances. They should be vertical in character, particularly when there is the need to provide contrast with a long linear building footprint and such details as piers, columns, and framing should be utilized to reinforce verticality.
 - (e) The architectural treatment of a façade shall be completely continued around all street-facing façades of a building. All sides of a building shall be architecturally designed to be consistent regarding style, materials, colors and details.
 - (f) If the building has a flat roof, a parapet shall project vertically to hide any roof-mounted mechanical equipment.
 - (g) A variety of materials may be appropriate. Masonry, which works well at the base of a building, can vary in size, color and texture and enables the provision of a decorative pattern or bend.
 - (h) The use of fabric or metal canopies is to be encouraged, especially over storefronts, at entrances, or over display windows.
 - (i) Integration of large-scale graphics into the façade, where appropriate, is encouraged. Logos and trademarks shall be considered signage for the purposes of this ordinance.
 - (j) Outdoor dumpsters shall be enclosed with a six (6') foot high wood fence or masonry wall.

8. Landscaping

- (a) All landscaping is subject to compliance with the Township's Landscaping and Buffer requirements, §22-6.5.
- (b) Landscaping shall be provided to promote a desirable visual environment, to accentuate building design, define entranceways, screen parking areas, mitigate adverse visual impacts, provide windbreaks for winter winds and summer cooling for buildings, and enhance buffer areas. Plants and other landscaping materials shall be selected in terms of aesthetic and functional considerations. The landscape design shall create visual diversity and contrast through variation in size, shape, texture and color. The selection of plants in terms of susceptibility to disease and insect damage, wind and ice damage, habitat, soil conditions, growth rate, longevity, root pattern, maintenance requirements, etc., shall be considered.

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- (c) Site entrances and unique areas shall have special landscaping treatment. Flowerbed displays are encouraged.
- (d) A minimum of thirty (30%) percent of the plantings proposed shall be indigenous to the region.
- (e) Foundation plantings shall be provided at all buildings. These plantings shall include species that provide seasonal interest at varying heights to complement and provide pedestrian scale to the proposed architectural design of the buildings. The foundation planting shall incorporate evergreen shrubs and groupings of small trees in order to provide human scale to building facades and winter interest.
- e. Mixed-use inclusionary residential development standards and regulations.
 - 1. Permitted uses within the mixed uses area shall include the following:
 - (a) Multi-family residential buildings, however, a minimum of two hundred (200) and a maximum of two hundred and sixteen (216) of the units shall be agerestricted. Age-restricted units shall have a head of household with a minimum age of 55 years old, subject to compliance with federal law, except that no more than two (2) age-restricted residential units may be occupied by employees of the developer or the operating entity for the development, who are employed as superintendents for the development and members of their household under the age of 18 who reside in the development.
 - 2. Conditionally permitted uses within the mixed uses area include mixed-use multi-family residential buildings, subject to the following conditions:
 - (a) Non-residential uses shall be limited to the B200 Zone permitted uses.
 - (b) For each 10,000 gross square feet of non-residential space, one additional acre shall be added to the required minimum lot size.
 - (c) A maximum of 75,000 square feet of non-residential space shall be provided.
 - (d) Non-residential space is limited to the first floor.
 - (e) Parking for the non-residential uses shall be required as outlined in §24-3.7.
 - 3. Accessory uses permitted within the mixed uses area include:
 - (a) Parks, playgrounds, open space, dog parks, and tenant recreation facilities including but not limited to clubhouses, swimming pools and tennis courts, subject to 24-3.6. This is a requirement per §24-4.30 e5 below.
 - (b) Fences and walls subject to §24-5.6 b.
 - (c) Surface, garage, and structured parking subject to §24-3.7.
 - (d) Leasing and maintenance offices to support residential use.
 - (e) Community rooms and amenity spaces for the use of building owners and/or tenants.
 - (f) Signs, subject to §24-6.
 - 4. Area, Bulk and Yard Requirements.
 - (a) The maximum improved lot coverage shall be 65%

- (b) The maximum lot coverage shall be 35%.
- (c) The maximum building height shall be 65 feet and 5 stories. This is limited to four residential floors over one floor of parking. Or in the case of the conditionally-permitted use, four residential floors over one floor of nonresidential.
- (d) More than one (1) structure shall be permitted on a single tract.
- (e) In accordance with §24-3.2 g, bulk and other requirements shall be measured from the development area boundary and not the true lot line.
- (f) Development shall include new rights-of-way, either public or private, for building access and site circulation.
- (g) Setbacks
 - (1) Buildings shall be set back a minimum of fifteen (15') feet from driveways and parking areas. This requirement does not include access drives into buildings.
 - (2) Buildings shall be set back from one another a minimum of fifty (50') feet from all building facades.
 - (3) Buildings shall be set back a minimum of fifty (50') from the development area boundary.
 - (4) No parking shall be permitted within fifty (50') of a lot line.
- (h) Density. Maximum density shall not exceed fourteen (14) units per acre, based on a minimum of fifty-eight (58) acres within the area. In no instance shall the total number of units exceed 800.
- (i) Buffer Areas and Landscaping.
 - (1) Buffer provisions of §24-5.6 apply. Such buffer zone shall be kept in its natural state where wooded; and when natural vegetation is sparse or nonexistent, the landowner may be required to provide a year-round visual screen as determined by the Board.
 - (2) No use or structure, including parking or loading areas, shall be permitted within the required buffer area, but the Board may, upon a finding of reasons therefor, permit a portion of a buffer area to be used for utility easements or streets to ensure access to or from adjacent property.
 - (3) The area shall provide a minimum of 20 acres of open space within the acreage requirement running parallel to the Ramapo River.
- 5. Amenities. In accordance with the permitted accessory uses, recreational space is permitted, and shall be herein required as follows. Applicant must provide a minimum six thousand (6,000) square foot clubhouse(s) and two thousand (2,000) square foot pool for the use of residents and their guests. By the time a final certificate of occupancy is issued for the one hundredth (100th) residential unit, the developer shall construct four thousand (4,000) square feet of clubhouse space. The remaining two thousand (2,000) square feet of clubhouse space and the pool shall be constructed by the time a certificate of occupancy is issued for the three hundredth (300th) residential unit.

- 6. Market-rate residential unit standards.
 - (a) Market-rate residential units shall have the following minimum unit sizes:
 - (1) One (1) bedroom seven hundred (700) square feet
 - (2) Two (2) bedroom eight hundred fifty (850) square feet
 - (b) No three (3) bedroom market-rate units are permitted.
 - (c) Nothing shall preclude an additional room as a den, as long as a closet is not provided. The lease shall preclude any den used as a bedroom.

7. Affordable Housing.

- (a) Fifteen (15%) percent of the total residential units shall be reserved for, and affordable to, low and moderate income households. The units shall be rental and meet the low/moderate income split required by the Uniform Housing Affordability Controls and provide at least thirteen (13%) percent of the units as very-low income units within each bedroom distribution. Affordable housing units shall be included within the age-restricted component of the development and shall include at least 30 age-restricted affordable units, but no more than 32 age-restricted affordable units.
- (b) The affordable units shall have a minimum thirty (30) year deed restriction. Any such affordable unit shall comply with UHAC, applicable COAH affordable housing regulations, the Fair Housing Act, any applicable order of the Court, and other applicable laws.
- (c) The units shall meet the bedroom distribution for family and age-restricted units as required by the Uniform Housing Affordability Controls.
- (d) The low and moderate income rental units required to be provided by the developer, as noted herein, shall be distributed among the buildings proposed.
- (e) The developer shall be responsible for retaining a qualified Administrative Agent, as approved by the Township, at the developer's sole cost and expense.
- 8. Circulation and Off-Street Parking Requirements.
 - (a) Parking shall be provided in accordance with RSIS. No parking space shall be used for the storage of goods and materials.
 - (b) Tandem parking is permitted under the building when dedicated and/or reserved. However, no more than sixty (60%) percent of the parking space under any one building may be tandem.
 - (c) Off-Street Parking and Loading facilities and standards shall be in accordance with the Township Off-street and Loading Ordinance, §24-3.7.
 - (d) All parking spaces shall measure no less than nine (9') feet in width by eighteen (18') feet in length.
 - (e) All lighting for off-street parking areas shall be so arranged and shielded as to reflect the light downward and prevent any light from shining directly on adjoining streets, single-family detached residential zones and single-family detached homes.

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- (f) Parking lot lighting shall provide a maintained minimum average of one-half (0.5) footcandles.
- (g) Within surface parking lots one (1) landscape island shall be provided for every twenty (20) parking spaces. Said landscape island shall contain a minimum of one hundred sixty (160) square feet. At least half of the landscape islands shall contain a shade tree and other landscaping; the remainder shall contain shrubs.
- (h) Right-of-Way Requirements.
 - (1) For the non-residential component of the area, the right-of-way and pavement widths of all internal streets, roads and vehicle-traveled ways, whether public or private, shall be determined from sound planning and engineering standards in conformity to the estimated needs of the full proposed development and the traffic to be generated thereby. They shall be adequate in size, location and design to accommodate the maximum traffic, parking and loading needs and the access of fire-fighting and police vehicles.
 - (2) For the residential component of the area, all streets and roads, either dedicated public streets or privately owned and maintained, or any combination thereof, shall be subject to all Township ordinances as well as the laws of the State of New Jersey with regard to construction. The developer's private internal road network shall comply with RSIS.
 - (3) The Board shall be guided by the following criteria of street grades but shall have the authority to modify same where exceptional circumstances warrant: six (6%) percent for major and arterial streets and ten (10%) percent for collector and local streets. Exceptions to these limitations shall be made after review and written approval by the Township Engineer and Planning Consultant.
 - (4) When deemed necessary by the Board, the applicant shall provide a continuous street circulation system with adjoining land areas.
 - (5) For the non-residential component of the area, sidewalks shall be required along all streets and roads, whether dedicated public streets or privately owned and maintained, or any combination thereof. Sidewalks shall have a minimum width of four (4) feet.
 - (6) Where an Official Map or Master Plan, or both, have been adopted, the proposed street system shall conform to the proposals and conditions shown thereon except as may be modified by the Board or governing body, as provided by law.
- (i) Right-of-Way improvements.
 - (1) Monuments, street names and other traffic control devices, shade trees, streetlights, sidewalks, curbs, fire hydrants and all aspects of street construction as well as other improvements shall be subject to local ordinance requirements and Township Engineer approval.
 - (2) Shade trees along all public and private rights-of-way shall be provided in accordance with the Township's Tree Preservation Ordinance, 14-10.

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9. Building Design.

- (a) No single building shall have a street-front length of more than two hundred seventy (270') feet.
- (b) Building wall offsets, including both projections and recesses, shall be provided along any street-facing building wall measuring greater than fifty (50') feet in length in order to provide architectural interest and variety to the massing of a building and relieve the negative visual effect of a single, long wall.
- (c) The maximum spacing between such vertical offsets shall be forty (40') feet. The minimum projection or depth of any individual vertical offset shall not be less than eight (8") inches.
- (d) Vertical offsets can include pilasters, projecting bays, changes in façade materials and balconies.
- (e) The architectural treatment of a façade shall be completely continued around all street-facing façades of a building. All sides of a building shall be architecturally designed to be consistent regarding style, materials, colors and details.
- (f) If the building has a flat roof, a parapet shall project vertically to hide any roof-mounted mechanical equipment.
- (g) Roofline offsets shall be provided along any gable roof measuring more than fifty (50') feet in length.
- (h) All entrances to a building shall be defined and articulated by utilizing such elements as lintels, pediments, pilasters, columns, porticos, porches, overhangs, railings, balustrades and other such elements, where appropriate.
- (i) Building façades visible from any street shall consist of durable, long-lasting materials such as brick, stone, cast stone, Hardie plank or other high-quality material.
- (j) Tenant refuse collection systems shall be inside all residential buildings. Outdoor dumpsters are permitted so long as they are screened on three (3) sides by a masonry wall and the gate(s) is composed of a sturdy, solid material.

10. Landscaping

- (a) All landscaping is subject to compliance with the Township's Landscaping and Buffer requirements, §22-6.5.
- (b) Landscaping shall be provided to promote a desirable visual environment, to accentuate building design, define entranceways, screen parking areas, mitigate adverse visual impacts, provide windbreaks for winter winds and summer cooling for buildings, and enhance buffer areas. Plants and other landscaping materials shall be selected in terms of aesthetic and functional considerations. The landscape design shall create visual diversity and contrast through variation in size, shape, texture and color. The selection of plants in terms of susceptibility to disease and insect damage, wind and ice damage, habitat, soil conditions, growth rate, longevity, root pattern, maintenance requirements, etc., shall be considered.

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- (c) Site entrances and unique areas shall have special landscaping treatment. Flowerbed displays are encouraged.
- (d) A minimum of thirty (30%) percent of the plantings proposed shall be indigenous to the region.
- (e) Foundation plantings shall be provided at all buildings. These plantings shall include species that provide seasonal interest at varying heights to complement and provide pedestrian scale to the proposed architectural design of the buildings. The foundation planting shall incorporate evergreen shrubs and groupings of small trees in order to provide human scale to building facades and winter interest.
- 11. Traffic Improvement and Recreational Fee. The developer(s) of MUD-2 District shall pay the Township for off-tract traffic improvements and recreation improvements to be made within the Township in accordance with the tables below. A pro rata amount of the fee shall be paid by the developer to the Township when a building permit and certificate of occupancy is issued for residential units or for the tenant fit out of non-residential square footage. Fifty percent (50%) shall be due when building permits are issued, and fifty percent (50%) shall be due when certificates of occupancy are issued. The contributions by the developer(s) to pay this fee shall be in addition to any traffic improvement required by the New Jersey Department of Transportation for the inclusionary mixed-use development, which the developer shall install at its own cost and expense. The Township shall have the discretion to allocate the fee between traffic improvements and recreational improvements within the Township.

Non-Residential Table

All Retail Development

0-200,000 square feet: No Fee

200,001-300,000 square feet: \$10 per square foot not to exceed a fee of \$1,000,000

All Industrial/Office Development

0-300,000 square feet: No Fee

300,001-500,000 square feet: \$5 per square foot

500,001-1,000,000 square feet: \$2.50 per square foot

Combination of Retail/Industrial/Office Development

If 200,001 square feet of retail or 300,001 square feet of industrial space (or more of either use) is proposed, any additional retail use beyond 200,001 square feet shall have a fee of \$10 per square foot and any additional industrial use beyond 300,001 square feet is in accordance with the "All Industrial/Office Development"

Residential Table

\$3,750 per unit including affordable units, not to exceed \$3,000,000

- 12. Site access. Vehicular access to and from the MUD-2 District shall be subject to the review and approval of the Township Police Chief. No vehicular access shall be permitted on the bridge located to the east of the District.
- f. Supplemental requirements for development in the MUD-2 Zone.
 - 1. Side Yard Requirements in the MUD-2 Zone. No building or group of attached buildings shall have an aggregate front building wall in excess of seventy-five (75%) percent of the actual lot width in the MUD-2 Zone.
 - 2. Private Tennis Courts. Private tennis courts are permitted as an accessory use in the MUD-2 zone, subject to §24-3.6 a 7.

§24-4.31 LOD Limited Office District

- a. Permitted Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- b. Accessory Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- c. Area, Bulk and Yard Requirements
 - 1. See Attachment 5—Zoning Schedule of Area, Bulk and Yard Requirements
- d. Conditional Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- e. Off-street parking requirements
 - 1. One parking space required for each 125 square feet of floor area.
- f. Signs
 - 1. Signage shall comply with §24-6, signs.

§24-4.32 OP200 Office Park

- a. Permitted Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- b. Accessory Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
 - 2. Accessory Retail Sales in Office Buildings in the OP200 Zone.
 - (a) Accessory retail and service uses shall be permitted within office buildings in the OP200 Zone.
 - (b) The permitted accessory uses identified in paragraph (a) above, shall be contained entirely within the building. Direct access to any one (1) or more accessory uses from the outside shall be prohibited. Such space shall have no exterior signs or other appurtenances of any kind whatsoever.
- c. Area, Bulk and Yard Requirements
 - 1. See Attachment 5—Zoning Schedule of Area, Bulk and Yard Requirements
 - 2. Yard Requirements in the OP200 Zone.

- (a) The minimum front yard requirement in the OP200 Zone shall be equal to sixty (60') feet plus one (1') foot for each one (1') foot of building height in excess of sixty (60') feet.
- (b) The minimum side yard in the OP200 Zone for each side yard shall be equal to thirty (30') feet plus one-half (1/2') foot for each one (1') foot of building height in excess of thirty (30') feet.
- (c) The minimum rear yard in the OP200 Zone shall be equal to forty (40') feet plus one (1') foot for each one (1') foot of building height in excess of forty (40') feet.
- 3. Side Yard Requirements in the OP200 Zone
 - (a) No building or group of attached buildings shall have an aggregate front building wall in excess of seventy-five (75%) percent of the actual lot width in the OP200 zone.
- 4. The maximum floor area ratio for the Office Park Zone, OP200, shall be 0.40. This regulation shall be applicable to the entire zone district but any parcel within the district may exceed the floor area ratio by twenty (20%) percent for the overall site under the jurisdiction of the applicant provided the floor area ratio of the entire district is not exceeded.
- 5. Building Height in the OP200 Zone. Building heights in the OP200 Zone shall be limited by the setback requirements of the zone, the floor area ratio, and by the limitations established in the Bulk Schedule of this Chapter for the OP200 Zone.
 - For all buildings that exceed six (6) stories, there shall be no two (2) adjacent or abutting buildings of the same height. Any abutting or adjacent building shall minimally have a height differential, in feet, equal to ten (10%) percent of the height of the taller building.
- d. Conditional Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- e. Off-street parking requirements
 - 1. Parking shall comply with §24-3.7.
 - 2. Off-street parking and loading facilities in the OP200 Zone shall be provided in accordance with the requirements established in Chapter XXII, Site Plan Review.
 - 3. A minimum of fifty (50%) percent of all required parking shall be required to be provided either in a below grade parking facility or above grade parking garage or deck, in the OP200 Zone.
- f. Signs
 - 1. Signage shall comply with §24-6, signs.

§24-4.33 ORP200 Office Research Park

- a. Permitted Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- b. Accessory Uses

- 1. See Attachment 4—Schedule of District Use Regulations
- c. Area, Bulk and Yard Requirements
 - 1. See Attachment 5—Zoning Schedule of Area, Bulk and Yard Requirements
 - 2. Side Yard Requirements in the ORP200 zone
 - (a) No building or group of attached buildings shall have an aggregate front building wall in excess of seventy-five (75%) percent of the actual lot width in the ORP200 zone.
 - 3. The maximum floor area ratio for the Office Research Park Zone, ORP200, shall be 0.30. This regulation shall be applicable to the entire zone district and to each parcel that is created within the zone.
- d. Conditional Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- e. Off-street parking requirements
 - 1. Parking shall comply with §24-3.7.
- f. Signs
 - 1. Signage shall comply with §24-6, signs.

§24-4.34 POS Public Open Space

- a. Permitted Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- b. Accessory Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- c. Area, Bulk and Yard Requirements
 - 1. See Attachment 5—Zoning Schedule of Area, Bulk and Yard Requirements
- d. Conditional Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- e. Off-street parking requirements
 - 1. Parking shall comply with §24-3.7.
- f. Signs
 - 1. Signage shall comply with §24-6, signs.

§24-4.35 ED Education

- a. Permitted Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- b. Accessory Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- c. Area, Bulk and Yard Requirements
 - 1. See Attachment 5—Zoning Schedule of Area, Bulk and Yard Requirements

- d. Conditional Uses
 - 1. See Attachment 4—Schedule of District Use Regulations
- e. Off-street parking requirements
 - 1. Parking shall comply with §24-3.7.
- f. Signs
 - 1. Signage shall comply with §24-6, signs.

§24-5 PERFORMANCE STANDARDS AND DESIGN CRITERIA

§24-5.1 General Application.

All uses are subject to the following performance standards and procedures.

§24-5.2 Compliance with Performance Standards

- a. Prior to Construction and Operation. Any application for a building permit for a use which shall be subject to performance standards shall be accompanied by a sworn statement by the owner of subject property that the use will be operated in accordance with the performance standards set forth herein.
- b. Continued Compliance. Continued compliance with performance standards is required and enforcement of continued compliance with these performance standards shall be enforced by the Construction Official.

§24-5.3 Nuisance Elements.

- a. Definition of "Nuisance Elements." A "nuisance element" is any noise, radioactivity, vibration, glare, smoke, odor, air and water pollution or dust which exceeds the performance standards established under this section.
- b. Locations where determinations are to be made for enforcement of performance standards. The determination of the existence of nuisance elements shall be made:
 - 1. At or outside property lines of the use creating such element, for noise, vibration, glare, dust, smoke, air pollution or water pollution.
 - 2. At the zone district boundary line, for odor.

§24-5.4 Performance Standards

- a. Vibration. No vibration shall be permitted which is detectable without instruments at points of measurement specified in §24-5.3 b.
- b. Glare. No direct or sky-reflected glare shall be visible, whether from floodlights or from high-temperature processes, so as to be visible at the points of measurement specified in §24-5.3 b.
- c. Smoke.
 - 1. The emission standards of this Chapter or as promulgated by the New Jersey Department of Environmental Protection, whichever is more restrictive, shall pertain.
 - 2. No emission shall be permitted, from any chimney or otherwise, of visible gray smoke of a shade equal to or darker than No. 2 on the Power's Micro-Ringelmann Chart, published by McGraw-Hill Publishing Company, Inc., copyright 1954,

being a direct facsimile reduction of a standard Ringelmann Chart as issued by the United States Bureau of Mines.

- 3. The provisions of this paragraph shall not apply to:
 - (a) Smoke emitted during the cleaning of a fire box or the building of a new fire, the shade or appearance of which is not darker than No. 3 of the Power's Micro-Ringelmann Chart for a period or periods aggregating no more than three (3) minutes in any fifteen (15) consecutive minutes.
 - (b) Smoke resulting from any fire ignited solely for the purpose of training or research in fire prevention or protection.
 - (c) Smoke from locomotives the shade or appearance of which is equal to but not darker than No. 3 of the Power's Micro-Ringelmann Chart for a period or periods aggregating no more than thirty (30) seconds in any three (3) consecutive minutes, or smoke of the density for a period aggregating no more than four (4) minutes in any fifteen (15) consecutive minutes when building a new fire.
 - (d) Household fireplaces.
- d. Odors. No emission of odorous gases or other odorous matter in such quantity as to be readily detectable shall be permitted.
- e. Dust. Solid particles shall not be emitted in concentrations exceeding standards established by the New Jersey Department of Environmental Protection.
- f. Fly Ash. No emission of any fly ash shall be permitted to be discharged from any stack or chimney into the open air in excess of the quantity set forth in regulations promulgated by the New Jersey Department of Environmental Protection.
- g. Noise. No activities shall exceed the noise standards established by the State of New Jersey, including, but not limited to the Noise Control Act (N.J.S.A. 13:1G-1 et seq.) and state noise control regulations (N.J.A.C. 7:29-1.1 et seq.).
- h. Radioactivity or Electrical Disturbance. No activities shall be permitted which emit dangerous radioactivity or electrical disturbances adversely affecting the operation of any equipment. All applicable Federal and State regulations shall be complied with.
- i. Fire and Explosion Hazards. All activities involving and all storage of flammable and explosive materials shall be provided with adequate safety devices against the hazard of fire and explosion and adequate fire-fighting and fire suppression equipment and devices standard in this industry. Burning of waste materials in open fires is prohibited. The relevant provisions of State and local laws and regulations shall also apply.

§24-5.5 Design Criteria

In accordance with the spirit and intent of this Chapter, the following design criteria shall be adhered to, except where otherwise provided.

a. Traffic Access. All proposed site traffic accessways are adequate but not excessive in number; adequate in grade, width, alignment and visibility; and not located too near street corners, entrances to schools or places of public assembly; and other similar considerations.

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- b. Circulation and Parking. Interior circulation is adequate and that all required parking spaces are provided and are easily accessible. All off-street parking and loading areas shall be surfaced with a durable and dust-free surface. All areas shall be properly marked so as to provide for the orderly and safe loading, parking and storage of self-propelled vehicles.
- c. Lighting. All exterior lighting devices shall be arranged so as to reflect the light away from adjoining premises. No rotating or flashing signs or lights shall be permitted.
- d. Drainage, Water Supply and Sewage Disposal Facilities. All development shall be provided with adequate water supply, sewage disposal and drainage facilities in accordance with the Township requirements.
- e. Disposal of Usable Open Space. Usable open space shall be so arranged as to ensure the health and safety and to promote the general welfare.
- f. Arrangement of Buildings. Adequate provision shall be made for light, air, access and privacy in the arrangement of buildings.
- g. Landscaping. Landscaping, where required, shall be provided in order to enhance and protect the natural and scenic qualities of the land. Where adjacent land use dictates, screening and buffer areas shall be required.
- h. Americans with Disabilities Act (ADA) Regulations. All newly designed and constructed or altered Local Government Facilities, public accommodations and commercial facilities are to be readily accessible to and usable by Individuals with Disabilities. All requirements of the Americans with Disabilities Act of 1990 (ADA), 2004 ADA Accessibility Guidelines (ADAAG) and 2010 ADA Standards for Accessible Design. In addition, Compliance Design and Construction Certification Forms must be completed and provided to the Township Engineer.
- i. On-site utility service shall be provided as part of an underground system, consistent with §22-6.6.

§24-5.6 Buffer Zone and General Landscaping Requirements

- a. Buffer Zone Requirements.
 - 1. All commercial, industrial and apartment uses adjoining or abutting a residential zone or institutional or public use shall provide a buffer strip or buffer zone on the side or sides facing said use or zone in accordance with the following table.

Buffer Zone Requirements

Zone District	Depth of Buffer Zone	Buffer Zone (feet)	
		Minimum	Maximum
GA200	10% of lot depth or width on the side or	50	100
B200	sides facing such use or residential zone		
IP120			
RM6			
ORP200			
MUD-2			
B40	7 1/2% of the lot depth or width on the side or	25	50
GI80	sides facing such use or residential zone		
B10	5% of the lot depth or width on the side or	10	25
	sides facing such use or residential zone		

ED Zone. A minimum buffer of fifteen (15') feet shall be provided along every area that abuts a property used for residential purposes.

- 2. No principal or accessory structure, other than as may be provided herein, nor any off-street parking or loading areas or other use shall be permitted within the buffer zone.
- 3. No access or driveways, other than as may be permitted herein, shall be permitted within the buffer zone.
- 4. The buffer zone shall be kept in its natural state where wooded, and when natural vegetation is sparse, plant material at least six (6') feet in height and a solid or tightly woven fence may be required so as to provide a year-round visual screen by the Board. The planting may be placed in suitable areas in the buffer zone as shall be required by the Board and the Shade Tree Commission of the Township.
- 5. Within the buffer zone, underground utility easements shall be permitted.
- 6. The area encompassed in the buffer zone may be utilized for the purpose of computing lot coverage and yard setbacks.
- 7. The provisions of paragraph b., 3. shall also apply.
- b. General Landscaping Requirements.
 - 1. Fencing. All fences erected in the Township must be erected so as to have the finished side facing the neighboring lot. No fence shall be erected higher than six (6') feet in height above the finished grade when located behind the front facade line of the principal structure. No fence shall be erected higher than four (4') feet in height above the finished grade when located within the front yard as defined in §24-1.5. Notwithstanding anything contained in this subsection, the fencing of private personal recreation facilities shall comply with the provisions of §24-3.6 a 7.
 - 2. Fencing on corner lots shall meet the same requirements as set forth in paragraph b 1. for interior lots.
 - 3. No fence can be erected within the sight triangle of an intersection as provided for by the existing land use regulations of the Township.
 - 4. Enclosed Uses. Any enclosed use required by this Chapter to be landscaped shall be provided with a fence or a visual screen designed to produce a dense cover consisting of evergreen or evergreen-type hedges or shrubs, spaced at intervals of not more than six (6') feet, located and maintained in good condition within ten (10') feet of the property line or as shall be determined by the Board. The Board, in the alternative, may require a landscaped earth berm not less than five (5') feet in height.
 - 5. Unenclosed Uses. Any use which is not conducted within a completely enclosed building, such as required off-street parking, shall be entirely enclosed by a solid or closely woven fence or by evergreen hedges or shrubs spaced at intervals of not more than six (6') feet, located and maintained in good condition, within ten (10') feet of the property line or the zone district boundary line or as shall be determined by the Board. In the alternative, the Board may require a landscaped earth berm not less than five (5') feet in height.

6. Maintenance.

(a) Any fencing or landscaping installed in accordance with this section shall be maintained in good order to achieve the objectives of this Chapter. Failure to

- maintain fencing or to replace dead or diseased landscaping or any refuse which may collect therein shall be considered a violation of this Chapter, in accordance with §24-11.5, paragraph c.
- (b) Whenever a buffer or landscaping requirement is imposed, and to the extent that same is in fulfillment of the requirements of this Chapter or any other Township ordinance, a guaranty in the form of a surety bond, cash or security deposit shall be required.
- 7. Temporary fences (including but not limited to snow fences, construction fences, safety fences and filter fences) are not permitted in the Township of Mahwah for periods in excess of thirty (30) days except when such fences are being actually used in connection with immediate or current construction activity or safety protection activity on the site.

§24-6 SIGNS

§24-6.1 General Requirements

- a. Sign Illumination: Direct illumination or back lighting shall not exceed twenty-five (25) watts of incandescent power or seventy-five (75) foot candles when measured with a standard light meter perpendicular to the face of the sign from a distance equal to the narrowest dimension for any sign.
- b. Glare: All signs shall be so designed, located, shielded, and directed so as to prevent the casting of glare or direct light from artificial illumination upon streets, driveways and surrounding property.
- c. Exempt Signs: Exempt signs as provided herein shall be exempt from permitting requirements, but must otherwise comply with the Township's regulations. Exempt signs shall be permitted within all zoning districts of the Township of Mahwah.
- d. See §15-8 for procedures for the erection of temporary non-commercial signs within right-of-ways.
- e. Any permanent or temporary sign that is legible from the outside and is placed on the outside or inside face of a window, or mounted within two (2) feet of the inside face of the window shall not exceed 20 percent of window area.
- f. Signs Related to Service Stations
 - 1. Signage used to advertise fuel prices shall comply with the required provisions of N.J.A.C. 18:19-2 MOTOR FUELS--RETAIL SALES POSTED PRICES: ADVERTISING; REBATES; ALLOWANCES; TRADEMARKS
 - 2. Automatic service and/or gasoline stations may have one (1) ground, pylon or free-standing sign not to exceed the maximum area as provided where permitted in the schedule of permitted sign regulations and where not permitted, not to exceed a maximum area of fifty (50) square feet. Canopy signage may be permitted up to (4) square feet in area on each of two (2) sides of the canopy. Except as provided in the schedule of permitted sign regulations, no other signage shall be permitted.
- g. A home occupation may be permitted to display an identification sign with a maximum sign area of two (2) square feet.
- h. No part of a wall sign, where permitted, shall exceed the wall height of the structure to which it is affixed.

- i. Sign height shall be measured from the mean finished grade of the street closest to the sign to the highest point of the sign structure.
- j. All required setbacks shall be measured from the property line.
- k. Wall signs may not be located along facades not ordinarily accessed by the public.
- 1. Calculation of sign area. Sign area shall be calculated as follows:
 - 1. Sign area shall be measured based on the smallest convex polygon that contains the entire sign, excluding those architectural embellishments and supports on which no advertising material or lighting is displayed.
 - 2. Where a sign is painted on a wall or other surface, the sign area shall include the entire area of the background color(s) of the sign that differentiate it from the general color of the wall or other surface.
 - 3. Signs on awnings shall be measured using smallest convex polygon that contains the entire sign, excluding those architectural embellishments and supports on which no advertising material or lighting is displayed.
 - 4. For blade or double-faced signs, the sign area shall be the area of one display face where the interior angle formed by the faces is 90 degrees or less. Otherwise the sign area shall include the area of all sign faces.
 - 5. Aggregate sign area shall be calculated as a percentage of the main façade of the principal structure.
 - (a) The main building facade used for signage calculations shall be the largest facade of the principal structure. For the purpose of sign calculations, no building shall have more than one main facade. The area of the main building facade shall be the total area measured from side to side of the structure and from the ground level to the top of the roof on flat roof structures, excluding parapets, and to the top of the highest occupied story on peak roof structures.
 - (b) For vacant land, outdoor uses without a principal structure, or properties containing multiple principal structures, the maximum aggregate sign area shall be one square foot for each linear foot of street frontage, but not to exceed the maximum area of any single sign permitted in the zone.

m. Temporary Signs.

- 1. Restrictions applicable to all temporary signs:
 - (a) Signs may be freestanding or attached to buildings.
 - (b) Signs shall not be illuminated.
 - (c) Signs shall not be permitted on telephone poles or trees.
 - (d) Temporary signs shall not be subject to the total aggregate sign area.
- 2. Temporary sign types.
 - (a) In addition to any other permitted sign, each residential property offered for sale or rental may display a temporary sign that is visible from the public right of way. This sign shall be removed seven (7) days after the execution of a contract or the expiration of the listing agreement. Such signs shall be set back at least fifteen (15') feet from the curbline and shall not block the vision of the driver of an automobile.
 - (b) Major subdivision signs. A major subdivision that has received preliminary plot plan approval by the Board may display temporary signs that shall not

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- (c) Temporary yard signs.
 - (1) Temporary yard signs shall not exceed four (4) square feet in area for each sign.
 - (2) Temporary yard signs shall not be installed in the public right-of-way, public property, or on private property without the permission of the owner or tenant.
- (d) For new construction, remodeling or other modifications during which there is no occupancy of the building and for which fencing of the construction site is provided, screening attached to the fence may bear images or text. Such text and numbers shall occupy no more than 120 square feet on each street frontage, or 20 percent of the area of the screening on a construction fence along each street frontage, whichever is larger.
- (e) Temporary window signs.
- 3. Temporary signs that exceed eight (8) square feet in area shall be subject to the following:
 - (a) Temporary signs and fees. There shall be a twenty (\$20.00) dollar fee for a permit to erect a temporary sign except for a not-for-profit entity sponsoring an event for which a temporary sign permit is issued. For a temporary sign issued to a not-for-profit entity, the fee shall be ten (\$10.00) dollars per application.
 - (b) There shall be a fifty (\$50.00) dollar fine imposed upon the property owner or the owner's agent or applicant for any violation of the regulations which apply to temporary signs. A fifty (\$50.00) dollar fine shall be imposed for each and every day the violation continues to exist. Permits issued for temporary signs shall be issued for a period not to exceed six (6) months or when the reason for the issuance of the permit no longer exists or is otherwise described herein whichever is shorter.

§24-6.2 Exempt Signs

- a. Any display or official notice of and by a governmental agency of the United States, the State, the County, the Township or any of their political subdivisions.
- b. Any official traffic control device.
- c. Any flag, emblem or insignia or a governmental agency of the United States.
- d. Any sign located completely within an enclosed structure provided that the sign is not visible or directed to be seen from the outside of the structure.
- e. Exempt signs may be two sided.
- f. Incidental signs. Incidental signs shall not count against the aggregate sign area allowed for a site. Incidental signs shall meet the following requirements:
 - 1. Incidental signs shall not be illuminated;
 - 2. Incidental signs shall not exceed four (4) square feet in total area; and,
 - 3. Incidental signs shall not exceed four (4) feet in height.

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g. Temporary Signs not exceeding eight (8) square feet in area.

§24-6.3 Prohibited Signs in all zones.

- a. Strings of streamers, flags, pennants, spinners or other similar devices.
- b. Signs limiting official traffic control devices or signs.
- c. Signs which obstruct doors, sidewalks, driveways or streets.
- d. Signs placed on trees, rocks or utility poles.
- e. Search lights or beacons.
- f. Banners, pennants, streamers, bunting, balloons, gas-filled figures or similar devices.
- g. Portable or "A" frame signs.
- h. Signs which utilize mechanical movement or provide the appearance of movement through flashing or intermittent lights.
- i. Signs affixed to parked motor vehicles the primary purpose of which signs is to direct the attention of the public to any business or activity conducted on the premises upon which the vehicle is parked.
- j. Signs placed in the public right-of-way or on public property without first obtaining prior approval of the Township Council.
- k. Signs which display video or simulate the appearance of movement.

§24-6.4 Allowable Signage by Zone

Except as where modified by this Chapter, signage shall comply with the following requirements.

	Zone		-		•		
	C200, R80	, MF-1,	GA200, RM6,	B40,	IP120,	B10,	FP, BZ,
	R40, R20	, MF-2	PRD4, PRD4S,	B200,	OP200,	B12	POS, ED,
	R15, R10	,	PRD6, ML1,	CB360	ORP200,		CEM,
	R5, R11		ML2		GI80, LOD		RM6
Signage Type							
Identification	Χ	Р	Р	Р	Р	Р	Р
Incidental	Р	Р	Р	Р	Р	Р	Р
Temporary	Р	Р	Р	Р	Р	Р	Р
Structural Type							
Awning	Χ	Х	Х	Χ	Х	Р	Х
Freestanding	Р	Р	Р	Р	Р	Р	Р
Ground	X	Р	Р	Р	Р	Р	Р
Pylon	Χ	Р	Р	Р	Р	Р	Р
Projecting	Χ	Χ	Х	Χ	Х	Р	Х
Wall	Р	Χ	Р	Р	Р	Р	Р
Window	Χ	Х	X	Р	Х	Χ	Χ
Illumination							
Internal	Х	Р	Р	Р	Р	Р	Х
External	Х	Р	Р	Р	Р	Р	Р

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Dimensions							
Maximum Height	4	10	10	25	25	15	10
Minimum Setback from Property Lines	10	10	15	15	15	15	15
Maximum Aggregate Sign Area (% of main	n/a	n/a	n/a	10%	10%	10%	n/a
façade)							
Maximum Area of any Individual Sign	4	25	50	100	100	100	50

Key:

P- Permitted

X- Not Permitted

§24-7 CONDITIONAL USES

§24-7.1 Essential Services

- a. Enclosed or Permanent Structures.
 - 1. Public utility services. Such uses shall include electric substations, transformers, switches and auxiliary apparatus serving a distribution area, and water pumping station in R Districts and shall be subject to the following regulations:
 - (a) Such facility shall not be located on a residential street, unless no other site is available, and shall be so located as to draw a minimum of vehicular traffic to and through such streets.
 - (b) The location, design and operation of such facility may not adversely affect the character of the surrounding residential area.
 - (c) Adequate fences, barriers and other safety devices shall be provided, and shall be landscaped in accordance with §24-5.6.

b. Open.

- 1. Such uses shall be limited to the erection, construction, alteration or maintenance, by public utilities or Municipal or other governmental agencies, of underground or overhead electrical, gas, water transmission or distribution systems or collection, communication, supply or disposal systems, including poles, wires, mains, drains, sewers, pipes, conduits, cables, fire alarm boxes, police call boxes, traffic signals, hydrants and other similar equipment and accessories in connection therewith reasonably necessary for the furnishing of adequate services by such public utilities or Municipal or other governmental agencies or for the public health or safety or general welfare, but not including buildings. Open essential services shall not include any human or animal fecal matter or material.
- 2. Landscaping requirements and performance standards established in §24-5 shall be adhered to.

§24-7.2 Community Residences.

Community residences, as described in New Jersey Municipal Land Use Law for community residences, shelters, and adult family care homes (N.J.S.A. 40:55D-66.1 and 40:55d-66.2), shall be a permitted use in all residential districts of the township, pursuant to the requirements for single family dwelling units within such districts. Community residences exclusive of those described in the New Jersey Municipal Land

Use Law for community residences, shelters, and adult family care homes (N.J.S.A. 40:55D-66.1 and 40:55d-66.2), shall comply with the following requirements.

- a. No dwelling unit housing more than six (6) persons excluding resident staff may be used or converted to use as a community residence for shelter for victims of domestic violence or a community residence for persons with head injuries unless a conditional use permit has been obtained in advance from the Township Board.
- b. No community residence or community shelter shall be located within fifteen hundred (1,500') feet of an existing such residence or shelter.
- c. No additional permits may be issued if the number of persons, other than resident staff, already residing in community residences or community shelters within the municipality exceeds fifty (50) persons, or five tenths (0.5%) percent of the population of the municipality, whichever is greater.

d. Standards.

- 1. The requirements for residences occupied by six (6) or fewer persons, excluding resident staff, shall be the same as for single family dwelling units located within such districts.
- 2. The additional minimum requirements for residences occupied by seven (7) persons plus one (1) resident staff member are:
 - (a) A minimum lot area consistent with the zoning requirement.
 - (b) A minimum of three (3) parking spaces.
 - (c) A minimum of two thousand (2,000) square feet of building area.
 - (d) A separate bedroom for the staff member.
 - (e) Two (2) bathroom facilities.
- e. The further additional minimum requirements for residences occupied by more than seven (7) persons excluding resident staff members are:
 - 1. There shall be an increase in building area by one hundred fifty (150) square feet for each additional occupant.
 - 2. There shall be an increase in the minimum zoning lot area by twenty (20%) percent for each additional occupant.
 - 3. There shall be one (1) additional parking space for every two (2) additional occupants.
 - 4. There shall be one (1) additional bathroom facility for every three (3) additional occupants.
 - 5. There shall be an increase in common congregating areas, e.g. living rooms, by twenty-five (25) square feet for every one (1) additional occupant.

f. Definitions.

- 1. The term "person" shall be synonymous with the term person in N.J.S.A. 40:55D-66 1
- 2. The term "occupant" shall include persons and resident staff as described in N.J.S.A. 40:55D-66.1.

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§24-7.3 Motor Vehicle Body Repair Shops.

- a. Motor vehicle body shops shall have a minimum lot area at least one-third (1/3) greater than the minimum required lot area of the commercial zone district in which it is located.
- b. All property boundaries shall have a thickly landscaped buffer at least ten (10') feet wide. Buffers adjacent to any Residence District shall have a minimum width of twenty-five (25') feet. This buffer area shall be located outside of any area required to be fenced.
- c. All garage door or interior bay accesses shall face and be oriented toward the property's side lot line, except where such side yard faces and is adjacent to a residential use.
- d. Motor vehicles under repair shall be kept either within the principal building or outside within a fenced and screened compound. No vehicle shall remain on-site for more than forty-five (45) days.
- e. Improved building, paved areas, used parts and scrap storage compound coverage shall not exceed sixty (60%) percent of the total lot area.
- f. Building coverage shall not occupy more than thirty (30%) percent of the total lot area.
- g. Outdoor storage of used parts (motor vehicle components) shall be stored in a fully enclosed container or fenced and paved compound area separate from the outside vehicle parking area. This compound shall not exceed two hundred (200) square feet in area.
- h. Additional parking spaces shall be provided on site as follows:
 - 1. One (1) space for each employee and two (2) spaces for customer estimates.
- i. Any conditional use application for motor vehicle body repair shop use shall be accompanied by a Site Plan incorporating the above requirements and be in accordance with Chapter XXII, Site Plan Review, of this Code.

§24-7.4 Places of Assembly.

- a. Area, Bulk and Yard Requirements.
 - 1. Minimum lot area: five (5) acres.
 - 2. Minimum lot width: two hundred (200') feet.
 - 3. Minimum lot depth: four hundred (400') feet.
 - 4. Minimum front yard:
 - (a) Principal building: thirty-five (35') feet.
 - (b) Accessory building: thirty-five (35') feet.
 - 5. Minimum side yard:
 - (a) Principal building: twenty (20') feet.
 - (b) Accessory building: twenty (20') feet.
 - 6. (Minimum rear yard:

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- (a) Principal building: fifty (50') feet.
- (b) Accessory building: twenty (20') feet.
- 7. Maximum lot coverage: thirty (30%) percent.
- 8. Maximum improved lot coverage: seventy-five (75%) percent.
- b. The minimum lot area of a place of assembly that includes facilities for education and instruction including but not limited to after-school learning, day care, or any other type of education or instruction within the same building or structure as the place of assembly, or in a separate building or structure, but do not include facilities that meet the definition of an Elementary or High School, shall be increased by an additional one (1) acre.
- c. The minimum lot area of a place of assembly that includes facilities for social functions, such as, but not limited to, weddings, funerals, bar/bat mitzvahs, dances, banquets, dinners and other similar events within the same building or structure as the place of assembly or in a separate building or structure shall be increased by two (2) acres.
- d. Where a cemetery is provided as a part of the property, the following provisions shall also apply.
 - 1. Cemetery uses shall be provided with an entrance on a street or road which shall have a pavement width of not less than twenty (20') feet, with ingress and egress so designed as to minimize traffic congestion, and a minimum six (6') foot high fence or evergreen or evergreen-type hedge or shrubs at intervals of not more than six (6') feet, or a minimum of ten (10') feet of permanently maintained planting strip on all property lines abutting any R District or residential street.
 - 2. No interment shall take place closer than fifteen (15') feet to any street right-of-way line. In the event of a wider street right-of-way line as designated on the Official Map or Master Plan of the Township, the requirements shall be deemed to be measured from the proposed realignment or widened alignment as indicated.
- e. A place of assembly may include one (1) residential structure or unit on the same grounds.
- f. A Place of Assembly shall be located on a Major Arterial, Minor Arterial, or Collector Street as identified in the Township's Circulation Element.

§24-7.5 Nursing and Convalescent Homes.

- a. Area, Bulk and Yard Regulations.
 - 1. Minimum lot area: one hundred twenty-five thousand (125,000) square feet.
 - 2. Minimum lot area per patient bed: one thousand (1,000) square feet.
 - 3. Minimum lot width: two hundred (200') feet.
 - 4. Minimum lot depth: four hundred (400') feet.
 - 5. Maximum lot coverage: thirty (30%) percent.
 - 6. Maximum improved lot coverage: seventy-five (75%) percent.
 - 7. Maximum building height:

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- (a) Thirty-five (35') feet.
- (b) Three (3) stories.
- 8. Minimum yard requirements:

Yard	Principal Building (feet)	Accessory Building (feet)
Front	75	50
Side, one	50	30
Side, both	100	60
Rear	75	10

- b. Courts. Where a court is provided, it shall have dimensions the minimum of which shall be forty (40') feet.
- c. Recreational Space. There shall be provided on the site of such development an area or areas of not less than five thousand (5,000) square feet plus fifty (50) square feet per patient bed which shall be utilized for the recreational use of the patients therein.

§24-7.6 Animal Hospitals, Veterinary Offices and Animal Kennels.

- a. Animal hospitals, veterinary offices, and kennels shall be located no closer than two hundred (200') feet to any residential zone line.
- b. Such facilities shall be maintained in an enclosed structure and shall be of soundproof construction and so operated as to produce no objectionable odors at the zone lot boundary line in accordance with §24-5.4 d.
- c. Open kennels, exercise pens or runways shall not be located closer than four hundred (400') feet to any property line and shall be subject to noise and odor controls established for an enclosed building.
- d. The maximum improved lot coverage shall not exceed seventy-five (75%) percent.

§24-7.7 Mechanical Automobile Washing Establishments.

- a. Minimum Area Requirements.
 - 1. Minimum lot area: forty-five thousand (45,000) square feet.
 - 2. Minimum lot width: one hundred fifty (150') feet.
 - 3. Minimum lot depth: three hundred (300') feet.
- b. Minimum Yard Requirements.
 - 1. Front yard: eighty (80') feet.
 - 2. Side yard:
 - (a) One: fifty (50') feet.
 - (b) Both: eighty (80') feet.
 - 3. Rear yard: seventy (70') feet.
- c. Location. Such establishments shall not be located closer than four hundred (400') feet to any residential zone boundary line, school, hospital, nursing home or other similar institutional or public use.
- d. Off-Street Parking. Such establishments shall provide a reservoir parking area equal in number to seven (7) times the maximum capacity of the laundry for automobiles

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awaiting entrance to the premises and one and one-half (1 1/2) times the maximum capacity of the laundry for automobiles beyond the exit end of the equipment so situated as to be usable for the hand-finishing of the washing process and which shall be no closer than fifty (50') feet to any street right-of-way line. "Maximum capacity" in this instance shall mean the greatest possible number of automobiles undergoing some phase of laundering at the same time, which shall be determined by dividing the equipment line by twenty (20') feet.

- e. Performance and Design Standards. Such establishments shall comply in all respects with the performance standards in §24-5.
- f. Landscaping. Such establishments shall comply in all respects with the landscaping and buffer zone requirements for side and rear yards as established in §24-5.6.
- g. Maximum Improved Lot Coverage. The maximum improved lot coverage shall not exceed seventy-five (75%) percent.

§24-7.8 Motels, Hotels, Motor Hotels and Similar Uses

- a. Minimum Habitable Room Area. Such uses shall have a minimum area for each unit of occupancy of two hundred (200) square feet and shall include a minimum of one (1) bedroom and a shower or bath, sink and a water closet.
- b. Off-Street Parking and Loading Requirements. Off-street parking and loading facilities shall be in accordance with the requirements established in the Site Plan Ordinance. Off-street parking shall not be permitted within thirty (30') feet of any street right-of-way line.
- c. Motels, hotels and motor hotels in the OP200 zone shall be subject to the following bulk standards:

000,000 Minimum lot size (square feet) Minimum lot width (feet) 400 Minimum lot depth (feet) 400 75 Maximum improved lot coverage (%) 30 Maximum lot coverage (%) Maximum floor area ratio 0.4 Minimum front yard (See §24-4.32 c2.) Minimum side yard (each) Minimum rear yard

d. Accessory uses permitted and associated with hotels and motels may include automobile rental establishments, banks, barber and beauty shops, book and stationery stores, confectionery and tobacco sales, florists, gift shops, newspaper stands, restaurants and travel agencies, and other similar uses as approved by the Board.

§24-7.9 Service Stations.

- a. No gasoline station or vehicular repair service shop shall be located on property within five hundred (500') feet of the following uses: schools, playgrounds, churches, hospitals, public libraries or institutions for dependent children.
- b. Vehicular access to the above uses shall not be closer to the intersection of any two (2) street lot lines than fifty (50') feet, nor shall any such use be located within twenty-five (25') feet of any boundary line of any R-District.

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- c. Location of Appliances or Pits. Service stations shall not be permitted where any gasoline or oil pump or oil draining pit or visible appliance for any such purpose is located within thirty (30') feet of any street lot line, except where such appliance or pit is within a building.
- d. Buffer Zone and Landscaping Requirements. Service stations shall comply with the provisions of §24-5.6.

§24-7.10 Riding Stables, Academies, Riding Clubs.

a. Riding stables, academies, riding clubs and other similar activities shall be permitted where a minimum area of ten (10) acres is maintained for these purposes and all buildings for the housing, feeding, exercise or rental of such animals are maintained at least three hundred (300') feet from all residential buildings, structures and property lines and are appropriately screened and fenced.

§24-7.11 Private Recreation Facilities

- a. Fitness and health clubs.
 - 1. May contain space for one or more athletic activities, including, but not limited to free weights, cardiovascular areas, workout floors, swimming pools, basketball courts, racquetball courts, tennis courts, rock-climbing facilities, sports facilities, running tracks, boxing areas.
 - 2. Hot tub/Jacuzzi facilities, if provided, shall not exceed one (1%) percent of the gross floor area.
 - 3. Retail/food operations, if provided, shall not exceed ten percent (10%) of the gross floor area.
 - 4. Office spaces devoted to membership sales, maintenance and operation of the fitness and health club facility, if provided, shall not exceed four (4%) percent of the total floor area.
 - 5. Fitness and health club facilities may contain facilities directly related to its operation, including storage facilities, maintenance facilities, and laundry facilities.
 - 6. Child care facilities, if provided, shall be for client use while at the facility.
- b. Private Outdoor Recreational Facilities.
 - 1. In R Districts, no building shall be located within fifty (50') feet of any property line.
 - 2. In R Districts, there may be included retail sales for members and their guests only.
 - 3. Unenclosed recreational facilities shall be located not less than twenty-five (25') feet from any property line, except where greater distances are otherwise required herein, and shall be effectively screened from adjoining residential uses.
 - 4. No public address system shall be permitted except where such system will not be audible at any property line.
 - 5. Other factors, such as lighting, drainage, parking and surfacing, shall be governed under §24-5.5 and landscaped in accordance with §24-5.6.

§24-7.12 Health and Wellness Centers

- a. Nursing and physicians' offices and medical exam rooms affiliated with the use of the Health and Wellness Center shall not exceed four (4%) percent of the gross floor area.
- b. Child care facilities, if provided, shall be for client use while at the facility.
- c. Cafe serving food and beverages, if provided, shall not to exceed three (3%) percent of the gross floor area of the proposed facility with no more than fifty (50) seats.
- d. Retail sales of durable medical equipment and health related merchandise, vitamins and supplements, apparel, educational material, and other items consistent with the Health and Wellness Center use, if provided, shall not exceed two (2%) percent of the gross floor area.
- e. Health and wellness centers may contain facilities directly related to its operation, including maintenance and laundry facilities.

§24-7.13 Sexually Oriented Businesses

- a. A sexually oriented business may not be located within 1,000 feet of any existing sexually oriented business, any place of assembly, any school, any public playground or park, any public facility, or any hospital or any child care center, or within 1,000 feet of any residential area or area zoned for residential use.
- b. A sexually oriented business shall be surrounded by a perimeter buffer of at least 50 feet in width with plantings, fence, or other physical divider along the outside of the perimeter sufficient to impede the view of the interior of the premises in which the business is located.
- c. Signage shall comply with the requirements of Title 2C of the New Jersey Code of Criminal Justice.

§24-7.14 Limited Industrial

- a. Uses may include the finishing or assembling or packaging of previously prepared goods or materials, except those of a chemical, biological or radiation basis.
- b. Limited industrial uses shall be subject to the performance standards in §24-5.

§24-8 AFFORDABLE HOUSING

§24-8.1 Housing Commission

- a. There is hereby established a Municipal Housing Commission consisting of seven (7) members appointed by the Township Council to serve without compensation. This Commission shall not serve as a Municipal Housing Authority as defined by statute.
- b. The Commission shall consist of the Mayor, one (1) member of the Township Council, one (1) member of the Planning Board who is not a member of the Township Council, the Municipal Housing Liaison, and three (3) citizens of the Municipality.
- c. The terms of Commission members who are members of the Township Council or Planning Board shall be for a period of two (2) years or shall terminate at the termination of their respective term of office, whichever comes first.
- d. The term of the Human Services and Affordable Housing Director shall be for as long as they remain Human Services and Affordable Housing Director.

- e. The terms of the citizens at large shall be for a period of three (3) years with the initial appointments being staggered terms of one (1), two (2) and three (3) years.
- f. The Municipal Housing Commission is an advisory board organized with the purpose of advising and making recommendations to the Township Council, Planning Board and other boards and agencies.
- g. The specific duties of the Municipal Housing Commission shall be:
 - 1. To review and comment upon any applications for development of lower income housing referred to the Commission by any other Municipal agency or department.
 - 2. To evaluate the housing needs of the Municipality and the region and specifically to evaluate the existing lower income housing programs in the Municipality and to make periodic reports to the Township Council and Planning Board regarding these evaluations at least annually.
 - 3. To provide public relations, counseling and outreach services for housing opportunities within the Municipality.
 - 4. To recommend changes to the Planning Board and Township Council regarding modifications of the Municipal Housing Plan, Master Plan, or Land Use Regulations so as to meet the Municipal Housing Plan goals.
 - 5. The Commission may utilize the services of the appointed Township officials and hire a secretary.

§24-8.2 Housing Regulations

a. Statutory authorization.

The Legislature of the State of New Jersey has, in the Fair Housing Act, N.J.S.A. 52:27D-301 et seq., delegated the authority to local governments to adopt an ordinance to provide a realistic opportunity for sound shelter for low- and moderate-income households. Therefore, the Council of the Township of Mahwah does ordain as follows:

b. Monitoring and Reporting Requirements.

The Township of Mahwah shall comply with the following monitoring and reporting requirements regarding the status of the implementation of its Court-approved Housing Element and Fair Share Plan:

1. Beginning on the first anniversary of the Judgment of Compliance and Repose, and on every anniversary of that date through July 1, 2025, the Township agrees to provide annual reporting of its Affordable Housing Trust Fund activity to the New Jersey Department of Community Affairs (NJDCA), Council on Affordable Housing (COAH), or Local Government Services (LGS), or other entity designated by the State of New Jersey, with a copy provided to Fair Share Housing Center (FSHC) and posted on the municipal website, using forms developed for this purpose by the NJDCA, COAH, or LGS. The reporting shall include an accounting of all Affordable Housing Trust Fund activity, including the source and amount of funds collected and the amount and purpose for which any funds have been expended.

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- 2. Beginning on the first anniversary of the Judgment of Compliance and Repose, and on every anniversary of that date through July 1, 2025, the Township agrees to provide annual reporting of the status of all affordable housing activity within the municipality through posting on the municipal website with a copy of such posting provided to FSHC, using forms previously developed for this purpose by COAH or any other forms endorsed by the Special Master and FSHC.
- 3. By July 1, 2020, as required pursuant to N.J.S.A. 52:27D-313, the Township will post on its municipal website, with a copy provided to FSHC, a status report as to its implementation of its Plan and an analysis of whether any unbuilt sites or unfulfilled mechanisms continue to present a realistic opportunity and whether any mechanisms to meet unmet need should be revised or supplemented. Such posting shall provide the opportunity for any party to submit comments to the municipality, which comments shall be provided to all parties to this litigation regarding whether any sites no longer present a realistic opportunity and should be replaced and whether any mechanisms to meet unmet need should be revised or supplemented.
- 4. Within 30 days of the third anniversary of the Judgment of Compliance and Repose, and every third year thereafter until July 1, 2025, as required by N.J.S.A. 52:27D-329.1, the Township will post on its municipal website, with a copy provided to FSHC, a status report as to its satisfaction of its very-low-income requirements, including its family very-low-income requirements. Such posting shall provide the opportunity for any party to submit comments to the municipality, which comments shall be provided to all parties to this litigation, on the issue of whether the municipality has complied with its very-low-income housing obligation.

c. Definitions.

1. The following terms when used in this Ordinance shall have the meanings given in this Section:

Act shall mean the Fair Housing Act of 1985, P.L. 1985, c. 222 (N.J.S.A. 52:27D-301 et seq.)

Adaptable shall mean constructed in compliance with the technical design standards of the Barrier Free Subcode, N.J.A.C. 5:23-7.

Administrative Agent shall mean the entity designated by the Township to administer affordable units in accordance with this Ordinance, N.J.A.C. 5:93, and UHAC (N.J.A.C. 5:80-26) and responsible for administering the affordability controls on low- and moderate-income units created in the Township of Mahwah to ensure that the restricted units are affirmatively marketed and sold or rented, as applicable, only to very-low-, low- and moderate-income households.

Affirmative Marketing shall mean a regional marketing strategy designed to attract buyers and/or renters of affordable units pursuant to N.J.A.C. 5:80-26.15.

Affordability Average shall mean the average percentage of median income at which new restricted units in an affordable housing development are affordable to low- and moderate-income households.

Affordable shall mean a sales price or rent level that is within the means of a low- or moderate-income household as defined within N.J.A.C. 5:93-7.4, and, in the case of

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an ownership unit, that the sales price for the unit conforms to the standards set forth in N.J.A.C. 5:80-26.6, as may be amended and supplemented, and, in the case of a rental unit, that the rent for the unit conforms to the standards set forth in N.J.A.C. 5:80-26.12, as may be amended and supplemented.

Affordable Housing Development shall mean a development included in or approved pursuant to the Housing Element and Fair Share Plan or otherwise intended to address the Township's fair share obligation, and includes, but is not limited to, an inclusionary development, a municipal construction project or a one hundred (100%) percent affordable housing development.

Affordable Housing Program(s) shall mean any mechanism in a municipal Fair Share Plan prepared or implemented to address a municipality's fair share obligation.

Affordable Unit shall mean a housing unit proposed or created pursuant to the Act and approved for crediting by the Court and/or funded through an affordable housing trust fund.

Agency shall mean the New Jersey Housing and Mortgage Finance Agency established by P.L. 1983, c. 530 (N.J.S.A. 55:14K-1, et seq.).

Age-Restricted Unit shall mean a housing unit designed to meet the needs of, and exclusively for, the residents of an age-restricted segment of the population such that:

1) all the residents of the development wherein the unit is situated are 62 years of age or older; or 2) at least 80 percent of the units are occupied by one person who is 55 years of age or older; or 3) the development has been designated by the Secretary of the U.S. Department of Housing and Urban Development as "housing for older persons" as defined in Section 807(b)(2) of the Fair Housing Act, 42 U.S.C. § 3607.

Alternative Living Arrangement shall mean a structure in which households live in distinct bedrooms, yet share kitchen and plumbing facilities, central heat and common areas. Alternative living arrangements include, but are not limited to: transitional facilities for the homeless; Class A, B, C, D and E boarding homes as regulated by the State of New Jersey Department of Community Affairs; residential health care facilities as regulated by the New Jersey Department of Health; group homes for the developmentally disabled and mentally ill as licensed and/or regulated by the New Jersey Department of Human Services; and congregate living arrangements.

Assisted Living Residence shall mean a facility that is licensed by the New Jersey Department of Health and Senior Services to provide apartment-style housing and congregate dining and to assure that assisted living services are available when needed for four or more adult persons unrelated to the proprietor and that offers units containing, at a minimum, one unfurnished room, a private bathroom, a kitchenette and a lockable door on the unit entrance.

Certified Household shall mean a household that has been certified by an Administrative Agent as a low-income household or moderate-income household.

Coah shall mean the Council on Affordable Housing, as established by the New Jersey Fair Housing Act (N.J.S.A. 52:27D-301, et seq.).

Court shall mean the Superior Court of New Jersey, Law Division, Bergen County.

Dca shall mean the State of New Jersey Department of Community Affairs.

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Deficient Housing Unit shall mean a housing unit with health and safety code violations that requires the repair or replacement of a major system. A major system includes weatherization, roofing, plumbing (including wells), heating, electricity, sanitary plumbing (including septic systems), lead paint abatement and/or load bearing structural systems.

Developer shall mean any person, partnership, association, company or corporation that is the legal or beneficial owner or owners of a lot or any land included in a proposed development including the holder of an option to contract to purchase, or other person having an enforceable proprietary interest in such land.

Development shall mean the division of a parcel of land into two or more parcels, the construction, reconstruction, conversion, structural alteration, relocation, or enlargement of any use or change in the use of any building or other structure, or of any mining, excavation or landfill, and any use or change in the use of any building or other structure, or land or extension of use of land, for which permission may be required pursuant to N.J.S.A. 40:55D-1, et seq.

Inclusionary Development shall mean a development containing both affordable units and market rate units. This term includes, but is not limited to: new construction, the conversion of a non-residential structure to residential use and the creation of new affordable units through the gut rehabilitation or reconstruction of a vacant residential structure.

Low-Income Household shall mean a household with a total gross annual household income equal to fifty (50%) percent or less of the regional median household income by household size.

Low-Income Unit shall mean a restricted unit that is affordable to a low-income household.

Major System shall mean the primary structural, mechanical, plumbing, electrical, fire protection, or occupant service components of a building which include but are not limited to, weatherization, roofing, plumbing (including wells), heating, electricity, sanitary plumbing (including septic systems), lead paint abatement and load bearing structural systems.

Market-Rate Units shall mean housing not restricted to low- and moderate-income households that may sell or rent at any price.

Median Income shall mean the median income by household size for the applicable housing region, as adopted annually by COAH or a successor entity approved by the Court.

Moderate-Income Household shall mean a household with a total gross annual household income in excess of fifty (50%) percent but less than eighty (80%) percent of the regional median household income by household size.

Moderate-Income Unit shall mean a restricted unit that is affordable to a moderate-income household.

Municipal Housing Liaison shall mean the municipal employee duly designated by the governing body with the responsibility for monitoring, reporting oversight and general administration of the affordable housing program for the Township of Mahwah.

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Non-Exempt Sale shall mean any sale or transfer of ownership other than the transfer of ownership between husband and wife; the transfer of ownership between former spouses ordered as a result of a judicial decree of divorce or judicial separation, but not including sales to third parties; the transfer of ownership between family members as a result of inheritance; the transfer of ownership through an executor's deed to a class A beneficiary and the transfer of ownership by court order.

Random Selection Process shall mean a process by which currently income-eligible households are selected for placement in affordable housing units such that no preference is given to one applicant over another except for purposes of matching household income and size with an appropriately priced and sized affordable unit (e.g., by lottery).

Regional Asset Limit shall mean the maximum housing value in each housing region affordable to a four-person household with an income at eighty (80%) percent of the regional median as defined by duly adopted Regional Income Limits published annually by COAH or a successor entity.

Rehabilitation shall mean the repair, renovation, alteration or reconstruction of any building or structure, pursuant to the Rehabilitation Subcode, N.J.A.C. 5:23-6.

Rent shall mean the gross monthly cost of a rental unit to the tenant, including the rent paid to the landlord, as well as an allowance for tenant-paid utilities computed in accordance with allowances published by DCA for its Section 8 program. In assisted living residences, rent does not include charges for food and services.

Restricted Unit shall mean a dwelling unit, whether a rental unit or an ownership unit, that is subject to the affordability controls of N.J.A.C. 5:80-26.1, as amended and supplemented, but does not include a market-rate unit financed under the Urban Home Ownership Recovery Program ("UHORP") or the Market Oriented Neighborhood Investment Program ("MONI").

Uhac shall mean the Uniform Housing Affordability Controls set forth in N.J.A.C. 5:80-26, et seq.

Very-Low-Income Household shall mean a household with a total gross annual household income equal to thirty (30%) percent or less of the regional median household income by household size.

Very-Low-Income Unit shall mean a restricted unit that is affordable to a very-low-income household.

Weatherization shall mean building insulation (for attic, exterior walls and crawl space), siding to improve energy efficiency, replacement storm windows, replacement storm doors, replacement windows and replacement doors, and is considered a major system for purposes of a rehabilitation program.

d. Applicability.

1. The provisions of this Ordinance shall apply to all affordable housing developments and affordable housing units that currently exist and that are proposed to be created within the Township of Mahwah pursuant to the Township's most recently adopted Housing Element and Fair Share Plan.

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2. Moreover, this Ordinance shall apply to all developments that contain low-and moderate-income housing units, including any currently unanticipated future developments that will provide low- and moderate-income housing units.

e. Rehabilitation Program.

- 1. Mahwah's rehabilitation program shall be designed to renovate deficient housing units occupied by low- and moderate-income households such that, after rehabilitation, these units will comply with the New Jersey State Housing Code pursuant to N.J.A.C. 5:28.
- 2. Both owner-occupied and renter-occupied units shall be eligible for rehabilitation funds.
- 3. All rehabilitated units shall remain affordable to low- and moderate-income households for a period of ten (10) years (the control period). For owner occupied units the control period will be enforced with a lien and for renter occupied units the control period will be enforced with a deed restriction.
- 4. The Township of Mahwah shall dedicate approximately fifteen thousand (\$15,000) dollars for each unit to be rehabilitated through this program.
- 5. The Township of Mahwah shall adopt a resolution committing to fund any shortfall in the rehabilitation programs for the Township.
- 6. The Township of Mahwah shall designate, subject to the approval of the Court, one or more Administrative Agents to administer the rehabilitation program in accordance with N.J.A.C. 5:96 and N.J.A.C. 5:97. The Administrative Agent(s) shall provide a rehabilitation manual for the owner-occupancy rehabilitation program and a rehabilitation manual for the rental-occupancy rehabilitation program to be adopted by resolution of the governing body and subject to approval of the Court. Both rehabilitation manuals shall be available for public inspection in the Office of the Municipal Clerk and in the office(s) of the Administrative Agent(s).
- 7. Units in a rehabilitation program shall be exempt from N.J.A.C. 5:97-9 and UHAC, but shall be administered in accordance with the following:
 - (a) If a unit is vacant, upon initial rental subsequent to rehabilitation, or if a renter-occupied unit is re-rented prior to the end of controls on affordability, the deed restriction shall require the unit to be rented to a low- or moderate-income household at an affordable rent and affirmatively marketed pursuant to N.J.A.C. 5:97-9 and UHAC.
 - (b) If a unit is renter-occupied, upon completion of the rehabilitation, the maximum rate of rent shall be the lesser of the current rent or the maximum permitted rent pursuant to N.J.A.C. 5:97-9 and UHAC.
 - (c) Rents in rehabilitated units may increase annually based on the standards in N.J.A.C. 5:97-9.
 - (d) Applicant and/or tenant households shall be certified as income-eligible in accordance with N.J.A.C. 5:97-9 and UHAC, except that households in owner occupied units shall be exempt from the regional asset limit.
- f. Alternative Living Arrangements.

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- 1. The administration of an alternative living arrangement shall be in compliance with N.J.A.C. 5:93-5.8 and UHAC, with the following exceptions:
 - (a) Affirmative marketing (N.J.A.C. 5:80-26.15), provided, however, that the units or bedrooms may be affirmatively marketed by the provider in accordance with an alternative plan approved by the Court;
 - (b) Affordability average and bedroom distribution (N.J.A.C. 5:80-26.3).
- 2. With the exception of units established with capital funding through a twenty (20)-year operating contract with the Department of Human Services, Division of Developmental Disabilities, alternative living arrangements shall have at least thirty (30) year controls on affordability in accordance with UHAC, unless an alternative commitment is approved by the Court.
- 3. The service provider for the alternative living arrangement shall act as the Administrative Agent for the purposes of administering the affirmative marketing and affordability requirements for the alternative living arrangement.

g. Inclusionary Zoning.

- 1. To implement the fair share plan in a manner consistent with the terms of the June 8, 2018 Settlement Agreement, ensure the efficient use of land through compact forms of development and to create realistic opportunities for the construction of affordable housing, inclusionary zoning shall be permitted on the following properties consistent with the provisions of Mahwah's Housing Element and Fair Share Plan and the terms of the Settlement Agreement.
 - (a) Mahwah will rezone the site known as Crossroads, identified as Block 26, Lot 2 and Block 183, Lot 1 to permit a mixed-use inclusionary development of up to 800 units with a fifteen (15%) percent set-aside.
 - (b) (Reserved) Mahwah will rezone the site known as 1 Fyke Road, identified as Block 21, Lots 21, 22 and 23 to permit an inclusionary multi-family development with a twenty (20%) percent affordable housing set-aside.
 - (c) Mahwah will rezone Block 82 in its entirety to permit a mixed-use inclusionary development with a twenty (20%) percent affordable housing setaside.
 - (d) Mahwah will rezone the site known as 70 Island Road, identified as Block 56, Lot 74 to permit an inclusionary multi-family development that is one hundred (100%) percent affordable.
 - (e) Developments in the ML1 Zone District shall be required to provide one hundred (100%) percent of all dwelling units to be affordable to low- and moderate-income households.
 - (f) Developments in the ML2 Zone District shall be required to provide twenty-two (22%) percent of all dwelling units to be affordable to low- and moderate-income households. This provision shall not apply to the project known as Beaver Creek / Paddington Square (Block 109, Lots 16 and 19) which has one hundred (100%) percent market rate units as a result of a Settlement Agreement in the Urban League lawsuit which provided for a monetary payment in lieu of on-site construction of affordable units.
- h. Phasing Schedule for Inclusionary Zoning.

In inclusionary developments the following schedule shall be followed:

Maximum Percentage of Market-Rate	Minimum Percentage of Low- and			
Units Completed	Moderate-Income Units Completed			
25	0			
25+1	10			
50	50			
75	75			
90	100			

i. New Construction.

- 1. Low/Moderate Split and Bedroom Distribution of Affordable Housing Units:
 - (a) The fair share obligation shall be divided equally between low- and moderate-income units, except that where there is an odd number of affordable housing units, the extra unit shall be a low-income unit. At least thirteen (13%) percent of all restricted rental units shall be very-low-income units (affordable to a household earning thirty (30%) percent or less of regional median income by household size). The very-low-income units shall be counted as part of the required number of low-income units within the development.
 - (b) In each affordable development, at least fifty (50%) percent of the restricted units within each bedroom distribution shall be very-low- or low-income units.
 - (c) Affordable developments that are not age-restricted shall be structured in conjunction with realistic market demands such that:
 - (1) The combined number of efficiency and one-bedroom units shall be no greater than twenty (20%) percent of the total low- and moderate-income units;
 - (2) At least thirty (30%) percent of all low- and moderate-income units shall be two bedroom units:
 - (3) At least twenty (20%) percent of all low- and moderate-income units shall be three bedroom units; and
 - (4) The remaining units may be allocated among two and three bedroom units at the discretion of the developer.
 - (d) Affordable developments that are age-restricted shall be structured such that the number of bedrooms shall equal the number of age-restricted low- and moderate-income units within the inclusionary development. This standard may be met by having all one-bedroom units or by having a two-bedroom unit for each efficiency unit.

2. Accessibility Requirements:

- (a) The first floor of all restricted townhouse dwelling units and all restricted units in all other multistory buildings shall be subject to the technical design standards of the Barrier Free SubCode, N.J.A.C. 5:23-7 and the following:
- (b) All restricted townhouse dwelling units and all restricted units in other multistory buildings in which a restricted dwelling unit is attached to at least one other dwelling unit shall have the following features:
 - (1) An adaptable toilet and bathing facility on the first floor; and

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- (2) An adaptable kitchen on the first floor; and
- (3) An interior accessible route of travel on the first floor; and
- (4) An adaptable room that can be used as a bedroom, with a door or the casing for the installation of a door, on the first floor; and
- (5) If not all of the foregoing requirements in 2(a) through 2(d) can be satisfied, then an interior accessible route of travel must be provided between stories within an individual unit, but if all of the terms of paragraphs 2(a) through 2(d) above have been satisfied, then an interior accessible route of travel shall not be required between stories within an individual unit; and
- (6) An accessible entranceway as set forth at P.L. 2005, c. 350 (N.J.S.A. 52:27D-311a, et seq.) and the Barrier Free SubCode, N.J.A.C. 5:23-7, or evidence that Mahwah has collected funds from the developer sufficient to make ten (10%) percent of the adaptable entrances in the development accessible:
 - [a] Where a unit has been constructed with an adaptable entrance, upon the request of a disabled person who is purchasing or will reside in the dwelling unit, an accessible entrance shall be installed.
 - [b] To this end, the builder of restricted units shall deposit funds within the Township of Mahwah's Affordable Housing Trust Fund sufficient to install accessible entrances in ten (10%) percent of the affordable units that have been constructed with adaptable entrances.
 - [c] The funds deposited under paragraph (f)(2) above shall be used by the Township of Mahwah for the sole purpose of making the adaptable entrance of an affordable unit accessible when requested to do so by a person with a disability who occupies or intends to occupy the unit and requires an accessible entrance.
 - [d] The developer of the restricted units shall submit a design plan and cost estimate to the Construction Official of the Township of Mahwah for the conversion of adaptable to accessible entrances.
 - [e] Once the Construction Official has determined that the design plan to convert the unit entrances from adaptable to accessible meet the requirements of the Barrier Free SubCode, N.J.A.C. 5:23-7, and that the cost estimate of such conversion is reasonable, payment shall be made to the Township's Affordable Housing Trust Fund in care of the Township Treasurer who shall ensure that the funds are deposited into the Affordable Housing Trust Fund and appropriately earmarked.
 - [f] Full compliance with the foregoing provisions shall not be required where an entity can demonstrate that it is "site impracticable" to meet the requirements. Determinations of site impracticability shall be in compliance with the Barrier Free SubCode, N.J.A.C. 5:23-7.

3. Design:

(a) In inclusionary developments, to the extent possible, low- and moderate-income units shall be integrated with the market units.

(b) In inclusionary developments, low- and moderate-income units shall have access to all of the same common elements and facilities as the market units.

4. Maximum Rents and Sales Prices:

- (a) In establishing rents and sales prices of affordable housing units, the Administrative Agent shall follow the procedures set forth in UHAC, utilizing the most recently published regional weighted average of the uncapped Section 8 income limits published by HUD and the calculation procedures set forth in the Settlement Agreement dated June 8, 2018.
 - (1) Regional income limits shall be established for the region that the Township is located within (i.e. Region 1) based on the median income by household size, which shall be established by a regional weighted average of the uncapped Section 8 income limits published by HUD. To compute this regional income limit, the HUD determination of median county income for a family of four is multiplied by the estimated households within the county according to the most recent decennial Census. The resulting product for each county within the housing region is summed. The sum is divided by the estimated total households from the most recent decennial Census in the Township's housing region. This quotient represents the regional weighted average of median income for a household of four. The income limit for a moderate-income unit for a household four shall be eighty (80%) percent of the regional weighted average median income for a family of four. The income limit for a lowincome unit for a household of four shall be fifty (50%) percent of the HUD determination of the regional weighted average median income for a family of four. The income limit for a very-low-income unit for a household of four shall be thirty (30%) percent of the regional weighted average median income for a family of four. These income limits shall be adjusted by household size based on multipliers used by HUD to adjust median income by household size. In no event shall the income limits be less than those for the previous year.
 - (2) The income limits attached to the Settlement Agreement are the result of applying the percentages set forth in paragraph (a) above to HUD's determination of median income for FY 2017 and shall be utilized until the Township updates the income limits after HUD has published revised determinations of median income for the next fiscal year.
 - (3) The Regional Asset Limit used in determining an applicant's eligibility for affordable housing pursuant to N.J.A.C. 5:80-26.16(b)3 shall be calculated by the Township annually by taking the percentage increase of the income limits calculated pursuant to paragraph (a) above over the previous year's income limits and applying the same percentage increase to the Regional Asset Limit from the prior year. In no event shall the Regional Asset Limit be less than that for the previous year.
- (b) The maximum rent for restricted rental units within each affordable development shall be affordable to households earning no more than sixty (60%) percent of median income, and the average rent for restricted rental units shall be affordable to households earning no more than fifty-two (52%) percent of median income.

- (c) The developers and/or municipal sponsors of restricted rental units shall establish at least one rent for each bedroom type for both low-income and moderate-income units, provided that at least thirteen (13%) percent of all low- and moderate-income rental units shall be affordable to very-low-income households, which very-low-income units shall be part of the low-income requirement.
- (d) The maximum sales price of restricted ownership units within each affordable development shall be affordable to households earning no more than seventy (70%) percent of median income, and each affordable development must achieve an affordability average of fifty-five (55%) percent for restricted ownership units; in achieving this affordability average, moderate-income ownership units must be available for at least three different sales prices for each bedroom type, and low-income ownership units must be available for at least two different sales prices for each bedroom type.
- (e) In determining the initial sales prices and rent levels for compliance with the affordability average requirements for restricted units other than assisted living facilities and age-restricted developments, the following standards shall be used:
 - (1) A studio shall be affordable to a one-person household;
 - (2) A one-bedroom unit shall be affordable to a one and one-half person household;
 - (3) A two-bedroom unit shall be affordable to a three-person household;
 - (4) A three-bedroom unit shall be affordable to a four and one-half person household; and
 - (5) A four-bedroom unit shall be affordable to a six-person household.
- (f) In determining the initial sales prices and rents for compliance with the affordability average requirements for restricted units in assisted living facilities and age-restricted developments, the following standards shall be used:
 - (1) A studio shall be affordable to a one-person household;
 - (2) A one-bedroom unit shall be affordable to a one and one-half person household; and
 - (3) A two-bedroom unit shall be affordable to a two-person household or to two one-person households.
- (g) The initial purchase price for all restricted ownership units shall be calculated so that the monthly carrying cost of the unit, including principal and interest (based on a mortgage loan equal to ninety-five (95%) percent of the purchase price and the Federal Reserve H.15 rate of interest), taxes, homeowner and private mortgage insurance and condominium or homeowner association fees do not exceed twenty-eight (28%) of the eligible monthly income of the appropriate size household as determined under N.J.A.C. 5:80-26.4, as may be amended and supplemented; provided, however, that the price shall be subject to the affordability average requirement of N.J.A.C. 5:80-26.3, as may be amended and supplemented.

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- (h) The initial rent for a restricted rental unit shall be calculated so as not to exceed thirty (30%) percent of the eligible monthly income of the appropriate size household, including an allowance for tenant paid utilities, as determined under N.J.A.C. 5:80-26.4, as may be amended and supplemented; provided, however, that the rent shall be subject to the affordability average requirement of N.J.A.C. 5:80-26.3, as may be amended and supplemented.
- (i) The price of owner-occupied low- and moderate-income units may increase annually based on the percentage increase in the regional median income limit for each housing region. In no event shall the maximum resale price established by the Administrative Agent be lower than the last recorded purchase price.
- (j) The rents of very-low-, low- and moderate-income units may be increased annually based on the permitted percentage increase in the Housing Consumer Price Index for the Northeast Urban Area. This increase shall not exceed nine (9%) percent in any one year. Rent increases for units constructed pursuant to low- income housing tax credit regulations shall be indexed pursuant to the regulations governing low- income housing tax credits.

j. Utilities.

- 1. Affordable units shall utilize the same type of heating source as market units within an inclusionary development.
- 2. Tenant-paid utilities included in the utility allowance shall be set forth in the lease and shall be consistent with the utility allowance approved by HUD for the Section 8 program.
- k. Occupancy Standards and Preference.
 - 1. Standards. In referring certified households to specific restricted units, the Administrative Agent shall, to the extent feasible and without causing an undue delay in the occupancy of a unit, strive to:
 - (a) Provide an occupant for each bedroom;
 - (b) Provide children of different sexes with separate bedrooms;
 - (c) Provide separate bedrooms for parents and children; and
 - (d) Prevent more than two persons from occupying a single bedroom.
 - 2. Preference. In accordance with N.J.S.A. 52:27D-311(j) the Township and Developer or residential development owner may enter into an agreement to provide a preference for affordable housing to low- and moderate-income veterans who served in time of war or other emergency, as defined in section 1 of P.L.1963, c.171 (C. 54:4-8.10), of up to 50 (50%) percent of the affordable units in that particular project. This preference shall be established in the applicant selection process for available affordable units so that applicants who are veterans who served in time of war or other emergency, as referenced in this subsection, and who apply within ninety (90) days of the initial marketing period shall receive preference for the rental of the agreed-upon percentage of affordable units. After the first ninety (90) days of the initial one hundred and twenty (120) day marketing period, if any of those units subject to the preference remain available, then applicants from the general public shall be considered for occupancy.

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Following the initial one hundred and twenty (120) day marketing period, previously qualified applicants and future qualified applicants who are veterans who served in time of war or other emergency, as referenced in this subsection, shall be placed on a special waiting list as well as the general waiting list. The veterans on the special waiting list shall be given preference for affordable units, as the units become available, whenever the percentage of preference-occupied units falls below the agreed upon percentage. Any agreement to provide affordable housing preferences for veterans pursuant to this subsection shall not affect a municipality's ability to receive credit for the unit from COAH, or its successor.

- 1. Control Periods for Restricted Ownership Units and Enforcement Mechanisms.
 - 1. Control periods for restricted ownership units shall be in accordance with N.J.A.C. 5:80-26.5, as may be amended and supplemented, and each restricted ownership unit shall remain subject to the requirements of this Ordinance for a period of at least thirty (30) years, until Mahwah takes action to release the unit from such requirements; prior to such action, a restricted ownership unit must remain subject to the requirements of N.J.A.C. 5:80-26.1, as may be amended and supplemented.
 - 2. The affordability control period for a restricted ownership unit shall commence on the date the initial certified household takes title to the unit.
 - 3. Prior to the issuance of the initial certificate of occupancy for a restricted ownership unit and upon each successive sale during the period of restricted ownership, the Administrative Agent shall determine the restricted price for the unit and shall also determine the non-restricted, fair market value of the unit based on either an appraisal or the unit's equalized assessed value without the restrictions in place.
 - 4. At the time of the initial sale of the unit, the initial purchaser shall execute and deliver to the Administrative Agent a recapture note obligating the purchaser (as well as the purchaser's heirs, successors and assigns) to repay, upon the first non-exempt sale after the unit's release from the restrictions set forth in this Ordinance, an amount equal to the difference between the unit's non-restricted fair market value and its restricted price, and the recapture note shall be secured by a recapture lien evidenced by a duly recorded mortgage on the unit.
 - 5. The affordability controls set forth in this Ordinance shall remain in effect despite the entry and enforcement of any judgment of foreclosure with respect to restricted ownership units.
 - 6. A restricted ownership unit shall be required to obtain a Continuing Certificate of Occupancy or a certified statement from the Construction Official stating that the unit meets all Code standards upon the first transfer of title following the removal of the restrictions provided under N.J.A.C. 5:80-26.5(a), as may be amended and supplemented.
- m. Price Restrictions for Restricted Ownership Units, Homeowner Association Fees and Resale Prices.

Price restrictions for restricted ownership units shall be in accordance with N.J.A.C. 5:80-26.1, as may be amended and supplemented, including:

- 1. The initial purchase price for a restricted ownership unit shall be approved by the Administrative Agent.
- 2. The Administrative Agent shall approve all resale prices, in writing and in advance of the resale, to assure compliance with the foregoing standards.
- The master deeds of inclusionary developments shall provide no distinction between the condominium or homeowner association fees and special assessments paid by low- and moderate-income purchasers and those paid by market purchasers.
- 4. The owners of restricted ownership units may apply to the Administrative Agent to increase the maximum sales price for the unit on the basis of anticipated capital improvements. Eligible capital improvements shall be those that render the unit suitable for a larger household or the addition of a bathroom. See §24-8.2 p.

n. Buyer Income Eligibility.

- 1. Buyer income eligibility for restricted ownership units shall be in accordance with N.J.A.C. 5:80-26.1, as may be amended and supplemented, such that low-income ownership units shall be reserved for households with a gross household income less than or equal to fifty (50%) percent of median income and moderate-income ownership units shall be reserved for households with a gross household income less than eighty (80%) percent of median income.
- 2. Notwithstanding the foregoing, the Administrative Agent may, upon approval by the Township Council, and subject to the Court's approval, permit a moderate-income purchaser to buy a low-income unit if and only if the Administrative Agent can demonstrate that there is an insufficient number of eligible low-income purchasers in the housing region to permit prompt occupancy of the unit and all other reasonable efforts to attract a low-income purchaser, including pricing and financing incentives, have failed. Any such low-income unit that is sold to a moderate-income household shall retain the required pricing and pricing restrictions for a low-income unit.
- 3. A certified household that purchases a restricted ownership unit must occupy it as the certified household's principal residence and shall not lease the unit; provided, however, that the Administrative Agent may permit the owner of a restricted ownership unit, upon application and a showing of hardship, to lease the restricted unit to another certified household for a period not to exceed one year.
- 4. The Administrative Agent shall certify a household as eligible for a restricted ownership unit when the household is a low-income household or a moderate-income household, as applicable to the unit, and the estimated monthly housing cost for the particular unit (including principal, interest, taxes, homeowner and private mortgage insurance and condominium or homeowner association fees, as applicable) does not exceed thirty-three (33%) percent of the household's eligible monthly income.
- o. Limitations on Indebtedness Secured by Ownership Unit; Subordination.
 - 1. Prior to incurring any indebtedness to be secured by a restricted ownership unit, the owner shall apply to the Administrative Agent for a determination in writing

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- that the proposed indebtedness complies with the provisions of this Section, and the Administrative Agent shall issue such determination prior to the owner incurring such indebtedness.
- 2. With the exception of First Purchase Money Mortgages, neither an owner nor a lender shall at any time cause or permit the total indebtedness secured by a restricted ownership unit to exceed ninety-five (95%) percent of the maximum allowable resale price of the unit, as such price is determined by the Administrative Agent in accordance with N.J.A.C. 5:80-26.6(b).

p. Capital Improvements To Ownership Units.

- 1. The owners of restricted ownership units may apply to the Administrative Agent to increase the maximum sales price for the unit on the basis of capital improvements made since the purchase of the unit. Eligible capital improvements shall be those that render the unit suitable for a larger household or that add an additional bathroom. In no event shall the maximum sales price of an improved housing unit exceed the limits of affordability for the larger household.
- 2. Upon the resale of a restricted ownership unit, all items of property that are permanently affixed to the unit or were included when the unit was initially restricted (for example, refrigerator, range, washer, dryer, dishwasher, wall-to-wall carpeting) shall be included in the maximum allowable resale price. Other items may be sold to the purchaser at a reasonable price that has been approved by the Administrative Agent at the time of the signing of the agreement to purchase. The purchase of central air conditioning installed subsequent to the initial sale of the unit and not included in the base price may be made a condition of the unit resale provided the price, which shall be subject to ten (10)-year, straight-line depreciation, has been approved by the Administrative Agent. Unless otherwise approved by the Administrative Agent, the purchase of any property other than central air conditioning shall not be made a condition of the unit resale. The owner and the purchaser must personally certify at the time of closing that no unapproved transfer of funds for the purpose of selling and receiving property has taken place at the time of or as a condition of resale.

q. Control Periods for Restricted Rental Units.

- 1. Control periods for restricted rental units shall be in accordance with N.J.A.C. 5:80-26.11, as may be amended and supplemented, and each restricted rental unit shall remain subject to the requirements of this Ordinance for a period of at least thirty (30) years, until Mahwah takes action to release the unit from such requirements. Prior to such action, a restricted rental unit must remain subject to the requirements of N.J.A.C. 5:80-26.1, as may be amended and supplemented.
- 2. Deeds of all real property that include restricted rental units shall contain deed restriction language. The deed restriction shall have priority over all mortgages on the property, and the deed restriction shall be filed by the developer or seller with the records office of the County of Bergen. A copy of the filed document shall be provided to the Administrative Agent within thirty (30) days of the receipt of a Certificate of Occupancy.
- 3. A restricted rental unit shall remain subject to the affordability controls of this Ordinance despite the occurrence of any of the following events:

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- (a) Sublease or assignment of the lease of the unit;
- (b) Sale or other voluntary transfer of the ownership of the unit; or
- (c) The entry and enforcement of any judgment of foreclosure on the property containing the unit.

Rent Restrictions for Rental Units; Leases.

- 1. A written lease shall be required for all restricted rental units and tenants shall be responsible for security deposits and the full amount of the rent as stated on the lease. A copy of the current lease for each restricted rental unit shall be provided to the Administrative Agent.
- No additional fees or charges shall be added to the approved rent (except, in the
 case of units in an assisted living residence, to cover the customary charges for
 food and services) without the express written approval of the Administrative
 Agent.
- 3. Application fees (including the charge for any credit check) shall not exceed five (5%) percent of the monthly rent of the applicable restricted unit and shall be payable to the Administrative Agent to be applied to the costs of administering the controls applicable to the unit as set forth in this Ordinance.
- 4. No rent control ordinance or other pricing restriction shall be applicable to either the market units or the affordable units in any development in which at least fifteen (15%) percent of the total number of dwelling units are restricted rental units in compliance with this Ordinance.

s. Tenant Income Eligibility.

- 1. Tenant income eligibility shall be in accordance with N.J.A.C. 5:80-26.13, as may be amended and supplemented, and shall be determined as follows:
 - (a) Very-low-income rental units shall be reserved for households with a gross household income less than or equal to thirty (30%) percent of the regional median household income by household size.
 - (b) Low-income rental units shall be reserved for households with a gross household income less than or equal to fifty (50%) percent of the regional median household income by household size.
 - (c) Moderate-income rental units shall be reserved for households with a gross household income less than eighty (80%) percent of the regional median household income by household size.
- 2. The Administrative Agent shall certify a household as eligible for a restricted rental unit when the household is a very-low-income household, low-income household or a moderate-income household, as applicable to the unit, and the rent proposed for the unit does not exceed thirty-five (35%) percent (forty (40%) percent for age-restricted units) of the household's eligible monthly income as determined pursuant to N.J.A.C. 5:80-26.16, as may be amended and supplemented; provided, however, that this limit may be exceeded if one or more of the following circumstances exists:

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- (a) The household currently pays more than thirty-five (35%) percent (forty (40%) percent for households eligible for age-restricted units) of its gross household income for rent, and the proposed rent will reduce its housing costs;
- (b) The household has consistently paid more than thirty-five (35%) percent (forty (40%) percent for households eligible for age-restricted units) of eligible monthly income for rent in the past and has proven its ability to pay;
- (c) The household is currently in substandard or overcrowded living conditions;
- (d) The household documents the existence of assets with which the household proposes to supplement the rent payments; or
- (e) The household documents reliable anticipated third-party assistance from an outside source such as a family member in a form acceptable to the Administrative Agent and the owner of the unit.
- 3. The applicant shall file documentation sufficient to establish the existence of the circumstances in s.1 (a) through s.2 (e) above with the Administrative Agent, who shall counsel the household on budgeting.
- t. Establishment of Municipal Housing Liaison position and compensation; powers and duties.
 - 1. Establishment of position of Municipal Housing Liaison. There is hereby established the position of Municipal Housing Liaison for the Township of Mahwah.
 - 2. Subject to the approval of the Court, the Municipal Housing Liaison shall be appointed by the governing body and may be a full- or part-time municipal employee.
 - 3. The Municipal Housing Liaison shall be responsible for monitoring, reporting, oversight and general administration of the affordable housing program for the Township of Mahwah, including the following responsibilities which may not be contracted out to an Administrative Agent:
 - (a) Serving as the Township of Mahwah's primary point of contact for all inquiries from the state, affordable housing providers, administrative agents, and interested households;
 - (b) Monitoring the status of all restricted units in the Township of Mahwah's Housing Element and Fair Share Plan;
 - (c) Compiling, verifying and publishing on the Township's website all referenced monitoring reports as required by the Court;
 - (d) Coordinating meetings with affordable housing providers and the administrative agent(s) as applicable; and
 - (e) Attending continuing education programs as required to obtain and maintain certification as a Municipal Housing Liaison.
 - 4. Subject approval by the Court, the Township of Mahwah may contract with or authorize a consultant, authority, government or any agency charged by the governing body, which entity shall have the responsibility of administering the affordable housing program of the Township of Mahwah. If the Township of Mahwah contracts with another entity to administer all or any part of the

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affordable housing program, including the affordability controls and affirmative marketing plan, the Municipal Housing Liaison shall supervise the contracting administrative agent.

- 5. Compensation. Compensation shall be fixed by the governing body at the time of the appointment of Municipal Housing Liaison.
- u. Establishment of Administrative Agent position; powers and duties.

An Administrative Agent may be an independent entity serving under contract to and reporting to the municipality. The fees of the Administrative Agent shall be paid by the owners of the affordable units for which the services of the Administrative Agent are required. The Administrative Agent shall perform the duties and responsibilities of an Administrative Agent as set forth in UHAC, including those set forth in Sections 5:80-26.14, 16 and 18 thereof, which includes:

1. Affirmative Marketing:

- (a) Conducting an outreach process to affirmatively market affordable housing units in accordance with the Affirmative Marketing Plan of the Township of Mahwah and the provisions of N.J.A.C. 5:80-26.15; and
- (b) Providing counseling or contracting to provide counseling services to low- and moderate-income applicants on subjects such as budgeting, credit issues, mortgage qualification, rental lease requirements, and landlord/tenant law.
- (c) Notifying the following entities of the availability of affordable housing units in the Township of Mahwah and providing them with copies of or links to application forms: Fair Share Housing Center, the Latino Action Network, Bergen County NAACP, Bergen Urban League and Bergen County Housing Coalition.

2. Household Certification:

- (a) Soliciting, scheduling, conducting and following up on interviews with interested households;
- (b) Conducting interviews and obtaining sufficient documentation of gross income and assets upon which to base a determination of income eligibility for a low- or moderate-income unit;
- (c) Providing written notification to each applicant as to the determination of eligibility or non-eligibility;
- (d) Requiring that all certified applicants for restricted units execute a certificate substantially in the form, as applicable, of either the ownership or rental certificates set forth in Appendices J and K of N.J.A.C. 5:80-26.1 et seq.;
- (e) Creating and maintaining a referral list of eligible applicant households living in the housing region and eligible applicant households with members working in the housing region where the units are located; and
- (f) Employing a random selection process as provided in the Affirmative Marketing Plan of the Township of Mahwah when referring households for certification to affordable units; and

3. Affordability Controls:

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- (a) Furnishing to attorneys or closing agents forms of deed restrictions and mortgages for recording at the time of conveyance of title of each restricted unit;
- (b) Creating and maintaining a file on each restricted unit for its control period, including the recorded deed with restrictions, recorded mortgage and note, as appropriate;
- (c) Ensuring that the removal of the deed restrictions and cancellation of the mortgage note are effectuated and properly filed with the Bergen County Register of Deeds or Bergen County Clerk's office after the termination of the affordability controls for each restricted unit;
- (d) Communicating with lenders regarding foreclosures; and
- (e) Ensuring the issuance of Continuing Certificates of Occupancy or certifications pursuant to N.J.A.C. 5:80-26.10.

4. Resales and Re-rentals:

- (a) Instituting and maintaining an effective means of communicating information between owners and the Administrative Agent regarding the availability of restricted units for resale or re-rental; and
- (b) Instituting and maintaining an effective means of communicating information to low- (or very-low-) and moderate-income households regarding the availability of restricted units for resale or re-rental.

5. Processing Requests from Unit Owners:

- (a) Reviewing and approving requests for determination from owners of restricted units who wish to take out home equity loans or refinance during the term of their ownership that the amount of indebtedness to be incurred will not violate the terms of this Ordinance:
- (b) Reviewing and approving requests to increase sales prices from owners of restricted units who wish to make capital improvements to the units that would affect the selling price, such authorizations to be limited to those improvements resulting in additional bedrooms or bathrooms and the depreciated cost of central air conditioning systems;
- (c) Notifying the municipality of an owner's intent to sell a restricted unit; and
- (d) Making determinations on requests by owners of restricted units for hardship waivers.

6. Enforcement:

- (a) Securing annually from the municipality a list of all affordable housing units for which tax bills are mailed to absentee owners, and notifying all such owners that they must either move back to their unit or sell it;
- (b) Securing from all developers and sponsors of restricted units, at the earliest point of contact in the processing of the project or development, written acknowledgement of the requirement that no restricted unit can be offered, or in any other way committed, to any person, other than a household duly certified to the unit by the Administrative Agent;

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- (c) Posting annually, in all rental properties (including two-family homes), a notice as to the maximum permitted rent together with the telephone number of the Administrative Agent where complaints of excess rent or other charges can be made;
- (d) Sending annual mailings to all owners of affordable dwelling units, reminding them of the notices and requirements outlined in N.J.A.C. 5:80-26.18(d)4;
- (e) Establishing a program for diverting unlawful rent payments to the municipality's Affordable Housing Trust Fund; and
- (f) Creating and publishing a written operating manual for each affordable housing program administered by the Administrative Agent, to be approved by the Township Council and the Court, setting forth procedures for administering the affordability controls.

7. Additional Responsibilities:

- (a) The Administrative Agent shall have the authority to take all actions necessary and appropriate to carry out its responsibilities hereunder.
- (b) The Administrative Agent shall prepare monitoring reports for submission to the Municipal Housing Liaison in time to meet the Court-approved monitoring and reporting requirements in accordance with the deadlines set forth in this Ordinance.
- (c) The Administrative Agent shall attend continuing education sessions on affordability controls, compliance monitoring, and affirmative marketing at least annually and more often as needed.

v. Affordable Marketing Requirements.

- 1. The Township of Mahwah shall adopt by resolution an Affirmative Marketing Plan, subject to approval of the Court, that is compliant with N.J.A.C. 5:80-26.15, as may be amended and supplemented.
- 2. The Affirmative Marketing Plan is a regional marketing strategy designed to attract buyers and/or renters of all majority and minority groups, regardless of race, creed, color, national origin, ancestry, marital or familial status, gender, affectional or sexual orientation, disability, age or number of children to housing units which are being marketed by a developer, sponsor or owner of affordable housing. The Affirmative Marketing Plan is intended to target those potentially eligible persons who are least likely to apply for affordable units in that region. It is a continuing program that directs marketing activities toward Housing Region 1 and is required to be followed throughout the period of restriction.
- 3. The Affirmative Marketing Plan shall provide a regional preference for all households that live and/or work in Housing Region 1, comprised of Bergen, Hudson, Passaic and Sussex Counties.
- 4. The municipality has the ultimate responsibility for adopting the Affirmative Marketing Plan and for the proper administration of the Affirmative Marketing Program, including initial sales and rentals and resales and re-rentals. The Administrative Agent designated by the Township of Mahwah shall implement the Affirmative Marketing Plan to assure the affirmative marketing of all affordable units.

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- 5. In implementing the Affirmative Marketing Plan, the Administrative Agent shall provide a list of counseling services to low- and moderate-income applicants on subjects such as budgeting, credit issues, mortgage qualification, rental lease requirements, and landlord/tenant law.
- 6. The Affirmative Marketing Plan shall describe the media to be used in advertising and publicizing the availability of housing. In implementing the Affirmative Marketing Plan, the Administrative Agent shall consider the use of language translations where appropriate.
- 7. The affirmative marketing process for available affordable units shall begin at least four (4) months (120 days) prior to the expected date of occupancy.
- 8. Applications for affordable housing shall be available in several locations, including, at a minimum, the Sussex County Main Library; the Hudson County Administration Building; the Passaic County Administration Building; the Bergen County Administration Building; the Mahwah Municipal Building, the Mahwah Public Library; and the developer's rental office. Applications shall be mailed to prospective applicants upon request.
- 9. In addition to other affirmative marketing strategies, the Administrative Agent shall provide specific notice of the availability of affordable housing units in Mahwah along with copies of the preliminary application forms to the following entities: Fair Share Housing Center, the Latino Action Network, Bergen County NAACP, Bergen Urban League and Bergen County Housing Coalition.
- 10. The costs of advertising and affirmative marketing of the affordable units shall be the responsibility of the developer, sponsor or owner.

w. Enforcement of Affordable Housing Regulations.

- 1. Upon the occurrence of a breach of any of the regulations governing an affordable unit by an Owner, Developer or Tenant, the municipality shall have all remedies provided at law or equity, including but not limited to foreclosure, tenant eviction, a requirement for household recertification, acceleration of all sums due under a mortgage, recuperation of any funds from a sale in violation of the regulations, injunctive relief to prevent further violation of the regulations, entry on the premises, and specific performance.
- 2. After providing written notice of a violation to an Owner, Developer or Tenant of a low- or moderate-income unit and advising the Owner, Developer or Tenant of the penalties for such violations, the municipality may take the following action(s) against the Owner, Developer or Tenant for any violation that remains uncured for a period of sixty (60) days after service of the written notice:
 - (a) The municipality may file a court action pursuant to N.J.S.A. 2A:58-11 alleging a violation or violations of the regulations governing the affordable housing unit. If the Owner, Developer or Tenant is adjudged by the Court to have violated any provision of the regulations governing affordable housing units the Owner, Developer or Tenant shall be subject to one or more of the following penalties, at the discretion of the Court:
 - (1) A fine of not more than five hundred (\$500.00) dollars per day or imprisonment for a period not to exceed ninety (90) days, or both, provided that each and every day that the violation continues or exists shall be

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- considered a separate and specific violation of these provisions and not a continuation of the initial offense;
- (2) In the case of an Owner who has rented a low- or moderate-income unit in violation of the regulations governing affordable housing units, payment into the Township of Mahwah Affordable Housing Trust Fund of the gross amount of rent illegally collected;
- (3) In the case of an Owner who has rented a low- or moderate-income unit in violation of the regulations governing affordable housing units, payment of an innocent tenant's reasonable relocation costs, as determined by the Court.
- (b) The municipality may file a court action in the Superior Court seeking a judgment that would result in the termination of the Owner's equity or other interest in the unit, in the nature of a mortgage foreclosure. Any such judgment shall be enforceable as if the same were a judgment of default of the First Purchase Money Mortgage and shall constitute a lien against the lowor moderate-income unit.
 - (1) The judgment shall be enforceable, at the option of the municipality, by means of an execution sale by the Sheriff, at which time the low- and moderate-income unit of the violating Owner shall be sold at a sale price which is not less than the amount necessary to fully satisfy and pay off any First Purchase Money Mortgage and prior liens and the costs of the enforcement proceedings incurred by the municipality, including attorney's fees. The violating Owner shall have his right to possession terminated as well as his title conveyed pursuant to the Sheriff's sale.
 - (2) The proceeds of the Sheriff's sale shall first be applied to satisfy the First Purchase Money Mortgage lien and any prior liens upon the low- and moderate-income unit. The excess, if any, shall be applied to reimburse the municipality for any and all costs and expenses incurred in connection with either the court action resulting in the judgment of violation or the Sheriff's sale. In the event that the proceeds from the Sheriff's sale are insufficient to reimburse the municipality in full as aforesaid, the violating Owner shall be personally responsible for the full extent of such deficiency, in addition to any and all costs incurred by the municipality in connection with collecting such deficiency. In the event that a surplus remains after satisfying all of the above, such surplus, if any, shall be placed in escrow by the municipality for the Owner and shall be held in such escrow for a maximum period of two years or until such earlier time as the Owner shall make a claim with the municipality for such. Failure of the Owner to claim such balance within the two (2)-year period shall automatically result in a forfeiture of such balance to the municipality. Any interest accrued or earned on such balance while being held in escrow shall belong to and shall be paid to the municipality, whether such balance shall be paid to the Owner or forfeited to the municipality.
 - (3) Foreclosure by the municipality due to violation of the regulations governing affordable housing units shall not extinguish the restrictions of the regulations governing affordable housing units as the same apply to the low- and moderate-income unit. Title shall be conveyed to the

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purchaser at the Sheriff's sale, subject to the restrictions and provisions of the regulations governing the affordable housing unit. The Owner determined to be in violation of the provisions of this plan and from whom title and possession were taken by means of the Sheriff's sale shall not be entitled to any right of redemption.

- (4) If there are no bidders at the Sheriff's sale, or if insufficient amounts are bid to satisfy the First Purchase Money Mortgage and any prior liens, the municipality may acquire title to the low- and moderate-income unit by satisfying the First Purchase Money Mortgage and any prior liens and crediting the violating owner with an amount equal to the difference between the First Purchase Money Mortgage and any prior liens and costs of the enforcement proceedings, including legal fees and the maximum resale price for which the low- and moderate-income unit could have been sold under the terms of the regulations governing affordable housing units. This excess shall be treated in the same manner as the excess which would have been realized from an actual sale as previously described.
- (5) Failure of the low- and moderate-income unit to be either sold at the Sheriff's sale or acquired by the municipality shall obligate the Owner to accept an offer to purchase from any qualified purchaser which may be referred to the Owner by the municipality, with such offer to purchase being equal to the maximum resale price of the low- and moderate-income unit as permitted by the regulations governing affordable housing units.
- (6) The Owner shall remain fully obligated, responsible and liable for complying with the terms and restrictions of governing affordable housing units until such time as title is conveyed from the Owner.

x. Appeals.

Appeals from all decisions of an Administrative Agent appointed pursuant to this Ordinance shall be filed in writing with the Court.

§24-8.3 Affordability Controls

a. Fees.

Sellers or resellers of restricted ownership units will be charged a fee of 3 percent of the sale price for services provided by the Administrative Agent related to the sale or resale of their unit. This fee shall be collected at closing and paid directly to the Administrative Agent. Owners will be charged a fee of \$175.00 to process requests for subordination or home equity loans.

§24-8.4 Development Fees

a. Purpose.

This Ordinance establishes standards for the collection, maintenance, and expenditure of development fees that are consistent with COAH's regulations developed in response to P.L. 2008, c. 46, Sections 8 and 32-38 (C. 52:27D-329.2) and the Statewide Non-Residential Development Fee Act (C. 40:55D-8.1 through 8.7). Fees collected pursuant to this Ordinance shall be used for the sole purpose of providing very-low-, low- and moderate-income housing in accordance with a Courtapproved Spending Plan.

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b. Basic Requirements.

- 1. This Ordinance shall not be effective until approved by the Court.
- 2. The Township of Mahwah shall not spend development fees until the Court has approved a plan for spending such fees (Spending Plan).

c. Definitions.

The following terms, as used in this Section, shall have the following meanings:

Affordable Housing Development shall mean a development included in the Housing Element and Fair Share Plan, and includes, but is not limited to, an inclusionary development, a municipal construction project or a one hundred (100%) percent affordable housing development.

COAH or the Council shall mean the New Jersey Council on Affordable Housing established under the Fair Housing Act.

Development Fee shall mean money paid by a developer for the improvement of property as authorized by Holmdel Builder's Association v. Holmdel Township, 121 N.J. 550 (1990) and the Fair Housing Act of 1985, N.J.S.A. 52:27d-301, et seq., and regulated by applicable COAH Rules.

Developer shall mean the legal or beneficial owner or owners of a lot or of any land proposed to be included in a proposed development, including the holder of an option or contract to purchase, or other person having an enforceable proprietary interest in such land.

Equalized Assessed Value shall mean the assessed value of a property divided by the current average ratio of assessed to true value for the municipality in which the property is situated, as determined in accordance with Sections 1, 5, and 6 of P.L. 1973, c.123 (C.54:1-35a through C.54:1-35c).

Green Building Strategies shall mean those strategies that minimize the impact of development on the environment, and enhance the health, safety and well-being of residents by producing durable, low-maintenance, resource-efficient housing while making optimum use of existing infrastructure and community services.

d. Residential Development Fees.

1. Imposition of Fees.

- (a) Within the Township of Mahwah, all residential developers, except for developers of the types of developments specifically exempted below and developers of developments that include affordable housing, shall pay a fee of one and one-half (1.5%) percent of the equalized assessed value for all new residential development provided no increased density is permitted. Development fees shall also be imposed and collected when an additional dwelling unit is added to an existing residential structure; in such cases, the fee shall be calculated based on the increase in the equalized assessed value of the property due to the additional dwelling unit.
- (b) When an increase in residential density is permitted pursuant to a "d" variance granted under N.J.S.A. 40:55D-70d(5), developers shall be required to pay a "bonus" development fee of six (6%) percent of the equalized assessed value for each additional unit that may be realized, except that this provision

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shall not be applicable to a development that will include affordable housing. If the zoning on a site has changed during the two-year period preceding the filing of such a variance application, the base density for the purposes of calculating the bonus development fee shall be the highest density permitted by right during the two-year period preceding the filing of the variance application.

Example: If an approval allows four (4) units to be constructed on a site that was zoned for two (2) units, the fees would equal one and one-half (1.5%) percent of the equalized assessed value on the first two units; and six (6%) percent of the equalized assessed value for the two (2) additional units, provided zoning on the site has not changed during the two-year period preceding the filing of such a variance application

- 2. Eligible Exactions, Ineligible Exactions and Exemptions for Residential Developments.
 - (a) Affordable housing developments and/or developments where the developer has made a payment in lieu of on-site construction of affordable units, if permitted by Ordinance or by Agreement with the Township of Mahwah, shall be exempt from the payment of development fees.
 - (b) Development fees shall be imposed and collected when an existing structure undergoes a change to a more intense use, is demolished and replaced, or is expanded, except that expansion of an existing residential structure which increases the living space by less than twenty (20%) percent and/or the volume of the existing structure by less than twenty (20%) percent shall be exempt from paying a development fee. The development fee shall be calculated on the increase in the equalized assessed value of the improved structure.
 - (c) Homes replaced as a result of a natural disaster (such as a fire or flood) shall be exempt from the payment of a development fee.
- e. Non-Residential Development Fees.
 - 1. Imposition of Fees.
 - (a) Within all zoning districts, non-residential developers, except for developers of the types of developments specifically exempted below, shall pay a fee equal to two and one-half (2.5%) percent of the equalized assessed value of the land and improvements, for all new non-residential construction on an unimproved lot or lots.
 - (b) Within all zoning districts, non-residential developers, except for developers of the types of developments specifically exempted below, shall also pay a fee equal to two and one-half (2.5%) percent of the increase in equalized assessed value resulting from any additions to existing structures to be used for non-residential purposes.
 - (c) Development fees shall be imposed and collected when an existing structure is demolished and replaced. The development fee of two and one-half (2.5%) percent shall be calculated on the difference between the equalized assessed value of the pre-existing land and improvements and the equalized assessed value of the newly improved structure, i.e. land and improvements, and such calculation shall be made at the time a final Certificate of Occupancy is issued.

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If the calculation required under this Section results in a negative number, the non-residential development fee shall be zero.

- 2. Eligible Exactions, Ineligible Exactions and Exemptions for Non-residential Development.
 - (a) The non-residential portion of a mixed-use inclusionary or market rate development shall be subject to a two and one-half (2.5%) percent development fee, unless otherwise exempted below.
 - (b) The two and one-half (2.5%) percent development fee shall not apply to an increase in equalized assessed value resulting from alterations, change in use within the existing footprint, reconstruction, renovations and repairs.
 - (c) Non-residential developments shall be exempt from the payment of non-residential development fees in accordance with the exemptions required pursuant to the Statewide Non-Residential Development Fee Act (N.J.S.A. 40:55D-8.1 through 8.7), as specified in Form N-RDF "State of New Jersey Non-Residential Development Certification/Exemption". Any exemption claimed by a developer shall be substantiated by that developer.
 - (d) A developer of a non-residential development exempted from the non-residential development fee pursuant to the Statewide Non-Residential Development Fee Act shall be subject to the fee at such time as the basis for the exemption no longer applies and shall make the payment of the non-residential development fee, in that event, within three (3) years after that event or after the issuance of the final Certificate of Occupancy for the non-residential development, whichever is later.
 - (e) If a property which was exempted from the collection of a non-residential development fee thereafter ceases to be exempt from property taxation, the owner of the property shall remit the fees required pursuant to this Section within forty-five (45) days of the termination of the property tax exemption. Unpaid non-residential development fees under these circumstances may be enforceable by the Township of Mahwah as a lien against the real property of the owner.

f. Collection Procedures.

- 1. Upon the granting of a preliminary, final or other applicable approval for a development, the approving authority or entity shall notify or direct its staff to notify the Construction Official responsible for the issuance of a Construction Permit.
- 2. For non-residential developments only, the developer shall also be provided with a copy of Form N-RDF "State of New Jersey Non-Residential Development Certification/ Exemption" to be completed as per the instructions provided. The developer of a non-residential development shall complete Form N-RDF as per the instructions provided. The Construction Official shall verify the information submitted by the non-residential developer as per the instructions provided in the Form N-RDF. The Tax Assessor shall verify exemptions and prepare estimated and final assessments as per the instructions provided in Form N-RDF.

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- 3. The Construction Official responsible for the issuance of a Construction Permit shall notify the Township Tax Assessor of the issuance of the first Construction Permit for a development which is subject to a development fee.
- 4. Within fifteen (15) days of receipt of such notification, the Township Tax Assessor shall prepare an estimate of the equalized assessed value of the development based on the plans filed.
- 5. The Construction Official responsible for the issuance of a final Certificate of Occupancy shall notify the Township Tax Assessor of any and all requests for the scheduling of a final inspection on a property which is subject to a development fee.
- 6. Within ten (10) business days of a request for the scheduling of a final inspection, the Township Tax Assessor shall confirm or modify the previously estimated equalized assessed value of the improvements associated with the development; calculate the development fee; and thereafter notify the developer of the amount of the fee.
- 7. Should the Township of Mahwah fail to determine or notify the developer of the amount of the development fee within ten (10) business days of the request for final inspection, the developer may estimate the amount due and pay that estimated amount consistent with the dispute process set forth in Subsection b. of Section 37 of P.L. 2008, c.46 (C.40:55D-8.6).
- 8. Half (50%) of the initially calculated development fee shall be collected at the time of issuance of the Construction Permit. The remaining portion shall be collected prior to the issuance of the Certificate of Occupancy. The developer shall be responsible for paying the difference between the fee calculated at the time of issuance of the Construction Permit and that determined at the time of issuance of the Certificate of Occupancy.
- 9. Appeal of Development Fees.
 - (a) A developer may challenge residential development fees imposed by filing a challenge with the County Board of Taxation. Pending a review and determination by the Board, collected fees shall be placed in an interest-bearing escrow account by the Township of Mahwah. Appeals from a determination of the Board may be made to the tax court in accordance with the provisions of the State Tax Uniform Procedure Law, R.S. 54:48-1, et seq., within ninety (90) days after the date of such determination. Interest earned on amounts escrowed shall be credited to the prevailing party.
 - (b) A developer may challenge non-residential development fees imposed by filing a challenge with the Director of the Division of Taxation. Pending a review and determination by the Director, which shall be made within forty-five (45) days of receipt of the challenge, collected fees shall be placed in an interest-bearing escrow account by the Township of Mahwah. Appeals from a determination of the Director may be made to the tax court in accordance with the provisions of the State Tax Uniform Procedure Law, R.S.54:48-1, et seq., within ninety (90) days after the date of such determination. Interest earned on amounts escrowed shall be credited to the prevailing party.
- g. Affordable Housing Trust Fund.

- There is hereby created a separate, interest-bearing Affordable Housing Trust
 Fund to be maintained by the Chief Financial Officer of the Township of Mahwah
 for the purpose of depositing development fees collected from residential and nonresidential developers and proceeds from the sale of units with extinguished
 controls.
- 2. The following additional funds shall be deposited in the Affordable Housing Trust Fund and shall at all times be identifiable by source and amount:
 - (a) Payments in lieu of on-site construction or for a fraction of an affordable unit, where permitted by Ordinance or by Agreement with the Township of Mahwah;
 - (b) Funds contributed by developers to make ten (10%) percent of the adaptable entrances in a townhouse or other multi-story attached dwelling unit development accessible;
 - (c) Rental income from municipally-operated units;
 - (d) Repayments from affordable housing program loans;
 - (e) Recapture funds;
 - (f) Proceeds from the sale of affordable units; and
 - (g) Any other funds collected in connection with Mahwah's affordable housing program.
- 3. In the event of a failure by the Township of Mahwah to comply with trust fund monitoring and reporting requirements or to submit accurate monitoring reports; or a failure to comply with the conditions of the judgment of compliance or a revocation of the judgment of compliance; or a failure to implement the approved Spending Plan and to expend funds within the applicable required time period as set forth in In re Tp. of Monroe, 442 N.J. Super. 565 (Law Div. 2015) (aff'd 442 N.J. Super. 563); or the expenditure of funds on activities not approved by the Court; or for other good cause demonstrating the unapproved use(s) of funds, the Court may authorize the State of New Jersey, Department of Community Affairs, Division of Local Government Services (LGS), to direct the manner in which the funds in the Affordable Housing Trust Fund shall be expended, provided that all such funds shall, to the extent practicable, be utilized for affordable housing programs within the Township of Mahwah, or, if not practicable, then within the County or the Housing Region.

Any party may bring a motion before the Superior Court presenting evidence of such condition(s), and the Court may, after considering the evidence and providing the municipality a reasonable opportunity to respond and/or to remedy the non-compliant condition(s), and upon a finding of continuing and deliberate non-compliance, determine to authorize LGS to direct the expenditure of funds in the Trust Fund. The Court may also impose such other remedies as may be reasonable and appropriate to the circumstances.

- 4. Interest accrued in the Affordable Housing Trust Fund shall only be used to fund eligible affordable housing activities approved by the Court.
- h. Use of Funds.

- 1. The expenditure of all funds shall conform to a Spending Plan approved by the Court. Funds deposited in the Affordable Housing Trust Fund may be used for any activity approved by the Court to address the Township of Mahwah's fair share obligation and may be set up as a grant or revolving loan program. Such activities include, but are not limited to: preservation or purchase of housing for the purpose of maintaining or implementing affordability controls; housing rehabilitation; new construction of affordable housing units and related costs; accessory apartments; a market to affordable program; Regional Housing Partnership programs; conversion of existing non-residential buildings to create new affordable units; green building strategies designed to be cost saving and in accordance with accepted national or State standards; purchase of land for affordable housing; improvement of land to be used for affordable housing; extensions or improvements of roads and infrastructure to affordable housing sites; financial assistance designed to increase affordability; administration necessary for implementation of the Housing Element and Fair Share Plan; and/or any other activity permitted by the Court and specified in the approved Spending Plan.
- 2. Funds shall not be expended to reimburse the Township of Mahwah for past housing activities.
- 3. At least thirty (30%) percent of all development fees collected and interest earned on such fees shall be used to provide affordability assistance to low- and moderate-income households in affordable units included in the municipal Fair Share Plan. One-third of the affordability assistance portion of development fees collected shall be used to provide affordability assistance to those households earning thirty (30%) percent or less of the median income for Housing Region 1, in which Mahwah is located.
 - (a) Affordability assistance programs may include down payment assistance, security deposit assistance, low interest loans, rental assistance, assistance with homeowners association or condominium fees and special assessments, and assistance with emergency repairs. The specific programs to be used for affordability assistance shall be identified and described within the Spending Plan.
 - (b) Affordability assistance to households earning thirty (30%) percent or less of median income may include buying down the cost of low- or moderate-income units in the municipal Fair Share Plan to make them affordable to households earning thirty (30%) percent or less of median income. The specific programs to be used for very-low-income affordability assistance shall be identified and described within the Spending Plan.
 - (c) Payments in lieu of constructing affordable housing units on site, if permitted by Ordinance or by Agreement with the Township of Mahwah, and funds from the sale of units with extinguished controls shall be exempt from the affordability assistance requirement.
- 4. The Township of Mahwah may contract with a private or public entity to administer any part of its Housing Element and Fair Share Plan, including its programs for affordability assistance.

- 5. No more than twenty (20%) percent of all revenues collected from development fees may be expended on administration, including, but not limited to, salaries and benefits for municipal employees or consultants' fees necessary to develop or implement a new construction program, prepare a Housing Element and Fair Share Plan, and/or administer an affirmative marketing program or a rehabilitation program.
 - (a) In the case of a rehabilitation program, the administrative costs of the rehabilitation program shall be included as part of the twenty (20%) percent of collected development fees that may be expended on administration.
 - (b) Administrative funds may be used for income qualification of households, monitoring the turnover of sale and rental units, and compliance with the Township's executed Settlement Agreement requirements. Legal or other fees related to litigation opposing affordable housing sites or related to securing or appealing a judgment from the Court are not eligible uses of the Affordable Housing Trust Fund.

i. Monitoring.

The Township of Mahwah shall provide annual reporting of Affordable Housing Trust Fund Activity to the New Jersey Department of Community Affairs, Council on Affordable Housing, or Local Government Services, or other entity designated by the State of New Jersey, with a copy provided to Fair Share Housing Center and posted on the municipal website, using forms developed for this purpose by the New Jersey Department of Community Affairs, Council on Affordable Housing or LGS. The reporting shall include an accounting of all Affordable Housing Trust Fund activity including the sources and amounts of funds collected and the amounts and purposes for which any funds have been expended.

j. Ongoing Collection of Fees.

- 1. The ability for the Township of Mahwah to impose, collect and expend development fees shall expire with the expiration of the repose period covered by its Judgment of Compliance unless the Township of Mahwah has first filed an adopted Housing Element and Fair Share Plan with the Court or with a designated State administrative agency, has petitioned for a Judgment of Compliance from the Court or for Substantive Certification or its equivalent from a State administrative agency authorized to approve and administer municipal affordable housing compliance and has received approval of its Development Fee Ordinance from the entity that will be reviewing and approving the Housing Element and Fair Share Plan.
- 2. If the Township of Mahwah fails to renew its ability to impose and collect development fees prior to the expiration of its Judgment of Compliance, it may be subject to forfeiture of any or all funds remaining within its Affordable Housing Trust Fund. Any funds so forfeited shall be deposited into the "New Jersey Affordable Housing Trust Fund" established pursuant to Section 20 of P.L. 1985, c. 222 (C. 52:27D-320).
- 3. The Township of Mahwah shall not impose a residential development fee on a development that receives preliminary or final site plan approval after the expiration of its Judgment of Compliance, nor shall the Township of Mahwah retroactively impose a development fee on such a development. The Township of

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Mahwah also shall not expend any of its collected development fees after the expiration of its Judgment of Compliance.

§24-8.5 Township Set-Aside

- a. Any property in the Township of Mahwah that receives Board approval, a zoning change, density variance or approval of a redevelopment or rehabilitation plan to permit multi-family residential development, which multi-family residential development will yield five (5) or more new dwelling units, shall provide a minimum affordable housing set-aside of twenty (20%) percent as the Township is located in the Highlands Region.
- b. This requirement shall not apply to residential development on sites that are zoned for inclusionary residential development as part of the Township's Housing Element and Fair Share Plan, which are subject to the affordable housing set-aside requirements set forth in the applicable zoning.
- c. This requirement does not, and shall not be construed to, grant any property owner or developer the right to any rezoning, variance or other relief, nor does this requirement establish any obligation on the part of the Township of Mahwah to grant any such rezoning, variance or other relief.
- d. A property shall not be permitted to be subdivided so as to avoid compliance with this requirement.
- e. All affordable units created pursuant to this Section shall be governed by the provisions of §24-8, "Affordable Housing Regulations".

§24-8.6 Ordinance 1294, as May Be Amended

- a. For all Deeds which contain a reference to "Ordinance 1294" or "Ordinance 1294, as may be amended," or similar language, the following provisions shall apply:
- b. Definitions. The following terms, as used in this Section, shall have the following meanings:

95/5 UNIT

Shall mean a restricted ownership unit that is a part of a housing element that received substantive certification from COAH or a court of competent jurisdiction prior to October 1, 2001.

FAIR MARKET VALUE

Shall mean the unrestricted price of a low- or moderate-income housing unit if sold at a current real estate market rate.

MAXIMUM RESTRICTED RESALE PRICE

Shall mean a price calculated for the sale of an ownership unit by applying the allowable annual percentage increase corresponding with each calendar year since the Seller bought the house to the price the Seller paid for the unit at the time of purchase. No increase is permitted during the balance of the calendar year immediately after the sale.

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REPAYMENT OPTION

Shall mean the option of a Seller of a low- or moderate-income unit to sell a unit at fair market value subject to compliance with the terms of a repayment clause.

PRICE DIFFERENTIAL

Shall mean the difference between the controlled unit sale price and the fair market value as determined at the date of a proposed contract of sale.

c. Control Periods and Affordable Deed Restrictions.

- 1. Low and moderate income sales units approved by the Planning Board prior to January 1, 1997 shall remain affordable to low and moderate income households for a period of not less than 25 years.
- 2. The purchaser of all low and moderate income units shall include a deedrestriction and mortgage lien on all such units that shall include an option to permit the Township to purchase the unit at the maximum allowable restricted sales price at the time of the first non-exempt sale after the controls on affordability has expired and an option permitting the Township to recapture 95 percent of the price differential at the time of the first non-exempt fair market value sale.
- 3. The deed restriction, including the repayment clause, and the mortgage lien shall have priority over all mortgages on the property except for a first mortgage placed on the property by the mortgagee prior to the expiration of resale controls.
- 4. The failure of the Buyer or Seller to execute and record the appropriate mortgage lien and deed restriction, as well as the failure of the Buyer or Seller to provide the Township with a copy of these documents, shall not change the right of the Township, at its exclusive election, (i) to extend the deed restriction on the affordable unit; (ii) to buy the unit at the maximum restricted price; or (iii) to allow the owner of the unit to sell the unit at fair market value following the expiration of the deed restriction and to capture 95 percent of the price differential so those monies can be used for affordable housing.

d. Option to Buy Units

- 1. Each 95/5 unit shall be subject to an option permitting purchase of the unit at the maximum allowable restricted sales price at the time of the first non-exempt sale after the controls on affordability have expired, as determined by the Administrative Agent. The option to buy shall be available to the Township, the DCA, the HMFA, or a qualified non-profit entity as defined in this section.
- 2. The owner of a 95/5 unit shall notify the Township's administrative agent by certified mail of any intent to sell the unit 90 days prior to entering into an agreement for the first non-exempt sale after the period of controls on affordability have expired.

- 3. Upon receipt of such notice, the option to buy the unit at the maximum allowable restricted sales price or any mutually agreed upon sales price that does not exceed the maximum allowable restricted sales price shall be available for 90 days. The administrative agent shall notify the municipality, the DCA, and the HMFA, that the unit is for sale. The municipality shall have the right of first refusal to purchase the unit. If the municipality exercises this option, it may enter into a contract of sale. If the municipality fails to exercise this option within 90 days, the first of the other entities giving notice to the seller of its intent to purchase during the 90-day period shall be entitled to purchase the unit. If the option to purchase the unit at the maximum allowable restricted sales price is not exercised by one of the above entities by a written offer to purchase the housing unit within 90 days of receipt of the intent to sell, the owner may exercise the Seller Options on 95/5 Units, as set forth in Section g below. If the owner does not sell the unit within one year of the date of the delivery of notice of intent to sell, the option to buy the unit shall be restored and the owner shall be required to submit a new notice of intent to sell to the Township's administrative agent 90 days prior to any future proposed date of sale.
- 4. Any option to buy a housing unit at the maximum allowable restricted sales price shall be exercised by certified mail and shall be deemed exercised upon mailing.

e. Township Option on 95/5 units

If the Township elects to purchase a 95/5 unit pursuant to N.J.A.C. 5:93-9.4, it may:

- 1. Convey or rent the unit to a low-or moderate-income purchaser or tenant at a price or rent not to exceed the maximum allowable restricted sales price or rent for low or moderate income households as the case may be. The Township shall impose a deed restriction on such unit in accordance with Appendix A of the UHAC regulations or an alternative form approved by a court of competent jurisdiction; or
- 2. If the unit is a moderate-income unit, then the Township may elect to convey the unit at fair market value and deposit the proceeds from the sale into the Township's affordable housing trust fund, to be expended according to a court-approved Spending Plan.

f. State and Nonprofit option on 95/5 units

- 1. When the DCA or the HMFA elects to purchase a 95/5 unit pursuant to this section, it may:
 - (a) Convey or rent the 95/5 unit to a low-or moderate-income purchaser or tenant at a price or rent not to exceed the allowable restricted sales price or rental; or
 - (b) Convey the unit at fair market value and utilize the price differential to subsidize the construction, rehabilitation or maintenance of low-

and moderate-income housing within the appropriate housing region.

2. Non-profit entities that have been designated by COAH or a court of competent jurisdiction as having the right to purchase 95/5 units subsequent to the period of controls on affordability shall be eligible to purchase low-or moderate-income units for the sole purpose of conveying or renting the housing unit to a low-or moderate-income purchaser or tenant at a price or rent not to exceed the allowable restricted sales price or rental. Low-income units shall be made available to low-income purchasers or tenants and the housing unit shall be regulated by the deed restriction and lien in accordance with Appendix B of the UHAC regulations. The term of the controls on affordability remain in place for an appropriate period of not less than 30 years.

g. Seller Options on 95/5 units

- 1. Upon the expiration of the period of affordability controls on a 95/5 unit, an eligible seller who has provided the requisite notice of an intent to sell may proceed with the sale if no eligible entity, as outlined in sections e through f above, exercises its option to purchase within 90 days of the notice.
- 2. Subject to N.J.A.C. 5:93-9.9, the seller may elect to:
 - (a) Sell to a certified household at a price not to exceed the maximum permitted restricted sales price, provided that the unit is appropriately deed restricted for at least 30 years. If the sale will be to a qualified low-or-moderate-income household, the administrative agent shall certify the income qualifications of the purchase of the purchaser and shall ensure that the housing unit is regulated by the necessary deed restriction and lien.
 - (b) Exercise the repayment option and sell to any purchaser at fair market value, provided that 95 percent of the price differential between the maximum resale price and fair market value is paid to the administrative agent, as an instrument of the Township, at closing, and:
 - (1) The seller of the low or moderate income household shall provide the administrative agent any contract of sale and the administrative agent shall examine the contract of sale containing a repayment option to determine if the proposed sales price bears a reasonable relationship to the housing unit's fair market value. The administrative agent shall not approve any contract of sale where there is a determination that the sales prices does not bear a reasonable relationship to fair market value. The administrative agent shall make a determination within 20 days of receipt of the contract of sale and shall calculate the repayment option payment.

- (2) The administrative agent shall adopt an appeal procedure by which a seller may submit written documentation requesting the administrative agent to recompute the repayment obligation if the seller believes an error has been made, or to reconsider a determination that a sales price does not bear a reasonable relationship to fair market value. A repayment obligation determination made as a result of an owner's appeal shall be a final determination of the administrative agent appealable under N.J.A.C. 5:80-26.18.
- (3) The repayment shall occur at the date of closing and transfer of title for the first non-exempt transaction after the expiration of controls on affordability.
- (4) The administrative agent shall deposit all repayment proceeds into the Township's affordable housing trust fund.

h. Township Rejection of Repayment Option on 95/5 units

- 1. The Township shall have the right to determine that the most desirable means of promoting an adequate supply of low-and moderate-income housing is to prohibit the exercise of the repayment option and maintain controls on lower income housing units sold within the municipality beyond the period of the controls on affordability. Such determination shall be made by resolution of the Township's Governing Body and shall be effective immediately upon adoption of the Resolution. The Resolution shall specify the time period for which the repayment option shall not be applicable. During such period, no seller in the Township may utilize the repayment option permitted in this section of the ordinance.
- 2. Prior to exercising this option, the Township shall:
 - (a) Provide public notice in the official newspaper of the Township and a newspaper of general circulation;
 - (b) Notify the administrative agent of the Governing Body's intended action.
- 3. The administrative agent shall ensure that the deed restriction on all affected housing units reflects the extended period of controls.

§24-9 Wireless Telecommunications Towers and Antennas

§24-9.1 Purpose.

The purpose of this section is to establish general guidelines for the siting of wireless communications towers and antennas. The goals of this section are to: (1) protect residential areas and land uses from potential adverse impacts of towers and antennas; (2) encourage the location of towers in nonresidential areas; (3) minimize the total number of towers throughout the community; (4) strongly encourage the joint use of new and existing tower sites as a primary option rather than construction of additional single-use towers; (5) encourage users of towers and antenna to locate them, to the extent possible, in areas where the adverse impact on the community is minimal; (6) encourage users of towers and

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antennas to configure them in a way that minimizes the adverse visual impact of the towers and antennas through careful design, siting, landscape screening, and innovative camouflaging techniques; (7) enhance the ability of the providers of telecommunications services to provide such services to the community quickly, effectively, and efficiently; (8) consider the public health and safety of communication towers; and (9) avoid potential damage to adjacent properties from tower failure through engineering and careful siting of tower structures. In furtherance of these goals, the Township of Mahwah shall give due consideration to the Township of Mahwah's Master Plan, Zoning Map, existing land uses, and environmentally sensitive areas in approving sites for the location of towers and antennas.

§24-9.2 Definitions.

As used in this section, the following terms shall have the meanings set forth below:

Alternative tower structure shall mean manmade trees, clock towers, bell steeples, light poles and similar alternative-design mounting structures that camouflage or conceal the presence of antennas or towers.

Antenna shall mean any exterior transmitting or receiving device mounted on a tower, building or structure and used in communications that radiate or capture electromagnetic waves, digital signals, analog signals, radio frequencies (excluding radar signals), wireless telecommunications signals or other communication signals.

Backhaul network shall mean the lines that connect a provider's towers/cell sites to one (1) or more cellular telephone switching offices, and/or long distance providers, or the public switched telephone network.

FAA shall mean the Federal Aviation Administration.

FCC shall mean the Federal Communications Commission.

Height shall mean when referring to a tower or other structure, the distance measured from the lowest finished grade of the parcel to the highest point on the tower or other structure, including the base pad and any antenna.

Preexisting towers and preexisting antennas shall mean any tower or antenna for which a building permit or conditional use permit has been properly issued prior to the effective date of this section, including permitted towers or antennas that have not yet been constructed so long as such approval is current and not expired.

Tower shall mean any structure that is designed and constructed primarily for the purpose of supporting one (1) or more antennas for telephone, radio and similar communication purposes, including self-supporting lattice towers, guyed towers, or monopole towers. The term includes radio and television transmission towers, microwave towers, common-carrier towers, cellular telephone towers, alternative tower structures, and the like. The term includes the structure and any support thereto.

§24-9.3 Applicability.

- a. New Towers and Antennas. All new towers or antennas in the Township of Mahwah shall be subject to these regulations, except as provided in §24-9.3 b through d, inclusive.
- b. Amateur Radio Station Operators/Receive Only Antennas. This section shall not govern any tower, or the installation of any antenna, that is under seventy (70') feet

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- in height and is owned and operated by a federally-licensed amateur radio station operator or is used exclusively for receive only antennas.
- c. *Preexisting Towers or Antennas*. Preexisting towers and preexisting antennas shall not be required to meet the requirements of this ordinance, other than the requirements of §24-9.4 f and g, absent any enlargement or structural modification or the addition of any structures.
- d. AM Array. For purposes of implementing this section, an AM array, consisting of one (1) or more tower units and supporting ground system which functions as one (1) AM broadcasting antenna, shall be considered one (1) tower. Measurements for setbacks and separation distances shall be measured from the outer perimeter of the towers included in the AM array. Additional tower units may be added within the perimeter of the AM array by right.
- e. Satellite Dish Antennas. This section shall not govern any satellite dish antennas regulated under Township Code Section 10-6.

§24-9.4 General Requirements.

- a. *Principal or Accessory Use*. Antennas and towers may be considered either principal or accessory uses. Notwithstanding any other Township Land Use Regulation, a different existing structure on the same lot shall not preclude the installation of an antenna or tower on such lot. If a tower and its appurtenant structures constitute the sole use of the lot, the tower shall be deemed to be the principal use.
- b. Lot Size. For purposes of determining whether the installation of a tower or antenna complies with zone development regulations, including but not limited to setback requirements, lot-coverage requirements, and other such requirements, the dimensions of the entire lot shall control, even though the antennas or towers may be located on leased parcels within such lot.
- c. Inventory of Existing Sites. Each applicant for an antenna and/or tower shall provide to the Administrative Officer an inventory of its existing towers, antennas, or sites approved for towers or antennas, that are either within the jurisdiction of the Township of Mahwah or within three (3) miles of the border thereof, including specific information about the location, height, and design of each tower. The Administrative Officer may share such information with other applicants applying for administrative approvals or permits under this section or other organizations seeking to locate antennas within the jurisdiction of the Township of Mahwah, provided, however that the Administrative Officer is not, by sharing such information, in any way representing or warranting that such sites are available or suitable.
- d. Aesthetics. Towers and antennas shall meet the following requirements:
 - 1. Towers shall either maintain a galvanized steel finish or, subject to any applicable standards of the FAA, be painted a neutral color so as to reduce visual obtrusiveness.
 - 2. At a tower site, the design of the buildings and related structures shall, to the extent possible, use materials, colors, textures, screening, and landscaping that will blend them into the natural setting and surrounding buildings.
 - 3. If an antenna is installed on a structure other than a tower, the antenna and supporting electrical and mechanical equipment must be of a neutral color that

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is identical to, or closely compatible with, the color of the supporting structure so as to make the antenna and related equipment as visually unobtrusive as possible.

- e. *Lighting*. Towers shall not be artificially lighted, unless required by the FAA or other applicable authority. If *lighting* is required, the lighting alternatives and design chosen must cause the least disturbance to the surrounding views.
- f. State or Federal Requirements. All towers must meet or exceed current standards and regulations of the FAA, the FCC, and any other agency of the State or Federal government with the authority to regulate towers and antennas. If such standards and regulations are changed, then the owners of the towers and antennas governed by this section shall bring such towers and antennas into compliance with such revised standards and regulations within six (6) months of the effective date of such standards and regulations, unless a different compliance schedule is mandated by the controlling State or Federal agency. Failure to bring towers and antennas into compliance with such revised standards and regulations shall constitute grounds for the removal of the tower or antenna at the owner's expense.
- g. Building Codes: Safety Standards. To ensure the structural integrity of towers, the owner of a tower shall ensure that it is maintained in compliance with standards contained in applicable State or local building codes and the applicable standards for towers that are published by the Electronic Industries Association, as amended from time to time. If, upon inspection, the Township of Mahwah concludes that a tower fails to comply with such codes and standards and constitutes a danger to persons or property, then upon notice being provided to the owner of the tower, the owner shall have thirty (30) days to bring such tower into compliance with such standards. Failure to bring such tower into compliance within said thirty (30) days shall constitute grounds for the removal of the tower or antenna at the owner's expense.
- h. *Not Essential Services*. Towers and antennas shall be regulated and permitted pursuant to this section and shall not be regulated or permitted as essential services, public utilities, or private utilities.
- i. *Franchises*. Owners and/or operators of towers or antennas shall certify that all franchises required by law for the construction and/or operation of a wireless communication system in the Township of Mahwah have been obtained and shall file a copy of all required franchises with the Administrative Officer.
- j. *Public Notice*. For purposes of this section, any conditional use request, variance request, or appeal of an administratively approved use or conditional use shall require public notice to all abutting property owners and all property owners of properties that are located within the corresponding separation distance listed in §24-9.6 e2, Table 2, in addition to any notice otherwise required by the Zoning Ordinance.
- k. No signs shall be allowed on an antenna or tower.
- 1. Buildings and Support Equipment. Buildings and support equipment associated with antennas or towers shall comply with the requirements of §24-9.7.
- m. *Multiple Antenna/Tower Plan*. The Township of Mahwah encourages and mandates the users of towers and antennas to collocate antennas. Applications for approval of collocation sites shall be given priority in the review process.

§24-9.5 Permitted Uses.

- a. *General*. The uses listed in this section are deemed to be permitted uses and shall not require administrative approval or a conditional use permit.
- b. Permitted Uses. The following uses are specifically permitted:

Antennas or towers located on property owned, leased, or otherwise controlled by the Township of Mahwah provided a license or lease authorizing such antenna or tower has been approved by the Township of Mahwah. However, the Township may, as a condition of such lease, require site plan approval. The decision to extend such leases to an applicant shall be vested solely with the Municipality, and shall not be governed by this section.

c. Wireless Facilities in the Right -of -Way.

Notwithstanding anything else in Chapter 24 Zoning of the Code of the Township of Mahwah, the installation of antennas, small cells and other communication devices and associated equipment in the public municipal roadway either on existing or new poles are permitted if a Right -of -Way Use Agreement and Right -of -Way Permits are obtained under §15- 2. 4 Encroachments in the Public Right -of -Way.

§24-9.6 Conditional Use Permits.

- a. *List of Conditional Uses*. The following uses may be approved by the Approving Authority as conditional uses.
 - 1. Antennas on existing structures or towers consistent with the terms of paragraphs a,1(a) and (b) below.
 - (a) Antennas on existing structures. Any antenna which is not attached to a tower may be attached to any existing business, industrial, office or institutional structure not located in a residential zone provided:
 - (1) The antenna does not extend more than the maximum building height for the zone wherein the structure is located as fixed by §24-3.3 a. without the §24-3.3 b. exceptions;
 - (2) The antenna complies with all applicable FCC and FAA regulations; and
 - (3) The antenna complies with all applicable building codes.
 - (b) Antennas on existing towers. An antenna may be attached to an existing tower in a nonresidential zone and, to minimize adverse visual impacts associated with the proliferation and clustering of towers, collocation of antennas by more than one (1) carrier on existing towers shall take precedence over the construction of new towers, provided such collocation is accomplished in a manner consistent with the following:
 - (1) A tower which is modified or reconstructed to accommodate the collocation of an additional antenna shall be of the same tower type as the existing tower, unless the Administrative Officer allows reconstruction as a monopole.
 - (2) Height.
 - [a] An existing tower may be modified or rebuilt to a taller height, not to exceed the maximum tower height established by this section.

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- [b] The height change referred to in paragraph a,1(b), (2)[a] may only occur one (1) time per communication tower.
- [c] The additional height referred to in paragraph a,1(b)(2)[a] shall not require an additional distance separation as set forth in §24-9.6. The tower's premodification height shall be used to calculate such distance separations.

(3) Onsite location.

- [a] A tower which is being rebuilt to accommodate the collocation of an additional antenna may be moved onsite within fifty (50') feet of its existing location.
- [b] After the tower is rebuilt to accommodate collocation, only one (1) tower may remain on the site.
- [c] A relocated onsite tower shall continue to be measured from the original tower location for purposes of calculating separation distances between towers pursuant to §24-9.6 e. The relocation of a tower hereunder shall in no way be deemed to cause a violation of §24-9.6 e.

2. New Towers.

- (a) New towers may be constructed to hold antennas. In addition to any information required for applications for conditional use permits pursuant to Chapter XXIV of the Zoning Ordinance, applicants for a conditional use permit for a tower shall submit the following information:
 - (1) A scaled site plan clearly indicating the location, type and height of the proposed tower, on-site land uses and zoning, adjacent land uses and zoning (including when adjacent to other Municipalities), Master Plan classification of the site and all properties within the applicable separation distances set forth in §24-9.6 e, adjacent roadways, proposed means of access, setbacks from property lines, elevation drawings of the proposed tower and any other structures, topography, parking, and other information deemed by the Administrative Officer to be necessary to assess compliance with this section.
 - (2) Legal description of the entire tract and leased parcel (if applicable).
 - (3) The setback distance between the proposed tower and the nearest residential unit, platted residentially zoned properties, and unplatted residentially zoned properties.
 - (4) The separation distance from other towers described in the inventory of existing sites submitted pursuant to §24-9.4 c shall be shown on an updated site plan or map. The applicant shall also identify the type of construction of the existing tower(s) and the owner/operator of the existing tower(s), if known.
 - (5) A landscape plan showing specific landscape materials.
 - (6) Method of fencing, and finished color and, if applicable, the method of camouflage and illumination.

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- (7) A description of compliance with §24-9.4 c–g, j, l and m. and §24-9.6 d and e and all applicable Federal, State and local laws.
- (8) A notarized statement by the applicant as to whether construction of the tower will accommodate collocation of additional antennas for future users.
- (9) Identification of the entities providing the backhaul network for the tower(s) described in the application and other cellular sites owned or operated by the applicant in the Municipality.
- (10) A description of the suitability of the use of existing towers, other structures or alternative technology not requiring the use of towers or structures to provide the services to be provided through the use of the proposed new tower.
- (11) A description of the feasible location(s) of future towers or antennas within the Township of Mahwah based upon existing physical, engineering, technological or geographical limitations in the event the proposed tower is erected.
- (12) A visual study depicting where, within a three (3) mile radius any portion of the proposed tower could be seen.
- (13) A statement of intent on whether excess space will be leased.
- b. Factors Considered in Granting Conditional Use Permits for Towers. In addition to any standards for consideration of conditional use permit applications pursuant to Chapter XXIV of the Zoning Ordinance, the Board shall consider the following factors in determining whether to issue a conditional use permit.
 - 1. Height of the proposed tower;
 - 2. Proximity of the tower to residential structures and residential district boundaries;
 - 3. Nature of uses on adjacent and nearby properties;
 - 4. Surrounding topography;
 - 5. Surrounding tree coverage and foliage;
 - 6. Design of the tower, with particular reference to design characteristics that have the effect of reducing or eliminating visual obtrusiveness;
 - 7. Proposed ingress and egress; and
 - 8. Availability of suitable existing towers, other structures, or alternative technologies not requiring the use of towers or structures, as discussed in §24-9.6 c of this section.
 - 9. Availability of proposed tower to other potential users.
- c. Availability of Suitable Existing Towers, Other Structures, or Alternative Technology. No new tower shall be permitted unless the applicant demonstrates to the reasonable satisfaction of the Board that no existing tower, structure or alternative technology that does not require the use of towers or structures can accommodate the applicant's proposed antenna. An applicant shall submit information requested by the Board related to the availability of suitable existing

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towers, other structures or alternative technology. Evidence submitted to demonstrate that no existing tower, structure or alternative technology can accommodate the applicant's proposed antenna may consist of any of the following (although meeting one (1), some, or all of the following shall entitle the applicant to approval):

- 1. No existing towers or structures are located within the geographic area which meet applicant's engineering requirements.
- 2. Existing towers or structures are not of sufficient height to meet applicant's engineering requirements.
- 3. Existing towers or structures do not have sufficient structural strength to support applicant's proposed antenna and related equipment.
- 4. The applicant's proposed antenna would cause electromagnetic interference with the antenna on the existing towers or structures, or the antenna on the existing towers or structures would cause interference with the applicant's proposed antenna.
- 5. The fees, costs, or contractual provisions required by the owner in order to share an existing tower or structure or to adapt an existing tower or structure for sharing are unreasonable. Costs exceeding new tower development are presumed to be unreasonable.
- 6. The applicant demonstrates that there are other limiting factors that render existing towers and structures unsuitable.
- 7. The applicant demonstrates that an alternative technology that does not require the use of towers or structures, such as a cable microcell network using multiple low-powered transmitters/receivers attached to a wireline system, is unsuitable. Costs of alternative technology that exceed new tower or antenna development shall not be presumed to render the technology unsuitable.
- d. *Setbacks*. The following setback requirements shall apply to all towers for which a conditional use permit is required:
 - 1. Towers must be set back a distance equal to at least one hundred (100%) percent of the height of the tower from any adjoining lot line and all non-appurtenant buildings.
 - 2. Guys and accessory buildings must satisfy the minimum zoning district setback requirements.
 - 3. No tower shall exist within required buffer areas, if adjacent to residential zones and as prescribed under local ordinance.
 - 4. The minimum tower setback from a residential zone district line and from any school and from any site designated on the Federal, State or Municipal historic register shall be five hundred (500') feet.
- e. *Separation*. The following separation requirements shall apply to all towers and antennas for which a conditional use permit is required:
 - 1. Separation from Off-Site Uses/Designated Areas.

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- (a) Tower separation shall be measured from the base of the tower to the lot line of the off-site uses and/or designated areas as specified in Table 1, except as otherwise provided in Table 1.
- (b) Separation requirements for towers shall comply with the minimum standards established in Table 1.

TABLE 1

Off-site Use/Designated Area	Separation Distance
Residential, Public parks, schools or places of assembly	200 feet or 300% height of tower whichever is greater
Vacant residentially zoned land	200 feet or 300% height of tower whichever is greater
Non-residentially zoned lands or nonresidential	None; only zoning code setbacks apply

2. Separation Distances Between Towers. Separation distances between towers shall be applicable for and measured between the proposed tower and preexisting towers. The separation distances shall be measured by drawing or following a straight line between the base of the existing tower and the proposed base, pursuant to a site plan, of the proposed tower. The separation distances (listed in linear feet) shall be as shown in Table 2.

TABLE 2 Existing Towers - Types

	Lattice	Guyed	Monopole 75 Ft. in Height	Monopole Less Than 75 Ft. in Height
Lattice	5,000	5,000	1,500	712
Guyed	5,000	5,000	1,500	750
Monopole 75 Ft. in Height	1,500	1,500	1,500	750
Monopole Less Than 75 Ft.	750	750	750	750

- f. Security Fencing. Towers shall be enclosed by security fencing not less than six (6') feet in height and shall also be equipped with an appropriate anti-climbing device.
- g. *Landscaping*. The following requirements shall govern the landscaping surrounding towers for which a conditional use permit is required.
 - 1. Tower facilities shall be landscaped with a buffer of plant materials that effectively screens the view of the tower compound from property used for residences or planned residences. The standard buffer shall consist of a landscaped strip at least four (4) feet wide outside the perimeter of the compound.
 - 2. In locations where the visual impact of the tower would be minimal, the landscaping requirement may be reduced.
 - 3. Existing mature tree growth and natural land forms on the site shall be preserved to the maximum extent possible. In some cases, such as towers sited on large, wooded lots, natural growth around the property perimeter may be sufficient buffer.
 - 4. Height. The maximum height of new towers shall be:
 - (a) For single user, up to ninety (90') feet in height;
 - (b) For two (2) users, up to one hundred twenty (120') feet in height;
 - (c) For three (3) or more users, up to one hundred fifty (150') feet in height.

- h. *General Requirements*. The following provisions shall govern the issuance of conditional use permits for towers or antennas by the Approving Authority:
 - 1. If the tower or antenna is not a permitted use under §24-9.5 of this section, then a conditional use permit shall be required for the construction of a tower or the placement of an antenna in designated zoning districts.
 - 2. Applications for conditional use permits under this section shall be subject to the procedures and requirements of Chapter XXIV of the Township Code, except as modified in this section.
 - 3. In granting a conditional use permit, the Board may impose conditions to the extent the Board concludes such conditions are necessary to minimize any adverse effect of the proposed tower on adjoining properties.
 - 4. Any information of an engineering nature that the applicant submits, whether civil, mechanical, or electrical, shall be certified by a licensed professional engineer in the State of New Jersey.
 - 5. An applicant for a conditional use permit shall submit the information described in this section and a nonrefundable application fee and an escrow deposit as required by the Township Code for conditional use applications.
 - 6. Locating a tower or antenna, including the placement of additional buildings or other supporting equipment used in connection with said tower or antenna are permitted as conditional uses only in the following zones. Districts: B40, B200, IP120, GI80, LOD, OP200, ORP 200, and ED west of I-287.
 - 7. No towers or antennas shall be permitted as conditional uses in residential zone districts unless located upon property owned by the Township of Mahwah.
 - 8. An application fee and escrows shall be paid as required by the Township Code.

§24-9.7 Buildings or Other Equipment Storage.

- a. *Antennas Mounted on Structures or Rooftops*. The equipment cabinet or structure used in association with antennas shall comply with the following:
 - 1. The cabinet or structure shall not contain more than one hundred (100) square feet of gross floor area or be more than ten (10') feet in height. In addition, for buildings and structures which are less than forty (40') feet in height, the related unmanned equipment structure, shall be located on the ground and shall not be located on the roof of the structure.
 - 2. If the equipment structure is located on the roof of a building, the area of the equipment structure and other equipment and structures shall not occupy more than ten (10%) percent of the roof area.
 - Equipment storage buildings or cabinets shall comply with all applicable building codes.
- b. Antennas Mounted on Utility Poles or Light Poles. The equipment cabinet or structure used in association with antennas shall be located in accordance with the following:
 - 1. In a front or side yard provided the cabinet or structure is no greater than six (6') feet in height or one hundred (100) square feet of gross floor area and the cabinet/structure is located a minimum of seventy-five (75') feet from all lot lines.

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The cabinet/structure shall be screened by an evergreen hedge with an ultimate height of at least forty-two to forty-eight (42"-48") inches and a planted height of at least thirty-six (36") inches.

- 2. In a rear yard, provided the cabinet or structure is no greater than eight (8') feet in height or one hundred twenty (120) square feet in gross floor area. The cabinet/structure shall be screened by an evergreen hedge with an ultimate height of eight (8') feet and a planted height of at least forty-eight (48") inches.
- 3. In all other instances, structures or cabinets shall be screened from view of all residential properties which abut or are directly across the street from the structure or cabinet by a solid fence six (6') feet in height or an evergreen hedge with an ultimate height of eight (8') feet and a planted height of at least seventy-two (72") inches.
- c. Antennas Located on Towers. The related unmanned equipment structure shall not contain more than two hundred (200) square feet of gross floor area or be more than ten (10') feet in height, and shall be located in accordance with the minimum yard requirements of the zoning district in which located.

§24-9.8 Removal of Abandoned Antennas and Towers.

Any antenna or tower that is not operated for a continuous period of twelve (12) months shall be considered abandoned, and the owner of such antenna or tower shall remove the same within ninety (90) days of receipt of notice from the Township of Mahwah notifying the owner of such abandonment. Failure to remove an abandoned antenna or tower within said ninety (90) days shall be grounds to remove the tower or antenna at the owner's expense. If there are two (2) or more users of a single tower, then this provision shall not become effective until all users cease using the tower. The Township may condition the issuance of any permit to demolish or remove a tower or antenna on the posting of an appropriate performance bond or other suitable guarantee in a face amount of not less than one hundred twenty (120%) percent of the cost (as determined by the Board Engineer) of such removal, grading and restoration to a state required under all applicable Township Ordinances, including but not limited to the Township Property Maintenance Code.

§24-9.9 Existing Towers.

a. Rebuilding Damaged or Destroyed Nonconforming Towers or Antennas. Nonconforming towers or antennas that are damaged or destroyed may not be rebuilt without having to first obtain administrative approval or a conditional use permit and without having to meet the separation requirements specified in §24-9.6 d and e. The type, height, and location of the tower onsite shall be of the same type and intensity as the original facility approval. Building permits to rebuild the facility shall comply with the then applicable building codes and shall be obtained within one hundred eighty (180) days from the date the facility is damaged or destroyed. If no permit is obtained or if said permit expires, the tower or antenna shall be deemed abandoned as specified in §24-3.9 c.

§24-10 ADDITIONAL REGULATIONS

§24-10.1 Historic Preservation

a. Historic Sites. In accordance with the Historic Preservation Plan Element of the Master Plan the following sites are designed as historic sites:

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	Site Name	Block	Lot	Location
a.	Issac Bogert House	147.02	61	640 Campgaw Road
b.	Hopper-Van Horn	17	12	398 Ramapo Valley Road
C.	Garret Garrison	25	39	988 Ramapo Valley Road
d.	Young House	150	19.07	81 Youngs Road
e.	Ramapo Reformed Church		65	West Ramapo Avenue
f.	Hopper Gristmill		8	156 Ramapo Valley Road
g.	William Stivers	18	2	345 Ramapo Valley Road
h.	Quackenbush Barn			Winters Park
i.	Crocker Mansion	21.03	1.02	Crocker Mansion Drive
j.	Masonicus School House	123	8	59 Masonicus Road
k.	Westervelt-Hosey House	123	14	3 Masonicus Road
l.	Erie RR Station Museum	58	29	142 N. Railroad Avenue
m.	Joyce Kilmer House	105	54	162 Airmount Road
n.	Fletcher House	105	123	103 Oweno Road
0.	Oldbrook/P. Messenger	61	37	49 West AirmountRoad
p.	Darlington School House	19	7	600 Ramapo Valley Road
q.	Rodger Baldwin House	1	152.04	40 Stabled Way
r.	Terhune Dodge House	148	45	373 Campgaw Road
S.	Bogert House	147.02	60	636 Campgaw Road
t.	Deepdale	25	14	1174 Ramapo Valley Road
U.	Abraham Garrison	25	37	1010 Ramapo Valley Road
٧.	Brown-Waite House	95	21	83 Oweno Road
w.	Valentine House	161	6	234 Forest Road
х.	Waterman House	98	42 and 43	43 Alcott Road
у.	Ellis House	86	20 and 21	40 Armour Road
Z.	Erie RR Station Museum, Erie Caboose, the	58	29	142 N. Railroad Avenue
	Wannamaker Shed			

- b. Historic Designation Criteria. In considering whether an individual site, building or structure is of particular historical, archaeological, scenic or architectural significance to the Township, the County of Bergen, the State of New Jersey or the nation and reflects or exemplifies the cultural, political, scenic, economic or social history of the nation, State, or locality the Historic Preservation Commissions shall give consideration to the following criteria.
 - 1. That it is associated with events that have made a significant contribution to the broad patterns of our history; and/or
 - 2. That it is associated with the lives of persons significant in our past; and/or
 - 3. That it embodies the distinctive characteristics of a type, period or method of construction or that it represents the work of a master, or that it possesses high artistic values, or that it represents a significant and distinguishable entity whose components may lack individual distinction; and/or
 - 4. That it has yielded or may be likely to yield information important to pre-history or history.
 - 5. Ordinarily cemeteries, birthplaces or graves of historical figures, properties owned by religious institutions or used for religious purpose, structures that have been moved from their original locations, reconstructed historic buildings properties primarily commentated in nature, and properties that have achieved significance within the past fifty (50) years shall not be considered eligible for

designation as a landmark. However, such properties will qualify if they are integral parts of landmarks that do meet the criteria or if they fall within the following categories:

- (a) A religious property deriving primary significance from architectural or artistic distinction or historical importance or
- (b) A building or structure removed from its original location but which is significant primarily for architectural value or which is the surviving structure most importantly associated with a historic person or event or
- (c) A birthplace or grave of an historical figure of outstanding importance if there is no other appropriate site or building associated with his productive life; or
- (d) A cemetery that derives its primary significance from graves of persons of transcendent importance, from age, from distinctive design features or from association with historic events; or
- (e) A reconstructed building when accurately executed in a suitable environment and presented in a dignified manner as part of the restoration master plan, and when no other building or structure with the same association has survived or
- (f) A property primarily commemorative in intent if design, age, tradition or symbolic value has invested it with its own historical significance or exceptional importance.
- (g) A property achieving significance within the past fifty (50) years, if it is of exceptional importance.
- c. Historic Design Guidelines.
 - 1. In reviewing matters referred to it under §24-1, the Historic Preservation Commission shall take into consideration the following specific standards:
 - (a) The impact of the work proposed under an application on the subject site's historic and architectural character.
 - (b) The site's importance to the Township and the extent the historic or architectural interest would be adversely affected to the detriment of the public interest.
 - (c) The extent to which there would be involvement of textures and materials that could not be reproduced only with great difficulty.
 - (d) Any change of use of the structure or site involved.
 - 2. The following factors shall be used in determining the visual compatibility of a building, structure, or appurtenance thereof with the buildings and places to which they are visually related and shall be known as "Visual Compatibility Factors."
 - (a) Height. The height of the proposed building shall be visually compatible with existing or adjacent buildings.
 - (b) Proportion of the Building's Front Facade. The relationship of the width of the building to the height of the front elevation shall be visually compatible with the buildings and places to which it is visually related.

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- (c) Proportion of Openings within the Facility. The relationship of the width of the windows to the height of the windows in a building shall be visually compatible with the buildings and places to which it is visually related.
- (d) Rhythm of Solids to Voids on Front Facade. The relationship of solids to voids in the front facade of a building shall be visually compatible with the buildings and places to which it is visually related.
- (e) Rhythm of Spacing of Buildings on Streets. The relationship of the building to the open space between it and the adjoining buildings shall be visually compatible with the buildings and places to which it is visually related.
- (f) Rhythm of Entrance and/or Porch Projections. The relationship of the entrance or entrances and the porch projections to the street shall be visually compatible with the buildings and places to which it is visually related.
- (g) Relationship of Materials, Texture and Color. The relationship of materials, textures and color of the facade and roof of a building shall be visually compatible with the predominant materials used in the buildings to which it is visually related.
- (h) Roof Shapes. The roof shapes of a building shall be visually compatible with the buildings to which it is visually related.
- (i) Walls of Continuity. Appurtenances of a building such as walls, open-type fencing, every green landscape masses, shall form cohesive walls of enclosure along a street, to the extent necessary to maintain visual compatibility of the building with the buildings and places to which it is visually related.
- (j) Scale of Building. The size of a building, the mass of a building in relation to open spaces, and to the existing windows, door openings, porches and balconies shall be visually compatible with the existing structure of strews and places to which it is visually related.
- (k) Directional Expression of Front Facade. A building shall be visually compatible with buildings and places to which it is visually related in its directional character, whether this be vertical character, horizontal character or non-directional character.
- 3. In making its determinations and recommendations, the Historic Preservation Commission shall also take into consideration specific standards, as set forth below.
 - (a) Demolitions. In regard to an application to demolish a landmark, the following matters shall be considered:
 - (1) Its historic, architectural, archaeological and/or aesthetic significance;
 - (2) Its use;
 - (3) Its importance to the Municipality and the extent to which its historical, architectural or archaeologic value is such that its removal would be determined to the public impact;
 - (4) The extent to which it is of such old, unusual or uncommon design craftsmanship, texture or material that it could not be reproduced or should be reproduced only with great difficulty.

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- (5) The extent to which its retention would promote the general welfare by maintaining real estate values, generating business, creating new jobs. Attracting tourists, student writers, and historical artists. Attracting new residents, encouraging study and importance in American History, stimulating interest and study in architecture and design educating citizens in American culture and heritage or making the Municipality a more attractive and desirable place in which to live.
- (b) Removals Out of the Township. In regard to an application to move an historic landmark to a location outside of the Township, the following matters shall be considered:
 - (1) The historic loss to the site at the original location.
 - (2) The compelling reasons for not retaining landmark at its present location.
 - (3) The proximity of the proposed new location to the Township including the accessibility to the residents of the Township and other citizens.
 - (4) The probability of significant damage to the landmark, as a result of the move.
 - (5) The applicable matters set forth in this section.
- (c) Removals Within the Township. In regard to an application to move an historic landmark, to a location within the Township, the following matters shall be considered in addition to the other matters set forth in this section.
 - (1) The compatibility, nature and character of the current and of the proposed surrounding areas as they related to the intent and purposes of the section.
 - (2) The visual compatibility factors as set forth in this section.

§24-10.2 Wellhead Protection

- a. Statement of Findings. The governing body of the Township of Mahwah finds that:
 - 1. The groundwater underlying this Municipality is the sole-source of existing and future water supplies, including drinking water. Groundwater is stored and transmitted within bedrock and unconsolidated glacial aquifers beneath the Township. Bedrock aquifers are encountered in Precambrian igneous and metamorphic in the western portion of the Township and within Triassic-Jurassic encountered beneath the eastern portion of the Township. Glacial aquifers are present primarily but not exclusively in the Ramapo River Valley and along tributaries to the Ramapo River.
 - 2. The groundwater aquifers are integrally connected with, are recharged by, and flow into the surface waters, lakes and streams, which also constitute a major source of water for drinking, commercial and industrial needs.
 - 3. Spills and discharges of toxic or hazardous materials may contaminate or pollute groundwater supplies and related water sources.
 - Contaminated water from any source is a detriment to the health, welfare and comfort of the residents of this Municipality, and other users of these water resources.

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- b. Purpose. The purpose of this section is to protect the public health, safety and welfare through the protection of the groundwater resources underlying the Municipality to ensure a supply of safe and healthful drinking water for the present and future generations of local residents, employees and the general public in this Municipality, as well as users of these water supplies outside this Municipality. Areas surrounding each public community well and public non-community well; known as Wellhead Protection Areas (WHPAs), from which contaminants may move through the ground to be withdrawn in water taken from the well have been delineated by the New Jersey Geological Survey (NJGS). Through regulation of land use, physical facilities, placement of toxic and hazardous materials, and other related activities within these areas, the potential for groundwater contamination can be reduced and any such contamination can be more readily found and remediated before reaching a public well. The purpose of the regulations contained in this section is to protect public community wells and public non-community wells from contamination.
- c. Statutory Authority. The Municipality of the Township of Mahwah is empowered to regulate these activities under provisions of the New Jersey Municipal Land Use Law, N.J.S.A. 40:55D-1 et seq., which authorizes each municipality to plan and regulate land use to secure a safe and adequate drinking water supply for its residents. Under provisions of the Underground Storage of Hazardous Substances Act, N.J.S.A. 13:1D et seq., a municipality may adopt, with State approval, a municipal ordinance that is more stringent than N.J.A.C. 7:14B but is obligated to ensure the provisions of the section are not carried out in a manner that is inconsistent with N.J.A.C. 7:14B. The Board of Health of this Municipality has autonomous power granted by the State Legislature to develop this section to protect public health, safety and welfare, as set forth in the New Jersey Local Boards of Health Law, N.J.S.A. 26:3-1 et seq., and the New Jersey County Environmental Health Act, N.J.S.A. 26:3A2-21 et seq.

d. Definitions.

Administrative Authority – The Administrative Officer or a Municipal Land Use Board (Planning or Zoning Board), with all of the powers delegated, assigned, or assumed by them according to statute or ordinance.

Applicant – Person applying to the Administrative Officer, a Municipal Land Use Board (Planning or Zoning Board), the Board of Health, or the Construction Office and proposing to engage in an activity that is regulated by the provisions of this section, that would be located within a regulated Wellhead Protection Area.

Aquifer – A formation, group of formations, or part of a formation that contains sufficient saturated permeable rock, sand, or gravel which is capable of storing and transmitting usable quantities of water to wells and springs.

Best Management Practices (BMP) – Performance or design standards established to minimize the risk of contaminating groundwater or surface waters while managing the use, manufacture, handling or storage of hazardous substances or hazardous wastes (see §24-10.2 h).

Contamination – The degradation of natural water quality so that the water is not suitable for human consumption.

Development – Any construction, reconstruction, alteration of surface or structure or change in the nature or intensity of land use.

Discharge – Any intentional or unintentional action or omission, unless pursuant to and in compliance with the conditions of a valid and effective Federal or State permit, resulting in the releasing, spilling, pumping, emitting, emptying or dumping of a hazardous substance into the waters or lands of the State or into waters outside the jurisdiction of the State when damage may result to the lands, waters or natural resources within the jurisdiction of the State.

Groundwater – Water contained in interconnected pores or bedrock fractures of a saturated zone in the ground that is available for wells and springs. A saturated zone is a volume of ground in which the voids in the rock or soil are filled with water.

Hazardous Substance – Any substance designated under 40 CFR 116 pursuant to Section 311 of the Federal Water Pollution Control Act Amendments of 1972 (Clean Water Act) (Public Law 92-500; 33 U.S.C. 1251 et seq.), the Spill Compensation and Control Act, N.J.S.A. 58:10-23.1 et seq., or "hazardous pollutant" as defined by the New Jersey Water Pollution Control Act (N.J.S.A. 58:10A-1 et seq.). Substances listed include petroleum, petroleum products, pesticides, solvents and other substances.

Hazardous Waste – Any solid waste that is defined or identified as a hazardous waste pursuant to the Solid Waste Management Act, N.J.S.A. 13:1E et seq., N.J.A.C. 7:26-8, or 40 CFR Part 261.

Maximum Contaminant Level (MCL) – Maximum permissible level of a contaminant in water measured at the point of entry to the distribution system or at the free-flowing outlet of the ultimate user of a public water system or other water system to which State primary drinking water regulations apply. Any contaminant added to the water under circumstances controlled by the user, except a contaminant resulting from corrosion of piping and plumbing caused by water quality, is excluded from this definition. (New Jersey Safe Drinking Water Act N.J.A.C. 7:10)

NJDEP - New Jersey Department of Environmental Protection.

Person – Any individual, public or private corporation, company, partnership, firm, association, owner or operator, political subdivision of this State, and any State, Federal or interstate agency or an agent or employee thereof.

Polluted Water – Drinking water exceeding a Federal and/or State maximum contaminant level (MCL).

Potential Pollutant Source (PPS) – An activity or land use which may contribute to contamination of a source of drinking water. For the purposes of this section Potential Pollutant Sources are defined in §24-10.2 g.

Public Community Well – A public water supply well which services at least fifteen (15) service connections used by year-round residents or regularly serves at least twenty-five (25) year-round residents.

Public Non-Community Well – A public water supply well that is not a public community well and that regularly serves at least twenty-five (25) of the same persons for more than six (6) months in any given calendar year.

Sole Source Aquifer – Any drinking water aquifer upon which more than fifty (50%) percent of a population group depends and for which there is no practicable or affordable alternate water supply.

Tier 1 Wellhead Protection Area – The area of land within a WHPA from which groundwater may travel to the well within two (2) years. (See maps referenced under §24-10.2 e.)

Tier 2 Wellhead Protection Area -- The area of land within a WHPA from which groundwater may travel to the well within five (5) years. (See maps referenced under §24-10.2 e.)

Tier 3 Wellhead Protection Area -- That area of land within a WHPA from which groundwater may travel to the well within twelve (12) years. (See maps referenced under §24-10.2 e.)

Time of Travel (TOT) – The average time that a volume of water will take to travel in the saturated zone from a given point to a pumping well.

Wellhead - The well borehole and appurtenant equipment.

Wellhead Protection Area (WHPA) – An area described in plan view around a well, from which groundwater travels to the well and groundwater pollution, if it occurs, may pose a significant threat to the quality of water withdrawn from the well.

- e. Establishment of Wellhead Protection Areas and Maps.
 - 1. Wellhead Protection Area Map:
 - (a) The delineations of Wellhead Protection Areas for public community wells and public non-community wells, which were published by the New Jersey Geological Survey and the New Jersey Department of Environmental Protection, are incorporated herein and made a part of this section. The Department of Environmental Protection will periodically update the WHPA maps and these maps, published by the New Jersey Geological Survey, will be available at the web-site; www.state.nj.us/dep/njgs/geodata/. The most recent WHPA maps available through the New Jersey Geological Survey should replace the maps used for reference in this section. A map of the Wellhead Protection Areas located within the Township of Mahwah as shown on the document entitled, "Wellhead Protection Areas for Public Community & Non-Community wells in Mahwah Township, Bergen County, New Jersey," prepared by Boswell McClave Engineering, dated April 12, 2017 which is hereby made part of this Chapter.
 - (b) Wellhead Protection Areas, as shown on the maps described in §24-10.2 e1 (a) or as periodically updated and delineated by the Department of Environmental Protection and published by the New Jersey Geological Survey shall be considered to be superimposed over any other established zoning district. Land in a Wellhead Protection Area may be used for any purpose permitted in the underlying district, subject to the additional restrictions presented herein.
 - (c) Assignment of Restrictions within Wellhead Protection Areas: Properties located wholly or partially within a Wellhead Protection Area shall be governed by the restriction applicable to the more restrictive Wellhead Protection Area Tier, if partially within one or more Tiers.
- f. Regulation of Wellhead Protection Areas for Public Wells.

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- 1. The Administrative Authority for administering the provisions of this section shall be the Administrative Officer or a Municipal Land Use Board (Planning or Zoning Board) of the Township of Mahwah.
- 2. Any applicant for a permit requesting a change in land use or activity which is subject to review under the provisions of the Municipal Land Use Law and other pertinent regulations of the Township of Mahwah and which is located within a delineated WHPA as defined in this section, and involves a Potential Pollutant Source as defined in §24-10.2 g, shall comply with the requirements of this section.
- 3. Any applicant for a permit requesting a change in land use or activity, which is subject to the requirements of this section, shall file an Operations and Contingency Plan, as required by §24-10.2 j, with the Administrative Authority. No permit that allows a change in land use or activity, which is subject to the requirements of this section, shall be granted unless an Operations and Contingency Plan for the proposed change has been approved by the Administrative Authority. Any plan approved by the Administrative Authority shall be kept on file in the office of the Administrative Officer of the Township of Mahwah, and shall be available to the public for inspection.
- 4. Any change in land use or activity that introduces a Major or Minor Potential Pollutant Source, as defined in §24-10.2 g, shall be prohibited within a Tier 1 WHPA.
- 5. Any change in land use or activity that introduces a Major Potential Pollutant Source, as defined in §24-10.2 g, shall be prohibited within a Tier 2 WHPA.
- 6. Any change in land use or activity that involves any Major or Minor Potential Pollutant Source, as defined in §24-10.2 g, within any WHPA, that is not prohibited pursuant to §24-10.2 f4 or f5. and located within a Tier 3 WHPA shall comply with the Best Management Practice Standards, as defined in §24-10.2 h.
- 7. This section is supplementary to other laws and ordinances in this municipality. Where this section or any portion thereof imposes a greater restriction than is imposed by other regulations, the provisions of this section shall supersede. These Rules and Regulations shall in no way affect the limitations or requirements applicable in the underlying municipal land use and zoning districts.
- 8. The use limitations noted herein shall be considered as limitations stipulated in the permitted list of uses in each zone. The activities regulated herein shall be considered limitations accessory to permitted uses in each zone.
- g. Potential Pollutant Source Listed. The following are Major and Minor Potential Pollutant Sources subject to the requirements of this section. These listings are consistent with the New Jersey Safe Drinking Water Act regulations (N.J.A.C. 7:10-11.4(a)4). The Administrative Authority of the Township of Mahwah may determine whether any other proposed change in land use or activity is of sufficient risk to the water supply to be considered a Major or Minor Pollutant Source.
 - 1. Major Potential Pollutant Sources include the types of facilities and land uses listed below.
 - (a) Permanent storage or disposal of hazardous wastes, industrial or municipal sludge or radioactive materials, including solid waste landfills.

- (b) Collection and transfer facility for hazardous wastes, solid wastes that contain hazardous materials, and radioactive materials.
- (c) Any use or activity requiring the underground storage of a hazardous substance or waste and regulated by NJDEP under provisions of the Underground Storage of Hazardous Substances Act (N.J.S.A. 58:10A-21 et seq.), which includes farm or residential underground storage tanks of motor fuel for noncommercial purposes with a capacity greater than 1,100 gallons.
- (d) Above-ground storage or treatment facility for a hazardous substance or waste with a cumulative capacity greater than 2,000 gallons.
- (e) Underground heating oil storage for on-site consumption with a capacity greater than 2,000 gallons.
- (f) Unlined retention/detention pond that receives stormwater discharge from a highway.
- (g) Industrial or sanitary wastewater treatment plant.
- (h) Pipeline, except natural gas.
- (i) Automotive service center (repair & maintenance), car or truck washing facility, truck, bus, or locomotive maintenance yard or terminal.
- (j) Petroleum refinery, bulk station, terminal, or fuel dispensing or loading facility.
- (k) Road salt storage facility.
- (l) Site for storage and maintenance of heavy construction equipment and materials.
- (m) Junkyard, auto recycling, scrap metal, or scrap industry facility.
- (n) Resource Conservation Recovery Act (RCRA) treatment, storage, and disposal facility.
- (o) Toxic Catastrophe Prevention Act facility.
- (p) Solid waste recovery facility (SWRRF), solid waste transfer facility (SWE), or Class B recycling facility.
- (q) Disinfecting and pest control service.
- (r) Solvents recovery service.
- (s) Industrial or commercial laundry, dry cleaner, or carpet/upholstery cleaner.
- (t) Quarry and/or mining facility.
- (u) Textile mill with finishing operations (dyeing, coating, etc.) or leather tanning and finishing.
- (v) Manufacturing, repair or product processing facility using hazardous substances for wood preserving, reconstituting wood products, furniture, or fixtures with metal finishing.
- (w) Manufacturing or processing facility for inorganic chemicals, alkalis, chlorine, industrial gases, inorganic pigments, plastic materials, synthetic resins, pharmaceuticals, soaps, detergents, paints, gum and wood chemicals,

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industrial organic chemicals, pesticides and agricultural chemicals, photographic chemicals, adhesives, sealants, rubber or plastic.

- (x) Steel mill.
- (y) Metal foundry, smelter, forging, fabricating, plating, coating, or finishing facility.
- (z) Manufacturing, assembly or packing of ordinance with explosive load.
- (aa) Manufacturing or processing facility for electronic equipment, carbon and graphite products, cathode ray tubes, printed circuit boards, semiconductors, electronic crystals, controlling instruments or batteries.
- (bb) Manufacturing or processing facility for transportation equipment or ship building.
- (cc) Repair shop with metal finishing.
- (dd) Pulp, paper, and paperboard mill.
- (ee) Printing and publishing facility (except digital facilities).
- (ff) Weapons testing grounds.
- (gg) Military facility.
- (hh) Electrical power plant or substation.
- (ii) Research organization using hazardous substances.
- (jj) Cemetery or funeral home or such facilities with embalming facilities.
- (kk) Site for storage and maintenance of equipment and materials for landscaping.
- (ll) Livestock operation.
- (mm) Agricultural use that does not use NJDEP approved Best Management Practices for agricultural chemical bulk storage, mixing or loading, including crop dusting or spraying.
- (nn) Nursery that does not use NJDEP approved Best Management Practices.
- (oo) Golf course that does not use NJDEP approved Best Management Practices.
- 2. Minor Potential Pollutant Sources include the types of facilities and land uses listed below:
 - (a) Underground storage of hazardous substance or waste of less than 50 gallons.
 - (b) Underground heating oil storage tank for on-site consumption with a capacity of less than 2,000 gallons.
 - (c) Farm or residential underground storage tanks used for storing motor fuel for noncommercial purposes with a capacity of 1,100 gallons or less.
 - (d) Sanitary sewer system, including sewer line, manhole, pump station within 100 feet of a regulated well. (See conditions in subsection 3 below.)
 - (e) Industrial waste line (See conditions in subsection 3 below.)

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- (f) Septic leaching field.
- (g) Facility requiring a groundwater discharge permit issued by the NJDEP pursuant to N.J.A.C. 7:14A et seq., unless required for remediation of a contaminated site.
- (h) Stormwater retention-recharge basin.
- (i) Dry well (See conditions in subsection 3 below.)
- (j) Storm water line within 100 feet of a regulated well. (See conditions in subsection 3 below.)
- (k) Above-ground storage of hazardous substance or waste in quantities of less than 2,000 gallons.
- (l) Any "industrial establishment" facility subject to the rules of the Industrial Site Remediation Act (N.J.A.C. 7:26B) and listed in §24-10.2 g that is deemed by the Administrative Authority of the Township of Mahwah to be of sufficient risk to the water supply to be considered a Minor Potential Pollutant Source.

3. Conditions.

- (a) Sanitary sewer lines, industrial waste lines and storm water lines may be located within 100 feet of a regulated well, only if they are constructed of watertight materials and joints and provided with suitable corrosion protection.
- (b) Manholes and/or connections to a sanitary sewer system are prohibited within 100 feet of a regulated well.
- (c) Dry wells dedicated to roof runoff and serving residential properties or commercial or industrial properties not listed in §24-10.2 g are permitted in any tier may not be located within 100 feet of a regulated well.
- (d) Above ground heating oil storage tanks, 2,000 gallons or less, shall be permitted in any tier subject to approval by the Administrative Authority of containment provisions in accordance with §24-10.2 h herein and shall not be located within 100 feet of a regulated well. The new above ground tank and containment measures as specified herein shall be exempt from impervious coverage requirements for the zone. The above ground containment volume shall be at least as large as required to contain a spill of the contents of an above ground tank. The above ground tank is permitted within any side or rear yard but shall conform to the minimum setback requirement for accessory structures. The above ground tank site shall also include fencing or landscaping sufficient to provide a screen of the proposed above ground tank and containment apparatus from adjacent properties.
- (e) An above ground fuel storage tank for emergency electrical generators with maximum fuel storage capacity of 2,000 gallons or less shall be permitted in any Tier subject to approval by the Administrative Authority of containment provisions in accordance with §24-10.2 h herein and shall not be located within 100 feet of a public community or public nontransient noncommunity well.
- h. Best Management Practice Performance Standards.

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- 1. Any applicant proposing any change in land use or activity that involves any Major or Minor Potential Pollutant Source as defined in §24-10.2 g, which would be located either wholly or partially within any WHPA shall demonstrate that they have applied for all required State permits or control documents. No final approvals under the authority of the Municipal Land Use Law shall be issued until all required State permits or control documents are final issuance or determination. Underground storage tanks regulated at N.J.A.C. 7:14B shall also be operated in a manner consistent with N.J.A.C. 7:14B.
- 2. Any new or modified activity that involves a Major or Minor Potential Pollutant Source located wholly or partially within any WHPA shall comply with and operate in a manner consistent with the following Best Management Practices:
 - (a) All portions or areas of a facility in which hazardous substances or hazardous wastes are stored, processed, manufactured or transferred outdoors, shall be designed so that the discharges of hazardous substances will be prevented from overflowing, draining, or leaching into the groundwater or surface waters.
 - (b) Outdoor storage, dispensing, loading, manufacturing or processing areas of hazardous substances or hazardous wastes must be protected from precipitation, stormwater flows or flooding.
 - (c) Wherever hazardous substances are stored, processed, manufactured or transferred outdoors, the design features shall include secondary containment and/or diversionary structures which may include by not be limited to:
 - (1) Containers, dikes, berms or retaining walls sufficiently impermeable to contain spilled hazardous substances for the duration of a spill event.
 - (2) Curbing.
 - (3) Gutter, culverts and other drainage systems.
 - (4) Weirs, booms and other barriers.
 - (5) Lined diversion ponds, lined lagoons and lined retention basins, holding tanks, sumps, slop tanks and other collection systems.
 - (6) Drip pans.
 - (d) Secondary containment and/or diversionary systems, structures or equipment must meet the following standards:
 - (1) The system must block all routes by which spilled hazardous substances could be expected to flow, migrate, or escape into the groundwater or surface waters.
 - (2) The system must have sufficient capacity to contain or divert the largest probable single discharge that could occur within the containment area, plus an additional capacity to compensate for any anticipated normal accumulation of rainwater.
 - (3) In order to prevent the discharge of hazardous substances into groundwater, all components of the system shall be made of or lined with impermeable materials sufficient to contain the substance for the duration

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- of a spill event. Such material or liner must be maintained in an impermeable condition.
- (4) No manufacturing area, processing area, transfer area, dike storage area or other storage area, or secondary containment/ diversion system appurtenant thereto shall drain into a watercourse or into a ditch, sewer, pipe or storm drain that leads directly or indirectly into a surface or subsurface disposal area, unless provision has been made to intercept and treat any spilled hazardous substances in an NJDEP approved industrial wastewater or pre-treatment facility, or other NJDEP approved facility.
- (5) Catchment basins, lagoons and other containment areas that may contain hazardous substances should not be located in a manner that would subject them to flooding by natural waterways.
- (e) Stormwater shall be managed so as to prevent contamination of groundwater and so as to be in accordance with applicable laws and regulations of the State of New Jersey and of the Township of Mahwah.
- BMP Signage and Postings.
 - 1. The Best Management Practices Signage utilized by regulated applicants to provide a source of continuous education to persons handling regulated substances.
 - (a) Locations conducting activities regulated under this section shall be required to have posted, at a minimum, the signage adopted by the Municipality to protect wellhead areas. The signage will be posted in each of the following areas in a regulated facility or regulated well:
 - (1) At hazardous material loading areas.
 - (2) At drum storage areas.
 - (3) On the water heater.
 - (4) Above slop sinks.
 - (5) In the ground floor lavatory.
 - (6) On the oil furnace.
 - (7) At gasoline or diesel pump areas.
 - (8) At waste storage areas.
 - (9) Other locations as appropriate.
 - (b) The signage shall be plastic, laminated and waterproof.
- j. Operations and Contingency Plan.
 - 1. An applicant proposing a change in land use or activity that involves a Potential Pollutant Source, as defined in §24-10.2 g, that would be located either wholly or partially within any WHPA shall submit an Operations and Contingency Plan to the Administrative Authority. This Operations and Contingency Plan shall inform the Administrative Authority about the following aspects of the proposal:
 - (a) Types of Potential Pollutant Source proposed for the site;

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- (b) Types and quantities of hazardous substances or hazardous wastes that may be used or stored on site;
- (c) Means to be employed to contain or restrict the spillage or migration of hazardous substances or hazardous wastes from the site into groundwater;
- (d) Means to be used to remediate accidental spillage of such materials;
- (e) Means to notify Administrative Authority about any accidental spillage of such materials;
- (f) Demonstration that the proposed use and/or activity would employ, to the maximum extent possible, Best Management Practices as set forth in §24-10.2 h to protect groundwater contamination.
- 2. The Administrative Authority shall review and approve any Operations and Contingency Plan prior to final approval of the application for a land use change or activity.
- 3. Any Operations and Contingency Plan submitted shall be available for public review and comment.
- k. Enforcement. A prompt investigation shall be made by the Township Engineer in conjunction with the Administrative Officer of the Township of Mahwah of any person or entity believed to be in violation hereof. If, upon inspection, a condition which is in violation of this section is discovered, a civil action in the Special Civil Part of the Superior Court, or in the Superior Court if the primary relief sought is injunctive or if penalties may exceed the jurisdictional limit of the Special Civil Part, by the filing and serving of appropriate process. Nothing in this section shall be construed to preclude a Municipality's right, pursuant to N.J.S.A. 26:3A-25, to initiate legal proceedings hereunder in Municipal Court. The violation of any subsection of this section shall constitute a separate and distinct offense independent of the violation of any other subsection, or of any order issued pursuant to this section. Each day a violation continues shall be considered a separate offense.
- 1. Nonconforming Regulated Activities.
 - 1. An otherwise lawful usage or activity which exists at the time of the effective date of this section that does not conform to this section shall be considered an allowed nonconforming activity and may continue.
 - No allowed nonconforming activity shall be expanded, enlarged or modified in any
 way which is deemed by the Administrative Officer of the Township of Mahwah
 to increase its threat to groundwater or otherwise contravene the purposes and
 intent of this section.
 - 3. In the event that an allowed nonconforming activity is stopped, suspended or abandoned for a period of twelve (12) months or longer, the activity shall permanently desist and shall be subject to the requirements of this section.
 - 4. Notwithstanding the foregoing, if any allowed nonconforming activity is found to pose an imminent health hazard or threat to the Municipality's water supply, it shall be deemed a violation of this section.
- m. Application Requirements.

- 1. In addition to the standard requirements for an application for consideration of a subdivision or site plan by the Board, the applicant shall provide the following:
 - (a) Pre-Application Checklist. Any individual, corporation or entity applying to the Board for a well permit or approval of an individual water supply for other than residential purposes, must complete and sign a Wellhead and Aquifer Protection Checklist.
 - (b) Application. A Wellhead/Aquifer Protection Application will be required if an applicant indicates affirmatively that he/she will conduct one or more regulated activities on the pre-application checklist.
 - (c) Application Requirements. The applicant will provide the following information to the Board:
 - (1) A site plan at a minimum scale of 1 inch equals 50 feet. The plan shall show property boundaries; all potable wells on site and within one thousand (1,000) feet off site and all Wellhead Protection Areas affecting the site or within one thousand (1,000) feet of the site; all buildings on site; dry wells; septic systems; stormwater retention/detention ponds; curbs and paving; bedrock aquifer geology; the location of any regulated uses, facilities or activities identified in this section; the slope of the property toward the well(s) on site or any well off site whose interim or wellhead protection radius intersects the subject property boundary and the location of the installation of applicable Best Management Practices as defined in this section. The applicant may utilize base maps or plans prepared for the Board or other agencies.
 - (2) A copy of the "Right to Know" draft filing prepared for the Fire Department which lists the quantities and names of regulated hazardous substances expected on site, or
 - (3) A list of known or probable hazardous substances or toxic wastes on site and their maximum/minimum expected quantities each month (see Definitions for Hazardous Substances and Hazardous Wastes).
 - (4) A copy of the applicant's draft "Industrial Stormwater Pollution Prevention Plan" as prepared for NJDEP, if applicable.
 - (5) A list of potable wells on site and within one thousand (1,000) feet off site as determined by the regulated activity, including names and addresses of the well owners and tax lot and block identifiers.
 - (6) A copy of any well record for the subject site.
 - (7) The completed and signed Wellhead/Aquifer Protection Checklist.
 - (8) A report describing the implementation of the applicable Best Management Practices to be employed on this project, including the location of the BMP signage.
 - (9) Bind and submit all of the information listed above in report format including a site map. Upon approval of this application, a copy of the final report will be filed with the Administrative Officer.

§24-11 ADMINISTRATION AND ENFORCEMENT

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§24-11.1 Enforcement by Zoning Officer.

The Zoning Officer is hereby given the duty, power and authority to enforce the provisions of this Chapter. The Zoning Officer shall examine all applications for zoning permits and issue said zoning permits for all uses which are in accordance with the requirements of this Chapter. The Zoning Officer shall also record and file all applications for zoning permits, with accompanying plans and documents, and make reports to the Township Council, the Construction Official, and the Tax Assessor.

§24-11.2 Zoning Permits.

- a. Purpose. The zoning permit looks to the location and use of the building in light of the requirements of this Chapter, and certifies that such location and use is permitted, or that it exists as a nonconforming use and/or nonconforming structure, or is permitted by the terms of a variance. To ensure compliance with the provision of this Chapter, no person shall erect, alter or convert any structure or building or part thereof or alter the use of any land subsequent to the adoption of this Chapter, until a zoning permit has been issued by the Zoning Officer.
- b. Application for Zoning Permit. All zoning permit applications shall be made in writing by the owner or his authorized agent and shall include a statement to the use or intended use and shall be accompanied by a plan of the plot showing thereon the exact size, shape and location of all proposed structures and such other information as may be necessary to provide for the enforcement of this Chapter. The zoning permits shall be granted or denied within ten (10) business days from the date that a written application is filed with the Zoning Officer.
- c. Issuance of Zoning Permit. Zoning permits shall be secured from the Zoning Officer prior to construction, erection or alteration of any structure or part of a structure or use of a structure or land. It shall be the duty of the Zoning Officer to issue a zoning permit, provided that person is satisfied that the proposed use conforms with all requirements of this Chapter. It is the applicant's responsibility that all other reviews and actions, if any, called for in this Chapter or any other Township ordinance have been complied with and all necessary approvals secured therefor.
- d. Denial of Zoning Permit. When the Zoning Officer is not satisfied that the applicant's proposed development will meet the requirements of this Chapter, the Zoning Officer shall refuse to issue a zoning permit. When an application for a zoning permit is denied, it is the duty of the Zoning Officer to specify what sections of the application are not in conformance with the zoning ordinance. The applicant may appeal to the Zoning Board of Adjustment.
- e. Records of Zoning Permits. It shall be the duty of the Zoning Officer to keep a record of all applications for zoning permits issued, together with a notation of all special conditions involved. The Zoning Officer shall prepare a monthly report for the Township Council, Planning Board, Zoning Board of Adjustment, and Tax Assessor, summarizing for the period since their previous report all zoning permits issued and all complaints of violations and the action taken.
- f. Fees for Zoning Permits.
 - 1. There shall be a one hundred (\$100.00) dollar fee for an application for a zoning permit.

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2. There shall be a fifty (\$50.00) dollar fee for an application for a zoning permit for fences or sheds of one hundred twenty (120) square feet or less.

§24-11.3 Building Permits.

- a. Relationship to Zoning Permit. Where new construction is proposed, no building permit shall be issued by the Construction Official unless a zoning permit covering the use and location of the proposed structure has first been obtained.
- b. Issuance of Building Permit. All building permits shall be issued in duplicate and one (1) copy shall be kept conspicuously on the premises affected and protected from the weather whenever construction work is being performed thereon. No owner, contractor, workman or other person shall perform any building operations of any kind unless a building permit covering such operation has been displayed as required by this Chapter, nor shall anyone perform building operations of any kind after notification of the revocation of said building permit.
- c. Revocation of Building Permit. If it shall appear, at any time, to the Construction Official that the application or accompanying plan is in any respect false or misleading, or that work is being done on the premises differing from that called for in the application that has been filed under existing laws or ordinance, the Construction Official may forthwith revoke the building permit, whereupon it shall be the duty of the person holding the same to surrender it and all copies thereof to the Construction Official. After the building permit has been revoked, the Construction Official may, in the Official's discretion, before issuing the new building permit, require the applicant to file an indemnity bond in favor of the Township of Mahwah, with sufficient surety conditioned for compliance with this Chapter and all laws and ordinances then in force, and in a sum sufficient to cover the cost of removing the building or structure if it does not so comply.
- d. Other Requirements. Building permits for a variance from the requirements of this Chapter and plans requiring site plan approval shall only be issued upon receipt of a written resolution of approval from the Board or the Township Council.
- e. Records of Building Permits. It shall be the duty of the Construction Official to keep a record of all applications for building permits issued, together with a notation of all special conditions involved. The Construction Official shall prepare a monthly report for the Township Council, Planning Board, Zoning Board of Adjustment, and Tax Assessor, summarizing for the period since their previous report all building permits issued and all complaints of violations and the action taken by them consequent thereon.

§24-11.4 Certificate of Occupancy

- a. Relationship to Building Permit. The purpose of a certificate of occupancy is to indicate that the construction authorized by the building permit has been completed in accordance with the building permit, the State Uniform Construction Code and this Chapter.
- b. Certificate of Occupancy for New Uses.
 - 1. Compliance with Zoning Ordinance. No building hereafter erected and no building hereafter enlarged, extended or altered, wholly or in part, so as to change its use classification shall be used or occupied or used in whole or in part until such time as a certificate of occupancy is issued by the Construction Official. Such

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certificate shall be issued upon application by the owner, prospective occupant or purchaser only after the Construction Official determines that the facts represented on the application are correct and that the building, structure or use is in conformance with all of the provisions of this Chapter. No certificate of occupancy shall be issued unless a zoning permit has first been obtained. Said certificate shall be issued by the Construction Official to the owner or his agent within ten (10) days after written application if all conditions under this section are complied with.

- 2. Compliance with Other Ordinances. A certificate of occupancy shall not be issued until the Construction Official receives written confirmation from any or all of the following that all applicable codes and ordinances administered and enforced by the following named department(s) have been complied with:
 - (a) The Board of Health.
 - (b) The Fire Prevention Bureau.
 - (c) The Recreation Commission.
 - (d) The Water Department.
 - (e) The Water and Sewer Consultant.
 - (f) The Township Engineer.
 - (g) The Township Police Department.
 - (h) The Planning Board.
 - (i) The Board of Adjustment.
 - (i) The Township Council.
 - (k) The Environmental Commission.
 - (1) The Historic Preservation Commission.
 - (m) The County Planning Board.
 - (n) Any other applicable Federal, State, County or Township department, board or agency.
- c. Certificate of Occupancy for Existing Uses.
 - 1. Upon written request from the owner, tenant, occupant or purchaser under contract for a certificate of occupancy for existing uses, a determination shall be made by the Zoning Officer, as to compliance to this Chapter. The Construction Official, upon the Zoning Officer determination, shall cause an inspection to be made and after inspection, shall issue an occupancy permit for a use legally existing at the time this Chapter is made effective.
 - 2. No change or extension of use and no alterations shall be made in a nonconforming use or premises without a zoning permit having first been issued by the Zoning Officer, stating that such change, extension or alteration is in conformity with the provisions of the zoning ordinance.
- d. Certificate of Occupancy For Change of Use. No owner, tenant or other person shall use or occupy any building or structure thereafter erected or altered, the use of which shall be changed after the passage of this Chapter, without first procuring a zoning

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- determination, and a certificate of occupancy for change of use. The certificate of occupancy for change of use, once granted, shall continue in effect as long as there is no change of use regardless of change in tenancy or occupancy.
- e. Certificate of Occupancy Records. A record of all certificates of occupancy shall be kept in the office of the Construction Official and copies shall be furnished upon request to any person having a proprietary interest or tenancy in the building affected.

§24-11.5 Violations and Penalties.

- a. Complaints for Violations of Zoning Ordinance. Any person may file a complaint if there is any reason to believe a violation of this Chapter exists. All such complaints must be in writing and shall be filed with the Zoning Officer, who shall properly record such complaint and immediately investigate.
- b. Procedures for Abatement of Violations.
 - 1. In case any building or structure is erected, constructed, reconstructed, altered, repaired, converted or maintained or any building, structure or land is used in violation of this Chapter or of any ordinance or regulation made under authority conferred hereby, the Zoning Officer or other proper official, in addition to other remedies, may request from the Business Administrator commencement of legal action in the proper forum, to prevent such unlawful erection, construction, reconstruction, alteration, repair, conversion, maintenance or use; to restrain, correct or abate such violation; to prevent the occupancy of said building, structure or land; or to prevent any illegal act, conduct, business or use about such premises.
 - 2. A violation of any of these terms of this Chapter shall be abated within five (5) days, or within as reasonable time as may be determined, after written notice has been served, either by mail or personal service.
- c. Penalties. Any person, firm or corporation violating any provision of this Chapter shall, upon conviction, be subject to penalty, as stated in Chapter I, Section 1-5 of the Code of the Township of Mahwah.

§24-11.6 Board of Adjustment

a. Continuance. All ordinances applicable to the Board of Adjustment are expressly not repealed or amended by this Chapter.

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SCHEDULE OF DISTRICT USE REGULATIONS

SCHEDULE OF DISTRICT USE REGULATIONS TOWNSHIP OF MAHWAH

Zone		Permitted Accessory Uses	Conditional Uses		
C200	1. Agricultural uses, farms, subject to §24-3.8, paragraph	Accessory uses customarily incidental to a	1. Essential services		
Conservation	e.	permitted principal use.	subject to §24-7.1		
		2. Family day care homes per N.J.S.A. 40:55D-66.5b	2. Riding Stables,		
		3. Off-street parking subject to the Mahwah	Academies, Riding		
	wildlife preserves, arboretums, botanical gardens,	Township Site Plan Ordinance.	Clubs subject to §24-		
	historical edifices, wood- land areas, hunting and	 Personal recreation facilities, subject to §24-3.6 a7. 	7.10.		
		5. Private garages subject to §24-3.6 a.			
		6. Solar Energy Systems			
	minimum lots.	7. Swimming pools subject to §24-3.6 a4.			
R80		 Accessory Apartments subject to §24-3.8 h. 	1. Essential services		
	2. Public parks, playgrounds, libraries, firehouses, not-for-		subject to §26-7.1.		
Family	profit volunteer ambulance or volunteer first aid	permitted principal use.	2. Places of assembly		
Residential		3. Family day care homes per N.J.S.A. 40:55D-66.5b	subject to §24-7.4.		
	3. Single-family detached dwellings.	 Home occupations subject to §24-3.6 a8. 			
		5. Off-street parking subject to the Mahwah			
		Township Site Plan Ordinance.			
		6. Personal recreation facilities, subject to §24-3.6 a7.			
		7. Private garages subject to §24-3.6 a.			
		8. Solar Energy Systems			
		9. Swimming pools subject to §24-3.6 a4.			
R40		1. Accessory Apartments subject to §24-3.8 h.	1. Essential services		
	2. Public parks, playgrounds, libraries, firehouses, not-for-		subject to §26-7.1.		
Family	profit volunteer ambulance or volunteer first aid	permitted principal use.	2. Places of assembly		
Residential		3. Family day care homes per N.J.S.A. 40:55D-66.5b	subject to §24-7.4.		
		4. Home occupations subject to §24-3.6 a8.			
		5. Off-street parking subject to the Mahwah			
		Township Site Plan Ordinance.			
		6. Private garages subject to §24-3.6 a.			
		7. Solar Energy Systems			
_		8. Swimming pools subject to §24-3.6 a4.			
R20		1. Accessory Apartments subject to §24-3.8 h.	1. Essential services		
	2. Public parks, playgrounds, libraries, firehouses, not-for-		subject to §26-7.1.		
Family	profit volunteer ambulance or volunteer first aid	permitted principal use.	2. Places of assembly		
Residential		3. Family day care homes per N.J.S.A. 40:55D-66.5b	subject to §24-7.4.		
		4. Home occupations subject to §24-3.6 a8.			
		5. Off-street parking subject to the Mahwah			
		Township Site Plan Ordinance.			
		6. Private garages subject to §24-3.6 a.			
		7. Solar Energy Systems			
D 1 #		8. Swimming pools subject to §24-3.6 a4.	1 72 4: 1		
R15		1. Accessory Apartments subject to §24-3.8 h.	1. Essential services		
	2. Public parks, playgrounds, libraries, firehouses, not-for-		subject to §26-7.1.		
Family	profit volunteer ambulance or volunteer first aid	permitted principal use.	2. Places of assembly		
Residential		3. Family day care homes per N.J.S.A. 40:55D-66.5b	subject to §24-7.4.		
		4. Home occupations subject to §24-3.6 a8.			
		5. Off-street parking subject to the Mahwah			
		Township Site Plan Ordinance.			
		6. Private garages subject to §24-3.6 a.			
		7. Solar Energy Systems			
		8. Swimming pools subject to §24-3.6 a4.			
D10	1	1	1 Ferratial		
R10		1. Accessory Apartments subject to §24-3.8 h.	1. Essential services		
	2. Public parks, playgrounds, libraries, firehouses, not-for-		subject to §26-7.1.		
Family	profit volunteer ambulance or volunteer first aid	permitted principal use.	2. Places of assembly		
Residential		3. Family day care homes per N.J.S.A. 40:55D-66.5b	subject to §24-7.4.		
		4. Home occupations subject to §24-3.6 a8.			
		5. Off-street parking subject to the Mahwah			
		Township Site Plan Ordinance.			
		6. Private garages subject to §24-3.6 a.			
		7. Solar Energy Systems			
		8. Swimming pools subject to §24-3.6 a4.	l .		

Date: January 4, 2022

Zone	Pe	ermitted Principal Uses	Permitted Accessory Uses	Conditional Uses
Family Residential	1. 2. 3.	Agricultural uses, farms subject to §24-3.8 e. Public parks, playgrounds, libraries, firehouses, not-for- profit volunteer ambulance or volunteer first aid facilities. Single-family detached dwellings.	 Accessory Apartments subject to §24-3.8 h. Accessory uses customarily incidental to a permitted principal use. Family day care homes per N.J.S.A. 40:55D-66.5b Home occupations subject to §24-3.6 a8. Off-street parking subject to the Mahwah Township Site Plan Ordinance. Private garages subject to §24-3.6 a. Solar Energy Systems Swimming pools subject to §24-3.6 a4. 	 Essential services subject to §26-7.1. Nursing homes subject to §24-7.5. Places of assembly subject to §24-7.4.
Residential	1. 2. 3. 4.	Agricultural uses, farms subject to §24- 3.8 e. Public parks, playgrounds, libraries, firehouses, not-for- profit volunteer ambulance or volunteer first aid facilities. Single-family detached dwellings. Two-family detached dwellings.	1. Accessory Apartments subject to §24-3.8 h.	 Essential services subject to §26-7.1. Nursing homes subject to §24-7.5. Places of assembly subject to §24-7.4.
Apartment	1. 2. 3.	Agricultural uses, farms subject to §24- 3.8 e. Planned multiple-family development groups, garden apartments subject to §24-3.8 g. Public parks, playgrounds, libraries, firehouses, not-forprofit volunteer ambulance or volunteer first aid facilities. Single-family detached dwellings.	Accessory Apartments subject to §24-3.8 h. Accessory uses customarily incidental to a permitted principal use.	 Essential services subject to §26-7.1. Nursing homes subject to §24-7.5. Places of assembly subject to §24-7.4.
RM6 Manufactured Home Park	1. 2. 3.	Agricultural uses, farms subject to §24- 3.8 e. Manufactured home parks Public parks, playgrounds, libraries, firehouses, not-for- profit volunteer ambulance or volunteer first aid facilities. Single-family detached dwellings.	Accessory Apartments subject to §24-3.8 h. Accessory uses customarily incidental to a	Essential services subject to §26-7.1. Places of assembly subject to §24-7.4.
		Agricultural uses, farms subject to §24- 3.8 e. Planned residential developments subject to §24-3.8 k. Public parks, playgrounds, libraries, firehouses, not-forprofit volunteer ambulance or volunteer first aid facilities. Single-family detached dwellings.	1. Accessory Apartments subject to §24-3.8 h. 2. Accessory uses customarily incidental to a permitted principal use. 3. Electric Vehicle Charging Stations 4. Family day care homes per N.J.S.A. 40:55D-66.5b 5. Home occupations subject to §24-3.6 a8. 6. Off-street parking subject to the Mahwah Township Site Plan Ordinance. 7. Private garages subject to §24-3.6 a. 8. Solar Energy Systems 9. Swimming pools subject to §24-3.6 a4.	Essential services subject to §26-7.1. Places of assembly subject to §24-7.4.
	1. 2. 3.	Agricultural uses, farms subject to §24-3.8,e. Planned residential developments subject to §24-3.8 k. Public parks, playgrounds, libraries, firehouses, not-forprofit volunteer ambulance or volunteer first aid facilities. Single-family detached dwellings.	 Accessory uses customarily incidental to a permitted principal use. Family day care homes per N.J.S.A. 40:55D-66.5b Home occupations subject to §24-3.6 a8. Off-street parking subject to the Mahwah Township Site Plan Ordinance. Private garages subject to §24-3.6 a. Solar Energy Systems Swimming pools subject to §24-3.6 a4. Accessory Apartments subject to §24-3.8 h. Electric Vehicle Charging Stations 	 Essential services subject to §26-7.1. Places of assembly subject to §24-7.4.
	1. 2. 3.	Assembly or packaging of products from previously prepared materials. Automobile sales Bus Terminal, Offices and Garage and facilities for servicing, repairing, maintaining and parking buses and other related equipment and vehicles.	 Accessory storage within a wholly enclosed permanent structure of materials, goods and supplies intended for sale or consumption on the premises. Accessory uses customarily incidental to a permitted principal use. 	1. Animal hospitals, veterinary offices, and kennels as provided in §24-7.6 2. Essential services subject to §24-7.1

Zone	Permitted Principal Uses	Permitted Accessory Uses	Conditional Uses
	 Distribution terminals. Finance, Insurance and Real Estate Offices 	3. Electric Vehicle Charging Stations4. Leasing or renting of new or used cars, subject	3. Fitness and health clubs subject to §24-
	6. Funeral Parlors	\$24-3.6 a11	7.11 a.
	7. Health care facilities	5. Off-street parking facilities.	4. Light manufacturing
	8. Licensed child care centers	6. Solar Energy Systems	operations, subject to
	9. Offices, business and professional 10. Parks		§24-7.14. 5. Mechanical
	11. Planned commercial development		automobile washing
	12. Planned industrial developments.		establishments as
	13. Printing plants or publishing houses.		provided in §24-7.7.
	14. Public Facilities 15. Public Recreation facility		6. Motels, hotels, as provided in §24-7.8.
	16. Public utility buildings, telephone exchange, telegraph.		7. Motor vehicle body
	17. Research laboratories.		repair shop subject to
	18. Restaurant		§24-7.3
	19. Restaurant, Fast Food 20. Restaurant, Take Out		8. Outdoor storage subject to the
	21. Retail sales		requirements
	22. Retail services		described in §24-3.6
	23. Self-storage facilities		a5.
	24. Solar Energy Systems 25. Warehouse and/or distribution facility.		9. Places of assembly subject to §24-7.4
	20. Wateriouse and of distribution facility.		10. Service stations
			subject to §24-7.9.
B200	1. Finance, Insurance and Real Estate	1. Off-street parking and loading facilities.	1. Outdoor storage
Shopping Center	Health care facilities Licensed child care centers	Accessory storage within a wholly enclosed permanent structure of materials, goods and	subject to the requirements
	4. Offices, business and professional	supplies intended for sale or consumption on the	described in §24-3.6
	5. Parks	premises.	a5.
	6. Planned commercial development	3. Solar Energy Systems	2. Essential services
	7. Public Facilities8. Public Recreation facility	4. Electric Vehicle Charging Stations	subject to §24-7.1 3. Service stations
	9. Retail sales		subject to §24-7.9.
	10. Retail services		4. Places of assembly
	11. Restaurant, Take Out		subject to §24-7.4.
	12. Restaurant, Fast Food 13. Restaurant		5. Fitness and health clubs, subject to §24-
	14. Solar Energy Systems		7.11a.
B12	1. Automobile sales	1. Accessory storage within a wholly enclosed	1. Animal hospitals,
General Business	Bus Terminal, Offices and Garage and facilities for servicing, repairing, maintaining and parking buses	permanent structure of materials, goods and	veterinary offices, and kennels as
Dusiness	and other related equipment and vehicles.	supplies intended for sale or consumption on the premises.	provided in §24-7.6
	3. Distribution terminals.	2. Accessory uses customarily incidental to a	2. Essential services
	4. Finance, Insurance and Real Estate Offices	permitted principal use.	subject to §24-7.1
	5. Funeral Parlors 6. Health care facilities	3. Electric Vehicle Charging Stations4. Leasing or renting of new or used cars, subject to	3. Fitness and health clubs subject to §24-
	7. Licensed child care centers	\$24-3.6 a11	7.11 a.
	8. Offices, business and professional	5. Off-street parking facilities.	4. Mechanical
	9. Parks	6. Solar Energy Systems	automobile washing
	10. Planned commercial development 11. Public Facilities		establishments as provided in §24-7.7
	12. Public Recreation facility		5. Motor vehicle body
	13. Restaurant		repair shop subject to
	14. Restaurant, Fast Food		§24-7.3
	15. Restaurant, Take Out 16. Retail sales		6. Outdoor storage subject to the
	17. Retail services		requirements
	18. Solar Energy Systems		described in §24-3.6
			a5.
			7. Places of assembly subject to §24-7.4
			8. Service stations
			subject to §24-7.9.
B10	1. Finance, Insurance and Real Estate Offices	1. Off-street parking and loading facilities.	1. Essential services
	Funeral Parlors Health care facilities	2. Accessory storage within a wholly enclosed permanent structure of materials, goods and	subject to §24-7.1 2. Fitness and health
Dusmess	4. Licensed child care centers	supplies intended for sale or consumption on the	clubs subject to §24-
	5. Offices, business and professional	premises.	7.11 a.
	6. Parks		

Zone		ermitted Principal Uses		ermitted Accessory Uses		onditional Uses
		Planned commercial development	3.	Leasing or renting of new or used cars, subject to	3.	Motor vehicle body
		Public Facilities		§24-3.6 a11		repair shop subject to
		Public Recreation facility		Solar Energy Systems		§24-7.3.
		. Restaurant, Take Out	5.	Electric Vehicle Charging Stations	4.	Places of assembly
		. Restaurants				subject to §24-7.4
		. Retail sales			5.	Service stations
		. Retail services				subject to §24-7.9.
		. Solar Energy Systems				
OP200		Finance, Insurance and Real Estate	1.	Accessory retail sales in office buildings wholly	1.	Essential services
Office Park		Health Care Facilities		within an office building subject to §24-4.32 b2.		subject to §24-7.1.
	3.	Professional offices and general business offices	2.	Accessory storage within a wholly enclosed	2.	Hotels subject to §24-
		provided there is no sale of products on the premises.		permanent structure of materials, goods and		7.8.
		Public Facilities		supplies intended for sale or consumption on the		
		Restaurants other than fast food establishments.	_	premises.		
	6.	, 0 1	3.			
		or computation centers, provided that there shall be no		principal uses.		
		use thereof that is noxious, offensive or hazardous by		Electric Vehicle Charging Stations		
		reason of emission of odor, dust, smoke, noise or		Helistop or helipad subject to §24-3.6 a6.		
	_	electric, magnetic, radioactive waves or bacteria.		Off-street parking facilities.		
	7.	0, r	7.	Solar Energy Systems		
	8.	Warehouse and/or distribution facility.				
	9.	Warehouses and/or distribution facilities containing an				
		office use.				_
ORP200	1.	Health Care Facilities.	1.	Accessory storage within a wholly enclosed	1.	Essential services
Office	2.	Professional offices and general business offices		permanent structure of materials, goods and	_	subject to §24-7.1.
Research		provided there is no sale of products on the premises.		supplies intended for sale or consumption on the	2.	Limited Industrial
Park	3.	Scientific or research laboratories, testing,	_	premises.		uses subject to §24-
			2.	Accessory uses customarily incidental to permitted		7.14.
		shall be no use thereof that is noxious, offensive or		principal uses.		
		hazardous by reason of emission of odor, dust, smoke,		Electric Vehicle Charging Stations		
		noise or electric, magnetic, radioactive waves, or		Off-street parking facilities.		
	١.	bacteria.	1	Recreation facilities and ballfields.		
	4.	Solar Energy Systems	6.	Solar Energy Systems		
	5.	Warehouse and/or distribution facility.				
	6.	Warehouses and/or distribution facilities containing an				
ID100	-	office use.	-	Til + : W 1 : 1 Oil · · · Ot + :	-	E (: 10 :
IP120	1.			Electric Vehicle Charging Stations	1.	Essential Services
Industrial	0	prepared materials.	2.	Off-street parking and loading facilities	0	subject to §24-7.1
Park	2.	0 1 71	ა.	Solar Energy Systems	2.	Fitness and health
	0	performance requirements in §24-5 are complied with.				clubs subject to §24-7.11 a.
		Planned industrial developments.			9	Health and Wellness
		Printing plants or publishing houses.			э.	
	5.	Public utility buildings, telephone exchange, telegraph. Research laboratories.				Centers, subject to
		Self-storage facilities			4	§24-7.12. Motor vehicle body
	8.	Solar Energy Systems			4.	repair shop subject to
		Warehouse and/or distribution facility.				\$24-7.3.
	J.	marchouse and or distribution facility.			5	Places of assembly
					٥.	subject to §24-7.4
					6	Service stations
			1]	subject to §24-7.9.
GI80	+-	A 11 1 C 1 C 1	١_	Electric Vehicle Charging Stations	1	Essential Services
	11	Assembly or nackaging of profilers from previously	11			subject to §24-7.1
	1.	Assembly or packaging of products from previously prepared materials	1	Off-street parking and loading facilities	1.	Subject to 624-7
General		prepared materials.	2.	Off-street parking and loading facilities		5
	2.	prepared materials. Contractor's equipment sales and service.	2.	Off-street parking and loading facilities Solar Energy Systems		Fitness and health
General	2. 3.	prepared materials. Contractor's equipment sales and service. Dance Studio	2.			Fitness and health clubs subject to §24-
General	2.	prepared materials. Contractor's equipment sales and service. Dance Studio Distribution center.	2.		2.	Fitness and health clubs subject to §24-7.11 a.
General	2. 3. 4. 5.	prepared materials. Contractor's equipment sales and service. Dance Studio Distribution center. Extraction or excavation operations subject to §24-3.8 f	2.		2.	Fitness and health clubs subject to §24- 7.11 a. Health and Wellness
General	2. 3. 4. 5. 6.	prepared materials. Contractor's equipment sales and service. Dance Studio Distribution center. Extraction or excavation operations subject to §24-3.8 f Glass and textile manufacture.	2.		2.	Fitness and health clubs subject to §24- 7.11 a. Health and Wellness Centers, subject to
General	2. 3. 4. 5. 6. 7.	prepared materials. Contractor's equipment sales and service. Dance Studio Distribution center. Extraction or excavation operations subject to §24-3.8 f Glass and textile manufacture. Instructional, Karate/Martial Arts	2.		 3. 	Fitness and health clubs subject to §24- 7.11 a. Health and Wellness
General	2. 3. 4. 5. 6. 7. 8.	prepared materials. Contractor's equipment sales and service. Dance Studio Distribution center. Extraction or excavation operations subject to §24-3.8 f Glass and textile manufacture. Instructional, Karate/Martial Arts Lumber and building materials sales.	2.		 3. 	Fitness and health clubs subject to §24-7.11 a. Health and Wellness Centers, subject to §24-7.12. Limited Industrial
General	2. 3. 4. 5. 6. 7. 8. 9.	prepared materials. Contractor's equipment sales and service. Dance Studio Distribution center. Extraction or excavation operations subject to §24-3.8 f Glass and textile manufacture. Instructional, Karate/Martial Arts Lumber and building materials sales. Planned industrial developments.	2.		 3. 	Fitness and health clubs subject to §24-7.11 a. Health and Wellness Centers, subject to §24-7.12. Limited Industrial uses subject to §24-
General	2. 3. 4. 5. 6. 7. 8. 9.	prepared materials. Contractor's equipment sales and service. Dance Studio Distribution center. Extraction or excavation operations subject to §24-3.8 f Glass and textile manufacture. Instructional, Karate/Martial Arts Lumber and building materials sales. Planned industrial developments. Printing plants or publishing houses.	2.		 3. 4. 	Fitness and health clubs subject to §24-7.11 a. Health and Wellness Centers, subject to §24-7.12. Limited Industrial uses subject to §24-7.14.
General	2. 3. 4. 5. 6. 7. 8. 9. 10	prepared materials. Contractor's equipment sales and service. Dance Studio Distribution center. Extraction or excavation operations subject to §24-3.8 f Glass and textile manufacture. Instructional, Karate/Martial Arts Lumber and building materials sales. Planned industrial developments. Printing plants or publishing houses. Public parks, playgrounds or athletic fields	2.		 3. 4. 	Fitness and health clubs subject to §24-7.11 a. Health and Wellness Centers, subject to §24-7.12. Limited Industrial uses subject to §24-7.14. Motor vehicle body
General	2. 3. 4. 5. 6. 7. 8. 9. 10 11 12	prepared materials. Contractor's equipment sales and service. Dance Studio Distribution center. Extraction or excavation operations subject to §24-3.8 f Glass and textile manufacture. Instructional, Karate/Martial Arts Lumber and building materials sales. Planned industrial developments. Printing plants or publishing houses. Public parks, playgrounds or athletic fields Public utility buildings, telephone exchange, telegraph.	2.		 3. 4. 	Fitness and health clubs subject to §24-7.11 a. Health and Wellness Centers, subject to §24-7.12. Limited Industrial uses subject to §24-7.14. Motor vehicle body repair shop subject to
General	2. 3. 4. 5. 6. 7. 8. 9. 10 11 12 13	prepared materials. Contractor's equipment sales and service. Dance Studio Distribution center. Extraction or excavation operations subject to §24-3.8 f Glass and textile manufacture. Instructional, Karate/Martial Arts Lumber and building materials sales. Planned industrial developments. Printing plants or publishing houses. Public parks, playgrounds or athletic fields Public utility buildings, telephone exchange, telegraph. Research laboratories.	2.		 3. 4. 5. 	Fitness and health clubs subject to §24-7.11 a. Health and Wellness Centers, subject to §24-7.12. Limited Industrial uses subject to §24-7.14. Motor vehicle body repair shop subject to §24-7.3.
General	2. 3. 4. 5. 6. 7. 8. 9. 10 11 12 13 14	prepared materials. Contractor's equipment sales and service. Dance Studio Distribution center. Extraction or excavation operations subject to §24-3.8 f Glass and textile manufacture. Instructional, Karate/Martial Arts Lumber and building materials sales. Planned industrial developments. Printing plants or publishing houses. Public parks, playgrounds or athletic fields Public utility buildings, telephone exchange, telegraph. Research laboratories. Self-storage facilities	2.		 3. 4. 5. 	Fitness and health clubs subject to §24-7.11 a. Health and Wellness Centers, subject to §24-7.12. Limited Industrial uses subject to §24-7.14. Motor vehicle body repair shop subject to §24-7.3. Places of assembly
General	2. 3. 4. 5. 6. 7. 8. 9. 10 11 12 13 14 15	prepared materials. Contractor's equipment sales and service. Dance Studio Distribution center. Extraction or excavation operations subject to §24-3.8 f Glass and textile manufacture. Instructional, Karate/Martial Arts Lumber and building materials sales. Planned industrial developments. Printing plants or publishing houses. Public parks, playgrounds or athletic fields Public utility buildings, telephone exchange, telegraph. Research laboratories.	2.		 3. 4. 6. 	Fitness and health clubs subject to §24-7.11 a. Health and Wellness Centers, subject to §24-7.12. Limited Industrial uses subject to §24-7.14. Motor vehicle body repair shop subject to §24-7.3.

Zone	Permitted Principal Uses	Permitted Accessory Uses	Conditional Uses
	 Truck terminals. United States Post Office Warehouse and/or distribution facility. Wholesale business storage and warehousing. Woodworking, furniture repair and custom upholstery, metalworking, electrical sales, contracting. 		8. Health and Wellness Centers, subject to §24-7.12. 9. Sexually Oriented Businesses, subject to §24-7.13.
FP Floodplain	See §24-4.22	See §24-4.22	See §24-4.22
	Cemeteries, including mausoleums, vaults, chapels, crypts, other structures intended to hold or contain the dead.	Accessory uses customarily incidental to a permitted principal use.	None
Buffer Zone	See §24-5.6	See §24-5.6	See §24-5.6
Public Open Space	 Public open space, including hiking, horseback riding, wildlife preserves, arboretums, botanical gardens, historical edifices, wood- land areas, hunting and 	 Accessory uses customarily incidental to a permitted principal use. Off-street parking subject to the Mahwah Township Site Plan Ordinance. Swimming pools subject to §24-3.6 a4. 	1. Essential services subject to §24-7.1.
Community Business		 Accessory storage within a wholly enclosed permanent structure of materials, goods and supplies intended for sale or consumption on the premises. Electric Vehicle Charging Stations Off-street parking and loading facilities. Solar Energy Systems 	 Essential services subject to §24-7.1 Fitness and health clubs subject to §24-7.11 a. Motor vehicle body repair shop subject to §24-7.3. Outdoor storage subject to §24-3.6 a5. Places of assembly subject to §24-7.4. Service stations subject to §24-7.9
ML1 Mount Laurel Housing District	Residential Dwelling Units	Recreational facilities Off street parking	
		Recreational facilities Off street parking	
LOD Limited Office District		 Electric Vehicle Charging Stations Landscaping Lighting Parking Solar Energy Systems Walkways 	
	Colleges and Universities Solar Energy Systems	 Accessory uses customarily incidental to a permitted principal use Electric Vehicle Charging Stations Solar Energy Systems 	1. Essential services subject to §24-7.1.
MUD-1 Mixed-Use Development 1 Overlay Zone	See §24-4.29		
MUD-2 Mixed-Use Development Zone	See §24-4.30		
MF-1 Multi- Family-1 Zone	See §24-4.27 (Reserved)		
	See §24-4.28		

ZONING SCHEDULE OF AREA, BULK AND YARD REQUIREMENTS TOWNSHIP OF MAHWAH

		Minimum Area Rea	uirements		Maximum Bul	k Requirements			Minim	num Yard Requirements**		
Zone	District	Lot Area (Sq. Ft.)	Lot Width (Ft.)	Lot Depth	Improved Lot	Lot Coverage (%)	Bldg. Ht. Principal*		Front Yard (Ft.)	Side Yard	Rear Yard (Ft.)	
20110	District	(39.11.)	Lot Widit (11.)	(F†)	Coverage (%)	Lor Coverage (76)	Feet	Story	(F†.)	One Both (Ft.)	Real Tala (11.)	
C200	Conservation	200,000	300	400	15	5	35	2 ½	75	50 100	75	
POS	Public Open Space	200,000	300	400	15	5	35	2 ½	75	50 100	75	
R80	One-Family	80,000	200	300	20	10	35	2 1/2	60	40 80	50	
R40	One-Family	40,000	150	175	30	15	35	2 1/2	40	30 60	40	
R20	One-Family	20,000	100	150	40	20	35	2 1/2	35	20 40	35	
R15	One-Family	15,000	90	125	40	20	35	2 1/2	30	10 25	30	
R10	One-Family	10,000	75	100	40	25	35	2 1/2	30	10 25	30	
R5	One-Family	5,000	50	100	40	30	35	2 1/2	25	6 18	25	
R11	One-Family	5,000	50	100	40	30	35	2 1/2	25	6 18	25	
KII	Two-Family	11,000	80	100	50	30	35	2 1/2	25	10 25	25	
GA200	One-Family	10,000	75	100	40	25	35	2 1/2	30	10 25	30	
GAZOO	Garden Apt.	200,000	300	400	70	30	35	2 1/2	50	30 60	75	
PRD4	One-Family	20,000	100	150	40	20	35	2 1/2	35	20 40	35	
I ND4	Other Uses (PRD)	See §24-3.8 k. and	Attachment 6 (Sched	ule of Area, Ya	rd, and Bulk Re	<u>equirements for Planned</u>	d Residential De	velopments)				
PRD6	One-Family	20,000	100	150	40	20	35	2 1/2	35	20 40	35	
IKDO	Other Uses (PRD)	See §24-3.8 k. and	Attachment 6 (Sched	ule of Area, Ya	rd, and Bulk Re	<u>equirements for Planned</u>	Residential De	velopments)				
RM6	One-Family	20,000	100	150	40	20	35	2 1/2	35	20 40	35	
	Manufactured Homes	400,000	400	500	50	30	35	2 1/2		See §24-4.14.		
CB360	Community Business	90,000	360	400	70	25	40	3	75	40 80	75	
B200	Shopping Center	200,000	300	400	80	40	40	3	75	40 75	75	
B40	Highway Business	40,000	150	200	80	40	40	3	75	20 40	40	
B12	General Business	12,000	80	100	80	40	40	3	40	15 30	40	
B10	Neighborhood Business	10,000	50	100	80	50	40	3	10	10 20	40	
OP200	Office Park	200,000	300	400	60	30	300	25		See §24-4.32 c2		
ORP200	Office Research Park	200,000	300	350	60	30	40	3	75	40 80	75	
IP120	Industrial Park	120,000	300	400	70	35	40	3	60	40 75	65	
GI80	General Industry	80,000	200	300	80	40	40	3	50	25 50	65	
CEM	Cemetery	200,000	300	400		35	35			See §24-4.23		
FP	Flood Plain		•			See §	24-4.22					
BZ	Buffer Zone						24-5.6					
PRD4S	Adult/Patio Housing	See §24-3.8 k. and	Attachment 6 (Sched	ule of Area. Ya	rd, and Bulk Re	equirements for Planned		velopments)				
*LOD	Limited Office District	80,000	200	200	30	5	35	2	60	30 60	40	
ED	Education District	200,000	150	300	65	30	35	2	45	25 50	35	
ML1	Mount Laurel			1	1	S	ee §22-11.6	L.	L	•		
ML2	Mount Laurel					So	ee §22-11.6					
MF-1	Multi Family 1 (Reserved)	4.5 Acres			60	30	38	3	25	15 30	25	
MF-2	Multi Family 2	21,780	75	100	70	35	35	3	25	10 20	25	
MUD-1	Mixed-Use Development						ee §24-4.29					
MUD-2	Mixed-Use Development		See §24-4.30									

^{*} See §24-4.32 c5 concerning height limits in the OP200 Zone.

^{**} See §24-4.32 c concerning yard requirements in the OP200 Zone

SCHEDULE OF AREA, YARD AND BULK CONTROLS FOR PLANNED RESIDENTIAL DEVELOPMENTS

SCHEDULE OF AREA, YARD AND BULK CONTROLS FOR PLANNED RESIDENTIAL DEVELOPMENTS TOWNSHIP OF MAHWAH

Requirements		Single Family Uses		Townhouse Uses **		artment	Single Family	Adult Home
						·S	Semidetached Use	Use
	PRD4	PRD6	PRD4	PRD6	PRD4	PRD6	PRD4S	PRD4S
Minimum Lot Area (square feet)	14,500	10,800	3,000	2,500	Not App	licable	4,400***	1,200****
Minimum Lot Width (feet)	125	100	30	25	200	200	40	22
Maximum Improved Lot Coverage (percent)	50	50	70	70	75	75	36	50
Maximum Lot Coverage (percent)	30	30	50	50	25	25	28	33
Minimum Required Yards (feet)								
Front	30	30	25	25	50	50	20	20
Side: One	10	10	*	*	30	30	10	8
Side: Both (if provided)	25	20			60	60	10	8
Rear	30	25	25	25	75	75	10	10

NOTES:

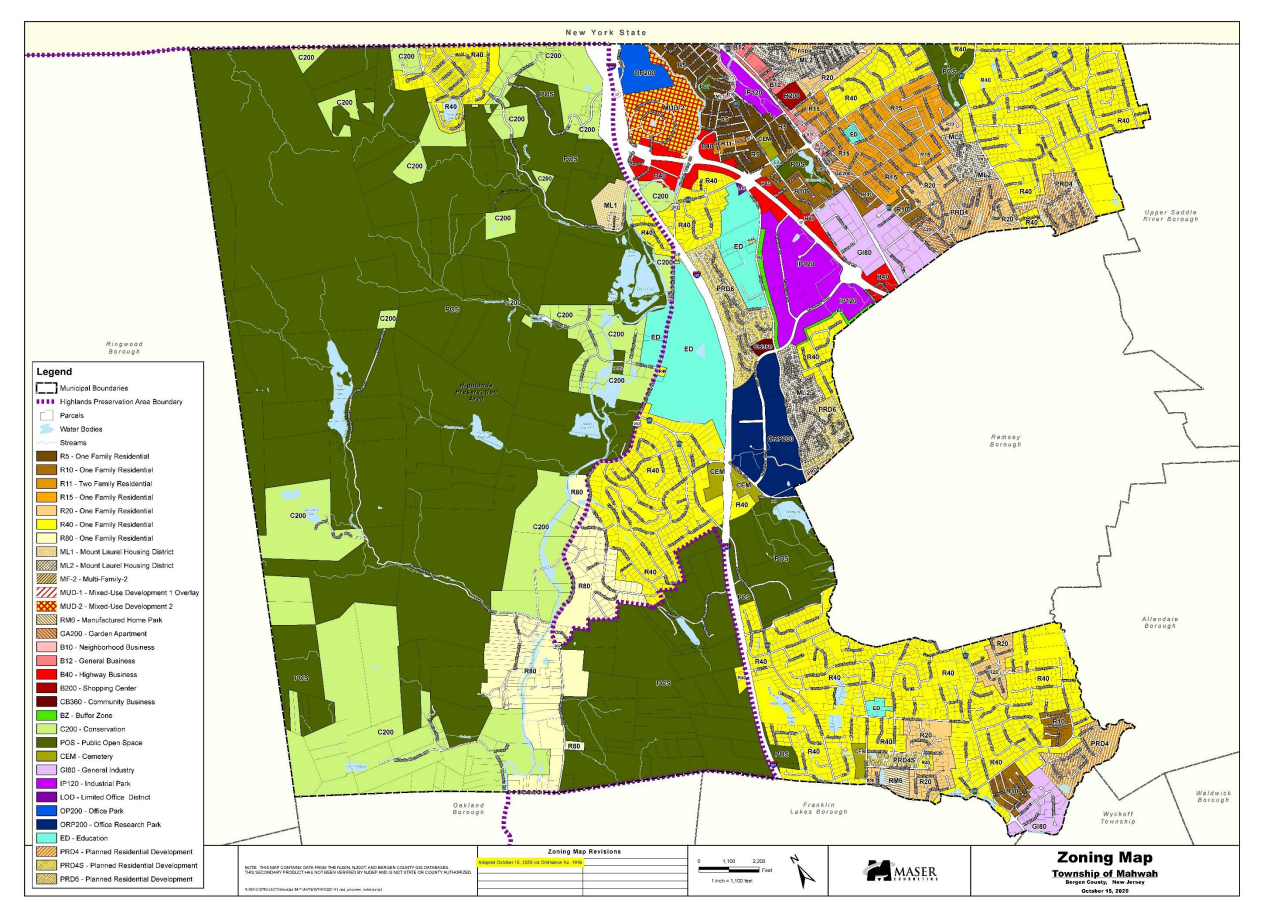
^{*} None required, but where provided, a minimum of twenty (20') feet, except where abutting a street, a minimum of twenty-five (25') feet.

^{**} No building group in the PRD4 Zone shall exceed the lesser of eight (8) units or one hundred eighty (180') feet in any horizontal dimension.

^{***} Overall unit density shall not exceed 3.55 units per acre dedicated to such use.

^{****} Overall unit shall not exceed eleven (11) units per acre dedicated to such use and unit size shall not exceed one thousand (1,000) square feet in total floor area, basements and garages excluded.

ZONING MAP



SECTION 2. All ordinances or parts of ordinances in conflict or inconsistent with the provisions of this ordinance are, to the extent of such inconsistency, hereby repealed.

SECTION 3. In case, for any reason, any section or provision of this Ordinance shall be held to be unconstitutional or invalid, the same shall not affect any other section or provision of this Ordinance, except so far as the section or provision so declared unconstitutional or invalid shall be severed from the remainder or any portion thereof.

SECTION 4. This ordinance shall take effect twenty (20) days following final passage, approval, and publication as required by law.

Introduced: Adopted: Effective Date:	
	TOWNSHIP OF MAHWAH
	David May, Council President
ATTEST:	
Kathrine G. Coviello, RMC/CMC/MMC	<u> </u>
Municipal Clerk	



Township Of Mahwah

Municipal Offices: 475 Corporate Drive P.O. Box 733 • Mahwah, NJ 07430 Tel 201-529-5757 • Fax 201-512-0537

Property Maintenance x 246

Zoning/Planning Board x 245

MEMORANDUM

TO:

Ms. Kathrine Coviello, Township Clerk

Mayor James Wysocki and Township Council

FROM:

Ms. Mary Jo Wood, Planning Board Administrative Secretary

RE:

Planning Board Resolution of Review - Proposed Ordinance No. 1958 – "An Ordinance of the Township of Mahwah Readopting Chapter 24, Entitled Zoning in its Entirety with the Execution of \$24.4.27 ME. 1, and as Otherwise

Zoning, in its Entirety with the Exception of §24-4.27 MF-1, and as Otherwise

Reflected in The Chapter 24:"

DATE: February 15, 2022

Enclosed please find a copy of the above referenced Resolution, which was memorialized by the Township of Mahwah Planning Board at its meeting held on February 14, 2022.

Should you have any questions or require additional information, please do not hesitate to contact me. Thank you.

cc (via email): Mr. B. Kezmarsky, Business Administrator

Mr. F. Semrau, Esq., Township Attorney

Mr. P. Scandariato, Esq., Planning Board Attorney

Mr. N. Dickerson PP, AICP, CFM, Colliers Engineering & Design, Inc.

Ms. G. Entrup, Administrative Officer

RESOLUTION OF THE TOWNSHIP OF MAHWAH PLANNING BOARD REVIEW OF PROPOSED AMENDMENT TO CHAPTER 24 OF THE CODE OF THE TOWNSHIP OF MAHWAH (N.J.S.A. 40:55D-26) ORDINANCE NO. 1958

WHEREAS, on January 6, 2022 the Mahwah Township Council introduced Ordinance No. 1958, entitled "An Ordinance of the Township of Mahwah Readopting Chapter 24, Entitled Zoning, in its Entirety with the Exception of §24-4.27 MF-1, and as Otherwise Reflected in The Chapter 24: and

WHEREAS, when adopted, Ordinance No. 1958 will amend and readopt Chapter 24 in its entirety; and

WHEREAS, as required by N.J.S.A. 40:55D-64, the Township Council referred Ordinance No. 1958 to the Planning Board for review in accordance with N.J.S.A. 40:55D-26; and

WHEREAS, Ordinance No. 1958 was considered and reviewed by the Planning Board at a regularly scheduled public meeting on January 24, 2022;

NOW, THEREFORE, BE IT RESOLVED, by the Planning Board of the Township of Mahwah that it does hereby make the following findings:

- 1. On October 15, 2020, the Mahwah Township Council adopted Ordinance No. 1916 which amended Chapter 24 of the Township Code, entitled "Zoning", in its entirety.
- 2. At the time Ordinance No.1916 was introduced, the Township Council recognized that the then current Zoning Code of the Township of Mahwah required updating to address issues, laws and regulations that had developed since the last complete revision of the Zoning Code. The Council further recognized that, in its 2020 Master Plan Reexamination Report and Master Plan Amendment, which was adopted on September 14, 2020, the Planning Board recommended amendments to the Township's Land Use Ordinances, and the Council incorporated those amendments into Ordinance 1916.
- 3. On January 6, 2022 the Mahwah Township Council introduced and passed on first reading Ordinance No. 1958. This Ordinance, when adopted, will further amend and readopt Chapter 24 in its entirety.
- 4. N.J.S.A. 40:55D-64 provides that, prior to the hearing on the adoption of an amendment to the Zoning Ordinance, the governing body shall refer the amendment to the Planning Board for review pursuant to N.J.S.A. 40:55D-26. N.J.S.A. 40:55D-26 provides that, prior to the adoption of an amendment to a development regulation, the Planning Board shall make and transmit to the Governing Body a report including identification of any provisions in the proposed amendment which are inconsistent with the Master Plan and recommendations regarding those inconsistencies and any other matters as the Board deems appropriate.

- 5. As required by N.J.S.A. 40:55D-64, the Township Council referred Ordinance No. 1958 to the Planning Board for review in accordance with N.J.S.A. 40:55D-26.
- 6. Ordinance No. 1958 was considered and reviewed by the Planning Board at a regularly scheduled public meeting on January 24, 2022. At that time, the Township Planner, Nicholas Dickerson, PP, AICP, CFM, of Colliers Engineering, addressed the Board regarding Ordinance No. 1958. Mr. Dickerson advised the Board that Ordinance 1958 is the result of a coordinated and thorough process to update and clarify the Township Zoning Ordinance which began in 2018. Mr. Dickerson further advised that the amendments to Chapter 24 reflected in Ordinance 1958 were based, not only on the 2020 Master Plan Reexamination Report and Master Plan Amendment, but also on Board of Adjustment Annual Reports, comments from the Zoning Review Committee, input from township officials and staff, Planning and Zoning Board Chairs and professionals, and residents.
- 7. The Board finds that the purpose of Ordinance No. 1958 is to: (a) reorganize and update Chapter 24 while maintaining existing Zoning Code standards; (b) incorporate recommended updates to definitions, signage, use regulations, conditional uses and performance standards; (c) incorporate amendments to the Land Use Plan, including the elimination of the CED Zone; (d) incorporate Housing Element and Fair Share Plan Zones; (e) re-name the PED and RM6 Zones; (f) recommend EV charging stations in all zones as an accessory use; (g) include language from amendments to Chapter 24 which were adopted after the adoption of 1916 but which have not yet been codified into Chapter 24; and (h) revise the Zoning Code to improve clarity for consistent enforcement, and to ensure that the Zoning Code meets the contemporary needs of residents and businesses through updated terminology and uses not previously identified, while also providing flexibility to unforeseen new or changing types of business.

BE IT FURTHER RESOLVED that, for all of the reasons set forth above, the Board finds that Ordinance No. 1958 is consistent with the 2020 Master Plan Reexamination Report and Master Plan Amendment and the Township Master Plan.

BE IT FURTHER RESOLVED that the Board requests that the Council consider making revising Ordinance No. 1958 to include all Zoning Ordinances that have been adopted since the Township Council adoption of Ordinance No. 1916, including but not limited to, Ordinance No. 1939.

BE IT FURTHER RESOLVED that the Administrative Officer shall forward a copy of this Resolution to the Township Council for its consideration.

A motion finding Ordinance 1958 to be consistent with the Master Plan was adopted on January 24, 2022 by the following vote:

Name	Motion	Second	Yes	No	Abstain	Absent
Mayor Wysocki						X
Mr. Crean, Chairman			X			
Mr. Donigian	X		X			
Council Member Ervin						X
Mr. Goldstein					7-	X
Mr. Grewal			X			
Mr. LoIacono			X			
Mr. Montroy		X	X			
Mr. Olear			X		*	
Ms. Jankowski, Alternate I			X			
Ms. Galow, Alternate II			X			
Total		7.	8	0		3

The Board memorialized its findings at a meeting held on February 14, 2022 by the following vote:

Name	Motion	Second	Yes	No	Abstain	Absent
Mayor Wysocki						
Mr. Crean, Chairman			X			
Mr. Donigian			X			
Council Member Ervin						
Mr. Goldstein	,				•	
Mr. Grewal			X			
Mr. LoIacono			X			
Mr. Montroy	X		X			
Mr. Olear		X	X			
Ms. Jankowski, Alternate I						
Ms. Galow, Alternate II			X			
Total			7			

MAHWAH PLANNING BOARD

Dated: February 14, 2022 By: Jeremiah Crean, Chairman

Geraldine Entrup Administrative Officer

TOWNSHIP OF MAHWAH ORDINANCE 1959

AN ORDINANCE OF THE TOWNSHIP OF MAHWAH, COUNTY OF BERGEN, STATE OF NEW JERSEY, AMENDING CHAPTER 4, GENERAL LICENSING, AND CHAPTER 24, ZONING, OF THE TOWNSHIP CODE, TO PERMIT THE LICENSING AND OPERATION OF ONE RETAIL CANNABIS BUSINESS AS A CONDITIONAL USE IN THE B-40 ZONE AT BLOCK 59, LOT 20.01, AND PROHIBITING CANNABIS CONSUMPTION AREAS IN ANY CANNABIS BUSINESS LOCATION

WHEREAS, in 2020 New Jersey voters approved Public Question No. 1, which amended the New Jersey Constitution to allow for the legalization of a controlled form of marijuana called "cannabis" for adults at least 21 years of age; and

WHEREAS, a majority of Mahwah Township voters approved Public Question No. 1; and

WHEREAS, on February 22, 2021, Governor Murphy signed into law P.L. 2021, c. 16, known as the "New Jersey Cannabis Regulatory, Enforcement Assistance, and Marketplace Modernization Act" (the "Act"), which legalizes the recreational use of marijuana by adults 21 years of age or older, and establishes a comprehensive regulatory and licensing scheme for commercial recreational (adult use) cannabis operations, cannabis use and possession; and

WHEREAS, the Act establishes six marketplace classes of licensed businesses, including:

- Class 1 Cannabis Cultivator license, for facilities involved in growing and cultivating cannabis;
- Class 2 Cannabis Manufacturer license, for facilities involved in the manufacturing, preparation, and packaging of cannabis items;
- Class 3 Cannabis Wholesaler license, for facilities involved in obtaining and selling cannabis items for later resale by other licensees;
- Class 4 Cannabis Distributer license, for businesses involved in transporting cannabis plants in bulk from on licensed cultivator to another licensed cultivator, or cannabis items in bulk from any type of licensed cannabis business to another;
- Class 5 Cannabis Retailer license for locations at which cannabis items and related supplies are sold to consumers; and
- Class 6 Cannabis Delivery license, for businesses providing courier services for consumer purchases that are fulfilled by a licensed cannabis retailer in order to make deliveries of the purchased items to a consumer, and which service would include the ability of a consumer to make a purchase directly through the cannabis delivery service which would be presented by the delivery service for fulfillment by a retailer and then delivered to a consumer.

WHEREAS, sections 31a-c of the Act, N.J.S.A. 24:6I-45a-c. authorizes municipalities to adopt ordinances and regulations prohibiting outright and/or limiting the number of any class of licensed "cannabis establishment" (defined in section 33 of the Act, N.J.S.A. 24:6I-33, as "a cannabis cultivator, a cannabis manufacturer, a cannabis wholesaler, or a cannabis retailer"), cannabis distributor and cannabis delivery service allowed to operate within its municipal boundaries; and the location, manner and times of operation of such cannabis establishment, cannabis distributor and cannabis delivery service, except that the transportation and time of operations for cannabis delivery services, shall only be subject to the regulation by the Cannabis Regulatory Commission (the "Commission" or "CRC"); and

WHEREAS, section 31a of the Act, N.J.S.A. 24:6I-45a, also authorizes municipalities to establish certain civil penalties for violations of any ordinance or regulations governing cannabis establishments, distributors or delivery services; and

WHEREAS, section 31b of the Act, N.J.S.A. 24:6I-45b, authorizes municipalities to prohibit, by ordinance, the operation of any one or more classes of cannabis establishment, cannabis distributor, and the principal premises of a cannabis delivery service from anywhere in the municipality, but not the actual delivery and transportation of cannabis items and related supplies by a licensed cannabis delivery service operating from a principal location outside the boundaries of the municipality; and

WHEREAS, section 31c of the Act, N.J.S.A. 24:6I-45c, authorizes municipalities to impose a separate local licensing or endorsement requirement as part of its restrictions on the number of cannabis establishments, distributors or delivery services; and

WHEREAS, section 32 of the Act, <u>N.J.S.A.</u> 24:6I-21 authorizes municipalities by ordinance to regulate and prohibit the operation of cannabis consumption areas operated by licensed cannabis retailers or permit holders; and

WHEREAS, section 31b of the Act, <u>N.J.S.A.</u> 24:6I-45b, also stipulates, however, that any municipal prohibition must be adopted within 180 days of the effective date of the Act (August 21, 2021); and

WHEREAS, to preserve and protect the Township's rights and legal options under the Act to control such zoning decisions in light of the August 21, 2021 deadline imposed by N.J.S.A. 24:6I-45b, the Township Council on July 8, 2021 adopted Ordinance 1939, which prohibits any class of cannabis business in the Township, specifically noting that the Township Council wished to consider the operation of cannabis licenses exclusive of Class 1 Cultivator at a later date, pending further review; and

WHEREAS, on August 19, 2021, the Commission adopted its first set of regulations and rules governing the licensing and operation of cannabis establishments, distributors and delivery

services, which regulations and rules are set forth at <u>N.J.A.C.</u> 17:30-1 through <u>N.J.A.C.</u> 17:30-17.9 ("CRC's Rules"); and

WHEREAS, pursuant to N.J.A.C. 17:30-5.1(b) of the CRC's Rules, any municipality that has timely adopted an ordinance prohibiting outright the operation of any cannabis establishment, distributor or the principal location of any cannabis delivery service business within a municipality in accordance with N.J.S.A. 24:6I-45b, may thereafter amend its ordinances to allow for, zone, license and regulate such cannabis establishments, distributors and the principal locations of cannabis delivery service businesses; and

WHEREAS, Section 40 of the Act, N.J.S.A. 40:48I-1, authorizes municipalities to adopt ordinances imposing a transfer tax on the sale of cannabis or cannabis items by a cannabis retailer located in the municipality on receipts from the sale of cannabis or cannabis items, and sets forth the limits for same; and

WHEREAS, the Township Council recognizes the importance of fostering economic opportunities that provide jobs and ratables to the community, while ensuring that such uses can safely and seamlessly fit into the fabric of the community; and

WHEREAS, the Township Council has determined that the cultivation, manufacturing, wholesale, distribution, retail sale and delivery of cannabis and cannabis items under the Act present special local concerns that should be strictly regulated by the Township through its local zoning and licensing powers; and

WHEREAS, the Township Council desires to amend its ordinances to authorize the local licensing and regulation of one (1) cannabis retailer and to permit operation of such cannabis retailer in the B-40 zone, limited to Block 59, Lot 20.01, subject to municipal regulation where appropriate in the Township, while also continuing to prohibit outright the local licensing and operation of all other classes of cannabis establishments, cannabis distributors and the primary operating location for cannabis delivery services, from within the geographic boundaries of the Township.

NOW THEREFORE, BE IT ORDAINED, by the Township Council of the Township of Mahwah, County of Bergen, State of New Jersey, as follows:

SECTION 1. Chapter 4, "General Licensing," of the Township Code is hereby amended to establish § 4-11, "Cannabis Licensing and Regulation" to read as follows in its entirety:

§ 4-11.1 Purpose and Application.

a. Purpose. This Section has been adopted by the Township Council of the Township of Mahwah for the following purposes:

- 1. To protect the public health, safety, and general welfare of the residents of the Township of Mahwah by establishing strict licensing limits and regulations on the lawful sale and use of legal cannabis to persons age 21 years or older only, and at all times in conformity with the laws of the State of New Jersey, including without limitation, the New Jersey Cannabis Regulatory, Enforcement Assistance, and Marketplace Modernization Act" (the "Act"), the rules and regulations of the New Jersey Cannabis Regulatory Commission (the "Commission" or "CRC"), and the Township Code, as may be amended from time-to-time hereafter.
- 2. To regulate the local licensing and operation of licensed Cannabis Establishments, Cannabis Distributors, and principal locations of Cannabis Delivery Services, each as defined in N.J.S.A. 24:6I-33 of the Act, to protect against the unlawful operation, sale and use of cannabis and marijuana.
- 3. To establish certain conditions and limitations on the number of cannabis licenses authorized to be issued within the municipal boundaries of the Township through the local licensing process.
- 4. To establish local regulations on the time, location and manner of licensed cannabis businesses and activities in accordance with State law.
- 5. To prohibit the operation of any Cannabis Establishment, Cannabis Distributor and Cannabis Delivery Service within the Township unless strictly in conformance with State and local laws.
- 6. To establish limitations on the number and types of Cannabis Establishment, Cannabis Distributor and Cannabis Delivery Service licenses and cannabis marketplace activities.
- b. Applicability. The provisions herein shall apply to all licensees, persons, organizations and businesses operating and/or seeking to operate within the Township as any class of licensed Cannabis Establishment, Cannabis Distributor and Cannabis Delivery Service pursuant to the Act.

§ 4-11.2 Definitions.

ACT

The "New Jersey Cannabis Regulatory, Enforcement Assistance, and Marketplace Modernization Act," P.L. 2021, c. 16, <u>N.J.S.A.</u> 24:6I-31, et seq., as may be amended from time-to-time in accordance with State law.

ALTERNATIVE TREATMENT CENTER or PRE-EXISTING ALTERNATIVE TREATMENT CENTER

An organization issued a permit, conditional permit, and/or a vertically integrated permit pursuant to the "Jake Honing Compassionate Use Medical Cannabis Act," P.L. 2009, C. 307 (C. 24:6I-1 et al.) to operate as a medical cannabis cultivator, medical cannabis manufacturer, medical cannabis dispensary or clinical registrant prior to February 22, 2021; and includes any alternative treatment center deemed pursuant to section 7 of the "Jake Honing Compassionate Use Medical Cannabis Act" (C. 24:26I-7) to concurrently hold a medical cannabis cultivator permit, a medical cannabis manufacturer permit, and a medical cannabis dispensary permit and/or any alternative treatment center deemed to concurrently hold any one or more class(es) of Cannabis Licensed Marketplace license(s) pursuant to PL. 2021, c. 16 §33, N.J.S.A. 24:6I-46, and P.L. 2021, c.16 §34, amending N.J.S.A. 24:6I-7.

APPLICANT

A Cannabis Regulatory Commission Licensed Cannabis Entity applying to the Township for a Local Annual License to operate within the Township.

CANNABIS

All parts of the plant Cannabis sativa L., whether growing or not, the seeds and/or flower thereof, and every compound, manufacture, salt, derivative, mixture, or preparation of the plant or its seeds, except those containing resin extracted from the plant, which are cultivated and, when applicable, manufactured in accordance with P.L. 2021, c. 16, known as the "New Jersey Cannabis Regulatory, Enforcement Assistance, and Marketplace Modernization Act" products as set forth in this act, but shall not include the weight of any other ingredient combined with cannabis to prepare topical or oral administrations, food, drink, or other product. "Cannabis" does not include: medical cannabis dispensed to registered qualifying patients pursuant to the "Jake Honig Compassionate Use Medical Cannabis Act," P.L.2009, c.307 (C.24:6I-1 et al.) and P.L.2015, c.158 (C.18A:40-12.22 et al.); marijuana as defined in N.J.S.2C:35-47 2 and applied to any offense set forth in chapters 35, 35A, and 36 of Title 2C of the New Jersey Statutes, or P.L.2001, c.114 (C.2C:35B-1 et seq.), or marihuana as defined in section 2 of P.L.1970, c.226 (C.24:21-2) and applied to any offense set forth in the "New Jersey Controlled Dangerous Substances Act," P.L.1970, c.226 (C.24:21-1 et al.); or hemp or a hemp product cultivated, handled. processed, transported, or sold pursuant to the "New Jersey Hemp Farming Act," P.L.2019. c.238 (C.4:28-6 et al.).

CANNABIS CONSUMER

A person 21 years of age or older who purchases, directly or through a cannabis delivery service, acquires, owns, holds, or uses cannabis items for personal use by a person 21 years of age or older, but not for resale to others.

CANNABIS CONSUMPTION AREA

A "Cannabis Consumption Area" as defined under § 3, N.J.S.A. 24:6I-33, of the Act.

CANNABIS CULTIVATOR

Any licensed person or entity that grows, cultivates, or produces cannabis in this State, and sells, and may transport, this cannabis to other cannabis cultivators, or usable cannabis to cannabis manufacturers, cannabis wholesalers, or cannabis retailers, but not to consumers. "Cannabis Cultivators" refers to those uses and activities that require issuance and possession of a valid current Class 1 Cannabis Cultivator license from the New Jersey Cannabis Regulatory Commission and the Township of Mahwah in accordance with the Act, the regulations promulgated by the Cannabis Regulatory Commission and the local ordinances of the Township.

CANNABIS DELIVERY SERVICE

Any licensed person or entity that provides courier services for consumer purchases of cannabis items and related supplies fulfilled by a cannabis retailer in order to make deliveries of the cannabis items and related supplies to that consumer, and which services include the ability of a consumer to purchase the cannabis items directly through the cannabis delivery service, which after presenting the purchase order to the cannabis retailer for fulfillment, is delivered to that consumer. "Cannabis delivery service" refers to those uses and activities that require issuance and possession of a valid current Class 6 Cannabis Delivery license from the Cannabis Regulatory Commission in accordance with the Act and the regulations promulgated by the Cannabis Regulatory Commission.

CANNABIS DISTRIBUTOR

Any licensed person or entity that transports cannabis in bulk intrastate from one licensed cannabis cultivator to another licensed cannabis cultivator, or transports cannabis items in bulk intrastate from any one class of licensed cannabis establishment to another class of licensed cannabis establishment, and may engage in the temporary storage of cannabis or cannabis items as necessary to carry out transportation activities. "Cannabis distributors" refers to those uses and activities that require issuance and possession of a valid current Class 4 Cannabis Distributor license from the New Jersey Cannabis Regulatory Commission and the Township of Mahwah in accordance with the Act, the regulations promulgated by the Cannabis Regulatory Commission and the local ordinances of the Township.

CANNABIS ESTABLISHMENT

A cannabis cultivator, a cannabis manufacturer, a cannabis wholesaler, or a cannabis retailer, as defined under the Act.

CANNABIS ITEM

Any usable cannabis, cannabis product, cannabis extract, and any other cannabis resin available for lawful consumption pursuant to the "New Jersey Cannabis Regulatory, Enforcement Assistance, and Marketplace Modernization Act," P.L.2021, c.16 (C.24:6I-31 et al.). "Cannabis Item" does not include: any form of medical cannabis dispensed to registered qualifying patients pursuant to the "Jake Honig Compassionate Use Medical Cannabis Act," P.L.2009, c.307 (C.24:6I-1 et al.) and P.L.2015, c.158 (C.18A:40-12.22 et al.); or hemp or a hemp product cultivated, handled, processed, transported, or sold pursuant to the "New Jersey Hemp Farming Act," P.L.2019, c.238 (C.4:28-6 et al.).

CANNABIS LICENSED MARKETPLACE

A license issued under relevant State law including a license that is designated as either a:

- a. Class 1 Cannabis Cultivator license
- b. Class 2 Cannabis Manufacturer license
- c. Class 3 Cannabis Wholesaler license
- d. Class 4 Cannabis Distributor license
- e. Class 5 Cannabis Retailer license
- f. Class 6 Cannabis Delivery license

The term shall also include a conditional license for any one or more of the above designated class(es) except when the context of the provisions of relevant State law otherwise intend to only apply for a license and not a conditional license.

The term shall also include any activity related to cannabis cultivation, cannabis manufacturing, cannabis wholesale, cannabis distribution, cannabis retail and/or cannabis delivery service by a pre-existing alternative treatment center deemed to concurrently hold any one or more class(es) of the above-listed cannabis license(s) pursuant to PL. 2021, c. 16 § 33, N.J.S.A. 24:6I-46, and P.L. 2021, c.16 § 34 of the Act, amending N.J.S.A. 24:6I-7; but shall not include the pre-existing alternative treatment's activities related to medical cannabis cultivation, medical cannabis manufacturing, medical cannabis processing and/or medical cannabis dispensing by a pre-existing medical cannabis alternative treatment center pursuant to a license or conditional licensed issued by the State of New Jersey pursuant to the "Jake Honing Compassionate Use Medical Cannabis Act," P.L. 2009, c. 307 (N.J.S.A. 24:6I-1 et seq.) and P.L. 2015, c. 158 (N.J.S.A. 18A:40-12.22 et seq.).

CANNABIS MANUFACTURER

Any licensed person or entity that processes cannabis items in this State by purchasing or otherwise obtaining usable cannabis, manufacturing, preparing, and packaging cannabis items, and selling, and optionally transporting, these items to other cannabis manufacturers, cannabis wholesalers, or cannabis retailers, but not to consumers. "Cannabis manufacturer" refers to those uses and activities that require issuance and possession of a valid current Class 2 Cannabis Manufacturer license from the New Jersey Cannabis Regulatory Commission and the Township of Mahwah in accordance with the Act, the regulations promulgated by the Cannabis Regulatory Commission, and the local ordinances of the Township.

CANNABIS PRODUCT

A product containing usable cannabis, cannabis extract, or any other cannabis resin and other ingredients intended for human consumption or use, including a product intended to be applied to the skin or hair, edible cannabis products, ointments, and tinctures. "Cannabis product" does not include: (1) usable cannabis by itself; or (2) cannabis extract by itself; or (3) any other cannabis resin by itself.

CANNABIS RETAILER

Any licensed person or entity that purchases or otherwise obtains usable cannabis from cannabis cultivators and cannabis items from cannabis manufacturers or cannabis wholesalers, and sells these to consumers from a retail store, and may use a cannabis delivery service or a certified cannabis handler for the off-premises delivery of cannabis items and related supplies to consumers. A cannabis retailer shall also accept consumer purchases to be fulfilled from its retail store that are presented by a cannabis delivery service which will be delivered by the cannabis delivery service to that consumer. "Cannabis retailer" refers to those uses and activities that require issuance and possession of a valid current Class 5 Cannabis Retailer license from the New Jersey Cannabis Regulatory Commission and the Township of Mahwah in accordance with the Act, the regulations promulgated by the Cannabis Regulatory Commission and the local ordinances of the Township."

CANNABIS REGULATORY COMMISSION or COMMISSION or CRC

The administrative agency of the State of New Jersey established pursuant to section 31 of P.L. 2019, c. 153, N.J.S.A. 24:6I-24, to review and approve or deny applications and issue licenses to operate as a Cannabis Establishment or Cannabis Delivery service at the State level independent of the Township's local license regulations established by ordinance.

CANNABIS WHOLESALER

Any licensed person or entity that purchases or otherwise obtains, stores, sells or otherwise transfers, and may transport, cannabis items for the purpose of resale or other transfer to either another cannabis wholesaler or to a cannabis retailer, but not to consumers.

"Cannabis wholesaler" refers to those uses and activities that require issuance and possession of a valid current Class 3 Cannabis Wholesaler license from the New Jersey Cannabis Regulatory Commission and the Township of Mahwah in accordance with the Act, the regulations promulgated by the Cannabis Regulatory Commission and the local ordinances of the Township.

CONSUMPTION

Shall mean the act of ingesting, inhaling, or otherwise introducing medical cannabis items and/or cannabis items into the human body.

DELIVERY

Shall mean the transportation of cannabis, cannabis items and related supplies to a consumer. "Delivery" shall also mean the use by a licensed cannabis retailer of any third party technology platform to receive, process, and fulfill orders by consumers, which third party shall not be required to be a licensed cannabis establishment, distributor, or delivery service, provided that any physical acts in connection with fulfilling the order and delivery shall be accomplished by a certified cannabis handler performing work for or on behalf of the licensed cannabis retailer, which includes a certified cannabis handler employed or otherwise working on behalf of a cannabis delivery service making off-premises deliveries of consumer purchases fulfilled by that cannabis retailer.

INDOOR PUBLIC PLACE

Shall mean a structurally enclosed place of business, commerce or other service-related activity, whether publicly or privately owned or operated on a for-profit or nonprofit basis, which is generally accessible to the public, including, but not limited to: a commercial or other office building; office or building owned, leased or rented by the State or by a county or municipal government; public and nonpublic elementary or secondary school building; board of education building; theater or concert hall; public library; museum or art gallery; bar; restaurant or other establishment where the principal business is the sale of food for consumption on the premises, including the bar area of the establishment; garage or parking facility; any public conveyance operated on land or water, or in the air, and passenger waiting rooms and platform areas in any stations or terminals thereof; health care facility licensed pursuant to P.L.1971, c. 136 (C.26:2H-1 et seq.); patient waiting room of the office of a health care provider licensed pursuant to Title 45 of the Revised Statutes; child care center licensed pursuant to P.L.1983, c. 492 (C.30:5B-1 et seq.); race track facility; facility used for the holding of sporting events; ambulatory recreational facility; shopping mall or retail store; hotel, motel or other lodging establishment; apartment building lobby or other public area in an otherwise private building; or a passenger elevator in a building other than a single-family dwelling.

LICENSEE

Shall mean a person or entity that holds a valid local annual cannabis license issued by the Township pursuant to this Code and simultaneously holds a valid license issued by the Cannabis Regulatory Commission under P.L. 2021, c. 16 (C.24:6I-31 et al.) including a license that is designated as either a Class 1 Cannabis Cultivator license, a Class 2 Cannabis Manufacturer license, a Class 3 Cannabis Wholesaler license, a Class 4 Cannabis Distributor License, a Class 5 Cannabis Retailer License, a Class 6 Cannabis Delivery license, and also includes: a person or entity that holds a conditional license for a designated class; a person or entity holding a pre-existing Medical Cannabis Cultivator License, preexisting alternative treatment center permit first issued by the State of New Jersey, Department of Health, Division of Medicinal Marijuana in accordance with the provisions of the "Jake Honing Compassionate Use Medical Cannabis Act" (P.L. 2009, c. 307, N.J.S.A. 24:6I-1 et seq., and P.L. 2015, c. 158, N.J.S.A. 18A:40-12.22 et seq.) prior to February 22, 2021, and approved by the Township to hold a concurrent municipal license to operate as a Class 1 Cannabis Cultivator, Class 2 Cannabis Manufacturer, Class 3 Cannabis Wholesaler and/or Class 4 Cannabis Distributor in accordance with the provisions hereinafter and P.L. 2021, c. 16 § 33, N.J.S.A. 24:6I-46, and P.L. 2021, c.16 §34, (amending N.J.S.A. 24:6I-7) of the Act.

LICENSED CANNABIS ENTITY

A Licensed Cannabis Establishment or a Licensed Medical Marijuana Facility as defined in this section.

LICENSED CANNABIS ESTABLISHMENT

Shall mean a duly licensed Cannabis Cultivator, a Cannabis Manufacturer, a Cannabis Wholesaler, or a Cannabis Retailer (including Microbusiness(es) at each class and tier) licensed under the New Jersey Cannabis Regulatory, Enforcement Assistance, and Marketplace Modernization Act, N.J.S.A. 24:61-31, et. seq.

LICENSED MEDICAL MARIJUANA FACILITY

Shall mean a duly licensed Medical Cannabis Cultivator, a duly licensed Medical Cannabis Manufacturer, a duly licensed Cannabis Dispensary, or an Alternative Treatment Center lawfully operating pursuant to the Jake Honig Compassionate Use Medical Cannabis Act, N.J.S.A. 24:61-1, et. al.

LOCAL ANNUAL LICENSE

Shall mean an annual license issued by the Township of Mahwah which a Licensed Cannabis Establishment, Cannabis Distributor and/or Cannabis Delivery Service, shall be

required to obtain in order to lawfully operate within the jurisdictional boundaries of the Township in accordance with the Township's ordinances and L. 2021, c. 16 §31 C (2), N.J.S.A. 24:6I-45C(2), in addition to a valid and current license separately issued by the Cannabis Regulatory Commission at the same license class and tier for the same location

MANUFACTURE

Means the drying, processing, compounding, or conversion of usable cannabis into cannabis products, cannabis items, or cannabis resins. "Manufacture" does not include packaging or labeling.

MOVABLE OR MOBILE STRUCTURE

Means any vehicle, wagon, food truck, temporary modular structure, or other movable structure that may be used for sale or cannabis items.

PERSONAL USE or RECREATIONAL USE

Means the purchase, sale, possession, and/or consumption of cannabis items by person(s) who are not a Registered Qualifying Patient under the "Jake Honing Compassionate Use Medical Cannabis Act" P.L. 2009, c. 307 (N.J.S.A.24:6I-1 et seq.) and P.L. 2015, c. 158 (N.J.S.A. 18A:40-12.22 et seq.).

PREMISES or LICENSED PREMISES

Means the following areas of a location licensed under P.L.2021, c.16 (C. 24:6I-31 et al.): all public and private enclosed areas at the location that are used in the business operated at the location, including offices, kitchens, rest rooms, and storerooms; all areas outside a building that the Cannabis Regulatory Commission has specifically licensed for the production, manufacturing, wholesaling, distributing, retail sale, or delivery of cannabis items; and, for a location that the commission has specifically licensed for the production of cannabis outside a building, the entire lot or parcel that the licensee owns, leases, or has a right to occupy.

PUBLIC PLACE

Shall mean any place to which the public has access that is not privately owned, including but not limited to any property owned by the Township of Mahwah, the County of Bergen, and or any other government subdivision of the State of New Jersey situated within the geographic boundaries of the Township; or any place to which the public has access, including, but not limited to, a public street, road, thoroughfare, sidewalk, bridge, alley, plaza, park, playground, swimming pool, shopping area, public transportation facility, vehicle used for public transportation, parking lot, public library, or any other public building, structure, or area.

TARGETED MICROBUSINESS

Shall mean a Licensed Cannabis Entity located within the Township which qualifies as a microbusiness pursuant to the definitions and qualifications as set forth in N.J.S.A. 24:61-33 and N.J.S.A. 24:61-36(f)(2) of the New Jersey Cannabis Regulatory, Enforcement Assistance, and Marketplace Modernization Act, and employ no more than 10 employees; (2) operate a cannabis establishment occupying an area of no more than 2,500 square feet, and in the case of a cannabis cultivator, grow cannabis on an area no more than 2,500 square feet measured on a horizontal plane and grow above that plane not higher than 24 feet; (3) possess no more than 1.000 cannabis plants each month, except that a cannabis distributor's possession of cannabis plants for transportation shall not be subject to this limit; (4) acquire each month, in the case of a cannabis manufacturer, no more than 1,000 pounds of usable cannabis; (5) acquire for resale each month, in the case of a cannabis wholesaler, no more than 1,000 pounds of usable cannabis, or the equivalent amount in any form of manufactured cannabis product or cannabis resin, or any combination thereof; and (6) acquire for retail sale each month, in the case of a cannabis retailer, no more than 1,000 pounds of usable cannabis, or the equivalent amount in any form of manufactured cannabis product or cannabis resin, or any combination thereof, and/or any other requirements set forth therein.

WHOLESALE TRADE

Shall mean establishments or places of business primarily engaged in selling merchandise to other businesses, including retailers, industrial, commercial, institutional, or professional business users, other wholesalers, or acting as agents or brokers and buying merchandise for, or selling merchandise to, such individuals or companies.

§ 4-11.3 Prohibitions on other Cannabis Establishments, Cannabis Distributors, Cannabis Delivery Services and Cannabis Consumption Areas.

- a. Pursuant to section 31 of the Act (N.J.S.A. 24:6I-45b), Class 1 Cannabis Cultivation, Class 2 Cannabis Manufacturing, Class 3 Cannabis Wholesale and Class 4 Cannabis Distribution is prohibited within the geographic boundaries of the Township of Mahwah and no State or local licenses shall be authorized to be issued for same.
- b. Pursuant to section 31 of the Act, N.J.S.A. 24:6I-45b, the operating premises of any cannabis delivery service, including any New Jersey licensed Class 6 Cannabis Delivery Service, is prohibited from being located within the geographic boundaries of the Township of Mahwah, and no local licenses shall be authorized to be issued for same. Nothing herein shall be construed to prohibit the transport or delivery of cannabis items and related supplies within the Township by a New Jersey licensed Class 6 Cannabis Delivery Service on private property to a consumer of 21 years of age or older for personal use from the licensed premises of a Class 6 Cannabis Delivery Service located

- outside the geographic boundaries of the Township in accordance with the Act and the regulations of the Commission.
- c. Pursuant to section 32 of the Act, <u>N.J.S.A.</u> 24:6I-21, all Cannabis Consumption Areas are prohibited from being located or otherwise operated within the geographic boundaries of the Township of Mahwah.

§ 4-11.4 Numerical Limit on Local Cannabis Licenses and Class Types of Cannabis Businesses Permitted.

- a. The following number and type of Township cannabis business licenses, otherwise known as "local annual cannabis license" is/are authorized to be available for issuance by the Township on an annual basis pursuant to the Act and the regulations of the Commission and the Township Code, first commencing August 22, 2021:
 - 1. One (1) Class 5 Cannabis Retailer license is authorized to be issued by the Township as an annual license to one qualified Cannabis Retailer located or proposed to be located in the B-40 zone, and holding a current valid and active Class 5 Cannabis Retailer permit issued by the Commission in accordance with the Act, which authorizes the entity to sell recreational cannabis from a retail location approved by the Township in accordance with Chapter 24, Zoning, of the Township's Code, and the Act and the regulations of the Commission, as may hereafter be amended. At no time shall such local annual license be transferrable from the initial licensee to another entity without prior formal licensing approval from the Commission and the Township.
- b. Except as provided in a.1 above, , <u>no additional licenses or license class types shall be issued or otherwise made available</u> by the Township except by formal adoption of an ordinance amending the provisions of the Township Code herein.
- c. Any person, organization and/or business, including a licensed cannabis business or operation of limited class type operating outside the scope of a license, found to engage in the cultivation, manufacturing, wholesale, distribution and/or retail sale of cannabis or cannabis items without first possessing a valid local annual cannabis license issued by the Township shall be subject to a civil fine and penalty as set forth herein below.
- d. Any person, organization and/or business found to operate a Cannabis Delivery Service from any premises within the geographic boundaries of the Township shall be subject to a civil fine and penalty as set forth herein below.

§ 4-11.5 Municipal Licensure Requirements.

- a. Prior to commencing and engaging in any cannabis retail activities and uses within the Township permitted by the Commission pursuant to a State-issued Class 5 Cannabis Retail license validly issued in accordance with the Act, any person, business, and/or organization shall first apply for and secure from the Township a local annual cannabis license. Except that nothing herein shall be read or construed to conflict with the statutory provisions as to Cannabis Delivery Services licensed by the Cannabis Regulatory Commission.
- b. The Township Council shall begin accepting applications for Class 5 Retailer local annual cannabis licenses 15 days following final passage of this ordinance.
- c. The initial local annual cannabis license shall be valid until December 31, 2022. Thereafter the period of each annual local cannabis retail license shall commence on January 1 and expire on December 31 of the calendar year.
- d. By no later than December 1 of any existing license year, the licensee shall be required to file an application for the renewal of a local annual cannabis license to be authorized to continue operation as a Class 5 Cannabis Retailer within the Township.
- e. All local annual cannabis licenses shall be conditional, and shall remain subject to all State and local laws and regulations. Failure of any licensee to comply with such applicable laws shall be grounds for revocation and/or nonrenewal of the local annual cannabis license by the Township Council.
- f. The initial application fee for each local annual cannabis license, of each class-type, shall be \$5,000 and the renewal application fee shall be \$2,500. In addition, an escrow shall be established with the Township by the licensee for Township administrative and professional fees and costs relating to the application and oversite during the term of the license.
- g. Unless the Township issues a license renewal, it shall be unlawful for any person to manufacture, sell, distribute, transfer, transport, or otherwise remove cannabis or cannabis products/items from the premises of any license after the expiration date recorded on the face of the license.
- h. All local annual cannabis licenses shall be non-transferrable. All local annual cannabis licenses shall be specific to the property location authorized and approved by the Township and shall not otherwise be considered a "pocket license."

i. The licensed premises of all licensees shall be subject to unannounced inspections by a designated representative of the Township. Access shall be permitted by the designated representative on demand by the Township's authorized representative.

§ 4-11.6 Application for Local License and Annual Local License Fee

- a. Non-refundable Application Fee. The applicant shall submit a non-refundable application fee of two thousand dollars (\$2,000.00) to the Office of the Municipal Clerk under oath on a form furnished by the Township of Mahwah.
- b. Annual Licensing Fee. The annual fee for successful applicants operating cannabis establishments or distributors in the Township of Mahwah shall be implemented as required in accordance with the following fee schedule, which shall be refunded in the event the applicant does not receive an annual license:

Class 5 Cannabis Retailer license: five thousand dollars (\$5,000.00) *The annual fee for microbusinesses shall be half of the class annual fee.*

- c. Upon the filing of the application, the Applicant shall pay to the Township an application fee of \$2,000.00. The Office of the Municipal Clerk shall then transmit the application to the Office of Police Chief for the Mahwah Police Department or the Chiefs designee, the Mayor, the Township Administrator, and the Township Council for review of the application. These departments shall review the application and forward their comments to the Clerk's Office fifteen (15) business days from transmission of the application.
- d. The Clerk shall establish a reasonable application period and deadline for all applications. An application shall be deemed incomplete and shall not be processed by the Clerk and transmitted for review until all documents and application fees are submitted. To be deemed complete, all applications shall be accompanied by the following:
 - 1. The name and home address of the Applicant. If the Applicant is not a natural person, the Applicant shall submit a statement setting forth the names and home addresses of all stockholders in the corporation or partnership who own 10% or more of its stock, of any class or of all individual partners in the partnership who own a 10% or greater interest therein, as the case may be. If one or more such stockholder or partner is itself a corporation or partnership, the stockholders holding .10% or more of that corporation's stock, or the individual partners

owning 10% or greater interest in that partnership, as the case may be, shall also be listed with its home address. The disclosure shall be continued until names and home addresses of every non-corporate stockholder, and individual partner, exceeding the 10% ownership criteria has been listed.

- 2. The name of any other business entities in which any of the individuals identified pursuant to subsection (b)(1) of this provision have or have had an ownership interest which: (i) cultivates, manufactures, wholesales or dispenses cannabis or cannabis products; (ii) invests or finances in any such entity; or (iii) is regulated by any governmental entity.
- 3. A copy of the license issued by the Cannabis Regulatory Commission authorizing the Applicant to operate as a Licensed Cannabis Entity with a copy of all application materials and documents submitted to the Commission for a license.
- 4. The applicant shall submit an affidavit and documentary proof of compliance with all state and local laws regarding affirmative action, anti-discrimination and fair employment practices. The applicant shall also certify under oath that they will not and shall not discriminate based on race, color, religion (creed), gender, gender expression, age, national origin (ancestry), disability, marital status, sexual orientation, or military status, in any of its activities or operations.
- 5. Plans prepared by a duly licensed architect, engineer, or planner which shall depict the layout and design for the proposed location of the Licensed Cannabis Entity within the Township.
 - (a) The required plans shall depict the proposed security measures for the location. The plans shall be deemed confidential consistent with state law.
 - (b) The Applicant shall also provide either a lease agreement or agreement of sale for the property where the Applicant intends to operate the Licensed Cannabis Entity. The lease agreement or agreement of sale may be contingent upon the Applicant's ability to successfully: (i) obtain a Local License; and (ii) if applicable, obtain approval from the Mahwah Planning Board and/or the Mahwah Zoning Board of Adjustment.

6. Traffic Impact Assessment

Applicant shall provide a traffic impact assessment prepared by a New Jersey licensed professional engineer having appropriate experience and education. The traffic impact assessment shall provide a description of thee impact and effect of the proposed development upon all roads which are adjacent to or immediately affected by traffic and shall specifically address the following items: (a) existing conditions in the vicinity of the proposed project including the roadway network, representative traffic counts, traffic accident statistics, level of service of adjacent roadways, (b) traffic generated by the proposed project including trip generation, trip distribution, modal split, level of service under proposed conditions, (c) traffic impact caused by the proposed development, (d) recommendations for alleviating or diminishing any possible congestion or disruption to the established traffic pattern, and (e) any other information requested by the Township Council reasonably required to make an informed assessment of potential traffic impact.

- 7. Acknowledgment and agreement authorizing the Mahwah Police Department to perform background checks and/or investigations regarding any individuals disclosed pursuant to subsection (b)(l) of this provision and any employees of the Applicant.
- 8. If the Applicant is applying for a Local License as a Targeted Microbusiness, a copy of any and all documents issued by the Cannabis Regulatory Commission declaring the Applicant as microbusiness under the New Jersey Cannabis Regulatory, Enforcement Assistance, and Marketplace Modernization Act with a copy of all application materials and documents submitted to the Commission for such a declaration.
- e. The Office of Police Chief for the Mahwah Police Department or the Chiefs designee, the Mayor, the Township Administrator, and the Township Council shall evaluate any and all applicants and issue a notification of award after consideration and evaluation of the following criteria:

1. Qualifications and Experience

Applicant's owners' or principals' qualifications and experience operating in highly regulated industries, including cannabis, healthcare, pharmaceutical manufacturing, and retail pharmacies, with preference to experience operating such businesses within the State of New Jersey and where the value of owners' experience shall outweigh the experience of non-owner principal, submission of

formal business plan for the proposed Licensed Cannabis Entity including proforma is required.

2. Security Plan

Applicant's qualifications and experience related to public safety and security, including any of the applicant's owners' or principals' experience in law enforcement and drug enforcement, and a summary of the applicant's plans for storage of products and currency, physical security, video surveillance and digital storage, security personnel and their qualifications, and visitor and employee security management.

3. Research Experience

Applicant's or its owners' experience conducting or supporting or plans to conduct institutional review board-approved research involving human subjects that is related to medical cannabis or substance abuse, where the value of past or ongoing clinical research with IRB approval shall outweigh plans to conduct such research, whether the applicant has had any assurance accepted by the U.S. Department of Health & Human Services indicating the applicant's commitment to complying with 45 CPR Part 46, and whether the applicant has a research collaboration or partnership agreement in effect with an accredited U.S. school of medicine or osteopathic medicine with experience conducting cannabis-related research.

4. Labor Peace Agreement

Applicant's or its owners' demonstrated commitment or sufficient experience as responsible employers, defined as the applicant entity being a party to a labor peace agreement or the applicant entity or its parent company being a party to a collective bargaining agreement in the regulated cannabis industry for at least one year prior to application for a Cannabis Establishment license, in an effort to create well- paying jobs with employee benefits within the municipality. If possible, applicant entity or parent entity should submit attestation signed by a bona fide labor organization stating that the applicant has entered into a labor peace agreement. This requirement shall not apply to applicants for a conditional permit or for an entity that is a certified microbusiness.

5. Environmental Plan

Summary of the applicant's environmental impact and sustainability plan;

whether the applicant entity or its parent company has any recognitions from or registrations with federal or New Jersey state environmental regulators for innovation in sustainability; and whether the applicant entity or its parent company holds any certification under international standards demonstrating the applicant has an effective environmental management system or has a designated sustainability officer to conduct internal audits to assess the effective implementation of an environmental management system.

6. Community Commitment

Applicant's ties to the host community, demonstrated by at least one shareholder's proof of residency in the Township of Mahwah for five or more years in the past ten years or at least one shareholder's continuous ownership of a business based in the Township of Mahwah for five or more years in the past ten years.

7. Workforce Development Plan

Applicant's workforce development and job creation plan, which may include information on the applicant's history of job creation and planned job creation at the proposed Licensed Cannabis Entity; education, training and resources to be made available for employees; any relevant certifications, and an optional diversity plan.

8. Customer Advocacy Plan

Applicant's customer advocacy plan, which may include information on the applicant's history of customer counseling and planned customer counseling at the proposed Licensed Cannabis Entity; education, training and resources to be made available for customers.

9. Community Impact Plan

Applicant's community impact plan summarizing how the applicant intends to have a positive impact on the community in which the proposed Licensed Cannabis Entity is to be located; which shall include an economic impact plan and a description of outreach activities and potential contributions to the community.

10. New Jersey Minority-Owned

Applicant's demonstrated commitment to diversity in its ownership composition and hiring practices and whether the applicant entity or its parent company holds any certifications as a NJ minority-owned, women-owned, or veteran-owned business.

f. Notwithstanding the foregoing competitive application process, a notification of award and conditional municipal license shall allow the recipient applicant to pursue a State permit or license in the appropriate classification for up to 12 months, which may be extended in the Township Council's discretion for an additional 6 months for good cause. No license to operate shall be issued until the applicant has received a State permit and satisfied other prerequisites of municipal licensure. If the recipient of a notice of award and conditional license has not received a State permit or license within 12 months from issuance, unless extended for good cause, the Municipal Clerk shall issue a new request for applications and evaluate all applicants for licensure under the above criteria.

§ 4-11.7 Additional Requirements.

- a. Cannabis businesses shall meet all of the requirements for licensure pursuant to the Act, the regulations of the Commission and all other applicable State and local laws.
- b. Cannabis businesses shall at all times hold a valid current license or permit issued by the State of New Jersey, along with a local annual cannabis license issued by Township to undertake cannabis activities at the permitted property. Both the Township and State-issued licenses are valid only for the location identified on the licenses and until the expiration date printed on the license. Both the Township- and State-issued licenses shall be prominently displayed inside the permitted cannabis business in a location where it can be easily viewed by State and local law enforcement and administrative authorities.
- c. Cannabis businesses shall be conducted solely within the confines of the licensed location of the licensed premises on the permitted property. No cannabis business shall be permitted to operate from a movable, mobile or transitory location, except for the permitted transportation of cannabis products to and from the facility pursuant to State law by a licensed Class 6 Delivery Service.
- d. Cannabis businesses shall comply with the Act, the regulations of the Commission, and the Township Code, including without limitation the Zoning Code, the Building Code, and the Property Maintenance Code, at all times.
- e. With the exception of loading activities incidental to the operation of the cannabis business, all operations shall occur indoors, within the enclosed licensed building, except as otherwise authorized for licensed Class 6 Delivery Services only.

- f. All cannabis businesses shall at all times adhere to the safety and security standards and plan established and approved by the Commission, including the requirements for the maintenance of a security system that meets State law requirements. In addition, all cannabis businesses shall also comply with the following:
 - 1. Cannabis businesses shall have security systems in place, along with a continuous recording system that records for a minimum 30-day archive. This system shall be shared with the Mahwah Township Police Department via web browser providing direct access to real-time and archived video.
 - 2. Cannabis businesses shall provide the Mahwah Township Police Department with the name and telephone number of one staff person to notify during operating hours, and the name and cellphone number of at least two staff persons to notify after operating hours regarding suspicious activity.
 - 3. Cannabis businesses shall have at least one contracted uniformed and armed security guard from an N.J. SORA-licensed firm on the premises during all hours of operation to provide presence and compliance enforcement on the premises, including the interior structure and the exterior parking area.
 - 4. Outside areas of the premises shall be well-illuminated for safety and security, but not in a way that is counter to Township Code requirements for outdoor lighting and screening, or in a way that is obtrusive to pedestrians, drivers or other users of the public right-of-way.
 - 5. All cannabis in whatever form stored at the permitted premises shall be kept in a secure manner and shall not be visible from outside the permitted premises, nor shall it be processed, exchanged, displayed or dispensed outside the confines of the licensed structure of the premises. No cannabis products shall be visible from a public sidewalk, public street or right-of-way, or any other public place.
 - 6. Cannabis businesses shall properly dispose of all materials and other substances in a safe and sanitary manner in accordance with local and State laws, including the rules and regulations of the Commission.
 - 7. Cannabis businesses shall be equipped with ventilation systems sufficient in type and capacity to eliminate cannabis odors emanating from the interior to the exterior of the premises discernible by the ordinary senses. The ventilation system shall be inspected and approved by the Township Construction Official.

- 8. The hours of operation for all cannabis businesses shall be limited to 9:30 a.m. to 9:00 p.m. Eastern Standard Time.
- 9. To discourage loitering around any cannabis business, parking spaces reserved for customer use shall be limited to a maximum of 15 minutes per vehicle, to be enforced during business hours of operation by a designated representative of the Cannabis Retailer (staff member or security guard). Appropriate signage shall be conspicuously posted to notify visitors of this requirement.
- 10. Cannabis businesses shall post conspicuous signage inside and outside the building that consumption of cannabis is prohibited anywhere on the premises, including the parking area and inside vehicles in the parking area.
- 11. Prohibition on Mobile Structures. Each Cannabis Establishment shall at all times conduct business within the confines of a licensed premises. No Cannabis Establishment shall be housed or operated in a vehicle or any movable or mobile structure. Nothing herein shall be deemed to apply to or otherwise conflict with the statutory and regulatory provisions applicable to Cannabis Delivery Service holding a valid and current license issued by the New Jersey Cannabis Regulatory Commission

§ 4-11.7 Local Cannabis Transfer and User Taxes.

- a. Establishment of Transfer and User Tax. Pursuant to section 40 of the Act, N.J.S.A. 40:48I-1a(1), the following user and transfer taxes are hereby established on all cannabis businesses operating within the Township, at the maximum amount as permitted by the laws of the State of New Jersey or the amounts set forth below, whichever is greater:
 - 1. A transfer tax of 2% shall be imposed on the gross receipts from each sale of all cannabis and cannabis items by any cannabis retailer to any cannabis business and any consumers.
 - 2. The transfer tax shall be stated, charged and shown separately on any sales slip, invoice, receipt or other statement or memorandum of the price paid or payable or equivalent value of the transfer for the cannabis or cannabis item.
 - 3. The transfer tax shall be in addition to any other tax or fee imposed pursuant to statute or local ordinance or resolution by any governmental entity with regard to cannabis.

- 4. In addition, there shall be a 2% user tax imposed on any concurrent license holder operating more than one cannabis business.
- 5. The user tax shall be assessed at 2% of all receipts from each sale by a cannabis retailer to any other cannabis business.
- 6. The user tax shall be imposed on the value of each transfer or use of cannabis or cannabis items not otherwise subject to the transfer tax imposed on the license holder's business that is located in the Township to any other of the license holder's businesses, whether located in this municipality or any other municipality.
- 7. The user tax shall be in addition to any other tax or fee imposed pursuant to statute or local ordinance or resolution by any governmental entity with regard to cannabis.
- 8. Any transaction for which the user or transfer tax hereinabove is imposed, is exempt from the tax imposed under the Sales and Use Tax Act, except for those which generate receipts from the retail sales by cannabis retailers.
- b. Collection of transfer and user tax. In accordance with the provisions of N.J.S.A. 40:48I-1, every cannabis business required to collect the transfer and user taxes imposed by this this Chapter shall be personally liable for the transfer and user tax imposed, collected, or required by this Chapter and N.J.S.A. 40:48I-1.
 - 1. Any cannabis business collecting a transfer tax or user tax shall have the same right with respect to collecting the tax from another cannabis business or the consumer as if the tax was a part of the sale and payable at the same time.
 - 2. With respect to non-payment of the transfer tax or user tax by the cannabis business or consumer, as if the tax was part of the purchase price of the cannabis or cannabis item and payable at the same time, provided that the Chief Financial Officer of the municipality that imposes the transfer tax and user tax is joined as a party in any action or proceeding brought to collect the transfer tax or user tax.
 - 3. No cannabis business required to collect the transfer and user taxes imposed by this Chapter shall advertise or hold out to any person or to the public in general, in any manner, directly or indirectly, that the transfer tax or user tax will not be separately charged and stated to another cannabis business or the consumer or that the transfer tax or user tax will be refunded to the cannabis business or the consumer.

- c. Remittance of Cannabis Taxes; Delinquencies.
 - 1. Each cannabis business collecting transfer and user taxes pursuant to this Chapter shall be remitted to the Township's Chief Financial Officer on a monthly basis.
 - 2. Delinquent taxes. If the transfer tax or user tax is not paid when due, the unpaid balance, and any interest accruing thereon, shall be a lien on the parcel of real property comprising the cannabis business's premises.
 - 3. The lien shall be superior and paramount to the interest in the parcel of any owner, lessee, tenant, mortgagee, or other person, except the lien of municipal taxes, and shall be on a parity with and deemed equal to the municipal lien on the parcel for unpaid property taxes due and owing in the same year.
 - 4. The Township shall file in the office of its Tax Collector a statement showing the amount and due date of the unpaid balance of cannabis taxes and identifying the lot and block number of the parcel of real property that comprises the delinquent cannabis business's premises. The lien shall be enforced as a municipal lien in the same manner as all other municipal liens are enforced.
 - 5. Failure of the Cannabis business to make full payment of the user and transfer taxes hereinabove imposed shall be grounds for the immediate revocation and/or termination of any local annual cannabis license and/or any local annual cannabis license shall not be renewed unless until all outstanding user and transfer taxes are paid in full. All user and transfer taxes shall also be paid should the licensee make application to the Township's Zoning and/or Planning Boards for any land use approvals.

§ 4-11.8 Odor Mitigation and Control.

- a. The emission into the outdoor atmosphere of any volatile organic compounds, solid particles, liquid particles, vapors and/or gases in excess of the rates, limits/levels established by the New Jersey Department of Environmental Protection are hereby prohibited.
- b. Cannabis businesses are prohibited from causing, permitting, or allowing to be emitted into the outdoor atmosphere any odors detectable by the ordinary human senses, substances and/or other air contaminants, in such quantities and for such duration as are, or tend to be, injurious to human health or welfare, animal or plant life or property, or would unreasonably interfere with the enjoyment of life or property on any public or private property within the Township.

- c. The business/facility location of all retail cannabis businesses shall have a fully integrated self-contained air treatment, HVAC, ventilation and exhaust system which shall be regularly maintained and fully operational and running at all times.
- d. All cannabis businesses shall be required to retain a qualified environmental consultant approved by the Township, who shall be available to promptly respond to the site in the event of an incident or adverse event within a reasonable period of time not to exceed 12 hours.
- e. All cannabis businesses shall be required to monitor all activities for the presence and prevention of odors and the maintenance and trouble-shooting of all odor control equipment on a daily basis. All retail cannabis businesses shall maintain written records of all odor monitoring, equipment maintenance/repairs, odor investigations, air quality studies and any adverse events, and odor complaints.
- f. All records as to odor control monitoring, investigations, odor control equipment maintenance/repairs, air quality studies and adverse events shall be produced to the Township upon request.
- g. Outside generators and other mechanical equipment used for any kind of power supply, cooling or ventilation shall be enclosed and have appropriate baffles, mufflers, and/or other noise reduction systems to mitigate noise pollution, in accordance with the Township Code and applicable State law.

§ 4-11.9 Corporate Designee Contact.

All cannabis businesses operating within the Township shall be required to designate a corporate representative of the business who shall be available 24 hours daily to serve as the primary person of contact for the business, and shall have full authority to make decisions on behalf of the business in the event of an emergency. The business shall provide the up-to-date direct telephone and email contact information for the corporate designee to the Township Police Department and the Township Administrator and shall assure that such contact information remains current at all times. At a minimum, the corporate designee shall be responsible to respond to the Township in the event of a report of criminal activity, adverse odor event, or any suspected violation of applicable State and/or local laws.

§ 4-11.10 Manner of Delivery of Cannabis and Cannabis Items.

- a. The actual sale, transfer, and/or delivery of cannabis and cannabis items by any Class 5 Cannabis Retailer and any Class 6 Cannabis Delivery Service to a consumer occurring within the Township shall be prohibited from taking place in any public place or on any public property, and otherwise shall at all times be as follows:
 - 1. Class 5 Cannabis Retailers shall only be permitted to sell, deliver or transfer cannabis and cannabis items to consumers within the confines of the Class 5 Cannabis Retailer's licensed premises or through a separately licensed Class 6 Cannabis Delivery service.
 - 2. Class 6 Cannabis Delivery Services shall only be permitted to deliver cannabis and cannabis items to private property, and only with the express permission and authorization of the owner of the property. Nothing herein shall be read or construed to conflict with any regulations and/or license conditions established by the Commissions with respect to the transport and delivery of cannabis and cannabis items by Class 6 Cannabis Delivery services.

§ 4-11.11 Civil Fines and Penalties.

- a. Any person(s), firm(s), business(es), corporation(s) and/or other organization(s), including any licensed cannabis retail business, found in violation of any provision(s) of the Township Code shall be subject to a civil fine and penalty not exceeding \$2,000, in accordance with § 1-5 of the Township Code.
- b. Any violation of the Township Code by a licensed cannabis retail business may be grounds for revocation and/or nonrenewal of any issued local annual cannabis license. Upon reasonable notice to the licensee by the Township Administration, a hearing shall be conducted before the Township Council to decide whether sufficient grounds exist to revoke any and all classes of local annual cannabis licenses issued to the licensee. The licensee may be permitted to be represented by legal counsel during the hearing, to present evidence, testimony and witnesses.
- c. Each and every day any person(s), firm(s), business(es), corporation(s) and/or other organization(s), including any licensed cannabis retail business, remains in violation of the provisions of the Township Code after the deadline for compliance set forth in any notice of violation issued by the enforcing officer(s) of the Township, shall be considered a continuing violation punishable as a separate and distinct offense and subject to a separate civil fine and penalty for each and every day the violation continues.

d. The Municipal Court or Superior Court shall have jurisdiction to hear and decide any action(s) brought to enforce the provisions of the Township Code, the hearing for which shall be conducted in a summary manner pursuant to N.J.S.A. 2B12-16a, and any final order imposing fines and penalties for a violation of this code shall be enforceable in the Municipal Court or Superior Court and collectible as a lien against the property of the violator in accordance with the Penalty Enforcement Law of 1999, N.J.S.A. 2A:58-10 et seq.

SECTION 2. Chapter 24, "Zoning," Section 24-3.8b, "Supplemental Use Regulations," Paragraph b, "Cannabis establishment, distributors and delivery services prohibited," of the Township Code is hereby amended and supplemented to read as follows:

b. Cannabis establishments, distributors and delivery services prohibited.

Pursuant to section 31b of the New Jersey Cannabis Regulatory, Enforcement Assistance, and Marketplace Modernization Act (P.L. 2021, c. 16) (N.J.S.A. 24:6I-45b) ("Act") all Cannabis Establishments, Cannabis Distributors and Cannabis Delivery Services based in the Township are hereby prohibited from operating anywhere in the Township, except for one (1) Class 5 Cannabis Retailer licensed in accordance with Chapter 24 of the Township Code, and in such circumstances, only as permitted as a conditional use pursuant to § 24-7.15. Nothing herein shall be read or construed to restrict the transport and delivery of cannabis items and cannabis supplies directly to a consumer on private property for personal use by a New Jersey licensed Class 6 Cannabis Delivery Service having its licensed premises based at a location outside the geographic boundaries of the Township, and which the transport and delivery of such cannabis items and related supplies is initiated from such licensed location.

SECTION 3. Chapter 24, "Zoning," Attachment 4, "Schedule of District Use Regulations," is hereby amended and supplemented to include the following:

Zone	Permitted Principal Uses	Permitted Accessory Uses	Conditional Uses
B40 Highway Business	(no change)	(no change)	11. Cannabis Retailer, subject to §24-7.15.

SECTION 4. Chapter 24, "Zoning," § 24-7, "Conditional Uses," is hereby amended and supplemented to add § 7.15, "Cannabis Retailer."

§ 7.15 Cannabis Retailer.

- a. The purpose of this Section is to protect the public health, safety, and welfare of the residents, businesses and property in the Township of Mahwah by prescribing the manner in which cannabis businesses can be conducted within its borders, regulating those uses that are not expressly prohibited in a manner that is consistent with New Jersey Cannabis Regulatory, Enforcement Assistance, and Marketplace Modernization Act (P.L. 2021, c. 16), and the regulations of the Cannabis Regulatory Commission, set forth at N.J.A.C. 17:30-1 et seq., first adopted on August 19, 2021, and to minimize negative impacts on the community.
- b. A Class 5 Cannabis Retailer may be permitted as a conditional use at Block 59, Lot 20.01 subject to the following conditions:
 - 1. The Cannabis Retailer shall be required to secure a valid current license by the State of New Jersey, Cannabis Regulatory Commission, and the Township of Mahwah in accordance with Chapter 24 of the Township Code.
 - 2. With the exception of loading activities incidental to the operation of the Cannabis Retailer, all operations shall occur indoors, within an enclosed building.
 - 3. A Cannabis Retailer shall not contain a drive-thru.
 - 4. A Cannabis Retailer shall not be located within a building that contains a residence, or within a mixed-use development that includes residential uses.
 - 5. A Cannabis Retailer shall not be permitted to sell food, beverages, alcohol or tobacco on the premises of the business.
 - 6. If zoning approval is granted, the Cannabis Retailer shall not be permitted to transfer the location of the cannabis business to another location within the Township without first applying for and obtaining any and all required approvals from the State of New Jersey, Cannabis Regulatory Commission, and the Township of Mahwah and its appropriate Planning and Zoning Boards.

7. Signage.

- (a) A Cannabis Retailer shall comply with all respective signage regulations in Chapter 24, subsection 6 for the B-40 Zone and the regulations and rules as to signage and advertisements adopted by the Cannabis Regulatory Commission.
- (b) A Cannabis Retailer shall not display cannabis and cannabis paraphernalia in a manner that is clearly visible to a person from the exterior of the principal structure.
- (c) Signage shall not include a cannabis plant leaf or other outward glorification of cannabis consumption, including but not limited to shape of, or a shape bearing the likeness or containing characteristics of, a realistic or fictional human, animal, or fruit, or part thereof, including artistic, caricature, or cartoon renderings.
- (d) Signage shall be conspicuously posted inside and outside the building that consumption of cannabis is prohibited anywhere on the premises, including the parking area and inside vehicles in the parking area.
- 8. A Cannabis Retailer shall be equipped with ventilation systems sufficient in type and capacity to eliminate cannabis odors emanating from the interior to the exterior of the premises discernible by the ordinary senses in accordance with Chapter 4 of the Township Code.
- 9. A Cannabis Retailer shall comply with the performance requirements under § 24-5 of the Township Code.
- 10. A Cannabis Retailer shall comply with the off-street parking requirements for retail uses, in accordance with § 22-6.2 of the Township Code.
- 11. A Cannabis Retailer shall designate all off-street parking spaces for either customer or employee use. Customer spaces shall be signed and limited to no more than 15 minutes in duration, to be enforced during business hours of operation by an authorized representative of the Cannabis Retailer (security officer or staff member).

12. A Cannabis Retailer shall comply with the Buffer Zone Requirements in accordance with § 24-5.6 of the Township Code. In addition, a masonry wall measuring no less than 8 feet in height shall be provided to further screen the Cannabis Retailer from adjacent residential properties. The side of the masonry wall facing the Cannabis Retailer may be planted with vines or finished with a façade treatment that is complementary to the principal structure. The side of the masonry wall facing adjacent residential properties shall be finished with a façade treatment resembling stacked stone, brick, or other design acceptable to the Board.

SECTION 5. Any article, section, paragraph, subsection, clause, or other provision of the Mahwah Township Code inconsistent with the provisions of this ordinance is hereby repealed to the extent of such inconsistency.

SECTION 6. If any section, paragraph, subsection, clause, or provision of this ordinance shall be adjudged by a court of competent jurisdiction to be invalid, such adjudication shall apply only to the section, paragraph, subsection, clause, or provision so adjudged, and the remainder of this ordinance shall be deemed valid and effective.

SECTION 7. This ordinance shall take effect upon its passage and publication and filing with the Bergen County Planning Board, and as otherwise provided for by law.

Introduced: January 20, 2022 Adopted: Effective Date:		
	TOWNSHIP OF MAHWAH	
	David May, Council President	
ATTEST:		
Kathrine G. Coviello, RMC/CMC/MMC	<u> </u>	



Township Of Mahwah

Municipal Offices: 475 Corporate Drive P.O. Box 733 • Mahwah, NJ 07430 Tel 201-529-5757 • Fax 201-512-0537

Property Maintenance x 246

Zoning/Planning Board x 245

MEMORANDUM

TO:

Ms. Kathrine Coviello, Township Clerk Mayor Wysocki and Township Council

FROM:

Ms. Geraldine Entrup, Administrative Officer

RE:

Review of proposed Ordinance No. 1959 – An Ordinance of the Township of Mahwah, County of Bergen, State of New Jersey, Amending Chapter 4, General Licensing, and Chapter 24, Zoning, of the Township Code, to permit the licensing and operation of one retail cannabis business as a conditional use in the B-40 Zone at Block 59, Lot 20.01, and Prohibiting Cannabis Consumption

Areas in any Cannabis Business Location.

DATE:

March 2, 2022

Ordinance No. 1959 was introduced by the Township Council at their January 20, 2022 meeting. As per Mr. Semrau's memo to Mr. Scandariato, dated February 8, 2022, it was requested that the Township Planning Board review the Ordinance.

Ordinance No. 1959 was reviewed by the Planning Board for consistency with the Master Plan at the meeting on February 28, 2022. At that time the Board determined that Ordinance No. 1959 was consistent with some of the goals of the Master Plan, particularly Land Use Goal #7 ("To encourage and provide buffer zones to separate incompatible land uses") and Land Use Goal #10 ("To preserve and enhance the Township's commercial areas"). The Board further determined that Ordinance No. 1959 was consistent with some of the recommendations of the 2020 Master Plan Reexamination Report, particularly the recommendation that the Township "... reevaluate non-residential zoning to ensure that permitted and conditional uses are relevant and flexible to meet current and future demands and business types" and the recommendation that the Township "... update requirements for uses or other regulations where preempted by federal or state regulation. ...". The Board, however, determined that, because Ordinance No. 1959 will permit the location of a retail cannabis facility in close proximity to two schools, a house of worship, a day care, a residential area and a park, it is inconsistent with General Goal #1 of the Master Plan ("To encourage municipal action to guide the appropriate use or development of all lands in Mahwah, in a manner which will promote the public health, safety, morals and general welfare"). For that reason, the Planning Board determined that Ordinance No. 1959 is inconsistent with the Master Plan. The Board believes that the inconsistency with the Master Plan can be eliminated by relocating the proposed retail cannabis facility to an

March 2, 2022 Page 2

alternate location that is not closer than 1,000 feet to any school, house of worship or day care center uses.

A resolution memorializing the Board's determination will be presented to the Board for adoption at the meeting on March 14, 2022. Once adopted, a copy of the Resolution will be provided.

Should you have any questions or require additional information, please do not hesitate to contact me. Thank you.

Sincerely,

Geraldine Entrup Administrative Officer

Odice Entrup

GE/mjw

cc: Mr. B. Kezmarsky, Business Administrator - Via Email

Mr. F. Semrau, Esq., Township Attorney- Via Email

Mr. P. Scandariato, Esq., Planning Board Attorney- Via Email

Mr. M. Kelly, PE, Boswell Engineering- Via Email

Mr. N. Dickerson, AICP/PP/CFM, Colliers Engineering and Design- Via Email

TOWNSHIP OF MAHWAH

ORDINANCE NO. 1961

ORDINANCE OF THE TOWNSHIP OF MAHWAH, COUNTY OF BERGEN, STATE OF NEW JERSEY, AMENDING CHAPTER 24, ENTITLED ZONING, OF THE TOWNSHIP CODE TO PERMIT INSTRUCTIONAL USES IN CERTAIN COMMERCIAL ZONES

WHEREAS, the Ordinance Committee has reviewed the Township's zoning requirements concerning instructional uses in the commercial zones, and has recommended certain amendments to permit their use in other commercial zones; and

WHEREAS, the Planning Board of the Township of Mahwah adopted a 2020 Reexamination and Master Plan Amendment on September 14, 2020, following a review of the Township's Master Plan and Development Ordinances; and

WHEREAS, one of the recommendations of the 2020 Reexamination and Master Plan Amendment was to reevaluate non-residential zoning to ensure that permitted and conditional uses are relevant and flexible to meet current and future demands and business types; and

WHEREAS, the Township Council of the Township of Mahwah has determined that it is in the best interest of the Township to clarify Attachment 4 "Schedule of District Use Regulations" of Chapter 24.

NOW THEREFORE, BE IT ORDAINED, by the Township Council of the Township of Mahwah, County of Bergen, State of New Jersey, as follows:

SECTION 1. Attachment 4 "Schedule of District Use Regulations" of Chapter 24, entitled Zoning, is hereby amended to read as follows:

Zone	Permitted Principal Uses	Permitted	Conditional
		Accessory	Uses
		Uses	
B200	1. Finance, insurance and real estate.	No	No Change
Shopping	2. Health-care facilities.	Change	
Center	3. Instructional, karate/martial arts schools and		
Business	dance studios.	·	
	4. Licensed child-care centers.	·	
	5. Offices, business and professional.		
	6. Parks.		
	7. Planned commercial development.		
	8. Public facilities.		
	9. Public recreation facility.		
	10. Retail sales.		
	11: Retail services.		
	12. Restaurant, take-out.		
	13. Restaurant, fact food.		
	14. Restaurant.		
	15. Solar energy systems.		

GI180	1. Assembly or packaging of products from	No	No Change
General	previously prepared materials.	Change	
Industry	2. Contractor's equipment sales and service.		
	3. Distribution center.		
	4. Extraction or excavation operations subject to § 24-3.8f.		
	5. Glass and textile manufacture.		
	6. Instructional, karate/martial arts and dance studios.		
	7. Lumber and building materials sales.		
	8. Planned industrial developments.		
	9. Printing plants or publishing houses.		
·	10. Public parks, playgrounds or athletic fields.		
	11. Public utility buildings, telephone exchange,		
	telegraph.		
	12. Research laboratories.	1	
	13. Self-storage facilities.		
	14. Solar energy systems.		
	15. Tool, die and pattern making, other machine		
	shop operations.		,
	16. Truck terminals.		
	17. United States Post Office.		
	18. Warehouse and/or distribution facility.		•
	19. Wholesale business storage and warehousing.		
;	20. Woodworking, furniture repair and custom		
	upholstery, metalworking, electrical sales,		
	contracting.		

SECTION 2. All ordinances or parts of ordinances in conflict or inconsistent with the provisions of this ordinance are, to the extent of such inconsistency, hereby repealed.

SECTION 3. In case, for any reason, any section or provision of this Ordinance shall be held to be unconstitutional or invalid, the same shall not affect any other section or provision of this Ordinance, except so far as the section or provision so declared unconstitutional or invalid shall be severed from the remainder or any portion thereof.

SECTION 4. This ordinance shall take effect twenty (20) days following final passage, approval, and publication as required by law.

TOWNSHIP OF MAHWAH ORDINANCE NO. 1964

BOND ORDINANCE PROVIDING FOR THE ACQUISITION OF PROPERTY KNOWN AS 1201 NORFOLK ROAD IN AND BY THE TOWNSHIP OF MAHWAH, IN THE COUNTY OF BERGEN, NEW JERSEY, APPROPRIATING \$14,400,000 THEREFOR AND AUTHORIZING THE ISSUANCE OF \$14,400,000 BONDS OR NOTES OF THE TOWNSHIP TO FINANCE THE COST THEREOF.

WHEREAS, the Constitution of the State of New Jersey requires municipalities to create realistic opportunities for the provision of safe, decent housing affordable to low- and moderate income households; and

WHEREAS, Section 16 of the Local Redevelopment and Housing Law, N.J.S.A. 40A:12A-1 et seq. (the "Housing Law") authorizes municipalities to own and operate housing projects designed to provide decent, safe and sanitary dwellings for persons of low and moderate incomes; and

WHEREAS, Sections 16 and 22 of the Housing Law further authorize a municipality to acquire real and personal property in furtherance of the ownership and operation of such housing projects; and

WHEREAS, the Township of Mahwah, in the County of Bergen, New Jersey (the "Township"), desires to acquire property commonly known as 1201 Norfolk Road and described on the official tax maps of the Township as Block 70, Lot 15.01, including the building located thereon, consisting of seventy-five (75) market-rate residential rental dwelling units, and all other

buildings, improvements and fixtures thereon, and all tenements, hereditaments, appurtenances, and rights of way incident and belonging thereto; and

WHEREAS, upon such acquisition, the Township intends to deed restrict the property and own, operate and maintain the property for residential use by persons of low and moderate incomes, in furtherance of the Township's Constitutional obligations; and

WHEREAS, the Township anticipates setting rents pursuant to Section 19 of the Housing Law in an amount sufficient to pay all expenses of the housing project, including debt service on the bonds and bond anticipation notes authorized hereby; provided that if such rental amounts are not sufficient to provide for such expenses, the Township anticipates filing an application to amend its spending plan to permit payment of any such shortfall in rentals from the Township's affordable housing trust fund and not from taxpayer dollars.

NOW, THEREFOR, BE IT ORDAINED BY THE TOWNSHIP COUNCIL OF THE TOWNSHIP OF MAHWAH, IN THE COUNTY OF BERGEN, NEW JERSEY (not less than two-thirds of all members thereof affirmatively concurring) AS FOLLOWS:

Section 1. The recitals to this bond ordinance are incorporated by reference herein as if set forth in full.

Section 2. The improvement described in Section 4(a) of this bond ordinance is hereby authorized to be undertaken by the Township as a general improvement. For the improvement or purpose described in Section 3(a), there is hereby appropriated the sum of \$14,400,000. No down payment is required pursuant to N.J.S.A. 40A:2-11(c) as this bond ordinance authorizes obligations solely for a purpose described in N.J.S.A. 40A:2-7(d) as more fully set forth in Section 7(e).

- Section 3. In order to finance the cost of the improvement or purpose, negotiable bonds are hereby authorized to be issued in the principal amount of \$14,400,000 pursuant to the Local Bond Law. In anticipation of the issuance of the bonds, negotiable bond anticipation notes are hereby authorized to be issued pursuant to and within the limitations prescribed by the Local Bond Law.
- Section 4. (a) The improvement hereby authorized and the purpose for the financing of which the bonds are to be issued is the acquisition of property in the Township known as 1201 Norfolk Road and described on the official tax map of the Township as Block 70, Lot 15.01, including all costs necessary therefor and incidental thereto.
- (b) The estimated maximum amount of bonds or bond anticipation notes to be issued for the improvement or purpose is as stated in Section 3 hereof.
- (c) The estimated cost of the improvement or purpose is equal to the amount of the appropriation herein made therefor.
- Section 5. All bond anticipation notes issued hereunder shall mature at such times as may be determined by the chief financial officer; provided that no bond anticipation note shall mature later than one year from its date, unless such bond anticipation notes are permitted to mature at such later date in accordance with applicable law. The bond anticipation 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 bond anticipation notes issued pursuant to this bond ordinance, and the chief financial officer's signature upon the bond anticipation notes shall be conclusive evidence as to all such determinations. All bond anticipation notes issued hereunder may be renewed from time to time subject to the provisions of the Local Bond Law or other applicable law. The chief financial officer is hereby authorized to sell part or

all of the bond anticipation notes from time to time at public or private sale and to deliver them to the purchasers thereof upon receipt of payment of the purchase price plus accrued interest from their dates to the date of delivery thereof. The chief financial officer is directed to report in writing to the governing body at the meeting next succeeding the date when any sale or delivery of the bond anticipation notes pursuant to this bond ordinance is made. Such report must include the amount, the description, the interest rate and the maturity schedule of the bond anticipation notes sold, the price obtained and the name of the purchaser.

Section 6. The Township hereby certifies that it has adopted a capital budget or a temporary capital budget, as applicable. The capital or temporary capital budget of the Township is hereby amended to conform with the provisions of this bond ordinance to the extent of any inconsistency herewith. To the extent that the purposes authorized herein are inconsistent with the adopted capital or temporary capital budget, a revised capital or temporary capital budget has been filed with the Division of Local Government Services.

Section 7. The following additional matters are hereby determined, declared, recited and stated:

- (a) The improvement or purpose described in Section 4(a) of this bond ordinance is not a current expense. It is an improvement or purpose that the Township may lawfully undertake 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 the improvement or purpose within the limitations of the Local Bond Law, according to the reasonable life thereof computed from the date of the bonds authorized by this bond ordinance, is 40 years.

- (c) The Supplemental Debt Statement required by the Local Bond Law has been duly prepared and filed in the office of the 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. Such statement shows that the gross debt of the Township as defined in the Local Bond Law is increased by the authorization of the bonds and notes provided in this bond ordinance by \$14,400,000, and the issuance of the obligations authorized herein is permitted by the exception to the debt limitation authorized by N.J.S.A. 40A:2-7(d).
- (d) An aggregate amount not exceeding \$500,000 for items of expense listed in and permitted under N.J.S.A. 40A:2-20 is included in the estimated cost indicated herein for the purpose or improvement.
- (e) This bond ordinance authorizes obligations of the Township solely for a purpose described in N.J.S.A. 40A:2-7(d). This purpose is in the public interest and is for the health, welfare, convenience or betterment of the inhabitants of the Township. The amounts to be expended for this purpose pursuant to this bond ordinance are not unreasonable or exorbitant, and the issuance of the obligations authorized by this bond ordinance will not materially impair the credit of the Township or substantially reduce its ability to pay punctually the principal of and the interest on its debts and to supply other essential public improvements and services. The Local Finance Board in the Division of Local Government Services of the Department of Community Affairs of the State of New Jersey has heretofore made a determination to this effect and has caused its consent to be endorsed upon a certified copy of this bond ordinance as passed upon first reading.
- Section 8. The Township hereby declares the intent of the Township to issue bonds or bond anticipation notes in the amount authorized in Section 3 of this bond ordinance and to use

the proceeds to pay or reimburse expenditures for the costs of the purposes described in Section 4(a) of this bond ordinance. This Section 8 is a declaration of intent within the meaning and for purposes of the Treasury Regulations.

Section 9. Any grant moneys received for the purpose described in Section 4(a) hereof shall be applied either to direct payment of the cost of the improvement or to payment of the obligations issued pursuant to this bond ordinance. The amount of obligations authorized but not issued hereunder shall be reduced to the extent that such funds are so used.

Section 10. The chief financial officer of the Township is hereby authorized to prepare and to update from time to time as necessary a financial disclosure document to be distributed in connection with the sale of obligations of the Township and to execute such disclosure document on behalf of the Township. The chief financial officer is further authorized to enter into the appropriate undertaking to provide secondary market disclosure on behalf of the Township pursuant to Rule 15c2-12 of the Securities and Exchange Commission (the "Rule") for the benefit of holders and beneficial owners of obligations of the Township and to amend such undertaking from time to time in connection with any change in law, or interpretation thereof, provided such undertaking is and continues to be, in the opinion of a nationally recognized bond counsel, consistent with the requirements of the Rule. In the event that the Township fails to comply with its undertaking, the Township shall not be liable for any monetary damages, and the remedy shall be limited to specific performance of the undertaking.

Section 11. The Mayor, Deputy Mayor, Township Administrator, Township Clerk and Township Attorney, as the case may be, are authorized pursuant to N.J.S.A. 40A:12A-1 et seq, N.J.S.A. 40A:12-1 et seq., and any other applicable law, to prepare, execute and attest, as applicable, any and all necessary documentation to effectuate the acquisition of property as

described herein, including, but not limited to, a purchase contract and any amendments necessary thereto, and any other certificates, documents, agreements or instruments necessary to effectuate the acquisition of property as described herein.

Section 12. The full faith and credit of the Township are hereby pledged to the punctual payment of the principal of and the interest on the obligations authorized by this bond ordinance. The obligations shall be direct, unlimited obligations of the Township, and the Township shall be obligated to levy *ad valorem* taxes upon all the taxable property within the Township for the payment of the obligations and the interest thereon without limitation of rate or amount.

Section 13. This bond ordinance shall take effect 20 days after the first publication thereof after final adoption, as provided by the Local Bond Law.

RESOLUTION TOWNSHIP OF MAHWAH P.O. BOX 733 MAHWAH NJ 07430

Resolution #115-22

Date: March 10, 2022

Name	Motion	Second	Yes	No	Abstain	Absent
Ariemma						
Bolan						
Ervin						
Ferguson						
Paz						
Wong						
May						

RESOLUTION AUTHORIZING A TEMPORARY LICENSE AGREEMENT WITH RAMAPO COLLEGE OF NEW JERSEY TO USE THE TOWNSHIP RIGHT-OF-WAY FOR FIRE SAFETY PURPOSES

WHEREAS, Ramapo College of New Jersey ("Ramapo College") has requested use of the Township right-of-way ("Township ROW") for fire box signaling on certain utility poles located along Route 202/Ramapo Valley Road in the Township of Mahwah; and

WHEREAS, the purpose of the use is to install fiber optic cable to provide Ramapo College's fire alarm system with a reliable connection to the monitoring systems located on the main campus; and

WHEREAS, the Township Fire Official and Township Engineer have reviewed the request and have no objections; and

WHEREAS, the Township Attorney has recommended that the parties enter into a Temporary License Agreement to memorialize the terms and conditions of use of the Township ROW, which agreement is attached hereto; and

WHEREAS, in accordance with Section 15-2.6(h)(1) of the Township Code, the Township Council desires to waive the permit requirement for such use because Ramapo College is a public entity of the State of New Jersey and has made the request for fire safety purposes, which purposes promote the health, safety and welfare of residents and visitors of the Township.

NOW, THEREFORE, BE IT RESOLVED by the Township Council of the Township of Mahwah, County of Bergen, State of New Jersey, as follows:

1. The Township Council hereby authorizes Ramapo College to use the Township ROW on utility poles in designated areas for the purpose of installing fiber optic cable to provide Ramapo

College's fire alarm system with a reliable connection to the monitoring systems located on the main campus.

- 2. This authorization is conditioned upon execution of a Temporary License Agreement between the Township and Ramapo College to memorialize the terms and conditions for Ramapo College's use of the Township ROW, which agreement is attached hereto.
- 3. The Mayor and Clerk are hereby authorized and directed to execute the Temporary License Agreement.
- 4. This Resolution and Temporary License Agreement shall be kept on file and available for inspection in the Office of the Township Clerk.

I hereby certify that this resolution consisting of two (2) page(s), was adopted at a meeting of the Township Council of the Township of Mahwah, on this 10th day of March 2022.

Kathrine G. Coviello, RMC/CMC/MMC Municipal Clerk

David May Council President

TEMPORARY LICENSE AGREEMENT

THIS AGREEMENT is made on	_, 2022 by and between:
THE TOWNSHIP OF MAHWAH , a body politic and corport the State of New Jersey, whose address is 475 Corporate Drive, Mahwah, New Jersey 07430	orate
("Township" or "Licensee") and:	

RAMAPO COLLEGE OF NEW JERSEY

505 Ramapo Valley Road Mahwah, New Jersey 07430

("Ramapo College' or Licensee")

WITNESSETH:

WHEREAS, Ramapo College is the owner of certain property located on Route 202/Ramapo Valley Road, from Halifax Road extending North East approximately 2,000 feet in the Township of Mahwah, New Jersey, designated as Block 17, Lots 13, 15 and 17 on the Township of Mahwah Tax Maps (the "Property"); as further depicted in "Ramapo College – Proposed Fiber Run" attached hereto as Exhibit A; and

WHEREAS, the Township is the holder of a right-of-way ("Township ROW") on certain utility poles located on the Property, which Township ROW is reserved for Township fire box signaling ("Signal Space"); and

WHEREAS, Ramapo College has requested that the Township grant them a license for access and use of the Township ROW to run fiber optic cable on the same utility poles within the Township ROW, to provide Ramapo College's fire alarm system with a reliable connection to the monitoring systems located on the main campus; and

WHEREAS, the Township Fire Official and Township Engineer have reviewed the request and have no objections; and

WHEREAS, the Township Attorney has reviewed the request and recommends that the parties enter into a Temporary License Agreement to memorialize the terms and conditions of use of the Township ROW; and

WHEREAS, the Township desires to grant the license to Ramapo College, subject to the terms and conditions set forth in this Temporary License Agreement (the "Agreement").

- NOW, THEREFORE, IN CONSIDERATION OF the sum of ONE DOLLAR (\$1.00), and the mutual undertakings herein, Licensor herby gives, grants and conveys to Licensee, a license for the purpose of permitting access and use of a portion of the Township ROW, as further depicted in Exhibit A attached hereto, and for the purposes as hereinafter set forth.
- 1. The Agreement authorizes Licensee's nonexclusive use of the Township ROW for the sole purpose of installing, maintaining and operating fiber optic cable to be used for fire box signaling. This Agreement is not a warranty of title or interest in any other public ROW and does not confer on Licensee any interest in any particular location within the public ROW.
- 2. No other right or authority is granted except as expressly set forth in the Agreement.
- 3. This Agreement is subject to Licensee obtaining any and all other necessary approvals under local, State or federal law to use the subject utility poles, including any consent required from the owner of the utility poles.
- 4. Licensee's use of the Township ROW shall not interfere with the Township's Signal Space or any non-Township ROW or communications facilities.
- 5. In the event another utility or users of the Township ROW requires Ramapo College or their successors to move their use of the Township ROW, it shall be immediately addressed by Ramapo College at its own expense.
- 6. Licensee shall, at its sole cost and expense, keep and maintain its fiber optic cable in the Township ROW in a safe condition, and in good order and repair.
- 7. Licensee shall comply with all local, State and federal law, including applicable requirements of Section 15-2.6 of the Township Code.
- As such, this Agreement hereby expressly incorporates the following Statement of Public Liability Insurance: Any agreement or arrangement signed and entered into on behalf of the State of New Jersey by a State official or employee shall be subject to the provisions of the New Jersey Tort Claims Act, N. J. S. A. 59:1-1 et seq. and the New Jersey Contractual Liability Act, N. J. S. A. 59:13-1 et seq. and the availability of appropriations. The State of New Jersey does not carry public liability insurance, but the liability of the State and the obligations of the State to be responsible for tort claims against its employees are covered under the terms and conditions of the New Jersey Tort Claims Act. The Act also creates a special self-insurance fund and provides for payment of claims against the State of New Jersey or against its employees whom the State is obligated to indemnify against tort claims which arise out of the performance of their duties. Claims against the State of New Jersey or its employees arising out of this Agreement should be referred for handling to the Attorney General, Division of Law, Claims Service Section, Richard J. Hughes Justice Complex, Trenton, New Jersey 08625. Furthermore, the State of New Jersey self funds for Workers Compensation and Disability.

- 9. Subject to the New Jersey Tort Claims Act, N.J.S.A.59:1-1, et seq., the New Jersey Contractual Liability Act, N.J.S.A.59:13-1, et seq., and the availability of funding, Licensee shall be responsible, at its own expense to defend itself against, and hereby releases Licensor for any and all suits, claims losses, demands, expenses, or damages of whatsoever kind or nature, arising out of or in connection with any act or omission of Licensee, its officers and employees, related to this Agreement.
- 10. Licensor and Licensee each bind themselves, their partners, successors, assigns and legal representatives in respect to all covenants, agreements and obligations contained in this Agreement.
- 11. This Agreement contains the entire Agreement between the parties hereto and supersedes all prior and contemporaneous agreements, arrangements, negotiations and understandings between the parties hereto relating to the subject matter hereof. There are no other understandings, statements, promises or inducements, oral or otherwise, contrary to the terms of this Agreement. No representations, warranties, covenants or conditions expressed or implied, whether by statute or otherwise, other than as set forth herein have been made by any party hereto.
- 12. This Agreement may not be modified by either party unless both the Licensor and Licensee agree to such modifications in writing.
- 13. This Agreement shall cease and be abandoned upon either of the following: (1) the Licensee removes its fiber optic cable from the Township ROW; or (2) the Township declares an overriding health and public safety reason to terminate the license.
- 14. Upon full execution by the parties, this Agreement shall be promptly recorded by Licensee with the Bergen County Clerk's Office, at the Licensee's sole cost. Licensee shall provide proof of recording to the Township of Mahwah.
- 15. This Agreement, and all claims arising out of or relating to this Agreement, shall be governed in accordance with the laws of the State of New Jersey, including, but not limited to, the New Jersey Contractual Liability Act, N.J.S.A. 59:13-1, et seq. and the New Jersey Tort Claims Act, N.J.S.A. 59:1-1, et seq.

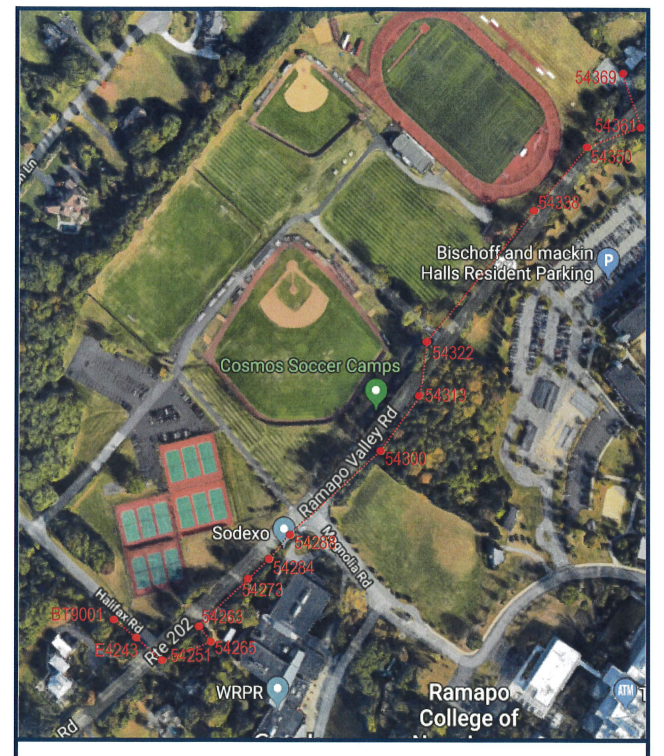
IN WITNESS WHEREOF, the parties hereto have hereunto set their hands and seals or caused their proper corporate officers and their proper corporate seals to be affixed hereto the day and year as indicated below.

[SIGNATURES ON NEXT PAGE]

WITNESS/ATTEST:	TOWNSHIP OF MAHWAH/LICENSOR
Kathrine G. Coviello, RMC/CMC/MMC Township Clerk	By: James Wysocki, Mayor
WITNESS/ATTEST:	RAMAPO COLLEGE OF NEW JERSEY
	By: Kirsten Loewrigkeit V.P. for Administration & Finance

[ACKNOWLEDGMENTS ON NEXT PAGE]

STATE OF NEW JERSEY:	
: SS: COUNTY OF BERGEN :	
before me and this person acknowledged the CLERK of the TOWNSHIP OF MAD attached document; (b) this person is the proper municipal officer who is JAMES (c) this document was signed and deliver authorized by a proper resolution of the	022 KATHRINE G. COVIELLO personally came I under oath, to my satisfaction, that: (a) this person is HWAH, the municipal corporation named in the e attesting witness to the signing of this document by the WYSOCKI, the MAYOR of the municipal corporation; red by the municipal corporation as its voluntary act duly Council; (d) this person knows the proper seal of the I to this document; and (e) this person signed this proof
Sworn and Subscribed to before me this day of , 2022. (Notary sign, seal, stamp)	Kathrine G. Coviello, Clerk
STATE OF NEW JERSEY }	SS.:
COUNTY OF BERGEN	33 }
Vice President for Administration and I	
	(Notary/Attorney)



RAMAPO COLLEGE - PROPOSED FIBER RUN

<u>Proposal:</u> Ramapo college is asking for permission to use the signal space (township right of way reserved for fire box signaling) which is located just above the low voltage window up to the secondary/street light height. This space is used for life safety and each town that allows pole line through their town (IE: Power Company or Verizon usually joint use poles with them). We are asking to use one space on the pole generally located as described above. Start of Run at the President's House (BT9001) and run along the poles to the Sculpture Studio (54369).

Safety Precautions:

Giving this is a moving operation, we will plan to use the services of two police officers with patrol cars while work is taking place.

RESOLUTION TOWNSHIP OF MAHWAH P.O. Box 733 MAHWAH, NJ 07430

Resolution #116-22

Date: March 10, 2022

Name	Motion	Second	Yes	No	Abstain	Absent
Ariemma						
Bolan						
Ervin						
Ferguson						
May						
Paz						
Wong						

A RESOLUTION APPROVING THE DISBURSEMENT OF FUNDS FROM THE BCIA DPW PROJECT

WHEREAS, pursuant to Section 510 (C) of that certain Lease Purchasing Agreement dated as of August 1, 2011(the "Original Lease Agreement") by and between the Bergen County Improvement Authority (the "Authority") and the Township of Mahwah, New Jersey, and (ii) Section 5.02 of the Authority's bond resolution entitled "RESOLUTION AUTHORIIZNG THE ISSUANCE OF COUNTY GUARANTEED LEASE REVENUE BONDS OF THE BERGEN COUNTY IMPROVEMENT AUTHORITY" duly adopted by the Authority on June 3, 2021 collectively, the "Lease Revenue Bond Resolution", M&T Trust Company, as Trustee for the holders of the captioned bonds (the "Bonds"), is hereby requested to pay from moneys on deposit in the Acquisition Fund bills associated with the Township of Mahwah DPW Project in Mahwah, New Jersey, and

WHEREAS, Requisition Number #3 in the amount of \$ 31,350.00 is payable to MAST Construction Services, Inc. and \$31,500.00 is being sent to M&T Bank on March 10, 2022 by the MAYOR AND COUNCIL, Business Administrator and CFO of the Township of Mahwah.

THEREFORE, BE IT RESOLVED that the action of the CFO in submitting the bill for payment, to the Trustee M&T Bank, as approved by the CFO, is hereby approved.

BE IT FURTHER RESOLVED, that the Township Clerk shall keep a copy of this Resolution on file and available for inspection in the office of the Township Clerk and shall forward a copy of this Resolution to the Mayor, Business Administrator, QPA, CMFO, and the Assistant to the Business Administrator.

I hereby certify that this resolution consisting of one page(s), was adopted at a meeting of the Township Council of the Township of Mahwah, on the 10th day of March, 2022.

Kathrine Coviello, RMC/CMC/MMC

Municipal Clerk

David May

Council President

THE BERGEN COUNTY IMPROVEMENT AUTHORITY \$22,600,000 COUNTY GUARANTEED LEASE REVENUE BONDS, SERIES 2021 Township of Mahwah Project

LEASE AND AGREEMENT REQUISITION FOR PAYMENT

VIA ELECTRONIC MAIL

Manufacturers and Traders Trust Company Corporate Trust Administration 99 Wood Avenue South Iselin, New Jersey 08830

REQUISITION REF. NO. 2021-3

I, the undersigned Chief Financial Officer of the Township of Mahwah, in the County of Bergen (the "Municipality") DO HEREBY CERTIFY that I am an Authorized Municipal Representative duly designated by the Municipality to execute and deliver this certificate on behalf of the Municipality. I DO HEREBY FURTHER CERTIFY pursuant to and in accordance with the terms of the Lease and Agreement between the Bergen County Improvement Authority (the "Authority") and the Municipality dated as of August 1, 2021 (the "Lease") as follows:

- 1. Disbursement from BCIA Mahwah DPW 2021 Project Account number 148951-001
- 2. The name and address of the person, firm or corporation to whom payment is due is: MAST Construction Services, Inc. 96 East Main Street, Little Falls, NJ 07424.
- 3. The amount to be paid to such person, firm or corporation: \$31,350.00
- 4. The Project Costs to which this Requisition relates is Township of Mahwah DPW Project.
- 5. Each obligation, item of cost or expense mentioned herein has been properly incurred, is an item of Cost and is a proper charge against the Project Fund and has not been the basis of any previous withdrawal.

Capitalized terms used herein and not otherwise defined shall have the meanings ascribed to such terms in the Lease. This requisition is authorized to be executed in counterparts by the parties set forth below.

DATED:	TOWNSHIP OF MAHWAH
	Authorized Municipal Representative Name: Joseph Kovalcik Title: Chief Financial Officer
	half of the Bergen County Improvement Authority, hereby acknowledges the the certifications set forth above.
DATED:	BERGEN COUNTY IMPROVEMENT AUTHORITY
	Authorized Authority Representative Name: Mauro Raguseo

Title:

Executive Director

SCHEDULE A

Check disbursement instructions:

Payee Name: MAST Construction Services, Inc.

Address:	Little Falls, NJ 07424		÷
Amount: \$	\$31,350.00		
Date:	March 10, 2022		
Wiring Instruct	ions:	٠	
Bank name:			
Bank ABA:	·		
Payee account	number:	·	
Payee account	name:		
For further cred	dit (if necessary):		
Attached Descr	iption of Product/Service: see below		

[ATTACH BILLING/PAGES AS NECESSARY]

RESOLUTION TOWNSHIP OF MAHWAH P.O. Box 733 MAHWAH, NJ 07430

Resolution #117-22

Date: March 10, 2022

Name	Motion	Second	Yes	No	Abstain	Absent
Ariemma						
Bolan						
Ervin						
Ferguson						
Paz						
Wong						
May						

WHEREAS, the Township of Mahwah has a need to procure Professional Legal Services as a non-fair and open contract pursuant to the provisions of N.J.S.A. 19:44A-20.4, et seq (the "Pay-to-Play Law"); and

WHEREAS, the Mayor has appointed Brian Chewcaskie Esq, of Cleary, Giacobbe, Alfieri, Jacobs, LLC as Township Continuing Litigation Attorney for 2022; and

WHEREAS, the QPA has determined and certified that the value of this contract will exceed \$17,500.00; and

WHEREAS, Cleary, Giacobbe, Alfieri, Jacobs, LLC has completed and submitted a Business Entity Disclosure Certification which certifies that Cleary, Giacobbe, Alfieri, Jacobs, LLC has not made any reportable contributions to a political or candidate committee in the Township of Mahwah in the previous one year, and that it is prohibited from making any reportable contributions through the term of the contract; and

WHEREAS, the CMFO has certified that funds are available in Operating Account #01-201-20 155100-219 (Miscellaneous Legal/Litigation);

NOW, THEREFORE, BE IT RESOLVED that the Township Council of the Township of Mahwah be and does hereby award a contract in an amount not-to-exceed \$30,000.00 to Brian M. Chewcaskie, Esq. of the firm of Cleary, Giacobbe, Alfieri, Jacobs, LLC for matters of continuing litigation for 2022; and

BE IT FURTHER RESOLVED that the matters covered under this contract include:

Affordable Housing Settlement

Powers v. Mahwah (A-002302-19)

Mahwah v. RMI (BER-L 3189-17)

Monitoring Federal case (2:18-cv-09228-2018) RMI against RHPC.

RHPC v. Mahwah (2:20-cv-09313)

Sinclair v. Mahwah (2:16-cv-01568)

BE IT FURTHER RESOLVED that the Township Attorney may add additional matters to said Contract, from time to time, upon written notice to the Mayor, Business Administrator, and Township Council; and

BE IT FURTHER RESOLVED that the Contract amount shall not exceed \$30,000.00 without the further authorization of the Governing Body and the CMFO has certified that funds are available; and

BE IT FURTHER RESOLVED, that said Contract is being awarded pursuant to N.J.S.A. 40A:11-5(1)(a)(I) because the practice of Professional Legal Services is regulated by law and because it has been determined that the personnel of Cleary, Giacobbe, Alfieri, Jacobs, LLC are authorized by law to practice said profession; and

BE IT FURTHER RESOLVED, that the Mayor and Township Clerk be and are hereby authorized and directed to execute the aforesaid Contract in form to be approved by the Township Attorney; and

BE IT FURTHER RESOLVED, that a notice of this action be printed in the official newspaper of the Township of Mahwah; and

BE IT FURTHER RESOLVED that the Municipal Clerk shall keep a copy of this Resolution and the Contract on file and available for inspection and shall forward a copy of this Resolution to the Business Administrator, QPA, Township Attorney, CMFO, and Brian M. Chewcaskie, Esq. of Cleary, Giacobbe, Alfieri, Jacobs, LLC, 169 Ramapo Valley Road, UL105, Oakland, NJ 07436.

I hereby certify that this resolution consisting of two pages, was adopted at a meeting of the Township Council of the Township of Mahwah, the 10th day of March, 2022.

Kathrine Coviello RMC/CMCMMC Municipal Clerk

David May Council President

TOWNSHIP OF MAHWAH

REQUEST FOR CERTIFICATE OF FUNDS

DATE:	3/4/22				
TO:	JOSEPH KOVALCIK, JR., CMFC)			
FROM:	JANET PUZO, ASSISTANT TO	THE BUSINE	SS ADMINISTI	RATOR	
RE: Please certif with Cleary,	CERTIFICATION OF FUNDS of Chewcaskie, Esq., of the firm Congoing Litigation Attorney, in the fy that the following accounts have so Giacobbe, Alfieri, Jacobs, LLC, in the	Cleary, Giaco e amount not- sufficient fund	bbe, Alfieri, Ja to-exceed \$ 30,0 ls for an Annua	cobs, LLC 000.00.	as 2022 Township
Account: This contract	01-201-20 - 155100-219 et does exceed \$17,500.00.	Amount: \$	30,000.00	U/B \$	Subject to 2022 Budget Approval
		HTE BELOW	Busin THIS LINE	amin Kezma ness Admini	
Pursuant to N	N.J.A.C. 5:30 – 1.10, I hereby certify	NSHIP COUI that as of <u>a</u>			
the free and u	unencumbered balance in the appropr	iation accoun	(s) entitled		
see at	bove	is \$	see above	a	nd that there are
adequate fund	nds available for the proposed contract	noted above.	Joseph Ko	e E	C.M.F.O.
Resolution N Ordinance No	No.:				
This is to cert	tify that the required funds needed in	connection w	ith the above are	e available in	n Account:
Dated:	13/22 /hu	Benjamin K	Yezmarsky		

RESOLUTION TOWNSHIP OF MAHWAH P.O. BOX 733 MAHWAH, NJ 07430

Resolution #118-22

Date: March 10, 2022

Name	Motion	Second	Yes	No	Abstain	Absent
Ariemma						
Bolan						
Ervin						
Ferguson						
Paz						
Wong						
May						

WHEREAS, the Mayor of the Township of Mahwah has appointed Michael J. Edwards, Esq., of Surenian, Edwards, & Nolan, LLC, a Professional Service contract as Township Affordable Housing Attorney for the year 2021; and

WHEREAS, Resolution #022-21, dated January 4, 2021 specifies the contract not-to-exceed \$30,000.00, and Resolution # 323-21, dated September 23, 2021 increased the not-to-exceed contract to \$255,000.00; and Resolution #425-21, dated December 30, 2021 increased the not-to-exceed contract to \$330,000.00;

WHEREAS, the Township has now determined it requires additional services to be provided by the Township Affordable Housing Attorney; and

WHEREAS, the Township Council of the Township of Mahwah supports the amendment of the Surenian, Edwards, & Nolan, LLC Professional Service contract as Township Affordable Housing Attorney, increasing the annual contract by \$15,100,00; and

WHEREAS, the CMFO has provided a Certification as to Availability of Funds in Account #01-203-20-155100-219.

NOW THEREFORE BE IT RESOLVED, that the contract be amended to a new not-to-exceed \$345,100.00, the rates consistent with the proposal dated December 1, 2020, contained in the contract dated January 1, 2021; and

BE IT FURTHER RESOLVED, that the new contract amount of \$345,100.00 shall not be exceeded without further authorization of the Governing Body and the CMFO has certified that funds are available; and

BE IT FURTHER RESOLVED, that the Mayor and Township Clerk are hereby authorized and directed to execute the aforesaid Contract amendment in a form to be approved by the Township Attorney; and

BE IT FURTHER RESOLVED, that a Contract Amendment shall be placed on file and made available for inspection with this Resolution in the office of the Township Clerk, who shall forward a copy of this Resolution to the Business Administrator; CMFO; Assistant to the Business Administrator, and Michael Edwards, Esq. of Surenian, Edwards & Nolan, LLC, 311 Broadway, Suite A, Pt. Pleasant Beach, NJ 08742.

I hereby c	ertify tha	t this r	esolution	consisting	of two	pages v	vas a	dopted	at a meetii	ig of i	the
Township	Council	of the	Township	of Mahwa	the	10th day	y of I	March,	2022.		

Kathrine Coviello RMC/CMC/MMC Municipal Clerk

David May Council President

RESOLUTION TOWNSHIP OF MAHWAH P.O. Box 733 MAHWAH, NJ 07430

Resolution #119-22

Date: March 10, 2022

Name	Motion	Second	Yes	No	Abstain	Absent
Ariemma						
Bolan						
Ervin						
Ferguson			_			
Paz						
Wong						
May						

WHEREAS, bids were solicited and five bids were received for Bid MTB#22-05 "Township of Mahwah Recreation Materials and Supplies"; and

WHEREAS, the Chief Financial Officer has certified that funds are available in the 2022 and 2023 budgets, subject to Township of Mahwah 2022 and 2023 budget adoptions; and

NOW, THEREFORE, BE IT RESOLVED that the Township Council of the Township Mahwah hereby awards Bid #MTB#22-05 Recreation Materials and Supplies to the lowest responsive responsible bidders: Varsity Brands Holding Co., Inc. dba: BSN Sports; East Coast Designs Unlimited; Riddell/All American; R & R Trophy & Sporting Goods; EJG Sports, LLC and S & S Worldwide, as per the attached bid results spreadsheet for a one-year contract for the period March 11, 2022 through March 10, 2023; and

BE IT FURTHER RESOLVED, that the compensation for said Recreation Materials and Supplies contract shall be claimed, approved and paid in the manner set forth in N.J.S.A.40A:5-18 and pursuant to agreements to be entered into between the parties; and

BE IT FURTHER RESOLVED, that pursuant to N.J.A.C.5:30-5.5(c)2, the contract amounts for year 2022 are based on a reasonable estimate of the goods or services required over the contract term, and the local unit is not obligated to spend that amount and that the not to exceed contract amount shall not exceed \$55,000.00 in Recreation operating accounts #01-201-28-370100-223, 01-201-28-370100-224 and 01-201-28-370100-225, without further authorization of the Governing Body and the Chief Financial Officer has certified that the funds are available in said accounts.

BE IT FURTHER RESOLVED that the Municipal Clerk shall keep a copy of this Resolution on file and available for inspection in the Office of the Municipal Clerk, and shall forward a copy of this Resolution to the Business Administrator; QPA; Recreation Director, CFO, Accounts Payable, and R & R Trophy & Sporting Goods, 155 Ridge Road, North Arlington, NJ 07031; East Coast Designs Unlimited, 90 Columbus Ave. Hasbrouck Heights, NJ 07604; Riddell / All American, 7501 Performance Lane, North Ridgeville, OH 44039; Varsity Brands Holding Co., Inc. dba: BSN Sports, PO Box 7726, Dallas, TX 75209-0726; and S & S Worldwide, 75 Mill Street, Colchester CT 06415.

I hereby certify that this resolution consisting of two page(s) was adopted at a meeting of the Township Council of the Township of Mahwah, on the 10th day of March, 2022.

Kathrine G. Coviello, RMC, CMC, MMC Municipal Clerk

David May Council President

TOWNSHIP OF MAHWAH

REQUEST FOR CERTIFICATE OF FUNDS

DATE:	3/7/22
TO:	JOSEPH KOVALCIK, CFO
FROM:	JOANNE BECKER
RE:	CERTIFICATION OF FUNDS FOR AWARD OF BID MTB#22-05 "TOWNSHIP OF MAHWAH RECREATION MATERIALS & SUPPLIES"
Recreation M	that the following accounts have sufficient funds to award MTB #22-05 "Township of Mahwah aterials & Supplies" bid to R & R Trophy, East Coast Designs, BSN Sports, Riddell/All American orldwide; for a one-year contract as per the bid item unit prices.
01 01	-201-28-370100-223 Not to exceed 2022 BUDGET -201-28-370100-224 Not to exceed 2022 BUDGET -201-28-370100-225 Not to exceed 2022 BUDGET ts for 2023 subject to 2023 budget adoption. U/B \$ 3,000.** temp budget U/B \$ 18,360.25 temp budget U/B \$ 0.00 temp budget
This contract	does X does not exceed \$17,500.00. Contract is Fair and Open by sealed bids.
	DEPARTMENT HEAD
	DO NOT WRITE BELOW THIS LINE
	TOWNSHIP COUNCIL
Pursuant to N	J.A.C. 5:30 – 1.10, I hereby certify that as of 3 – 3 – 3
the free and u 01-201-7	nencumbered balance in the appropriation account (s) entitled 28-370100 - 223 Adult achieves 3,000 8-370100 - 224 is \$
adequate fund	Is available for the proposed contract noted above.
	Joseph Kovalcik, C.F.O.
Resolution No	D.: D.:
	ify that the required funds needed in connection with the attached been or will be available in the under Account #:
Dated:	11-44/1
	Ben Kezmarsky
	Business Administrator

MAHWAH RECREATION YOUTH SPORTS

BASEB			BSN SPC	ORTS	EAST COAS	ST DES.	RIDDELL		R&RTRO	PHY	S&SWC	RLDWIDE		
ITEM NUMBER	QUANTITY	ITEM DESCRIPTION												
YS-001	400	T-SHIRTS-BOYS FRUIT OF LOOM BEST #5930B	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions
13-001	400	50/50 BLEND. ASSORTED COLORS . SMALL-XL. FRONT - "MAHWAH" - 4" ABOVE BASEBALL W/CROSSED BATS. BACK: 6" NUMBERS.	N/B		ā 5.00		\$ 7.15	-	\$ 6.64	¥	N/B			
YS-002	36	TSHIRTS-MENS-FRUIT OF LOOM BEST #5930			\$ 5.00	Adult XXL +2.50 Adult 3XL +3.50	\$ 7.35		\$ 6.64		N/B	 	<u> </u>	+
		50/50 BLEND. ASSORTED COLORS . SMALL-XL. FRONT - "MAHWAH" - 4" ABOVE BASEBALL W/CROSSED BATS. BACK: 6" NUMBERS.	N/B			Adult 4XL +4.50 Adult 5XL +5.50				-				
YS-003	600	BASEBALL HATS MLB EMBLEM EMBROIDERED FULL TWIN - ADJUSTABLE-ADULT SIZE ASSORTED TEAMS MAJOR LEAGUE REPLICA OUTDOOR CAP BRAND MODEL MLB-275 ADULT (NO SUBS)	N/B		N/B		N/B		\$ 9.54		N/B			
YS-004	6	RAWLINGS AI20 CATCHER'S HELMET BLACK	\$ 64.38	As spec 1383962	N/B		N/B		N/B		N/B			1
YS-005	6	DIAMOND DCH-MAX CATCHER'S HELMET BLACK	N/B		N/B		N/B		N/B		N/B			
YS-006	120	BASEBALLS - RAWLINGS TVB SAFETY BALL	\$ 3.07	As spec RWTVB *Must order multiples of	N/B	ii ii	N/B		\$ 2.96		N/B			
YS-007	72	BASEBALLS - EASTON SOFTOUCH 9"			N/B		N/B		\$ 4.54		\$ 5.28	W3058		
		INCREDIBALL #A122101	\$ 5.14	As spec 1196658										
YS-008	500	BASEBALLS - RAWLINGS #RLLB1	\$ 4.17	As spec 1055757 *Must order multiples of 12	N/B		\$ 48.80	ALT - DIAMOND DLL1	\$ 3.84		N/B			
YS-009	120	BASEBALLS - RAWLINGS #RLLB	\$ 5.66	As spec 1055740 *Must order multiples of 12	N/B		\$ 55.00	ALT - DIAMOND DLL	\$ 5.08		N/B			
YS-010	120	BASEBALLS- RAWLINGS RIF 10	\$ 5.34	As spec RWRIF10L *Must order multiples of 12	N/B		N/B		\$ 4.74		N/B			
YS-011	120	BASEBALLS- RAWLINGS ROTB5 -RIF LEVEL 5	\$ 5.34	As spec RWRIF5L *Must order multiples of 12	N/B		N/B		\$ 3.74		N/B			
YS-012		BASEBALLS- RAWLINGS ROTB10 -RIF LEVEL 10	\$ 5.28	As spec RWRPTB10 *Must order multiples of 12	N/B		N/B		\$ 4.74		N/B			
YS-013	4	RAWLINGS CATCHER'S GLOVE RCM315 32" YOUTH SIZE (AGES 9-12)	\$ 37.93	MacGregor BBCMPROX	N/B		\$ 49.80	ALT- MIZUNO 311668	\$ 43.44		N/B			

BASEB	ALL/SOF	TBALL MISC. EQUIPMENT	BSN SPO	RTS	EAST COA	AST DES.	RIDDELL		R&RTRO	PHY	S&SWO	RLDWIDE		
ITEM	QUANTITY	ITEM DESCRIPTION		I .										T
YS-014	8	RAWLINGS CATCHER'S GLOVE PREP SIZE (AGES 12-15)	\$ 40.93	MacGregor MCCM100X	unit price N/B	exceptions	\$ 58.15	ALT-MIZUNO 311667	unit price \$ 46.44	RCM325	unit price	exceptions	unit price	exceptions
YS-015	4	MAGREGOR JUNIOR CATCHERS GEAR PACK	\$ 122.32	As spec 1186895	N/B		N/B		N/B		N/B			
YS-016	4	MAGREGOR PREP CATCHERS GEAR PACK	\$157.46		N/B		N/B		N/B		N/B			
YS-017	4	MAGREGOR YOUTH VENTED BATTING HELMET JR. SIZE (6 1/8- 6 7/8) YOUTH SIZE (6 3/4-7 1/2)	\$ 15.48	As spec 1383944 1383945	N/B		N/B		N/B		N/B			
YS-018	2 SETS	HEAVY DUTY VINYL THROWDOWN BASES MACGREGOR MCBASE55Y OFFICIAL SIZE	\$ 24.92	MCBASE55Y	N/B		N/B		N/B		N/B			
YS-019	2 SETS	HEAVY DUTY VINYL THROWDOWN BASES MACGREGOR MCBASE35Y YOUTH SIZE	\$ 18.42	MCBASE35Y	N/B		N/B		N/B		N/B			
YS-020	3	SAFETY BASES 1/2 ORANGE, 1/2 WHITE	\$ 26.73	MacGregor BBDBLFB3	N/B		N/B		\$ 24.44		N/B			
YS-021	36	UMPIRE INDICATORS - 4 WAY- METAL	\$ 2.62	MacGregor BBUMPIN4 *Plastic	N/B		N/B		N/B		N/B			
		w/BALL, STRIKE, OUT, & INNING SETTINGS									•			
YS-022	6	UMPIRE PLATE BRUSHES RAWLINGS STYLE #UB	\$ 2.73	MacGregor MCB91XXX	N/B		N/B		N/B		N/B			
YS-023	12	EQUIPMENT BAGS - MC BRAND MODEL 1 CANVAS WITH STRAPS	N/B		N/B		N/B		\$ 19.88		N/B			
YS-024	36	SCORE BOOKS - BASEBALL/SOFTBALL MARTIN #BSB25	\$ 4.48	BSN MSBASBOK	N/B		N/B		\$ 3.88		\$ 3.37	ČHAMPRO W13508		
YS-025	24 CASES	ICE PACKS- INSTANT COLD PACK 4X6 16 PER CASE	\$ 7.22	2215XXXX	N/B		N/B		N/B		N/B			
YS-026	24 CASES	ICE PACKS- INSTANT COLD PACK 6X9 16 PER CASE	\$ 12.22	1125917	N/B		N/B		N/B		\$ 17.60	W9148		
YS-027		FIRST AID KITS - INTERMED, GLOVES, BASIC BANDAGES, ANTISEPTICS, ETC. CRAMER #11200	\$ 20.12	BSN 1202106	N/B		N/B		\$ 16.94		N/B			
YS-028	6	EASTON M7 CATCHERS SET 9-12 YR OLDS	\$201.07	Gametime EAA165428	N/B		N/B		\$ 184.44		N/B			
YS-029	6	EASTON M7 CATCHERS SET 13-15 YR OLDS	\$207.07	Gametime EAA165427	N/B		N/B		\$ 194.44		N/B			
		TEMPORARY PORTABLE ATHLETIC FENCING PANELS AND LOCKING DEVICE FOR OUTFIELD		BSN BS10680 4'X10' chain link panel w/ conn. 5 panel min.	N/B									
YS-030	15		\$251.32	panel min.			N/B		N/B		N/B			

SOFTB			BSN SPO	RTS	EAST COAS	ST DES.	RIDDELL		R&RTR	OPHY	S&SWO	RLDWIDE		
ITEM NUMBER	QUANTITY	ITEM DESCRIPTION	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions
YS-031	75	BADGER B-CORE LADIES V-NECK SHORT SLEEVE BADGER B-CORE LADIES V-NECK SHORT SLEEVE FRONT:"MAHWAH" W/ 2 CROSSING BATS & SOFTBALL. BACK: 6" NUMBERS	N/B		\$ 10.25		\$ 10.90	Badger 4162	\$ 11.28		N/B	охоорионо	dist price	охоориона
YS-032	75	BADGER B-CORE- GIRL'S V-NECK SHORT SLEEVE STYLE 2162. ASST. COLORS XS-XL FRONT:"MAHWAH" W/ 2 CROSSING BATS & SOFTBALL BACK 6" NUMBERS	N/B		\$ 10.25		\$ 10.90		\$ 11.28		N/B			
YS-033	16 DOZ	DUDLEY HYCON .52 #300 YELLOW SOFTBALL	\$ 54.72	As spec 1375626	N/B		N/B		\$ 57.96		N/B			
YS-034	4	DEMARINI ULTIMATE WEAPON SLOW PITCH BAT- 34", 260Z.	N/B		N/B		N/B		N/B		N/B			
YS-035	8	DEMARINI ULTIMATE WEAPON SLOW PITCH BAT- 34", 28OZ.	N/B		N/B		N/B		N/B		N/B			
YS-036	8	DEMARINI ULTIMATE WEAPON SLOW PITCH BAT 34", 30OZ	N/B		N/B		N/B		N/B		N/B			
YS-037	48	SOFTBALL HATS-FULL TWIN ADJUSTABLE "MAHWAH" EMBROIDERED ON FRONT	N/B		N/B		N/B		\$ 8.88		N/B			
YS-038	48	SOFTBALL MLB VISORS	N/B		N/B		N/B		\$ 9.24		N/B			
YS-039	24	DIMPLED PITCHING MACHINE BALLS	\$ 2.57	MacGregor BBDSBALL *Must order	N/B		\$ 55.60		N/B		N/B			
		YELLOW FOR SOFTBALL MARTIN #SPS 12-Y		multiples of 12										
YS-040	144	SOFTBALLS - YOUTH LEAGUE- DUDLEY #SB12LND - 12"HARD, YELLOW	N/B		N/B		N/B		\$ 4.84		N/B			
YS-041	96	SOFTBALLS - YOUTH LEAGUE- DUDLEY #SBC11YFP - 11" YELLOW	N/B		N/B		N/B		\$ 4.84		N/B			
YS-042	144	SOFTBALLS - YOUTH LEAGUE -EASTON SOFTOUCH #A122103 11" YELLOW	\$ 5.86	As spec 1196665	N/B		N/B		\$ 5.24		N/B			
YS-043	6	SOFTBALL - MAGNETIC ROSTER BOARD	N/B		N/B		N/B		\$ 19.64		N/B			
YS-044	72	EASTON SOFT STITCH INCREDIBALL. 11" YELLOW. ITEM #A122609T	\$ 5.86	As spec 1058291	N/B		N/B		\$ 5.24		\$ 6.56	W8626		
YS-045	144	SOFTBALLS - DUDLEY #SBC11NDFP	N/B	-	N/B		N/B		\$ 4.84		N/B			
YS-046	24	RAWLINGS PLDX BATTERS HELMET WITH FACEGUARD, BLACK-SOFTBALL	\$ 28.18	Rawlings 1383946 Youth Size	N/B		\$ 39.88	ALT-CHAMPRO HXFPM	\$ 41.88		N/B			
YS-047	6	CATCHERS HELMET -WILSON HOCKEY STYLE	\$ 67.17	Rawlings 1383968	N/B		N/B		N/B		N/B			
YS-048	6	PRO SPORT CP9-12L -CATCHERS CHEST PROTECTOR PRO STYLE PAD- SOFTBALL MINORS/ JUNIORS	\$ 28.83	MacGregor B75 1298345 NOT NOCSAE APPROVED	N/B		N/B		N/B		N/B			
YS-049	6 PAIR	PRO SPORT LG9-12DW- LEG GUARDS DOUBLE KNEE, VENTED FULL WINGS- MINORS/JRS.	\$ 29.12	MacGregor 1159431	N/B		N/B		N/B		N/B			
YS-050	4	MACGREGOR CATCHER'S KNEE SUPPORT (ADULT)	\$ 9.27	As spec 1184747	N/B		\$ 9.75	ALT-CHAMPRO FKP-L	N/B		N/B			

SOFTB	ALL CON	TINUED	BSN SPC	ORTS	EAST COA	SIDES	RIDDELL		R&RTR	OPHY	S&SSUF	PPLY		
ITEM	QUANTITY	ITEM DESCRIPTION		T		T		T		T	1 0 0 0 0 0 0 0	i =		T
NUMBER			Unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exception
YS-051	4	MACGREGOR CATCHER'S KNEE SUPPORT (YOUTH)	\$ 7.98	As spec 1184754	N/B		N/B		N/B		N/B			
YS-052	4	SHUTT KWIK RELEASE 3 BASE SET. #12906010	N/B		N/B		N/B		N/B		N/B			
YS-053	6	SHUTT SOFTBALL BATTING TEE. #A33-173	\$ 18.96	Mac. BBBATTEE9	N/B		N/B		N/B	v	\$ 30.50	CHAMPRO W13033		
YS-054	6	SPIKED END PITCHING MOVEABLE RUBBER FOR TURF FIELD	N/B		N/B		N/B		N/B		N/B			
YS-055	2	PORTOLITE OR EQUAL PORTABLE SPIKED BOTTOM PITCHING MAT FOR TURF FIELD	N/B		N/B		N/B		N/B		N/B			
YS-056	25	MACGREGOR END SPIKED PITCHING RUBBERS OFFICIAL SIZE - GRASS Fields	\$ 12.22	As spec 1147902	N/B		N/B		\$ 18.74		N/B			
YS-057	2	BOWNET BIG-MOUTH 7X7 SPORTS NET (NO SUBS)	\$142.92	As spec 1397413	N/B		N/B		N/B		N/B			
YS-058	4	TANNER TEE- STANDARD 26"-43"	\$ 69.94	As spec K11059	N/B		N/B		\$ 64.88	,	N/B			
SOCCE	R						giran kwa			Windows and		gerene.		185.3
ITEM NUMBER		ITEM DESCRIPTION	unit price	exceptions	unit price	exceptions	unit price	excpetions			T			Τ
YS-060	300	T-SHIRTS-YOUTH SIZES PORT & CO. #PC55Y	unit price	- CACOPAGNO	\$ 5.00		\$ 6.85		\$ 6.64	exceptions	unit price	exceptions	unit price	exception
. 0 000		5.5OZ. ASST COLORS, 50/50. SMALL-X-LARGE	N/B		Ψ 3.00		Ψ 0.05		φ 0.04		IND			
		MAHWAH SOCCER LOGO ON FRONT (1 COLOR)												
YS-061	300	BACK-NUMBERED- 6" FULL BLOCK LETTERS T-SHIRTS-ADULT SIZES PORT & CO. #PC55			\$ 5.00	Adult XXL +2.50	A 7.05		0.04		1.1/5			
13-001		5.50Z. ASST COLORS, 50/50. SMALL-X-LARGE MAHWAH SOCCER LOGO ON FRONT (1 COLOR)	N/B		\$ 5.00	Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$ 7.35		\$ 6.64		N/B			
		BACK-NUMBERED- 6" FULL BLOCK LETTERS												
YS-062		T-SHIRTS-YOUTH SIZES BADGER BRAND #2144 ASST COLORS, 50/50. SMALL-X-LARGE	N/B		\$ 12.75		\$ 12.90		\$ 15.44		N/B			
		MAHWAH SOCCER LOGO ON FRONT (2 COLOR) BACK-NUMBERED- 6" FULL BLOCK LETTERS												
YS-063		T-SHIRTS-ADULT SIZES BADGER BRAND #4144 ASST COLORS, 50/50. SMALL-X-LARGE MAHWAH SOCCER LOGO ON FRONT (2 COLOR) BACK-NUMBERED- 6" FULL BLOCK LETTERS	N/B		\$ 13.00	Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$ 13.30		\$ 15.78		N/B			
YS-064		CONFLICT JERSEYS DON ALLESON- ADULT	N/B		N/B		N/B		N/B		N/B			
YS-065	24	#SV-B OR EQUAL, COLOR; SCARLET CONFLICT JERSEYS DON ALLESON- YOUTH	N/B		N/B		N/B		N/B		N/B			+
		#SV-B OR EQUAL, COLOR; SCARLET									v. 9555.0			
YS-066	12	GOAL KEEPER GLOVES - YOUTH S-M-L MARTIN #SG304 OR EQUAL	\$ 8.36	MacGregor MCSGLVY	N/B		N/B		N/B		N/B			
YS-067		GOALKEEPER GLOVES- YOUTH SIZES 3-8 ADIDAS PREDATOR	N/B		N/B		N/B		\$ 15.88		N/B			

SOCCEI	R CONTIL	NUED	BSN SPC	RTS	EAST CO.	AST DES.	RIDDELL		R&RTR	OPHY	S&SWC	ORLDWIDE		D
ITEM	QUANTITY	ITEM DESCRIPTION										T		1
NUMBER			unit price	exceptions	unit price	exceptions	unit price	excpetions	unit price	exceptions	unit price	exceptions	unit price	exceptions
YS-068	12	GOAL KEEPER GLOVES - MENS S-M-L-XL MARTIN #SGG50A OR EQUAL	\$ 9.22	MacGregor MCSGLVA	N/B		N/B		N/B		N/B			
YS-069	12	GOAL KEEPER GLOVES ADULT SIZES 6-11 ADIDAS PREDATOR	\$ 28.22	Select 33 Protec HG 1461119	N/B		N/B		\$ 27.44		N/B			
YS-070	12	GOALIE JERSEYS - YOUTH SIZES DOSS #15-007 OR EQUAL	N/B		N/B		N/B		N/B		N/B			
YS-071	12	GOALIE JERSEYS - ADULT SIZES DOSS #15-007 OR EQUAL	\$ 12.98	Score 1215496	N/B		N/B		N/B		N/B			
YS-072	24	SOCCER BALL #3 BRINE KING OR EQUAL	\$ 11.94	Nike Park NKCU8033	N/B		N/B		\$ 14.44	ADIDAS	N/B			
YS-073	24	SOCCER BALL #4 BRINE KING OR EQUAL	\$ 11.94	Nike Park NKCU8033	N/B		N/B		\$ 14.44	ADIDAS	N/B			
YS-074	24	SOCCER BALL #5 BRINE KING OR EQUAL	\$ 11.94	Nike Park NKCU8033	N/B		N/B		\$ 14.44	ADIDAS	N/B			
YS-075	24	SOCCER BALL #3 SELECT CLASSIC	\$ 8.24	MacGregor 70200233	N/B		N/B		\$ 10.74		N/B			
YS-076	24	SOCCER BALL #4 SELECT CLASSIC	\$ 8.24	MacGregor 70200234 MacGregor	N/B		N/B		\$ 10.74		N/B			
YS-077	24	SOCCER BALL #5 SELECT CLASSIC	\$ 8.24	70200235	N/B		N/B		\$ 10.74		N/B			
YS-078		CORNER POSTS -KWIK GOAL #6B504 OR EQUAL FOR GRASS	\$ 96.32	As spec 1379302	N/B		N/B		\$ 94.88		N/B			
YS-079		CORNER POSTS -KWIK GOAL #6B1104 OR EQUAL FOR TURF FIELDS	\$ 198.68	As spec 1456608	N/B		N/B		\$ 189.88		N/B			
YS-080		Wheel kits for 8x24 foot goals. Hard wheels that don't require air or tube. (2 pack or 4 pack)	\$103.97	BSN SCGWHLXX - Set of 2	N/B		N/B		N/B		N/B			
YS-081		Wheel kits for 6.5x18.5 foot goals. Hard wheels that don't require air or tube. (2 pack)	\$103.97	BSN SCGWHLXX - Set of 2	N/B		N/B		N/B		N/B			
YS-082		Soccer goal nets - min 3mm thick for 8'x24' goals	\$ 62.62	BSN SSN383SNRY	N/B		N/B		N/B		N/B			
YS-083		Soccer goal nets - min 3mm thick for 7'x21' goals	\$ 86.14	BSN 1054678	N/B		N/B		N/B		N/B			
YS-084		Soccer goal nets - min 3mm thick for 6.5' x 18.5' goals	\$ 70.18	BSN 1054682	N/B		N/B		N/B		N/B			1
YS-085	3 SETS OF 2	SIDE LINE FLAGS DOSS STYLE#17-503 OR EQUAL	N/B		N/B		N/B		N/B		N/B			
YS-086	12	BALL BAGS-NYLON NET (S) MESH CHAMPION BRND STYLE #MB21 OR EQUAL, COLOR	\$ 2.47	BSN SNBCNET	N/B		N/B		\$ 3.44		\$ 3.87	\$&\$ 24x38 W5940 *SPEC CLR		
YS-087	48	WHISTLES PLASTIC W/LANYARD CHAMPION #BP601	\$ 0.74	BSN 30591XXXXDZ - MSLNYD	N/B		N/B		\$ 1.34		\$ 1.82	ARBITER W10513		
YS-088	144	SAUCER CONES- ADAMS STYLE PC-2	\$ 0.38	BSN 1255690	N/B		N/B		\$ 0.48		N/B			
YS-089	2	SAUCER CONE CARRIER	\$ 2.92	BSN 93095XXX	N/B		N/B		\$ 3.24		N/B		_	
YS-090	6	REFEREE JERSEY- YELLOW W/ BLACK COLLAR EPIC SOCCER E361 ADULT SIZES XS-XL	N/B		N/B		N/B		N/B		N/B			
YS-091	6	SOCCER DRY ERASE CLIPBOARD	\$ 8.82	BSN 1388110	N/B		N/B		N/B		N/B			

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	R CONCI		BSN SPC	RTS	EAST COA	AST DES.	RIDDELL		R&RTR	OPHY	S&SWC	RLDWIDE		in in
TEM NUMBER	QUANTITY	ITEM DESCRIPTION	unit price	exceptions	unit price	exceptions	unit price	excpetions	unit price	exceptions	unit price	exceptions	unit price	exceptions
YS-092	2	KWIK GOAL SADDLE ANCHOR BAGS 10B1605	\$ 36.12	As spec	N/B		N/B		\$ 37.88		N/B			
YS-093	6	KWIK GOAL REFEREE KIT- 15B10- INCLUDES LINESMAN FLAGS, WHISTLE, LANYARD, WALLET , SCOREPAD	\$ 23.48	As spec 15B2801	N/B		N/B		N/B		N/B			
YS-094	6	4040 TorrX Smart Ball Pump (NO SUBS)	N/B	VA.A.	N/B		N/B		N/B		N/B			
YS-095	6	MANUAL BALL INFLATOR W/ PIN	\$ 2.68	BSN MSHNINFSY	N/B		N/B		N/B		\$ 2.40	W3512		
YS-096	4	6' PUGG SOCCER GOALS- #PPXI	\$ 41.68	As spec 1063936 (order multipls of 2)	N/B		N/B		\$ 89.88		N/B			
YS-097	100	ADULT SOCCER SOCKS- BLACK. Med and Large AUGUSTA BRAND #6035	N/B		N/B		\$ 4.40	6031	\$ 4.48		N/B			
YS-098	75	#N5244 - A4 Youth Performance Shorts BLACK. SIZES SMALL-XL.	N/B		\$ 5.50	0	\$ 4.65		N/B		N/B			
YS-099	75.	#NB5244 - A4 Adult Performance Shorts - 7" Inseam BLACK. SIZES SMALL-XL.	N/B	•	\$ 5.50	Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$ 4.65		N/B		N/B			
YS-100	75	Nike Flex Woven performance shorts - Black S-XXL	N/B		N/B		N/B		N/B		N/B			
YS-101	8	OFFICIAL SPORTS PRO REFEREE JERSEY IN YELLOW, RED, GREEN, BLACK-SMALL TO XXL (NO SUBS)	N/B		N/B		N/B		N/B		N/B			
YS-102	8	OFFICIAL SPORTS REFEREE 2-STRIPE SOCKS. (NO SUBS)	N/B		N/B		N/B		N/B		N/B			
YS-103	8	FOX 40 WHISTLE-ASSORTED COLORS W/MOUTH GRIP	\$ 4.12	As spec 1240368	N/B		N/B		\$ 4.28		N/B			
YS-104	8	OFFICIAL SPORTS BASIC SWIVEL FLAGS	N/B		N/B		N/B		N/B		N/B			
FOOTB	ALL			100						· .	6-12-4	Service !		Unit was
TEM NUMBER	QUANTITY	ITEM DESCRIPTION	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions
YS-105	12	HELMETS & MASKS COMPLETE -BLACK RIDDELL REVOLUTION SPEED YOUTH HELMET PROD #R41191 LIGHT GRAY MASK STYLE #S2BD-LW BLACK CHIN STRAP HARD CUP SM MID	N/B		N/B		\$ 185.00	ADD 15.00 FOR XL SIZE HELMETS	N/B		N/B		-	
		SIZE SMALL SIZE MEDIUM												
		SIZE LARGE SIZE X- LARGE				-								
YS-106	12	RIDDEL HARD CUP, BLACK, CHIN STRAP #45624	N/B		N/B		\$ 10.00		N/B		N/B			
/S-107	1	RIDDELL YOUTH REVOLUTION ACCESSORY REPAIR KIT - STYLE #27591	N/B		N/B		\$ 250.00		N/B		N/B			
/S-108	1	RIDDELL QUICK RELEASE INSTALL HARDWARE KIT #45956	N/B		N/B	Page (\$ 21.00		N/B		N/B			

	ALL CON		BSN SPO	RTS	EAST CO	AST DES.	RIDDELL		R&RTR	OPHY	S&SW	ORLDWIDE		
ITEM	QUANTITY	ITEM DESCRIPTION												
NUMBER			unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions
YS-109	5	RIDDELL DELUX INFLATABLE HELMET PUMP & GLYCERIN KIT #45936	N/B		N/B		\$ 14.50		N/B		N/B			
YS-110	48	BELTS - FOOTBALL PANTS - 1" WEB. COLOR: BLACK DELONG STYLE #89122 OR EQUAL	\$ 0.66	BSN FBBLT1BK	N/B		\$ 0.92	WB52	\$ 0.74	2	N/B			
YS-111	36	PRACTICE PANTS ALLESON #660B 100% POLYESTER - COLOR BLACK SLOTTED WAIST - YOUTH SIZES	\$ 8.37	ALLESON AA640BSL	N/B		\$ 10.88	610SLY	\$ 10.44		N/B			
YS-112	36	PRACTICE PANTS ALLESON #660B 100% POLYESTER - COLOR BLACK SLOTTED WAIST - ADULT SIZES	\$ 10.97	ALLESON AA610SL *SM-2XL	N/B		\$ 11.88	610SL	\$ 11.94	,	N/B			
YS-113	36	ALLESON YOUTH FOOTBALL JERSEY STYLE #705Y WITH LOGO DESIGN ID# 74322 (Mahwah Football, Style 1-F35 FF) COLOR: COLUMBIA BLUE	N/B		N/B		\$ 16.30		N/B		N/B			
YS-114	36	RIDDELL YOUTH POST PRACTICE JERSEY STYLE #702 PJMEY WITH LOGO DESIGN ID# 74322 (Mahwah Football, Style 1-F35 FF) COLOR: WHITE, BLACK	N/B		N/B		\$ 15.10	-	N/B		N/B			
YS-115	10	RIDDELL WARRIOR II YOUTH SHOULDER PAD-FLAT- SIZE X-SMALL	N/B		N/B		N/B		N/B		N/B			
		SIZE SMALL												
		SIZE MEDIUM												
		SIZE LARGE												
		SIZE X-LARGE												
		SIZE XX-LARGE							1			-		1
YS-116	12	RIDDELL YOUTH RIB VEST	N/B		N/B		\$ 23,10		N/B		N/B			
		SMALL- R452470011						<u> </u>						
		MEDIUM- R452470022												
		LARGE- R452470033												
YS-117	36	KNEE PADS - RIDDEL #R48134	\$ 3.34	PRO DOWN FBULKPA	N/B		\$ 3.90	R48159	N/B		N/B			
YS-118	12	QB BACK PAD-RIDDELL R49008	N/B		N/B		\$ 26.65		N/B		N/B			
YS-119	12	SHOULDER PAD STRAP-RIDDELLR001603P	N/B		N/B		\$ 4.00		N/B		N/B			
YS-120	12	FOOTBALLS-LEATHER WILSON STYLE TDY #F1300	\$ 50.82	WTF 1320B 1167931	N/B		N/B		N/B DISC		N/B			
YS-121	12	FOOTBALLS- LEATHER WILSON STYLE TDJ #F1360	\$ 35.93	As spec	N/B		N/B		N/B DISC		N/B			
YS-122	12	FOOTBALLS - LEATHER WILSON STYLE K2 #F1382	\$ 34.98	As spec	N/B		N/B		N/B DISC		N/B	,		
YS-123	12	FOOTBALLS-COMPOSITE WILSON STYLE TDY #F1714	\$ 27.02	WTF 1784XB- 1297294	N/B		N/B		\$ 27.44		N/B			

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FOOTB	ALL CON	CLUDED	BSN SPC	RTS	EAST CO	AST DES.	RIDDELL		R&RTR	OPHY	S&SWO	RLDWIDE		
ITEM NUMBER	QUANTITY	ITEM DESCRIPTION	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions
YS-124	12	FOOTBALLS- COMPOSITE WILSON STYLE TDJ #F1713	\$ 27.02	WTF1783XB- 1297300	N/B		N/B		\$ 27.44	- Acceptions	N/B	- SAGGRAGIA	dinc prioc	CXCCPHOIS
YS-125	12	FOOTBALLS- COMPOSITE WILSON STYLE K2 #F1712	\$ 27.02	WTF1782XB-	N/B		N/B		\$ 27.44	J.	N/B			
YS-126	12	GST LEATHER K2 FOOTBALLS #WFT1322	\$ 39.36	As spec 1167948	N/B		N/B		\$ 28.44	F1782	N/B			
YS-127	12	GST LEATHER TDJ FOOTBALLS #WFT1321	\$ 50.82	As spec 1167939	N/B		N/B		\$ 49.88		N/B			
YS-128	12	GST LEATHER TDY FOOTBALLS #WFT1320	\$ 50.82	As spec 1167931	N/B		N/B		\$ 49.88		N/B			
YS-129	6	KICKING TEES - 1" HIGH RUBBER SOCCER STYLE #SKT RIGHT, LEFT	\$ 2.12	BSN - RF (MSSKTRFX) LF(MSSKTLFX)	N/B		\$ 3.75		N/B		N/B			
YS-130	6	KICKING TEES - 2" HIGHSTYLE #KOT-2	\$ 2.32	BSN MSKICKOF	N/B		\$ 3.75		N/B		N/B			
YS-131	1 CASE	ATHLETIC TAPE - 1 1/2" J&J OR MUELLER	\$ 60.94	MU130105	N/B		N/B		\$ 49.88		\$ 368.64	CRAMER CASE OF 192 W9441		
YS-132		ATHLETIC TAPE - 2" J&J OR MUELLER	N/B		N/B		N/B		N/B		N/B			
YS-133	144	PLASTIC MOUTHPIECES - ATTACH	\$ 0.38	BSN ADULT - MSMOUT YOUTH - 1179620	N/B		\$ 0.39		\$ 0.44		N/B			
		TO MASK YOUTH & ADULT IN BLACK RIDDELL #R45791	Ψ 0.50	*Must order multiple of 25 each size	5		φ 0.59		φ 0.44		I IV/D			
YS-135	12	YOUTH WRIST COACH STYLE #WCY-1	\$ 5.76	Champro AF50Y- WHITE	N/B		N/B		\$ 7.44		N/B			
YS-136	60	12" SAUCER CONES - ORANGE	\$ 0.78	BSN 1273687 - 11" *Must order multiples of 12	N/B		N/B		\$ 2.48		N/B			
YS-137	24	HEAVY DUTY MESH EQUIPMENT BAG. 26X30 BLACK-#320MB	\$ 2.47	BSN SNBCNETC, 32X36	N/B		N/B		N/B		N/B			
YS-138		RIDDELL COACHES BAG #RST05	N/B		N/B		\$ 19.75	R27518	N/B		N/B			
YS-139	1	PRO MODEL LINEMAN SET W/ DOWN INDICATOR- STYLE #TP-201PD-0		PRO DOWN FBCOLSET	N/B		N/B	142.010	N/B		N/B			
YS-140	25	FLAG FOOTBALL FLAG SETS. MARTIN FFS1	\$ 1.28	BSN MSFB	N/B		N/B		N/B		N/B			
YS-141	50	CHAMPION FLAG FOOTBALL REVERSIBLE JERSEYS, BLACK/WHITE STYLE 5505TY	N/B		N/B		N/B		N/B		N/B			
YS-142	2	PRO DOWN WEIGHTED ANCHORLESS ENDZONE PYLON SET	\$ 21.47	As spec MSWPYLÖN	N/B		N/B		N/B		N/B			
YS-143	1	CHAMPRO SOLID WEIGHTED FOOTBALL YARD MARKERS - SET OF 11	\$185.78	PRO DOWN 1249361	N/B		N/B		N/B		N/B			

WREST	LING		BSN SPC	RTS	EAST COA	ST DES.	RIDDELL		R&RTR	OPHY	S&SWO	RLDWIDE		
ITEM NUMBER	QUANTITY	ITEM DESCRIPTION	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions
YS-144	36 ROLLS	MAT TAPE - CLIFF KEEN GORILLA GRIP T94 4" X 84" PER ROLL. NO SUBS.		As spec 1406245	N/B		\$ 7.15		\$ 9.44		N/B	охоорионо	unic price	- SAGOPHONS
YS-145	12	HEADGEAR - CLIFF KEEN F3 TWISTER TRANSLUCENT/BLACK	\$ 34.12	As spec 1420147	N/B		N/B		\$ 37.44		N/B			
YS-146	1 CASE	ATHLETIC TAPE - 1 1/2" MUELLER -WHITE	\$ 60.94	As spec MU130105	N/B		N/B		\$ 49.88		\$ 368.64	CRAMER CASE OF 192 W9441		
YS-147	1 GAL.	MAXIMA 128 MAT DETERGENT	\$ 55.96	Mueller Whizzer MU230201	N/B		N/B		N/B		N/B			
YS-148	10	MATGUARD ANTISEPTIC WIPES 65CT TUB	N/B		N/B		N/B		\$ 29.44		N/B			
YS-149	1 GAL.	HIBICLENS ANTI-MICROBIAL SKIN CLEANSER	N/B		N/B		N/B		N/B		N/B			
YS-150	50	MAHWAH REC SINGLET W/ MAHWAH BRANDING/LOGO	N/B		N/B		N/B		\$ 74.88		N/B			
VOLLE	YBALL		To see the		alster									
ITEM NUMBER	QUANTITY	ITEM DESCRIPTION	unit price	exceptions	unit price	exceptions	unit price	expeptions	unit price	exceptions	unit price	exceptions	unit price	exceptions
YS-151	24	T-SHIRTS- FRUIT OF LOOM BEST #5930B. YOUTH 50/50 BLEND. COLOR: WHITE. SIZES XS-XL. MAHWAH	N/B		\$ 6.00									

ITEM	QUANTITY	ITEM DESCRIPTION															Π
NUMBER			unit price	exceptions	unit price		exceptions	unit prid	ce	expeptions	unit p	orice	exceptions	unit price	exceptions	unit price	exceptions
YS-151	24	T-SHIRTS- FRUIT OF LOOM BEST #5930B. YOUTH 50/50 BLEND. COLOR: WHITE. SIZES XS-XL. MAHWAH VOLLEYBALL LOGO ON FRONT	N/B		\$ 6	6.00	÷	\$ 6	5.30		\$	7.44	9	N/B			
YS-152	36	T-SHIRTS- FRUIT OF LOOM #5930. ADULT 50/50 BLEND. COLOR: WHITE. SIZES XS-XXXL. MAHWAH VOLLEYBALL LOGO ON FRONT	N/B		\$ 6		Adult XXL +2,50 Adult 3XL +3,50 Adult 4XL +4,50 Adult 5XL +5,50	\$ 6	3.50		\$	7.44		N/B			
YS-153		VOLLEYBALL KNEE PADS ASICS COMPETITION 3.0 COLOR: BLACK	\$ 11.42	BSN 1455238	N/B			\$ 12		ALT- MIZUNO T10	N/B				MIKASA W12153		
YS-154	1.00	VOLLEYBALL TACHIKARA BRAND STYLE #SV-5WS. WHITE	\$ 27.56	As spec TACSV5WS	N/B			\$ 26	5.10		\$:	26.44		\$ 33.45	W5864002		
YS-155	-	VOLLEYBALL TACHIKARA BRAND. STYLE # SVMNC, VOLLEY-LITE. WHITE AND ASSORTED COLORS.	\$ 22.72	As spec 20011575	N/B			\$ 21	.20		\$:	22.88		\$ 27.50	W5838		
YS-156	1,50	VOLLEYBALL TACHIKARA BRAND SV 14 SOFT V	N/B		N/B			N/B			\$	14.88		N/B			
YS-157	12	VOLLEYBALL OFFICIAL NFHS SCOREBOOKS	\$ 5.48	BSN 1111XXXX	N/B			N/B			\$	5.88		N/B	D. U.S.		
YS-158		CHAMPION MB 21 MESH EQUIPMENT BAG 24" X 36". COLOR: ROYAL	\$ 2.47	BSN SNBCNETB	N/B			N/B			\$	3.44			BLUE W5940003		

BASKET			BSN SPC	RTS	EAST COA	ST DES.	RIDDELL		R&RTR	OPHY	S&SWC	RLDWIDE		
ITEM NUMBER	QUANTITY	ITEM DESCRIPTION	unit price	exceptions	unit price	exceptions	unit price	expeptions	unit price	exceptions	unit price	exceptions	unit price	exceptions
YS-159	400	T-SHIRTS- FRUIT OF LOOM BEST #5930B. YOUTH 50/50 BLEND. SIZES XS-XL. ASST. COLORS MAHWAH BACKETBALL LOGO ON FRONT 6" NUMBER ON BACK	N/B		\$ 5.00		\$ 7.15		\$ 6.64	exceptions	N/B	ехсериона	unit price	ехсерионз
YS-160	144	T-SHIRTS- FRUIT OF LOOM BEST #5930. ADULT 50/50 BLEND. SIZES XS-XXXL. ASSORTED COLORS MAHWAH BASKETBALL LOGO ON FRONT 6 " NUMBER ON BACK	N/B		\$ 5.00	Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$ 7.35		\$ 6.64		N/B			
YS-161	24	A4 YOUTH REVERSIBLE MESH TANK SHIRT. N2206 SIZES SMALL-XL. CAROLINA BLUE/ WHITE MAHWAH BASKETBALL LOGO ON FRONT WHITE INK ON BLUE/ BLUE INK ON WHITE SIDE	N/B		\$ 10.50		\$ 7.45		N/B		N/B			
YS-162	24	A4 ADULT REVERSIBLE MESH TANK SHIRT. N1270 SIZES SMALL-XXL. CAROLINA BLUE/ WHITE MAHWAH BASKETBALL LOGO ON FRONT WHITE INK ON BLUE/ BLUE INK ON WHITE SIDE	N/B		\$ 11.00	Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$ 8.45		N/B		N/B			
YS-163	48	BASKETBALLS - OFFICIAL SIZE WILSON COMPOSITE LEATHER NCAA STREET SHOT GAME BALL (NO SUBS)	N/B		N/B		N/B		\$ 20.44		N/B			
YS-164	12	BASKETBALLS - OFFICIAL SIZE WILSON EVOLUTION (NO SUBS)	\$ 62.38	As spec 1013900	N/B		N/B		\$ 55.84		\$ 75.50	W7615001		
YS-165	12	WILSON EVO NXT GAME BASKETBALL-29.5 (NO SUBS)	\$ 83.18	As spec	N/B		N/B		\$ 71.84		N/B			
YS-166	12	WILSON EVO NXT GAME BASKETBALL-28.5 (NO SUBS)	\$ 83.18	As spec	N/B		N/B		\$ 71.84		N/B			
YS-167	24	BASKETBALLS WOMEN'S SIZE- 28.5 WILSON COMPOSITE LEATHER NCAA STREET SHOT GAME BALL (NO SUBS)	N/B		N/B		N/B		\$ 20.44	*	N/B			
YS-168	12	BASKETBALLS - INTERMEDIATE SIZE 28.5 WILSON EVOLUTION (NO SUBS)	\$ 62.38	As spec 1013917	N/B		N/B		\$ 55.84		\$ 75.50	W7615002		
YS-169	12	BASKETBALLS - JUNIOR SIZE- 27" WILSON COMPOSITE LEATHER NCAA STREET SHOT GAME BALL (NO SUBS)	N/B		N/B		N/B		\$ 20.44		N/B			
YS-170	72	OFFICIAL BASKETBALL SCOREBOOKS CRAMER MARK V	\$ 4.22	As Spec MSMARKBK	N/B		\$ 5.80		\$ 4.44		\$ 6.67	W10956		
YS-171	50	CHAMPION SPORTS DELUXE Mesh Equipment Bag 24"X 36" DRAWSTRING W/ LOCK CORD MODEL #BK25 DELUXE - VAR. COLORS (NO SUBS)	\$ 2.47	BSN SNBCNET **Item bid is not the item in the spec.	N/B		N/B		\$ 16.68		N/B			
YS-172	60	BASKETBALL COACHES DRY ERASE BOARD CHAMPION SPORTS STYLE #CBBK	\$ 8.88	BSN 1388107	N/B		N/B		\$ 11.24		\$ 7.98	FRANKLIN W11920		

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LACRO	SSE		BSN SPC	RTS	EAST CO	DAST DES.	RIDDELL		R&RTR	OPHY	S&SW	DRLDWIDE		
ITEM NUMBER	QUANTITY	ITEM DESCRIPTION	unit price	exceptions	unit price	excpetions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions
YS-173	6	FLAT BOTTOM LACROSSE GOALS(high school approved)	\$267.77	BSN LACOFFGL, SOLD IN PAIRS	N/B		N/B		N/B		N/B			
YS-174	4	LACROSSE PORTABLE GOAL CIRCLE	\$ 98.77	BOWNET 1344080	N/B		N/B		N/B		N/B			
YS-175	12	6x6x7' LACROSSE NETS - MINIMUM 6MM THICK OR GREATER	\$ 63.72	BSN 1382863	N/B		N/B	*	\$ 79.88	-	N/B			
YS-176	10	BOWNET OR EQUAL PORTABLE FENCING BARRIER	\$ 366.94	1344097	N/B		N/B		N/B		N/B			
YS-177	4	LACROSSE REBOUNDER	\$ 144.88	BSN 1377188	N/B		N/B		N/B		N/B			
TENNIS				26- A-						Ayer Notes	11.5			
ITEM NUMBER	QUANTITY	ITEM DESCRIPTION	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions
YS-180	24 dozen	TENNIS BALLS - EXTRA DUTY PENN, DUNLOP, OR WILSON BRAND-NO BLEMS! NO SECONDS! (colors=Yelow, Green-dot, Orange)	N/B		N/B		N/B		N/B		N/B			
YS-181	24 dozen	TENNIS BALLS - PRACTICE WILSON #T 1019- NO BLEMS! NO SECONDS! (colors=Yelow, Green-dot, Orange)	\$ 12.88	MTWILBAL 'Yellow only	N/B		N/B		N/B		N/B			
YS-182	60	T-SHIRTS-YOUTH-RUSSEL NUBLEND #64030 COLOR: Various Colors 50/50 Blend Size: YS THRU YXL W/MAHWAH TENNIS LOGO ON FRONT	N/B		N/B		\$ 5.80		\$ 5.88	** item awarded to keep all tennis shirts fr same bidder	N/B			
YS-183	60	T-SHIRTS-YOUTH FRUIT OF LOOM BEST #5930M COLOR: Various colors 50/50 Blend Size: YS THRU YXL w/MAHWAH TENNIS LOGO ON FRONT	N/B		\$ 6.0	00	\$ 5.80		\$ 5.88	** item awarded to keep all tennis shirts fr same bidder	N/B			
YS-184	60	T-SHIRTS-MENS-RUSSEL NUBLEND #64030 COLOR: Various Colors 50/50 Blend Size: ADULT S THRU XXL w/MAHWAH TENNIS LOGO ON FRONT	N/B		N/B		\$ 6.20		\$ 5.88		N/B			
YS-185	60	T-SHIRTS-MENS FRUIT OF LOOM BEST #5930M COLOR: Various colors 50/50 Blend Size: ADULT S THRU XXL w/MAHWAH TENNIS LÖGO ON FRONT	N/B		\$ 6.0	OO Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$ 6.20		\$ 5.88		N/B			
YS-186	2	TENNIS WIRE BALL CARRIERS- GAMMA BALLHOPPER RISETTE PLUS 55 OR SIMILAR	\$ 38.12	BSN MTINSTRUDS	N/B		N/B		N/B		N/B			

TRACK			BSN SPO	RTS	EAST COAS	ST DES.	RIDDELL	Agrical Projection	R&RTR	OPHY	S&SW	ORLDWIDE		
ITEM NUMBER	QUANTITY	ITEM DESCRIPTION	UNIT PRICE	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions
YS-187	50	T-SHIRTS- FRUIT OF LOOM BEST #5930B. YOUTH 50/50 BLEND. COLOR: LIGHT BLUE. SIZES XS-XL. MAHWAH TRACK LOGO ON FRONT	N/B		\$ 5.50		\$ 5.80		\$ 5.88		N/B			
YS-188	50	T-SHIRTS- FRUIT OF LOOM BEST #5930. ADULT 50/50 BLEND COLOR: LIGHT BLUE SIZES XS-XXXL MAHWAH TRACK LOGO ON FRONT	N/B	,	\$ 5.50	Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$ 6.20		\$ 5.88		N/B			
MAHWA	H RECR	EATION	A.A. San		tali in Palasana and A	State of	5 3 4 5 5 5	Avast vis	Mark States	有 有更好的。	al City or tension	e su como de co	10 de 50 de 1	
ITEM NUMBER		ITEM DESCRIPTION	unit price	exceptions	unit price	exceptions	unit price	exceptions	unt price	exceptions	unit price	exceptions	unit price	exceptions
YS-190	25	MAHWAH RECREATION SHORT SLEEVE "MOISTURE WICKING", Under Armor, Nike or equal - T-SHIRT IN ADULT S-XXXL W/ MAHWAH BRANDING/LOGO	N/B		N/B		\$ 8.55	4120	N/B		N/B			
YS-191	25	MAHWAH RECREATION LONG SLEEVE "MOISTURE WICKING", Under Armor, Nike or equal - T-SHIRT IN ADULT S-XXXL W/ MAHWAH BRANDING/LOGO	N/B		N/B		\$ 11.55	4104	N/B		N/B			
YS-192	25	Men's MAHWAH RECREATION LONG SLEEVE Russell Dri-power Fleece Crew in Heath- ADULT S-XXXL W/ MAHWAH BRANDING/LOGO embroidered	N/B		N/B		\$ 23.10		N/B		N/B		,	
YS-193	25	Women's MAHWAH RECREATION LONG SLEEVE Russell Dri-power Fleece Crew in Heath- ADULT S-XXL W/ MAHWAH BRANDING/LOGO embroidered	N/B		N/B		\$ 23.10		N/B		N/B			
YS-194	25	Men's MAHWAH RECREATION Short SLEEVE, Nike or Under Armor Golf Polo(OR EQUAL) in Graphite/Black/Navy- ADULT S-XXXL W/ MAHWAH BRANDING/LOGO & First Name embroidered	N/B		N/B		\$ 33.05	HOLLOWAY 222575	N/B		N/B			
YS-195	25	Women's MAHWAH RECREATION Short SLEEVE, Nike or Under Armor Golf Polo(OR EQUAL) in Graphite/Black/Navy- ADULT S-XXXL W/ MAHWAH BRANDING/LOGO & First Name embroidered	N/B		N/B		\$ 33.05	HOLLOWAY 222775	N/B		N/B			
YS-196	25	Men's MAHWAH RECREATION LONG SLEEVE Halloway Raider Pullover(OR EQUAL) in Carbon- ADULT S-XXXL W/ MAHWAH BRANDING/LOGO & First Name embroidered	N/B		N/B		\$ 49.80		N/B		N/B			
YS-197	25	Women's MAHWAH RECREATION LONG SLEEVE Halloway Raider Pullover(OR EQUAL) in Carbon-ADULT S-XXL W/ MAHWAH BRANDING/LOGO & First Name embroidered	N/B		N/B		\$ 49.80		N/B		N/B			
YS-198	25	Men's/Womens MAHWAH RECREATION LONG SLEEVE WATERPROOF RAIN JACKET-ADULT S-XXL W/MAHWAH BRANDING/LOGO embroidered	N/B		N/B		\$ 56.25	HOLLOWAY 229542	N/B		N/B			
YS-199	25	Men's/Womens MAHWAH RECREATION LONG SLEEVE MOCK TURTLENECK - ADULT S-XXL W/MAHWAH BRANDING/LOGO embroidered	N/B		N/B		\$ 19.55	AUGUSTA 797	N/B		N/B			

RECREATION COMMITTEE

ADULT	SPORTS		BSN SPC	ORTS	EAST COA	ST DES	RIDDELL		R&RTR	OPHY	S & S WORLDWIDE		14	
ITEM NUMBER	QUANTITY	ITEM DESCRIPTION	Unit Price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unitprice	exceptions	unit price	exceptions
AS-01	12	T-SHIRTS. ADULT SIZES SM THRU XXXL. FRUIT OF THE LOOM BEST #5930. 50/50 BLEND. 4" "MAHWAH" ON FRONT W/ LOGO (SOFTBALL, SOCCER OR TENNIS). NUMBERED ON BACK. COLORS: ASSORTED	N/B		N/B		\$ 9.40		\$ 8.74		N/B			
AS-02	120	SOFTBALL 2 BUTTON PLACKET. ASSORTED COLORS. 4" "MAHWAH" ON FRONT. NUMBERED ON BACK. SIZES: ADULT SMALL THROUGH XXXL.	N/B		N/B	÷	\$ 14.90	AUGUSTA 580	\$ 12.88		N/B			
AS-03	48	T-SHIRTS.BADGER B-CORE LADIE'S V-NECK SHORT SLEEVED PERFORMANCE T-SHIRT. #4162. ADULT SIZES XS THRU XXXL. 4" "MAHWAH" ON FRONT W/ LOGO (SOFTBALL, SOCCER OR TENNIS). NUMBERED ON BACK IN 6" LETTERS. COLORS: ASSORTED.			\$ 10.00	O Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$ 10.70	** item awarded to keep shirts from the same bidder			N/D			
AS-04	120	T-SHIRTS. BADGER ADULT B-CORE SHORT SLEEVED PERFORMANCE TEE. #4120 ADULT SIZES S THRU XXXL. 4" "MAHWAH" ON FRONT W/ LOGO (SOFTBALL, SOCCER OR TENNIS). NUMBERED ON BACK IN 6" LETTERS. COLORS: ASSORTED	N/B N/B		\$ 10.00	O Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$ 9.45		\$ 11.28 \$ 10.44		N/B N/B			
AS-05	48	T-SHIRTS. BADGER WOMEN'S B-CORE SHORT SLEEVED PERFORMANCE TEE. #4160 ADULT SIZES XS THRU XXL. 4" "MAHWAH" ON FRONT W/ LOGO (SOFTBALL, SOCCER OR TENNIS). NUMBERED ON BACK IN 6" LETTERS. COLORS: ASSORTED	N/B		\$ 10.00	Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$ 9.45		\$ 10.44		N/B			
AS-06	120	T-SHIRTS. BADGER ADULT B-CORE SHORT SLEEVED PERFORMANCE TEE. #4120 ADULT SIZES S THRU XXXL. "MAHWAH RECREATION" LOGO ON FRONT COLORS: ASSORTED	N/B			Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$ 8.40		\$ 9.94		N/B			
AS-07	50	T-SHIRTS. BADGER ADULT B-CORE SHORT SLEEVED PERFORMANCE TEE. #4160 WOMEN'S SIZES XS THRU XXL. "MAHWAH RECREATION" LOGO ON FRONT COLORS: ASSORTED	N/B		\$ 8.50	Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$ 8.40	3	\$ 9.94		N/B			
AS-08	120	SOCCER T-SHIRTS. HANES 100% BEEFY TEE #5180. SOCCER BALL LOGO ON FRONT. "MAHWAH" ON TOP OF BALL. "ADULT SOCCER" UNDER BALL. SIZES XS - XXL.	N/B		\$ 7.00	Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$ 6.35		\$ 7.44		N/B			
AS-09	12	CHAMPIONSHIP SOCCER T-SHIRTS. SAME AS ABOVE. ADD "CHAMPIONS" ACROSS BACK. SIZES XS - XXL.	N/B		N/B	Page	\$ 8.35		\$ 9.44		N/B			

RECREATION COMMITTEE

ADULT !	SPORTS-	CONCLUDED	BSN SPC	RTS	EAST CO	AST DES	RIDDELL	16,1	R&RTR	OPHY	S&SWO	RLDWIDE	400	
ITEM	QUANTIT	ITEM DESCRIPTION												
NUMBER			Unit Price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions	unit price	exceptions
AS-10	10	ADIDAS FINALE SOCCER BALL - #5	N/B		N/B		N/B		\$ 27.88		N/B			
AS-11	10	ADIDAS JABULANI MLS COMPETITION SOCCER BALL	N/B		N/B		N/B		\$ 39.94		N/B			
AS-12	48	SOFTBALLS-ADULT LEAGUE. DUDLEY THUNDER HYCON 52/300.			N/B									
		COMPOSITE. PRICE PER DOZEN. 6 PER CASE	\$ 4.56	As spec 1375626			N/B		\$ 57.96		N/B			
AS-13	6	LOUISVILLE SLUGGER QUEST-FPQS-14 FAST PITCH WOMEN'S			N/B									
		SOFTBALL BAT. 31", 32",33"	N/B				N/B		N/B		N/B			
AS-14	6	DEMARINI ULTIMATE WEAPON SLOW PITCH SOFTBALL BAT. 260Z, 280Z, 300Z	N/B		N/B		N/B		N/B		N/B			
AS-15	10	CHAMPION MENS' 4OZ. DOUBLE DRY PERFORMANCE V-NECK	14,5		N/B		140		14/2		11115			-
		T-SHIRT. #CW22. SIZES:S-3XL. ASST. COLORS. "MAHWAH DAY"			,=									
		ON FRONT IN 4" LETTERS. "STAFF" ON BACK IN 6" LETTERS.	N/B			1	N/B		N/B		N/B			
			142		N/B		1.45		100		140		 	
AS-16	6	CHAMPION LADIES' 4OZ. DOUBLE DRY PERFORMANCE V-NECK T-SHIRT. #CW23. SIZES:XS-2XL.ASST. COLORS. "MAHWAH DAY"			1	ı	N/B		N/B		N/B			
M3-10	"	ON FRONT IN 4" LETTERS. "STAFF" ON BACK IN 6" LETTERS.					I IV/D		IN/D		14/15			
AS-17	4	Bison Outdoor Double-Rim HD Breakaway Flex Rim	N/B		N/B					-			<u> </u>	
W 100 20 000			\$319.12	As spec			N/B		N/B		N/B			
AS-18	12	BRAIDED POLY OUTDOOR BASKETBALL NETS	\$ 1.22	BSN SNBBNPBRY	N/B		N/B		N/B		\$ 4.16	W2984		
AS-19	12	Bison Outdoor Anti-Whip Competition Grade Net with mounting clips	N/B		N/B		N/B		N/B		N/B			
AS-20	15	PICKLEBALL PADDLE BUNDLE W/ 2 PADDLES AND 4 BALLS	\$ 23.27	1450226	N/B		N/B		N/B		N/B			
AS-21	2	PORTABLE PICKLEBALL NET SYSTEM	\$138.43		N/B		N/B		N/B		\$ 139.70	W12990		
AS-22	36	Onix Pure 2 Outdoor Pickleballs	N/B		N/B		N/B		N/B		N/B			
AS-23	36	Franklin Sports X-40 Outdoor Pickleballs	N/B		N/B		N/B		N/B		N/B			
AS-24	36	Dura Fast 40 Outdoor Pickleballs	\$ 2.68	1050 PRICE EACH SOLD IN DOZENS	N/B		N/B		N/B		N/B			
AS-25	36	Penn 40 Outdoor Pickleballs	N/B		N/B		N/B		N/B		N/B			
AS-26	3	Douglas® Premier PPS22-SQ Portable Pickleball Net System	N/B		N/B		N/B		N/B		N/B			
AS-27				BSN 1033618	N/B							S&S LITEFLITE		
	24	12" Wiffle Balls (softball size)	\$ 0.71	Price each, sold in set of 6			N/B		N/B		\$ 11.76	W14656 P1412		
AS-28	3		N/B		N/B		N/B		\$ 149.88		N/B			
AS-29			N/B		N/B		N/B		N/B		N/B			
AS-30	16	Official Sports Pro Style Referee Shorts-S to XXL (no subs) Mizuno MVP GMVP1300S2 13" Adult Utility Slowpitch Softball	IV/D		N/B		IN/D		I IV/D	 	114/15		-	+
A3-30	6	Glove OR EQUAL	N/B		N/ D		\$ 64.30		N/B		N/B			
AS-31	6	Professional Rol-Dri Tennis Court Roller (36 in sweep)	\$ 69.82	MTRDMSTR	N/B		N/B		N/B		N/B			
AS-32	6	Wilson Super Soft Play Volleyball-Red/White/Blue(No Subs)	N/B		N/B		N/B		N/B		N/B			
AS-33	6 SETS	American Cornhole Assoc. Official size boards with carry bag	N/B		N/B		N/B		N/B		N/B			
AS-34	6 SETS	American Cornhole Assoc. official cornhole bags	N/B		N/B	Page 1	NI/D		N/B		N/B			T

SUMME	R RECRI		BSN SP	ORTS	EAST	COAS	ST DES	RID	DELL		R&I	RTRO	OPHY	S&SW	ORLDWIDE		
ITEM NUMBER	QUANTITY	ITEM DESCRIPTION	Unit Price	exceptions	unit pri	се	exceptions	unit p	orice	exceptions	unit pr	ice	exceptions	unit price	exceptions	unit price	exceptions
SR-01	60	CAMPER T-SHIRTS -YOUTH SIZES- S-M-L-XL FRUIT OF THE LOOM BEST #5930. W/ LARGE MAHWAH SUMMER REC LOGO ON FRONT. WHITE & ASST. COLORS.	N/B		\$	4.25		\$	5.80		<u> </u>	5.88		N/B			
SR-02	60	CAMPER T-SHIRTS -ADULT SIZES- S-M-L-XL FRUIT OF THE LOOM BEST #5930. W/ LARGE MAHWAH SUMMER REC LOGO ON FRONT. WHITE & ASST. COLORS.	N/B		\$	4.25	Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$	6.10		\$	5.88		N/B			
SR-03	60	CIT- T-SHIRTS. ADULT SIZES SM THRU XXL FRUIT OF LOOM BEST #5930 50/50 COTTON POLY BACK	N/B		\$	5.00	Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$	7.35		\$	7.44		N/B			
SR-04	60	COUNSELOR T- SHIRTS. ADULT SIZES SM-XXL. FRUIT OF THE LOOM BEST #5930 50/50. WHITE & ASSORTED COLORS. SMALL MAHWAH REC LOGO ON LEFT CHEST. "STAFF" UNDER LOGO.	N/B		\$	4.25	Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$	6.10		\$	5.88		N/B			,
SR-05	48	COUNSELOR T-SHIRTS ADULT SIZES SM.THRU XXL RUSSEL NUBLEND #64030 50/50 COTTON POLY- GREY SHIRT W/ GREEN SMALL LOGO ON LEFT CHEST. "STAFF" UNDER LOGO	N/B		N/B	i.		\$	6.10		\$	5.88		N/B			
SR-006	48	COUNSELOR T-SHIRTS ADULT SIZES SM.THRU XXL FRUIT OF THE LOOM BEST #5930M 50/50 COTTON POLY- GREY SHIRT W/ GREEN SMALL LOGO ON LEFT CHEST. "STAFF" UNDER LOGO	N/B	e e	\$	4.25	Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$	6.10		\$	5.88		N/B			
SR-07	48	COUNSELOR COTTON TANK-ANVIL #215 (6.1 OZ). ADULT SIZES SM.THRU XXL 100% COTTON- W/ SMALL MAHWAH REC LOGO ON LEFT CHEST. "STAFF" UNDER LOGO	N/B		\$	8.00	Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$	5.95	GILDAN 2700	N/B			N/B			
SR-08	48	COUNSELOR COTTON SLEEVELESS T-SHIRT ANVIL #215 (6.1 OZ).ADULT SIZES SM.THRU XXL W/ SMALL MAHWAH REC LOGO ON LEFT CHEST "STAFF" UNDER LOGO	N/B		\$	8.00	Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$	5.95		N/B			N/B			
SR-09	48	COUNSELOR V-NECK T-SHIRT. NEXT LEVEL LADIES ANVIL #6044 (POLY/COTTON).ADULT SIZES XS THRU XXL W/ SMALL MAHWAH REC LOGO ON LEFT CHEST "STAFF" UNDER LOGO	N/B		\$	9.00	Adult XXL +2.50 Adult 3XL +3.50 Adult 4XL +4.50 Adult 5XL +5.50	\$	6.80	DM1190L	N/B			N/B			

RESOLUTION TOWNSHIP OF MAHWAH P.O. Box 733 MAHWAH, NJ 07430

Resolution #120-22

Date: March 10, 2022

Name	Motion	Second	Yes	No	Abstain	Absent
Ariemma						
Bolan						
Ervin				7		
Ferguson						
Paz						
Wong						
May						

WHEREAS, the Township of Mahwah Police Department utilizes the InfoShare Computer Aided Dispatch and Records Management System, and has the need to renew maintenance support services with Computer Square, Inc., dba CSI Technology Group, as a proprietary computer software maintenance contract pursuant to the provisions of N.J.S.A. 40A:11-5(dd) and

WHEREAS, the Purchasing Agent has determined and certified in writing that the value of the contract will exceed the \$17,500.00 Pay-to-Play threshold, but will not exceed the bid threshold of \$44,000.00; and

WHEREAS, Computer Square, Inc., dba CSI Technology Group (CSI) has submitted a letter verifying that the InfoShare Computer Aided Dispatch and Records Management System is proprietary to CSI., and CSI., will provide maintenance support services to the Township of Mahwah Police Department InfoCAD system; and

WHEREAS, the Chief Financial Officer has certified that funds are available in the Municipal Budget of the Township of Mahwah; and

WHEREAS, Computer Square, Inc. has completed and submitted a Business Entity Disclosure Certification which certifies that Computer Square Inc. has not made any reportable contributions to a political or candidate committee in the Township of Mahwah in the previous one year, and that it is prohibited from making any reportable contributions through the term of the contract.

NOW THEREFORE, BE IT RESOLVED that the Township Council of the Township of Mahwah authorizes the Township of Mahwah to enter into an Alternate Non-Fair and Open contract with Computer Square, Inc., dba CSI Technology group, for proprietary software maintenance support services as described herein; for an amount not to exceed \$44,000.00 through December 31, 2022; 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 the Township Clerk shall keep a copy of this Resolution on file and available for inspection in the Office of the Township Clerk and that the Township Clerk shall forward a copy of this Resolution to the Business Administrator, QPA, Chief Financial Officer and Computer Square, Inc., dba CSI Technology Group, 330 Mac Lane, Keasbey, NJ 08832.

I hereby certify that this resolution consisting of two page(s), was adopted at a meeting of the Township Council of the Township of Mahwah, 10th day of March, 2022.

Kathrine Coviello, RMC/CMC/MMC Municipal Clerk David May
Council President

RESOLUTION TOWNSHIP OF MAHWAH

P.O. BOX 722

P.O. BOX 733 MAHWAH NJ 07430 Resolution #121-22

Date: March 10, 2022

Name	Motion	Second	Yes	No	Abstain	Absent
Ariemma .						
Bolan						
Ervin						
Ferguson						
Paz						
Wong						
May			,			

WHEREAS, the Township of Mahwah has items as shown on the attached list that are not needed for public purposes; and

WHEREAS, the Township is desirous of selling these items in an "as is" condition without express or implied warranties; and

WHEREAS, Municibid is on NJ State Contract T-2581;

NOW, THEREFORE, BE IT RESOLVED by the Township Council of the Township of Mahwah as follows:

- (1) The items on the attached list are not needed for public service and shall be auctioned individually, online, and conducted through Municibid pursuant to State Contract T-2581 in accordance with the terms and conditions of the State Contract. The terms and conditions of the agreement entered into with Municibid are available online at municibid.com and also available at the office of Municipal Clerk, of the Township of Mahwah.
- (2) The address of the auction site is Municibid.com
- (3) The sale is being conducted pursuant to Local Finance Notice 2008-09.
- (4) All items shall be sold in an "as-is" condition without expressed or implied warranties with the successful bidder required to execute a Hold Harmless and Indemnification Agreement concerning use of said excess items.
- (5) The Township of Mahwah reserves the right to accept or reject any bid submitted.
- (6) The Township shall dispose of any item in accordance with all applicable environmental regulations if any item does not sell on the Municibid auction.

BE IT FURTHER RESOLVED that a notice of date, time and place of the public sale together with a description of the items to be sold will be advertised in the official newspaper, pursuant to N.J.S.A 40A:11-36; and

BE IT FURTHER RESOLVED that items that fail to sell may be scrapped with any proceeds being turned over to the CMFO for deposit in the accounts of the Township; and

BE IT FURTHER RESOLVED that the Municipal Clerk shall maintain a copy of this Resolution on file and shall forward a copy to the Mayor; Business Administrator; CMFO; QPA; Captain Blank; and Municibid, Greg Berry, 2401 Walnut St. 6th Floor, Philadelphia, PA 19103.

I hereby certify that this resolution consisting of two page(s), was adopted at a meeting of the Township Council of the Township of Mahwah, on this 10th day of March, 2022.

Kathrine G. Coviello RMC/CMCMMC Municipal Clerk

David May Council President

Equipment List for Surplus Property Auction

2013 Ford Taurus Police Interceptor (#112)	Vin# 1FAHPZMT8DG164971	\$650
2015 Ford Explorer (#118)	Vin# 1FM5KAR0FGC51737	\$750
2014 Ford Explorer (#117)	Vin# 1FM5K8AR2EGA92184	\$750
1994 Classic MFG Trailer 16ft Enclosed	Vin# 10WPAEH25RWO19358	\$300
Wells Cargo Trailer 10ft Enclosed	Vin# 1WC200D14P1001381	\$300
Haulmark Trailer 10ft Enclosed	Vin# 16HCB10135P044778	\$300
Honda 4trax ATV unknown year	No Vin # located	\$275
2011 Kawasaki Teryk UTV SideXSide	No Vin# located	\$275
Police Matrice 210 Drone & Parts		\$500 min
Blackhawk Products Omega Elite Tactical Vests (4 lots)	Item #30EV26DE	\$84 min for used
		\$160 for new

R E S O L U T I O N TOWNSHIP OF MAHWAH P.O. Box 733 MAHWAH, NJ 07430

Resolution #122-22

Date: March 10, 2022

Name	Motion	Second	Yes	No	Abstain	Absent
Ariemma						
Bolan					_	
Ervin						
Ferguson						
Paz						
Wong						
May						

BE IT RESOLVED the Township Council of the Township of Mahwah hereby consents the following Mayoral Appointments:

Board/Committee	<u>Appointee</u>	<u>Term</u>
Beautification Committee	Megan Jankowski	March 11, 2022 to December 31, 2024
	Victoria Galow	March 11, 2022 to December 31, 2023
	Jessica Stumpp	March 11, 2022 to December 31, 2023
Pool Advisory Committee	Brett Coplin	March 11, 2022 to December 31, 2023
	Mark Sadowski	March 11, 2022 to December 31, 2023
	Mark Grainger	March 11, 2022 to December 31, 2023
	Rola Salloum	March 11, 2022 to December 31, 2023
	Donald Hoover	March 11, 2022 to December 31, 2022

BE IT FURTHER RESOLVED the Municipal Clerk shall forward a copy of this Resolution to the Appointee, Pool Advisory Committee, Beautification Committee and Mayor Wysocki.

I hereby certify that this resolution consisting of one page(s), was adopted at a meeting of the Township Council of the Township of Mahwah, on the 10th day of March, 2022.

Kathrine Coviello, RMC/CMC/MMC	David May
Municipal Clerk	Council President

RESOLUTION TOWNSHIP OF MAHWAH P.O. Box 733 MAHWAH, NJ 07430

Resolution #123-22

Date: March 10, 2022

Name	Motion	Second	Yes	No	Abstain	Absent
Ariemma						
Bolan						
Ervin						
Ferguson						
Paz			:			
Wong						
May						

A RESOLUTION APPROVING THE DISBURSEMENT OF FUNDS FROM THE BCIA DPW PROJECT

WHEREAS, pursuant to Section 510 (C) of that certain Lease Purchasing Agreement dated as of August 1, 2011(the "Original Lease Agreement") by and between the Bergen County Improvement Authority (the "Authority") and the Township of Mahwah, New Jersey, and (ii) Section 5.02 of the Authority's bond resolution entitled "RESOLUTION AUTHORIIZNG THE ISSUANCE OF COUNTY GUARANTEED LEASE REVENUE BONDS OF THE BERGEN COUNTY IMPROVEMENT AUTHORITY" duly adopted by the Authority on June 3, 2021 collectively, the "Lease Revenue Bond Resolution", M&T Trust Company, as Trustee for the holders of the captioned bonds (the "Bonds"), is hereby requested to pay from moneys on deposit in the Acquisition Fund bills associated with the Township of Mahwah DPW Project in Mahwah, New Jersey, and

WHEREAS, Requisition Number #4 in the amount of \$ 15,000.00 is payable to DiGeronimo PC and \$15,000.00 is being sent to M&T Bank on March 10, 2022 by the MAYOR AND COUNCIL, Business Administrator and CFO of the Township of Mahwah.

THEREFORE, BE IT RESOLVED that the action of the CFO in submitting the bill for payment, to the Trustee M&T Bank, as approved by the CFO, is hereby approved.

BE IT FURTHER RESOLVED, that the Township Clerk shall keep a copy of this Resolution on file and available for inspection in the office of the Township Clerk and shall forward a copy of this Resolution to the Mayor, Business Administrator, QPA, CMFO, and the Assistant to the Business Administrator.

I hereby	certify	that this	resolution	consisting	of one	page(s),	was	adopted	at a	meeting	of the
Townshi	p Coun	cil of the	Township	of Mahwah	, on the	e 10th day	of N	March, 20)22.		

Kathrine Coviello,	RMC/CMC/MMC
Municipal Clerk	

THE BERGEN COUNTY IMPROVEMENT AUTHORITY \$22,600,000 COUNTY GUARANTEED LEASE REVENUE BONDS, SERIES 2021 Township of Mahwah Project

LEASE AND AGREEMENT REQUISITION FOR PAYMENT

VIA ELECTRONIC MAIL

Manufacturers and Traders Trust Company Corporate Trust Administration 99 Wood Avenue South Iselin, New Jersey 08830

REQUISITION REF. NO. 2021-4

I, the undersigned Chief Financial Officer of the Township of Mahwah, in the County of Bergen (the "Municipality") DO HEREBY CERTIFY that I am an Authorized Municipal Representative duly designated by the Municipality to execute and deliver this certificate on behalf of the Municipality. I DO HEREBY FURTHER CERTIFY pursuant to and in accordance with the terms of the Lease and Agreement between the Bergen County Improvement Authority (the "Authority") and the Municipality dated as of August 1, 2021 (the "Lease") as follows:

- 1. This requisition is Requisition Ref. No. 2021-4 (Disbursement from BCIA Mahwah DPW 2021 Project Account number 148951-001
- 2. The name and address of the person, firm or corporation to whom payment is due is: DiGeronimo PC- 650 From Road, Mack II, Suite 560. Paramus, NJ 07652.
- 3. The amount to be paid to such person, firm or corporation is DiGeronimo PC in the amount of \$15,000.00
- 4. The Project Costs to which this Requisition relates is Township of Mahwah DPW Project.
- 5. Each obligation, item of cost or expense mentioned herein has been properly incurred, is an item of Cost and is a proper charge against the Project Fund and has not been the basis of any previous withdrawal.

Capitalized terms used herein and not otherwise defined shall have the meanings ascribed to such terms in the Lease. This requisition is authorized to be executed in counterparts by the parties set forth below.

DATED:	TOWNSHIP OF MAHWAH
	Authorized Municipal Representative Name: Joseph Kovalcik Title: Chief Financial Officer
- , ,	nalf of the Bergen County Improvement Authority, hereby acknowledges the the certifications set forth above.
DATED:	BERGEN COUNTY IMPROVEMENT AUTHORITY
	Authorized Authority Representative Name: Mauro Raguseo

Title: Executive Director

SCHEDULE A

Check disbursement instructions:				
Payee Name:	DiGeronimo PC			
Address:	650 From Road, Mack II, Suite 560 Paramus, NJ 07652			
Amount: \$	\$15,000.00			
Date:	March 10, 2022			
Wiring Instructions:				
Bank name:				
Bank ABA:				
Payee account number:				
Payee account name:				
For further credit (if necessary):				

Attached Description of Product/Service: see below

[ATTACH BILLING/PAGES AS NECESSARY]

RESOLUTION

TOWNSHIP OF MAHWAH P.O. Box 733 MAHWAH, NJ 07430

Resolution #124-22

Date: March 10, 2022

Name	Motion	Second	Yes	No	Abstain	Absent
Ariemma						
Bolan						
Ervin						
Ferguson						
Paz						
Wong						
May						

See attached Transfer of 2021	Appropriation Reserves,	consisting of one (1	1) page(s).
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I hereby certify that this resolution consisting one page(s), was adopted at a meeting of the Township Council of the Township of Mahwah on the 10th day of March 2022.

Kathrine G. Coviello, RMC/CMC/MMC Municipal Clerk

David May
Council President

TRANSFER OF 2021 APPROPRIATION RESERVES

WHEREAS, certain transfer of funds for 2021 budget appropriation reserves are necessary to cover anticipated expenditures; and

WHEREAS, N.J.S.A. 40A:4-59 provides for transfers from appropriation reserves with an excess over and above the amount deemed to be necessary to fulfill the purpose for such appropriation reserves, to those appropriation reserves deemed to be insufficient;

NOW, THEREFORE, BE IT RESOLVED by the Governing Body of the Township of Mahwah, that the transfer be made between the 2020 budget appropriation reserves as follows:

CURRENT FUND	FROM TO
GENERAL APPROPRIATIONS	
Operations - within "CAPS"	
Business Administrator:	
Salary and Wages	\$3,000.00
Computer Account	•
Other Expenses	\$3,000.00
Police Patrol:	
Salary and Wages	\$6,000.00
Medical	
Other Expenses	\$6,000.00
Police Patrol:	
Salary and Wages	\$8,000.00
Health Department:	
Other Expenses	\$8,000.00
Snow Removal:	
Salary and Wages	\$30,000.00
Central Street Lighting	
Other Expenses	\$30,000.00
Snow Removal:	
Salary and Wages	\$6,000.00
Central Gasoline	
Other Expenses	\$6,000.00
Snow Removal:	
Other Expenses	\$50,000.00
Division of Law	
Other Expenses	\$50,000.00
Municipal Services Act:	·
Other Expenses	\$50,000.00
Division of Law	•
Other Expenses	\$50,000.00
Police Patrol:	, ,
Salary and Wages	\$175,000.00
Division of Law	**************************************
Other Expenses	\$175,000.00
-	, = , = , 0 0 0 0 0 0

RESOLUTION TOWNSHIP OF MAHWAH P.O. Box 733 MAHWAH, NJ 07430

Resolution #125-22

Date: March 10, 2022

Name	Motion	Second	Yes	No	Abstain	Absent
Ariemma				-		
Bolan						
Ervin						
Ferguson						
Paz						
Wong						
May						

BE IT RESOLVED, that the Temporary Appropriations introduced at the annual meeting of the Mayor and Council of the Township of Mahwah, January 20, 2022, be amended as follows:

CURRENT FUND

\$25,000.00
\$85,0000.00

BE IT FURTHER RESOLVED, that the total appropriations will now be \$12,887,788.00 hereby certify this to be a true copy of a resolution adopted by the Mayor and Council of the Township of Mahwah at a regular meeting held on the 10th of March, 2022.

I hereby certify that this resolution consisting of one (1) page(s), was adopted at a meeting of the Township Council of the Township of Mahwah on the 10th day of March, 2022.

Kathrine G. Coviello, RMC/CMC/MMC	David May	•
Municipal Clerk	Council President	