# Borough of Ben Avon Heights Zoning Ordinance Ordinance No. \_\_\_\_\_

Working Document Draft July 17 September 12, 2023

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#### **Article I: General Provisions**

#### Section 101: Title

A. The official title of the Ordinance is the "Borough of Ben Avon Heights Zoning Ordinance."

#### Section 102: Statutory Authority Authority

A. This Ordinance is adopted by virtue of the authority Authority granted to the Borough of Ben Avon Heights (Borough) by the Commonwealth in the Pennsylvania Municipalities Planning Code (MPC).

#### **Section 103: Interpretation**

A. In the event of conflicts between the provision of this Ordinance and any other Ordinance or regulation, the more restrictive provisions shall apply. In the interpretation and application, the provisions of this Ordinance shall be considered minimum requirements adopted for the promotion of the health, safety, and general welfare of the public. In interpreting the language of this Ordinance to determine the extent of the restriction upon the useUse of the property, the language shall be interpreted, where doubt exists as to the intended meaning of the language written and enacted by the Borough Gouncil in favor of the property owner and against any implied extension of the restriction.

# **Section 104: Purpose and Findings**

- A. These regulations are adopted in accordance with the MPC, community development objectives and the Borough's Joint Comprehensive Plan. The purpose of this Ordinance is to promote, protect and facilitate any of the following:
  - 1. Public health, safety, morals, and general welfare.
  - 2. Coordinated and practical community development.
  - 3. Encourage appropriate redevelopmentd Development.
  - 4. Proper density Density of population.
  - 5. The provisions of adequate light and air.
  - 6. Lessen congestion on streetStreetS and roads.
  - 7. Secure safety from fire, panic, and other dangers.
  - 8. Prevent the overcrowding of land.
  - 9. Avoid an undue concentration of population.

- 10. Facilitate the adequate provision of transportation, water, sewers, schools, parks, and other public facilities.
- 11. Preservation of natural, scenic, and historic properties.
- 12. Preservation of environmental features, including forest, wetlands, aquifers, prime agricultural land, steep slopeSteep Slopes, and floodplains as deemed appropriate; and
- 13. Emergency Emergency management and preparedness.

## Section 105: Community Development Objectives

- A. The community development Development objectives are adopted as a statement of legislative findings and may be useUsed in evaluating any proposed additions or deletions to the Borough Zoning Ordinance.
- B. The general objective for the management of land useUse and growth in the Borough is to provide a pleasant, attractive, healthy, safe, and convenient environment for residential and recreational useUses. The Joint Comprehensive Plan for the Boroughs of Avalon, Bellevue, Ben Avon, and Ben Avon Heights allows for Ben Avon Heights to remain predominantly residential and provides for commercial, industrial, and educational useUses to be permitted in the Boroughs of Avalon, Bellevue, and Ben Avon. The objectives of keeping the Borough predominantly residential and recreational shall be pursued by the creation and implementation of land useUse plans to:
  - 1. Encourage sustainable development Development and the preservation of the natural environment.
  - 2. Increase property values and the economic base of the community.
  - 3. Provide for safe, adequate, and attractive housing.
  - 4. Provide the necessary infrastructureStructureinfrastructure and vehicular and pedestrian transportation arteries.
  - 5. Provide for recreational facilities; and
  - 6. Provide for ongoing community planning and management of potential growth.
- C. Sustainable development Development and the preservation of the environment shall be pursued by:
  - The elimination of visual and physical blight such as overhead utility lines, concentrations of eigneSigns of excessive size and proximity, large expanses of unbroken pavement, and dilapidated etructureStructures.
  - 2. The preservation of natural topography and wooded slopes, including the limiting of hillside development beyond a reasonable gradient, and the control of flood plains and water shedSheds.

- 3. The prevention of excess erosion, hazardous rock and soil slippage, sedimentation and other soil and water management problems.
- 4. The regulation and control of the design, construction, quality of materials, useUse, location, and maintenance of gradingGrading, excavationExcavation, and fillFill.
- 5. The reclamation of derelict land; and
- 6. The acquisition by the Borough and the promotion of dedication of natural open-spaceOpen Space and wooded slopes to link the existing and proposed park sites and neighborhoods and to prevent ecological problems resulting from extensive cut and fillFill necessary to develop wooded slopes.
- D. The provision of safe, adequate, and attractive housing for the entire population of the community shall be pursued by:
  - 1. Correlating residential density Density and housing type with topography, environmental conditions, and the capacity of existing and proposed utilities, streetSTreetStreets, and community facilities.
  - 2. The removal of dilapidated housing, the rehabilitation of deteriorating housing, the maintenance of sound housing, and the development Development of new housing, where appropriate.
  - 3. The provision of residential areas with adequate recreational facilities; and
  - 4. The preservation of historical and cultural landmarks.
- E. The provision of recreational and community facilities shall be pursued by:
  - 1. The creation of outdoor and/or indoor recreational facilities to accommodate the existing and future population.
  - The promotion of acquisition or dedication of natural open-spaceOpen Space for park and recreational purposes as appropriate to meet the needs of Borough residents.
  - 3. The preservation of historical landmarks.
- F. The creation and implementation of land useUse plans shall seek to achieve the foregoing objectives and to:
  - Avoid incompatible land useUse and protect against the detrimental effect of incompatible land useUses through planting, open spaceOpen Space, and natural breaks in topography.
  - Maintain the single-familyFamily residential developmentDevelopment to prevent sprawl, conserve open spaceOpen Space, and make full useUse of utilities and services in support of the joint comprehensive planJoint Comprehensive Plan; and

- 3. Provide site plan control.
- G. In accordance with the foregoing purposes and objectives, this Ordinance establishes regulations governing the following:
  - 1. The height, number of stories, and size of buildingBuildings and other structureStructures.
  - 2. The percentage of a lotLot that may be occupied.
  - 3. The size of yards, courts, and other open spaceOpen Spaces.
  - 4. Population density Density and intensity of useUse; and
  - 5. The location and useUse of buildingBuildings, other structureStructures, and land for business, industrial, residential, or other purposes.

## **Section 106: General Compliance**

- A. No land shall be useUsed or occupied, and no structureStructures shall be designed, erected, altered, useUsed, or occupied except in conformity with this Ordinance and in compliance with all standards, and upon performance of all conditions attached to any useUse approval, varianceVariance, appeal, rezoning, subdivisionSubdivision, and land-developmentLand Development approval, planned residential approval, or site plan approved pursuant to all land useUse regulations of the Borough.
- B. No person, firm, or corporation and no officer or employee (either as owner or as participating principal, agent, servant, or employee of such owner) shall sell, rent, or lease, or offer or attempt to sell, rent, or lease, any land or structureStructure upon the representation, falsely made and known to be false, that such land or structureStructure may be useUsed or occupied in a manner or for a useUse prohibited by this Ordinance.
- C. Every principal structurePrincipal StructureStructure useUsed for human eccupancyOccupancy shall have its own water and sewer service.
- D. The requirements of this Ordinance shall apply to all zoning district Zoning Districts, lotLots, structureStructures, land developmentLand Developments, and subdivisionSubdivisions in the Borough.

#### Section 107: Applicability of Regulations to the Borough

A. This Ordinance shall apply to existing or proposed useUses or structureStructures owned by the Borough.

# **Article II: Definitions**

# Section 201: Word Usage

- A. For the purposes of this Ordinance, the following rules of usage and interpretation shall apply, unless the context indicates otherwise. In the interpretation of this Ordinance, the provisions and rules of this Ordinance shall be observed and applied, except when the context clearly requires otherwise.
  - 1. Words in the present tense include the future.
  - 2. Words in the singular include the plural, and the plural the singular.
  - 3. The word "shall" be intended to be mandatory.
  - 4. The word "letLot" shall include the word "pletlLot" or "parcel."
  - 5. The word "person" includes a firm, company, corporation, partnership, trust, organization, or association, as well as an individual.
  - 6. A building Building or structure Structure includes any part thereof.
  - 7. The word "and" indicates that all connected items, conditions, provisions, or events shall apply.
  - 8. The word "or" indicates that the connected items, conditions, provisions, or events may apply singly or in any combination.
  - 9. The words "either", "or" indicate that the connected items, conditions, provisions, or events may apply singly but not in any combination.
  - 10. The word "Borough" means the Borough of Ben Avon Heights, Pennsylvania.
  - 11. The word "County" means the County of Allegheny, Pennsylvania.
  - 12. Any useUse of the gender specific words (his, hers, him, her) shall imply both genders.
  - 13. In case of any difference of meaning or implication between the text of this Ordinance and any caption, illustration or table, the text shall control.
  - 14. When a word or phrase is not specifically defined in this Ordinance, or referenced in another ordinance, then the common meaning of the word or phrase, or the definition contained in Webster's Dictionary, most current version, shall apply (current as of the adoption and publication date of this ordinance).

#### Section 202: General Definitions

When useUsed in this Ordinance, the following words, terms, and phrases shall have the following meanings, unless expressly stated otherwise or unless the context clearly indicates otherwise.

- ACCESSORY DWELLING UNITACCESSORY DWELLING UNIT— A separate and accessory dwellingDwelling space—that is attached or unattached to the primary dwellingDwelling. Accessory dwelling units typically include living, sleeping, eating, cooking, and sanitation facilities that are accessible from an exterior, separate entrance than the principal dwelling unit. Only units constructed and approved prior to the Adoption of this Zoning Ordinance shall be considered Legal Non-Conforming.
- ACCESSORY STRUCTURE A StructureStructure, the useUse of which is customarily accessory to and incidental to that of the principal structurePrincipal Structure and which is located on the same letLot.
- **ACCESSORY USEACCESSORY USEUSE** A useUse customarily incidental and subordinate to the principal usePrincipal UseUse and located on the same letLot as the principal usePrincipal UseUse.
- **ADJACENT PROPERTY** Property that is contiguous with the boundaries of any side of the subject property.
- **AISLE** The portion of the parking letLot devoted to providing immediate access to the parking stalls. The recommended aisleAisle width is dependent of the parking angle.
- ALTERATIONS As applied to a buildingBuilding or structureStructure, a change or rearrangement in the structural parts or in the exit facilities, or an enlargement, whether by extending on a side or by increasing in height, or the moving from one (1) location to another, or any change in useUse from that of one (1) zoning-districtZoning District classification to another.
- **ALTERATIONS, STRUCTURAL** Any change in the supporting members of a building Building, such as bearing walls, columns, beams, girders, or foundations.
- **ANTENNA** Any system of wires, rods, discs, panels, flat panels, dishes, whips, or other similar devices useUsed for the transmission or reception of wireless signals. An antennaAntenna may include an omnidirectional antennaAntenna (rod), directional antennaAntenna (panel), parabolic antennaAntenna (disc) or any other wireless antennaAntenna. An antennaAntenna shall not include tower-based wireless communications facilities as defined in this Section of the Ordinance.
- **APARTMENT** A multi-family dwellingMulti-family Dwelling. See "Dwelling Types" in this Section of the Ordinance.
- **APPLICANT** A landowner Landowner or developer Developer, as hereinafter defined, who has filed an application for development Application For Development including his heirs, successors, and as signs Signs.
- **APPLICATION FOR DEVELOPMENTAPPLICATION FOR DEVELOPMENT** Every application, whether preliminary, tentative, or final, required to be filed and approved prior to start of construction or developmentDevelopment including but not limited to an application for a building permitBuilding Permit, for the approval of a subdivisionSubdivision plat or plan, or for the approval of a development planDevelopment Plan.

- **ARCHITECT** An architect licensed by the Commonwealth of Pennsylvania. See "Licensed Professional Licensed Professional."
- **ARCHITECTURAL FOOTPRINT** The entire area of ground covered by the permitted structure Structure including, but not limited to, covered perchPorches and breezeways. The architectArchitectural footprint is exclusive of patios, deckDecks, and exterior walkways.
- **AUTHORITY** A body politic and corporate created pursuant to the act of May 2, 1945 (P.L.382, No.164), known as the "Municipality Authorities Act of 1945."
- **BASEMENT** The StoryStory of a structureStructure which is partly or completely below grade planeGrade Plane,
- **BILLBOARDS** See the definition provided under "Signe Signs" within this Ordinance.
- **BOARD** Anybody granted jurisdiction under a land useUse ordinance or by the MPC to render final adjudications.
- **BUFFER** AREABUFFER AREA/BUFFER ZONE/BUFFER YARD A landscaped area of a certain depth specified by this Ordinance which shall be planted and maintained in treeTrees, ground cover, shrubs, bushes, or other natural landscaping material or an existing natural or constructed natural barrier which duplicates the effect of the required buffer areaBuffer Area.
- **BUILDING** A structure Structure useUsed for sheltering any useUse or occupancy.
- **BUILDING CODE** The Uniform Construction Code of Pennsylvania, as amended, as adopted by Ben Avon Heights Borough.
- **BUILDING FAÇADE** That portion of any exterior elevation on the buildingBuilding extending from finishedsShed gradeGrade to top of the parapet, wall, or eaves and the entire width of the buildingBuilding elevation.
- **BUILDING FRONT** The wall of the building where the principal entrance is located, usually fronting on a public streetStreet.
- **BUILDING PERMITBUILDING PERMIT** A permit for activities regulated by the Uniform Construction Code as adopted by Ben Avon Heights Borough, including construction, alteration, repair, demolition, or an addition to a **structure**Structure.
- **BUILDING**, **PRINCIPAL** The buildingBuilding or buildingBuildings on a lotLot in which the principal usePrincipal UseUse or useUses are conducted.
- **CARPORT** An attached accessory structure useUsed for the storage of motor vehicles which contains a roof but is not enclosed on all sides. An attached carport is an extension of the principal buildingPrincipal Building and subject to the related building eade Building Codes and zoning regulations of the permitted principal usePrincipal UseUse. See also "Garage, Private."

- **CARTWAY** That portion of a streetSTreetStreet intended for vehicular useUse.
- **COMMON OPEN SPACE** A parcel or parcels of land or an area of water, or a combination of land and water within a development site and designed and intended for the useUse or enjoyment of residents of a developmentDevelopment, not including streetStreetStreetStreetStreet parking areas, and areas set aside for public facilities.
- **CONDITIONAL USECONDITIONAL USEUSE** See "Use" in this Section of the Ordinance.
- **CONSTRUCTION STANDARDS** The Ben Avon Heights Borough Standard Construction Details, as amended.
- **CONVERSION DWELLINGS** See "Dwelling Types" in this Section of the Ordinance.
- **COUNCIL** The Council Council of Ben Avon Heights Borough, Allegheny County, PA.
- DARK SKY COMPLIANT LIGHT FIXTUREDARK SKY COMPLIANT LIGHT FIXTURE

  —Light fixtures that are designed to reduce light pollution, with the mission to minimize glare, reduce light trespass and eliminate night sky pollution. A fixture must be fully shielded and emit no light above the horizontal plane. There shall be no sag or drop lenses, side light panels, up-light panels, etc. Approved fixtures shall employ warm-toned (3000K and lower) white light sources or may employ amber light sources or filtered LED light sourcesource.
- **DECKDECK** An attached accessory structure Structure to a dwelling or a pool, which is constructed of natural or synthetic wood, either on or above the ground, without a roof or awning, and with flooring that is not completely impervious, and which may include steps or railings.
- **DEDICATED OPEN SPACEDEDICATED OPEN SPACE or RECREATION LAND** A parcel of land integrated within a subdivision Subdivision or land development Land Development that is dedicated, either publicly or privately, specifically for useUse as a park, open spaceOpen Space, and/or active recreation area.
- **DENSITY DENSITY** The number of dwelling Dwelling units per acre.
- **DETERMINATION** The final action by an officer, body or agency charged with the administration of any land useUse ordinance or applications thereunder except the following: the governing bodyGoverning Body; the zoning hearingHearing boardBoardZoning Hearing Board (ZHB); the planning agency, only if and to the extent the planning agency is charged with final decision on preliminary or final plans under the SubdivisionSubdivision and Land DevelopmentLand Development Ordinance (SALDO) or Planned Residential DevelopmentDevelopment (PRD) provisions. DeterminationDeterminations shall be appealable only to the boardBoards designated as having jurisdiction for such appeal.

**DEVELOPMENT** – See "Land DevelopmentLand Development".

**DEVELOPER** – Any landownerLandowner, agent of such landownerLandowner, or tenant with the permission of such landownerLandowner, who makes or causeUsecauses to be made a subdivisionSubdivision of land or a land-developmentLand Development.

**DEVELOPMENT** PLANDEVELOPMENT PLAN — The provisions for developmentDevelopment, including a planned residential developmentDevelopment, a plat of subdivisionSubdivision, all covenants relating to useUse, location and bulk of buildingBuildings and other structureStructures, intensity of useUse or densityDensity of developmentDevelopment, streetStreetStreets, ways, and parking facilities, common open spaceCommon Open Space, and public facilities. The phrase "provisions of the development planDevelopment Plan" when useUsed in this Ordinance shall mean the written and graphic materials referred to in this definition.

**DRIVEWAY, RESIDENTIAL** – A private area which provides vehicular access to a parking space, garage, or dwelling Dwelling.

**DWELLING** — A buildingBuilding that contains dwellingDwelling units, intended or designed to be useUsed, rented, leased, let, or hired out to be occupied for living purposes. Each dwellingDwelling type designated below is provided for separately in the land useUse chart under "DwellingDwelling Type."

#### **DWELLING TYPES:**

conversion dwelling unit or units created from a larger existing residential dwellingDwelling, whether entirely from the existing structureStructure or by buildingBuilding additions or combinations thereof. Conversion dwellingsConversion Dwellings involve the creation of additional dwellingDwelling units in a structureStructure from existing dwellingDwellings, not initially intended or designed when the dwellingDwelling was initially constructed. Conversion dwellingsConversion Dwellings are primarily intended to serve as rental units and are defined separately from Accessory DwellingDwellings Units or Mother-in-law Suites which are primarily intended to houseUsehouse familyFamily members.

**DUPLEXDUPLEX** – A detached houseUsehouse designed for and occupied exclusively as not more than two (2) units, each living as an independent houseUsekeepinghousekeeping unit and with no internal connectivity between units.

**MOBILE HOME** — A transportable, single-familyFamily-dwellingDwellingSingle-Family Dwelling intended for permanent eccupancyOccupancy, nonmedical office, or place of assembly, contained in one (1) or more sections, built on a permanent chassis, which arrives at a site complete and ready for eccupancyOccupancy except for minor and incidental unpacking and assembly operations, and constructed so that it may be useUsed with or without a permanent foundation. The term does not include recreational vehicles or travel trailers.

- **MULTI-FAMILY** A residential buildingBuilding designed exclusively for eccupancy Occupancy by three (3) or more families living independently of each other and containing three (3) or more separate dwellingDwelling units but not including single-familyFamily, DuplexDuplex, TownhomeTownhome or QuadruplexQuadruplex DwellingDwellings.
- QUADRUPLEX A residential buildingBuilding, other than a townhome or garden apartmentApartment, containing only four (4) dwellingDwelling units in one (1) structureStructure, each of which has two (2) walls exposed to the outside and each unit shares two (2) common walls with adjoining units which are placed at right angles to one another, rather than in a row, and which units have no other units above or below which share common floors/ceilings.
- **SINGLE FAMILYSINGLE FAMILY** A detached residential buildingBuilding that is the only principal structurePrincipal StructureStructure on the lotLot, designed exclusively for occupancyOccupancy by one (1) familyFamily, as defined herein, and containing one (1) dwellingDwelling unit.
- **TOWNHOME** A single-family-family-dwelling-bwelling-single-family Dwelling unit constructed in a group of not less than three (3) but not more than six (6) attached units in which each unit share no more than one (1) common wall that extends from the foundation to the roof.
- **DWELLING UNIT** A single unit providing complete, independent living facilities for one (1) or more persons, including permanent provisions for living, sleeping, eating, cooking, and sanitation.
- **ELECTRONIC NOTICE** Notice given by a municipality through the Internet of time and place of a public hearingHearingPublic Hearing and the nature of the matter to be considered at the hearingHearing.
- **EMERGENCY** A condition that (1) constitutes a clear and immediate danger to the health, welfare, or safety of the public, or (2) has <del>causeUse</del>caused or is likely to <del>causeUse</del>cause facilities in the Rights-of-Way to be unusable and result in loss of the services provided.
- **ENFORCEMENT NOTICE**—A notice as provided in §616.1 of the MPC, 53 P.S. §10616.1, sent by the Borough to the owner or occupant of record of a parcel on which a violation of this Ordinance has occurred, to any person who has filed a written request to receive enforcement noticeEnforcement Notices regarding that parcel, and to any other person requested in writing by the owner or occupant of record, the purpose of which is to initiate enforcement proceedings.
- **ENGINEER, PROFESSIONAL** A licensed professional engineer Licensed Professional Engineer registered by the Commonwealth of Pennsylvania. See "Licensed Consultant."
- **EPA** The United States Environmental Protection Agency (EPA) or any agency successor thereto.
- **ESSENTIAL SERVICES** The erection, construction, alteration or maintenance of underground or overhead gas, electrical, steam or water transmission

or distribution systems, including poles, wires, mains, drains, sewers, pipes, conduit cables, fire alarm boxes, police call boxes, traffic signals, hydrants, streetStreetStreet signsSigns, cable television or other telecommunications transmission lines provided by public or private entities, and other similar equipment and accessories in connection therewith, reasonably necessary for the furnishing of adequate service by such public utilities or municipal or other governmental agencies or for the public health or safety or general welfare. Essential servicesEssential Services include water supply pump stations and water tanks. Essential servicesEssential Services do not include operations and facilities associated with oil and gas developmentDevelopment.

**EXCAVATION** – Any act by which earth, soil, sand, rock, or other natural mineral material is dug, removed, displaced, or otherwise relocated and shall include conditions resulting therefrom.

**FAA** – Federal Aviation Administration of the United States Department of Transportation.

**FAMILYFAMILY** – An individual; two (2) or more persons related by blood, marriage, or adoption; or not more than three (3) unrelated persons living as a single houseUsekeepinghousekeeping unit. A familyFamily may also include domestic servants and gratuitous guests. The foregoing restrictions do not apply to persons with disabilities as defined in the Fair Housing Act, 42 USC §3601 et seq.

**FENCEFENCE** – A free standing, accessory structure Structure, including entrance and exit gates or openings, designed, and constructed for the purpose of enclosing space or separating parcels of land, screening, protection, confinement and/or privacy.

**FILL**FILL – Any act by which earth is accumulated, dumped, transported, or removed to a new location and shall include the condition resulting therefrom.

**FIREPLACE**, **EXTERIOR** – An assembly consisting of a hearth and fire chamber of noncombustible material and provided with a chimney for <del>use</del>Use with solid fuels. A field-constructed fireplace composed of solid masonry units, bricks, or stones.

**FIRE PIT, EXTERIOR** – An assembly consisting of chamber of non-combustible materials that is recessed below the adjacent Grade for <del>use</del>Use with solid fuels. Constructed of solid masonry units, bricks, or stones.

¶.

**FLAGFLAG** – Any fabric containing distinctive colors, patterns, or symbols, useUsed as a symbol of the United States of America, the Commonwealth of Pennsylvania, or the local municipality. A flagFlag is not a sign.

**FLOOR AREA, GROSS (GFA)** – The floor area within the inside perimeter of the interior face of exterior walls of the structure under consideration.

**FLOOR AREA, NET** – The actual occupied area not including unoccupied accessory areas such as corridors, stairways, ramps, toilet rooms, mechanical rooms, and closets.

- **FRONTAGE** The length of a property line where the <u>streetStreet</u>
- **FRONT PORCH ENCROACHMENTFRONT PORCHPORCH ENCROACHMENT** An area of a property within a required front yardFront Yard where a porchPorch or deckDeck can be built so long as it is not intended for occupancy.
- **GARAGE, ATTACHED RESIDENTIAL** An attached residential garageAttached Residential Garage is an extension of a permitted residential dwellingDwelling.
- **GARAGE**, **PRIVATE**-**DETACHED** A detached accessory structure Structure that is not accessible to the public. A private garage is designed for the storage of private vehicles and personal property of the occupants of the principal residential structure.
- **GAZEBO**GAZEBO A freestanding, accessory, roofed structure open on the sides.
- **GOLF COURSE** Any golf courseGolf Course, publicly or privately owned, on which the game of golf is played, including accessory useAccessory UseUses and buildingBuildings customary thereto, but excluding golf driving ranges as defined herein.
- **GOVERNING BODY** The Gouncil of Ben Avon Heights Borough.
- **GRADE**GRADE The elevation of the existing ground surface at the location of any proposed exeavation excavation or fill Fill.
- **GRADE PLANEGRADE PLANE** A reference plane representing the average of finishedisched ground level adjoining the buildingBuilding at exterior walls. Where the finishedShedfinished ground level slopes away from the exterior walls the reference plane shall be establishedShedestablished by the lowest points within the area between the buildingBuilding and the lot lineLot Line or, where the lot lineLot Line is more than 6 feet from the buildingBuilding between the buildingBuilding and a point 6 feet from the buildingBuilding.
- **GRADING** The act of altering the elevation or slope of the existing ground surface by exeavation Excavation or fillFill material and shall include the conditions resulting therefrom.
- **HEARING** An administrative proceeding conducted by a boardBoard pursuant to §909.1 of the MPC.
- **HEIGHT**, **BUILDING** The vertical distance from the grade plane of the highest point of the structure Structure.
- **HEIGHT OF STRUCTURE**HEIGHT OF STRUCTURE For structureStructures other than building Buildings or signs. the vertical distance

measured from the average elevation of the finishedShedfinished gradeGrade around the etructureStructure to the highest point on the etructureStructure.

## **HISTORIC STRUCTURE - Means any structure Structure that is:**

- A. Listed individually in the National Register of Historic Places or preliminarily determined by the Secretary of the Interior as meeting the requirements for individual listing on the National Registry.
- B. Certified or preliminary determined by the Secretary of the Interior as contributing to the historical significance of a registered Historic District or a district preliminarily determined by the Secretary to quality as a registered Historic District.
- Individually listed on a state inventory of historic places in states with historic preservation programs that have been approved by the Secretary of the Interior; or
- D. Individually listed on a local inventory of historic places in communities with historic preservation programs that have been certified either: by approved state program as determined by the Secretary of the Interior; or directly by the Secretary of the Interior in states without approved programs.
- HOME OCCUPATION BUSINESSHOME OCCUPATION BUSINESS Any useUse customarily carried on entirely within a dwellingDwelling, by the occupant thereof, which useUse is clearly incidental and subordinate to the useUse of the dwellingDwelling. Examples include, but are not limited to, professional services such as legal, financial, accounting or engineering, barber, and beauty shops, music, and tutoring instruction. Home occupations are limited to one student, customer, or client at a time. Home—Occupation—Business—Home—Occupation—Business—Businesses—are different than No-Impact Home—Based Businesses. See also "No-Impact Home—Based Business."
- **IMPERVIOUS SURFACE** As defined by the Ben Avon Heights Borough Stormwater Management Ordinance, Ordinance No. 341, adopted December 11, 2018.
- **INTERNAL DRIVEWAY SYSTEM** The portion of the parking lotLot devoted to providing access to individual parking lotLot aisleAisles.
- JOINT COMPREHENSIVE PLANJOINT COMPREHENSIVE PLAN The Joint-Comprehensive PlanJoint Comprehensive Plan for the Boroughs of Avalon, Bellevue, Ben Avon, and Ben Avon Heights, adopted October 2017 by Borough Council. The Joint Comprehensive PlanJoint Comprehensive Plan is available on the Borough Website.

#### **LAND DEVELOPMENT** – Includes any of the following activities:

- A. The improvement of one (1) letLot or two (2) or more contiguous letLots, tracts, or parcels of land for any purpose involving:
  - a group of two (2) or more residential or nonresidential buildingBuildings, whether proposed initially or cumulatively, or a single nonresidential

- buildingBuilding on a lotLot or lotLots regardless of the number of occupants or tenure: or
- 2. the division or allocation of land or space, whether initially or cumulatively, between or among two (2) or more existing or prospective occupants by means of, or for the purpose of <a href="mailto:streetStreetStreets">streetStreets</a>, common areas, leaseholds, condominiums, <a href="mailto:buildingBuilding">buildingBuilding</a> groups, or other features.
- B. A subdivision Subdivision of land.
- C. Land developmentLand Development shall not include:
  - The conversion of an existing single-familyFamily detached dwellingDwelling
    or single-familyFamily semi-detached dwellingDwelling into not more than
    three (3) residential units unless such units are intended to be a
    condominium.
  - 2. The addition of an accessory buildingBuilding, including farm buildingBuildings, on a letLot or letLots subordinate to an existing principal buildingPrincipal Building.
  - 3. The addition or conversion of buildingBuildings or rides within the confines of an enterprise which would be considered an amuseUsementamusement park. For purposes of this Subsection, an amuseUsementamusement park is defined as a tract or area useUsed principally as a location for permanent amuseUsementamusement structureStructures or rides. This exclusion shall not apply to newly acquired acreage by an amuseUsementamusement park until initial plans for the expanded area have been approved.
- **LANDOWNER** The legal or beneficial owner or owners of land including the holder of an option or contract to purchase (whether such option or contract is subject to any condition), a lessee if he is authorized under the lease to exercise the rights of the landowner Landowner, or other person having a proprietary interest in land.
- **LANDSCAPE** ARCHITECTLANDSCAPE ARCHITECT A landscape architectLandscape Architect registered licensed by the Commonwealth of Pennsylvania. See "Licensed Professional Licensed Professional."
- **LANDSCAPE PLAN** A plan prepared by a Licensed Landscape Architect Landscape Architect, which is required under the Commonwealth of Pennsylvania, Landscape Architect Landscape Architect Registration Act.—identifying proposed landscape features, materials, and vegetation.—
- **LEGAL NON-CONFORMING** Refers to useUses and structureStructures which were begun or constructed when the law allowed for them but have since become non-compliant due to a change in legislation.
- **LICENSED PROFESSIONAL** An individual licensed in the Commonwealth of Pennsylvania to perform professional services as defined by the Commonwealth of Pennsylvania.
- **LOADING SPACE OR BERTH** A space within the main buildingBuilding or on the same lotLot providing for the standing, loading, or unloading of vehicles.

- **LOGGING** The act of cutting and removing treeTrees and all activities related thereto, for cordwood, lumber, for pulp or for any commercial purpose, excepting therefrom a landownerLandowner cutting his own property for his own useUse or the clearing for developmentDevelopment of buildingBuilding sites less than one (1) acre. The terms "leggingLogging" and "timber harvesting" are useUsed interchangeably.
- **LOTLOT** A designated parcel, tracttract, or area of land establishedShedestablished by a plat or otherwise as permitted by law and to be useUsed, developed, or built upon as a unit.
- **LOTLOT TYPES** (also see "Figure 1" at the end of this Article):
  - **LOTLOT, CORNER** A **lot**Lot at an intersection of two (2) or more **streetSTreet**Streets.
  - **LOTLOT**, **INTERIOR** A lotLot other than a corner lotCorner Lot or through lotLot.
  - **LOTLOT, THROUGH OR MULTIPLE FRONTAGE** A lotLot having frontage Frontage on two (2) or more parallel or approximately parallel streetStreetStreets and which is not a corner lotCorner Lot.
- **LOT AREA** The total area within the boundary of the letLot excluding any areas contained in a public streetStreet right-of-wayRight-of-Way (ROW).
- **LOT COVERAGE** That percentage of the lot areaLot Area covered by all principal structurePrincipal StructureStructures, accessory structureStructures, and impervious surfaceImpervious Surfaces.
- **LOT LINE** A line that denotes the boundary of a lotLot or parcel of land, as defined herein.

#### **LOT LINELOT LINE TYPES:**

- **LOT LINE FRONT** A line measured along the ROW of any street frontageFrontageSTreetStreet Frontage, whether public or private, between the side lot lineSide Lot Lines.
- **LOT LINE REAR** That lot line that is generally opposite the front lot line Front Lot Line.
- **LOT LINE SIDE** Any lot lineLot Line that is not a front lot lineFront Lot Line or rear lot lineRear Lot Line.
- **LOTLOT, WIDTH** The horizontal distance between side lot lineSide Lot Lines, measured at the front setback lineFront Setback Line.
- **MAILED NOTICE** Notice given by a municipality by first class mail of the time and place of a public hearingHearingPublic Hearing and the nature of the matter to be considered at the hearingHearing.

**MEDIATION** — A voluntary negotiating process in which parties in a dispute mutually select a neutral mediator to assist them in jointly exploring and settling their differences, culminating in a written agreement which the parties themselves create and consider acceptable.

**MIXED USEMIXED USE** – A commercial useUse in combination with a residential useUse in a single principal structurePrincipal StructureStructure.

**MULTI-FAMILY DWELLING** — See "Dwelling Types" in this Section of the Ordinance.

**MUNICIPALITIES PLANNING CODE** (MPC) – Act of 1968, P.L. 805, No. 247, as reenacted and amended (53 P.S. §10101 et seg.).

NO-IMPACT HOME-BASED BUSINESSES — A business or commercial activity administered or conducted as an accessory useAccessory UseUse which is clearly secondary to the useUse as a residential dwellingDwelling and which involves no customer, client, or patient traffic, whether vehicular or pedestrian, pickup, delivery, or removal functions to or from the premises, more than those normally associated with residential useUse. The business or commercial activity must satisfy the following requirements:

- 1. The business activity shall be compatible with the residential useUse of the property and surrounding residential useUses.
- 2. The business shall employ no employees other than family Family members residing in the dwelling Dwelling.
- 3. There shall be no display or sale of retail goods and no stockpiling or inventory of a substantial nature.
- 4. There shall be no outside appearance of a business useUse, including, but not limited to parking, signs Signs, or lights.
- 5. The business activity may not useUse any equipment or process which creates noise, vibration, glare, fumes, odors, or electrical or electronic interference, including interference with radio or television reception, which is detectable in the neighborhood.
- 6. The business activity may not generate any solid waste or sewage discharge, in volume or type, which is not normally associated with residential useUse in the neighborhood.
- 7. The business activity shall be conducted only within the dwellingDwelling or the second floor of a garage structureStructure; not both. If conducted in the dwellingDwelling, the business activity and-may not occupy more than twenty-five (25%) percent of the habitable-Net Floor Areafloor area.
- 8. The business may not involve any illegal activity.

No-Impact Home-Based Businesses are different than Home Occupation BusinessHome Occupation BusinessesBusinesses. See "Home Occupation BusinessHome Occupation Business Business."

**NON-CONFORMING LOT** — Any lotLot which does not comply with the applicable area and bulk provisions of this Ordinance or an amendment thereafter enacted, which lawfully existed prior to the enactment of this Ordinance or any subsequent amendment.

NON-CONFORMING STRUCTURENON-CONFORMING STRUCTURE – A structureStructure or part of a structureStructure that does not comply with the applicable area and bulk provisions of this Ordinance or amendment heretofore or hereafter enacted, where such structureStructure lawfully existed prior to the enactment of this Ordinance or an amendment thereto, or prior to the application of this Ordinance or amendment to its location by reason of annexation. Nonconforming signsSigns are included in this definition.

NON-CONFORMING USENON-CONFORMING USEUSE – A useUse, whether of land or of a structureStructure, that does not comply with the applicable useUse provisions in this Ordinance or amendment heretofore or hereafter enacted, where such useUse was lawfully in existence prior to the enactment of this Ordinance or an amendment thereto, or prior to the application of this Ordinance or amendment to its location by reason of annexation.

**OBSTRUCTION** – Any structureStructure, growth, or other object, including a mobile object, which exceeds a limiting height set forth in Article XIII of this Ordinance.

**OCCUPANCY** – The physical possession upon, on or within any letLot or structure for a useUse.

OCCUPANCY PERMITOCCUPANCY PERMIT – A permit issued by the building-Building inspector which certifies that the construction, reconstruction, alteration, remodeling, enlargement, movement, occupancyOccupancy, or useUse of a buildingBuilding or structureStructure, has been completed in accordance with the Zoning PermitZoning Permit and the Pennsylvania Uniform Construction Code and is ready for the approved occupancyOccupancy.

**OCCUPIABLE SPACEOCCUPIABLE SPACE** – A room or enclosed space designed for human occupancy occupancy in which individuals congregate and which is equipped with means of egress, and light, and ventilation and that meets the requirements for the approved useUse under this zoning ordinance and is compliant with the building code Building Code.

**OPEN SPACE** — Any public or private land useUsed for recreation, resource protection, amenity and/or buffers, not including any area of a letLot, any part of any existing future streetStreet right-of-wayRight-of-Way, easement of access or areas set aside for public or private utilities, stormwater facilities and easements.

**OUTDOOR HYDRONIC HEATER** – A fuel-burning device, also known as an "outdoor wood-fired boiler", "outdoor wood-fired furnace", and "outdoor wood-burning appliance", designed:

- to burn clean wood or other fuels specifically tested and listed for useUse by the manufacturer.
- by the manufacturer specifically for outdoor installation or installation in structureStructures not normally intended for habitation by humans or domestic animals (e.g., garages); and

- 3. to heat buildingBuilding space and/or water via distribution, typically through pipes, of a fluid heated in the device, typically water or a water/antifreeze mixture.
- PARK, PUBLIC OR SEMIPUBLIC A parcel of land owned by the Commonwealth of Pennsylvania, Allegheny County, and/or the Borough that is dedicated, either publicly or privately, specifically for outdoor useUse for open spaceOpen Space and/or active or passive recreation purposes. A park shall also include a parcel of land owned by a homeowners' association or condominium association, as part of a Borough-approved subdivisionSubdivision, land-developmentLand Development, and/or planned residential developmentDevelopment that is dedicated, either publicly or privately, specifically for the useUse as a park, open spaceOpen Space and/or active or passive recreation area. A park shall not include a commercial recreation facility, as defined herein.
- **PARKING LOTLOT** Any lotLot, parcel, or yard useUsed in whole or in part for the storage or parking of two (2) or more vehicles where such usage is not incidental to or in conjunction with a single-familyFamily or two-familyFamily dwelling.
- PARKING PAD A parking area in the front yard Front Yard of a residential useUse that provides for a single car pull off area that must be no more than seven (7) feet by eighteen (18) feet and must be aligned so that the long dimension is parallel to the streetStreetStreet and is adjacent to a curb cut in the streetStreetStreet curb. The parking pad shall provide for parking such that no part of the vehicle so parked will encroach on the right of wayRight-of-Way more than two (2) feet.
- **PATIO** A structure accessory to a dwelling Dwelling constructed on the ground from impervious material such as concrete, stones, bricks, blocks, or other paving material and which may or may not have a roof or awning.
- **PERSONS** Individuals, corporations, companies, associations, joint stock companies, firms, partnerships, limited liability companies, corporations, and other entities establishedShedestablished pursuant to statutes of the Commonwealth of Pennsylvania; if person does not include, or apply to, the Borough or to any department or agency of the Borough.
- PHASE 2 OUTDOOR HYDRONIC HEATER An outdoor hydronic heater that has been certified or qualified by the EPA as meeting a particulate matter emission limit of 0.32 pounds per million British Thermal Units (BTU) output and is labeled accordingly, with a white "hang" tag.
- **PLANNING COMMISSION** The Planning Commission of Ben Avon Heights Borough.
- **PLANNING AGENCY, COUNTY** Allegheny County Economic Development, Planning Division.
- **PLAT** The map or plan of a subdivision Subdivision or land developmentLand Development, whether preliminary or final.
- **PORCHPORCH** A roofed or uncovered accessory structure Structure without enclosing walls that is attached to or part of the principal buildingPrincipal Building and which has direct access to and from the principal buildingPrincipal Building.

- **PRINCIPAL** STRUCTUREPRINCIPAL STRUCTURE The structureStructure or building building on a letLot in which the principal usePrincipal UseUse(s) are conducted.
- **PRINCIPAL USEPRINCIPAL USEUSE** The primary or predominant useUse to which the property is or may be devoted, and to which all other useUses on the premises are accessory.
- PRIVATE RECREATIONPRIVATE RECREATION An establishment operated by a profit-making corporation, partnership, or other business entity for the pursuit of sports and recreational activities, available to the public for a fee, where the principal-usePrincipal UseUse is conducted either indoors and outdoors, including, but not limited to such principal usePrincipal UseUses as fitness centers, ewimming poolSwimming Pools, sports courtSports Courts or playing fields, golf courseGolf Courses, golf practicing facilities but not including any adult business. Private recreationPrivate Recreation may also include accessory gift shops and dining facilities for useUse by members of the facility. Services of meals and/or beverages, whether alcoholic or nonalcoholic, must be secondary to the principal usePrincipal UseUse the facility.
- **PROFESSIONAL CONSULTANT** Persons who provided expert or professional advice, including, but not limited to, architectArchitects, attorneys, certified public accountants, engineers, geologists, land surveyors, landscape architectLandscape Architects, or planners.
- **PUBLIC HEARINGPUBLIC HEARING** A formal meeting held pursuant to public noticePublic Notice by the governing bodyGoverning Body or planning agency, intended to inform and obtain public comment, prior to acting in accordance with this Ordinance.
- **PUBLIC MEETING** A forum held pursuant to notice under 65 Pa. C.S. CH. 7 (Relating to open meetings).
- PUBLIC NOTICE A notice publishedShedpublished once each week for two (2) successive weeks in a newspaper of general circulation in the municipality. Such notice shall state the time and place of the hearingHearing and the nature of the matter to be considered at the hearingHearing. The first publication shall not be more than thirty (30) days and the second publication shall not be less than seven (7) days from the date of the hearingHearing.
- **QUADRUPLEX DWELLING** See "Dwelling Types" in this Section of the Ordinance.
- **RECREATIONAL VEHICLE** A single-axle or multiple-axle structure mounted on wheels or otherwise capable of being made mobile, either with its own motive power or designsigned to be mounted on or drawn by an automotive vehicle, for the purpose of travel, camping, vacation and recreational useUse, including but not limited to: travel trailers, mobile homeMobile Homes, motor homes, tent trailers, boats, boat trailers, pickup campers, horse trailers, snow mobiles, jet skis, wave runners, motorcycles and all-terrain vehicles.

- **RESIDENTIAL LIVING AREA** A single unit providing complete, independent living facilities for one (1) or more persons, including permanent provisions for living, sleeping, eating, cooking, and sanitation.
- RIGHT-OF-WAYRIGHT-OF-WAY (ROW) As defined in the Allegheny County SALDO.
- **SETBACK LINE** A line parallel to a lot lineLot Line, defining the buildingBuilding setback required by this Ordinance.
- **SETBACK LINE, FRONT** The building setback lineSetback Line that is parallel to the front lot lineFront Lot Line, located at a distance as required by this Ordinance.
- **SETBACK LINE**, **REAR** The buildingBuilding setback lineSetback Line that is parallel to the rear lot lineRear Lot Line, located at a distance as required by this Ordinance.
- **SETBACK LINE, SIDE** The building Building setback line Setback Line that is parallel to the side lot line Side Lot Line, located at a distance equal to the side yard required by this Ordinance.
- SHEDSHED A detached, accessory structure Structure which is incidental to a permitted residential structureStructure. ShedSheds typically sit on a simple concrete slab, piers, or soil and are useUsed to store houseUseholdhousehold goods, tools, and/or equipment. ShedSheds shall include but are not limited to tool shedSheds, residential greenhouseUsesgreenhouses, and pool equipment structureStructures. All nonresidential detached storage structureStructures are defined as storage buildingBuildingStorage Buildings. See also "Storage BuildingStorage BuildingStorage BuildingStorage BuildingStorage
- SHORT TERM RENTAL A principal usePrincipal UseUse other than a hotel or motel where lodging is provided for compensation generally for less than thirty (30) days. Rentals are generally facilitated by an online tool that allows for peer-to-peer lodging options where the lodging facilities are generally owned by private individuals. This useUse includes rentals commonly called by industry names including but not limited to Airbnb, HomeAway, Flip Key, World Escape, Uproots, etc. Within the Borough, short-term rentals are considered temporary rental units rented out for no more than six (6) months to the same occupant(s). Short-term rentals are subject to the requirements for rental property registrations set forth in Borough Ordinance No. 316, adopted November 14, 2012.
- **SIGHT TRIANGLES** The triangular area formed by an invisible diagonal line at the corner of either two intersecting streetStreetStreet right of way Right-of-Way lines, the edge of streetStreetStreet lines, the edge of a driveway or combination of two thereof within which no ebstructionObstruction may be placed which would block the sight lines for vehicular traffic within 50 feet of a corner or intersection.
- **SIGNSIGN** A name, identification, description, display, illustration, or device which is affixed or represented directly or indirectly upon a buildingBuilding, structureStructure or land and which functions as an Accessory UseAccessory UseUse by directing attention

to a product, place, activity, person, institution, or business. The following terms and definitions are associated with the eignSign regulations contained in this Ordinance.

- **A-FRAME** A portable signSign comprised of two (2) separate panels or faces joined at the top and spread apart at the bottom to form the base on which the signSign stands.
- **ADDRESS** The number or other designation assigned to a housing unit, business establishment, or other structureStructure for all purposes of location, mail delivery, and emergency Emergency services.
- **ANIMATED OR MOVING** Any Seign or part of a Seign that changes physical position or light intensity by any movement or rotation or that gives the visual impression of such movement or rotation. Changeable copy signSigns as defined herein are not considered animatedAnimated or Mmoving signSigns.
- **AWNING, CANOPY** Any signSign that is a part of or attached to an awning, canopy, or other fabric, plastic or structural protective cover over a door, entrance, window, or outdoor service area. A Mmarquee is not a canopy.
- **BANNER** A signSign or outside advertising display having the character, letters, illustrations, ornamentations, symbol, color, or visual representation applied to clotLothcloth, paper, vinyl, fabric, plastic, or like kind of malleable material with or without frame. National, state, or municipal flagFlags, or the official flagFlag of any institution or business, shall not be considered bannerBanners.
- **BILLBOARDBOARD** a permanently installed eignSign identifying/advertising and/or directing the public to a business, or merchandise, or service, or institution, or residential area, or entertainment which is located, sold, rented, leased, produced, manufactured, and/or furnishedShedfurnished at a place other than the real property on which said signSign is located.
- **CONSTRUCTION** A temporary signSignTemporary Sign announcing the name of contractors, mechanics, or artisans engaged in performing work on the premises and only during active construction activities.
- **DEVELOPMENT** A temporary signSignTemporary Sign erected during the period of construction and/or developmentDevelopment of a property by the contractor and developerDeveloper or their agent.
- DIGITAL SIGNSIGN A computer programmable signSign capable of displaying words, numbers, symbols, figures, or picture images that can be altered or rearranged by remote or automatically without physically altering the face or surface of the signSign. These signSigns typically utilize light-emitting diode, plasma, or liquid crystal display technology to produce the character and graphic of the display. Digital signSigns shall include static alphanumeric displays and electronic message boardBoards.
- **DIRECTIONAL**, **INCIDENTAL** A signSign generally informational, that has a purpose secondary to the useUse of the lotLot or site on which it is located, such as "No

Parking," "Entrance," "Exit," "One Way," "Loading Only," "Telephone," and other similar directives, and provided that such eignSign does not exceed five (5) square feet. Directional, lincidental eignSign shall be located only in conjunction with site drive entrances and/or internal traffic drive eisleAisles.

**ELECTRONIC MESSAGE BOARD** — A type of Deligital signSign which displays messages, such as time and temperature, in alternating light cycles.

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- **FREESTANDING** Any signSign supported by structureStructures or supports that are placed on, or anchored in, the ground and that are independent from any buildingBuilding or other structureStructure.
- **GOVERNMENTAL** A signSign, which is owned, installed, and maintained by the Borough or other governmental agency.
- **GROUND** / **MONUMENT** A freestanding signSign, which is completely self-supporting, has its signSign face or base on the ground and has no air space, columns, or supports visible between the ground and the bottom of the signSign. It shall not be attached to a pole or pylon, nor raised by mounting on a man-made berm, wall, or similar structureStructure. Pole/Ppylon signSigns that have pole covers which extend from the base of the signSign face to the ground shall not be considered Gground/Mmonument signSigns.
- **HOME OCCUPATION IDENTIFICATION** A signSign containing only the name and address of the occupant of the premises and their occupation. No logos or other advertising shall be permitted.
- **MARQUEE** An integral part of the <u>buildingBuilding</u> consisting of a roof which is supported by the <u>buildingBuilding</u> and may also be supported by columns or piers, and which includes <u>porehPorches</u>, porticos, and porte-cocheres, but does not include canopies or awnings. **PANEL** The primary surface of a <u>signSign</u> that carries the identifying/advertising message.
- **PENNANT** Any lightweight plastic, fabric, or other material, whether containing a message of any kind, suspended from a rope, wire, or string, usually in series, designSigneddesigned to move in the wind.
- **POLE/PYLON SIGNSIGN** A freestanding signSignFreestanding Sign erected on a pole, poles, pylon, or pylons, or other supporting structureStructure where the bottom edge of a signSign face is installed above the ground. Pole/Ppylon signSigns that have pole covers which extend from the base of the signSign face to the ground shall not be considered Gground/Mmonument signSigns.
- **POLITICAL** A signSign which indicates the name, eauseUsecause or affiliation of a person seeking public or elected office or on which reference is made to an issue for which a public election or referendum is scheduled to be held.
- **PORTABLE** Any signSign not permanently attached to the ground or other permanent structureStructure, or a signSign designsigned to be transported,

- including, but not limited to, signSignsSigns designsigned to be transported by means of wheels; signSigns converted to A- or T-frames; sandwich beardBoard signSignsSigns; balloons useUsed as signSignsSigns; umbrellas useUsed for advertising; and signsSigns attached to or painted on vehicles parked and visible from the public ROW, unless vehicle is useUsed in the normal day-to-day operations of the business.
- **PUBLIC UTILITY** SignsSigns in connection with the identification, operation, or protection of any public utility, on the same letLot therewith, provided that the total signSign area on anyone (1) street frontageFrontageSTreetStreet Frontage does not exceed eight (8) square feet.
- **REAL ESTATE SIGNSIGN** A temporary signSignTemporary Sign advertising the real estate upon which the signSign is located as being for rent, lease, or sale.
- **RESIDENTIAL** Any signSign located in a district zoned for residential useUses that contains no commercial message except advertising for goods or services legally offered on the premises where the signSign is located, if offering such service at such location conforms to all requirements of this Ordinance.
- **RESIDENTIAL DEVELOPMENT DEVELOPMENT IDENTIFICATION** Any signSign useUsed to identify the name of a residential development Development containing no commercial message and located at the principal entrances of such developmentDevelopment.
- **SAFETY CONTROL** Public safety sign pursuant to federal, state, or local public safety regulations.
- **SIGNSIGN BASE** The support on which a signSign face stands. The signSign base shall not communicate any messages or include business identification.
- **SIGNSIGN FACE** The area or display surface, including the advertising surface and any framing, trim, or molding, useUsed for the message on a single plane.
- **SIGNSIGN or SIGNSIGNBOARDBOARD** Any writing, printing, painting, display, emblem, drawing, graphic, electronic display, computerized display, or other device designsigned to be viewed by the public, designsigned, and intended for advertising, and the structure Structure supporting the display.
- **SUSPENDED** A signSign which is suspended from a structureStructure above into a vehicular or pedestrian access way, more than one (1) foot from the surface on which it is mounted, and is mounted usually, but not always, at right angles to the buildingBuilding.
- **TEMPORARY SIGNSIGN, GENERAL** Any signSign, bannerBanner, pennantPennant, valance, or advertising display constructed of cletlLoth, canvas, light fabric, cardbboardBoard, wallboardbBoard, or other light material, with or without frame, displayed for a period not exceeding thirty-one (31) days. Temporary signSigns shall be permitted to advertise grand openings, distress sales, change in ownership; or temporary businesses which have been approved by the Planning Commission, Borough Council Council or ZHB.

**TRAFFIC CONTROL SIGNSIGN** – A signSign regulating traffic.

- **WALL SIGNSIGN** Any signSign painted, attached to, or affixed to a buildingBuilding or structureStructure, attached flat against the wall surface, in such a way that only one face of a signSign is visible.
- **WINDOW SIGNSIGN** Any signSign, picture, symbol, or combination thereof, designSigneddesigned to communicate information about an activity, business, commodity, event, sale, or service that is temporarily affixed inside a window or upon the windowpanes glass and is visible from the exterior of the window.

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- **SINGLE-FAMILY DWELLINGDWELLINGSINGLE-FAMILY DWELLING** See "Dwelling Types" in this Section of the Ordinance.
- SIGHT TRIANGLES The triangular area formed by an invisible diagonal line at the corner of either two intersecting street right-of-way lines, the edge of street lines, the edge of a driveway or combination of two thereof within which no obstruction may be placed which would block the sight lines for vehicular traffic.
- **SITE AREASITE AREA** The total area as determined by a survey prepared by a registered surveyor. The total site areaSite Area may include multiple parcels. Also see "Let AreaLot Area" as defined in this Ordinance.
- **SOLAR COLLECTION SYSTEMSOLAR COLLECTION SYSTEM** A solar photovoltaic cell, panel, or array, or solar hot air or water collector device, which relies upon solar radiation as an energy source for collection, inversion, storage, and distribution of solar energy for electricity generation or transfer of stored heat.
- **SOLAR ENERGY SYSTEMSOLAR ENERGEY SYSTEM, SMALL** A solar collection system Solar Collection System consisting of one (1) or more roof and/or ground mounted solar collector devices and solar related equipment and is intended to primarily reduce on-site consumption of utility power. A system is considered a small solar energy systemSolar Energy System only if it supplies electrical or thermal power solely for on-site useUse, except that when a property upon which the facility is installed also receives electrical power supplied by a utility company, excess electrical power generated and not presently needed for on-site useUse may be useUsed by the utility company.
- **SOLAR RELATED EQUIPMENT** Items including a solar photovoltaic cell, panel, or array, or solar hot air or water collector device panels, lines, pumps, batteries, mounting brackets, framing and possibly foundations useUsed for or intended to be useUsed for collection of solar energy.
- **SPECIAL EXCEPTION** See "Use by Special Exception" in this Section of the Ordinance.
- **SPORT COURTS** An outdoor asphalt or hardscape court (not including driveways or parking letLots) decignsigned for athletic purposes (i.e.,

basketball court, tennis court, etc.) surrounded by fencing or on a standalone structure Structure or pad.

- **STEEP SLOPE** As defined in the Allegheny County SALDO.
- **STORAGE BUILDINGSTORAGE BUILDING** An accessory structure for storing goods and products incidental to a permitted, nonresidential, principal usePrincipal UseUse.
- **STORMWATER MANAGEMENT ORDINANCE** The Ben Avon Heights Borough Stormwater Management Ordinance).
- **STORY** That portion of a building included between the upper surface of a floor and the upper surface of the floor or roof next above.
- **STREETSTREET** Includes streetStreet, avenue, boulevard, road, highway, freeway, parkway, lane, and any other ways useUsed or in tended to be useUsed by vehicular traffic or pedestrians whether public or private. The term shall not include the word "Driveway."
  - TYPE OF STREETSTREETS: As defined in the Allegheny County SALDO.
- **STREET FRONTAGEFRONTAGESTREETSTREET FRONTAGE** The length of a property line where the **streetSTreet**Street address faces and that borders a public right-of-wayRight-of-Way which is open to vehicular traffic. See also "FrontageFrontage."
- **STRUCTURE** Any man-made object having an ascertainable stationary location on or in land or water, whether or not affixed to the land.
- **SUBDIVISION** The division or redivision of a letLot, tract or parcel of land by any means into two (2) or more letLots, tracts, parcels or other divisions of land including changes in existing let lineLot Lines for the purpose, whether immediate or future, of lease, partition by the court for distribution to heirs or devisees, transfer of ownership or buildingBuilding or letLot developmentDevelopment provided, however, that the subdivisionSubdivision by lease of land for agricultural purposes into parcels of more than ten (10) acres, not involving any new streetStreet or easement of access or any residential dwellingDwelling, shall be exempted.
- SUBDIVISION SUBDIVISION AND LAND DEVELOPMENT ORDINANCE (SALDO) Allegheny County's Subdivision Subdivision and Land-Development Land Development Ordinance as adopted by Allegheny County Geuncil (Ordinance No. 09-12-OR, as amended, adopted April 17, 2012).
- **SWIMMING POOL** A man-made enclosure, designed to impound water for the purpose of creating depth of water suitable for swimming, or other types of water recreation or therapy.
- **TEMPORARY USE TEMPORARY USE OR STRUCTURE** Any useUse or structure Structure that is an accessory to an existing principal usePrincipal UseUse on a lotLot intended to be useUsed for less than six (6) consecutive months and located outside of the right-of-wayRight-of-Way, including but not limited to construction or land

sales trailers, tents, bleachers, air supported structureStructures, seasonal displays, PODS, dumpsters, and similar structureStructures. StructureStructures intended to be useUsed for more than six (6) months shall be considered permanent and shall meet the useUse and structureStructure requirements for principal or accessory useAccessory UseUse per this ordinance.

**TIMBER HARVESTING** – The act of cutting and removing treeTrees and all activities related thereto, for cordwood, lumber, for pulp or for any commercial purpose, excepting therefrom a landownerLandowner cutting his own property for his own useUse or the clearing for developmentDevelopment of buildingBuilding sites less than one (1) acre. The terms "leggingLogging" and "timber harvesting" are useUsed interchangeably.

**TOWNHOME** – See "Dwelling Dwelling Types" in this Section of the Ordinance.

**TRAILER, SALES, OR CONSTRUCTION** – A temporary structure Temporary Structure to be useUsed for the duration of the zoning and/or building permitBuilding Permit to provide temporary offices for personal associated with the permitted land-developmentLand Development.

**TREETREE** – Any object of natural growth.

**USEUSE** – Any purpose for which a buildingBuilding or other structureStructure or a tract of land may be designed, arranged, intended, maintained, or occupied, or any activity, occupation, business, or operation carried on in a buildingBuilding or other structureStructure or on a tract of land.

#### TYPES OF USESPERMITTED USE PERMITTED USE DEFINITION:

**CONDITIONAL USECONDITIONAL USEUSE** – An authorized useUse which may be granted only by the Borough Council pursuant to express standards and criteria prescribed in this Ordinance, after review and recommendation by the Borough Planning Commission and a public hearingHearingPublic Hearing by Borough CouncilCouncil.

**USEUSE BY SPECIAL EXCEPTIONSPECIAL EXCEPTION** — An authorized useUse in a particular zoning districtZoning District pursuant to Articles III, IV and XII of this Ordinance which may be granted only by the Zoning HearingHearingBoardZoning Hearing Board (ZHB) in accordance with express standards and criteria.

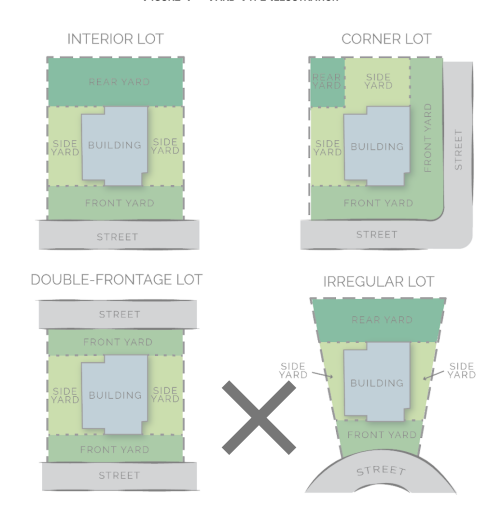
**VARIANCE** – Relief granted by the **Zoning Hearing BoardBoard** Zoning Hearing Board pursuant to the provisions of Articles VI and IX of the MPC.

WBCA – Pennsylvania Wireless Broadband Collocation Act (53 P.S. §11702.1 et. seg.)

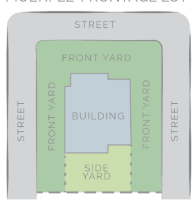
YARD, FRONT – A yard extending between side lot lineSide Lot Lines across the full letLot width from the front lot lineFront Lot Line to a line parallel to the building frontBuilding Front of the structureStructure of the principal usePrincipal UseUse of the letLot (See Figure 1). For purposes of interpreting the requirements set forth in this

- Ordinance, the main front yard Front Yard is where the streetStreet address is located.
- YARD, REAR A yard extending between the side lot lineSide Lot Lines across the full lotLot width from the rear lot lineRear Lot Line to a line parallel to the rear face of the structureStructure of the principal usePrincipal UseUse of the lotLot (See Figure 1).
- **YARD, SIDE** A yard extending from the front yardFront Yard line to the rear yardRear Yard line parallel to the side lot lineSide Lot Line (See Figure 1).
- **ZONING DISTRICT** An area in the Borough in which regulations under this Ordinance uniformly apply including overlay districts.
- **ZONING HEARING BOARDBOARDZONING HEARING BOARD (ZHB)** The Zoning Hearing BoardBoardZoning Hearing Board of Ben Avon Heights Borough, Allegheny County, Pennsylvania as defined by and appointed in accordance with the Pennsylvania MPC, Act 247 of 1968, as amended by Act 170 of 1998 (53 P.S. §10101 et seq., as may be amended from time to time).
- **ZONING MAP** The Official Map delineating the zoning districtZoning Districts of Ben Avon Heights Borough, Allegheny County, Pennsylvania, together with all amendments subsequently adopted.
- **ZONING OFFICER** The designated official or authorized representative appointed by the Borough Gouncil Whose duty it shall be to administer this Ordinance and as identified in §614 of the Pennsylvania MPC, Act 247 of 1968, as amended by Act 170 of 1998 (53 P.S. §10101 et seq., as may be amended from time to time).
- **ZONING PERMITZONING PERMIT** A permit issued by the **Zoning Officer** Zoning Officer which is required by this Chapter prior to the commencement of the construction, reconstruction, alteration, remodeling, enlargement, movement, occupancy Occupancy, or useUse of a buildingBuilding, structureStructure, or lotLot; the change in useUse of a buildingBuilding, structureStructure, or lotLot; any change to, or enlargement or extension of a nonconforming useUse; and/or the construction, reconstruction, alteration, or movement of a retaining wall.

FIGURE 1 - YARD TYPE ILLUSTRATION



MULTIPLE-FRONTAGE LOT



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# **Article III: District Regulations**

# Section 301: Establishment of Districts

- A. Base Zening DistrictZoning Districts establishes districts that divide the Borough into various residential, commercial, and conservation zones. Each district establishes useUses that are a Permitted UsePermitted Use by Right (P), a Conditional UseConditional UseUse (CU), or a UseUse by Special ExceptionSpecial Exception (SE). A useUse permitted as of right is compatible with the other useUses within the purpose of the district and therefore requires only administrative approval. Conditional UseConditional UseUses and Special ExceptionSpecial Exceptions are those useUses that may generate additional impacts and may warrant additional standards and additional approval processes to ensure their compatibility and compliance with these zoning requirements.
- B. The Borough of Ben Avon Heights is part of the Joint Multi-Municipal Comprehensive PlanJoint Comprehensive Plan that was completed in conjunction with Avalon, Bellevue, and Ben Avon Boroughs. The latest edition of the Borough Zoning MapZoning Map and the Tri-Borough Zoning MapZoning Map which highlight the various zoning districtZoning Districts throughout the area can be found via the respective municipal websites.

# Section 302: Base Zoning DistrictSoning Districts

A. The Borough is divided into the following zoning districtZoning Districts as shown in the official zoning mapZoning Map attached hereto and incorporated herein. The following zoning districtZoning Districts are hereby establisheds

R Single-Family Residential District

PR Private Recreation Private Recreation District

CR Community Recreation District

COS Conservation & Open Space Open Space District

# Section 303: Official Zoning MapZoning Map

A. The map(s) delineating the boundaries of the various zoning districtZoning Districts, together with all matters and things shown on such maps, are adopted, and approved, and collectively constitute the "official zoning mapZoning Map." The official zoning mapZoning Map is incorporated by reference and made a part of this Ordinance. These map(s) are on file with the Borough office and are also available via the Borough website. The official zoning mapZoning Map carries the zoning districtZoning District designations establishedShedestablished in §302 of this Ordinance.

## Section 304: Zoning District Zoning District Boundaries

A. When definite distances in feet are not shown on the zoning mapZoning Map, the following rules apply:

- Boundaries indicated as approximately following the right-of-wayRight-of-Way (ROW) or centerlines of streetSTreetStreets or highways shall be construed to follow the centerlines of the existing streetSTreetStreet, highway, or ROW.
- 2. Boundaries indicated as approximately following recorded lot lineLot Lines shall be construed as following such lot lineLot Lines.
- 3. Boundaries indicated as approximately following Borough limits shall be construed as following the Borough boundary.
- 4. Whenever any streetSTreetStreet or other public way not subject to zoning regulations is vacated by official action of the Borough, the zoning districtZoning District line adjoining each side of such streetSTreetStreet or other public way shall be automatically extended to the center of such vacation, and all areas so involved shall then be subject to all regulations of the extended districts; and
- 5. Where physical features existing on the ground vary from those shown on the official zoning mapZoning Maps, or in other circumstances where the zoning boundary is unclear, the Zoning Officer Shall interpret the district boundaries. Appeals to such determination Determination shall be made to the ZHB pursuant to this requirement of this Ordinance.
- 6. Where any land within the municipal boundaries of the Borough is shown on the Zoning MapZoning Map with the color white, such as the land within a ROW or easement, the land shall be interpreted as being within the immediately adjacent zoning districtZoning District with which the subject land shares the majority of its property line.

# Section 305: Zoning District Allowable UseUses

- A. No land, structure Structure, building Building or development Development approval shall be issued unless the proposed development Conforms to the regulations prescribed within the applicable zoning district Zoning District and this Ordinance.
- B. Three (3) classifications of principal usePrincipal UseUses are established stablished in this Ordinance. No principal usePrincipal UseUse is permitted unless it is listed as a Permitted UsePermitted Use by Right (P), Conditional UseConditional UseUse (CU), or Special ExceptionSpecial Exception (SE) and identified in the table of authorized principal usePrincipal UseUses (Table 4). UseUses permitted as principal usePrincipal UseUses or structureStructures within each zoning-districtZoning District are those useUses listed in the Table of Authorized Principal UsePrincipal UseUses (Table 4). The classification of useUses include:
  - Permitted UsePermitted Uses by Right (P) are those authorized useUses for which a zoning approval will be issued by the Zoning OfficerZoning Officer upon the Zoning OfficerZoning Officer's review of the application for developmentApplication For Development if the application for developmentApplication For Development indicates compliance with this Ordinance.

- Conditional UseConditional UseUses (CU) are those authorized useUses which
  are permitted by approval of the Council in accordance with this
  Ordinance and more specifically Article IV Express Standards and Criteria for
  Special ExceptionSpecial Exceptions and Conditional UseConditional UseUses.
- UseUses by Special ExceptionSpecial Exception (SE) are those authorized useUses which are permitted by approval of the ZHB in accordance with this Ordinance and more specifically Article IV Express Standards and Criteria for Special ExceptionSpecial Exceptions and Gonditional UseConditional UseUses.
- C. UseUses Not Listed. It is the intent of this Ordinance to group same land useUses into specific zoning districtZoning Districts. UseUses not specifically listed in Table 4 are not permitted.
- D. In the Residential zoning districtZoning District, there shall only be one (1) principal usePrincipal UseUse and one (1) principal structurePrincipal StructureStructure on a lotLot. Refer to the definitions of principal usePrincipal UseUse and principal structurePrincipal StructureStructure in Article II of this Ordinance.
- E. In all nonresidential zoning districtZoning Districts authorized by this Ordinance, two (2) or more nonresidential principal buildingPrincipal Buildings can occupy the same letLot and two (2) or more authorized nonresidential useUses may occupy the same letLot or buildingBuilding. Provided in all cases that all applicable requirements for each of the structureStructures or useUses can be met on the letLot.
- F. In addition to the provisions for principal usePrincipal UseUses, accessory useAccessory UseUses shall also be permitted in accordance with the provisions of this Ordinance. In all zoning districtZoning Districts, all accessory useAccessory UseUses, and structureStructures shall be located on the same letLot with the principal structurePrincipal StructureStructure and useUse to which they are accessory. Accessory useAccessory UseUses regulations are set forth in Article III of this Ordinance.

## Section 306: Bulk and Area Regulations for UseUses

A. Bulk and area regulations for useUses are specified in the tables in each Section for the specific zoning districtZoning District.

#### Section 307: R – Single-Family Residential District

- A. Purpose. The Single-Family Residential District is established Shedestablished to provide for residential and accessory activities consistent with the community development objectives of the Borough. The Single-Family Family Residential District consists of single-familyFamily housing type as identified in Table 1. The characteristic of this district is defined by single-familySingle Family homes centered on strong neighborhoods.
- B. Authorized Principal UsePrincipal UseUses: See §311 Table of Authorized Principal UsePrincipal UseUses (Table 4), for authorized principal usePrincipal UseUses and method of authorization in the district.

- C. Authorized Accessory UseAccessory UseUses: See §312, Table of Authorized Accessory UseAccessory UseAccessory UseAccessory UseUses (Table 5), for authorized accessory useAccessory UseUses and method of authorization in the district.
- D. Area and bulk regulations: The area and bulk regulations within the Residential zoning district Space of the standards identified in Table 1, except as they may be modified by the express standards and criteria for the specific permitted usePermitted Uses, conditional useConditional Uses, or useUses by special exception.
- E. Any existing principal structurePrincipal StructureStructure or accessory etructureStructure that encroaches on the required front, side, and/or rear buildingBuilding setbacks shall be permitted to be rebuilt in the case of loss or damage through circumstances not in the control of the property owner. See section 803.
- F. Off-streetStreet parking and loading. See Article VI of this Ordinance for off-streetStreet parking and loading requirements.
- G. No element of a principal usePrincipal UseUse or accessory useAccessory UseUse shall encroach on the required setback unless specifically permitted under this ordinance.

TABLE 1 - R - SINGLE-FAMILY RESIDENTIAL DISTRICT BULK & AREA REGULATIONS

Bulk & Area Regula R <del>Zoning District</del> Zoning	
LotLot Size (minimum)	7,500 sq. ft.
LotLot Width (minimum)	75 ft.
Height of Principal Structure Principal Structure (maximum)	35 ft.
Front Setback (minimum)	40 ft.
Side Setback (minimum)	10 ft.
Rear Setback (minimum)	15% of the depth of the lotLot
Lot Coverage (maximum)	35 percent
Note: Refer to applicable accessory structureStructure	ucture height, area, and setback

Note: Refer to applicable accessory structure Structure height, area, and setback requirements in this ordinance.

#### Section 308: PR - Private Recreation Private Recreation District

- A. Purpose. The Private RecreationPrivate Recreation District provides space for larger, privately-owned recreational facilities that can be useUsed not only by Borough residents but also by residents of neighboring communities, subject to payment of a membership fee. The PR District offers a mix of indoor and outdoor recreational amenities including golf, fitness, tennis, swimming, paddle ball, and similar court sports.
- B. Authorized Principal UsePrincipal UseUses: See §311, Table of Authorized Principal UsePrincipal UseUses (Table 4), for authorized principal UsePrincipal UseUses and method of authorization in the PR district.
- C. Authorized Accessory UseAccessory UseUses: See §312, Table of Authorized Accessory UseAccessory UseUses (Table 5), for authorized accessory useAccessory UseUses and method of authorization in the PR district.
- D. Area and bulk regulations: The area and bulk regulations within the PR zening-districtZoning District shall be subject to the standards identified in Table 2, except as they may be modified by the express standards and criteria for the specific permitted-usePermitted Uses, conditional useConditional Uses, or useUses by special exceptionSpecial Exception.
- E. Off-streetStreet parking and loading. See Article VI of this Ordinance for off-streetStreet parking and loading requirements.

Table 2 - PR - PRIVATE RECREATION PRIVATE RECREATION DISTRICT BULK & AREA REGULATIONS

	Bulk & Area Regulations PR Zoning-DistrictZoning District	
	All Nonresidential and Mixed- UseMixed UseS	
LotLot Size (minimum)	5 acres	
LotLot Width (minimum)	150 ft.	
Height of Principal StructurePrincipal StructureStructure (maximum)	50 ft.	
Front Setback (minimum)	150 ft.	
Side Setback (minimum)	100 ft.	
Rear Setback (minimum)	100 ft.	
Lot CoverageLot Coverage (maximum)	25 percent	
Note: Refer to applicable area, and setback require	accessory structureStructure height, ments in this ordinance.	

# **Section 309: CR – Community Recreation District**

- A. Purpose. The purpose of the Community Recreation District is to provide for existing and future outdoor recreational facilities that are primarily useUsed and enjoyed by Borough residents as well as the public. Facilities located in the CR District include playgrounds, greenspace, and various sports courtSports Course.
- B. Authorized Principal UsePrincipal UseUses: See §311, Table of Authorized Principal UsePrincipal UseUses (Table 4), for authorized principal UsePrincipal UseUses and method of authorization in the CR District.
- C. Authorized Accessory UseAccessory UseUses: See §312, Table of Authorized Accessory UseAccessory UseUses (Table 5), for authorized accessory useAccessory UseUses and method of authorization in the CR District.
- D. Area and bulk regulations: The area and bulk regulations within the CR District shall be subject to the standards identified in Table 3, except as they may be modified by the express standards and criteria for the specific permitted usePermitted Uses, conditional useConditional Uses, or useUses by special exceptionSpecial Exception.
- E. Off-streetStreet parking and loading. See Article VI of this Ordinance for off-streetStreet parking and loading requirements.

TABLE 3 - CR - COMMUNITY RECREATION DISTRICT BULK & AREA REGULATIONS

	d Area Regulations by Recreation District		
	All Other Nonresidential and Mixed UseMixed Uses		
LotLot Size (minimum)	12,500 sq. ft.		
LotLot Width (minimum)	75 ft.		
Height of Principal- StructurePrincipal StructureStructure (maximum)	25 ft.		
Front Setback (minimum)	30 ft.		
Side Setback (minimum)	20 ft.		
Rear Setback (minimum)	20 ft.		
Lot CoverageLot Coverage (maximum)	40 percent		
	accessory structureStructure height, requirements in this ordinance.		

Section 310: COS – Conservation and Open Space Open Space District

A. Purpose. The purpose of the Conservation and Open SpaceOpen Space District is to preserve open spaceOpen Space within the Borough, to protect the Borough's environmentally sensitive areas, and prohibits any land developmentLand Development. The parcels within the COS District are intended to remain as open spaceOpen Space and greenspace to preserve the scenic qualities and resources and to provide contrasts to the existing built environment.

# Section 311: Table of Authorized Principal UsePrincipal UseUses

- A. Table 4 establishes the authorized principal usePrincipal UseUses and the zoning districtSoning Districts where the principal usePrincipal UseUse is authorized and method of authorization.
  - P Permitted Use Permitted Use by Right
  - SE <del>UseUse</del> by <del>Special Exception</del>Special Exception (see General and Express Standards in Article IV)
  - CU Conditional UseConditional UseUse (see General and Express Standards in Article IV)

Note: Blank cells indicate that the  $\ensuremath{\text{useUse}}$  is not permitted in the corresponding district.

TABLE 4 - TABLE OF AUTHORIZED PRINCIPAL USEPRINCIPAL USEUSES

UseUse	R	PR	CR
Single-FamilyFamily DwellingDwellingSingle-Family	D		
Dwellings	Р		
Essential Services Essential Services	Р	Р	Р
Park	P		Р
Private Recreation		Р	
Exterior Fireplaces and Pits	Р		
UseUses Not Listed		See §405	
Uses Not Listed¶		See §406405¶	

## Section 312: Accessory UseAccessory UseUses and StructureStructures

- A. Applicability: This Section applies to any subordinate useUse of a buildingBuilding or other structureStructure, or useUse of land that is:
  - Conducted on the same letLot as the principal usePrincipal UseUse to which it is related; and
  - 2. Clearly incidental to, and customarily found in connection with, the principal usePrincipal UseUse or structureStructure.
- B. Establishment of Accessory UseAccessory UseUses:
  - Accessory structureStructures or useUses shall not be constructed or establishedShedestablished on a letLot until construction of the principal structurePrincipal Structure is completed or the principal usePrincipal UseUse is establishedsShed.
  - 2. In no instance shall an accessory structure Structure or useUse be establishedShedestablished on a vacant letLot.
  - 3. In no instance shall an accessory structure Structure have a same or similar useUse as the principal usePrincipal UseUse, unless constructed while permitted under previous ordinances and having zoning approval for such useUse.
  - 4. In no instance shall an accessory structure Structure or useUse violate the setback requirements provided herein, unless a variance Variance is granted by the Zoning Hearing BoardBoardZoning Hearing Board.

# Section 313: Table of Authorized <del>Accessory Use</del>Accessory <del>Use</del>Uses and StructureStructures

- A. Accessory useAccessory UseUses shall be permitted in accordance with Table 5:
  - P Permitted Use by Right
  - SE <del>UseUse</del> by <del>Special ExceptionSpecial Exception</del> (see General and Express Standards in Article IV)

CU – Genditional UseConditional UseUse (see General and Express Standards in Article IV)

Blank cells indicate that the useUse is not permitted in the corresponding district.

- B. All accessory structureStructures and useUses are also subject to the general standards listed in §314 and the supplemental regulations found in Article V of this Ordinance.
- C. Standards related to the specific accessory structureStructures and useUses are found in §315 of this Ordinance.

TABLE 5 - TABLE OF AUTHORIZED ACCESSORY USEACCESSORY USEUSES AND STRUCTURES

			CD.
UseUse or StructureStructure	R	PR	CR
Carport	Р	Р	
<del>Deck</del> Deck	Р		
<del>Fence</del> Fence	Р	Р	Р
Fireplace, Exterior	Р		
Fire Pit, Exterior	Р		
Garage, private-Detached	Р	Р	
<del>Gazebo</del> Gazebo	Р	Р	Р
Hot Tubs and Outdoor Spas	Р	Р	
Loading Space/Berth		Р	
No-Impact Home-based Business	Р		
Patio	Р	Р	Р
<del>Porch</del> Porch	Р	Р	
Satellite Dish	Р	Р	
<del>Shed</del> Shed	Р		
<del>Signs</del> Signs	Sul	oject to Article	e VII
Solar Energy SystemSolar EnergeyEnergy System,	P	P	Р
Small	P	P	Р
Storage BuildingBuildingStorage Building		Р	
Swimming Pool (Above Ground or In			
Ground)	Р	Р	Р
Temporary Use or	Р	P	Р
<u>Structure</u> Structure	P	P	۲
Tennis/Basketball/Sports CourtSports Courtss		Р	Р

Section 314: General Standards for all <del>Accessory Use</del>Accessory <del>Use</del>Uses and <del>Structure</del>Structures

A. Permitted Accessory UseAccessory UseUses. Accessory useAccessory UseUses and structureStructures permitted by this Ordinance are listed in the Table of Authorized Accessory UseAccessory UseUses and StructureStructures (Table 5). Accessory useAccessory UseUses and structureStructures which are not specifically listed in the table shall not be permitted in the Borough. No Accessory structure or part thereof can be useUsed as a dwellingDwelling. No Accessory structure or part thereof can be used as a dwelling.

- B. If an accessory structure Structure or building Building is attached to the principal structure Principal Structure Structure, then it shall be considered part of the principal structure Principal Structure and shall be subject to all requirements relating to the principal structure Principal Structure Structure.
- C. Location of accessory structureStructures and useUses.
  - Accessory structureStructures and useUses, except for authorized signsSigns and fenceFences, shall not be located in the required front yardFront Yard of any letLot in any zening districtZoning District.
  - All permanent accessory structureStructures shall be set back a minimum of five
     (5) feet from any side or rear property line except where specifically authorized
     elsewhere in this Ordinance based on the type of accessory useAccessory
     UseUse or structureStructure.
- D. Accessory structureStructures shall be counted towards the maximum lot coverageLot Coverage on a lotLot and in no case shall exceed the maximum lot coverageLot Coverage for the district in which it is located when considering all structureStructures on the lotLot.
- E. Accessory useAccessory UseUses shall not include the conduct of trade or business unless permitted in conjunction with an authorized principal usePrincipal UseUse that permits trade or business.
- F. Not more than one (1) accessory structure Structure by type shall be permitted on an individual letLot.
- G. Accessory structureStructures shall not exceed the height of the principal structurePrincipal Structure.
- H. Accessory <u>buildingBuildings</u> or <u>useUses</u> shall not be constructed or <u>establishedShed</u>established on a <u>lotLot</u> until the construction of the <u>principal</u> <u>structure</u>Principal <u>Structure</u>Structure is completed or the <u>principal use</u>Principal <u>Use</u>Use is establisheds

# Section 315: Specific Standards for <del>Accessory Use</del>Accessory <del>Use</del>Uses and <del>StructureStructures</del>

- A. Accessory Dwelling UnitAccessory Dwelling Units, Non-Conforming Legal UseUse.
  - The minimum number of required parking spaces for a Legal-Non-Conforming Legal Non-conforming Accessory Dwelling Unit Shall be added to the minimum number of required parking spaces for the principal usePrincipal UseUse (see Table 119).
- B. Front Porch EncroachmentFront PorchPorch Encroachment. Front porch encroachmentFront PorchPorch Encroachments shall be permitted in all residential zoning districtZoning Districts for the construction of a front porchPorch onto the front of an existing or new dwellingDwelling unit with the following criteria:

- 1. The front porch encroachmentFront PorchPorch Encroachment may be useUsed for a porchPorch only. The porchPorch shall have a roof structureStructure over the top of the porchPorch.
- 2. No enclosure of the porchPorch may be made at any time. PorchPorch may not be converted to an occupiable spaceOccupiable Space at any time.
- 3. In all zoning districtZoning Districts, the maximum encroachment within the front yardFront Yard shall be eight (8) feet.
- 4. Any existing structure Structure which is located less than ten (10) feet from the current setback lineSetback Line shall be permitted a maximum encroachment of half the distance between the setback lineSetback Line and the existing structure.

#### C. FenceFences and Walls.

 FenceFences and Walls Accessory to Residential UseUse. The following fenceFences and walls may be erected as an accessory structure Structure to a residential useUse:

#### a. Front YardFront Yards.

- Decorative, ornamental fencing including brick masonry walls (excluding split rail, chain link, and any industrial type fencing) shall not be more than fifty (50%) percent opaque nor exceed four (4) feet in height. For purposes of properties with more than one front yardFront Yard, this shall apply to the streetSTreetStreet address front yardFront Yard or primary front yardFront Yard.
- 2) The height of the wall or fenceFence shall not exceed the above height limits when measured to gradeGrade on either side of the wall or fenceFence and shall consider all gradeGrade variations for conformance to this requirement.
- 3) In a front yardFront Yard, a wall or fenceFence shall not be erected within the road right-of-wayRight-of-Way width.
- 4) A fenceFence located in the building frontBuilding Front of a houseUsehouse that is in line with the building frontBuilding Front of said houseUsehouse shall be permitted, so long as it follows the houseUsehouse buildingBuilding setback and does not affect sight triangles.
- 5) For corner lotCorner Lots, fenceFences in both the primary front yardFront Yard (where front door and streetSTreetStreet address faces) and secondary front yardFront Yard(s) (not parallel to the building frontBuilding Front but parallel to the streetSTreetStreet) shall meet the required front yardFront Yard setback in the applicable zoning districtZoning District in which the subject property is located.

# b. Side and Rear YardRear Yards.

1) Brick masonry wall, not exceeding four (4) feet in height, with an additional two (2) feet of additional height which is 50% open.

- 2) FenceFences may be opaque up to four (4) feet in height, with an additional two (2) feet of fenceFence height which is 50% open.
- 3) A fenceFence or wall may be constructed and located up to the property line in the side and rear yardRear Yards. If a fenceFence or wall is located up to the property line, the Borough is not responsible for determining the location of the lot lineLot Line. The owner of the subject property shall be responsible for determining the location of his/her lot lineLot Lines and any claims which arise out of the erection of a fenceFence or wall shall be the responsibility of the person who erected the fenceFence or wall.
- c. Barbed wire fenceFences are prohibited in the Borough.
- d. Exclusions: In the Private RecreationPrivate Recreation Zoning-DistrictZoning District FenceFences located at least 50 feet from any property setback lineSetback Line are excluded from the fencing requirements of this Section.
- 2. FenceFences and Walls Accessory to a Nonresidential UseUse. The following fenceFences and walls may be erected as an accessory structure Structure to a nonresidential useUse in any yard:
  - a. Brick masonry wall, not exceeding five (5) feet in height.
  - b. FenceFences with fifty (50%) percent or less of the surface area being opaque, not exceeding five (5) feet in height.
  - c. FenceFences with more than fifty (50%) percent of the surface area being opaque, not exceeding five (5) feet in height.
- General Requirements for FenceFences and Walls.
  - a. No fenceFence in any district shall be erected in such a manner as to obstruct visibility as a streetSTreetStreet or driveway intersection, in accordance with this Ordinance.
  - b. FenceFences for public or private tennis courts and similar outdoor recreational facilities may be erected up to ten (10) feet in height, if constructed of a black vinyl coated chain link fabric and black vinyl coated pole material.
  - c. A retaining wall of any height may be erected along any property line or in any required yard where it is needed to prevent a landslide or other hazardous condition. The location and placement of retaining walls shall meet the requirements of the Allegheny County SALDO. Walls more than four (4) feet in height shall have a safety feature placed along the top of the wall such as a fenceFence or railing erected along all areas that exceed four (4) feet. Landscaping including thick hedges or other plantings that are demonstrated to form an effective safety barrier must be approved by the BuildingBuilding Inspector and shall comply with all other applicable requirements herein.
  - d. The owner of any fenceFence or wall shall be responsible for maintaining it in good repair. If a fenceFence or wall is not being properly maintained, the Zoning Office shall notify the Borough and shall give written notice to

the owner to repair or remove the fenceFence or wall within the time stipulated by the notice. Failure to comply with the order shall be considered a violation of this Ordinance.

# D. Fireplace, Exterior.

1. Fireplaces shall be a minimum of 10' from any property line and shall be constructed in the rear yardRear Yard of the primary Dwelling Lot, and Lot and shall not exceed 12 feet in height. They shall be constructed of non-combustible material and conform to the Building Code standards for residential fireplaces for hearth, fire box, draftdraft, and chimney requirements. No treeTrees or vegetation shall be permitted to grow above the chimney of the fireplace for a perimeter of Five (5) feet in all directions.

## E. Firepit, Exterior.

1. Firepits shall be a minimum of 10' from any property line and shall be constructed in the rear yardRear Yard of the primary Dwelling Lot. They shall be constructed of non-combustible material and shall have a depth of no more than 24" below Grade and a height of no more than 36" above Grade. No treeTrees or vegetation shall be permitted to grow above the open area of the fire pit tewithin a distance of fivefive (5) froerm the exterior perimeter of the firepit.

# F. ¶

# G. Garage, private Detached.

- All detached private garages shall be setback in accordance with the side and rear setback requirements as stated in this Ordinance. No part of a detachedgarageDetached Garage shall encroach on the front yardFront Yard or the line of the front elevation of the principal structurePrincipal StructureStructure. No part of a detached garageDetached Garage shall encroach on any required setbacklineSetback Line.
- 2. For garages less than fifteen (15) feet in height, the side and rear setback requirement shall be seven and a half (7.5) feet.
- 3. For garages greater than fifteen (15) feet in height, the side and rear setback requirement shall be fifteen (15) feet.
- 4. Garages may have only one occupiable spaceOccupiable Space above the parking area and shall not be useUsed as a dwellingDwelling unitunit.
- 5. Finishes and architectArchitectural style of detached private garages shall be complementary of those of the principal structurePrincipal StructureStructure.
- 6. The maximum size and height of detached private garages are listed in the Table of Detached Garage Detached Garage Size and Heights (Table 6).



TABLE 6 - DETACHED GARAGE DETACHED GARAGE SIZE AND HEIGHTS

Maximum Siz	ze and Height of Private Gara	iges
LotLot size	Gross Floor Area Gross Floor Area	Height of StructureHeight of StructureStructure
All Residential <del>Lot</del> Lots	720 sq. ft. (maximum)	Shall not exceed - 15 feet
All Residential <del>Lot</del> Lots	720 sq. ft. to 875 sq. ft. (maximum)	Shall not exceed the height of the primary residence or 28 feet, whichever is less. Rear and side yard setbacks shall be increased by 7.5 feet to 15 Feet.

# H. Home Occupational Business.

- 1. Home Occupational Businesses are prohibited in the Borough. Only No Impact Home-based Businesses are permitted in the R District.
- I. Outdoor Hydronic Heater.
  - 1. Outdoor Hydronic Heaters are prohibited in the Borough. ¶

2.

#### J. Satellite Dish Antenna Antennas.

- Only one satellite dish antenna Antenna shall be permitted on a residential lotLot.
  The satellite dish antenna must be roof mounted only and is not permitted on the ground or in front yardFront Yards.
- 2. In the R and PR Districts, the maximum diameter of any satellite dish antenna Antenna shall be two-and-a-half (2.5) feet.
- A satellite dish antennaAntenna shall not be projected above the peak of a roof.
  No part of the roof mounted satellite dish shall be greater than three (3) feet from
  the roof's surface. The antennaAntenna shall be mounted in the most
  inconspicuous location possible and not visible from the public
  streetStreetStreet.

4. A satellite dish antenna Antenna shall be permitted to be mounted on a flat roof so long as the satellite dish projects less than three (3) feet from the roof surface and is mounted in the most inconspicuous location possible and not visible from the public streetSTreetStreet.

#### I. ShedSheds.

- 1. ShedSheds are not to be treated as storage buildingBuildingStorage Buildings.
- 2. The maximum size and height of shedSheds are listed in the Table of ShedShed Size and Heights (Table 7).

Maximum	Size and Height of ShedShed	s
<del>Lot</del> Lot size	Gross Floor AreaGross Floor Area	Height of StructureHeight of Structure
All Residential <del>Lot</del> Lots	100 sq. ft. (maximum)	10 ft.

TABLE 7 - SHEDSHED SIZE & HEIGHTS

- J. Solar Energy SystemSolar EnergeyEnergy System, Small Roof Mounted.
  - 1. Zoning approval is required for the construction of any solar energy-facilitysystemSolar EnergyEnergy System that is an accessory useAccessory UseUse on any site or letLot.
  - 2. Photovoltaic roof mounted solar panels are permitted on the primary structureStructure of the property, the roof of an attached garage the roof of a detached garageDetached Garage, or on the roof of an accessory structureStructure that meets all setback and zoning requirements.
  - 3. The zoning permitZoning Permit application shall indicate the location of the proposed facilitysystem, including the percentage of roof coverage.
  - 4. The applicant shall demonstrate through project planning and proposed mitigation that a proposed facilitysystem's impacts will be minimized for surrounding properties and the community. This may include, but not be limited to, information regarding site selection, facilitysystem designsign or appearance, buffering, and screening of any ground-mounted electrical and control equipment.
  - 5. Noise from any selar-energyselar energy facilitysystemSolar EnergySystem shall not exceed fifteen (15) decibels (dB) at the let-lineLot Line, unless all affected adjacent propertyAdjacent Property owners shall have executed a non-disturbance easement, covenant, or consent which has been recorded with the County. Methods for measuring and reporting acoustic emissions from the facilitysystem shall be equal to or exceed the minimum standards for precision described in AWEA Standard 2.1 1989, titled "Procedures for the Measurement and Reporting of Acoustic Emissions from Wind Turbine Generation Systems Volume I: First Tier."

- 6. Construction of any solar-energysolar energy facilitysystemSolar EnergeyEnergy System shall comply with all applicable rules, laws, and regulations of the United States Federal Aviation Administration (FAA). Documentation of compliance shall be provided to the Borough.
- 7. To the extent applicable, all solar-energy facilities shall comply with the Pennsylvania Uniform Construction Code (UCC) and the regulations adopted by the Pennsylvania Department of Labor and Industry (PA L&I).
- 8. Solar-energy facilities shall not display advertising of any kind.
- 9. Transmission and power lines shall be placed underground or out of sight.
- 10. No facilitysystem shall be attached to a treeTree, or any other natural object or accessory etructureStructure not intended to support such a facilitysystem.

# K. Storage BuildingBuildingStorage Building.

- Storage buildingBuildingStorage Buildings are only permitted in the PR District.
- The location of permitted storage buildingBuildingStorage Buildings is governed by the same dimensional regulations as set forth for the principal usePrincipal UseUse or principal structurePrincipal StructureStructure or structureStructures of the underlying zoning districtZoning District.
- No part of an accessory storage buildingBuildingStorage Building shall be occupied as a residential living areaDwelling Unit.
- 4. The maximum size and height of storage buildingBuildingStorage Buildings are listed in the Table of Storage BuildingBuildingStorage Building Size and Heights (Table 8).

Table 8 – Storage Building Suze & Heights

Maximum Size and Height of Storage Building Building Storage Building

Maximum Size and Height	of Storage BuildingBuilding	Storage Buildings
<del>Lot</del> Lot size	Gross Floor Area Gross Floor Area	Height of StructureHeight of Structure
<del>Lot</del> Lots ≤ 1 Acre	675 sq. ft. (maximum)	15 ft.
totLots > 1 Acre ≤ 2 Acres	800 sq. ft. (maximum)	20 ft.
LotLots > 2 Acres	1,000 sq. ft. (maximum)	20 ft.

## L. Swimming Pools.

 In residential areas, above ground pools and accessory deckDecks attached to a pool shall be erected and must comply with the side and rear yardRear Yard

- setback requirements. The pool shall not exceed four (4) feet in height and accessories cannot exceed eight (8) feet in height from the ground.
- In-ground pools shall be enclosed by a fenceFence, as required by the Borough's Building Code Building Code, and Code and shall comply with the applicable rear and side yard setback requirements.
- 3. Above-ground pools in all zoning districtZoning Districts having vertical barriers, as required by the Borough's Building Code Building Code.
- 4. Only allowed in rear yardRear Yard or a side yard provided it is not visible from the streetStreetStreet, and not beyond front yardFront Yard setback, and prohibited in front yardFront Yard/s.
- Outdoor Site Illumination Lighting, if any, shall be dark sky compliant light-fixtureDark Sky Compliant Light Fixtures and shielded and/or reflected away from adjoining properties so that no direct beam of light, but only diffuseUsediffuse or reflected light, enters adjoining properties.

#### M. DeckDecks.

- 1. DeckDecks are permitted as an accessory structure Structure and shall only be attached to the principal structurePrincipal StructureStructure or to an above ground swimming poolSwimming Pool. 2.DeckDecks may not encroach into the required minimum side or rear setbacks, including associated stairs and .Sport GourtsSport Courts.
- N. Sport Courts permitted in the PR District shall meet the following setback requirements:
  - a. All sports courtSports Courts shall be enclosed by a fenceFence which is a minimum of ten (10) feet in height and a maximum of twelve (12) feet in height and which shall contain openings equal to 50% or more of the surface area of the fenceFence.
  - b. Sport courts Sport Courts shall not be placed over utility lines or utility easements without the approval and permission of the utility owner.
  - c. Sport courts Sport Courts shall be located a minimum of 30 feet from any set back line and cannot be located between the primary structure Structure and the street frontageFrontageSTreetStreet Frontage.

#### O. Other StructureStructures

Other structureStructures not specifically described in this section, if approved by the Zoning Hearing Board shall meet all requirements of accessory structureStructures. Other StructureStructures shall not be permitted in the area between the primary structureStructure and the frontageFrontage. Other structureStructures may not exceed 10 feet in height and the rear and side setback shall be 45 feet.

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# Article IV: Express Standards and Criteria for Special ExceptionSpecial Exceptions and Conditional UseConditional UseCondition

#### Section 401: Conditional UseConditional UseUses / UseUses Not Listed

- A. It is the intent of this Ordinance to group similar or compatible land useUses into specific zoning districtZoning Districts. UseUses which are not specifically listed in the Tables of Authorized Principal UsePrincipal UseUses may be a permitted usePermitted Use if the proposed useUse is similar to a permitted usePermitted Use listed in the Tables of Authorized UseUses (Principal). Similarly, useUses which are not specifically listed in the Table of Authorized Principal UsePrincipal UseUses, may be a Conditional UseConditional UseUse if the Principal UsePrincipal UseUse is similar to the Conditional UseConditional UseUse listed in the table of Authorized Principal UsePrincipal UseUses. The Borough belongs to the Joint Comprehensive PlanJoint Comprehensive Plan with the Boroughs of Avalon, Bellevue, and Ben Avon. In the event the useUse or a similar useUse not specifically listed in the Table of Authorized Principal UsePrincipal UseUses is found as a permitted or Conditional UseConditional UseUse in the Tri-Borough Zoning Ordinance for the Boroughs of Avalon, Bellevue, and Ben Avon ("Tri-Borough Ordinance"), such proposed useUse will be denied as such useUse is available under Tri-Borough Ordinance. Please refer to the UseUse Tables in the If a useUse is still not listed under this or the Tri-Borough Tri-Borough Ordinance. Ordinance, the proposed useUse will be subject to Article IV as a Conditional-UseConditional UseUse but only in the PR District.
- B. If a property owner or useUser asserts that a proposed useUse is not provided for in the Table of Authorized UseUses (Principal and Accessory) the property owner or useUser shall file an application for a Conditional UseConditional UseUse with the Borough. The Borough shall review and decide if the proposed useUse is similar to another Authorized UseUse contained in the Table of Authorized UseUses (Principal and Accessory) or as a permitted or Conditional UseConditional UseUse in the Tri-Borough Zoning Ordinance.
- C. If the Borough finds the useUse is similar to an existing useUse contained in the Table of Authorized UseUses (Principal and Accessory), it may permit the useUse subject to the same conditions and requirements of that useUse including the district in which it may be located.
- D. In considering if a proposed useUse is similar to an existing Authorized UseUse contained in the Table of Authorized UseUses (Principal-and Accessory), and/or is not similar to a permitted or Gonditional UseConditional UseUse in the Tri-Borough Zoning Ordinance, the Borough is not limited to assertions of the applicant that the useUse is similar to a specific listed useUse, but instead may consider all Authorized UseUses (Principal and Accessory) contained in the Tables of Authorized UseUses, or permitted on Gonditional UseConditional UseUses in the Tri-Borough Zoning Ordinance.
- E. If the Borough finds the useUse is similar to an existing useUse, all other provisions of this Ordinance and all codes and Ordinances of the Borough shall apply.

# Section 402: Conditional UseConditional UseUse Procedure for Approval

- A. Procedure: The Borough Council shall consider the conditional useConditional UseUse application and render its decision in accordance with the requirements of the MPC and this Ordinance and subject to the following:
  - 1. If a land-developmentLand Development approval is required for the Conditional UseConditional UseConditio
- B. Application Procedure. The applicant shall submit an application for developmentApplication For Development for approval of a Conditional UseConditional UseUse to the Zoning Officer or designated staff person of the Borough. The application for developmentApplication For Development shall indicate the Section of this Ordinance under which the conditional useConditional UseUse is sought and shall state the grounds upon which it is requested.
- C. Application Content. An application for approval of a Conditional UseConditional UseUse shall include the following:
  - One (1) copy of the application form provided by the Borough and completed by the applicant. If the applicant is other than the landownerLandowner, the landownerLandowner's authorization of the application and the nature of applicant's interest in the site shall accompany application.
  - 2. Five (5) paper copies and one (1) electronic copy of a site plan meeting the requirements for a preliminary plan for land development and Development as set forth in the County SALDO and, in addition, demonstrating conformity with all requirements of this Ordinance.
  - 3. The Governing Body Governing Body may charge fees for expenses related to the public hearingPublic Hearing pursuant to Article IX of the MPC and as establishedShedestablished by resolution of the CouncilCouncil.
- D. Administrative review and determination Determination of complete application. Within fourteen (14) working days after a conditional useConditional UseUse application is submitted; the Zoning OfficerZoning Officer shall review the Conditional UseConditional UseUse application for completeness of required submission items. Within said time, the Zoning OfficerZoning Officer shall notify the applicant in writing if the Conditional UseConditional UseUse application is incomplete, stating the deficiencies in the application, and returning the filing fee. The applicant may reapply, submitting the fee and missing material at any time. The applicant, however, may elect to proceed with the application despite the stated deficiencies and formally request in writing that the hearingHearing be scheduled.

- E. The Zoning OfficerZoning Officer shall submit the complete Conditional UseConditional UseUse application to the Borough Planning Commission for review and recommendations. The Planning Commission shall review the application and make a written recommendation to the CouncilCouncil. If the proposed developmentDevelopment is also a land developmentLand Development, the Planning Commission shall also make a recommendation under the provisions of the County SALDO.
- F. The Gouncil Council shall hold a hearingHearing, in accordance with Section 913.2 of the MPC, 53 P.S. 10913.2, as amended, and public noticePublic Notice shall be given as defined in this Ordinance and in accordance with Section 908(1) of the MPC, as amended. The hearingHearing shall be commenced by the Gouncil Council within sixty (60) days from the date of receipt of the applicant's completed application unless the applicant has agreed in writing to an extension of time.
- G. Conditions. In considering any Conditional UseConditional UseUse, the Council Council may attach reasonable conditions and safeguards, in addition to those expressed in this Ordinance, as the Council Council deems necessary to implement the purposes of the MPC and this Ordinance. A violation of such conditions and safeguards, when made a part of the terms under which the Conditional UseConditional UseUse is granted, shall be deemed a violation of this Ordinance.
- H. Written Decision in Accordance with Section 908(10) of the MPC. The Gouncil Shall render a written decision or when no decision is called for; make written findings on the Gonditional UseConditional UseUse application within forty-five (45) days after the last hearingHearing before the GouncilCouncil. Where the application is contested or denied, each decision shall be accompanied by findings of fact or conclusions based thereon, together with any reasons, therefore. A copy of the final decision or, where no decision is called for, of the findings shall be delivered to the applicant personally or mailed to him no later than the day following its date. To all other persons who have filed their name and address with the boardBoard not later than the last day of the hearingHearing, the boardBoard shall provide by mail or otherwise, brief notice of the decision or findings and a statement of the place at which the full decision or findings may be examined.
- I. Expiration. Conditional UseConditional UseUse approval shall expire automatically without written notice to the applicant if no application for subdivision Subdivision and land developmentLand Development, zoning approval for structureStructures, zoning approval for eccupancyOccupancy and useUse or a gradingGrading or building-permitBuilding Permit to undertake the work described in the conditional useConditional UseUse approval has been submitted within twelve (12) months of said approval, unless the Zoning OfficerZoning Officer extends the conditional useConditional UseUse approval upon written request of the applicant received prior to its expiration. The maximum extension permitted shall be one (1) twelve (12) month extension. The Zoning-OfficerZoning Officer may grant an extension for good causeUsecause shown by the applicant and provided that the extension will not be contrary to the purposes of this Ordinance.
- J. Effect on Prior Approvals. Genditional UseConditional UseUse approval, granted prior to the effective date of this Ordinance, shall expire automatically without written notice to the developerDeveloper if no application for subdivisionSubdivision and land-

developmentLand Development, zoning approval for structureStructures, zoning approval for eecupancyOccupancy and useUse, or a gradingGrading or building-permitBuilding Permit to undertake the work described in the Conditional UseConditional UseUse approval has been submitted within twelve (12) months of the effective date of this Ordinance or as specified in the approval, unless the CouncilCouncil, in its sole discretion, extends the conditional useConditional UseUse approval upon written request of the applicant received prior to its expiration. The maximum extension permitted shall be one (1) twelve (12) month extension.

- K. All provisions of the County SALDO which are not specifically modified by the Council Council in approving a Conditional UseConditional UseConditional
- L. Burden of Proof. In any application for Conditional UseConditional UseUse, the applicant shall have the persuasion burden and presentation duty to show compliance with this Ordinance, and the applicant shall have the persuasion burden to show the applicant's request is not detrimental to the health, safety, and welfare of the neighborhood.

# Section 403: Special ExceptionSpecial Exceptions

- A. Purpose: Special ExceptionSpecial Exception UseUse provisions apply to all useUses identified as Special ExceptionSpecial Exception UseUses in the Tables of Authorized UseUses (Principal and Accessory). The Special ExceptionSpecial Exception UseUse approval process is designed to allow the ZHB to review and approve certain useUses that may have additional impacts on the community and the environment beyond those typical for useUses that are allowed by right. The intent is to allow certain specified useUses identified as Special ExceptionSpecial Exception UseUses in the Tables of Authorized UseUses (Principal and Accessory) to be reviewed by the ZHB so that they may determine useUse compliance with this Ordinance and attach reasonable conditions and safeguards, in addition to the standards and criteria expressed in this Ordinance as the ZHB may deem necessary to implement the purposes of the Zoning Ordinance or MPC.
- B. Not all Special ExceptionSpecial Exception UseUses authorized in the Tables of Authorized UseUses (Principal and Accessory) have express specific standards for the useUse identified in this Section. If express specific standards are not listed for a useUse identified as a Special ExceptionSpecial Exception or Conditional UseConditional UseConditional UseUses in the Table of Authorized UseUses (Principal and Accessory), the general standards for all Conditional UseConditional UseUses and UseUses by Special ExceptionSpecial Exceptions shall still apply. In addition, the Council Council may apply conditions identified in the Express Specific Standards for Specific useUses, on these useUses, upon a finding that the useUse is similar in nature to a specific useUse that is listed.
- C. If the Special ExceptionSpecial Exception UseUse involves physical improvements that have not been substantially initiated within two (2) years of the date of approval or authorization approval of the special exceptionSpecial Exception, the approval shall lapse.

- The Special ExceptionSpecial Exception UseUse approval shall also lapse if, after starting construction, the construction is discontinued for a period of two (2) years.
- A Special ExceptionSpecial Exception UseUse approval shall not lapse if, the special exceptionSpecial Exception is associated with a current landdevelopmentLand Development approval.

# Section 404: Special Exception Special Exception Procedure for Approval

- A. Procedure: The ZHB shall consider UseUse by Special Exception Special Exception applications and render its decision in accordance with the requirements of the Pennsylvania MPC and this Ordinance and subject to the following:
  - If land-developmentLand Development approval is required for the UseUse by Special ExceptionSpecial Exception, the application for approval of a landdevelopmentLand Development required by the County SALDO shall be submitted to the Borough Planning Commission and GouncilCouncil following approval of the useUse by Special ExceptionSpecial Exception by the ZHB.
  - 2. Application Procedure. The applicant shall apply for approval of a Special Exception Special Exception UseUse to the Zoning Officer or designated staff person of the Borough. The application form shall indicate the Section of this Ordinance under which the Special Exception Special Exception UseUse is sought and shall state the grounds upon which it is requested.
  - 3. Application Content. An application for approval of a Special ExceptionSpecial Exception UseUse shall include the following:
    - a. One (1) copy of the application form provided by the Borough and completed by the applicant. If the applicant is other than the landownerLandowner, the landownerLandowner's authorization of the application and the nature of applicant's interest in the site shall accompany application.
    - b. Five (5) paper copies and one (1) electronic copy of a site plan meeting the requirements for a preliminary plan for land developmentLand Development as set forth in the County SALDO and, in addition, demonstrating conformity with all requirements of this Ordinance.
    - c. The Governing BodyGoverning Body may charge fees for expenses related to the public hearingHearingPublic Hearing pursuant to Article IX of the MPC and as establishedShedestablished by resolution of the GouncilCouncil.
  - 4. Administrative review and determination Determination of complete application: Within fourteen (14) working days after a Special Exception Special Exception UseUse application is submitted, the Borough shall review the application for completeness of required submission items. Within said time, the Borough shall notify the applicant in writing if the application is incomplete and rejected, stating the deficiencies in the application, and returning the filing fee. The applicant may reapply, submitting the fee and missing material at any time.

- 5. A hearingHearing pursuant to public noticePublic Notice, as defined herein, shall be commenced by the ZHB within sixty (60) days of submission of a complete and properly filed application. Said hearingHearing shall be conducted in accordance with the procedures specified by this Ordinance and Section 908 of the MPC.
- 6. Burden of Proof: In proceedings involving a request for a UseUse by Special ExceptionSpecial Exception, both the duty of initially presenting evidence and the burden of persuading the ZHB that the proposed useUse is authorized as a UseUse by Special ExceptionSpecial Exception and satisfies the specific or objective requirements for the grant of a UseUse by Special ExceptionSpecial Exception as set forth in this Ordinance rest upon the applicant. The applicant shall demonstrate that the request is not detrimental to the health, safety, and welfare of the neighborhood.
- 7. Conditions: In considering any Special ExceptionSpecial Exception UseUse, the ZHB may attach reasonable conditions and safeguards, in addition to those expressed in this Ordinance, as the BoardBoard deems necessary to implement the purposes of the MPC and this Ordinance. A violation of such conditions and safeguards, when made a part of the terms under which the Special ExceptionSpecial Exception UseUse is granted, shall be deemed a violation of this Ordinance, and upon finding of violation, shall require that the Special ExceptionSpecial Exception useUse be discontinued until the violation is corrected.

# Section 405: General Standards for all Conditional UseConditional UseUses and Special ExceptionSpecial Exceptions

- A. When considering applications for Conditional UseConditional UseUses and UseUses by Special ExceptionSpecial Exceptions the following general standards for all Conditional UseConditional UseUses and Special ExceptionSpecial Exception UseUses shall be met:
  - 1. In accordance with the Comprehensive Plan the useUse shall be consistent with the spirit, purposes, and the intent of this Ordinance.
  - Compliance with this Ordinance. The applicant shall establish by credible evidence that the application complies with all applicable requirements of this Ordinance. The applicant shall provide sufficient plans, studies, or other data to demonstrate compliance.
  - 3. Compliance with other laws. The approval may be conditioned upon the applicant demonstrating compliance with other specific applicable local, state, and federal laws, regulations, and permits.
  - 4. The application shall include proper site layout, internal circulation, parking, buffering, and all other elements of proper design as specified in this Ordinance.
  - The applicant shall establish that the traffic from the proposed useUse will be accommodated in a safe and efficient manner that will minimize hazards and congestion and provide adequate access arrangements after considering any

improvements proposed to be made by the applicant as a condition on approval. Ingress, egress, and internal traffic circulation shall be designed to minimize congestion during peak usage of the facilitysystem.

- 6. The proposed useUse shall not substantially change the character of any surrounding residential neighborhood after considering any proposed conditions upon approval.
- 7. The proposed useUse shall not create a significant hazard to the public health safety, and welfare.
- 8. The proposed useUse shall be suitable for the property in question, and designed, constructed, operated, and maintained to be in harmony with and appropriate in appearance to the existing or intended character of the general vicinity.
- 9. Outdoor lighting, if any, shall be dark sky compliant and shielded and/or reflected away from adjoining properties so that no direct beam of light, but only diffuseUsediffuse or reflected light, enters adjoining properties.

# **Article V: Supplemental Regulations**

#### Section 501: Performance Standards

- A. Vibrations. Except for vibrations emanating from construction or maintenance activities between 7:00 a.m. and 9:00 p.m., vibrations detectable without instruments on neighboring property in any district shall be prohibited. The prohibition on vibrations shall also be subject to any other separate ordinance adopted by the Borough.
- B. Glare. There shall be no direct or sky-reflected glare, whether from floodlights or from high-temperature processes (for example, combustion or welding), to be visible from within any district. All outdoor site lighting shall be dark sky compliant.
- C. Fire hazards. Any activity involving the useUse or storage of flammable or explosive materials shall be protected by adequate firefighting and fire-suppression equipment and by such safety devices as are normally useUsed in the handling of any such material.
- D. Radioactivity or electrical disturbance. No activity shall emit dangerous radioactivity or electrical disturbance adversely affecting the operation of any equipment other than that of the creator of such disturbance.
- E. Odors. No malodorous gas or matter shall be permitted which is discernible on any adjoining letLot or property.
- F. Air pollution. There shall be no emission of smoke, ash, dust, fumes, vapors, or gases which violates applicable Federal, State, or County laws and regulations.
- G. Erosion. No erosion by wind or water shall be permitted that will carry objectionable substances onto neighboring properties.
- H. Determination Determination of compliance with performance standards. During the review of an application for zoning approval, the applicant may be required to submit data and evidence documenting that the proposed activity, facilitysystem, or useUse will comply with the provisions of this Section. In reviewing such documentation, the Borough may seek the assistance of any public agency having jurisdiction or interest in the issues and the Borough may seek advice from a qualified technical expert. All costs of the expert's review and report shall be paid by the applicant. A negative report by the technical expert and the applicant's refusal or inability to make alterationsAlterations to ensure compliance with this Section shall be a basis for denying approval of the application.

# Section 502: Screening and Landscaping for SubdivisionSubdivisions and Land-DevelopmentLand Developments

- A. Landscape PlanLandscape Plan.
  - A landscaping plan, with detailed drawings, must be submitted with a required subdivisionSubdivision or land developmentLand Development or in the case where subdivisionSubdivision and/or land developmentLand Development

approval are not required prior to building permitBuilding Permit application. The landscaping plan must contain and show the following information:

- a. All required buffer areaBuffer Areas with proposed plantings (identifying each proposed treeTree, bush, or shrub) drawn to scale and identifying size of plantings.
- b. All required plantings (identifying each treeTree, bush, shrub, the useUse of sod or seeding, etc.) drawn to scale and identifying size of plantings.
- c. Any existing treeTrees or vegetation which are to be preserved, accurately identifying their relative location.
- d. Any existing treeTrees or vegetation which will be removed, accurately identifying their relative location.
- e. All areas of a lotLot not covered by building or impervious material shall be maintained as landscaped or natural areas.
- B. Buffer YardBuffer Yards Required as Part of a SubdivisionSubdivision and/or Land-DevelopmentLand Development:
  - 1. Applicants shall demonstrate through the submission of a landscape planLandscape Plan that sufficient landscaping and buffering is provided to minimize impact to adjacent useUses. When required a minimum of two deciduous treeTrees and three evergreen treeTrees shall be required for every 100 ft. of property line where buffering is required. In addition, five shrubs shall be provided for every 100 ft. of property line where buffering is required. Buffer-yardBuffer Yards are required to be a minimum of 10 ft. in width. The Borough encourages flexibility in design and will entertain alternative buffering plans where the applicant demonstrates the buffering plan is equal to or better than the requirements of this ordinance and meets the intent of this section. The useUse of decorative walls, decorative fenceFences and landscape mounds are allowable to meet the requirements of this section.
  - 2. Buffer area Buffer Areas required. Buffer area Buffer Areas are required under the following circumstances:
    - a. Along Public Roads. A landscape buffer will be required for all new nonresidential developmentDevelopment, and which abut a public streetStreetStreet. The buffer yardBuffer Yard shall be provided for the entire length of the public street frontageFrontageStreetStreet Frontage.
    - Parking LotLots and Loading Areas. A landscape buffer will be required around the perimeter of parking lotLots and loading areas in all zoning districtZoning Districts.
    - c. Adjacent UseUses. Buffer yardBuffer Yards are intended to minimize impacts of different useUses on adjacent sites or properties. When new developmentDevelopment is proposed buffer yardBuffer Yards will be required along the perimeter of the site. Buffer yardBuffer Yards in the R District may be relaxed or eliminated at the discretion of the Borough Council Council where a developmentDevelopment does not propose an adjacent, more intensive land useUse.

- C. General Provisions for Landscaping Plans for a Subdivision Subdivision and/or Land-DevelopmentLand Development:
  - Openings shall be permitted to cross a required buffer areaBuffer Area. Plantings in required buffer areaBuffer Areas shall be located to not obstruct visibility for traffic entering or leaving the site.
  - 2. Maintenance Required. It shall be the responsibility of the owner/applicant to assure the continued growth of all required landscaping and/or to replace the same in the event of frost, vandalism, disease, or other reasons for the discontinued growth of the required treeTrees, shrubs, and bushes. Replacement shall be no later than the subsequent planting season.
  - 3. Conflict between buffer areaBuffer Areas and buildingBuilding setback requirements. When the width of a required buffer areaBuffer Area conflicts with the minimum buildingBuilding setback requirements of this Ordinance the greater distance shall apply. The buffer areaBuffer Area planting requirement shall be adhered to regardless of the setback requirement.
  - 4. Storm water management facilities in buffer areaBuffer Areas. Storm water management facilities and structureStructures may be maintained within a buffer areaBuffer Area, but the existence of such facilities or structureStructures shall not be a basis for a failure to meet the planting requirements.
  - 5. No vegetation classified as noxious or invasive by the Commonwealth of Pennsylvania or by the USDA shall be permitted or planted as new plantings.
- D. Plant Sizes Required as part of a Subdivision Subdivision and/or Land DevelopmentLand Development:
  - Deciduous TreeTrees. All treeTrees required to be planted shall be a minimum of two inches in diameter at a point one foot above the ground. All required treeTrees shall be a minimum of six feet in height at time of planting measured from the ground adjacent to the planted treeTree to the top of the treeTree.
  - Evergreen TreeTrees. All evergreen treeTrees required to be planted shall be a
    minimum of 6 foot in height at the time of planting measured from the ground
    adjacent to the planted treeTree to the top of the treeTree.
  - 3. Shrubs. All shrubs required to be planted shall be a minimum of 24 inches in height at planting.

## Section 503: Residential UseUse Lighting Standards

Any lighting associated with residential properties and purposes shall be designed to reflect the lighting away from adjoining properties and shall not be directed onto neighboring properties.

# Section 504: Nonresidential UseUse Lighting Standards

All exterior parking letLots, driveways, vehicular access aisleAisles, pedestrian access areas, sidewalks, pathways, and leading spaceLoading Spaces shall be sufficiently illuminated to provide safe movements on site.

- A. Illumination shall be by sharp cut-off fixtures with flush-mounted lens cap, with the following exceptions.
  - Decorative streetStreetStreet-lighting along streetStreetS (not including parking let areaLot Areas) are exempt from this requirement. However, streetStreetStreetlight poles for decorative streetStreet-lighting shall not exceed eighteen (18) feet in height, measured from finish gradeGrade to the top of the fixture.
  - Decorative lighting along pedestrian walkways in front of buildingBuildings and in pedestrian plazas is exempt from this requirement. However, light poles for the decorative lighting shall not exceed fifteen (15) feet in height, measured from finishedShedfinished gradeGrade to the top of the fixture.
- B. Fixtures (including those mounted on a buildingBuilding or other structure structure) shall be mounted parallel to the ground surface, with the following exceptions.
  - 1. Decorative <a href="mailto:streetStreet
  - 2. Lighting for the purpose of highlighting a structure Structure or landscape feature shall be exempt from this requirement.
- C. Pole height shall be a maximum of eighteen (18) feet.
- D. Illumination shall not exceed one (1) footcandle at all property boundaries. The one (1) footcandle illumination shall be measured horizontally on the ground surface and vertically at a five (5) foot height at the property lines.
- E. All site lighting including architectArchitectural, landscape, and canopy lighting shall be from a concealed source that is not visible from the property boundaries or public streetSTreetStreet ROW. Lighting associated with a freestanding or buildingBuilding canopy shall be recessed into the canopy. Dark Sky design parameters shall be employed in all lighting installations for all useUses in the Borough.

#### **Section 505: Outdoor Storage**

- A. Storage and display of materials outside a completely enclosed structure shall not be permitted.
- B. In all nonresidential zoning districtZoning Districts, all organic rubbish and discarded materials shall be contained in tight, vermin-proof dumpsters which shall be screened from public view by an opaque fenceFence, masonry wall or dense, compact evergreen hedge which is at least six (6) feet in height. Containers shall not be permitted in the front yardFront Yard.

C. Storage of construction materials not associated with an active, on-site construction project or permit shall be prohibited.

## Section 506: Utilities

All electrical, telephone, cable television, and other communication system service laterals on a letLot or site shall be installed underground for new development Developments.

#### **Section 507: Exterior Finishes**

The exterior finish of any new buildingBuildings or additions, shall have a finishedShedfinished material such as brick, wood, siding, metal, glass, or any other finishedShedfinished facing materials approved by the Zening OfficerZoning Officer and shall extend to within an average of twelve (12) inches or one (1) foot of finishedShedfinished gradeGrade. Plain masonry block or poured concrete shall not be considered a finishedShedfinished product; nor shall either of these construction surfaces be considered as a finishedShedfinished product if painted.

# **Section 508: Screening of Roof Equipment**

Mechanical equipment designed to be located on the roof of a structure/buildingBuilding must be screened with typical buildingBuilding materials. The screen must be designed to complement buildingBuilding designed and conceal this equipment from neighboring property owners and the public on adjacent roadways.

# Section 509: Temporary UseTemporary Uses

- A. All Temporary Uses that exceed twelve (12) hours total which are permitted by this Ordinance shall be required to obtain a Zoning PermitZoning Permit from the Borough.
- B. Authorized Temporary Use In the Single-Family Residential District.
  - 1. Private garage/yard sale/estate sale during daylight hours, from 8:00am to sundown, is permitted to occur only once every twelve (12) months.
  - 2. Temporary Storage Container or PODs associated with moving purposes and cannot be on site more than 14 days.
  - 3. Other temporary use Temporary Uses, as approved by the Borough Council Council.
- C. Authorized Temporary UseTemporary Uses in the Private Recreation Private Recreation District. A zoning permitZoning Permit is required for the following temporary useTemporary Uses in the Private RecreationPrivate Recreation or Community Recreation Districts:
  - 1. Temporary sales events.
  - 2. Temporary Storage Container or PODs. Time permitted for a POD shall be determined by the Zoning OfficerZoning Officer or Borough GouncilCouncil.

- 3. Other temporary use Temporary Uses, as approved by the Borough Council Council.
- D. Conditions of Approval for Temporary Use Temporary Uses.
  - 1. All permitted temporary use Temporary Uses shall be removed from the parcel as stipulated by the Zoning Officer Zoning Officer or Borough Council.
  - 2. Adequate traffic and pedestrian access and off-streetStreet parking areas must be provided to the extent possible.
  - 3. The local Chief of Police and Fire Chief shall be notified in writing of the temporary use Temporary Use.
  - 4. The applicant shall own the land on which the temporary use Temporary Use is to be located, except for construction activities.
  - 5. The applicant shall be responsible for conducting the temporary use Temporary Use or activity in a safe manner within the conditions set forth by the Borough. This includes, but is not limited to, provisions for security, trash pick-up, and daily maintenance of the grounds.
  - 6. The Zoning OfficerZoning Officer may refer any application for a temporary useTemporary Use to the Borough Council for review and recommendation prior to issuance of the zoning permitZoning Permit.
  - 7. The provisions of this Section in no way shall be deemed to authorize the outdoor display or sale of automobiles, trailer, or equipment rentals, useUsed furniture, appliances, plumbing or buildingBuilding materials, or similar display or sale in any district nor any commercial business.
- E. Temporary Construction StructureStructures. Temporary structureTemporary Structures and trailers useUsed in conjunction with construction activity may not be moved onto a site until the building permitBuilding Permit has been issued and must be removed within thirty (30) days after completion, ceasing, or interruption of construction. Permits for such temporary structureTemporary Structures shall not exceed one (1) year.

# Section 510: Grading Grading and Excavation Excavation

- A. Earth movement shall result in finishedShedfinished gradeGrades that do not exceed two (2) horizontal to one (1) vertical unless a report prepared by a professional engineerProfessional Engineer stipulates that specific steeper slope in a particular location will not compromise the stability of the completed slope or areas above or below it or threaten adjacent etreetStreetStreets or property.
- B. Topsoil and all vegetation existing on the area to be gradeGraded shall be removed prior to gradingGrading. Topsoil shall be stockpiled for later return to the new slope and protected from stormwater runoff.

- C. GradeGraded slopes shall be planted with a fast-catching grass cover as soon as gradingGrading is completed and protected by burlap or equivalent covering until the grass is establishedsShed.
- D. Where fillFill is useUsed, it shall be clean fillFill and placed in layers not exceeding eight (8) inches in depth, thoroughly compacted, and keyed into undisturbed earth at the edges of the fillFill.
- E. GradingGrading work performed on any lotLot within the Borough shall not adversely affect neighboring properties and shall not result in stormwater being diverted onto neighboring properties.
- F. Where a location outside of the Borough is useUsed to dump excess cut or fillFill for an approved project, the off-site location shall also be a permitted construction site.

# Section 511: Short-term Rental (Accessory or Principal)

- A. Accessory or principal usePrincipal UseUse short-term rental units are prohibited in the Borough.
- B. Rental properties within the Borough must adhere to the requirements and regulations outlined in Borough Ordinance No. 316, adopted November 14, 2012, as amended, regarding registration of rental properties.

# **Article VI: Parking**

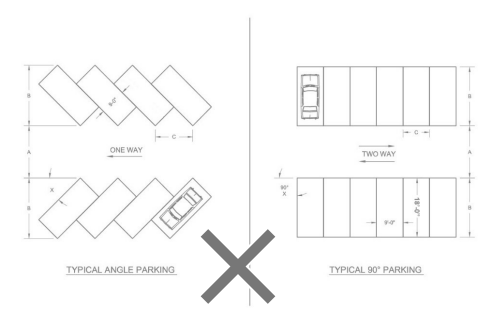
# Section 601: Parking

- A. This Section sets minimum standards for off-streetStreet requirements for new construction and expansion of or changes to existing useUses. The purpose of this Section is to ensure that useUses have a minimum level of on streetStreetStreet and off-streetStreetStreet parking to avoid congestion on surrounding streetStreetStreets.
- B. The parking requirements in this section are in addition to the various regulations, requirements, and stipulations set forth in regard to on-streetStreetStreet parking requirements and regulations, streetStreetStreet cleaning, etc. which are set forth in Borough Ordinance No. 245 and Borough Ordinance No. 246, adopted December 9, 1986, as amended.

# **Section 602: Parking Dimensions**

- A. Off-streetStreet parking spaces shall have a minimum dimension as establishedestablished in **Figure 2**.
- B. The minimum width of aisleAisles internal to a parking letLot or structure Structure shall be as prescribed in **Figure 2**, if aisleAisles having two-way traffic are required to provide a width of twenty-four (24) feet regardless of angle of parking.

FIGURE 2 - PARKING DIMENSION STANDARDS



MINIMUM PAR	KING SPACES	AND AISLE DIMEN	NSIONS
PARKING ANGLE (X)	А	В	С
30°	11'-0"	17'-9 1/2"	18'-0"
45°	13'-0"	20'-6"	12'-9"
60°	18'-0"	21'-10"	10'-4 1/2"
70°	19'-0"	21'-10 1/2"	9'-7"
80°	24'-0"	21'-3"	9'-1 1/2"
90°	24'-0"	18'-0"	9"-0"

NOTE: THE MAXIMUM PERMISSIBLE SLOPE OF ANY PARKING AREA SHALL BE FIVE (5%) PERCENT.

# Section 603: Parking LotLot Layout and Design Standards

- A. Internal driveway systemInternal Driveway System. All off-streetStreetStreet parking letLots with greater than 200 parking spaces shall include a separate internal driveway systemInternal Driveway System which connects individual aisleAisles to a public ROW. The purpose of the internal driveway systemInternal Driveway System is to facilitate pedestrian and vehicular circulation, creating an interconnected circulation network.
  - 1. Internal driveways shall be provided to permit on-site access to all parking and loading facilities and to permit emergency vehicle access.
  - 2. Internal driveway systemInternal Driveway Systems shall be designed to connect into adjacent properties, where practical. The Borough may require an easement be placed on the property to allow for future connection to the adjacent properties.

- B. Joint access to abutting parcels shall be provided wherever practical. This will result in the development of shared parking areas at vehicular access points.
- C. All parking areas containing three (3) or more parking spaces shall include a turnaround that is designed and located so that vehicles can enter and exit the parking area without backing onto a public ROW.
- D. Except as otherwise permitted, off-streetStreet parking facilities shall be located on the letLots on which the useUse or structureStructure for which they are provided is located.
- E. All vehicular turning movements and maneuvering must take place on site.
- F. The end of each parking bay shall have an end cap island of at least five (5) foot in width. The end cap island area shall not be useUsed in meeting required minimum parking space or travel aisle dimensions.
- G. All off-streetStreet spaces shall be adequately marked as required by the Borough Construction Standards.
- H. All off-streetStreet spaces shall be constructed of an approved all-weather surface to provide safe and convenient access in all seasons. Said all weather surface shall be constructed only of concrete, asphalt or brick or other paved surface approved by the Borough Engineer. The construction of all such off-streetStreet leading-spaceLoading Spaces shall be subject to inspection and approval by the Borough Engineer, concerning the materials of construction and specification of construction, prior to, during and after the completion of construction of such off-streetStreetStreet leading-spaceLoading Spaces.
- I. Parking LotLot Landscaping. All off-streetStreet parking lotLots shall include landscaping as required by the County SALDO.
- J. Parking LetLot Curbs. All off-streetStreetStreet parking letLots, including loading areas, service areas, and driveways, shall be curbed. All curbing shall be constructed only of concrete, asphalt or other material approved by the Borough Engineer.
- K. Parking LotLot Lighting. All off-streetStreet parking lotLots shall include lighting as required by §503 of this Article.
- L. Off-streetStreet parking shall not be permitted in any required residential yard area except on a permitted driveway.
  - Residential drivewayResidential driveways are subject to the design and location standards establishedShedestablished in the Ben Avon Heights Borough Construction Standards Construction Standards and the County SALDO.

#### **Section 604: Accessible Parking Requirements**

A. Shall meet the standards of the most recently adopted Pennsylvania Uniform Construction Code (UCC), as may be amended from time to time.

# Section 605: Single Family Single Family Parking Requirements

- A. In addition to the other standards of this Section, the following regulations shall apply to parking spaces in the R Zoning DistrictZoning District:
  - 1. All new residential dwelling Dwelling units constructed in the Borough must provide off-streetStreet parking spaces as outlined in this Ordinance.
  - Parking spaces for all detached residential useUses shall be located on the same letLot as the useUse which they are intended to serve. Each required off-streetStreet parking space shall have direct access to a public ROW.
  - 3. The term "parking space" shall include but is not limited to a driveway, and any other area provided for parking a vehicle. A Parking pad may be approved by the Borough where an on-site driveway is considered not feasible.
  - 4. Each parking space provided, constructed, or maintained for parking of vehicle(s) pursuant to the provisions of this Ordinance must have a width not greater than fifty (50%) percent of the width of the front of the dwellingDwelling or buildingBuilding structureStructure, or 20 feet, whichever is less, located on the same letLot.
  - 5. Parking on lawns is prohibited, except for temporary parking related to construction or moving activity on the property.

# Section 606: Parking Ratios

- A. Applicability: The minimum parking ratio standards apply to all **zoning** district Zoning Districts except as may be modified in the provisions of this Ordinance.
- B. Table 9 establishes the minimum numbers of parking spaces required for the useUses indicated. Parking requirements may be met by one (1) or more of a combination of the following methods:
  - 1. On-site parking. A useUse shall provide the minimum number of required spaces for all useUses located on the lotLot or site pursuant to Table 9. Only spaces that are designed consistent with this Section are counted toward the minimum parking required. The following provision apply when providing the minimum number of required on-site parking spaces:
    - a. Required parking for single familySingle Family dwellingDwellings may be set up as tandem parking and do not require separate access to each required space.
    - b. No part of a parking or leading spaceLoading Space required for any buildingBuilding to comply with this Ordinance shall be included as part of a parking or leading spaceLoading Space required for another buildingBuilding.
- C. UseUses not identified: The Borough Planning Commission shall review and make a recommendation to Borough Council the parking requirement for useUses that do not correspond to the categories listed in Table 9. In such instances, the applicant

shall provide adequate information by which the proposal can be reviewed, which includes but may not necessarily be limited to the following:

- Type of useUses.
- 2. Number of employees.
- 3. Building Building design capacity.
- 4. Building Occupancy Occupancy load.
- 5. Square feet of sales area and service area.
- 6. Parking spaces proposed on site.
- 7. Number of accessible parking spaces.
- 8. Parking spaces provided elsewhere.
- 9. Hours of operation.
- D. Multiple useUses: Where the application identifies accessory or multiple useUses within a structureStructure or multiple structureStructures, the minimum standards shall apply to each useUse or the gross floor areaGross Floor Area of each structureStructure.
- E. Fractional measurements: When units or measurements determining the number of required off-streetStreet parking spaces result in a fractional space, then such fraction shall be rounded up to require a full off-streetStreet parking space.
- F. Parking needs analysis: The number of off-streetStreet parking spaces and loading spaceLoading Spaces required by Table 9 of this Ordinance may be reduced if a parking needs analysis demonstrates that the specified ratios in Table 9 exceed the total parking demand of all useUses on the subject lotLot at anyone (1) time. The parking needs analysis is subject to the following conditions:
  - 1. The parking needs analysis shall be signed and sealed by a licensed engineer.
  - 2. The parking needs analysis, in the form of a narrative, shall include all information outlined in §606.C of this Ordinance.
  - 3. The parking needs analysis shall be approved by Borough Council.
  - The landownerLandowner or developerDeveloper shall update the Borough-approved parking needs analysis upon any change in useUse of the subject lotLot.

TABLE 9 - PARKING RATIOS

Land UseUse/Activity	MINIMUM VEHICLE SPACES
Single-familyFamily-	
DwellingDwellingSingle-Family	2 per <del>dwelling</del> Dwelling unit
Dwelling	
Essential Services Essential Services	None
Park	Determined as per parking needs analysis
Private Recreation	1.5 per 500 square feet of gross floor areaGross Floor Area for
	indoor facilities and 1 per every 3 participants at maximum
	utilization for outdoor facilities
UseUses Not Identified	Subject to §606.C

# Section 607: Off-streetStreet Loading and Unloading

Intent. All new nonresidential buildingBuildings shall provide required off-streetStreet leading berthLoading Berths in accordance with this Ordinance. In all zoning districtZoning Districts, whenever a new construction is proposed, off-streetStreet leading berthLoading Berths shall be provided in accordance with the requirements of this Section.

#### A. Off-streetStreet loading design.

- Size. Each leading berthLoading Berth shall be at least sixty-five (65) feet in length and twelve (12) feet in width with an overhead clearance of fourteen (14) feet. The area useUsed for leading berthLoading Berths shall not be useUsed to satisfy parking area requirements and shall not block any driveway useUsed for circulation through the site.
- Access. Loading berthLoading Berths shall be designed to provide sufficient turnaround area so that vehicles are not required to back onto public etreetSTreetStreets and the design shall be subject to review and approval by the Borough Engineer. Loading berthLoading Berths shall have direct access to a driveway and shall be maintained free from obstruction.
- 3. Location. All loading berthLoading Berths shall be located on the same lotLot with the principal usePrincipal UseUse they are intended to serve. No loading berthLoading Berth shall be in a required front yardFront Yard. Loading berthLoading Berths shall be located at least thirty (30) feet from the nearest point of intersection of any two (2) streetSTreetStreets.
- 4. Screening. Loading berthLoading Berths shall be screened when facing any residential useUse or residential zoning districtZoning District.
- Surfacing. All loading berthLoading Berths shall have a paved, concrete, or bituminous surface, gradeGraded with positive drainage to dispose of surface water.
- Lighting. Any lighting useUsed to illuminate loading berthLoading Berths shall be shielded from any adjoining residential useUse or zoning districtZoning District and away from any streetStreetStreet or highway.
- B. Off-streetStreet loading requirements. In all zoning districtZoning Districts, every useUse which requires the receipt or distribution, by tractor-trailer, of material or

merchandise, shall provide off-streetStreetStreet loading berthLoading Berths in accordance with the following requirements:

1. Private recreationPrivate Recreational facilities and similar useUses which receive deliveries by tractor-trailer shall provide the number of off-streetStreet berths as required in Table 104.

TABLE 10 - BERTHS REQUIRED (PRIVATE RECREATION PRIVATE RECREATION BUILDING BUILDING

Gross Floor Area Gross Floor Area (square feet)	Number of Berths Required
Under 40,000	None
40,000 to 59,999	1
60,000 to 99,999	2
100,000 to 160,000	3
Over 160,000	4

- 2. Any other business that is expected to have deliveries from large vehicles not specifically identified herein may be required to provide leading berthLoading Berths in compliance with this Section at the discretion of the Borough.
- 3. In addition to required off-streetStreetStreet parking and loading facilities, adequate storage areas for vehicles awaiting loading and unloading shall be provided. Under no circumstances shall vehicles be stored on or block access to a public ROW.

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# **Article VII: SignsSigns**

# **Section 701: Purpose**

- A. Purpose. The intent of this Article is to provide for the useUse of signsSigns as a means of identification while maintaining and enhancing the physical environment, aesthetic character, and public safety of the community. The purpose of this Article is:
  - 1. To require zoning approval for signsSigns in all zoning districtZoning Districts subject to the standards and requirements of this Article.
  - To prohibit signsSigns not expressly permitted by this Article.

# Section 702: Applicability

- A. The regulations contained in this Section shall apply to all eigneSigns in all zoning districtZoning Districts. No sign may be erected, placed, establishedShedestablished, painted, created, altered, or maintained except in conformance with the standards, procedures, regulations, and requirements contained herein.
- B. Method of sign authorization and approval. For the purposes of this Ordinance, signs shall be authorized for approval pursuant to the following:
  - 1. Authorized signsSigns are those for which a zoning approval has been issued by the Borough Gouncil following a review of an application if the application indicates compliance with this Ordinance.
  - 2. Exempt useUses are signsSigns that are authorized but that are exempt from regulation under this Ordinance and do not require zoning approval.
  - 3. Prohibited signsSigns are those not authorized by this Ordinance nor exempt from regulation.
- C. Accessory UseAccessory UseUses. SignsSigns shall be considered accessory useAccessory UseUses on the letLot or site they are located and subordinate to the principal usePrincipal UseUse of the letLot. SignsSigns shall be subject to the General Standards of all Accessory UseAccessory UseUses and StructureStructures contained within Article III of this Ordinance in addition to the requirements of this Article.
- D. Alteration of Sign Face. The physical alteration of a sign face or supporting structureStructure shall be considered the same as construction of a new sign which shall require zoning approval and conformity to all the requirements of this Article.
- E. SignsSigns on Public Property. Any sign installed or placed on public property or within a public ROW, except in conformance with the requirements of this Article shall be forfeited and is subject to confiscation in addition to other remedies the Borough Council Shall have pursuant to this Ordinance.
- F. Enforcement and Remedies. Enforcement and remedies of this Article shall be pursuant to the provisions of this Ordinance and any other enforcement or remedies pursuant to state and federal law.

# Section 703: Types of Signs Signs

A. For the purposes of this Section, all signsSigns shall be classified by the definitions provided in §202 of this Ordinance.

# Section 704: Prohibited and Exempt Signs

- A. Exempt Signs: The following signs shall be exempt from these regulations:
  - 1. Holiday decorations displayed for recognized state and federal holidays.
  - 2. Official notices authorized by a court, public body, or public safety official.
  - 3. FlagFlags of a governmental organization.
  - 4. SignsSigns authorized by the Borough such as streetStreetStreet signsSigns, safety control signsSigns, and traffic control signsSigns.
  - 5. Public noticePublic Notice / public warning signsSigns.
  - 6. Auction, garage sale or yard sale signsSigns, which are Temporary Signs.
  - 7. Address numbering.
  - 8. Construction signConstruction Sign (temporary, only during the period of active construction).
  - 9. Signs Signs of any type placed on public or parks property by authorization of the Borough (Temporary or Permanent).
  - 10. Real estate signsSigns which advertise the sale of the premises upon which the said sign is located provided that the sign only relates to the sale of the property on which it is displayed. No more than one (1) such sign may be placed upon any property in single and separate ownership and may face the streetStreetStreet.
  - 11. SignsSigns announcing candidacy for public office or for a vote on a public referendum placed on public property. Such signsSigns shall not be installed on Borough-owned structureStructures, planters, or fencing. Political signsSigns are permitted between the Borough Park fenceFence line and the right-of-wayRight-of-Way of adjacent State roads. SignsSigns are not permitted within the fenceFence or within the fenceFence line and/or the legal boundary of the park unless signsSigns erected by the Borough.
  - 12. Temporary SignsSigns. A temporary signTemporary Sign not exceeding six (6) square feet in total gross area for each exposed face may be permitted for a period not to exceed five (5) days and shall be removed immediately after the termination of the activity, service, project, or sale, provided the sign is safely installed and is consistent with the area where it is to be located. There shall be no more than one (1) permit for temporary signsTemporary Signs issued for the same premises within one (1) calendar year.
  - 13. Temporary yard signsSigns that do not exceed four (4) square feet in total gross area and that promote community activities or events, children's names and/or sports teams, seasonal signsSigns, and other similar signsSigns are permitted on residential property.

- B. Prohibited SignsSigns: The following signsSigns shall not be permitted in any zoningdistrictZoning District:
  - 1. Animated, Self-Illuminated or Moving.
  - 2. Awning or Canopy.
  - BannerBanner.
  - 4. BillboardsBillBoardsBillboards.
  - 5. Commercial pennantPennants (including "swooper flagFlags"), non-governmental flagFlags, or streamers.
  - 6. Any sign containing information which states or implies that a property may be useUsed for any purpose not permitted under the provisions of this Ordinance.
  - 7. SignsSigns that resemble traffic signals or any sort of traffic device.
  - 8. Signs signs that exhibit obscene or pornographic statements, words, or images, and statements or words equating to terroristic threats.
  - 9. Off-premises sign.
  - 10. A-Frame Sandwich BeardBoard sign, unless promoting a school related event or community function. A-Frame signs Signs supporting community or school events not exceeding three (3) feet by four (4) feet in size shall be permitted three (3) weeks prior to the event date and shall be removed within three (3) days after the event.
  - 11. Digital Seign.
  - 12. Marquee Seign.
  - 13. Multi-face SSign.
  - 14. Pole Seign.
  - 15. Roof Seign.
  - 16. Wall Seign.
  - 17. Wall plaques, Memorial or Historic Structure Structure designation signsSigns, except as approved by Borough GouncilCouncil.
  - 18. Signs Signs on treeTrees, utility poles, and traffic devices.
  - 19. Signs Signs that are hazardous to public safety and/or are in the public ROW.

# Section 705: Determining Sign Area and Height

- A. The following shall control the computation of sign area and height:
  - 1. Computation of Area of Single-faced SignsSigns. The area of a sign face shall be computed by means of the smallest square or rectangle that will encompass the extreme limits of the writing, representation, emblem, or other display, together with any material or color forming an integral part of the background of the display or useUsed to differentiate the sign from the backdrop or structureStructure against which it is placed, but not including any supporting framework, bracing, or decorative fenceFence or wall when such fenceFence or

- wall otherwise meets zoning ordinance regulations and is clearly incidental to the display itself.
- 2. Computation of Height. The height of a sign shall be computed as the distance from the base of the sign at normal gradeGrade to the top of the highest attached component of the sign. Normal gradeGrade shall be construed to be the lower of <del>grade</del>Grade prior to construction or (2) establishedShedestablished gradeGrade after construction, exclusive of any filling, berm, mounding, or excavating solely for the purpose of locating the In cases in which the normal gradeGrade cannot reasonably be determined, sign height shall be computed on the assumption that the elevation of the normal gradeGrade at the base of the sign is equal to the elevation of the nearest point of the crown of a public streetStreet or the gradeGrade of the land the principal entrance to the principal structurePrincipal Structure Structure on the zone lotLot, whichever is lower.

# Section 706: Permitted Signs in the Residential District

- A. In the R Residential District, only the following exterior signs shall be permitted. No ground or pole signs shall be permitted.
  - 1. A nameplate not exceeding two (2) square feet in area containing the name of the resident, the address number, and/or streetStreet name.
- B. No sign shall be erected upon, or applied to, any roof.
- C. SignsSigns shall be constructed in accordance with the provisions of this Ordinance and shall be kept in good condition and maintained so as not to create hazardous or threatening conditions to the health or safety of persons in the vicinity of said sign or eauseUsecause a public nuisance.

## Section 707: Permitted Signs in all Nonresidential Districts

- A. In the Borough's Private RecreationPrivate Recreation (PR) Districts, the following signsSigns shall be permitted:
  - Any sign permitted in the R Residential District and subject to any stated condition for said residential district. All other signsSigns shall be approved by Borough CouncilCouncil.

# **Section 708: General Regulations**

- A. All applications for permits for construction, installation, maintenance, repair and/or modification of signsSigns of any type or nature shall be submitted for review and approval or denial by the Zoning OfficerZoning Officer, prior to commencement of any activity or work by the applicant or the applicant's representative or delegate concerning installation, construction, or modification of such sign. The provisions of this Section and all its Subsections shall apply to, but are not limited to all replacement signsSigns, new signsSigns, changes or alterationsAlterations to existing signsSigns or signsSigns which must be relocated for any reason.
- B. A site plan or sketch, drawn to scale, shall be submitted to the Zoning OfficerZoning Officer and shall depict the lotLot and buildingBuilding upon which the proposed sign will

be located, and shall show all other buildingBuildings and structureStructures located on said letLot and their relationship to said sign. The applicant shall also include a written description of the materials and manner of construction and mounting of the sign, a description of the information and visual material to be included on all surfaces of the sign, and one or more photographs of the proposed sign location from each approach from which the sign will be visible.

- C. Permit required. A permit shall be obtained from the Zoning Officer, subject to filing the permit application and supporting information described above in this Section and subject to payment of the required established Shedestablished fee, prior to the construction, alteration, modification or moving of any exterior sign. No exterior sign established before the effective date of this Ordinance, shall be (except when ordered by an authorized public officer as a safety measure) altered in any respect, or moved, unless it be made to conform with the provisions of this Ordinance.
- D. SignsSigns not to constitute traffic hazard. No sign or other advertising structureStructure as regulated by this Ordinance shall be erected in such a manner as to obstruct free and clear vision; or at any location where, by reason of the position, shape, or color, it may interfere with, obstruct the view of or be confuseUsedconfused with any authorized traffic sign, signal or device; or which makes useUse of the words "Stop," "Look," "Drive-In, "Danger," or any other word, phrase, symbol, or character in such a manner as to interfere with, mislead, or confuseUseconfuse traffic.
- E. Material and construction. All signsSigns shall be securely built, constructed, and erected in compliance with all regulations and requirements of the relevant building code Building Codes.

### F. Maintenance.

- 1. Any sign regulated by this Ordinance shall be maintained in the proper structural and aesthetic condition by the owner or tenant.
- 2. If a sign no longer advertises a bona fide business or other activity conducted on the premises, it shall be taken down and removed by the owner, tenant, or by the entity having the beneficial useUse of the sign and the buildingBuilding within thirty (30) days of the termination of such business or other activity.

# G. Permit fees.

- 1. A permit shall be obtained for the installation of all signsSigns not exempted by this Ordinance.
- 2. The applicant shall pay a permit fee as specified by the Borough by Resolution.

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# Article VIII: Nonconforming UseUses, StructureStructures, and LotLots

# **Section 801: Purpose**

The purpose of this Article is to regulate nonconforming useUses, nonconforming buildingBuildings, and structureStructures, nonconforming letLots, and nonconforming signsSigns. The zening districtZoning Districts establishedShedestablished by this Ordinance are designed to guide the future useUse of the Borough's land by encouraging the developmentDevelopment of desirable residential, commercial, and other useUses with appropriate groupings of compatible and related useUses that promote and protect the public health, safety, and general welfare. The regulations of this Article are intended to restrict further investments that would make nonconformities more permanent in their location in inappropriate districts as well as to afford opportunities for creative useUse and reuseUsereuse of those other nonconformities that contribute to a neighborhood.

# Section 802: Nonconforming UseUse

- A. Continuation of nonconforming useUse. Any lawfully existing nonconforming useUse may be continued so long as it remains otherwise lawful, subject to the regulations contained in this Section. Ordinary repair and maintenance or replacement, and installation or relocation of nonbearing walls, nonbearing partitions, fixtures, wiring, or plumbing, may be performed.
- B. Change of nonconforming useUse to conforming.
  - Whenever any nonconforming useUse shall have been changed or altered to conform to the provisions of this Ordinance or its amendments, then such nonconforming useUse shall no longer be nonconforming to the extent to which it then conforms to this Ordinance or its amendments.
  - 2. The prior nonconforming useUse shall not be resumed; provided, however, that if a later amendment to this Ordinance should make the useUse as so changed or altered nonconforming with its provisions then such useUse as changed or altered shall become a new nonconforming useUse to the extent of such nonconformance or non-compliance.
- C. Expansion or extension of nonconforming useUse.
  - No nonconforming useUse may be extended or expanded in any buildingBuilding
    or structureStructure, or in or on the letLot on which it is located, nor may any
    nonconforming useUse be moved to a different position upon the letLot on which
    it is located, to alter the useUse or its location which existed at the time that the
    useUse became nonconforming.
  - 2. No such nonconforming useUse shall be enlarged or increased or extended to occupy a greater lot areaLot Area than was occupied at the effective date of adoption or amendment of this Ordinance, unless the Zoning Hearing Board beardZoning Hearing Board through Special Exception Special Exception shall interpret that the enlargement or extension is necessary by the natural expansion and growth of trade of the nonconforming useUse. For the purposes of determining if an enlargement or expansion of nonconforming useUse meets this requirement, the applicant shall file an application for Special Exception Special Exception pursuant to the requirements of Article IV of this

- Ordinance. The applicant must meet all the applicable requirements and criteria of Article IV in addition to providing evidence that the enlargement or extension is necessitated by the natural expansion of the nonconforming useUse.
- Whenever a useUse district shall be hereafter changed by a duly adopted amendment to this Ordinance, then any existing legal, nonconforming useUse of such changed district may be continued, and such useUse may be extended throughout the structure.
- D. Abandonment or discontinuance of nonconforming useUses.
  - The lawful useUse of the land existing at the time this Ordinance or any of its amendments was adopted, although such useUse does not conform to the provisions hereof, may be continued, but if such nonconforming useUse is abandoned for a period of one (1) year, any future useUse of said land shall conform to the provisions of this Ordinance.
  - Any subsequent useUse shall conform to the applicable provisions of this Ordinance, or its amendments and the prior nonconforming useUse shall not be resumed, unless in accordance with the applicable provisions of this Ordinance or its amendments.
- E. Nonconforming accessory useAccessory UseUses and structureStructures. No useUse, structureStructure or sign that is accessory to a principal nonconforming useUse shall continue after such principal usePrincipal UseUse or structureStructure has been abandoned or removed, unless it shall thereafter conform to all the regulations of the zoning districtZoning District in which it is located.

# Section 803: Nonconforming Building or Structure Structures

- A. Continuation of nonconforming buildingBuildings or structureStructures. Any nonconforming buildingBuilding or structureStructure which is devoted to a useUse which is permitted in the zoning districtZoning District in which it is located may be continued so long as it remains otherwise lawful, subject to the restrictions in this Section.
- B. Structural alteration of nonconforming buildingBuildings or structureStructures. A lawful nonconforming useUse of a buildingBuilding or structureStructure existing at the time of the adoption of this Ordinance, or an amendment hereto may be structurally altered. Such alteration shall not expand its nonconformity in areas not previously occupied by the nonconforming useUse unless meeting the requirements of expansion and extension of nonconforming useUses as required in this Ordinance. No parking, yard, space, or bulk nonconformity may be created or increased.
- C. Changes to nonconforming buildingBuildings or structureStructures to conforming.
  - 1. Whenever any nonconforming buildingBuilding or structureStructure shall have been changed or altered to conform to the provisions of this Ordinance or its amendments in effect at the time of such change or alteration, or whenever any amendment to this Ordinance shall make such buildingBuilding or structureStructure conforming with the provisions of this Ordinance or its amendments, then such buildingBuilding or structureStructure shall remain in conformance with the applicable provisions of this Ordinance or its amendments.

- If a later amendment to this Ordinance should make the <u>buildingBuilding</u> or <u>structureStructure</u> as changed or altered nonconforming with its provisions, then the <u>buildingBuilding</u> or <u>structureStructure</u> as changed or altered will become a non-conforming <u>buildingBuilding</u> or <u>structureStructure</u> to the extent of such nonconformance or noncompliance.
- D. Damage or destruction of nonconforming buildingBuildings or structureStructures.
  - 1. When a buildingBuilding or structure Structure is damaged or destroyed by any means not within the control of the owner, the owner shall be permitted to restore the buildingBuilding or structureStructure to its prior state provided that the owner does not increase the nonconformance and begins restoration/construction within one (1) year after the date the damage takes place.
  - 2. In no event shall any damage or destruction to such a structure Structure by any means within the control of the owner be repaired or restored, except in accordance with this Section.
- E. Expansion or extension of nonconforming buildings or structureStructures.
  - No nonconforming buildingBuilding or structureStructure may be extended on the letLot on which it is located, nor may any nonconforming buildingBuilding or structureStructure be moved to a different position upon the letLot on which it is located, except to a position in conformity with the current codes or unless otherwise specified herein.
  - 2. Legal non-conformingLegal Non-conforming residential structureStructures may be expanded up to 100 square feet to allow for necessary accessibility improvements associated with the Americans with Disabilities Act (ADA).
  - 3. Whenever a useUse district shall be hereafter changed by a duly adopted amendment to this Ordinance, then any existing legal, nonconforming structureStructure of such changed district may be continued, and such useUse may be extended throughout the structureStructure.
  - 4. StructureStructures that are nonconforming on the effective date of this Ordinance that already encroach on a required setback can extend that encroachment and not be considered an expansion of the nonconforming etructureStructure subject to the following:
    - a. The structure Structure is only extended on a parallel plane of the existing nonconforming encroachment and does not extend any closer to a property line.
    - b. The extension is no more than twenty-five (25%) percent of the length of the side of the existing nonconforming structureStructure on the side of the encroachment.
- F. Repairs, renovation renovation, and modernization of nonconforming buildings or etructureStructures.
  - Repairs, renevations renovations, and modernization of nonconforming building Buildings or structure Structures, such as renewal or replacement of outer surfaces, windows, addition of soundproofing materials, air conditioning and repair or replacement of structural parts or members of the building Building or

- structure Structure shall be permitted notwithstanding other provisions of this Ordinance.
- 2. Such repairs, renovations, or modernizations are allowed provided they do not change or alter substantially the physical configuration of the nonconforming building building or structure Structure or change its position on the ground.
- 3. No increase in the size of or area covered by the nonconforming useUse or area of the useUse within the buildingBuilding or structureStructure is allowed except as provided for in this Ordinance. The areas of nonconforming useUse within a buildingBuilding or structureStructure may be rearranged in connection with such repairs, renovation, or modernization, provided that no enlargement or expansion of the nonconforming useUse occurs.

# Section 804: Nonconforming LotLots of Record

- A. In any district in which single-familyFamily dwellingDwellingSingle-Family Dwellings are a useUse by right, notwithstanding the regulations imposed by any other provisions of this Ordinance, a single-familyFamily detached dwellingDwelling which complies with the yard, space, and bulk requirements of the district in which it is located may be erected on a nonconforming letLot adjacent to an improved streetStreetStreet. Nothing in the requirements of this Ordinance relating to let\_areaLot Area per dwellingDwelling unit shall be held to prohibit the erection of a single-dwellingDwelling unit upon a letLot having less than the required street frontageFrontageStreetStreet Frontage or the area of which is less than that prescribed as the let\_areaLot Area per dwellingDwelling unit, provided that such letLot, at the time of the passage of this Ordinance, was held under separate ownership from any adjoining letLots or provided that, at the time of the passage of this Ordinance, a recorded plan of letLots or subdivisionSubdivision of property shows such letLot to be a separate and distinct numbered letLot.
- B. A nonconforming lotLot of record may be useUsed for any "permitted usePermitted Use by right" in the district in which it is located if land development approval can be granted in accordance with the provisions of the Allegheny County SALDO.

# Section 805: Registration of Non-Conformity

While administering and enforcing this Ordinance and reviewing applications for zoning certificates, temporary useTemporary Use permits, sign permits or varianceVariances, the Zening Officer may register nonconforming useUses, nonconforming structureStructures, and nonconforming letLots as they become known through the application and enforcement process. Registration and proof of nonconforming useUses, structureStructures and letLots shall be the burden of the property owner.

# **Article IX: Administration and Enforcement**

# **Section 901: Applicability**

- A. It shall be unlawful to useUse or occupy any structure Structure or letLot or part thereof until zoning approval has been issued by the Borough. Further, no structure Structure shall be erected, added to, or otherwise have any structural alterationsAlterations made to it until zoning approval has been issued by the Borough. No zoning approval shall be issued until prior approvals and requirements of this Ordinance and the County's SALDO, have been complied with, including but not limited to Conditional UseConditional UseCo
- B. Zoning approval shall state that the proposed useUse of the structureStructure or letLot conforms to the requirements of this Ordinance. Any change in useUse shall require zoning approval as set forth Article I of this Ordinance.

# **Section 902: Repairs and Maintenance**

A. Repairs and maintenance – Ordinary repairs and maintenance to existing etructureStructures that do not involve an expansion or change of a useUse or structure Structure shall not by themselves be regulated by this Ordinance.

# Section 903: Authorization of Types of UseUses

- A. Permitted by Right UseUses. The Zoning Officer Shall issue a permit under this Ordinance in response to an application for a useUse that is permitted by right if it meets all the requirements of this Ordinance.
- B. Special ExceptionSpecial Exception UseUse or application requiring a variance Variance. A permit under this Ordinance for a useUse requiring a Special ExceptionSpecial Exception or variance Variance shall be issued by the Zoning Officer Zoning Officer only in response to a written approval by the ZHB following a hearingHearing.
- C. Conditional UseConditional UseUse. A permit under this Ordinance for a useUse requiring Conditional UseConditional UseUse approval shall be issued by the Zoning-OfficerZoning Officer only after the Borough Council Grants Conditional UseConditional UseUse approval.

## **Section 904: Required Permits**

- A. Zoning permitZoning Permit. A permit issued indicating that a proposed useUse, buildingBuilding, or structure Structure is in accordance with the provisions of the Zoning Ordinance or with an order of the Zoning HearingHearing BoardBoardZoning Hearing Board. A zoning permitZoning Permit is needed to:
  - 1. Erect, reconstruct, move, structurally alter, or enlarge any principal or accessory structure Structure or buildingBuilding.
  - 2. UseUse or occupy any vacant land.

- 3. Change the useUse of a structureStructure or land to a different useUse.
- 4. Change a nonconforming useUse.
- 5. Establish or operate a temporary use Temporary Use of land or building Building.
- B. Building permitBuilding Permit. A permit indicating that a proposed construction, alteration, or reconstruction of a structureStructure is in accordance with the provisions of the Borough's Building Code Building Code.
  - 1. Such a permit shall not be confuseUsedconfused with a zoning permitZoning Permit or with an occupancyOccupancy certificate as may be required under the terms of this Ordinance.
- C. Occupancy Occupancy certificate. A certificate issued by the Borough Building Inspector upon completion of the construction of a structureStructure or changes in useUse of structureStructure or parcel of land, indicating that the premises comply with the provisions of this Ordinance and the Borough's Building Code.

# Section 905: Procedure for Obtaining a Zoning Approval Permit

- A. Application submission. Applications for a zoning approval permit shall be submitted to the Zoning Officer on the forms prescribed by Borough and with the information required by this Ordinance.
  - 1. All fees shall be paid at the time the permit is issued.
  - 2. No application shall be accepted for formal review until all required items have been submitted.
  - 3. Upon submission, the Zoning Officer Shall check the contents of the applications and notify the applicant of any deficiencies within seven (7) days.
- B. Application review/approval by Zoning OfficerZoning Officer.
  - The Zoning Officer Zoning Officer shall approve or disapprove applications for zoning approval permits in accordance with the literal terms of this Ordinance, and no permit shall be issued for any structureStructure or useUse in violation of any provision of this Ordinance except where a varianceVariance has been properly granted by the Zoning HearingHearing BoardBoardZoning Hearing Board.
  - 2. If the application requires Conditional UseConditional UseUse approval from the Borough Council or UseUse by Special ExceptionSpecial Exception approval from the Zoning HearingHearing BoardBoardZoning Hearing Board, said approvals shall be granted prior to issuance of a zoning approval permit by the Zoning OfficerZoning Officer.
  - 3. If the application involves a <u>subdivisionSubdivision</u> or <u>land\_developmentLandDevelopment</u>, as defined by the Allegheny County <u>SubdivisionSubdivision</u> and <u>Land\_DevelopmentLandDevelopment</u> Ordinance (SALDO), the plan shall be reviewed, and the preliminary plans shall be approved in accordance with the procedures specified in such SALDO prior to issuance of a zoning approval permit by the <u>Zoning OfficerZoning Officer</u>.
- C. Other governmental approvals. The Zoning Officer Shall not issue any zoning approval permit until the applicant submits copies of any approvals and/or

permits required from other governmental agencies. Such approvals or permits may include, but are not limited to, one (1) or more of the following:

- Confirmation from the sewer and water authority Authority of sewer and water service or a permit from the Allegheny County Health Department for an on-lotLot system.
- 2. PennDOT highway access permits
- 3. County or Borough driveway access/curb cut permits.
- 4. Pennsylvania Department of Environmental Protection erosion/sedimentation and/or ebstructionObstruction permits.
- 5. Reviews by Allegheny County Conservation District.
- 6. Reviews by Allegheny County Economic Development Development, Planning Division.

# Section 906: Content of Application for a Zoning PermitZoning Permit

- A. When applying for a zoning approval permit, the applicant shall submit the following items to the Zoning OfficerZoning Officer:
  - 1. A completed zoning permitZoning Permit application form.
  - 2. A scaled site plan which includes the following:
    - a. Name and address of the applicant and landowner (if other than applicant).
    - b. Address of the property and identification of **zoning district**Zoning District in which it is located.
    - c. SubdivisionSubdivision name and lotLot number (if applicable).
    - d. County lotLot and block number.
    - e. Scale of the drawing (typical engineering units), north arrow, and a key to all symbols.
    - f. The location, dimensions and height of all existing and proposed structureStructures or useUses (including fenceFences, walls, screens, lighting fixtures, signsSigns, or other site improvements) and the type and location (distance in feet) of existing structureStructures or useUses on all abutting properties.
    - g. Distances (in feet) between all existing and proposed structureStructures or useUses on the property and from all structureStructures or useUses to all property lines.
    - h. All existing and proposed easements and/or ROW, showing locations, widths, and purposes.
    - i. The location, number, size, and method of calculation of any required off-streetStreet parking spaces (if applicable).
    - j. All points of ingress and egress to and from the property (e.g., driveways) along with proposed gradeGrades and sight distances.

- k. Identification of any floodplain districts, areas of steep slopeSteep Slopes, prior mining activity, landslide prone soils, fillFill areas, or airport impact zones which would be impacted by the proposed useUse.
- 3. Stormwater management and erosion/sedimentation plans for the property if required by Borough's Stormwater Management Ordinance (if applicable).
- 4. A landscaping plan showing required plantings (if applicable).
- 5. Any other information required by the **Zoning Officer** to determine compliance with the provisions of this Ordinance.

# Section 907: Procedure for Obtaining a Building PermitBuilding Permit

A. Application submission. Application for a building permitBuilding Permit shall be submitted to the Building Code Building Code Officer (BCO) on forms prescribed by the Borough and with the information required by the Borough Building Code Building Code. All fees shall be paid at the time the permit is issued.

# Section 908: Procedures for Obtaining an Occupancy PermitOccupancy Permit

- A. Application submission.
  - 1. Applications for an eccupancy permitOccupancy Permit shall be submitted to the Building Code Officer (BCO) at least twenty (20) days prior to the proposed eccupancyOccupancy or useUse of the structure Structure or letLot.
  - 2. The application shall be on the form prescribed by Borough, signed by the applicant and landowner (if other than the applicant).
  - 3. The applicant shall submit evidence of the receipt of final approvals and/or permits required from Ben Avon Heights Borough or other government agencies, including but not limited to any of the following as applicable:
    - a. Borough zoning approval permit.
    - b. Borough building permitBuilding Permit and approved final buildingBuilding inspection.
    - c. Borough or County Fire Marshal approval.
    - d. PennDOT, County or Borough approval of any streetStreetStreet openings or driveway accesses which were authorized by permit.
    - e. County Health Department approval of plumbing systems.
    - f. Approval of connections to public sewer and water systems.
    - g. Pennsylvania Department of Environmental Protection approval of any dams, obstructionObstructions or erosion/sedimentation controls which were authorized by permit.
    - h. Any other required permits or approvals not specifically listed above.
  - 4. The applicant shall pay the required fee for the <del>occupancy permit</del>Occupancy Permit and any other outstanding fees.

- B. Inspection by **Zoning Officer**Zoning Officer.
  - 1. Within ten (10) days following the application for an eccupancy permitOccupancy Permit or notification of completion of the work, the Zoning Officer Zoning Officer and/or designated representatives shall inspect the subject structureStructure or useUse. If the structureStructure or useUse complies with all applicable provisions of this Ordinance and has been completed in accordance with approved plans, the eccupancy permitOccupancy Permit shall be issued.
  - If the subject structure Structure or useUse does not comply, the Zoning
     OfficerZoning Officer shall provide the applicant with a written list of the
     deficiencies and require corrective actions. The Zoning OfficerZoning Officer
     shall re-inspect the subject property upon notification that the necessary work
     has been completed properly.

# Section 909: Temporary Occupancy PermitOccupancy Permit

- A. A temporary eccupancy permitOccupancy Permit may be issued by the Zoning OfficerZoning Officer for no more than thirty (30) days for a part of a buildingBuilding or etructureStructure to be useUsed on a temporary basis while work continues on the remainder of the buildingBuilding or etructureStructure.
- B. All conditions for temporary occupancy occupancy shall be stated on the permit.

# Section 910: Revocation of Occupancy PermitOccupancy Permit

- A. The Zoning Officer May revoke or suspend an occupancy permitOccupancy Permit upon determining that a failure of compliance with any part of this Ordinance or any other applicable law or regulation exists.
- B. The revocation shall be in writing, in accordance with the requirements of this Ordinance, referring to the applicable ordinances violated and shall be sent by certified mail to the last known address of the permittee or <a href="landowner">landowner</a> (if not permittee). Upon such revocation, any further <a href="useUse">useUse</a> or <a href="useUse">occupancy</a> Occupancy of said land, <a href="useUse">structure</a> or <a href="buildingBuilding">buildingBuilding</a> without an approved permit shall be considered a violation of this Ordinance and subject to all enforcement remedies listed below.

## **Section 911: Liability Disclaimer**

- A. The granting of a zoning permitZoning Permit or eccupancy permitOccupancy Permit shall not constitute a representation, guarantee or warranty of any kind by Ben Avon Heights Borough, or by an official or employee thereof, of the structural integrity of a buildingBuilding or structureStructure, the suitability or safety of subsurface soil conditions over which a buildingBuilding/structureStructure is located, or the practicability or safety of any stormwater management structureStructure or control technique or other environmental protection control, nor shall it create any liability upon or eauseUsecause of action against Ben Avon Heights Borough, any official or employee for any damage that may result from a structureStructure or useUse for which a permit has been issued.
- B. Permits issued pursuant to this Ordinance attest only to the conformance of a structure Structure or useUse to the zoning requirements contained herein.

## **Section 912: Enforcement Penalties**

- A. UseUsers should be aware that the following Section is a summary of requirements of the PA Municipalities Planning Code (MPC), as reenacted and amended, and should refer to the MPC for the complete requirements under Pennsylvania Law.
- B. If it appears to the Borough that a violation of this Zoning Ordinance has occurred, the Borough shall initiate enforcement proceedings by sending an enforcement notice Enforcement Notice as provided in this Section.
- C. The enforcement noticeEnforcement Notice shall be sent to the owner of record of the parcel on which the violation has occurred, to any person who has filed a written request to receive enforcement noticeEnforcement Notices regarding that parcel and to any other person requested in writing by the owner of record.
- D. The enforcement notice Enforcement Notice shall state at least the following:
  - 1. The name of the owner of record and any other person against whom the Borough intends to act.
  - 2. The location of the property in violation.
  - 3. The specific violation with a description of the requirements which have not been met, citing in each instance the applicable provisions of this Ordinance.
  - 4. The date before which the steps for compliance must be commenced and the date before which the steps must be completed.
  - 5. That the recipient of the notice has the right to appeal to the Borough ZHB within thirty (30) days of the mailing date of the notice in accordance with procedures set forth in this Ordinance.
  - 6. That failure to comply with the notice within the time specified, unless extended by appeal to ZHB, constitutes a violation, and upon being found liable therefore in a civil enforcement proceeding, shall pay a fine of not more than \$500, plus all court costs, including reasonable attorney fees incurred by the Borough, or alternatively sentenced to pay a fine or not more than the maximum permitted under Pennsylvania law as the same may be from time to time amended and in effect as of the date of conviction. In default of payment of imposed fines, the offender may be imprisoned for a term not to exceed ninety (90) days.

## Section 913: CauseUses Cause Uses of Action

- A. UseUsers should be aware that the following Section is a summary of requirements of the MPC, as reenacted and amended, and should refer to the MPC for the complete requirements under Pennsylvania Law.
- B. In case any buildingBuilding, structureStructure, landscaping, sign, or land is or is proposed to be erected, constructed, reconstructed, altered, repaired, converted, maintained or useUsed in violation of this Ordinance, the Borough Gouncil or, with the approval of the Borough GouncilCouncil, an officer of the Borough or any aggrieved owner or tenant of real property who shows that his property or person will be substantially effected by the alleged violation, in addition to other remedies, may institute any appropriate action or proceeding to prevent, restrain, correct or abate such

buildingBuilding, structureStructure, landscaping, sign or land or to prevent, in or about such premises, any act, conduct, business or useUse constituting a violation. When any such action is instituted by a landownerLandowner or tenant, notice of that action shall be served upon the Borough, by certified mail, at least thirty (30) days prior to the time the action is to begin by serving a copy of the complaint on the Borough Council. No such action may be maintained unless such notice has been given.

C. Jurisdiction. Magisterial district judges shall have initial jurisdiction over proceedings brought under Section 1007 of this Article.

# Section 914: Enforcement Remedies; Violations and Penalties

- A. UseUsers should be aware that the following Section is a summary of requirements of the MPC, as reenacted and amended, and should refer to the MPC for the complete requirements under Pennsylvania Law.
- B. Any person, partnership, or corporation who or which has violated or permitted the violation of the provisions of this Zoning Ordinance shall, upon being found liable therefore in a civil enforcement proceeding commenced by the Borough, pay a fine of not more than \$500, plus all court costs, including reasonable attorney fees incurred by the Borough as a result thereof, or alternatively, sentenced to pay a fine of not more than the maximum permitted under Pennsylvania law as the same may be from time to time amended and in effect as of the date of conviction. No judgment shall commence or be imposed, levied or payable until the date of the determination Determination of a violation by the District Justice. If the defendant neither pays nor timely appeals the judgment, the Borough may enforce the judgment pursuant to the applicable rules of civil procedure. Each day that a violation continues shall constitute a separate violation, unless the District Justice determining that there has been a violation further determines that there was a good-faith basis for the person, partnership or corporation violating this Ordinance to have believed that there was no violation, in which event there shall be deemed to have been only one such violation until the fifth day following the date of the determination Determination of a violation by the District Justice; and thereafter each day that a violation continues shall constitute a separate violation. All judgments, costs and reasonable attorney fees collected for the violation of this Ordinance shall be paid to the Borough.
- C. The Court of Common Pleas of Allegheny County, upon petition, may grant an order or stay, upon eauseUsecause shown, tolling the per diem fine pending a final adjudication of the violation and judgment.
- D. Nothing contained in this Section shall be construed or interpreted to grant to any person or entity other than the Borough the right to commence any action for enforcement pursuant to this Section.

## Section 915: Fees

A. The Borough Council Shall establish and revise, from time to time, a schedule of fees by resolution, as well as a collection procedure, for all applications submitted under the provisions of this Ordinance. The schedule of fees shall be available to the public from the Zoning Officer or Borough Secretary.

## **Section 916: Amendments**

- A. UseUsers should be aware that the following Section is a summary of requirements of the MPC, as reenacted and amended, and should refer to the MPC for the complete requirements under Pennsylvania Law.
- B. The regulations and provisions of this Ordinance may be amended from time to time, upon recommendation of the Planning Commission or the Borough Council, or by application of an effected party.
- C. Enactment of Amendments. Zoning amendments procedures shall adhere to the requirements of Section 609 of the MPC, 53 P.S. §10609, as amended.
- D. Public HearingPublic Hearing. The Borough Gouncil Council shall hold a public hearingHearingPublic Hearing on a proposed amendment pursuant to public noticePublic Notice, and pursuant to mailed noticeMailed Notice and electronic noticeElectronic Notice to an owner of a tract or parcel of land located within a municipality or an owner of the mineral rights in a tract or parcel of land within the municipality who has made a timely request in accordance with Section 109 of the MPC before voting on enactment of an amendment. In addition, if the proposed amendment involves a Zoning MapZoning Map change, notice of said public hearingHearingPublic Hearing shall be conspicuously posted by the Borough at points deemed sufficient by the Borough along the tract to notify potentially interested citizens. The affected tract or area shall be posted at least one (1) week prior to the date of the hearingHearing.
  - 1. In addition to the requirement that the notice be pasted, where the proposed amendment involves a zoning mapZoning Map change, notice of the public hearingHearingPublic Hearing shall be mailed by the municipality at least thirty (30) days prior to the date of the hearingHearing by first class mail to the addresses to which real estate tax bills are sent for all real property located within the area being rezoned, as evidenced by tax records within the possession of the municipality. The notice shall include the location, date, and time of the public hearingHearingPublic Hearing. A good faith effort and substantial compliance shall satisfy the requirements of this Section. This clauseUseclause shall not apply when the rezoning constitutes a comprehensive rezoning.
- E. Planning Commission Review. In the case of an amendment other than that prepared by the Planning Commission, the Borough Council Shall submit the amendment to the Planning Commission at least thirty (30) days prior to the hearingHearing on the proposed amendment for recommendations.
- F. County Planning Review. The recommendation of the County planning agency shall be made to the Borough Gouncil Council within forty-five (45) days and the proposed action shall not be taken until such recommendation is made. If, however, the County fails to act within forty-five (45) days, the Borough Gouncil Shall proceed without its recommendation.

### **Section 917: Planning Commission**

A. Membership. The Planning Commission shall consist of three (3) members who shall each be adult residents of the Borough and who shall serve without compensation.

- B. Appointment. The members of the Planning Commission shall be appointed by Borough Council. At least two (2) of the members appointed members shall be citizen members who shall not be officers or employees of the Borough.
- C. Terms. The terms of the members of the Planning Commission shall be four (4) years or until his/her successor is appointed. Such term shall begin the first meeting of Borough Gouncil Council in January of the year of appointment.
- D. Conduct of Business. The Planning Commission shall:
  - a. Elect its own chairman and vice-chairman and create and fillFill such other offices as it may determine. Officers shall serve annual terms and may succeed themselves.
  - b. Make interim reports to the Borough Council as often as necessary or as requested by Borough Council Council.
  - c. Hold <del>public hearingHearing</del>Public Hearings as required by law or as they deem necessary.
  - d. Keep a full record of its business and annually make a written report of its activities to Borough Council by March 1 of each year.
- E. Duties and Powers. The Planning Commission shall at the request of Borough Council have the power and shall be required to:
  - a. Prepare or amend a Joint Comprehensive PlanJoint Comprehensive Plan for the developmentDevelopment of the Borough, as set forth in the MPC and present it to Borough CouncilCouncil.
  - b. Maintain and keep on file a record of its actions.
  - c. Perform duties as requested by Borough Gouncil Council as outlined in the MPC, as amended.

#### Section 918: Zoning Officer Zoning Officer

- F. Appointment. The Zoning OfficerZoning Officer(s) shall be appointed by the Borough GouncilCouncil pursuant to qualifications that may be established-by GouncilCouncil. The Zoning OfficerZoning Officer shall not hold any elective office within the Borough.
- G. Duties and powers. The Zoning OfficerZoning Officer's duties and powers shall include the following:
  - Administer this Ordinance in accordance with its terms, including to receive and examine all applications required under the terms of this Ordinance, and issue or refuseUserefuse permits within the provisions of this Ordinance.
  - 2. Conduct inspections to determine compliance and receive complaints of violation of this Ordinance.

- 3. Keep records of applications, permits, certificates, written decisions, and variance Variances granted by the ZHB and of enforcement orders, with all such records being the property of the Borough and being available for public inspection.
- 4. Review proposed subdivisionSubdivisions and land developmentLand Developments for compliance with this Ordinance.
- 5. Take enforcement actions as provided by the MPC.
- 6. Maintain available records concerning nonconformities, provided that the Borough is not required to document every nonconformity.
- 7. Serve such other functions as are provided in this Ordinance.

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# Article X: Zoning HearingHearinZoning Hearing BoardBoard BoardBoard

#### Section 1001: MPC Provisions

A. UseUsers should be aware that the following Sections are a summary of requirements of the PA Municipalities Planning Code (MPC), as reenacted and amended, and should refer to the MPC for the complete requirements under Pennsylvania Law.

## Section 1002: Membership

- A. Appointment. The membership of the Zoning HearingHearing BoardBoardZoning Hearing Board (ZHB) shall consist of three (3) residents of the Borough appointed by motion of the Borough Council. Their terms of office shall be three (3) years and shall be so fixed that the terms of office of one member shall expire each year. The ZHB shall promptly notify the Borough CouncilCouncil of any vacancies that occur. Appointments to fillFill vacancies shall be only for the unexpired portion of the term. Members of the ZHB shall neither hold any other elected or appointed office in the Borough, including service as a Planning Commission member or as Zoning OfficerZoning Officer, nor shall any member be an employee of the Borough.
- B. The Borough Council Council may appoint by resolution at least one (1) but no more than three (3) residents of the municipality to serve as alternate members of the Zoning-Hearing BoardBoardZoning Hearing Board. The term of office of an alternate member shall be three (3) years. Alternates shall hold no other elective or appointive office in the Borough including service as a member of the Planning Commission or as a Zoning-OfficerZoning Officer, nor shall any alternate be an employee of the Borough. Appointment to fillFill vacancies as alternates shall be only for the unexpired portion of that term. Any alternate may participate in proceedings or discussions of the BoardBoard but shall not be entitled to vote as a member of the BoardBoard nor be compensated unless designated as a voting alternate member pursuant to the following process:
  - 1. The Chairman of the BoardBoard may designate alternate members of the BoardBoard to replace any absent or disqualified member and if, by reason of absence or disqualification of a member, a quorum is not reached, the Chairman of the BoardBoard shall designate as many alternate members of the BoardBoard to sit on the BoardBoard as may be needed to provide a quorum.
  - Any alternate member of the boardBoard shall continue to serve on the BoardBoard in all proceedings involving the matter or case for which the alternate was initially appointed until the BoardBoard has made a final decision on the matter or case.
  - 3. Designation of an alternate shall be made on a case-by-case basis in rotation according to declining seniority among all alternates.
- C. Removal of members. Any member of the BoardBoard may be removed for malfeasance, misfeasance, or nonfeasance in office or for other just eauseUsecause by a majority vote of the CouncilCouncil. No vote shall take place until such time as the member has received a fifteen (15) day advance notice of the intent to take such a vote.

- A hearingHearing shall be held in connection with the vote if the member shall request it in writing.
- D. Compensation. Members of the BoardBoard may receive compensation for the performance of their duties, as may be fixed by the Borough Council but in no case shall the rates of compensation exceed that paid to the Borough Council Council.

# Section 1003: Organization

- A. Conduct of the BeardBoard. The ZHB shall elect from its own membership its officers, who shall serve annual terms as such and may succeed themselves. For the conduct of any hearingHearing and the taking of any action, a quorum shall be not less than a majority of all the members of the BeardBoard. Alternate members designated by the Chairman for a particular hearingHearing or taking of action shall count toward the quorum. Alternates not designated as a voting alternate may participate in any BoardBoard discussion or proceeding. The BeardBoard may appoint a hearingHearing officer from its own membership to conduct the hearingHearing on its behalf, and the parties may waive further action by the BeardBoard and accept the decision or findings of the hearingHearing officer as final, as provided in Section 908 of the MPC, as amended.
- B. Establishment of procedure. The ZHB may make, alter, and rescind rules and forms for its procedure, consistent with ordinances of the Borough and the laws of the Commonwealth. The BoardBoard shall maintain full public records of its business.

# Section 1004: Expenditures; Fees

- A. Expenditures. Within the limits of funds appropriated by the Borough Gouncil, the ZHB may employ or contract for secretaries, clerks, legal counsel, consultants, and other technical and clerical services.
- B. Fees. An applicant before the ZHB shall deposit with the Zoning Officer the appropriate filing fee. Fees shall be established by resolution of the Borough Council.

## Section 1005: Powers and Duties

The ZHB shall function in strict accordance with and pursuant to the MPC and shall have the following powers:

- A. Appeals from the Zoning OfficerZoning Officer. The Zoning HearingHearing-BoardBoardZoning Hearing Board shall hear and decide appeals from any order, requirements, decision, or determinationDetermination made by the Zoning-OfficerZoning Officer in the administration of this Ordinance. The BoardBoard shall hear and decide appeals where it is alleged by the appellant that the Zoning-OfficerZoning Officer has failed to follow prescribed procedures or has misinterpreted or misapplied any provision of a valid ordinance or map of the Borough or any valid rule or regulation covering the duties of the Zoning-OfficerZoning Officer.
- B. Special ExceptionSpecial Exceptions. The BoardBoard shall hear and decide requests for special exceptionSpecial Exceptions authorized by this Ordinance in accordance with

the standards and criteria set forth in this Section and pursuant to the express standards and criteria of this Ordinance. The BoardBoard may attach such additional and reasonable conditions and safeguards as it may deem necessary.

- C. VarianceVariances. The BoardBoard shall hear requests for varianceVariances where it is alleged that the provisions of this Ordinance create unnecessary hardship on an applicant when applied to a tract of land. In granting a varianceVariance, the BoardBoard may attach such reasonable conditions and safeguards as it may deem necessary. The BoardBoard may grant a varianceVariance provided the following findings are made where relevant in each case:
  - a. That there are unique physical circumstances or conditions, peculiar to the particular property, and that the unnecessary hardship is due to such conditions.
  - b. That because Usecause of such physical circumstances or conditions, there is no possibility that the property can be developed in strict conformity with the provisions of the Zoning Ordinance and that the authorization of a variance Variance is therefore necessary to enable the reasonable useUse of the property.
  - c. That such unnecessary hardship has not been created by the appellant.
  - d. That the variance Variance, if authorized, will not alter the essential character of the neighborhood or district in which the property is located, nor substantially or permanently impair the appropriate useUse or development Development of adjacent propertyAdjacent Property, nor be detrimental to the public welfare; and
  - e. That the variance Variance will represent the minimum variance variance necessary that will afford relief.
- D. Validity of the Zoning Ordinance. The BoardBoard shall hear and make findings on challenges to the validity of any provision of this Ordinance with respect to substantive questions.
- E. Jurisdiction in the matters as granted by Section 909.1 of the MPC, 53 P.S. §10909.1, as amended.

# **Section 1006: Hearing Hearing Procedures**

The ZHB shall conduct hearingHearings and make decisions in accordance with the following requirements.

Filing appeals and requests to the ZHB - Requests for hearingHearings before the ZHB shall be made as follows:

A. An appeal to the ZHB may be filed by the landownerLandowner affected, any officer or agency of the Borough, or any person aggrieved. Such appeal shall be taken within the time as stipulated by the MPC by filing with the Zoning OfficerZoning Officer a notice of appeal specifying the grounds thereof. The appropriate fee, established by Resolution of the Borough, shall be paid in advance for each appeal or application. Requests for a varianceVariance and epecial exceptionSpecial Exception may be filed

- with the BoardBoard by any landownerLandowner, an agent of the landownerLandowner, or any tenant with the permission of such landownerLandowner.
- B. Notice Public noticePublic Notice shall be given pursuant to this Ordinance and written notice shall be given to the applicant, Zoning OfficerZoning Officer, those neighboring property owners within 300 feet of the subject parcel, and to any person who has made timely request for the same. Written notices shall be given at such time and in such manner as shall be prescribed by rules of the BoardBoard. In addition to the written notice provided herein, written notice of said hearingHearing shall be conspicuously posted on the affected tract of land at least one (1) week prior to the hearingHearing.
- C. Timing A hearingHearing shall be held within sixty (60) days from the official application date requesting a hearingHearing unless the applicant has agreed to an extension of time. The hearingHearings shall be conducted by the BoardBoard, or the BoardBoard may appoint any member or an independent attorney as a hearingHearing officer. The decision, or, when no decision is called for, the findings shall be made by the BoardBoard; however, the appellant or the applicant in addition to the Borough, may prior to the decision of the hearingHearing, waive decision or findings by the BoardBoard and accept the decision or findings of the hearingHearing officer as final.
- D. Parties to the HearingHearing The parties to the hearingHearing shall be the Borough, any person affected by the application who has made timely appearance of record before the BoardBoard, and any other person including civic, or community organizations permitted to appear by the BoardBoard. The BoardBoard shall have power to require that all persons who wish to be considered parties enter appearances in writing on forms provided by the BoardBoard for that purpose.
- E. Powers of the Chairman The Chairman, Acting Chairman, or presiding hearingHearing officer shall have the power to administer oaths and issue subpoenas to compel the attendance of witnesses and the production of relevant documents and papers, including witnesses and documents requested by the parties.
- F. Rights of the Parties The parties shall have the right to be represented by counsel and shall be afforded the opportunity to respond to present evidence and to argue and cross-examine adverse witnesses on all relevant issues.
- G. Exclusion of Evidence Formal rules of evidence shall not apply, but irrelevant, immaterial, or unduly repetitious evidence may be excluded by the BoardBoard.
- H. Record of the Proceedings A stenographic record of the proceedings shall be made by a court reporter. The appearance fee for the court reporter shall be shared equally by the applicant and the BeardBoard. Any party requesting the original transcript, or a copy of the transcript shall bear the cost of the same. Copies of graphic or written material received in evidence shall be made available to any party at cost.
- I. Communications Once a formal application has been duly filed, the BoardBoard shall not communicate, directly or indirectly, with any party or his representative in connection with any issue involved except upon notice and opportunity for all parties to participate. Further, the BoardBoard shall not take notice of any communication unless the parties are afforded an opportunity to contest the material and shall not inspect the site or its

surroundings with any party or his representative unless all parties are given an opportunity to be present.

## **Section 1007: Decisions**

A. The BoardBoard or the hearingHearing officer shall render a written decision or when no decision is called for; make written findings on the application within forty-five (45) days after the last hearingHearing before the BoardBoard or hearingHearing officer. Where the application is contested or denied, each decision shall be accompanied by findings of fact and conclusions based thereon together with the reasons, therefore.

Conclusions based on any provisions of any act or of any ordinance, rule or regulation shall contain a reference to the provision relied on and the reasons why the conclusion is deemed appropriate in the light of the facts found. If the hearing Hearing is conducted by a hearing Hearing officer and there has been no stipulation that the decision or findings are final, the BoardBoard shall make their report and recommendations available to the parties within forty-five (45) days and the parties shall be entitled to make written representations thereon to the BoardBoard prior to final decision or entry of findings, and the BoardBoard's decision shall be entered no later than thirty (30) days after the report of the hearingHearing officer. Except for challenges filed under Section 916.1 of the MPC, 53 P.S. §10916.1, as amended, where the Board Fails to render the decision within the period required by this Subsection or fails to commence, conduct or complete the required hearing Hearing as provided in Section 1105.C. of this Ordinance, the decision shall be deemed to have been rendered in favor of the applicant unless the applicant has agreed in writing or on the record to an extension of time. When a decision has been rendered in favor of the applicant because Usecause of the failure of the BoardBoard to meet or render a decision as hereinabove provided, the BoardBoard shall give public noticePublic Notice of said decision within ten (10) days from the last day it could have met to render a decision. If the Board Board shall fail to provide such notice, the applicant may do so. Nothing in this Subsection shall prejudice the right of any party opposing the application to appeal the decision to a court of competent jurisdiction.

B. A copy of the final decision or, where no decision is called for, of the findings shall be delivered to the applicant personally or mailed to him not later than the day following its date. To all other persons who have filed their name and address with the BoardBoard not later than the last day of the hearingHearing, the BoardBoard shall provide by mail or otherwise, brief notice of the decision or findings and a statement of the place at which the full decision or findings may be examined.

#### Section 1008: Standards for Review of Variance Variance Requests

- A. Required Findings The ZHB may grant a variance variance to the provisions of this Ordinance, provided that the findings prescribed in Section 910.2 of the MPC, 53 P.S. §10910.2, as amended, are made where relevant in each case.
- B. Conditions In granting any variance Variance, the ZHB may attach such reasonable conditions and safeguards as it may deem necessary to implement the purposes of this Ordinance.

- C. If the variance variance involves physical improvements that have not been substantially initiated within two (2) years of the date of approval or authorization approval of the variance variance, the approval shall lapse.
  - a. The variance approval shall also lapse if, after starting construction, the construction is discontinued for a period of two (2) years.
  - b. A variance Variance approval shall not lapse if, the variance variance is associated with a current land development approval.

# Section 1009: Standards for Review of Special Exception Special Exception Requests

A. The ZHB shall hear and decide all requests for special exceptionSpecial Exceptions, as identified within this Section and Article IV of this Ordinance.

# Section 1010: Appeals to Court

A. The provisions for appeals to court that are stated in Article X-A of the MPC, as amended, shall apply.

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