TOWNSHIP OF BRISTOL
DEPARTMENT OF BUILDING, PLANNING & DEVELOPMENT

PROCEDURE SHEET FOR LAND DEVELOPMENT PETITIONS

1. Twenty (20) complete packets including:
   (a) Land Development Application
   (b) Land Development Plans prepared according to Ordinance #99-02

2. Checks made out to “Township of Bristol as per attached Fee Schedule
   Separate check for general Township filing fee and separate check for Security Deposit
   Escrow a/c fee (this includes both fees for Township Engineer and Township
   Solicitor).

3. One (1) SIGNED Contract for Professional Services.

4. One (1) Bucks County Planning Commission application along with check made out to
   “Bucks County Planning Commission” as per their fee schedule – send directly to
   that Agency.

5. One (1) Bucks Conservation District application along with check made out to “Bucks
   Conservation District” as per their fee schedule – send directly to that Agency.

6. One (1) SIGNED “Waiver of Time Limit for Township Action”.

Upon submission of above, plans will be distributed to necessary agencies for review and
they will send reports to proper parties.

Bristol Township Planning Commission Work Sessions are held the third (3rd)
Wednesday of each month. In order for them to review your submission, you must
submit same prior to the 15th of the preceding month. This procedure will allow ample
time for all agencies to review the project in a timely fashion and enable Bristol Town-
ship Planning Commission to make their decision.

The Council meeting (actual decision making meeting), will be scheduled when all
requirements are satisfied. Applicant will be notified of the date of the meeting by mail.

NOTE: REVISED PLANS MUST BE SUBMITTED TWENTY (20) DAYS PRIOR
TO THE COUNCIL MEETING IN ORDER FOR THEM TO REVIEW YOUR
SUBMISSION. ANY PLANS SUBMITTED AFTER THAT WILL BE
SCHEDULED FOR THE FOLLOWING MONTH. NO EXCEPTIONS!

Rev. 9/20/19
__SUBDIVISION __LAND DEVELOPMENT __APPLICATION#____

Date of Application:________________________  Fee Paid:____
Receipt #:____

Application for:  Tentative Sketch Review____
Preliminary Review____
Final Review____

1. Location of property:_____________________
   Tax Parcel #:___________________________

2. Owner of record of land:_________________
   Address:_______________________________  Telephone #:____

3. Applicant:______________________________
   Address:_______________________________  Telephone #:____

4. Agent or Attorney, (if any):______________
   Address:_______________________________  Telephone #:____

5. Registered Engineer or Surveyor:_________
   Address:_______________________________  Telephone #:____

6. Name of Subdivision or Development:_____

7. Where deed is recorded:  Book #:___________  Page #:____

8. # of Lots or Dwelling Units:____

9. Average Lot Size or Density:_______________

10. Area to be developed or subdivided:________

11. Water supply:  Public System____  On lot System____

12. Sewerage System:  Public System____  On lot System____

13. List of all Encumbrances:

   Amount  Name and Address of Person or Firm  Book #  Page #

   ______________________________________________________

   ______________________________________________________

   ______________________________________________________

   ______________________________________________________

p. 1 of 2
14. Proposed use of land: ____________________________

15. Zoning classification of subject land: ____________________________

16. Lineal feet of new streets: ____________________________

17. Copy of all restrictions, covenants, etc., if any, under which lots are to be sold. Attached: ____________________________ None

18. Improvements to be made by applicant to subject land with appropriate estimated cost of each:

   Unit Cost  # of Units  Total

   a. Curb .................................................................
   b. Sidewalks ...........................................................
   c. Widening of Existing Streets .................................
   d. Park Land ..........................................................
   e. Street Lighting ....................................................
   f. Storm Drainage ...................................................
   g. Water Supply and Fire Hydrants ............................
   h. Sewage Disposal ..................................................
   i. Monuments .........................................................
   j. Etc. .................................................................

19. Statement fixing period requested for completion of all items in Par. 18 above:

   __________________________________________________________________

20. A copy of the description of land as set forth in deed shall be attached.

21. On separate sheet, list package contents to be submitted with this application (drawings, letters, documents, etc.). TWENTY ONE COPIES OF EVERYTHING SUBMITTED MUST ACCOMPANY FEES (INDIVIDUAL PACKAGES).

   ____________________________
   Signature of Applicant
Preliminary Plan
Checklist

Project: _______________________________________________________________________

Indicate:

N/A – not applicable
Y – yes included
W – waiver is requested (written explanation included)
N – not included (written explanation included)

Note: All items must be addressed

Submission:

1. ___ Application Form (Completed – 20 copies)
2. ___ Application Fee $_______  Escrow $_______
3. ___ Plans (20 Copies) signed by a registered professional engineer or surveyor
4. ___ Protective Covenants & Deed Restriction (20 copies)
5. ___ Drainage Calculations (2 copies)
6. ___ Traffic Study Report (1 copy)
7. ___ Other (Specify)

Drafting Standards:

1. ___ Plan at a scale of one (1) inch equals fifty (50) or one (1) inch equals one hundred (100)
   feet.

2. ___ Dimensions shall be set in feet and decimal points thereof, bearings in degrees, minutes
   and seconds.

3. ___ Each sheet shall be numbered and shall show its relationship to the total number of
   sheets.
4. Where revisions are made or when plan is a revision of a previously approved plan, dotted lines shall be used to show features or locations to be abandoned and solid lines to show proposed features.

5. The plan shall be so prepared and bear an adequate legend to indicate clearly which features are existing and which are proposed.

6. Boundary line of Subdivision and Land Development shall be shown as a solid heavy line.

7. Plans shall be on Sheets 18x24, 24x36, 30x42 or 36x48 inches.

8. Plans shall be labeled “Preliminary Plan – Not To Be Recorded”.

General Information

1. Name of Subdivision or Land Development

2. Tax Map Parcel Number of the Project Property

3. Name and address of legal & equitable owners

4. Name and address of registered engineer, land surveyor, architect or landscape architect responsible for the preparation of plan.

5. Total acreage of the tract.

6. Present zoning classification and zoning requirements of zoning district.

7. Proof of variances or special exceptions granted by the Bristol Township Zoning Hearing Board.

8. North point, date of plan, scale.

9. Location Map at a scale of not less than 800 feet to the inch showing the relationship of the tract to all adjoining properties, streets, roads and municipal boundaries existing within 1,000 feet of any part of the property proposed to be subdivided or developed.
Existing Features

1. ______ Complete outline survey of property to be subdivided or developed, showing all courses, distances, areas and tie-ins to all adjacent street intersections.

2. ______ a. ______ Location, names and widths of streets
b. ______ Location and names of railroads
c. ______ Location of property lines
d. ______ Name of adjacent owners
e. ______ Tax map number and zoning classification of adjoining owners
f. ______ Location of sanitary sewer, storm drains, watermains, culverts, petroleum products, gas, electric or other similar manmade features on or within 200 feet of any part of the tract of land to be subdivided or developed.

3. ______ Identification of all historically significant buildings or structures on tract or on adjacent property.

4. ______ Location of monumentation (existing)

5. ______ Location of all easements and right-of-ways within the property.

6. ______ Appropriate contours at 2 to 5 foot intervals with sufficient details to show the course, structure and capacity of all drainage facilities and method of drainage of the adjacent or contiguous properties. All contours shall be taken from US Coast and Geodetic benchmarks and on US Coast and Geodetic Datum.

7. ______ Location of species and size of large trees (greater than eight inch caliper at a height of three feet above the ground) standing alone. The location and area of all floodplains, floodplain soils, woodlands, bodies of water, watercourse, wetlands, slope areas over 15%, boundaries of all soil types with a description of each type indicating any limitation of the soil type for on-site sewage disposal, buildings with basements, streets and parking lots.
Proposed Layout

1. _______ Layout of lots, including dimensions and bearings and consecutive numbering of lots.

2. _______ Layout of streets, including name, width of streets, right-of-ways, alleys and crosswalks and sidewalks.

3. _______ Arrangement of buildings, parking, service areas, light standards, sidewalks, fire hydrants and trash receptacles for land development.

4. _______ Zoning requirements applicable for development/subdivision, location of zoning district boundary lines affecting subdivision/development.

5. _______ A reference to any land dedicated for public use, or offered for dedication for parks and recreation areas, schools, widening of streets or other public uses.

6. _______ For multi-family development, the total area, total dwelling units, number of buildings, proposed density, total parking spaces, building coverage and bedroom ratio.

7. _______ For subdivisions, the total area, number of lots, density, lot area for each lot, average and minimum lot size and proposed length of new streets.

8. _______ a. _______ Location and size of proposed storm sewer drains, sanitary sewers, culverts, watercourses and all appurtenances thereof;

   b. _______ On-site sewage disposal facilities.

   c. _______ Gas mains, watermains, fire hydrants, street lights, planting, special structures and other underground conduits or structures.
9. a. _____ Plan of surface drainage of tract, which shall indicate the proposed impervious surface ratio.
   b. _____ Plan of erosion and sediment control measures during and after construction.

10. _____ Building setback lines, established by zoning or other ordinances or deed restrictions, with distances from proposed right-of-way lines.

11. _____ Indication of any lots on which other than a residential use is intended.

12. _____ Rights-of-way and/or easements proposed for all drainage purposes, utilities or other pertinent reasons.

13. _____ Tentative typical cross-sections and centerline profiles of each proposed street.

14. _____ Landscape plan showing proposed landscape treatment in accordance with the subdivision/land development and zoning ordinance including buffering.

15. _____ Where preliminary plan covers only a part of the applicant’s entire holdings, a sketch shall be submitted of the prospective layout and concept of the remaining area.

16. _____ Plan shall be labeled “Preliminary Plan – Not To Be Recorded”.

17. _____ Method of calculating total number of off-street parking spaces.

18. _____ Traffic Impact Study

19. _____ Stormwater Management Plan

The above checklist has been prepared in accordance with Article VIII Sections 800 thru 803 of the Bristol Township Subdivision/Land Development Ordinance.

Name and Signature Of The Person Who Completed Checklist

Date
SUBDIVISION/LAND DEVELOPMENT APPLICATION

Plan Information (Non-Compliance)

Note: All sections of the Bristol Township Code which have not been met MUST be listed below. A letter of requested waivers from applicable sections with an explanation of why the requests are needed MUST be submitted with this application. If others are found during the review process, additional waivers shall be requested in writing.

Section(s) of the Bristol Township Code that are not complied with:

Subdivision/Land Development

Zoning

Have any VARIANCES been granted for this property? Yes _____ No _____
(If yes, indicate when and what variances were received)

Applicant's Certification

I hereby certify that I am the Owner/Equitable Owner/Agent of property, and that I am authorized to make this application.

Name __________________________
Address __________________________
Phone __________________________

Signature __________________________
CONTRACT FOR PROFESSIONAL SERVICES

THIS AGREEMENT made this day of 20_, by and between
BRISTOL TOWNSHIP, Bucks County, Pennsylvania (hereinafter referred to as
“Township”) and the Bristol Township Solicitor, and
Township Engineer (hereinafter referred to as “Professional Staff”, and
(hereinafter referred to as “Developer”).

WITNESSETH:

WHEREAS, the Developer is the applicant and/or legal or equitable owner of certain
real estate bearing Tax Parcel Number # located or described and
consisting of acreage as follows:

WHEREAS, the Developer has presented to the Township plans for proposed Sub-
division, Land Development, Building Development or other plans for the use of their
land for review by the Township, or has applied for a building permit from the Township:
WHEREAS, the Developer has filed with the Township such plans and/or has
requested approval for permits to build, or requested approval of any such plans to make
use of its property, which plans are hereby incorporated by reference and made a part
hereof;
WHEREAS, the Developer has requested the Township to review said plans and
other requests which review will require Township Professional Staff review, the costs
and expenses of which Professional Staff review shall be paid by Developer.

NOW THEREFORE, the parties agree as follows:

1. The Developer and Township here authorize and direct the Township’s Profes-
sional Staff to review the application and plans and to make such recommendations and
determine such specifications as may be necessary with respect to such plans, as required
by the Township pursuant to its ordinances or codes.

2. The Developer shall pay
(a) the Engineer’s charges and fees for review of and/or preparation of the plans;
(b) reasonable legal fees for review by the Township Solicitor, or other legal con-
sultants relating to the application for approval of plans or building permits, occupancy
permits or such other permits and reviews as are necessary;
(c) administrative costs and expenses which the Township may incur by reason of
this Contract.
All charges and fees shall be paid in advance by the Developer as required by the Township and in accordance with paragraph 3 set forth herein.

3. The Developer hereby agrees to deposit with the Township the sum of as security deposit for the payment of all costs and expenses, charges and fees as set forth in paragraph 2 above, within five (5) days of the date of this Agreement. It is agreed and understood by the parties that neither the Township, its Solicitor nor Engineer shall commence processing this application until the security deposit has been deposited with the Township. In the event the balance of the escrow account at any time shall be below fifty percent (50%) of the original escrow deposit, and it appears that costs will be in excess of the remaining balance, the Township shall require an additional escrow deposit sufficient to restore the account balance to the original escrow amount. This additional escrow amount shall be paid by the Developer when requested and no further review of the proposed development will occur until receipt of such payment by the Township.

4. In the event that the Township shall expend or become liable for engineering, legal or administrative costs and expenses in an amount in excess of the deposit required in paragraph 3 hereof, Developer agrees to promptly deposit such additional sum with the Township as necessary and shall be provided with a detailed statement of account from the Township upon request.

5. The Township agrees to render services to the Developer and to authorize services to be rendered from its Engineer and its Solicitor in accordance with the review procedures established herein and by the Township. Plans shall not be reviewed nor shall any permits be issued until the security deposit has been paid in this Agreement. Developer further agrees not to commence any work or construction whatsoever on and about the subject property for which the permits or plan approvals are required until execution of this Agreement and the posting of the security deposit herein required. Should any construction take place prior to execution of this Agreement, Developer hereby agrees that he or it shall be required to remove any and all materials thus previously constructed or installed, prior to any review or approval by the Township.

6. It is further agreed by the Township and the Developer that the Developer shall pay all engineering fees for supervision and inspection during construction alteration, or other work as shall be required by the Township.

7. The Developer shall pay all reasonable fees and recording costs which the Township may incur by reason of or in connection with the improvements, construction or other work on its property which require permits and which require permits and which require approval by the Township as required by the plan as submitted.

8. The Developer further agrees to pay and shall pay for the supervision and inspection of all work required to be performed by the Township of its Engineer.
9. The Developer shall pay any and all legal fees charged by the Solicitor for the preparation of legal documents, review of any legal documents or plans, or any other legal work authorized by the Township relating to the performance of any of the construction as applied for by the Developer.

10. The Developer agrees and shall pay any and all engineering and legal costs incurred by the Township for the reviews and inspections which may be required for the purpose of ensuring compliance with the plans as filed or the application for permits and to ensure that the work to be performed complies in all respects with the ordinance and Codes of the Township and any other laws and regulations of the Commonwealth of Pennsylvania, of the United States or any other regulations or laws required for the work to be performed at Developer’s property.

11. The Developer and the Township further agree that should any special professional services be required in addition to those services detailed herein in review of the plans or approval of building permits, inspections or occupancy permits, the cost of such additional services shall be paid by the Developer.

12. The Developer and the Township further agree that any fees or costs arising out of this Agreement or any fee schedule in effect in Bristol Township shall be paid prior to the issuance of any occupancy permit for the use of any such building which is the basis of the plan submitted and which relates to this Agreement. The Developer agrees and acknowledges that no occupancy permit will be issued until all of the fees and costs outstanding as of that date shall have been paid and any further escrows required to be deposited shall have been deposited pursuant to this Agreement.

13. The Developer may, at any time, terminate all further obligations under this Agreement by giving written notice to the Township that it does not desire to proceed with the work upon which it is requiring a permit or upon which plans have been filed, and upon receipt of such notice by the Township, the Developer shall then be liable to the Township only for costs and expenses incurred to the date and time of the Township’s receipt of such notice. The Township shall use its best efforts to advise the Developer of the impending likelihood that estimated fees and costs will exceed the required security deposit in advance of the costs exceeding said sum.

14. The Developer and the Township acknowledge that this Agreement represents their full understanding and that they each intend to be legally bound hereby.
IN WITNESS WHEREOF, and intending to be legally bound hereby, the parties have caused their respective signatures to be affixed and have affixed their hands and seals hereto the day and year first above written.

DEVELOPER:

Attest:

If A Corporation:

By: 
President

If An Individual or Partnership:

By: 
THE TOWNSHIP OF BRISTOL

Township Solicitor

Township Engineer
ACKNOWLEDGEMENT

We, , Township Engineer in Bristol Township, and , Solicitor for Bristol Township, acknowledge that in the event the named Developer fails to make payments in full required pursuant to the terms of this Agreement, that no cause of action will be instituted against the Township of Bristol by either of them, but that all claims by them or each of them will be brought against the Developer.

______________________________  __________________________
Date  Bristol Township Engineer

______________________________  __________________________
Date  Bristol Township Solicitor

Rev. 01/08
**MUNICIPALITY:**

**NAME OF PROPOSAL:**

**LOCATION:**

**TAX PARCEL NO.:**

**APPLICANT:**

**ADDRESS:**

**OWNER OF RECORD:**

**ADDRESS:**

**PRESENT LAND USE:**

**PROPOSAL:**

**NONRESIDENTIAL:** Number of Lots or Leaseholds: __________________________

Proposed new building area: __________________

Gross square feet (floor area)

**RESIDENTIAL:** Number of lots or units: __________________

**WATER SUPPLY:**

- [ ] Public
- [ ] Community On-site
- [ ] Individual On-lot

**SEWERAGE:**

- [ ] Public
- [ ] Community
- [ ] Individual On-lot

---

The following documentation is required for every plan submission, at the applicable level, in addition to a completed application form. Please check the appropriate state of plan submission:

- [ ] Sketch Plan or Revised Sketch Plan
- [ ] Preliminary Plan or Revised Preliminary Plan
- [ ] Final Plan or Revised Final Plan

If applicable:

- [ ] One copy of plan
- [ ] One digital file of plan (CD or USB drive)
- [ ] One digital file of preliminary plan/revised preliminary plan (CD or USB drive)
- [ ] Review fee (see schedule on back)
- [ ] Proof of variances, special exception, conditional uses, or other agreements
- [ ] Sewage Facilities Planning Module, one copy, one digital copy
- [ ] Impact Study, one copy, one digital copy
- [ ] One copy of final plan/revised final plan
- [ ] One digital file of final plan/revised final plan (CD or USB drive)
- [ ] Review fee (see schedule on back)
- [ ] Conditions of preliminary approval

---

If proposal is made by applicant or agent directly to the Bucks County Planning Commission (BCPC), the following certification is required to assure that all plans submitted to the BCPC are also submitted to the municipal government for review.

I hereby certify that this plan has been submitted for review to the Township/Borough of ___________________________ and that, if the plan is withdrawn from consideration by the municipality, it will also be withdrawn from the BCPC review process via written notification. Members of the BCPC and staff are authorized to enter land for site inspection if necessary.

Print Name of Applicant

Signature of Applicant

Date

---

**BCPC USE ONLY**

BCPC File No.: __________________

Date Received: __________________

Fee Paid: __________________
BUCKS COUNTY PLANNING COMMISSION FEE SCHEDULE FOR REVIEWS

The following fees will be charged by the Bucks County Planning Commission for subdivision and land development reviews as authorized by Act 194 amending Act 247, the Pennsylvania Municipalities Planning Code. These fees are effective January 1, 2018. Plans will not be accepted for review without the appropriate fee and completed application form. If you need assistance in calculating application fee(s), please call us at 215-345-3400.

Residential subdivisions, land developments, and conversions (including Tentative Planned Residential Development Plans)

<table>
<thead>
<tr>
<th></th>
<th>Base Fee</th>
<th>+</th>
<th></th>
<th>per each lot/development over</th>
<th>lot/development over</th>
</tr>
</thead>
<tbody>
<tr>
<td>up to 2</td>
<td>$160</td>
<td>+</td>
<td>$65</td>
<td>$160</td>
<td>2</td>
</tr>
<tr>
<td>3 up to 10</td>
<td>$100</td>
<td>+</td>
<td>$45</td>
<td>$100</td>
<td>10</td>
</tr>
<tr>
<td>11 up to 25</td>
<td>$600</td>
<td>+</td>
<td>$20</td>
<td>$600</td>
<td>25</td>
</tr>
<tr>
<td>26 up to 50</td>
<td>$1,200</td>
<td>+</td>
<td>$15</td>
<td>$1,200</td>
<td>25</td>
</tr>
<tr>
<td>51 up to 100</td>
<td>$1,800</td>
<td>+</td>
<td>$15</td>
<td>$1,800</td>
<td>100</td>
</tr>
<tr>
<td>100 +</td>
<td>$2,400</td>
<td>+</td>
<td>$15</td>
<td>$2,400</td>
<td>100</td>
</tr>
</tbody>
</table>

Please show your calculations:

Nonresidential land developments

<table>
<thead>
<tr>
<th></th>
<th>Base Fee</th>
<th>+</th>
<th>$0.045</th>
<th>per square foot of floor area</th>
<th>square foot of floor area, not to exceed $5,000</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 up to 5,000</td>
<td>$900</td>
<td>+</td>
<td>$0.045</td>
<td>$900</td>
<td>$5,000</td>
</tr>
<tr>
<td>5,001 +</td>
<td>(no base fee)</td>
<td>+</td>
<td>$0.15</td>
<td>(no base fee)</td>
<td>$5,000</td>
</tr>
</tbody>
</table>

Please show your calculations:

Nonresidential subdivisions

<table>
<thead>
<tr>
<th></th>
<th>$225</th>
<th>$125</th>
<th>$100</th>
</tr>
</thead>
<tbody>
<tr>
<td>up to 2</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3 up to 10</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>11 +</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Please show your calculations:

Curative Amendments (not municipal curative amendments) $2,000

Private Petitions for Zoning Change (not municipal petition) $1,500

For the purposes of this Fee Schedule the definitions in Article II of the Pennsylvania Municipalities Planning Code of subdivision and land development shall be used.

There is no fee for review of a sketch plan or final plan submission (unless otherwise noted below).

All fee charges are intended to cover the entire review process from preliminary to final stages except as follows:

1) Each resubmission of a plan with minor revisions shall be subject to an additional fee, not to exceed the required fee listed in the tables above or $225.00, whichever is less. A subdivision which proposes no more than two lots may be resubmitted with minor revisions one time without a charge for the review.

2) Each resubmission of a plan involving a major revision or change in program from the original submission shall be required to pay an additional fee as required in the tables above. A major revision or change in program may include, but is not limited to, a change in use, dwelling type, density, lot layout, street layout, or site layout.

3) Each plan submitted for review two years after the first submission shall be subject to an additional fee, not to exceed the required fee listed in the tables above or $160.00, whichever is less, if the plan contains only minor revisions. If there are major revisions to the plan, the submission will require a fee in accordance with the fee schedule above. Major changes are as noted in #2 above.

4) Proposals submitted which contain a mix of uses will be subject to the appropriate fee for each use.

MEETINGS WITH THE STAFF of the Bucks County Planning Commission to discuss applications either prior to or during the formal development application are encouraged and are free of charge. Appointments can be made by contacting 215-345-3400.

SIGNING OF PLANS FOR RECORDING: The Bucks County Planning Commission now signs plans electronically. If you have municipally-signed plans with an official B CPC number you can go directly to the Bucks County Recorder of Deeds to record your plan. Please contact the Recorder of Deeds at 215-348-6209 should you have any questions about recording your plan.

REQUESTS FOR ADDITIONAL COPIES OF REVIEW: Copies of the Bucks County Planning Commission review of this proposal will be sent to the applicant, municipality, and municipal engineer. If you wish to have copies sent to other persons, please type names and addresses below:
2020
Bucks County Planning Commission
Meeting Dates

The BCPC Board meets on the first Wednesday of each month at 2 PM at the BCPC offices located at 1260 Almshouse Road, Doylestown, in the Almshouse, (Bldg. G) 4th Floor conference room, unless otherwise noted. Meetings are open to the public. The meeting schedule and meeting packets are posted here on the county’s website: http://aboutus-bucksgis.opendata.arcgis.com/

The BCPC maintains a calendar of “cut-off” dates to ensure that municipal applications which are received, can be adequately reviewed by staff. If the application is submitted after our cut-off date for the next BCPC board meeting, it will be reviewed at the following meeting.

<table>
<thead>
<tr>
<th>Meetings</th>
<th>Cut off</th>
<th>Mail Out</th>
</tr>
</thead>
<tbody>
<tr>
<td>January 8</td>
<td>12/19/19</td>
<td>12/24/19</td>
</tr>
<tr>
<td>February 5</td>
<td>01/24/20</td>
<td>01/29/20</td>
</tr>
<tr>
<td>March 4</td>
<td>02/21/20</td>
<td>02/26/20</td>
</tr>
<tr>
<td>April 1</td>
<td>03/20/20</td>
<td>03/25/20</td>
</tr>
<tr>
<td>May 6</td>
<td>04/24/20</td>
<td>04/29/20</td>
</tr>
<tr>
<td>June 3</td>
<td>05/22/20</td>
<td>05/27/20</td>
</tr>
<tr>
<td>July 1</td>
<td>06/19/20</td>
<td>06/24/20</td>
</tr>
<tr>
<td>August 5</td>
<td>07/24/20</td>
<td>07/29/20</td>
</tr>
<tr>
<td>September 2</td>
<td>08/21/20</td>
<td>08/26/20</td>
</tr>
<tr>
<td>Byers’ Choice,</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4355 County Line Road,</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Chalfont, Pa</td>
<td></td>
<td></td>
</tr>
<tr>
<td>October 7</td>
<td>09/25/20</td>
<td>09/30/20</td>
</tr>
<tr>
<td>November 4</td>
<td>10/23/20</td>
<td>10/28/20</td>
</tr>
<tr>
<td>December 2</td>
<td>11/20/20</td>
<td>11/25/20</td>
</tr>
</tbody>
</table>
APPLICATION FOR CHAPTER 102 and/or NPDES REVIEW INFORMATION FORM

This form must be completed and submitted along with the required plans and fees for first time E&S reviews and resubmissions. Please see page 2 for instructions regarding the number of copies required for various submissions.

Application Type:

Plan Date OR Most Recent Revision Date: ____________

NEW PLAN ☐ RESUBMISSION ☐ CORRECTIVE ACTION PLAN ☐
ADMINISTRATIVE INCOMPLETE ($250.00 FEE) ☐ NPDES MINOR AMENDMENT ($250.00 FEE)

Project Municipality ___________________________ Project Name ___________________________

Tax Parcel Number ___________________________ Project Address ___________________________

TOTAL ACREAGE ___________________________ ACRES TO BE DISTURBED ____________

#Lots __________ #Units __________

Watershed ___________________________ Receiving Stream ___________________________

Stream Classification ___________________________

APPLICANT INFORMATION

Applicant Name: ___________________________

Applicant Company: ___________________________

Address: ___________________________

City/State/Zip: ___________________________

Phone: ____________ Ext: ____________

Email: ___________________________

Submitted By: ☐ Engineering Firm/Plan Designer ☐ Contractor ☐ Landowner ☐ Municipality

E&S Fee Exemptions and Exceptions: ☐ County Agencies ☐ Volunteer Fire Stations/ Ambulance Services ☐ Co-op Farmer, # ____________

☐ Municipalities/ Public Schools (1/2 fee) ☐ Other: __________________________

**FEE SCHEDULE FOR E&S REVIEWS (BASED ON DISTURBED ACRES ONLY)**

INCLUDED WITH SUBMISSION ARE: ☐ PLANS/NARRATIVES ☐ FEE(S) ☐ NPDES/E&S PERMIT APPLICATION

☐ SINGLE FAMILY HOME (1 RESIDENCE) WITH UNDER 1 ACRE OF DISTURBANCE = $200.00

ALL OTHER EARTH DISTURBANCE:

☐ 0.02296 to 0.99 acres = $650.00

☐ 1.0 to 1.99 acres = $1,350.00

☐ 2.0 to 4.99 acres = $2,000.00

☐ 5.0 to 9.99 acres = $3,000.00

☐ 10.0 to 19.99 acres = $5,000.00

☐ 20+ acres = $6,000.00 +

Additional $100.00 per acre for each acre over 20
(Fractions of an acre are rounded up to the next whole acre.)

☐ TIMBER HARVEST

0.0-24.99 ACRES = $200.00; ≥25.0 ACRES = E&S PERMIT

☐ E&S PERMIT

≥25.0 ACRES = $650 (PLUS FEES ASSOCIATED WITH NPDES INDIVIDUAL PERMIT, SEE PAGE 2, "NPDES INFORMATION")

☐ SMALL POND WORK E&S FEE = $200.00 (MAY REQUIRE NPDES PERMIT, SEE PAGE 2, "NPDES INFORMATION")

**FOR PROJECTS WITH EARTH DISTURBANCE OF ONE (1) ACRE OR MORE IT IS REQUIRED THAT AN NPDES APPLICATION (NOI) BE SENT WITH THE E&S SUBMISSION.

**PLEASE READ PAGE 2 OF THIS APPLICATION UNDER "EXEMPTIONS AND EXCEPTIONS"

PLEASE SUBMIT FOLDED PLANS TO THE DISTRICT. ROLLED PLANS WILL NOT BE ACCEPTED.

BCCD USE ONLY BEYOND THIS POINT

ENTRY # ___________________________ DATE SENT BACK ___________________________

E&S FEE REC'D $ ____________ CHECK# ____________ DEP CW FEE $ ____________ CHECK# ____________

EXPEDITED FEES ____________ CHECK# ____________ CAP/ADMIN/MA FEE $ ____________ CHECK# ____________

NPDES FEE $ ____________ CHECK# ____________ NPDES # ASSIGNED ___________________________

7/1/2019 PLEASE READ ALL INSTRUCTIONS ON PAGE 2 OF APPLICATION
STANDARD INFORMATION:
Incomplete E&S applications will not be accepted.

BCCD DOES NOT ACCEPT CASH OR CREDIT CARDS.

E&S reviews are processed in the order they are received. The District is required to complete its review within 30 days.

The BCCD Office DOES NOT process Chapter 105 General Permits 1 – 9 & 15. They must be submitted to the Southeast Regional DEP Office, 2 East Main Street, Norristown, PA 19401. 484-250-5900. Please refer to the DEP website (www.dep.state.pa.us) for any further information.

If a meeting with the BCCD is needed, PLEASE CALL AHEAD TO SCHEDULE AN APPOINTMENT.

E&S Review letters are sent to the Landowner, appropriate Municipal government, Bucks County Planning Commission, and Engineer / Plan Designer. PLEASE NOTE: if copies of review letters are needed by any other entities please attach names and addresses.

Failure to begin earth moving within 2 years from date of BCCD’s Adequate E&S Review Letter will require a resubmission and will be subject to a full E&S fee.

E&S FEE EXEMPTIONS AND EXCEPTIONS:
County agencies, volunteer fire stations, volunteer ambulance services, and conservation co-operator farms are exempt from fees. Municipalities and Public Schools please submit One half (1/2) of the fee listed under “ALL OTHER EARTH DISTURBANCE” fee schedule.

FEES ARE REQUIRED FOR ALL OTHER SUBMISSIONS. THERE ARE NO EXEMPTIONS FROM EXPEDITED REVIEW FEES.

E&S submissions and resubmissions require one (1) plan set, one (1) General Information Form, and appropriate fee. MAKE CHECKS PAYABLE TO “BUCKS COUNTY CONSERVATION DISTRICT” OR “BCCD.”

Withdrawal of a submission prior to a response from the BCCD is subject to a fee of either fifteen percent (15%) of the current fee or $150.00, whichever is less. Plans withdrawn for any reason will require a full fee when resubmitted.

RESUBMISSION GUIDELINES:
All resubmissions are required to submit an APPLICATION FOR CHAPTER 102 and/or NPDES REVIEW INFORMATION FORM and associated fee. Any submission involving a Major Revision from a previously reviewed plan shall be required to submit the FULL E&S Fee. A MAJOR change or revision on a plan may include, but is not limited to: a change in use, lot layout, street layout, grading changes, or basin revisions. If you have any questions, please call the BCCD office.

A Fee of 50% of the CURRENT Fee or $1000.00, whichever is less, will be charged for each resubmission without major changes.

New revision dates noted on the plans require a resubmission to BCCD, including an application form and resubmission fee. A new review letter is required with corresponding plan dates.

NPDES PERMIT INFORMATION:
A separate federally mandated NPDES Permit is needed if proposed earth disturbance is one (1) acre or greater. There are two categories of NPDES Permits, General or Individual.

NPDES General Permit fee $500.00, payable to “BCCD-CWF”
An NPDES Individual Permit is needed if the project is located in High Quality (HQ) or Exceptional Value (EV) Watershed. Please refer to Chapter 93, Water Quality Standards, Title 25 of PA CODE. The fee for this permit is $1500.00, payable to “BCCD-CWF”.

With every NPDES Submission, please include 1 copy of plans and narratives for review. For NPDES Individual Permits, additional plan sets will be requested by the BCCD once a submission is found to be administratively complete. All submissions also require a check for $100.00 per disturbed acre (rounded to the nearest whole acre), made payable to the “PA-CWF”. DISTURBED ACRE FEES ARE COLLECTED BY THE BCCD AND DELIVERED TO THE PA DEP WEEKLY.

BCCD requires a $250.00 re-filing fee for NPDES applications found to be incomplete on the first submission. Required information must be submitted to BCCD within 60 days of notice or the application and all associated plan sets will be considered withdrawn.

NPDES Permit Minor Amendments will be charged a flat fee of $250.00.

ALL APPLICATIONS FOR NPDES PERMITS ARE PROCESSED BY BCCD OFFICE. PLEASE INCLUDE THEM WITH THE E&S SUBMISSION IN THEIR ENTIRETY.

Projects requiring NPDES Applications (NOI) will be reviewed for Administrative and Technical completeness within 15 Business days of receipt. If the NOI is considered to be Administratively and Technically Complete, the E&S review will follow within 22 Business days. Re-submittals will be processed within 17 business days of receipt.

FOR E&S FORM, NPDES FORMS, AND POLICIES PLEASE VISIT www.bucksccd.org OR www.dep.state.pa.us

7/01/2019   PLEASE READ ALL INSTRUCTIONS ON PAGE 2 OF APPLICATION
WAIVER OF TIME LIMIT FOR TOWNSHIP ACTION ON
PRELIMINARY PLAN

The Pennsylvania Municipalities Planning Code requires that the municipality make and communicate its decisions on applications for approval of preliminary/final land development plans within ninety (90) days of the date of a complete application submission. From time to time, circumstances arise which prevent the municipality from giving full consideration to an application within the specified time limits. Those circumstances have arisen in this case due to inadequate information presented to the Township or for other reasons beyond the control of the Township. It is therefore requested that this waiver of time limit be executed.

THE APPLICANT IS ADVISED THAT THIS WAIVER NEED NOT BE SIGNED AND THE TOWNSHIP WILL HAVE TO ACT ON THE APPLICATION BY EITHER APPROVING OR DISAPPROVING THE APPLICATION WITHIN THE SPECIFIED TIME LIMITS. The signing of this document signifies a knowing and willing waiver by the applicant.

I/We acknowledge and agree to extend the ninety (90) day time limitation for an additional ninety (90) days to be computed from the date of signing of this document.

___________________________
Applicant
INSTRUCTIONS FOR COMPLETING COMPONENT 4A
MUNICIPAL PLANNING AGENCY REVIEW

Remove and recycle these instructions prior to mailing component to the approving agency (DEP or delegated local agency).

Background

This component, Component 4, is used to obtain the comments of planning agencies and/or health departments having jurisdiction over the project area. It is used in conjunction with other planning module components appropriate to the characteristics of the project proposed.

Who Should Complete the Component?

The component should be completed by any existing municipal planning agency, county planning agency, planning agency with areawide jurisdiction, and/or health department having jurisdiction over the project site. It is divided into sections to allow for convenient use by the appropriate agencies.

The project sponsor must forward copies of this component, along with supporting components and data, to the appropriate planning agency or agencies and health department(s) (if any) having jurisdiction over the development site. These agencies are responsible for responding to the questions in their respective sections of Component 4, as well as providing whatever additional comments they may wish to provide on the project plan. After the agencies have completed their review, the component will be returned to the applicant. The agencies have 60 days in which to provide comments to the applicant. If the agencies fail to comment within this 60 day period, the applicant may proceed to the next stage of the review without the comments. The use of registered mail or certified mail (return receipt requested) by the applicant when forwarding the module package to the agencies will document a date of receipt.

After receipt of the completed Component 4 from the planning agencies, or following expiration of the 60 day period without comments, the applicant must submit the entire component package to the municipality having jurisdiction over the project area for review and action. If approved by the municipality, the proposed plan, along with the municipal action, will be forwarded to the approving agency (DEP or delegated local agency). The approving agency, in turn, will either approve the proposed plan, return it as incomplete, or disapprove the plan, based upon the information provided.

Instructions for Completing Planning Agency and/or Health Department Review Component

Section A. Project Name

Enter the project name as it appears on the accompanying sewage facilities planning module component (Component 2, 3, 3s or 3m).

Section B. Review Schedule

Enter the date the package was received by the reviewing agency, and the date that the review was completed.

Section C. Agency Review

1. Answer the yes/no questions and provide any descriptive information necessary on the lines provided. Attach additional sheets, if necessary.

2. Complete the name, title, and signature block.

Section D. Additional Comments

The Agency may provide whatever additional comment it deems necessary, as described in the form. Attach additional sheets, if necessary.
**SEWAGE FACILITIES PLANNING MODULE**
**COMPONENT 4A - MUNICIPAL PLANNING AGENCY REVIEW**

Note to Project Sponsor: To expedite the review of your proposal, one copy of your completed planning module package and one copy of this *Planning Agency Review Component* should be sent to the existing local municipal planning agency for their comments.

### SECTION A. PROJECT NAME (See Section A of instructions)

Project Name
First Federal Realty

### SECTION B. REVIEW SCHEDULE (See Section B of instructions)

1. Date plan received by municipal planning agency. 
2. Date review completed by agency.

### SECTION C. AGENCY REVIEW (See Section C of instructions)

<table>
<thead>
<tr>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>1. Is there a municipal comprehensive plan adopted under the Municipalities Planning Code (53 P.S. 10101, <em>et seq.</em>)?</td>
<td></td>
</tr>
<tr>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>2. Is this proposal consistent with the comprehensive plan for land use?  If no, describe the inconsistencies</td>
<td></td>
</tr>
<tr>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>3. Is this proposal consistent with the use, development, and protection of water resources?  If no, describe the inconsistencies</td>
<td></td>
</tr>
<tr>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>4. Is this proposal consistent with municipal land use planning relative to Prime Agricultural Land Preservation?</td>
<td></td>
</tr>
<tr>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>5. Does this project propose encroachments, obstructions, or dams that will affect wetlands?  If yes, describe impacts</td>
<td></td>
</tr>
<tr>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>6. Will any known historical or archaeological resources be impacted by this project?  If yes, describe impacts</td>
<td></td>
</tr>
<tr>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>7. Will any known endangered or threatened species of plant or animal be impacted by this project?  If yes, describe impacts</td>
<td></td>
</tr>
<tr>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>8. Is there a municipal zoning ordinance?</td>
<td></td>
</tr>
<tr>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>9. Is this proposal consistent with the ordinance?  If no, describe the inconsistencies</td>
<td></td>
</tr>
<tr>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>10. Does the proposal require a change or variance to an existing comprehensive plan or zoning ordinance?</td>
<td></td>
</tr>
<tr>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>11. Have all applicable zoning approvals been obtained?</td>
<td></td>
</tr>
<tr>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>12. Is there a municipal subdivision and land development ordinance?</td>
<td></td>
</tr>
</tbody>
</table>
### SECTION C - AGENCY REVIEW (continued)

<table>
<thead>
<tr>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>☐</td>
<td>☐</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>13.</th>
<th>Is this proposal consistent with the ordinance?</th>
</tr>
</thead>
<tbody>
<tr>
<td>☐</td>
<td>If no, describe the inconsistencies</td>
</tr>
<tr>
<td>☐</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>14.</th>
<th>Is this plan consistent with the municipal Act 537 Official Sewage Facilities Plan?</th>
</tr>
</thead>
<tbody>
<tr>
<td>☐</td>
<td>If no, describe the inconsistencies</td>
</tr>
<tr>
<td>☐</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>15.</th>
<th>Are there any wastewater disposal needs in the area adjacent to this proposal that should be considered by the municipality?</th>
</tr>
</thead>
<tbody>
<tr>
<td>☐</td>
<td>If yes, describe</td>
</tr>
<tr>
<td>☐</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>16.</th>
<th>Has a waiver of the sewage facilities planning requirements been requested for the residual tract of this subdivision?</th>
</tr>
</thead>
<tbody>
<tr>
<td>☐</td>
<td>If yes, is the proposed waiver consistent with applicable ordinances?</td>
</tr>
<tr>
<td>☐</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>17.</th>
<th>Name, title and signature of planning agency staff member completing this section:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Name:</td>
</tr>
<tr>
<td></td>
<td>Title:</td>
</tr>
<tr>
<td></td>
<td>Signature:</td>
</tr>
<tr>
<td></td>
<td>Date:</td>
</tr>
<tr>
<td></td>
<td>Name of Municipal Planning Agency:</td>
</tr>
<tr>
<td></td>
<td>Address</td>
</tr>
<tr>
<td></td>
<td>Telephone Number:</td>
</tr>
</tbody>
</table>

### SECTION D - ADDITIONAL COMMENTS (See Section D of Instructions)

This Component does not limit municipal planning agencies from making additional comments concerning the relevancy of the proposed plan to other plans or ordinances. If additional comments are desired, attach additional sheets.

The planning agency must complete this Component within 60 days.

This component and any additional comments are to be returned to the project sponsor.
RESOLUTION 13-2006

A RESOLUTION AMENDING RESOLUTION 01-2004, FILING FEES AND ESCROW AMOUNTS FOR APPLICATIONS INVOLVING SUBDIVISION, LAND DEVELOPMENTS, PETITIONS FOR CHANGE OF ZONING, CURATIVE AMENDMENTS, CONDITIONAL USE APPLICATIONS, ZONING HEARING BOARD APPEALS, GOVERNING BODY APPEALS, AND ESTABLISHING CERTAIN ADMINISTRATIVE PROCEDURES AND POLICIES WITH RESPECT TO APPLICATION PROCEDURES, ADMINISTRATIVE FEES, AND RESOLUTION OF FEE DISPUTES

BE IT RESOLVED AND ENACTED, and it is hereby resolved and enacted by the Council of the Township of Bristol, County of Bucks, Commonwealth of Pennsylvania:

SECTION 1. ADMINISTRATION

A. All applications must be filed with the License and Inspections Department and be stamped with the application date. Any application (other than those pertaining to Subdivisions and Land Developments) that is deemed incomplete by the License and Inspections Department will not be accepted for review by the Township. When an application is rejected, the applicant shall be informed of the specific deficiencies of the application and instructed in fulfilling the application requirements.

B. A filing fee and escrow deposit are payable at the time of submission of each application, excluding final subdivision and land development plans where fees and escrows were established with the preliminary plan application. Separate checks shall be submitted by the applicant to cover the amounts of the filing fee and escrow deposit. In general, the filing fee will reimburse the Township for indirect and overhead expenses incurred during the review process for a particular application. The escrow deposit will reimburse the reasonable and necessary expenses of postage, advertising, stenographic services, legal and engineering services, traffic design, site design, landscape architecture and other consulting services which the Council and/or Zoning Hearing Board deem necessary for the examination of subdivision, land development or other applications.

C. A five percent (5%) administrative fee will be added to all applicable charges invoiced to the escrow account. This fee will be added to the total of each Township invoice and be deducted forthwith from the escrow account.

D. Applicants will receive periodic statements of the charges and fees deducted from their escrow accounts by the Township.
E. Upon submission of an application, the applicant will be required to sign an agreement to reimburse the Township for all reasonable and necessary expenses incurred by reason of the application in excess of the sums deposited with the Township. In the event that the escrow amount falls below fifty percent (50%) of the original escrow deposit, and it seems likely that costs will run in excess of the unused portion, the Township reserves the right to require an additional escrow deposit to restore the account to the amount of the original deposit. This additional escrow deposit is subject to the five percent (5%) administrative fee and shall be paid when requested and before further review of the application by the appropriate Township boards and/or commissions.

F. Upon the recording of a subdivision plan with the Recorder of Deeds, or upon final action by the Council or Zoning Hearing Board, or upon withdrawal of an application by the applicant, and after payment of all advertising, engineering, legal and other expenses incurred by the Township, the balance of the escrow amount will be refunded to the applicant. Funds held in the escrow account will not be refunded until all Township invoices and expenses have been paid in full by the applicant.

SECTION 2. SUBDIVISION AND LAND DEVELOPMENT APPLICATIONS, INCLUDING CHANGES IN LOT LINES WHERE NO NEW LOTS ARE CREATED.

A. Upon submission of a preliminary plan application, or a final plan application where no preliminary plan had been submitted, the applicant shall pay filing fees and deposit escrow amounts in accordance with the schedule established herinbelow.

B. In the R-1, R-2, R-3, and R-4 zoning districts, and for all other residential zoning districts or uses, subdivision and/or land development filing fees and escrow amounts shall be established as hereinbelow set forth. Where the number of lots and number of dwelling units are not the same, the filing fee and escrow amount shall be calculated on the basis of the greater number and the applicant shall pay and deposit the greater amount.

**Filing Fees**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sketch Plan</td>
<td>$500.00</td>
</tr>
<tr>
<td>2 lots or dwelling units</td>
<td>$500.00</td>
</tr>
<tr>
<td>3 or more lots or dwelling units</td>
<td>$500.00 plus $50.00 per lot</td>
</tr>
<tr>
<td>or dwelling unit over two (2)</td>
<td></td>
</tr>
</tbody>
</table>
Escrow Amounts

Sketch Plan                      $1,000.00
2 lots or dwelling units        $800.00
3 to 10 lots or dwelling units  $1,500.00
11 to 20 lots or dwelling units $3,000.00
21 to 40 lots or dwelling units $4,000.00
41 to 60 lots or dwelling units $5,000.00
61 to 80 lots or dwelling units $6,000.00
81 or more lots or dwelling units $7,000.00

C. In all other zoning districts, subdivision and/or land development filing fees and escrow amounts shall be fixed as follows:

<table>
<thead>
<tr>
<th>Filing Fees</th>
<th>Escrow Amounts</th>
</tr>
</thead>
<tbody>
<tr>
<td>$750.00 plus $150.00 per tenant/leasehold or per acre of gross site area, whichever results in the greater fee and escrow amount</td>
<td>$2,000.00</td>
</tr>
<tr>
<td>0.0 – 0.5 acres</td>
<td>$3,000.00</td>
</tr>
<tr>
<td>0.6 – 1.0 acre</td>
<td>$4,000.00</td>
</tr>
<tr>
<td>1.1 – 2.0 acres</td>
<td>$5,000.00</td>
</tr>
<tr>
<td>2.1 – 5.0 acres</td>
<td>$7,000.00</td>
</tr>
<tr>
<td>5.1 – 10 acres</td>
<td>$8,000.00</td>
</tr>
<tr>
<td>10 acres or more</td>
<td></td>
</tr>
</tbody>
</table>

D. Applicants submitting amended final plan applications or requesting changes to existing lot lines, where no new lots or parcels are created, shall pay the minimum fee and escrow amounts established in Section 2, B or Section 2, C above. The per lot charge shall not apply.

SECTION 3. SCHEDULE OF FEES FOR REVIEW OF APPLICATIONS, REPORTS AND INSPECTION OF IMPROVEMENTS.

A. The applicant and/or developer shall reimburse the Township from the escrow
account for the reasonable and necessary expenses incurred for review of applications, reports, and the inspection of improvements by the Township’s professional consultants and/or engineer. Such expenses shall be reasonable and in accordance with the ordinary and customary fees charged by the Township Engineer or consultant for work performed for similar services in the community, but in no event shall the fees exceed the rate or cost charged by the engineer or consultant to the Township when fees are not reimbursed or otherwise imposed on applicants.

1. In the event the applicant disputes the amount of any such expense in connection with review of applications, reports and the inspection of improvements, the applicant shall, within fourteen (14) working days of the applicant’s receipt of the bill, notify the Township that such expenses are disputed as unreasonable or unnecessary, in which case the Township shall not delay or disapprove a subdivision or land development application or any approval or permit related to development due to the applicant’s request over disputed engineering or consultant fees. In the event that the Township and the applicant cannot agree on the amount of review/inspection fees which are reasonable and necessary, then the applicant and the Township shall follow the procedure for dispute resolution set forth in Section 510(g) of the Pennsylvania Municipalities Planning Code, as amended, provided that the professionals resolving such dispute shall be the same profession or discipline as the consultants whose fees are being disputed.

B. Rates for all other professional consulting and engineering services are available upon request from the Managing Director’s Office

SECTION 4. ZONING HEARING BOARD APPEALS

A. An escrow deposit of $1,000.00 shall be submitted for all commercial, industrial, manufacturing or more than one residential dwelling/lot applications.

B. An escrow deposit of $700.00 shall be submitted for all single residential dwelling/lot applications.

Note* These escrow fees would be used to pay for such items as the court stenographer, solicitor, advertising, etc.

C. No application for a hearing before and by the Bristol Township Zoning Hearing Board, herinafter referred to as “Board”, shall be considered by said Board for hearing, decision or such other disposition as shall come within the purview of the
duties of said Board under the ordinances of Bristol Township, the First Class Township Code, or the Pennsylvania Municipalities Planning Code unless the applicant, at the time of the filing of his/her application, pays to Bristol Township a fee and escrow deposit as prescribed herinbelow according to the relief sought by the applicant and/or his/her application.

D. Zoning Hearing Board application fees shall include compensation for the secretary, notice and advertising costs and necessary administrative overhead connected with the hearing. Such fees, however, shall not include legal expenses of the Board, expenses for engineering, architectural or other technical consultants or expert witness costs.

E. The Zoning Hearing Board or the hearing officer, as the case may be, shall keep a stenographic record of the proceedings. The appearance fee for a stenographer shall be shared equally by the applicant and the Board. The cost of the original transcript shall be paid by the Board if the transcript is ordered by the Board of hearing officer, or shall be paid by the person appealing from the decision of the Board if such appeal is made. In either event, the cost of additional copies shall be paid by the person requesting such copy or copies. In other cases, the party requesting the original transcript shall bear the cost thereof.

F. The fee schedule for Zoning Hearing Board applications shall be as follows:

1. If the relief sought is a substantive challenge to the validity of any land use ordinance, except those brought before the Board,

   the fee shall be $2,500.00
   the escrow amount shall be $1,500.00

2. If the relief sought is a challenge to the validity of a land use ordinance raising procedural questions or alleged defects in the process of enactment or adoption which challenges are raised by an appeal taken within thirty (30) days after the effective date of said ordinance,

   the fee shall be $2,000.00
   the escrow amount shall be $1,000.00

3. If the relief sought is for a variance or special exception involving an existing or proposed single family dwelling,

   the fee shall be $300.00
4. If the relief sought is for a variance or special exception involving more than one single family dwelling or one or more multi-family dwelling,
   the fee shall be $400.00

5. If the relief sought is for a variance or special exception involving a commercial lot or building,
   the fee shall be $550.00

6. If the relief sought is a variance or special exception involving more than one commercial lot or building,
   the fee shall be $650.00

7. If the relief sought is a variance or special exception involving an industrial or manufacturing lot or building,
   the fee shall be $750.00

8. If the relief sought is a variance or special exception involving more than one industrial or manufacturing lot or building,
   the fee shall be $850.00

9. For all other appeals to the Zoning Hearing Board, including appeals from a determination by the Township Engineer or the Zoning Officer with reference to the administration of a flood plain or flood hazard ordinance or such provisions within a land use ordinance; applications for variances from the terms of the flood hazard ordinance or such provisions within a land use ordinance; applications for special exceptions under the flood plain or flood hazard ordinance or such provisions within a land use ordinance; and appeals from the determination of the Zoning Officer or Township Engineer in the administration of any land use ordinance or provisions thereof with reference to sedimentation and erosion control and stormwater management insofar as the same relate to development not involving Article V (subdivision and land development) of the Pennsylvania Municipalities Code,
   the fee shall be $570.00
SECTION 5. APPEALS, PETITIONS AND HEARINGS BEFORE THE COUNCIL OF BRISTOL TOWNSHIP

A. No application for a hearing before and by the Bristol Township Council, hereinafter referred to as "Council", shall be considered by said Council for hearing, decision or such other disposition as shall come within the purview of the duties of said Council under the ordinances of Bristol Township, the First Class Township Code or the Pennsylvania Municipalities Planning Code unless the applicant, at the time of the filing of his application, pays to the Township of Bristol a fee and escrow deposit as prescribed hereinbelow. Fees and charges shall conform to the requirements set forth in Section 4, B&C of this Resolution, where applicable.

1. The filing fee for conditional use applications shall be $250.00; and the escrow amount, which shall be deposited with the Township, shall be $750.00.

2. The filing fee for applications for curative amendments to the Zoning Ordinance shall be $3,500.00 and the escrow amount, which shall be deposited with the Township, shall be $2,500.00.

3. The filing fee for all petition for amendments to land use ordinances, pursuant to the procedures set forth in Section 609 of Pennsylvania Act 170 (1988), shall be $1,250.00; and the escrow amount, which shall be deposited with the Township, shall be $1,000.00.

4. The filing fee for appeals from the determination of the Zoning Officer or the Township Engineer in the administration of any land use ordinance or provisions thereof with reference to sedimentation and erosion control and stormwater management insofar as the same relate to an application for subdivision or land development, shall be $575.00; and the escrow amount, which shall be deposited with the Township, shall be $750.00.

SECTION 6. NEW CONSTRUCTION/BUILDING GRADING PLAN REVIEW AND INSPECTIONS FOR RESIDENTIAL BUILDING

A. For review of the site grading plan for a new residential building and inspections of construction work in progress, the escrow deposit amount shall be $750.00.
SECTION 7. NEW CONSTRUCTION/BUILDING GRADING PLAN REVIEW AND INSPECTIONS FOR COMMERCIAL BUILDING.

A. For review of the site grading plan for a new commercial industrial or manufacturing building and inspection of construction work in progress, the escrow deposit shall be $1,000.00.

SECTION 8. PETITIONS TO VACATE STREETS AND RIGHT-OF-WAY

A. The filing fee for petitions to vacate streets and rights-of-way shall be $250.00. The amount of $750.00 shall be deposited with the Township in escrow. The cost of any survey required to prepare legal descriptions shall be paid in full by the applicant.

SECTION 9. FEES FOR PRELIMINARY OPINIONS, PURSUANT TO SECTION 916.2 OF PENNSYLVANIA MUNICIPALITIES PLANNING CODE, AND CERTIFICATIONS BY THE ZONING OFFICER

A. The fee for obtaining preliminary opinions or certifications from the Zoning Officer shall be $50.00 for residential properties and $100.00 for all other districts.

SECTION 10. LAND ALTERATION APPLICATION FEE, PERMIT AND ESCROW.

A. In residential districts, the land alteration application fee shall be $30.00, the permit fee shall be $150.00 and the escrow deposit shall be $750.00.

B. In all other zoning districts, the land alteration application fee shall be $75.00, the permit fee shall be $250.00 and the escrow deposit shall be $1,500.00.

SECTION 11. REPEAL OF CONFLICTING RESOLUTIONS

A. Any resolution, or part of resolution, conflicting with this Resolution is hereby repealed insofar as the same affects this Resolution.
SECTION 12. SEVERABILITY

A. The provisions of this Resolution are severable. If any particular fee, section, clause, sentence, part or provision of this resolution shall be held illegal, invalid or unconstitutional by a Court of competent jurisdiction, such decision of the Court shall not affect or impair any of the remaining fee schedules, sections, clauses, sentences, parts or provisions of this Resolution. It is hereby declared to be the intent of the Council of Bristol Township that this Resolution would have been adopted if such illegal, invalid, or unconstitutional section, clause, sentence or part of a provision had not been included herein.

SECTION 13. EFFECTIVE DATE

A. This Resolution shall become effective on March 1, 2006.

RESOLVED THIS 15TH DAY OF FEBRUARY, 2006.

BRISTOL TOWNSHIP COUNCIL, BUCKS COUNTY, PENNSYLVANIA

Attest:

[Signature]
Secretary

[Signature]
President