

RECYCLING TECHNICAL ASSISTANCE PROJECT #516 LEHMAN TOWNSHIP PIKE COUNTY, PENNSYLVANIA

MULTI-MUNICIPAL APPROACH TO ACT 101 RECYCLING PROGRAM IMPLEMENTATION

APRIL 2013

Sponsored by the Pennsylvania Department of Environmental Protection through the Pennsylvania State Association of Township Supervisors.

Project Completed By:

Environmental Resources Associates

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CONSULTANTS IN ENVIRONMENTAL RESOURCE MANAGEMENT

1.0 Statement of Problem

Lehman Township (Township) is located in Pike County, Pennsylvania. On April 5, 2012 the Township was notified by the Pennsylvania Department of Environmental Protection (PADEP) of their obligations to implement a mandatory curbside recycling program, in compliance with Municipal Waste Planning, Recycling and Waste Reduction Act of 1988 (Act 101). The Act 101 requirement is based on a municipality's population or population density. The Township exceeded the Act 101 Section 1501(a) threshold of 10,000 people. The Township's population per the 2010 U.S. Census was 10,663, therefore, the Township is mandated to implement a curbside recycling program.

The Township requested and was granted Recycling Technical Assistance to aid in developing and implementing a mandatory recycling program, consistent with the requirements of Act 101. Assistance was also requested to identify and assess the potential for multi-municipal cooperation, with two nearby municipalities which had requested and were granted comparable (mandatory recycling program implementation) Recycling Technical Assistance. Environmental Resources Associates (ERA) was assigned to provide the requisite consulting services.

2.0 Background

A primary component of the project was to identify and assess potential opportunities for and benefits of multi-municipal cooperation, relative to implementing a mandatory recycling program with the two nearby Monroe County municipalities (Pocono and Smithfield Townships). During the course of the project, a fourth municipality, Middle Smithfield Township located in Monroe County, also expressed interest in participating in a multi-municipal program.

The noted municipalities currently share both similar and unique challenges to recycling program implementation.(1)

2.1 Growth and Residential and Commercial Sector Diversity

Monroe and Pike counties are situated along Pennsylvania's northeastern border with New Jersey, and are within commuting distance to New Jersey and New York metropolitan areas. Over the past few decades, these counties have experienced substantial population gains as a result of high migration rates from these urban areas. These counties rank as the fastest growing counties in the entire northeast United States.

The 2010 U.S. Census shows that between 2000 and 2010 the population of Monroe County increased by 22.5 % and by 23.9 % in Pike County. Lehman Township's population increased by 42 % from 2000 to 2010.

The recent accelerated suburban growth, associated expansion and/or development of commercial and institutional establishments are not the only common challenges the municipalities face relative to structuring and implementing a compliant mandatory recycling program. Being located in the popular vacation region of the Pocono Mountains, they also share other common and distinctive challenges to implementing a compliant recycling program. All of the municipalities contain resorts,

⁽¹⁾ PADEP notified Smithfield Township on September 10, 2012 that, as a result of the Passage of Act 83 of 2012 amending Act 101, it was no longer mandated by law to implement a recycling program. However, the Township opted to proceed with the project.

campgrounds, parks and various other tourist attractions. Additionally, each includes several residential and vacation homes, condominiums and retirement communities, ranging in size from 20 to more than 1,000 households. This situation is further complicated by the fact that several of these communities span municipal borders.

3.0 Project Scope of Work

The Township requested Recycling Technical Assistance to review current recycling practices and to assist in implementing a mandatory recycling program, compliant with the requirements of Act 101. As noted above, assistance was also requested to identify and assess the potential for multi-municipal cooperation with the nearby municipalities of Pocono and Smithfield Townships.(2)

☑ ERA met with Township representatives to review the proposed technical assistance scope of work to refine parameters for the planned work efforts and to gather relevant data and information.

As part of this task, a compliance review and assessment of historical and current waste and recyclables collection practices was conducted. This effort also included a review of all pertinent ordinances, public information and educational materials. Based on the information provided and reviewed, it was evident that all of the elements included in the Township's existing recycling program failed to meet the requirements for implementation of a recycling program under Act 101. Elements of the current recycling program are noted and summarized below:

- The Township does not regulate collection of waste and/or recyclables; however, the Township has long supported and encouraged voluntary recycling. The Township has for over a decade participated in the county wide drop-off recycling program, hosting a county operated drop-off recycling site at its municipal complex.(3)
- The Township has provided limited residential leaf waste collection services along major township roads for the past several years.
- Four private haulers provide residential curbside waste collection and optional recyclables collection services via a private subscription basis. The types of recyclables collected vary depending on the selected hauler, as does the mode collection, commingled or single stream.
- ☑ Subsequently, ERA met with the Township to present its findings and to discuss options for a cooperative effort with other nearby municipalities currently coping with similar recycling program establishment and implementation obligations. ERA suggested that it would be appropriate to discuss prospective opportunities for municipal cooperation with Pocono and Smithfield and noted that Smithfield Township had offered to host said meeting. Additionally, the Township was informed that Middle Smithfield Township also expressed an interest in meeting, due to its similar obligation to implement a recycling program and its proximity to the currently interested municipalities.

Shared comparable circumstances include, but are not limited to:

All municipalities lack:

✓ A recycling ordinance compliant with the requirements of Act 101 and Act 140.

⁽²⁾ Assistance was provided by ERA on an individual and collective basis to the involved municipalities.

⁽³⁾ Pike County discontinued the county wide recycling program on October 1, 2012.

- ✓ A comprehensive and sustained public information and education program concerning recycling program features and requirements.
- ✓ A compliant leaf waste collection and processing system.
- Waste and recyclables collection system provided via private subscription.
- Common distinctive regional challenges which need to be confronted relative to residential and commercial entities include: private (gated) residential, vacation home, time share and retirement communities, resorts, campgrounds and various other tourist attractions.
- Private haulers provide collection services for waste and recyclables across municipal borders.

Following a discussion of the above noted items, the Township expressed its interest in attending a meeting to explore the opportunities for addressing the individual and collective needs of the municipalities via a cooperative effort.

☑ ERA coordinated, prepared for, and participated in a meeting/work session with the interested municipalities to discuss the options for and benefits of a cooperative effort. Items addressed at the work session meeting included:

Recycling Program Elements and Ordinance

- ✓ Cooperative program approach.
- ✓ Uniform standards, relative to program parameters, regulations monitoring, and enforcement.

Recycling Education /Outreach

- ✓ Education/outreach program components.
- ✓ Target sectors.

Leaf and Yard Waste Programs

- ✓ Curbside collection, drop-off and material processing options.
- ✓ PADEP compost site criteria and guidelines.
- ✓ Inter-municipal cooperation options.
- ✓ Program financing (Act 101 Section 902 grant funding opportunity).

The consensus of the municipalities was to pursue (to the extent practical) a cooperative/multi-municipal approach to develop and implement a recycling program compliant with the requirements of Act 101 and Act 140. Specific areas of mutual interest included:

- ✓ Implementing a standardized recycling program (development of a model ordinance for adoption by the individual municipalities).
- ✓ Developing individual leaf collection and drop-off programs.
- Establishing and operating a centrally located multi-municipal compost facility.
- ✓ Appling for Act 101 Section 902 funding assistance for development of a multi-municipal compost facility.

- ✓ Following the work session, ERA met with the Township to discuss distinctive circumstances that have influenced the atypical growth of the Township's residential, commercial and institutional sectors. That is, the Township has experienced the most accelerated residential growth of any of the interested municipalities, absent the predictable corresponding growth of its commercial or institutional sectors. Additionally, it has maintained its rural nature and its exceptional appeal as an ecotourism destination. Factors which have contributed to this situation include:
 - A portion of the Delaware Water Gap National Recreation Area encompasses virtually all the land along the Township's eastern border, and the Delaware State Forest acreage encompasses the majority of land along its western border, estimated at 37.7% of the Township's total land mass. Additionally, expansive areas of privately owned recreation/open space acreage (campgrounds, tourist attractions, and sportsman's clubs) extend from the Township's northern border through its central core, estimated at 10% of the Township's total land mass.
 - The vast majority of the Township's population resides in six large private residential communities. Predictably these private communities are primarily located along and/or between the borders of the public and private recreation/open space areas. These communities include both permanent and seasonal/vacation homes.
 - According to the 2010 U.S. Census, the total number of housing units in the Township was 6,138. A total of 59% were estimated to be occupied year-round and 41% vacant. Of the vacant housing units in the Township, 33.2% (2,039 units) were identified as vacant for seasonal or recreational use. The vast majority of these seasonal units are located in private communities.
 - Non-recreational, open space or residential land use is comparably minimal. Although the Township population has grown rapidly over the past two decades, its commercial sector has not experienced any notable expansion. The commercial sector remains basically unchanged, comprised of a few restaurants and convenience stores, campgrounds, resorts and tourist attractions.
 - The Township's institutional sector also remains essentially unchanged, comprised of a U.S. Post Office and the Lehman Township Municipal Center. The only significant addition to this sector was the development of a major public school complex by the East Stroudsburg School District. The District is comprised of the East Stroudsburg Borough and the Townships of Smithfield, Middle Smithfield, and Price, which are located in Monroe County, and the Townships of Lehman and Porter, located in Pike County.

Due to the continued rapid growth in its northern region, the District split into two parts: South and North. To accommodate the exponential increase in students a 400-acre north campus was developed in centrally located Lehman Township. The campus officially opened in 2000 and includes an elementary, intermediate and high school. Current total enrollment is approximately 2,850 students.

ERA discussed with the Township the need for its mandatory recycling program to address all noted sectors regardless of the number or types of entities included within a particular sector. ERA stressed the particular importance to inform, educate and work cooperatively with its private communities and the District.

- ☑ To assist the Township in addressing the outstanding recycling program implementation issues, ERA:
 - Prepared a sample solid waste and recycling ordinance, based on suggested recycling ordinance additions, revisions and modifications provided by ERA to Middle Smithfield Township (under the Recycling Technical Assistance program) and guidance provided at the work session. The sample ordinance was developed to serve as a template for the Township and interested municipalities in implementing comparable recycling programs.
 - Prepared guidance and recommendations for development of a comprehensive recycling public education and information program, sample educational materials, notices and a recycling report form. This information is included in Appendix A.
 - Participated in a public meeting with the interested municipalities to discuss a centrally located candidate leaf waste compost facility site identified in Middle Smithfield Township. ERA summarized the requirements for establishment and operation of a leaf waste compost facility, as specified in the PADEP "Guidelines for Yard Waste Composting Facilities". Additionally, guidance was provided relative to developing an Intermunicipal Agreement for facility operations. Details are included in Appendix B.
 - Assisted solicitor in modifying the Intermunicipal Agreement based on input provided at the above noted meeting.
 - Participated in a second public meeting with the interested municipalities to discuss implementation of a multi-municipal recycling program, to include a compost facility. Topics discussed included; proposed modifications to the Intermunicipal Agreement, designation of a lead agency, status of efforts for acquisition of candidate site compost facility, processing options and related equipment.
 - Prepared a draft project report detailing its findings and recommendations and discussed same with the Township. Based on comments and input provided by the Township, a final report was prepared and submitted to the PADEP.

4.0 Solutions

- ☑ The Township's participation in a cooperative approach to implementing a mandatory recycling program would provide the following benefits:

 - Avoid duplication of efforts and afford the related benefits of economy of scale to all participating municipalities and provide assistance with program sustainability, particularly in the development and operation of a compost facility.
 - ♠ Enhance the probability for receipt of Act 101 Section 902 grant funding.

5.0 Conclusion and Recommendations

Based on the assessments and evaluation presented in this report, ERA offers the following conclusions and recommendations.

5.1 Conclusion

A cooperative effort presents an opportunity for the Township and other participating municipalities to develop positive synergy, resulting in mutual benefits and the best opportunities for efficient and economical recycling program implementation and development of a leaf waste compost facility.

5.2 Recommendations

- ☑ ERA recommends that the Township:
 - Adopt a solid waste and recycling ordinance, based (to the extent practical) on the sample ordinance developed through the course of the project.
 - Continue to work cooperatively with the interested municipalities to develop a multimunicipal compost facility.
 - Require that all authorized collectors provide recycling notifications to each customer, compliant with Act 101. This requirement is considered particularly necessary given that collection methods vary, based on the selected collector. Some of the haulers provide commingled collection, while others provide single stream collection services.
 - Involve and seek input from program stakeholders, including: residents, property owners associations, authorized collectors and commercial sector during the continued development and implementation of the planned recycling program.

 - Designate a recycling coordinator responsible for recycling data collection and reporting, recycling program performance and monitoring and/or enforcement.

 - Develop and employ a cataloged electronic data, records and file management system. An electronic system will greatly aid in:
 - ✓ Relevant document storage and retrieval.
 - ✓ Tracking program management, monitoring, enforcement and finances.
 - ✓ Disseminating information and data to program stakeholders.



Recommended Recycling Education/Outreach And Enforcement Components

A comprehensive and sustained recycling education/outreach program is the most effective way of gaining recycling program participation initially and over the long run. This is true for any recycling program and is of particular importance for mandatory programs.

The Township's educational materials should extol the merits and the importance of participation and program accomplishments, in an enthusiastic and interesting manner. The educational materials should emphasize the importance of the program e.g., waste stream reduction, saving on disposal fees, saving/reuse of valuable resources, reduction of dependence on disposal facilities and, of course, *it is the law*.

Title 25 Subchapter E. Municipal Recycling Program

Public Information and Education Section 272.423

- (a) A municipality subject to this subchapter shall establish a comprehensive and sustained public information and education program concerning recycling program features and requirements. As part of this program, a municipality shall, at least 30 days prior to the initiation of the recycling program and at least once every 6 months thereafter, notify persons occupying residential, commercial, institutional and municipal premises within its boundaries of the requirements of the ordinance.
- (b) This notice shall include an explanation of how the system will operate, the dates of collection, and responsibilities of persons within the municipality and incentives and penalties.
- (c) The governing body of a municipality may place an advertisement in a newspaper circulating in the municipality, post a notice in a public place where public notices are customarily posted; including a notice with other official notifications periodically mailed to residential taxpayers, or utilize a combination of the foregoing.

Act 140 Impacts on Act 101 Recycling Performance Grants

Act 101 mandated curbside municipalities and other municipalities, except for counties, receiving more than \$10,000 in Act 101 Section 904 Recycling Performance Grant funding must meet the following performance requirements:

- Requires, through ordinance, that all residents have waste and recycling service.
- Has an implemented residential recycling program and facilitates a commercial recycling program or participates in a similar county or multi-municipal program.
- Has a residential and business recycling education program.
- Has a program of enforcement that periodically monitors participation, receives complaints and issues warnings for required participants and provides fines, penalties, or both, in its recycling ordinance.
- Has provisions, participates in a county or multi-municipal program or facilitates a private sector program for the recycling of special materials.

- Sponsors a program, facilitates a program or supports an organization to address illegal dumping and/or littering problems.
- Has a person or entity designated as recycling coordinator who is responsible for recycling data collection and reporting recycling program performance in the municipality or municipalities.

General Recycling Education/Outreach Program Components

A comprehensive and sustained education/outreach campaign will help insure recycling program participation initially and over the long run. The following are suggested components for developing an education/outreach program compliant with Act 101, that are intended to gain interest, increase enthusiasm and participation and help assure compliance by residents and Commercial, Municipal and Institutional (CMI) establishments.

Provided below is guidance and direction for establishing and implementing a comprehensive and sustained public information and education program.

- Place an eye-catching advertisement in a paper of general circulation providing details of the recycling program, its merits and requirements (at a minimum of twice per year). Requirements for and benefits of reporting the types and amounts of recyclables should also be noted.
- Post a Public Notice at the municipal building where public notices are regularly posted.
- Prepare an instructional flier/ brochure, one that is eye catching and to the point: (i.e.: who, what, where, when and why). The brochure may be distributed at the recycling/compost facilities or sent with tax bills or other information to save on mailings. Additional brochures (and posters) may be placed in public buildings and local businesses.
- Develop/improve the recycling information on a web site. PADEP allows one of the two annual required public recycling education/ information notifications to be posted on a municipal web site. Items recommended for inclusion in a web site:
- Detailed requirements of the recycling program.
 - ✓ Recycling is positive for the community, business, the economy and the environment. Recycling is mandatory and the Township will take appropriate enforcement actions for non-compliance.
 - ✓ Why each household/ commercial enterprise regardless of size is important to the success of the recycling program.
 - ✓ List of designated materials to be recycled.
 - Requirements of and guidelines for establishing recycling programs at Multi-Family Dwellings, Property Owners Associations and CMI recycling programs.
 - ✓ Sources of available recycling and waste reduction information.
- Prepare and distribute news releases and public service announcements to the local media. Provide program details, importance of the program, e.g. waste stream reduction, saving on disposal fees, saving/reuse of valuable resources, reduction of dependence on disposal facilities and, it is the law.

- Include recycling requirements with official announcements periodically mailed to residential taxpayers.
- fraction programs.
- Development of a slogan (s) e.g.: "Send Your Leaves to a Mulch Better Place; Recycle Today for a Better Tomorrow; "Business Recycling Today for a Greener Tomorrow", "It's Good Business to Recycle" or "Join the Green Team Recycle". Slogans help with program identity and purpose.
- Prepare and distribute news releases and public service announcements to the local media. Emphasis should be placed on the importance of the program including, waste stream reduction, saving on disposal fees, saving/reuse of valuable resource, reduction of dependence on disposal facilities.
- Develop incentive programs for participation rewarding residents and commercial entities for participation. Profile selected participants in the Township's newsletter or in press releases, present a certificate or plaque to long term participants or exemplary recycling programs.

Property Owners Association

In addition to the above noted components for developing an education/outreach program, the following items are suggested, at a minimum, to inform Property Owners Associations (POA's) of their obligations.

- ✓ Direct mailings to POA's detailing requirements for establishing a recycling program (including pertinent sections of the Recycling Ordinance and a Township contact person).
- ✓ Provide guidance in program development, if required.

Commercial, Municipal and Institutional Recycling

In order to fully meet the requirements of Act 101 and appropriate regulations, the Township must develop and implement an education program that provides incentives and/or rewards for participation and an effective enforcement program for noncompliance, specifically addressing establishments, as discussed below.

It should be recognized that it is challenging from both the functional and political standpoint to develop and operate a CMI recycling program for numerous and diverse commercial entities. It is almost impossible to do so without a comprehensive and sustained outreach/education program. A truly comprehensive and sustained outreach/education program can greatly diminish the need for enforcement.

Getting the message to the intended participants of their obligation to recycle is a critical step in developing the recycling program. Education is paramount to a recycling program's success. The key words for a successful outreach/education campaign are comprehensive and sustained.

The Township needs to effectively disseminate information detailing its recycling program requirements to its intended participants. To get the message to the targeted participants, one must first identify them. A list identifying CMI establishments is a good start. The most readily available listing of CMI establishments is usually the municipal tax roles.

To assist in developing a comprehensive listing a review of authorized collector's customer lists and various residential, government, business and industry telephone directories and data bases can be conducted. Based on the data information collected, a preliminary listing of CMI establishments can be compiled. Township tax and boundary maps can be used in conjunction with visits to the Township's primary commercial districts to assist in confirming, updating and editing the list.

Based on the recycling reports submitted to the Township by CMI establishments and recycling reports and recent customer lists provided by authorized collectors, a second list of establishments can be prepared. This list will highlight those establishments that are participants in the recycling program.

Unfortunately the list identifying participants in a Township's recycling program cannot be considered as completely accurate. Some CMI establishments are small computer based or home businesses and may be included in residential collection.

Next, a comprehensive and sustained outreach/education campaign needs to be developed and implemented by the Township. Information included in the campaign must be concise, direct and easily understood, addressing all aspects of the CMI recycling program. Explaining "why" the program is required is extremely important. A recycling education program must detail the requirements for and benefits of participation. The information to be conveyed must be crafted in a manner that generates interest and develops enthusiasm among the targeted participants. However, not everyone will be enthused by the many local or even global benefits derived from commercial recycling. This is one reason that each CMI establishment should be made aware of the fact that recycling is mandatory, it is the law, and the Township will take enforcement action, if required. Once "why" is established, "who, what, where, when and the how to" of the program must also be clearly and succinctly conveyed.

The Township needs to continually inform and educate its CMI establishments regarding the mandatory recycling program. The benefits of and requirements for recycling must be repeated/reinforced on a regular basis: at a minimum of every 6 months (as required by Act 101). This effort will help to maintain interest and enthusiasm. The fact that participation is required by <u>all</u> CMI establishments and that there are penalties for non-compliance will get the attention of even those who are reluctant to participate.

The following are suggested components for developing an education/outreach program that are specifically geared to CMI establishments.

- Conduct a workshop (this could be a multi-municipal effort) for the commercial sector and authorized collectors of recyclables. The workshop can review program roles and

requirements. Present information to assist in development of recycling programs for various types of business. Request DEP assist the Township in developing the workshop and in providing promotional and/or educational materials.

Send reminders to CMI establishments that are not participating in the recycling program. Note that compliance is mandatory in a friendly, but firm manner. A second letter, if required, should be forceful and perhaps include a notice of violation or citation. The Township could consider offering violators a specified period of time to comply with their recycling requirements, prior to taking enforcement action.

One message must be conveyed, "The Township will take enforcement action, if required". Realizing that violators will be prosecuted provides motivation to even the most reluctant to comply with the recycling program requirements.

- Negative publicity is not a desirable way to educate but it is effective. Consider publicizing the names of the establishments that are non-compliant with recycling requirements.
- Consider establishing an awards program to recognize exemplary recycling efforts by CMI establishments. Engage the local Chamber of Commerce or Rotary Club in awards programs if practical.
- Distribute an education packet detailing the Township's mandatory recycling program to each CMI establishment. The opportune time to do this is when they are seeking a Township occupancy permit. Include a copy of the commercial recycling requirements, a quarterly recycling report form and a survey form requesting a description of the type of commercial enterprise and the variety of recyclables it will generate. The survey form should be user friendly and require only a few minutes to complete. A certification that they will participate in the recycling program can be included as part of the survey form. The survey should be submitted prior to or at the time of issuance of the occupancy permit. Each new CMI establishment is then added to the commercial sector recycling list.

Work with the County Recycling Coordinator to educate CMI establishments. Additionally, to help increase CMI establishment's awareness of their recycling obligations, the Township can solicit assistance from local business associations, Chamber of Commerce, the Rotary Club, Kiwanis Club or other similar organizations. These groups can assist in recycling education efforts and/or recognition programs. These groups know your CMI establishments and are oriented to public service.

CMI recycling fact sheets and promotional material are available on the PADEP web site (www.dep.state.pa.us) and the Professional Recyclers of Pennsylvania (PROP) (www.proprecycles.org) also provide a wealth of information regarding CMI recycling.

Leaf and Yard Waste Collection

The Township must either provide collection services once per month or provide for collection not less than twice per year. The Township must also facilitate a drop-off location or other collection alternative that allows persons in the municipality to deposit leaf waste at least once per month as required under Act 101 and described in the following DEP guidance.

PENNSYLVANIA'S ACT 101 LEAF WASTE COLLECTION REQUIREMENTS

Act 101, Section 1501 (c) (1) (ii) and (iii), requires persons in mandated municipalities to separate leaf waste from other municipal waste generated at residential, commercial, municipal and institutional establishments. "Leaf waste" is defined in the Act and its regulations as "leaves, garden residues, shrubbery and tree trimmings, and similar material, but not including grass clippings." Source separated leaf waste, as with other recyclable material, is to be collected at least once per month as set forth in Act 101 Section 1501(c) (2) and (3) and processed at PA, DEP-approved composting facilities.

Act 101 mandated municipalities with programs that collect leaves only in the fall are not in compliance with the Act. Mandated municipalities desiring to establish leaf waste collection programs in compliance with Act 101 must, as a minimum:

- 1. Require by ordinance that leaf waste consisting of leaves, garden residues, shrubbery and tree trimmings, and other similar material are targeted for collection from residences and commercial, municipal and institutional establishments: and
- 2. Establish a scheduled day, at least once per month, when leaf waste is collected from residences; or
- 3. Establish a scheduled day, not less than twice per year and preferably in the spring and fall, when leaf waste is collected from residences, <u>and</u> facilitate a drop-off location or other collection alternative approved by PADEP that allows persons in the municipality to deposit leaf waste for the purposes of composting or mulching at least once per month. The leaf waste drop-off location may be located in a neighboring municipality or at a private sector establishment provided that an agreement is in place to utilize that location and the municipality keeps residents and commercial, municipal and institutional establishments informed of the option at least once every six months.
- 4. Ensure that commercial, institutional and municipal establishments generating leaf waste have collection service
- 5. Municipalities are encouraged to manage source separated Christmas Trees as leaf waste for processing at a PA DEP-approved composting facility.





<u>We Recycle</u>



Lehman Township encourages residents to reduce the amount of trash that is generated and collected at curbside and to purchase items that are recycled. The Township's Solid Waste and Recycling Ordinance, requires all residents to use the services of an authorized collector for waste collection. Recycling in Lehman Township is mandatory.

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Recycling Requirements

Recycling is mandatory in the Township. Every authorized collector of residential waste is also required to provide recycling services to its residential customers by removing recyclables from their properties at the curb side (within the public right-of-way). In addition, every authorized waste collector is also required to provide to its commercial, municipal, institutional and multifamily housing property customers recycling service.

All recyclables removed by authorized collectors are to be kept separate from municipal waste and delivered to a recycling facility. Recyclables shall be kept separate from municipal waste consistent with the following provisions and the authorized collector's guidelines:

- (1) Owners and occupants of all residential properties must keep separate from other waste, but may commingle (mix), the following recyclables: glass containers, plastic containers (#1 and #2), aluminium, steel, bimetallic cans and newsprint.
- (2) Owners and occupants of all commercial, municipal and institutional establishments and properties and sponsors or organizers of community activities shall keep separate the following recyclables: glass containers, aluminium, steel and bimetallic cans, plastic containers (#1 and #2), corrugated paper and high grade officer paper and newspapers.

This is a mandatory recycling program; you are required by Township Ordinance to separate the materials described above for special collection. Recyclables (including leaf waste) shall not be mixed with municipal waste for collection.



Notice: Commercial, Institutional and Municipal Establishments, Document **Destruction Companies and Private Collectors.**

Recycling in Lehman Township is mandatory.

Ordinance # --- Requires:

That all commercial, institutional and municipal establishments located in Lehman Township shall separate high-grade office paper, clear glass containers, aluminum, steel and bimetallic cans, plastic containers, newsprint, corrugated paper and leaf waste. Businesses and institutions with facilities located within Lehman Township must implement recycling programs (IT IS THE LAW).

All residential, commercial, institutional and municipal entities, and multifamily residential complexes located in Lehman Township must ensure that designated materials are recycled. As noted above Lehman Township's Recycling Ordinance (pertinent sections attached) requires that commercial and residential establishments separate designated recyclable materials from municipal waste.

Commercial establishments must either self-haul the designated recyclables to a recycling facility, or they must contract with an authorized collector to collect and deliver them to a recycling facility.

Use of a document destruction company or an authorized collector fulfills this requirement, provided the contractor can demonstrate that the material is recycled. Authorized collectors and document destruction companies must report quarterly to the Township the amount of material which they collected from clients and recycled. Additionally, authorized collectors and document destruction companies must supply customer lists to the Township to verify service. Attached are copies of Quarterly Recycling Report Forms.

To fulfill the reporting requirements, a copy of the weigh tickets or certification from the facility to which the materials were delivered must be included with the report form. The reports must be sent to the Township.

The following materials must be separated for recycling:

- → Clear and colored glass containers
- → Aluminum and tin cans
- Corrugated Cardboard
- → Mixed and high grade office paper
- → Plastic Containers

- → Newspaper
- The following materials must be separated for composting:
 - → Leaf waste (including leaves, brush, and trimmings).

Please note that commercial establishments, private collectors and documented destruction companies that do not comply with the Recycling Ordinance can be fined not less than \$300.00 and not more than \$1,000.00 per day, for lack of compliance with certain provisions. The Township reserves the right periodically to inspect commercial and multi-family residential establishments and the contents of waste/recycling containers to confirm compliance with the Solid Waste and Recycling Ordinance.

Please return forms to:

Recycling Coordinator, Lehman Township 193 Municipal Drive Bushkill, Pike County, PA 18324

Should you believe that you have received this notice in error or have any questions regarding recycling in Lehman Township or reporting procedures, please feel free to contact me.

Sincerely,

Recycling Coordinator

NOTE: The accompanying noted sections of the Lehman Township Solid Waste and Recycling Ordinance (adopted 201-) is meant for information purposes only and does not constitute the full text of the Ordinance. A complete copy of the Lehman Township Solid Waste and Recycling Ordinance is available for review at the Lehman Township Municipal Office.

NOTE: The following to be added to above notice if an entity is not complying, as initial notice.

Our records indicate that you are currently not in compliance with the reporting requirements, please be advised that Lehman Township is committed to ensuring compliance, and, to that end, takes enforcement of it's Recycling Ordinance very seriously.

Please complete	Quarterly Recycling reports	for all quarters of 201.	_ and submit them to
the Township by __	201_ in order to av	oid enforcement action).



LEHMAN TOWNSHIP RECYCLING TONNAGE CLAIM SUMMARY

Quarter ending - _____201-

Waste Collector/Company/Sponsor: Phone:	NAME AND ADDRE	ESS
Indicate the weight (tons) of Resident	ial and/or Commer	cial Recyclables that you collected
within Lehman Township, Pike County center/material recovery facility during	, PA and marketed	or delivered to a processing
RECYCLABLES (tons)	RESIDENTIAL	COMMERCIAL
Commingled Single Stream Newsprint Cardboard High Grade Paper Mixed Office Paper Glass Containers Aluminum and Steel Cans Other Other		
Iknowledge and was collected within Lehman Town	certify that these recy ship, Pike County, PA.	rclable tonnages are correct to the best of my
Date Signa	iture	
Please return form to: Recycling Coordinator, Lehman Township 193 Municipal Drive Bushkill, Pike County, PA 18324	pany/Organization	

IMPORTANT NOTE:

this report.

Thank you for your cooperation

This report is required by The Lehman Township Recycling Ordinance. The report is due within 15 business days at the end of each 3-month quarter period. Please

include all weight receipts from markets and/or processing centers when submitting





Intermunicipal Agreement

An intermunicipal agreement (as authorized under Act 180) allows municipalities including counties to enter into cooperative agreements with other municipalities in the performance of their respective functions, powers or responsibilities.

The municipalities have determined that an intermunicipal agreement is a practical mechanism to equitably address the operation of a multi-municipal compost facility.

It is essential that the intermunicipal agreement:

- Is crafted with great care, all functional and financial aspects of the program must be considered.
- Clearly identify and succinctly define the roles, responsibilities and obligations of each participant (both current and future).

A draft intermunicipal agreement is provided below. The draft document identifies the primary responsibilities and obligations for participation in multi-municipal compost facility.

The draft document should be considered a work in progress. The draft document is intended as frame works for the interested municipalities to build upon during the remaining decision making process and the negotiation of final terms and conditions.

The Township and Borough will require the assistance of their solicitors in the review of the draft and the preparation and execution of the final agreement.

INTERMUNICIPAL AGREEMENT

THIS AGREEMENT made this of , 201 -, by and between the
Township of, a municipal corporation organized under the laws of Pennsylvania with
its municipal offices located in the County of Monroe/Pike, Commonwealth of Pennsylvania, and
the
WHEREAS, the Township of and the recognize that the
growth and development within the county in general, and the Township of in
particular, have increased the need for municipal services to their residents; and
WHEREAS, each Municipality has also recognized that establishment of an intermunicipal
compost facility would provide efficient and economic services beneficial for its residents; and
WHEREAS, the Municipalities have recognized that the development of separate compost
facilities to perform similar or identical tasks within each Municipality could result in the
duplication of effort to the detriment of the residents of the Municipalities; and
WHEREAS, the Municipalities recognize that the coordination of services would enable each
Municipality to minimize the costs of the operation and administration of a compost facility and
WHEREAS , the Act of July 12, 1972, P.L. 762, as amended, 53 P.S. § 2301, et seq., also
known as the Intergovernmental Cooperation Act, permits Municipalities to enter into
agreements to cooperate in the performance of their respective functions, powers or
responsibilities; and
WHEREAS, the Township of has developed and operates a intermunicipal
compost facility to provide for economic and efficient leaf and yard waste processing and
composting services to the Municipalities.
NOW, THEREFORE, with the foregoing background incorporated herein by reference and made
a part hereof, and in consideration of the mutual promises and obligations set forth herein, and
intending to be legally bound hereby, the parties agree as follows:
1. Compost Facility. The Township of has established and operates a facility
for the economic and efficient processing and composting of leaf
and yard waste and shall provide processing and composting services in accordance with the
provisions of this Agreement. Such facility shall be known as the " Township
Compost Facility" and shall be operated in accordance with the provisions of this Agreement.
2. Operational Requirements.

Township Compost Facility shall accept the following materials at the		
ompost facility: leaves, shrubbery, brush and tree trimmings, to a maximum length of ()		
feet and a maximum diameter of () inches, and Christmas trees. Materials must be		
delivered in bulk and to the extent practical segregated.		
Township Compost Facility will not accept plastic bags, metal, tree stumps,		
construction debris or municipal waste or rubbish of any kind.		
Township Compost Facility will only accept organic materials as specified		
above and reserves the right to reject any unacceptable materials or materials containing		
ontaminants.		
3 Establishment of Program Committee (Committee will provide a vehicle for communication with and		

- 3. Establishment of Program Committee. [Committee will provide a vehicle for communication with and input by participating municipalities, regarding facility operations, services and associated cost. This section]

 A. Membership. The Committee shall be composed of one (1) Member of the governing body of each participating Municipality, appointed for a one (1) year term by the governing body at its first meeting in January of each calendar year. The initial members of the Program Committee shall be appointed by the governing bodies within thirty (30) days from the execution of this Agreement. Each governing body may, if it so desires, appoint an alternate member to the Committee.
- B. Meetings. The Committee shall meet at times to be selected by the members of the Program Committee
- C. Voting. All actions by the Program Committee shall be taken by a majority of the members of the Program Committee. In the event that there is a tie upon a particular Item, any Municipality may request that the issue be mediated.
- **4. Responsibility of Compost Program Committee**. The following activities are the responsibility of the Program Committee:
- A. Coordinate and review public education/outreach materials.
- B. Review annual budget and negotiate costs/fees established for use of the compost facility.
- C. Resolution of any problems between municipalities. [Other]
- **5. Responsibility of Municipalities.** The following activities are the individual responsibility of each participating Municipality:
- A. Drafting and enacting an ordinance that ratifies the Municipality's participation in the Composting Facility/Program and the entering of the Agreement in accordance with the requirement of the Intergovernmental Cooperation Act.
- B. Program Cost Sharing. Each Municipality shall participate in an appropriate share of the cost of the compost facility including [identify any capital expenditures for facility development or equipment that will

be allocated to municipalities]. Each N	/lunicipality shall pay	Township costs/fees for		
services provided, as specified in	Exhibit A (Terms and Condi	tions).		
Note: Exhibit A. <u>Terms and Conditions</u> should include but not be limited to items listed below.				
	costs/fees (volume of material deliver	red, per capita or per household fee) and		
the time table for receipt of payment. ✓ Any allocated costs associated wit	th the planning design development	or capital expenditures for the compost		
•		be clearly identified, along with a formula		
and time frame for payment . Allocated o	costs should address both current and	d future participants, if applicable.		
✓ Operating hours.				
C. Grants. Each Municipality shall	,			
other agencies such grants and a	id as may be from time to	time available. If grants may be		
obtained for the purchase of proce	essing equipment for dedicated	d use at the compost facility the		
Township shall coordinate the app	olication and shall take title to a	any such equipment.		
6. Duration of Agreement. The	term of this Agreement shall b	e for a period of		
() year commencing with the d	date of execution hereof by the	Township of		
(Township) and	This Agreement shall be auto	omatically renewed for an		
additional term of () year at the	e conclusion of the initial term	and each renewal term		
thereafter unless, at least ninety (90) days prior to the beginning of the renewal term, the				
Municipality which does not desire to renew the Agreement gives written notice of such refusal				
to renew the Agreement to the To	wnship in writing.			
7. Participation of Other Munic	ipalities. Additional Municipa	lities may become a party to this		
Agreement upon the consent of th	ne Program Committee at the t	ime such a request is made. A		
Municipality which desires to become	ome a party to this Agreement	shall make application to the		
Program Committee and shall in writing agree to accept all terms and conditions of this				
Agreement. Failure to act upon a	n application to become a part	ty to this Agreement within sixty		
(60) days of receipt of such applic	cation shall be considered to be	e a denial of consent to become		
a party to this Agreement.				
8. Amendment. This Agreement	may be amended only by writt	ten instrument signed by		
Participating Municipalities.				
9. Interpretation. This Agreemer	nt shall be interpreted in accord	dance with the laws of the		
Commonwealth of Pennsylvania.				
10. Severability. The provisions	of this Agreement are several	ble, and if any section, sentence,		

clause, part or provision hereof shall be held to be illegal, invalid or unconstitutional by any court

sections, sentences, clauses, parts or provisions of this Agreement. It is hereby declared to be

the intent of the governing bodies of each Participating Municipality that this Agreement would

have been entered into if such illegal, invalid or unconstitutional section, sentence, clause, part

or provisions had not been included herein.

of competent jurisdiction, such decision of the court shall not affect or impair the remaining

- **11. Enactment of Ordinance.** The governing body of each Municipality agrees to enact an ordinance within ninety (90) days from the date hereof pursuant to and in accordance with the Pennsylvania Intergovernmental Cooperation Act for the purpose of authorizing and effectuating this Agreement.
- **12. Construction**. When the tense so requires, word of any gender used in this Agreement shall be held to include any other gender, and words in the singular number shall be held to include the plural, and vice versa.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed as of the day and year first above written.

Township of	Township of	
Commonwealth of Pennsylvania	Commonwealth of Pennsylvania	
Ву:	Ву:	
Township of	Township of	
Commonwealth of Pennsylvania	Commonwealth of Pennsylvania	
By:	Ву:	