Bedford Township
Monroe County, Michigan
Board and Administrative Policies Manual

Introduction

1.1 Purpose
This policies manual is adopted to provide for the efficient and uniform application of policies and procedures in Bedford Township, where such procedures have not been provided for by law.

Compliance With and Enforcement of Township Policies

1.2 Elective or Appointive Positions
When a Township Board member or other elective or appointive official questions the applicability of a provision of any township policy or procedure to a particular situation, they may apply to the Township Board for a decision. The Township Board member or other elective or appointive official will have the opportunity to present his or her interpretation of the facts at issue and the applicable provisions of the policy or procedure before such advisory decision is made. The board may modify policy in light of facts presented.

A Township Board member or other elective or appointive official whose conduct does not comply with any township policy or procedure, including its ethical code of conduct, may be subject to actions including, but not limited to, internal reprimand, formal board censure, loss of a non-statutory committee assignment, or budget restriction, where such restriction is not prohibited by statute.

Violations of township policy may also be considered by the Township Board as just cause for removing members of appointive Township Boards and commissions from office, where removal is authorized by law.

1.3 Non-statutory committees
Violations of township policy and procedures may be considered by the Township Board as just cause for removing members of non-statutory township committees. Other actions may be taken by the Township Board according to the other provisions of this policy, depending on whether the committee member is a Township Board member, other elective or appointive official, township employee or volunteer.

1.4 Employees and volunteers
A township employee or volunteer who violates township policy may be subject to any of the following actions, depending on the severity of the policy violation, the number and frequency of policy violations, and the degree of adverse impact to the township or to the public:

- Counseling
- Verbal warning, accompanied by a written memo for the file
- Written reprimand
- Suspension without pay
- Termination of employment or termination of the volunteer position

1.5 Approval
The policies included in this manual were adopted by the Township Board at a regular meeting held on ____________, 20___ as official policy of Bedford Township. All township officials and personnel are bound by these policies, and any deviation from established policy is prohibited.
Township Board Governance

2.1 Township Board Authority
The Township Board is empowered by the Michigan Constitution and state laws to govern Bedford Township. The Township Board has the exclusive and final authority, subject to applicable laws, to determine the scope, quality and quantity of township programs and services, to establish parameters and expectations of employee performance and conduct, to establish its own style of governance, and to require information from township personnel necessary and convenient to monitor township operations and compliance with board policies and directives.

The Township Board may authorize appointed officials and employees to make decisions that are consistent with applicable federal and state laws, local ordinances, and Township Board policies.

2.2 Township Board Authority is Exercised by the Board
The Township Board shall act only at a meeting held in compliance with the Open Meetings Act.

Township Board authority shall be exercised only through official board decisions recorded as votes taken, directives given or consensus established by the Township Board at a Township Board meeting. No individual, committee or organization shall represent its authority or action in a matter as that of the Township Board unless the Township Board has by Board action directed the individual, committee or organization to act on the Township Board’s behalf in that matter.

2.3 Allocation of Resources
The Township Board shall allocate township resources through the adoption of the township budget and budget amendments. The board shall authorize the resources necessary to fulfill the township’s mission as required by law and defined in the goals identified in the township strategic plan.

2.4 Budgeting for Results and Outcomes
The Township Board shall budget for results and outcomes by linking strategic planning, long-range financial planning, performance measures, budgeting, and evaluation. The use of resources shall be linked to objectives established or reaffirmed at the beginning of the budget development process. The Township Board shall routinely monitor, evaluate and adjust budget allocations to align township resources with the strategic plan goals and objectives.

2.5 Multi-Year Budgeting
The Township Board shall incorporate multi-year planning and budgeting in its budgeting and strategic planning processes.

2.6 Strategic Planning
The Township Board shall focus its administrative and budgetary deliberations through the adoption and updating of a strategic plan to provide long-range direction over a three (3) year period.

The strategic plan shall:
- Define long-term outcomes that the Township Board wishes to achieve
- Facilitate introduction of new programs or services in a logical, rational manner
- Link program objectives to resource development
- Be adjusted annually for changes in environment
- Be reviewed as part of the budget process to align township resources with the strategic plan goals and objectives

2.7 Evaluating Programs and Services
The Township Board shall establish, monitor and evaluate measurable objectives in the strategic plan that define when success has been achieved. The Township Board shall use methods such as surveys, forums, benchmarking, customer satisfaction surveys, complaint reporting, direct
solicitation of stakeholder views and opinions, internal reviews, etc. to evaluate the township’s programs and services.

2.8 Responsibilities of Township Board Members
Township Board members shall:

- Keep current on issues affecting the township
- Attend all board meetings unless there is a conflict or unforeseen emergency
- Vote upon all questions unless there is a conflict of interest present
- Encourage the free expression of opinion by all board members
- Assist new members in understanding their role and responsibilities as board members
- Take no individual action that will compromise the township and respect confidentiality of privileged information

2.9 Board Consultants
The Township Board reserves the authority to appoint the following consultants by a bid process when appropriate.

1. Attorney
2. Auditor
3. Engineer
4. Labor Attorney/negotiator
5. Planner
6. Risk manager

A letter of agreement or contract will be executed between the board and consultant that covers the:

1. Term/length of the agreement
2. Services to be provided
3. Payment method and schedule
4. Documentation of services provided for payment
5. Method of resolving disputes
6. Township officials/employees authorized to direct work or assign tasks to consultant

2.10 Contracts
All contracts entered into on behalf of the township must be authorized by the Township Board. As the legal agents of the township, the Supervisor and Clerk have statutory authority to sign a contract that the Township Board has approved.

2.11 Property
A Township Board resolution adopted by a majority of the board members serving is required for the township to acquire property for public purposes by purchase, gift, condemnation, lease, construction or otherwise, or to convey or lease township-owned property or any part of township-owned property not needed for public purposes.

2.12 Stewardship
The Township Board delegates to township officials and employees the responsibility to protect the township’s assets, through such means that include insurance, and which include its land, buildings and property, as well as protecting its image through positive public relations.

2.13 Litigation
The initiation of any lawsuit, litigation, claim for injunctive relief, writ of mandamus or other legal proceeding requires a majority vote of the Township Board
2.14 Township Board Administration
The Township Board shall govern township administration through the adoption of policies and procedures. Board policies and procedures shall define what the township is to accomplish, through the adoption of a mission statement, strategic plan, and other adopted policies and procedures, in compliance with applicable laws.

Board policies and procedures shall also define the manner in which the board will conduct its business, the relationship of the board to the township officials and employees, and limitations on the actions of township officials and employees.

2.15 Direction and Control of Administration
To promote efficient administration, the Township Board authorizes the Supervisor to provide direction and control over all township activities and functions that are not assigned by state law to another official, and to provide a liaison between the board and the various township departments within the parameters established by the Township Board.

2.16 Board Member Concerns Regarding Township Employees
Township Board members should make all inquiries, requests or complaints about department heads or employees to the Supervisor. Any directives, complaints or requests made by a board member directly to a department head or employee, other than from a board member with statutory authority over the department head or employee, must be brought to the attention of the Supervisor prior to initiating any response.

2.17 Township Board Meeting Notices
The Clerk is responsible for all regular, special and rescheduled Township Board meeting notice requirements in conformance with the Open Meetings Act and other state laws. The Township Clerk shall be responsible for seeing that notice of the time, place and reason(s) for any special meeting of the township is given to each Township Board member either in person or by leaving a written notice at the member’s place of residence, at least 24 hours prior to the meeting time.

2.18 Regular Board Meeting Agenda
The Township Supervisor shall prepare the agenda and board packet at least four (4) days prior to every Township Board meeting. Business items intended for board action may be placed on the agenda by any board member by notifying the Township Supervisor at least six (6) days prior to the meeting. Agenda items shall be accompanied by background information helpful to board members for understanding the issue.

Board members who wish to bring an issue to the board’s attention, but are not seeking board action, shall bring up such issues under one of the report sections of the meeting.

A copy of the proposed agenda shall be delivered or made available to every board member, along with all supporting documentation and correspondence addressed to the Township Board, at least five (5) days prior to the board meeting.

When a need to place an item on the agenda arises after the deadline, the business item may be added to the agenda by a majority vote of the board. The item may not be moved to action unless an extreme emergency putting township residents at risk is presented.

2.19 Special Board Meeting Notice/Agenda Considerations
The purpose(s) for which a special meeting is called shall be stated in the special meeting notice. If all Township Board members are present at a special meeting of the Township Board, then the board may add any lawful business to the special meeting agenda.

2.20 Board Correspondence
Board members shall receive with the board packet a copy of any written correspondence that was addressed to the board requesting board action at a regularly scheduled meeting. A motion may be
The Clerk shall prepare a consent agenda for the board, which shall be provided to each board member prior to the meeting, as part of the meeting agenda. The consent agenda shall contain all routine items of business on which no disagreement or debate is anticipated, such as, but not limited to, the following:

1. Approval of the prior meeting minutes
2. Receiving committee reports
3. Receiving correspondence (where no board action is required)
4. Financial reports

Upon the request of any board member, an item shall be removed from the consent agenda and be placed on the regular agenda under new business. Approval of the items on the consent agenda shall be accomplished by a single majority vote to approve the items on the consent agenda.

2.22 Board Meeting Logistics

The Clerk shall be responsible for determining that the township hall and the board meeting room is properly set up for a public meeting. This includes, but is not limited to, ensuring that:

- Audio-visual equipment that may be used during the meeting is set up and tested.
- Adequate seating is available for the anticipated audience.
- Nameplates of Township Board members are placed on the board table.
- Copies of the proposed agenda and any other public materials are placed on a table along with any sign-in sheet and pens.
- The gavel is placed at the supervisor’s seat.

2.23 Board Member Meeting Conduct

All board meetings shall be conducted under Modified Robert’s Rules of Order.

If a quorum of the Township Board is present, a board meeting shall be called to order promptly at the time announced for the meeting.

Each board member shall fully participate in board meetings by doing the following:

- Prepare for board meetings by reading their packets ahead of time in order to fully participate in discussions
- Help the chair keep meeting moving
- Limit remarks to issue being considered
- Ask questions for clarification
- Respect colleagues’ rights
- Refrain from interrupting other speakers
- Actively listen
- Listen courteously and attentively to all public discussions before the board
- Explain reasons behind significant decisions during the discussion before voting
- Raise concerns and objections at a meeting, rather than after
- Express disagreement verbally, rather than non-verbally
- Criticize constructively and in private
- Vote with a clear audible voice

2.24 Chairing Board Meetings

All board members will be treated with equal dignity and respect, and board members shall have equal access to speak and to make motions. The moderator is charged with ensuring that the will of the board majority prevails on decisions, while giving board members who hold to a minority view an
adequate opportunity to present their positions to the other board members. The moderator will keep discussions focused on the agenda items.

The moderator will relinquish the gavel when he or she has a personal conflict of interest or is sufficiently conflicted on an issue that impartiality cannot be assured.

The moderator will:
- Open the meeting at the specified time
- Explain meeting procedures and decision-making processes so that board members and the audience may appropriately participate
- Restate audience questions when needed
- Apply time limits consistently
- Recognize and deal with procedural objections
- Protect members and staff from verbal attack unrelated to official duties
- Keep track of amendments to motions
- Restate motions before they are voted upon
- Call recesses during long meetings and reconvene at specified time
- Adjourn the meeting

2.25 Board Member Conflict of Interest
A Township Board member shall vote upon all matters that require a vote of the Township Board unless the board member has a conflict of interest.

If a Township Board member has a conflict of interest regarding a matter on which the Township Board is required to vote, the board member will disclose that interest, and the Township Board shall vote on whether to allow the board member to abstain. A unanimous vote of the other board members present is required to allow the board member to abstain. If so voted, the Township Board member shall recuse him- or herself, and refrain from participation in all deliberations, discussions and voting on that matter.

2.26 Public Participation
Members of the public who wish to address the board on any matter shall address the board under Public Comment. They may speak for up to five (5) minutes during Public Comment and two (2) minutes during extended public comment.

2.27 Minutes
The Clerk shall ensure that minutes of board meetings record:
- Time, date and place of the meeting
- Board members present and absent
- Decisions made by the board at a meeting open to the public
- Roll-call votes taken at the meeting
- The purpose or purposes for which a closed session is held

In addition to the minutes contents listed above that are required by the Michigan Open Meetings Act, the minutes shall list persons who addressed the board under general public comment periods and the topic of their remarks. The content of minutes shall reflect the collective will of the Township Board as expressed in official board decisions. Minutes shall not include personal comments or opinions unless authorized by a two-thirds vote of the Township Board members present.

The board shall make any corrections in the minutes at the next meeting after the meeting to which the minutes refer. Corrected minutes shall be available to the board at or before the next subsequent meeting after correction. The corrected minutes shall show both the original entry and the correction.
3.1 Code of Ethical Conduct
The Township Board recognizes that to carry out its mission of service to the community, the Township Board, officials, employees and volunteers must earn the full confidence of the Bedford Township community. The residents and taxpayers expect, and are entitled to, a local government that conducts its affairs in a fair, ethical, transparent and accountable manner.

To accomplish these ends, the Township Board expects compliance with the following Code of Ethical Conduct:

- In conducting their official duties, township officials and employees shall observe the spirit and intent of all applicable laws, township ordinances, and township policies and procedures.
- Township officials shall act in a fair, impartial manner.
- Actions of officials and employees shall be consistent with the township’s best interests, rather than for personal gain.
- The township shall practice transparency in its affairs, unless there is a legal necessity for confidentiality.
- Civility, respect and an attitude of respect will be demonstrated in all governance processes and in the delivering of township programs, services and customer relations.

3.2 Applicability
The Code of Ethical Conduct includes the following policies that shall apply to all elected and appointed officials, employees and volunteers.

3.3 Implementation
As an expression of the standards of conduct for elected and appointed officials, employees and volunteers expected by the township, the Code of Ethical Conduct is intended to be self-enforcing. It therefore becomes most effective when everyone is thoroughly familiar with it and embraces its provisions. For this reason, ethical standards shall be included in the regular orientation for Township Board candidates, board and commissions applicants, newly elected and appointed officials, employees and volunteers. Township officials, appointees, employees and volunteers shall sign a statement affirming they have read and understood the Code of Ethical Conduct. In addition, the Code of Ethical Conduct shall be annually reviewed by the Township Board, boards and commissions, appointees, employees and volunteers. The Township Board shall consider recommendations for updates to the Code of Ethical Conduct and will update it as necessary.

3.4 Compliance and Enforcement
The Ethical Code of Conduct expresses standards of ethical conduct expected for Township Board members, appointees, boards and commissions, employees and volunteers. Each person has the primary responsibility to assure that ethical standards are understood and met, and that the public can continue to have full confidence in the integrity of government.

The chairs of boards and commissions, department heads, managers and the elected Officials have the additional responsibility to intervene when an individual’s actions that appear to be in violation of the Code of Ethical Conduct are brought to their attention. The Township Board may impose sanctions on those individuals whose conduct does not comply with the township’s Ethical Code of Conduct standards, such as reprimand, formal censure, loss of seniority or committee assignment, budget restriction, termination or other sanctions as identified by the board. The Township Board may also have the option to remove members of boards, commissions and committees as the law allows. A violation of this Ethical Code of Conduct shall not be considered a basis for challenging the validity of a Township Board or commission’s decision-making authority.

3.5 Reporting Improper Actions
Suspected improper actions shall be reported to the appropriate authority.
3.6 Reporting Improper Actions of Elected and Appointed Officials
Members of the Township Board shall intervene when actions of elected and appointed officials are brought to their attention and appear to be in violation of the Code of Ethical Conduct. A board official who is made aware of the alleged violation shall report the complaint to the Supervisor. The Supervisor will investigate the allegation and shall provide a report of their findings to the involved elected or appointed official. The report shall be presented to the Township Board at a public meeting. The Township Board will accept testimony on the matter and determine whether a violation of the code has occurred.

3.7 Conduct in Compliance with Laws
Township officials, employees and volunteers shall comply with the applicable provisions of state law related to conflicts of interest and state laws regulating the conduct of public officials, employees and volunteers.

3.8 Uniformity of Enforcement
Township ordinances, policies, procedures, rules and regulations shall be uniformly applied and enforced, unless consideration of extenuating circumstances, unintended consequences or undue hardship is explicitly authorized in the applicable ordinance, policy, procedure, rule or regulation.

3.9 Actions Not for Personal Gain
The Township Board, appointees, boards and commissions, employees, and volunteers shall act in the best interest of the township, rather than for personal gain.

3.10 Actions on Behalf of Third Parties
As stewards of the public interest, members of the Township Board, appointees, members of boards and commissions, employees and volunteers shall not appear on behalf of the private interests of third parties before the Township Board, or any board, commission, committee or proceeding of the township, nor shall members of boards and commissions, or committees appear before their own bodies or before the Township Board on behalf of the private interests of third parties on matters related to the areas of service of their bodies.

3.11 Conflict of Interest
Township officials, appointees, boards and commissions, employees and volunteers shall not enter into any business relationships that would put them into conflict with their obligations to the township. Township officials, appointees, employees and volunteers shall avoid even the appearance of conflict between public duties and personal interests and activities in all township public forums, pursuant to state law and township policies and procedures.

3.12 Disclosure of Conflict of Interest
When a decision or action would create a personal financial impact, the official, appointee, employee or volunteer shall promptly disclose the conflict of interest and shall not, directly or indirectly, participate in the decision or in any manner influence others who participate in the decision or action.

3.13 Gifts and Special Benefits
Township officials, appointees, employees and volunteers shall not accept meals, tangible goods or tickets to events, if the value of the gift or special benefit exceeds $25.00. Gifts and special benefits received that are within the ceiling amount shall be reported in writing to the Township Board within one week of receiving the gift or special benefit.

3.14 Financial Relationships
Township officials, appointees, employees and volunteers shall disclose any personal transactions, in excess of $25.00 entered into with any vendor that also does business with the township.
3.15 Township Resources
Township resources will be utilized efficiently and effectively, with waste avoided. Township officials, appointees, employees and volunteers shall not use public resources that are not available to the public in general, such as township staff time, equipment, supplies or facilities, for private gain, private purposes or personal purposes.

3.16 Personal or Political Benefit
Township resources will not be used for personal or political benefit. A member or candidate for the Township Board shall not solicit contributions or endorsements from township appointees, employees or volunteers. This provision is not intended to interfere with an employee’s right to endorse or contribute on his/her own, or to prohibit soliciting contributions or endorsements from employee bargaining units.

3.17 Maintaining the Integrity of Office
A Township Board member who intends to enter into an office or position that is incompatible with his or her Township Board office shall resign from Township Board office by submitting a letter of resignation to the Township Board stating the effective date of his or her resignation. A Township Board member who intends to reside permanently outside the township shall resign from Township Board office by submitting a letter of resignation to the Township Board stating the effective date of his or her resignation.

3.18 Truthfulness
All information provided by township officials, appointees, boards and commissions, employees and volunteers will be truthful and complete. The Township Board, appointees, boards and commissions, employees and volunteers shall not knowingly make false or misleading statements, or use false or misleading information as the basis for making a decision.

3.19 Confidential Information
Confidential information shall not be disclosed without legal authorization. Township officials, appointees, boards and commissions, employees and volunteers, shall respect the confidentiality of information concerning the property, personnel or affairs of the township. They shall neither disclose confidential information without proper legal authorization, nor use such information to advance their personal, financial or other private interests.

3.20 Information Acquired
Information acquired in one’s public position will not be used for personal advantage.

3.21 Community Decisions
Community service is the prevailing role and responsibility in deciding matters of public policy and conducting township operations. All decisions shall consider the greater good of the entire community. The needs and concerns of the public, township officials and staff shall be monitored and considered in deliberations and decisions. Township officials and appointees shall demonstrate effective approaches to solving problems. Township officials and appointees shall utilize their public forum to demonstrate how individuals with differing points of view can find common ground and seek compromises that benefit the community as a whole.

3.22 Community Role Models
Township officials, appointees, boards and commissions, employees and volunteers shall conduct themselves as role models for residents, business people and other stakeholders involved in public debate. Township Board members shall support the maintenance of a positive and constructive workplace environment for township employees, and for citizens and businesses dealing with the township. Officials shall recognize their special role in dealings with township employees and shall in no way create the perception of inappropriate direction to staff.
3.23 Quality of Life
Township decisions and actions shall be intended to improve the quality of life in the community and shall consider the unique needs of the less fortunate.

3.24 Community Commitment
The township’s care for and commitment to its community members shall be conveyed through township decisions and actions.

3.25 Transparency
Board officials and appointees shall publicly share substantive information that is relevant to a matter under consideration by the board or boards and commissions, which they may have received from sources outside of the public decision-making process to provide the utmost transparency.

3.26 Avoiding Undue Influence on Other Township Boards and Commissions
Because of the value of the independent advice of boards, commissions and committees to the public decision-making process, members of the Township Board shall refrain from using their position to unduly influence the deliberations, outcomes or recommendations of board, commissions and committee proceedings.

3.27 Participation in Decision-Making
Participants to policy decisions shall listen carefully to other participants and shall ask questions to gain greater understanding of the positions, views and opinions of others. Township Board members and appointees shall perform their duties in accordance with the processes and rules of order established by their respective board or commission while governing the deliberation of public policy issues, meaningful involvement of the public, and implementation of policy decisions of the Township Board.

3.28 Public Input
Decisions made in an open meeting shall be accompanied by opportunities for public input as stated in policy and in compliance with the Open Meetings Act.

3.29 Public Involvement
Expanded opportunities for public involvement in developing and evaluating township programs and services shall be actively considered by all boards, commissions and committees.

3.30 Representation of Township Interests
When representing the township on a regional or multijurisdictional board or commission and confronted with an issue that pits the township’s interests against the greater interests of the broader jurisdiction, the Township Board shall be consulted for direction and guidance. When such guidance cannot be sought, representatives of the township must consider the broader regional or statewide implications of that body’s decision and issues.

3.31 Interactions with Others
To provide an environment that is free from unlawful discrimination, including discrimination or harassment that is based on any legally protected status, township officials, appointees, employees, and volunteers shall not engage in any form of harassment defined by township policy. Any form of discrimination or harassment that violates policy will not be tolerated. This policy forbids any unwelcome conduct that is based on an individual’s age, race, religion, sex, national origin, ancestry, marital status, veteran status, physical or mental disability, legally protected medical condition or association with anyone who has, or is perceived to have, any protected characteristic, or any other basis protected by state, federal or local law.
3.32 Interactions with Citizens
Preferential consideration of the request or petition of any individual citizen or groups of citizens shall not be given. No person shall receive special advantages, consideration or treatment beyond those that are available to any other citizen under similar circumstances.

3.33 Promises
Township officials, appointees, employees and volunteers shall not make promises that one would reasonably consider as unrealistic or which there are no intentions to ultimately honor.

3.34 Commitments
Township officials, appointees, employees and volunteer commitments shall be followed through, they will keep others informed, and requests for information shall be promptly responded to.

3.35 Credit
Township officials, appointees, employees and volunteers will give proper credit to those who contribute to the township’s successes and accomplishments.

3.36 Discussions
The professional and personal conduct of township officials, appointees, employees and volunteers must be above reproach and avoid the appearance of impropriety. While recognizing First Amendment rights, all should refrain from abusive conduct, personal charges or verbal attacks upon the character or motives of other members of the Township Board, other Township Boards, commissions and committees, employees and volunteers.

3.37 Communication of Township Positions
Township officials, appointees, employees and volunteers shall represent the official policies or positions of the Township Board, or other Township Boards, commissions or committees to the best of their ability when designated as delegates for this purpose. When presenting their individual opinions and positions, it should be explicitly stated that they do not represent their board, commission or committee or the township, nor will it be inferred that they do.

3.38 Meeting Attendance—Decorum in Debate
Township officials, appointees, employees and volunteers shall practice civility and decorum in discussions and debate. Difficult questions, tough challenges to a particular point of view, and criticism of the ideas and information are legitimate elements of a free democracy in action. Township officials, appointees, employees and volunteers will be respectful of diverse opinions.

Budget

4.1 Development
The township shall use the following approaches to develop the budget, as recommended by the Government Finance Officers Association:

- The budget shall be based on expected revenues, including base revenues, any new revenue sources and the potential use of fund balance.
- The results or outcomes that matter most to citizens will be identified, and based on that, the Township Board shall determine what programs are most important to their constituents.
- The budget allocations shall be made in a fair and objective manner.
- The board shall budget available dollars to the most significant programs and activities to maximize the benefit of the available resources.

4.2 Timetable
The proposed budget shall be developed according to the following schedule:

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<th>Activity</th>
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4.3 Methods

The Township Board shall use the m approach when developing the proposed budget. The budget shall be adopted at the revenue by source and expenditures by activity level.

4.4 Format

The proposed and adopted budgets shall:

- Provide financial data on revenues, other resources and expenditures for at least a three-year period, including prior year actual, current year budget and/or estimated current year actual, and proposed budget

The proposed and adopted budgets shall also include a narrative that:

- Summarizes the major changes in priorities or service levels from the current year and the factors leading to those changes
- Identifies the priorities and key issues for the new budget period
- Identifies and summarizes major financial factors and trends affecting the budget, such as economic factors; long-range outlook; significant changes in revenue collections, tax rates or other changes; current and future debt obligations; and significant use of or increase in fund balance or retained earnings

4.5 Adoption

Prior to the beginning of each fiscal year, the Township Board shall annually adopt a budget using a departmental method of adoption unless otherwise directed in the General Appropriations Act.

The board shall monitor and amend the budget as needed to approve and control all expenditures.

4.6 Designation of Budget Officer

The Supervisor shall be the township budget officer and shall be responsible for the development and administration of the township budget.

4.7 Budget Monitoring

The township shall use the following approaches to monitor the budget, as recommended by the Government Finance Officers Association:

- The board shall establish measures of annual progress. These measures should spell out the expected results and outcomes and how they will be measured.
- The board shall use periodic financial reporting and performance measures to compare actual versus budgeted results.
- The board shall communicate performance results so that township personnel and the public will be informed of the results in an understandable format.

4.8 Fund Balance

The Township Board shall budget for a general fund balance that equals at least six (6) months of operating revenues.

4.9 Capital Improvement Plan

The Township Board shall be responsible for the development and updating of the township capital improvement plan together with the Township Planning Commission. The capital improvement plan
4.10 Scope
The capital improvement plan shall address the medium- and long-range needs of the township regarding building, lands, major equipment and infrastructure. The capital improvement plan shall prioritize such needs for the next six (6) beyond the current fiscal year.

A capital improvement is defined as a major project or purchase that is generally not recurring, has a long life expectancy, costs more than $_____and generally falls into one of the following categories:

- Acquisition, lease or development of land
- Construction of new buildings and facilities and/or additions, including design, engineering and other pre-construction costs. This includes major building improvements that are not routine expenses and that substantially enhance the value of a structure by adding capacity or square footage.
- Construction or extension of sewer and/or water systems
- Construction or extension of roads or pathways
- Acquisition of large vehicles/equipment (fire truck, ambulance, backhoe, etc.)

4.11 Budget
The capital improvement budget shall constitute those projects programmed for the first fiscal year of the six-year CIP. The capital improvement budget is enacted as a part of the annual budget adopted by the Township Board and will be the basis upon which funds are appropriated during the budget year for identified projects.

4.12 Program Forms
One completed Project Request Form shall be submitted for each project being recommended for the CIP. Departments are to prioritize their proposed projects and complete a Project Request Form for each one. The Project Request Form will be used as a tool to select projects for the draft CIP.

4.13 Project Requests
Department heads and elected officials shall submit any suggested projects to be included in the capital improvement plan to the Supervisor, who shall develop a capital improvement plan that includes the following information on each project:

1. Priority of need within the requesting department
2. Justification for priority ranking
3. Estimated year project to commence
4. Estimated year project should be completed
5. Total estimated acquisition or construction cost
6. Proposed method of financing acquisition or construction
7. Annual debt service requirements of the project
8. Estimated annual operating expenses after completion
9. Method of financing operating expenses

4.16 Public Hearing
If the Township Board develops the plan: The Township Board shall hold a public hearing on the capital improvement plan prior to adopting the plan.

If the planning commission has final approval of the plan: The planning commission shall hold a public hearing on the capital improvement plan prior to adopting the plan.

If the Township Board has final approval of the plan: The (planning commission, supervisor, superintendent, other) shall hold a public hearing on the capital improvement plan prior to submitting the capital improvement plan to the Township Board. The Township Board may hold additional hearings on the capital improvement plan.

4.17 Adoption
Prior to beginning the development of the proposed township budget for the ensuing fiscal year, the (Township Board, planning commission) shall adopt the capital improvement plan as recommended or following any alterations the (Township Board, planning commission) deems advisable. All parties involved in the development of the proposed township budget shall address any implications of the capital improvement plan in the proposed budget.

4.20 Periodic Expenditure and Revenue Report
The (clerk/accounting department) shall prepare a (quarterly/monthly) financial report for the board. The report will be current through the last day of the previous month, and shall be presented to the board at its (first/second/other appropriate) meeting of each month. The financial report for each fund will show the following information for revenues and expenditures:

1. Account number
2. Description
3. Amended budget
4. Current period
5. Year to date
6. Budget balance

4.21 Periodic Balance Sheet Report
The (clerk, accounting department) shall prepare a (quarterly, monthly) balance sheet showing the assets, liabilities and equities for each fund.

4.22 Investment Performance Report
The treasurer shall prepare a (quarterly, monthly) report of all interest-bearing activities, including the name of the financial institution, type of investment, anticipated yield and date of maturity.

4.23 Summary Report of Cash Activity by Fund
The treasurer shall provide the Township Board with a monthly summary report of cash activity by fund and a summary report of cash activity by bank account, certificate of deposit and investment account.

4.24 Financial Reports Review
The (supervisor, clerk, treasurer, appointed official) shall review the financial reports prior to the board meeting, and shall recommend to the board any necessary budget amendments or fund transfers.

4.25 Financial Employee Training
The township shall provide education and training for township officials and other personnel involved in financial administration on accounting procedures, investments, budgeting and fraud prevention as annually approved in the township budget.

4.26 Segregation of Duties
The functions of authorizations, recordkeeping and processing financial transactions shall be segregated where possible.

4.27 Cross Training
Bookkeeping duties shall be periodically shifted between two or more employees (e.g., during vacations, etc.).

4.28 Reconciliations
The cash balances of the various fund ledgers shall be reconciled to the bank statements monthly. The treasurer must keep track of the total cash and investments allocable to each fund and must reconcile these amounts to each month’s bank statements.

A listing of all cash and investments, along with a copy of the bank reconciliations, must be provided to the (clerk or other responsible party) each month.

The (clerk or other responsible party) must reconcile the cash and investments recorded in the general ledger to either the treasurer’s reconciliation or to the bank statements directly.
Bank statements and reconciliations shall be retained for audit purposes.

Cash Handling and Receipting

4.29 Authorization to Receive Cash
The following employee positions are authorized to receive cash: (list by position or department).

4.30 Imprest Cash (Change Drawer)
The township treasurer shall maintain an imprest cash fund (cash drawer) to exchange currency in order to make change for a cash financial transaction.

Optional: Petty Cash
The township treasurer shall maintain a petty cash fund of $____ (identify maximum amount) to provide for the immediate purchase of emergency materials, supplies or service only. Routine or other non-emergency purchases shall not be made from the petty cash fund. The purchase requisition/purchase order procedure is required for all normal purchases.

Loans, cash advances, making change and personal check cashing are prohibited. Cash refunds shall not be issued for overpayments at the time of occurrence (i.e., either a credit should be issued or a check refund generated through accounts payable).

4.31 Receiving of Cash Receipts
The treasurer (or other position, if authorized by the treasurer) is responsible for all cash receipts. There must be a record of all individual cash transactions, including receipts in triplicate form. All cash transactions must be recorded using a sequentially pre-numbered document. The receipt shall include the amount received, method of payment, name of the payer, purpose and name of staff receiving payment.

All remittance advices received shall be attached to a duplicate pre-numbered document. Checks must be stamped for "deposit only" at the point and time of collection. Checks returned for insufficient funds or closed accounts should be forwarded to the treasurer for reconciling.

On a daily basis, authorized individuals who receive cash shall turn over all cash and a copy of all issued receipts to the (treasurer/authorized person) intact. The amount turned over should equal the total of the cash drawer receipts for the day. The (treasurer/authorized person) shall issue a receipt to the person/department for all cash received. Each cash register should be closed out or cleared at the register every time a deposit is made.

4.32 Posting of Cash Receipts
The (treasurer/authorized person) shall provide (clerk/authorized person) a record of all money received and the purpose of the amount received (i.e., the budgeted revenue account or the receivable account). The clerk shall be provided with a copy of voided or canceled receipts marked "voided."

The (clerk/authorized person) will post each receipt to the receipts journal in numerical order to the proper bank account, fund and revenue account.

4.33 Cash Receipt Report
A cash receipt report shall be run of each day’s activity batched by deposit. A cash receipt report shall contain the detail of all daily transactions and a summary by general ledger line item, and shall agree with the day's deposits.

4.34 Deposit Procedures
Total cash collected shall be reconciled to the sum of the pre-numbered receipts. Deposits shall be made intact, with no reductions to deposits made for expenditures, and must be reconciled to official receipts. Deposit tickets (or attached listing) shall list checks by name or number, and amount. Total cash collected shall be deposited every business day (a smaller unit with small transactions could deposit at least once a week), in the appropriate township bank account. Undeposited funds shall be secured in (specify locked location, such as a vault, lockable file cabinet).

Depositories
4.35 Bank Accounts
All bank accounts shall be in the name of the township and the township treasurer. The use of the township’s tax ID number shall be strictly controlled by the treasurer, and it shall not be used to open non-township bank accounts.

Tax collections shall be deposited in a separate bank account in the name of the treasurer.

Bank signature cards shall be kept current and the authorized signers limited to the township clerk, deputy clerk, treasurer and deputy treasurer.

4.36 Authorized Depositories
This policy is applicable to all public funds belonging to the township and in the custody of the township treasurer. The treasurer is authorized to deposit funds in approved financial institutions and administration of investments in conformance with state and federal law and policies as set forth in this resolution.

The Township Board authorizes the following financial institutions as depositories of township funds: (insert list of approved financial institutions).

The treasurer shall recommend financial institutions for approval for the safekeeping of township funds based on an evaluation of the performance and solvency of the institution, as well as past performance in exercising due care and prudence in managing the custody of township funds held in trust, if applicable. The treasurer shall periodically evaluate approved and potential financial depositories and shall make recommendations as to appropriate changes in approved depositories when warranted.

In determining safekeeping and custody qualifications, financial institutions document a minimum capital requirement of at least $10,000,000 and at least five years of operation. All financial institutions and brokers/dealers shall be pre-qualified by supplying the following:

- Audited financial statements
- Proof of NASD certification, or FDIC or NCUA insurance
- Proof of state registration
- Certification of having read, understood and agreement to comply with the Township investment policy.

The treasurer shall annually examine the financial condition and registrations of qualified financial institutions and brokers/dealers by obtaining annual updates of the information listed above.

4.37 Control of Cash and Investments
All cash and investments shall be under the control of the township treasurer. No other individual shall hold cash of the township or open a bank account to hold township cash or investments.

4.38 Authority to Make Bank Deposits
The township treasurer is responsible for making all bank deposits. The treasurer may authorize other township personnel to make deposits if the Township Board has agreed to incorporate that function in the job description for that position.

The following positions are authorized by the treasurer to make bank deposits: (list by department).

Investments

4.39 Notice of Investment Policy
The senior management of any firm, dealer, broker or financial institution shall be given a copy of the township’s investment policies prior to the treasurer investing or depositing any township funds in such institution.

1. Comprehensive Version of Township Investment and Depository Designation Policy
The following sample policy is intended for townships that prefer a comprehensive investment policy allowing for a broad range of investment instruments and substantial delegation of discretion and responsibility to the township treasurer.

Depositories
The township treasurer is authorized to manage funds belonging to the township, including depositing funds in approved financial institutions and administration of investments in conformance with MCL 41.77 and the policies in this manual.

The following financial institutions may be used as depositories of township funds: (insert list of approved financial institutions).

The treasurer shall recommend financial institutions for approval for the safekeeping of township funds based on an evaluation of the performance and solvency of the institution, as well as past performance in exercising due care and prudence in managing the custody of township funds held in trust, if applicable.

The treasurer shall periodically evaluate approved and potential financial depositories and shall make recommendations as to appropriate changes in approved depositories when warranted.

In determining safekeeping and custody qualifications, financial institutions shall document a minimum capital requirement of at least $10,000,000 and at least five years of operation. All financial institutions and brokers/dealers shall be pre-qualified by supplying the following:

- Audited financial statements
- Proof of NASD certification, or FDIC or NCUA insurance
- Proof of state registration
- Certification of having read, understood and agreement to comply with the township investment policy

The treasurer shall annually examine the financial condition and registrations of qualified financial institutions and brokers/dealers by obtaining annual updates of the information listed above.

**Investments**

When the treasurer’s analysis of the township’s cash flow requirements reveals that surplus funds will not be required to meet current expenditures for a specific length of time, the treasurer is authorized to make prudent investments for a length of time that will provide a reasonable return on investment, yet ensure that such funds will be available when needed and will not be exposed to undue risk.

The treasurer is authorized to invest township funds in the following instruments (select from among the list of lawful investments authorized under MCL 129.91):

(a) Bonds, securities, and other obligations of the United States or an agency or instrumentality of the United States.

(b) Certificates of deposit, savings accounts, deposit accounts, or depository receipts of a financial institution, but only if the financial institution is eligible to be a depository of funds belonging to the state under a law or rule of this state or the United States.

(c) Commercial paper rated at the time of purchase within the 2 highest classifications established by not less than 2 standard rating services and that matures not more than 270 days after the date of purchase.

(d) Repurchase agreements consisting of instruments listed in subdivision (a).

(e) Bankers’ acceptances of United States banks.

(f) Obligations of this state or any of its political subdivisions that at the time of purchase are rated as investment grade by not less than 1 standard rating service.

(g) Mutual funds registered under the investment company act of 1940, title I of chapter 686, 54 Stat. 789, 15 U.S.C. 80a-1 to 80a-3 and 80a-4 to 80a-64, with authority to purchase only investment vehicles that are legal for direct investment by a public corporation. However, a mutual fund is not disqualified as a permissible investment solely by reason of either of the following:

(i) The purchase of securities on a when-issued or delayed delivery basis.

(ii) The ability to lend portfolio securities as long as the mutual fund receives collateral at all times equal to at least 100% of the value of the securities loaned.
(iii) The limited ability to borrow and pledge a like portion of the portfolio's assets for temporary or emergency purposes.

(h) Obligations described in subdivisions (a) through (g) if purchased through an interlocal agreement under the Urban Cooperation Act of 1967, Public Act 7 of 1967, (Ex Sess), MCL 124.501, et seq.


(j) The investment pools organized under the Local Government Investment Pool Act, Public Act 121 of 1985, MCL 129.141, et seq.

If the policy authorizes investments in mutual funds, include the following: Investments in mutual funds (select one: shall be limited to securities whose intention is to maintain a net asset value of $1 per share or shall include securities whose net asset value per share may fluctuate on a periodic basis).

Optional: Township Board may, at its discretion and upon the recommendation of the township treasurer, authorize the township treasurer to invest in the following investment instruments. However, the township treasurer is required to obtain approval from the Township Board prior to acquiring or increasing the amount of township funds in the following investment instruments: (list lawful investment instruments that require prior board approval prior to the initial purchase and or to increase the amount of township funds invested in such instruments)

Levels of Risk
Decisions and actions involving the township's investment portfolio shall meet the following criteria:

Safety of principal: Safety of principal is the foremost objective of the township’s investment practices. Investments shall be undertaken in a manner that seeks to ensure the preservation of capital in the overall investment portfolio. The treasurer shall minimize credit risk by investing only in the safer types of securities, pre-qualifying financial institutions, brokers/dealers, intermediaries and advisers with whom the township will do business, and diversifying the investment portfolio so that the impact on the investment portfolio resulting from losses on individual securities will be minimized.

Diversification: The investments shall be diversified by avoiding over-concentration in securities from a specific issuer or business sector (excluding U.S. Treasury securities). Investments shall have varying maturities. Investment instrument selection shall avoid high credit risks and shall include use of readily available funds such as local government investment pools or mutual funds to maintain sufficient liquidity.

Liquidity: The investment portfolio shall remain sufficiently liquid to meet all operating requirements that may be reasonably anticipated. Securities shall have maturity dates concurrent with cash flow needs. Securities with active secondary or resale markets, as well as money market mutual funds offering same-day liquidity for short-term funds shall also be used to ensure liquidity. The treasurer shall minimize interest rate risk by avoiding the need to sell securities prior to maturity and investing operating funds primarily in short term-securities, money market mutual funds or similar public investment pools. Securities shall not normally be sold prior to maturity except to minimize loss of principal; to improve the quality, yield or target duration in the portfolio; or to meet liquidity needs.

Return on Investment: The investment portfolio shall be designed to attain a market average rate of return during budgetary and economic cycles while taking into account investment risk constraints and liquidity needs. Return on investment is of secondary importance compared to safety and liquidity objectives. The core of investments is limited to relatively low-risk securities, and a fair rate of return relative to risk is assumed.

Standard of Prudence
The treasurer shall make such investments and only such investments as a prudent person would make in dealing with the property of another, having in view the preservation of the principal and the amount and regularity of the income to be derived.

The standard of prudence to be used shall be the “fiduciary” standard and shall be applied in context of managing an overall portfolio.
The treasurer may elect to have certificates and other evidence of investments held by a financial institution, provided that the financial institution presents to the treasurer sufficient documentation and acknowledgment of the investment instruments held on behalf of the township.

The treasurer shall refrain from personal business activity that could conflict with the proper execution and management of township investments, or that could impair the treasurer’s ability to make impartial investment decisions.

The treasurer shall provide on a quarterly basis a written report to the Township Board concerning the investment of township funds.

Compliance with State and Federal Laws

The township shall comply with all applicable statutory standards for investment of public funds as they now exist or as they may be subsequently amended. Any provision of this resolution that conflicts with applicable statutory requirements and standards is void.

2. Simplified Version of Township Investment and Depository Policy

The following sample resolution is intended for townships that prefer a very basic investment policy consisting primarily of certificates of deposit. The policies provide minimal delegation of discretion and responsibility to the township treasurer.

Depositories

The following financial institutions may be used as depositories of township funds: (insert list of approved financial institutions).

Investments

The treasurer may invest township funds in certificates of deposit, savings accounts, deposit accounts or depository receipts of a bank, but only if the bank, savings and loan association, or credit union meeting all criteria as a depository of public funds contained in state law. The standard of prudence to be used shall be the “fiduciary” standard and shall be applied in context of managing an overall portfolio.

The prior approval of the Township Board shall be required for the treasurer to invest in any other lawful investment instruments. The Township Board’s standard of prudence shall be the “fiduciary” standard, which shall be applied in context of managing an overall portfolio.

The Township Board may authorize the treasurer to invest in the following:

(a) Bonds, securities, and other obligations of the United States or an agency or instrumentality of the United States.

(b) Commercial paper rated at the time of purchase within the 2 highest classifications established by not less than 2 standard rating services and that matures not more than 270 days after the date of purchase.

(c) Repurchase agreements consisting of instruments listed in subdivision (a).

(d) Bankers’ acceptances of United States banks.

(e) Obligations of this state or any of its political subdivisions that at the time of purchase are rated as investment grade by not less than 1 standard rating service.

(f) Mutual funds registered under the Investment Company Act of 1940, Title I of chapter 686, 54 Stat. 789, 15 U.S.C. 80a-1 to 80a-3 and 80a-4 to 80a-64, with authority to purchase only investment vehicles that are legal for direct investment by a public corporation. However, a mutual fund is not disqualified as a permissible investment solely by reason of either of the following:

(i) The purchase of securities on a when-issued or delayed delivery basis.

(ii) The ability to lend portfolio securities as long as the mutual fund receives collateral at all times equal to at least 100% of the value of the securities loaned.

(iii) The limited ability to borrow and pledge a like portion of the portfolio’s assets for temporary or emergency purposes.

(f) Obligations described in subdivisions (a) through (g) if purchased through an interlocal agreement under the Urban Cooperation Act of 1967, Public Act 7 of 1967 (Ex Sess), MCL 124.501, et seq.
(g) Investment pools organized under the Surplus Funds Investment Pool Act, Public Act 367 of 1982, MCL 129.111, et seq.

(h) The investment pools organized under the Local Government Investment Pool Act, Public Act 121 of 1985, MCL 129.141, et seq.

Levels of Risk
Decisions and actions involving the township's investment portfolio shall meet the following criteria:

Safety: Safety of principle is the foremost objective of the township's investment practices.

Diversification: The investments shall be diversified by avoiding over concentration in securities from a specific issuer or business sector (excluding U.S. Treasury securities and insured certificates of deposits).

Liquidity: The investment portfolio shall remain sufficiently liquid to meet all operating requirements that may be reasonably anticipated.

Return on Investment: Return of investment is of secondary importance compared to safety and liquidity objectives. Investments shall be selected to obtain a market average rate of return. The core of investments is limited to relatively low-risk securities.

The treasurer may elect to have certificates and other evidence of investments held by a financial institution, provided that the financial institution presents to the township treasurer on a quarterly basis, sufficient documentation and acknowledgment of the investment instruments held on behalf of the township.

The treasurer shall provide on a quarterly basis a written report to the Township Board concerning the investment of township funds.

Compliance with State and Federal Laws
The township shall comply with all applicable statutes related to public fund investments. Any provisions of this resolution in conflict with applicable statutes is void.

4.64 Travel Advances (Optional)
Travel advances may be requested from the (clerk's office, accounting department). Receipts of all expenses incurred shall be submitted within three business days after concluding the trip, and any excess travel advance shall be reimbursed to the township at that time.

Expenditure Authorization

4.85 Expenditure Authorization
The township shall not be responsible for any obligations incurred by an official or employee that is contrary to the provisions of these administrative policies and procedures of any other financial administration: policies adopted by the Township Board.

Department heads shall not consider appropriations contained in the budget as a mandate to expend township funds. No obligations shall be incurred against, and no payment shall be made from, any appropriation account unless there is a sufficient unencumbered balance in the appropriation and sufficient funds are or will be available to meet the obligation.

The (Township Board, supervisor, superintendent, manager, department heads, other) shall exercise supervision and control to ensure that expenditures are within appropriations, and shall not issue any purchase order for expenditures that exceed appropriations.

Expenditures must follow the procedures set forth in the township’s expenditure control, purchasing or bidding policies.

Department heads shall obtain authorization from the (Township Board, supervisor, superintendent, manager, other) before obligating the township for expenditures of the following nature (select as appropriate):

1. Seminars and conferences
2. Memberships
3. Out-of-state travel
4. Professional services
4.86 Expenditure Control
The purchase requisition and purchase order system is designed to provide a method to screen purchase requests (purchase requisitions), to account for the disbursement of funds, and keep track of purchases to be delivered (purchase orders). Purchase requisitions and purchase orders are to be used for all purchases, except petty cash purchases and emergency needs as authorized by (identify position(s)).

Bids and Quotes

4.87 Dollar Threshold Requiring Written Quotations
Any purchase for goods or services exceeding a cost of $____ shall require the department head to obtain at least three written quotes prior to issuing a purchase order.

Separating the work of vendors into smaller invoices is a violation of this policy.

4.88 Dollar Threshold Requiring Sealed Bids or Request for Proposals (RFPs)
Any purchase for goods or services exceeding an estimated cost of $____ shall require the solicitation of sealed bids. The (appropriate official OR supervisor/superintendent in a charter township), in consultation with the department head, shall develop bid specifications. Bid specifications for purchases that will exceed $____ shall be approved by the Township Board. A department head may request permission from the Township Board to waive the bidding requirements when there is only one known supplier or there is some other compelling reason to waive the bid procedures.

Separating the work of vendors into smaller invoices is a violation of this policy.

4.89 Exceptions
Quotes and competitive bids are not required for the following purchases (select as desired)

- Small purchases up to $____
- Sole source procurement (where only a single source is available or when the township is participating in a purchasing pool, such as the "Buy Michigan First" or MiDEAL programs provided by the State of Michigan)
- Emergency purchases (identify what constitutes an emergency and when board approval will be required)

4.90 Request for Sealed Bids or RFPs
The invitation to bid or the request for proposals for services shall be (list all that apply: published in _____ newspaper, posted on _____ news media website, posted on the township’s website, posted on _____ other public website) at least (once, twice, etc.). (___ days prior to ______), and shall be (mailed, e-mailed) to known vendors or other parties who have notified the township of their interest in submitting bids on the goods or services being purchased.

4.91 Specifications for Requests for Proposals
In order to receive comparable and informative bids and proposals, the township shall prepare comprehensive specifications for prospective candidates.

The request should state the following items:

- The length of the contract period
- Any required qualifications, such as a certified public accountant license
- If attendance is required at Township Board or other meetings, and the number of meetings per year
- The amount of anticipated consultation time (such as time for phone consultations included in bid, etc.)
• The anticipated nature and number of the activities required, such as the average number of ordinance enforcement prosecutions for an attorney, the number and type of funds to be audited for an accountant, or the number of parcels for an appraiser
• The titles of the township official(s) authorized to direct or request services
• Whether the activity, such as auditing or appraisal, is to be performed at the township hall
• That all documents and records created in a governmental function are property of the township and will be subject to the Freedom of Information Act

As appropriate, a request for proposals will ask each candidate to describe:
• The individual or firm's municipal and township experience
• Specific experience with the service or project
• The names, credentials and references of the specific individuals who will be assigned to work with the township
• Specific certification, such as certified public accountant, or memberships in an appropriate association, such as the Public Law Section of the Michigan Bar Association
• Potential conflicts of interest, such as township property owned, interest owned in businesses located in the township, or other clients who may have interests that are potentially adverse to the township
• Services to be billed above the retainer amount, including the amount charged per hour, with a maximum amount for specific types of services such as additional meetings not covered under the retainer or whether the meetings are to be billed on a per diem or hourly basis
• The individual or firm's policy regarding reimbursement for travel time, phone bills, mileage, copying, postage and other incidental expenses
• The services the township requires and if those services are to be included in a retainer

4.92 Opening of Bids or RFPs
Sealed bids or RFPs shall be opened by person(s) identified in the invitation to bid or the request for proposals at the stated time and place, and any interested party may be present for the bid or RFP opening.

4.93 Award of Bids
The (appropriate official OR supervisor/superintendent in a charter township) may award any bid or request for proposals for services that is for an amount of $______ or less. Bids or requests for proposals for services exceeding this amount shall be awarded by the Township Board.

The criteria for awarding bids or requests for proposals shall be as follows (select and prioritize the following as desired by the Township Board):
• Cost
• Experience
• Reliability
• Sufficiency of equipment
• Insurance
• References
• Good communication

4.94 Board Member Interest in Bidder
Any board member or department head who has any ownership or other interest in a company submitting a bid shall disclose the conflict of interest to the board, and that official shall not participate in awarding the bid.
5.1 Authority for Personnel Matters

General Law Option 1:
The Township Board reserves all authority to hire, supervise, provide direction, discipline and terminate employees as collectively determined by the board of trustees.

General Law Option 2:
To provide for efficient and uniform administration of personnel matters, the Township Board appoints (official, township manager, personnel committee, other) as the township personnel officer to implement and enforce all personnel-related policies within the parameters established by the Township Board. Optional: The Township Board delegates authority to (official, township manager, personnel committee, other) to hire, supervise, provide direction, discipline and terminate employees.

Charter Township Option 1:
The Township Board reserves all authority to hire, supervise, provide direction, discipline and terminate employees as collectively determined by the board of trustees. The (supervisor, superintendent), as personnel officer, will implement and enforce all personnel-related policies within the parameters established by the Township Board. The (supervisor, superintendent) shall supervise, provide direction to and discipline employees, and shall make recommendations to the Township Board on hiring and terminating employees.

Charter Township Option 2:
To provide for efficient and uniform administration of personnel matters, the Township Board delegates authority to the (supervisor, superintendent, manager, personnel committee, other) to hire and terminate employees.

5.2 Personnel Officer’s (or Personnel Committee’s) Duties
The (personnel officer, personnel committee) shall do all of the following:

1. Develop job descriptions for all township positions
2. Update job descriptions as needed, and review the accuracy and currency of all job descriptions at least once every three years
3. Recruit applicants for position vacancies
4. Provide all new employees with a current copy of the township personnel policies and procedures manual
5. Monitor changes in state and federal law that impact on township personnel practices
6. Recommend to the Township Board necessary changes in personnel policies and procedures manual, and provide all employees with copies of amendments to the personnel policies and procedures manual
7. Provide interpretations of the township personnel policies and procedures when requested by department heads or employees. The interpretation of the (personnel officer, personnel committee) shall be considered final, unless an appeal of the interpretation is filed with the Township Board.
8. (Recommend or determine) appropriate pay grade or compensation for all employees, subject to board policies and appropriations
9. Authorize department heads to impose employee sanctions that exceed the severity of a verbal or written warning
10. Develop and implement a standard employee evaluation form for use by department heads in periodically evaluating the performance of employees under their supervision
11. Authorize the use of extended leave by employees pursuant to the township personnel policies and procedures manual
12. Monitor township and union compliance with collective bargaining agreements
13. Conduct exit interviews of all terminating employees following a voluntary separation from township employment

5.3 Collective Bargaining (if applicable)
The Township Board delegates to (position(s)) the authority to represent the Township Board in collective bargaining negotiating sessions. Prior to beginning negotiations, the Township Board may meet in closed session to develop negotiation strategy regarding wages, hours, conditions of employment and any non-mandatory topic to which the Township Board agrees to negotiate. Any proposed agreement shall be brought to the Township Board for its ratification or rejection.

5.4 Policy Manuals
The (Township Board, supervisor, superintendent, manager, designated personnel officer, personnel committee, other) shall develop, periodically update and implement a personnel policies and procedures manual to help guide the board or its designated personnel officer, employee supervisors and managers in the implementation of all employee workplace issues.

The provisions of the personnel policies and procedures manual may be changed at the sole discretion of the (Township Board, supervisor, superintendent, manager, designated personnel officer, personnel committee, other). Township Board members, officials and employees may submit any suggested changes or additions to these policies and procedures to the (Township Board, supervisor, superintendent, manager, designated personnel officer, personnel committee, other).

The (Township Board, supervisor, superintendent, manager, designated personnel officer, other) shall also develop and periodically update an employee handbook to answer employees’ questions and to advise them on township policies.

The provisions of the employee handbook may be changed at the sole discretion of the (Township Board, supervisor, superintendent, manager, designated personnel officer, personnel committee, other). Employees may submit any suggested changes or additions to these policies and procedures to the (Township Board, supervisor, superintendent, manager, designated personnel officer, personnel committee, other).

5.5 Authorized Work Force
The Township Board shall determine the number of employees assigned to the various township offices.

The following procedure shall be used to authorize new positions:

The department head shall discuss the need for the new position with the (supervisor, superintendent, manager, personnel officer, personnel committee, other).

If the (supervisor, superintendent, manager, personnel officer, personnel committee, other) agrees that the proposed position should be recommended to the board, the department head shall submit a draft job description and written position justification to the (supervisor, superintendent, manager, personnel officer, personnel committee, other), who may approve, modify or reject the draft job description or position justification.

If the (supervisor, superintendent, manager, personnel officer, personnel committee, other) does not agree to recommend creating the proposed position, the department head may appeal the decision to the Township Board. The board may concur with the recommendation of the (supervisor, superintendent, manager, personnel committee, other).
or may approve creating the new position and direct the (supervisor, superintendent, manager, personnel committee, other) to develop a job description for the position.

The Township Board may accept or reject the implementation of the new position. The board shall not create any new position without prior adoption of any necessary budget amendments.

5.6 Independent Contractors
The Township Board may hire independent contractors to provide specialized or requested services on a project or as-needed basis. All independent contractors will have the following:

- A written contract between the township and the contractor
- A federal identification number or Social Security number if a sole proprietor
- Proof of liability and worker’s compensation insurance
- A completed W-9 form
- Evidence of a business (e.g., business card or current advertisement)

5.7 Volunteers
The Township Board may hire volunteers to provide services for civic, charitable or humanitarian reasons without promise, expectation or receipt of compensation for the services rendered. Township volunteers shall be reimbursed for (mileage, reasonable expenses incurred, other) at the expense reimbursement rates and expense reimbursement policies adopted by the Township Board.

5.8 Equal Opportunity Employment
The township is an equal opportunity employer and shall employ, promote and transfer all employees and job applicants without regard to religion, race, national origin, ancestry, sex, disability, age, marital status, height, weight, arrest record, genetic information, medical condition, requests for a protected leave, or any other protected characteristic under local, state or federal law.

5.9 Employee Selection
The township shall employ, promote and transfer all employees and job applicants on the basis of merit, qualifications and competence in compliance with all applicable employment laws.

The (personnel officer, personnel committee, other) shall utilize the following procedures in filling any vacant employment positions:

- A notice of position vacancy shall be developed, based on the current job description and discussions with the department head. The posting shall provide the position title, brief description, education and experience requirements, current pay grade, application deadline, and the township’s Equal Employment Opportunity policy.
- The position vacancy notice shall be published (list all desired: on township website, other website, in local newspaper(s), applicable trade journal(s), other).
- The applications or resumés submitted will be reviewed by the department head, and a list of qualified candidates will be developed.
- Interviews will be conducted with the department head’s participation. Any additional screening procedures, such as employment testing, shall require prior board approval. At least three non-related references shall be contacted.
- The (personnel officer, personnel committee, other) shall select the candidate who best meets the job prerequisites for education, experience and management style, if appropriate.
• The selected candidate shall be submitted to the Township Board. The board may schedule an interview with the candidate at a board meeting.

• **Optional:** Following board concurrence, the candidate will be offered the position, pending the satisfactory completion of a (physical examination, background check).

### 5.10 Employment of Relatives (Optional)

The township permits the employment of qualified relatives of officials and employees.

For purposes of this policy, "relative" is defined as the following, including in-law, step or adopted relations (a Township Board could adopt a different definition):

- Spouse
- Child
- Parent
- Sibling
- Grandparent, grandchild
- Aunt, uncle
- First cousin, niece, nephew

The (Township Board, personnel officer, personal committee) is responsible for, and will exercise sound business judgment in the placement of related employees in accordance with the following guidelines:

Relatives are permitted to work in the same facility, provided no direct reporting or supervisory/management relationship exists. No employee is permitted to work within the chain of command or supervision of a relative such that one relative’s work responsibilities, salary, discipline or career progress could be influenced by the other relative.

No relatives are permitted to work in the same department or any other positions in which the (Township Board, personnel officer, personal committee) believes an inherent conflict of interest may exist.

Employees who marry while employed are treated in accordance with these guidelines. If, in the opinion of the (Township Board, personnel officer, personal committee), a conflict or apparent conflict arises as a result of the marriage, one of the employees will be transferred at the earliest practical time.

An applicant for township employment shall notify the township on the application for employment, and a current employee shall notify the (Township Board, personnel officer, personal committee) in writing if a relationship identified in this policy exists.

### 5.11 Employee Classification

Each employee will be assigned to a particular job with its corresponding job description, pay grade assignment (if applicable), pay range, and classification as follows: Exempt or Nonexempt; Full-time, Part-time, Temporary or Seasonal.

### 5.12 Employee Compensation

The Township Board shall establish an equitable compensation system for township employees. The board shall determine a pay range for all township positions. The township shall use a compensation system that will determine the value of all jobs based on the skills, knowledge and behaviors required. The system will be designed to maintain control over compensation costs and to be objective and non-discriminatory in application and practice.

**If the township has a merit system:** New employees shall be assigned to the first salary step of the position pay range. With the approval of the (Township Board, finance committee, supervisor, superintendent, manager, personnel officer, personnel committee),
a department head may authorize a new employee with prior years of comparable
experience to be placed in the second year salary step.

If the township assigns salaries on an employee-by-employee basis: Each employee
shall be entitled to the annual salary or hourly wage determined by the Township Board and
as appropriated in the township budget.

5.13 Benefits
The Township Board, in its sole discretion, will determine what employment benefits may be
provided to township officials or employees. Township Board members, officials,
department heads or employees may submit suggested changes or additions to the
benefits to the (Township Board, supervisor, superintendent, manager, personnel officer,
personnel committee).

5.14 Employee Supervision
Department heads shall provide direction to employees in a manner that complies with the
provisions of the township’s policies and procedures manual, employee handbook, as well
as all federal and state laws, and township ordinances.

5.15 Employee Recognition (Optional)
Department heads shall bring to the attention of the Township Board any conduct of merit
by any township employee, volunteer or appointed official that deserves recognition. The
Township Board, at its discretion, shall recognize meritorious conduct through the adoption
of a resolution of tribute.

5.16 Employee Safety
The township shall provide a workplace free from recognized hazards that may cause or
are likely to cause death or serious physical harm to employees. The township shall provide
an effective safety management program that includes both leadership and employee
involvement, will conduct worksite analysis, and will provide employee training as
necessary.

The (official) is hereby appointed as the township safety officer. It shall be the duty of the
safety officer to assess the general working conditions of the township on a continual basis.
Any conditions that create a safety hazard shall be corrected immediately. The safety officer
shall report to the Township Board any unsafe condition that will require a modification of
any board-adopted policy or procedure or the expenditure of funds exceeding $_______ to
eliminate that condition.

5.17 Non-Retaliation
The township shall not tolerate retaliation against any employee or other person who, in
good faith, reports a violation or perceived violation of township policies, or retaliation
against any employee or other person who participates in any investigation as a witness or
otherwise. Retaliation is a serious violation of this policy and is subject to discipline up to
and including discharge. An employee must promptly report any acts of retaliation to his or
her department head or to the (township supervisor, superintendent, manager, other).
5.18 Payroll
The township shall comply with Michigan wage and hour laws that regulate the method of payment of wages, the payment of wages upon termination of employment, allowable deductions, income tax withholding and payment of employment taxes, wage garnishments, recordkeeping and maintenance of payroll records.

5.19 Payment on Termination
An employee who voluntarily terminates employment will be paid all wages earned and due as soon as the amount can be determined, or at the latest, on the next regularly scheduled payday.

Discharged employees will be paid as soon as the correct amount is determined, or within four days of termination.

5.20 Time Cards
All completed time cards for non-exempt employees shall be submitted to the (clerk, authorized person) on the (day) following the end of each pay period. Time cards will be signed by both the employee and the employee’s department head.

5.21 Deductions and Withholdings
The township shall comply with federal and state laws regarding income tax and Social Security deductions. All voluntary deductions shall be authorized in writing. The (clerk, authorized person) shall be notified at least ___ days prior to the end of the pay period of any changes in voluntary deductions or withholding allowances desired by an employee.

The township shall make appropriate deductions to satisfy any court orders for garnishments or for child or spousal support orders.

5.22 Payroll Changes
A payroll change order or other documentation shall be used to make any employee changes (e.g., setting or changing compensation, and deductions or withholdings) or to add a new employee to payroll. A payroll change order or other documentation must be signed by the (supervisor, clerk, superintendent, manager, other).

A new employee change order shall also be accompanied by the following:

- New Hire Reporting Form
- I-9 Form
- W-4 Form
- Direct deposit authorization and any other voluntary deduction forms (optional)

5.23 Pay Advances
Pay advances shall not be authorized under any circumstances.

5.24 Payroll Problems
Employees shall immediately notify the (clerk, authorized person) of any problems or errors on their paychecks. A written account of the problem and its resolution shall be created by the (clerk, authorized person).

Personnel Recordkeeping

5.25 Personnel Files
The township (clerk, supervisor, superintendent, manager, personnel officer, other) shall maintain a permanent personnel record of each township employee. The personnel records shall be kept complete and accurate in compliance with federal and state laws and any applicable general record retention schedules adopted by the State of Michigan.
Each employee's personnel file shall contain the following (not an exhaustive list; include, add or omit as applicable):

1. Personnel data, including full name, Social Security number, current address, resumé or application submitted and physical examination (if required)
2. Performance evaluations
3. Use of authorized leaves
4. Commendations or disciplinary actions
5. Tax withholding information
6. Beneficiary information
7. Record of positions held
8. Insurance and pension records

A personnel file shall not include:

1. Employee references supplied to an employer if the identity of the person making the reference would be disclosed.
2. Materials relating to the employer's staff planning with respect to more than one employee, including salary increases, management bonus plans, promotions and job assignments.
3. Medical reports and records made or obtained by the employer if the records or reports are available to the employee from the doctor or medical facility involved.
4. Information of a personal nature about a person other than the employee if disclosure of the information would constitute a clearly unwarranted invasion of the other person's privacy.
5. Information that is kept separately from other records and that relates to an investigation of the employee by the employer regarding criminal activity that may result in loss or damage to the employer's property or disruption of the employer's business operation.
6. Records limited to grievance investigations that are kept separately and are not used for the purposes provided in this subdivision.
7. Records kept by an executive, administrative or professional employee that are kept in the sole possession of the maker of the record, and are not accessible or shared with other persons. But a record concerning an occurrence or fact about an employee may be entered into a personnel record if entered not more than six months after the date of the occurrence or the date the fact becomes known.

5.26 Employee Access to Personnel File
Upon written request that describes the personnel record, any employee may examine the contents of his or her personnel file under the direct supervision of the (clerk, supervisor, superintendent, manager, personnel officer, other). If an employee demonstrates that he or she is unable to review his or her personnel record at the township, then the township, upon that employee's written request, shall mail a copy of the requested record to the employee.

An employee may obtain a copy of the information or part of the information contained in the employee's personnel record. (Optional: The township will charge a fee for providing a copy of information contained in the personnel record. The fee shall be limited to the actual incremental cost of duplicating the information.)

5.27 Employer Access to Personnel Files
Board members and the (superintendent, manager, personnel officer, other) shall be allowed to view any personnel file when necessary within the scope of their authority and
responsibility. Confidential information contained in a personnel file shall be released to others only with written authorization of the employee.

The contents of an employee's personnel file shall not be removed from the township (hall, facility) by anyone.

The contents of the employee personnel files shall be considered confidential.

5.28 Release of Personnel Records to a Third Party

The (clerk, supervisor, superintendent, manager, personnel officer, other) shall review an employee or former employee's personnel record before releasing information to a third party and, except when the release is ordered in a legal action or arbitration to a party in that legal action or arbitration, shall delete disciplinary reports, letters of reprimand or other records of disciplinary action that are more than four years old.

When notice is required by law, the (clerk, supervisor, superintendent, manager, personnel officer, other) shall provide written notice to an employee or former employee of a release of the employee's personnel records.

5.29 Freedom of Information Requests for Personnel Records

Copies of documents contained in the personnel files that are requested pursuant to the Freedom of Information Act may be released only after information that is exempt from FOIA disclosure that may be contained on the document is redacted (deleted or edited out). The FOIA coordinator may contact the township attorney for advice in responding to a FOIA request involving personnel records.

Records Management

6.1 Applicability

This records management policy shall apply to all officials, appointees, employees, agents, independent contractors and volunteers of the township. Each individual who creates, sends or receives official records is responsible for retaining those records in accordance with this policy.

6.2 Records Management Responsibilities

The (clerk, other) shall be responsible for coordinating all records management procedures and activities for township offices, departments or services. Duties include the:

- Distribution of approved general record retention schedules
- Development, review and approval of township-specific record retention schedules (optional)
- Distribution of policies, guidelines and standards published by the State of Michigan, the township and other parties
- Arranging off-site storage facilities for inactive records (optional)
- Arranging microfilm and digital imaging services (optional)
- Arranging the destruction of confidential records with a vendor (optional)
- Coordinating all litigation holds to prevent the destruction of records that are relevant to a Freedom of Information Act request, investigation or litigation

6.3 Responsibility to Enforce

The (clerk, other) shall ensure that township officials, appointees and employees are aware of and implement the township's record management policies. They shall ensure that the township has the most updated record retention schedules that cover all records (regardless of form or format) that are created and used by the township.

The (clerk, other) shall ensure that the digital files and e-mail (and other records) of former officials, appointees, employees, volunteers and consultants are retained in accordance with approved record retention schedules.
6.4 Separation from Township
Township officials, appointees, employees, volunteers and consultants/contractors shall not take public records with them when they terminate office, employment or contract with the township, and they shall not destroy records that have not yet fulfilled their approved retention period. The (clerk, other) is responsible for ensuring that the records, including e-mail and other digital records, of employees who are separating from the township are retained in accordance with the township’s record retention policies.

6.5 Failure to Adhere to This Records Management Policy
Failure to adhere to the township’s records management policies may result in applicable discipline, up to and including discharge from employment, termination of the contractor status, or termination of the volunteer relationship. Further, the removal, mutilation or destruction of public records may result in civil and criminal liability, up to and including a penalty of not more than two years in state prison or a fine of not more than $1,000.

6.6 Records Are Maintained and Stored to Ensure Township Compliance with Law
Township officials, appointees, employees, volunteers and consultants/contractors shall create, develop, organize, maintain, retain and store all township records to accommodate public inspection, FOIA compliance, record retention requirements, and minimize the township’s exposure to litigation and risk.

The (clerk, FOIA coordinator, other) shall develop procedures to accommodate access by the (clerk, FOIA coordinator, other) for the purpose of public inspection of records, FOIA requests, and discovery or other litigation-related requests, when:

- Specific records are required by law or township policy to have limited access
- Specific records contain information exempt from disclosure
- Township records are kept or used in home offices

6.7 Record Retention Schedules
All township records shall be retained in accordance with an approved record retention schedule. Records not listed on an approved record retention schedule are considered permanent records and may not be disposed of until a schedule is approved.

6.8 Litigation, Investigations and Freedom of Information Act Requests
The FOIA coordinator shall keep a copy of all written requests for public records on file for no less than one year.

No records that are the subject of litigation, a pending investigation request or a pending FOIA request shall be destroyed until the legal action or activity has ended, even if the records are otherwise scheduled for destruction pursuant to a relevant record retention schedule.

Any individual with knowledge of pending litigation, a pending investigation or a FOIA request shall immediately inform the FOIA coordinator. In consultation with the township attorney, the FOIA coordinator shall direct all relevant individuals to immediately cease disposal of all records relevant to the pending litigation, pending investigation or FOIA request. If the relevant records are in electronic form (including e-mail), the FOIA coordinator shall notify (information technology personnel or specialists) for retrieval procedures.

If questions arise as to what records are relevant to a pending litigation, pending investigation, or FOIA request, the FOIA coordinator shall direct the immediate cessation of the disposal of all records. The moratorium on the disposal of all records relevant to the pending litigation, pending investigation or FOIA request shall remain in effect for the duration of the litigation or investigation, or until the FOIA request has been fully processed.
6.9 Public Inspection of Records

Upon receiving a verbal request to inspect township records, the township shall furnish the requesting person with a reasonable opportunity and reasonable facilities for inspection and examination of its public records.

A person shall be allowed to inspect public records during usual business hours, not less than four hours per day. The public does not have unlimited access to township offices or facilities, and a person may be required to inspect records at a specified counter or table, and in view of township personnel.

Township officials, appointees, staff or consultants/contractors assisting with inspection of public records shall inform any person inspecting records that only pencils, and no pens or ink, may be used to take notes.

In coordination with the official responsible for the records, the FOIA coordinator shall determine on a case-by-case basis when the township will provide copies of original records, to allow for blacking out exempt information, to protect old or delicate original records, or because the original record is a digital file or database not available for public inspection.

The (clerk, FOIA coordinator, other) is responsible for identifying if records or information requested by the public is stored in digital files or e-mail, even if the public does not specifically request a digital file or e-mail.

A person cannot remove books, records or files from the place the township has provided for the inspection.

No documents shall be removed from the office of the custodian of those documents without permission of that custodian, except by court order, subpoena or for audit purposes. The official shall be given a receipt listing the records being removed. Documents may be removed from the office of the custodian of those documents with permission of that custodian to accommodate public inspection of those documents.

6.10 Copies May Be Required to Enable Public Inspection of Records

In coordination with the official responsible for the records, the FOIA coordinator will determine (by policy, on a case-by-case basis, or both) when the township will provide copies of original records, to allow for blacking out exempt information, to protect old or delicate original records, or because the original record is a digital file or database not available for public inspection.

Optional: A fee will be charged for copies made to enable public inspection of records, according to the township’s FOIA policy.

6.11 Record Fees

In all cases, township personnel shall use the most economical means available to make copies of public records, including digital copies of documents or recordings. E-mail may be used to distribute or mail records.

"Actual, incremental cost" means the cost to the township over and above the cost to the township if the request had not been made. Overhead costs shall not be included in an "actual, incremental cost."

(Select any, all or none of the following, per the township’s individual policy:)

The township shall charge the actual, incremental copying cost to make a copy subject to a FOIA request for a copy or made to accommodate a request to inspect.

The township shall charge a labor cost to make the copy, (select one of the following:)

Option A: which is the hourly wage of the lowest paid township employee capable of making the copy, as determined for each request.

Option B: which is $_______. (Specify the lowest hourly wage paid to a township employee, as a flat hourly wage for all copies)

Labor costs are charged in (10-minute, 15-minute, etc.) increments. The hourly wage used to calculate labor costs includes total compensation and benefits.
Fees for Copying Records or Notices for FOIA or Open Meetings Act Subscriptions: The township shall charge the actual, incremental cost to make the copy.

Optional: Labor costs shall not be charged for a copy made to fulfill a FOIA subscription request because the copy is made at the same time the record is issued.

Mailing Fees: The township shall charge actual postage or shipping costs and the actual cost of the envelope or mailer.

Fees for Separating Exempt From Non-Exempt Information: A fee shall not be charged for the cost to search, examine, review, and delete, separate or redact exempt from non-exempt information unless failure to charge a fee would result in unreasonably high costs to the township because of the nature of the specific request.

The FOIA coordinator shall determine if a fee will be charged under this section.

When the FOIA coordinator determines that a fee will be charged under this section, the FOIA coordinator shall specifically identify the nature of the unreasonably high costs of the specific request on the written response to the FOIA request.

The township shall charge a labor cost to search, examine, review, and delete, separate or redact exempt from non-exempt information. (select one of the following:)

Option A: which is the hourly wage of the lowest paid township employee capable of making the copy, as determined for each request.

Option B: which is $________. (Specify the lowest hourly wage paid to any township employee, if the board wants to use that as a flat hourly wage for all copies)

Labor costs are charged in (10-minute, 15-minute, etc.) increments. The hourly wage used to calculate labor costs includes total compensation and benefits.

6.12 Waived FOIA Request Costs for Specific Types of Records (Optional)

With the exception of costs waived due to indigency, FOIA costs shall be waived only according to this section. Costs cannot be waived on an individual basis. The township shall not charge for copies of (specify type(s) of records, such as “most recent draft and approved sets of minutes” or “the draft master plan, zoning ordinance, recreation plan,” etc.).

6.13 Costs Waived Due to Indigency of Person Making FOIA Request

A public record search shall be made and a copy of a public record shall be furnished without charge for the first $20 of the fee for each request to a person who is entitled to information under the FOIA and who submits an affidavit stating that, at the time the request is submitted, the person is either receiving public assistance or is unable to pay the cost because of indigency.

“Indigency” is determined by the township’s poverty guidelines annually adopted for property tax poverty exemption applications (or “the federal poverty thresholds annually compiled and published by the Bureau of the Census prior to December 31 of each year”).

6.14 Fifty-Percent Good Faith Deposit for Costs Over $50

If the costs estimated for a specific FOIA request exceed $50, the person requesting the record(s) shall make a good faith deposit before the township will process the request. The deposit shall not exceed one-half (50%) of the total fee.

6.15 Unpaid FOIA Requests Are Not Considered When Responding to a Subsequent FOIA Request for Different Records

The unpaid balance of a previous FOIA request shall not be deducted from separate or later FOIA requests for different records submitted by the same person. The unpaid balance of a previous FOIA request shall not be deducted from any other fees, taxes, charges or other bills paid to the township by that person.
Digital Files and E-mail Retention

6.16 E-mail Defined
Electronic mail (e-mail) is a means of exchanging messages and documents using telecommunication equipment and computers. A complete e-mail message not only includes the contents of the communication, but also the transactional information (dates and times that messages were sent, received, opened, deleted, etc., as well as aliases and names of members of groups), and any attachments.

6.17 Digital Files and E-mail Messages May Be Public Records
A digital file or e-mail message is a public record if it is prepared, owned, used, in the possession of or retained by a public body in the performance of an official function, from the time it is created.

6.18 Digital Files and E-mail Messages Are Public Property
All digital files and e-mail messages that are created, received or stored by the township are the property of the township. They are not the property of the township officials, appointees, employees, volunteers, consultants/contractors, vendors or customers. E-mail accounts are provided to township staff for conducting public business. No one should have an expectation of privacy when using the township's computer resources.

6.19 Digital Files and E-mail Retention and Disposal Schedules
Digital files and e-mail shall be retained according to the applicable record retention schedule for the type of record the digital file or e-mail represents.

Individual employees or consultants are responsible for deleting digital files and e-mail messages in accordance with the appropriate record retention schedule. The (designated person) shall ensure that messages deleted in compliance with the appropriate record retention schedule are rendered unrecoverable within (insert time frame; one week is the suggested maximum) of deletion.

6.20 Digital Files and E-mail Storage and Maintenance
The township shall retain its digital files and e-mail by (select from the following procedures, or other procedures as applicable to the township’s e-mail and technology systems):

- Filing the digital file or e-mail in a Document Management System repository where it will be organized and automatically disposed of at the end of its retention period.

- Storing e-mail online in the active e-mail system for its entire retention period. E-mail account holders are encouraged to establish folders for arranging e-mail according to their content, and they are responsible for disposing of e-mail that has met all of its retention requirements.

- Creating online e-mail archives for storing messages that are accessible by the active e-mail system, but are not stored on the active e-mail server. E-mail account holders are encouraged to establish folders for arranging e-mail according to their content, and they are responsible for disposing of e-mail that has met all of its retention requirements.

- Storing digital files or e-mail on hard drives or peripheral drives (information technology staff or other township designees must specify which drive to use; shared servers are recommended). E-mail account holders are encouraged to establish folders for arranging digital files or e-mail according to their content, and they are responsible for disposing of digital files or e-mail that has met all of its retention requirements.

- Printing digital files or e-mail and related transactional information, and filing the paper in a manual filing system.
6.21 Record Storage
Township officials, appointees, employees, volunteers, consultants/contractors and departments shall organize records to promote fast and efficient retrieval of information. Appropriate and cost-effective office equipment, indexes and tools shall be used to maintain records.

The township clerk shall periodically evaluate and make recommendations to the Township Board on the method(s) to be used to maintain and store records for their minimum retention periods. Records that will be retained for more than 10 years shall be stored in an environment that facilitates the security and stability of the storage media. The township may utilize low-cost storage facilities for inactive records that have not fulfilled their retention requirements.

The (designated person) shall work in conjunction with the (information technology personnel/department/consultant/contractor) to determine the most cost-effective and reliable method of maintaining digital and electronic records for their full retention period, so technology changes do not render them in accessible and unusable.

When reproducing township records for storage purposes, the township shall comply with the applicable State of Michigan standards and best practices for record reproduction, as authorized by the Records Reproduction Act, MCL 24.401, et seq.

Records containing sensitive or confidential information shall be protected against unauthorized access, especially records that are protected by state or federal laws, records containing private information, financial information, background checks, medical information and Social Security numbers. Individuals and offices shall employ appropriate locks, passwords and other devices to protect the privacy of this information.

6.22 Record Disposal
Public records that have reached their minimum retention period, and which are no longer required for the efficient operation of the township, may be disposed of. All township offices shall routinely review all records (regardless of format) to identify those that have fulfilled their retention requirements.

Disposal shall be made by a method that is guaranteed to ensure the privacy of sensitive or confidential information. Records that contain confidential information will be disposed of in a manner that ensures they cannot be reconstructed.

- The township shall destroy sensitive or confidential information by (describe method, vendor, internal procedures, etc.).

- The township shall destroy open records by recycling or regular trash disposal.

Some records possess permanent or historical value. These records may be designated for eventual transfer to the Archives of Michigan for permanent preservation. The township shall follow the Archives’ procedures for transferring records.

6.23 Disaster Prevention and Recovery
Township records, books and papers shall not be kept where they will be exposed to an unusual hazard of fire or theft or other damage.

In the event of damage to township records, township personnel, at the direction of the (clerk, other) shall (at a minimum—add specific procedures as applicable to township’s circumstances):
- Contact the township’s risk manager and insurance agent
- Determine the type of damage to records (fire, smoke, chemical, clean water, dirty water, heat, humidity)
- Determine which records have been damaged
- Determine the types of materials that have been damaged (paper, film/microfiche, computer files, CDs/DVDs, etc.)
- Begin salvage according to applicable State of Michigan standards and best practices for document salvage
Public Information Officer

7.1 Public Information Officer (Optional)
The (designated position) shall be the public information officer for the township.

The public information officer shall be responsible for supervising the content disseminated as approved by the Township Board through the township newsletter, website, public service announcements and press releases on township government events, and responding to inquiries from the media or referring contact to other appropriate township officials. The public information officer shall review the content of these materials for:

- potential violations of the Campaign Finance Act
- political preference or support
- promotion of private interests
- misrepresentation of Township Board actions or policy
- statements that could expose the township to legal liability

The public information officer is authorized to determine in his or her sole discretion, whether such content will be removed or edited out, submitted to the township legal counsel for a further opinion, directed to the Township Board for a final determination, or returned to the author for revision.

The public information officer shall advise Township Board members and other appropriate staff of all press releases and other media contacts at the time of release.

Township officials and employees will notify the public information officer of all media contacts made in their township capacity.

Optional: Township officials and department heads will notify the public information officer of all media contacts made in their township capacity. Other township employees and volunteers will notify the public information officer prior to making any statements to the news media in their township capacity.

Public Notice

7.2 Public Notice
Option A: One position/office is responsible for all notices of all township public bodies:
The (clerk, other position) shall be responsible for giving public notice of all meetings of all public bodies of the township in conformance with the Open Meetings Act and other state laws.

The (chairperson, support staff, other position) of each public body shall notify the (township clerk, secretary to the board or commission, or other responsible township official or employee) of that body’s regular meeting schedule within ___ days after it is adopted, and of any special or rescheduled meeting at least 24 hours (at a minimum) prior to that meeting.

The (clerk, other position) shall also be responsible for publishing and mailing all public notices required by state law. The (chairperson, support staff, other position) shall notify the (clerk, other position) when a public notice is required to be mailed or published with sufficient lead time for the notice to be provided in compliance with applicable laws.
Option B: Adopt separate policies identifying the position/office responsible for the notices of each individual township public body.

The (position) shall be responsible for giving public notice of all meetings of the ____________________ in conformance with the Open Meetings Act and other state laws.

The (position) shall also be responsible for publishing and mailing all public notices required by state law.

Mail

7.3 Incoming Mail
The (clerk or person designated by the clerk) shall receive all incoming mail, and shall open and date-stamp the letter or cover letter of all correspondence. Correspondence shall be sorted and distributed immediately to the various township offices. Mail addressed to the Township Board shall be forwarded to the clerk, who shall provide a copy to each board member.

Correspondence addressed to the board, but requiring action typically handled by a particular official (such as a Freedom of Information Act request or subpoena), shall be immediately forwarded to that official, as well.

7.4 Township Letterhead
The Township Board shall approve the design of all letterhead stationery. Statements made on township stationery may be construed as the official position of the township, so all officials, appointees and employees shall make written statements representing the township only within the scope of their authority when using township stationery.

7.5 Outgoing Correspondence
All correspondence should be considered a public document, unless the contents are specifically excluded from disclosure by state law. Copies of correspondence will be provided to any board member or the public on request.

Department heads shall provide the Township Board, via the (clerk, other), with a copy of all correspondence that addresses a citizen complaint or when the content may result in a lawsuit against the township. Where a department head is unsure of the necessity to provide the board with a copy of correspondence, department heads should err on the side of caution.

Public Contacts

7.6 Courtesy and Customer Service
The primary goal of the township is to serve the public. All officials and employees will respond to requests for township information from members of the public with courtesy and efficiency.

All officials and employees shall communicate with the public in such a way as to portray the image of the township government as friendly, courteous and efficient.

All visitors to the township hall shall be greeted in a friendly, helpful manner. Under the day-to-day supervision of the (official), the receptionist shall assist the public by directing them to the appropriate official, employee or department.

Phone calls to the township shall be answered, (“____________ Township, how may I direct your call?” or “____________ Township, ____________ Department, how may I help you?”)

Township officials and employees shall make every effort to see visitors who need their assistance. When workload or other commitments do not allow for an immediate meeting, the visitor will be asked to make an appointment at a mutually convenient time.
Board members and other key officials shall post office hours or contact information to arrange appointments.

7.7 Complaints and Problems
If an official or employee receives a citizen complaint that is outside their authority or responsibility, the official or employee shall direct the citizen to the appropriate official, employee or department.

Complaints or other concerns received from a citizen shall be received with courtesy. The official or employee will make every effort to resolve a complaint or problem, within the official’s or employee’s scope of authority. Department heads will be notified of all complaints.

The (Township Board, official) shall also be notified in writing of any citizen complaint arising from official or employee conduct or the administration of a department or Township Board policy or procedure. The notice shall include the name and address of the citizen, the nature of the complaint and how the complaint was resolved. The (Township Board, official) may make a subsequent inquiry with the citizen to determine whether the issue was resolved and whether any additional action is required.

Property Management

8.1 Identifying Township Assets
Assets that have a value of at least $_____ shall be identified and inventoried, and safeguarded to prevent loss.

8.2 Inventory of Assets
The (clerk, other position) shall maintain an inventory of the township’s assets, and shall add or remove assets from the inventory at the time of acquisition or disposal. Department heads shall inventory all assets assigned to their department, at least annually and at the time of acquisition, and shall submit the inventory to the (clerk, other position).

The inventory of assets shall include the following information on each asset:

- Class code
- Voucher number
- Acquisition date
- Name and address of vendor
- Description of asset
- Responsible department
- Location
- Acquisition cost (if gift, estimated fair value at time of donation)
- Fund or cost center (from which it was purchased)
- How acquired (purchase, lease/purchase, construction, condemnation, tax foreclosure, gift)
- Estimated life
- Date and method of authorized disposition
- Permanent identification number

8.3 Inventory Tagging
All assets shall be tagged with a label that includes the permanent identification number.

8.4 Lost or Damaged Township Property or Equipment
Any lost or damaged equipment shall be reported immediately to the (supervisor, superintendent, clerk, employee’s department head).
8.5 Disposal of Fixed Assets
Department heads shall make note on the annual inventory, or shall notify the (clerk, other position) sooner if desired, of any equipment that would be appropriate for disposal. The clerk shall prepare a list of all such equipment recommended for disposal and shall submit the recommended disposal of fixed assets list to the (Township Board, supervisor, superintendent, manager, other) for approval.

The township shall not make a gift or donation of township property with any remaining value.

The (Township Board, supervisor, superintendent, manager, other) shall determine, on a case-by-case basis, the method of disposal, which may include sealed bids, public auction, negotiated sale or disposal.

Township officials and employees are not eligible to purchase township fixed assets by negotiated sale without the approval of the board. An elected official shall refrain from voting (with the unanimous consent of the board if a charter township) on any negotiated sale involving the elected official.

8.6 Intellectual Property
Documents and files written or otherwise created by township officials, appointees, employees, volunteers and consultants/contractors in connection with performing their township duties, or for the township’s use, are the creative and intellectual property of the township.

8.7 Responsibility for Maintenance
The township (supervisor, superintendent, manager, other) shall be responsible for monitoring the need for repairs and improvements to township property.

The (supervisor, superintendent, manager, other) shall use the township purchasing and bidding procedures for procuring the following services as applicable:

- Cleaning
- Lawn maintenance
- Snow removal
- Fire extinguisher inspections
- Non-emergency repairs to township buildings, land, equipment and vehicles
- (Other as determined by the Township Board)

8.8 Emergency Repairs
The (supervisor, superintendent, manager, other) is authorized to contract for emergency repairs up to a cost of $____ without prior board approval, when a delay in initiating a repair will have a significant impact on township operations or finances.

8.9 Township Board Authority for Township Facilities
Township facilities are public property, but they are not open to public use unless the Township Board has so directed. The Township Board shall determine which township facilities will be open to public access and use, and the degree of public access and use. The (Township Board, supervisor, superintendent, manager, other) shall establish procedures for opening, closing and the security of township facilities.

8.10 Hours of Business (optional)
The township office shall be open to the public at (time) and shall be closed at (time) on every normal business day.

8.11 Emergency Closing
The (supervisor, clerk, manager, superintendent, other), with concurrence from (designated position), shall have the authority to close the township office in an emergency situation. Emergency situations include, but are not limited to, severe weather, failure of heating/mechanical systems, electrical failure, or any unusual situation that would either prohibit the normal operation of the township offices, or jeopardize the safety of the officials, employees or public.

If a closing is deemed necessary prior to normal business hours, the (supervisor, clerk, manager, superintendent, other) shall notify the officials and employees by telephone at least one-half hour prior to the usual starting time, or as soon as possible. The Township Board members (and the local radio station, other) shall also be notified of any closing.

8.12 Building Opening and Closing Procedures
The (maintenance person, first person arriving each morning) should make sure that:

- The security system is deactivated
- All public access doors are unlocked
- The copier is turned on
- (Other)

Prior to leaving, each employee will make his or her work station secure by checking that computers, typewriters, calculators and lights are turned off, filing cabinets and cash drawers are locked, and windows and doors are locked.

The last person to leave the township hall at night shall check to see that:

- The copier and other office machines are turned off
- All doors and common area windows are locked
- All lights are turned off, except for designated security lights
- The security system is activated

Persons working after hours are responsible for turning off the lights and office machines used, and checking that all doors and windows are secure.

Outside lights shall be turned on prior to any evening meeting and shall be turned off by the last person leaving the meeting.

8.13 Smoking
Smoking indoors is prohibited at all township buildings and facilities. An individual shall not smoke at a meeting of a township body, or in any enclosed, indoor area owned or operated by the township, including township facilities not open to the public or available only to township staff. There is no exception for private functions held at township facilities.

The township shall clearly and conspicuously post "no smoking" signs or the international, "no smoking" symbol at the entrances to and in every township building, and shall remove all ashtrays and other smoking paraphernalia from indoor township facility.

Township staff shall inform individuals smoking in violation of this act that they are in violation of state law and subject to penalties.

Optional: Persons wishing to smoke on township property shall smoke outside (indicate location(s)). Cigarette butts and packaging shall not be left on the grounds.

Security

8.14 Keys
The following positions are authorized to receive a key to the main door: (specify positions authorized to receive keys or indicate if all board members or all employees are to receive keys).

If a key is lost, the (designated official) shall be informed immediately. A replacement key shall be issued. If the supervisor has reason to believe that the missing key may be used for unauthorized entry, new locks will be installed.

Upon termination of employment, the employee shall return his or her office keys to the township supervisor.

No person shall duplicate a key without authorization from the township supervisor or make a key available to any unauthorized person.

Each department head shall determine who shall be issued a key to the department’s door or any secured facilities, such as a safe, cash drawer or filing cabinet, within the department.

8.15 Valuables
Township officials, appointees, employees, volunteers and consultants/contractors shall not keep money or other valuables in their desks or at their work stations. The township shall not be responsible for the loss of any personal property.

8.16 Safety
All township facilities will be maintained for compliance with OSHA and liability insurance standards as they apply to fire hazards, flammable materials and other safety hazards as established by board policy and procedures.

No boxes, files and other items shall be stored in hallways, stairs and landings. Flammable liquids and power equipment shall not be stored in the township hall. Other flammable materials will not be stored in the (utility/furnace) room.

In the event of a fire, all employees will immediately exit the building. All employees shall gather at (place) for a head count.

Public Use of Township Facilities (optional)

8.17 Availability
Township facilities that are open to public use shall be used only in compliance with township policies and procedures.

The Township Board authorizes limited public access to and use of the following township facilities (these are examples only—identify the township’s specific facilities):

- Main board room
- Conference room
- Community center multi-purpose room and kitchen facility
- Library meeting room
- Fire/rescue training room
- Park pavilion
- (Other)

8.18 Denial of Facilities
The Township Board reserves the right to refuse use of the facilities for cause.

8.19 Reservations
Township facilities are available for use by any individual or organization on a first-come, first-served basis. The (clerk, other) shall record each reservation on a facility calendar, on a first-come, first-served basis.
(Reservations forms, rental agreements, facility lease contracts) shall be used to secure use of township facilities and to establish the terms such reservations are subject to. The (reservations form, rental agreement, facility lease contracts) shall include a waiver that will hold the township harmless for any actions related to the event. This agreement may be amended from time to time as determined appropriate by the township attorney. (Reservations forms, rental agreements, facility lease contracts) shall be made available at the office of the township (clerk, other).

8.20 Fees and Deposits
The Township Board reserves the right to establish a fee schedule and periodically adjust the fees as necessary for use of township facilities by Township Board resolution. The following fees shall be charged for use of township facilities: (list hourly or daily rate, plus damage deposit, for each facility). The fee shall be paid at the time the reservation is made. In the case of a cancellation, the fee shall be returned.

8.21 Damages
A damage deposit shall be required (end there if required for all reservations, or identify the type of use(s) that will require a deposit).

No later than the day prior to the scheduled use, a township staff member and a representative of the renter shall complete an inventory form recording the current condition of the facility. The condition inventory shall be compared to the facility on the business day following the scheduled event. The deposit will be returned after the (clerk, supervisor, superintendent, manager, other) determines that damage to the facility has not occurred.

If damage to the facility has occurred, the township shall use the deposit to repair the damage. If damage has occurred, the renter shall be notified. The township shall repair the damage, and if damages exceed the deposit, an invoice covering the cost of the repairs shall be submitted to the renter for payment. Failure to reasonably clean the facility after use shall result in forfeiture of a portion of the damage deposit to pay for cleaning expenses.

8.22 Facility Use Rules
(Include specific rules for township facilities or uses, such as:)
- No smoking is allowed within any part of the building.
- Chairs and other equipment must be returned to their place of storage by the renter.
- Floors must be swept.
- Counters and tabletops must be wiped clean.
- Any trash must be deposited in the dumpster.
- Kitchen equipment and utensils must be washed and returned to their original storage.
- (Other)

8.23 Alcoholic Beverages
Alcoholic beverages (will/will not) be permitted in (identify in which township facilities open to public use alcoholic beverages will be permitted and where they are not permitted). If alcoholic beverages are served, the renting party will provide the township with a copy of the liquor license and special event insurance policy, in the amount of $______, with the township listed as a named insured on the policy.
Use of Township Property by Township Personnel

8.24 Personal Use of Township Property
The personal use of the township premises, equipment, machines, tools, supplies, postage or personal use of township labor, shall be prohibited.

8.25 Personal Mail
Personal mail and parcels may be sent from the township office by township personnel. The sender must reimburse the township for all costs.

The township is a business address, and all mail and deliveries received at township facilities are subject to township policies regarding how mail and deliveries will be received and whether mail or deliveries will be opened by the township.

The township is a public entity, and mail and deliveries received at township facilities may be subject to public disclosure if they constitute public records. Township officials, appointees, employees, volunteers and consultants/contractors have no expectation of privacy regarding personal mail or deliveries at township facilities.

8.26 Office Supplies
Township office supplies shall not be used for non-township purposes.

8.27 Vehicles
Employees may be directed by a department head to take a township vehicle to their residence due to the nature of their work, such as responding to emergency calls. Department heads may also authorize a township vehicle to be driven to and from work because of the lack of a secure place to store the vehicle during hours the office is closed.

The use of a township vehicle is not an employee fringe benefit, and personal use is prohibited. Employees may use the vehicle for personal errands, such as making a stop on the way to and from work, so long as no additional mileage or other cost is incurred to the township.

8.28 Bulletin Boards
The Township Board shall establish policies and procedures governing the use of a township bulletin board for public notices, township business, citizen requests and other notices as approved by (designated position). Employees who wish to post notices on township bulletin boards must have the prior approval of (authorized official).

8.29 Township Facility Phone Use
Option A: Employees (are, are not) permitted to make brief personal (local, long distance) phone calls.

Option B: Employees are permitted to make brief personal long distance phone calls with the permission of (authorized official), but the calls must be billed to their home phone.

Cell Phone Use

8.30 Cell Phone Use
The purpose of this policy is to provide a set of guidelines governing the use by township officials or employees of township-owned or leased cellular telephones. The (supervisor, clerk, superintendent, manager, department head, other) shall be responsible for oversight of cell phone usage and shall monitor and review such usage on a monthly basis to ensure that use is appropriate and that prudent fiscal management guidelines are followed. Department heads shall be responsible for enforcing this policy and taking corrective action where there is a violation of the policy.

8.31 Type of Cell Phone

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The make and model of cell phones furnished for official or employee use shall be as determined by the Township Board. An official or employee who wishes to upgrade the phone shall do so only with the approval of the (supervisor, clerk, superintendent, manager, department head, other) and at their own expense.

8.32 Ownership of Phone
Cell phones leased, purchased or operated under a township account, and any accessories, manuals or equipment, shall be the property of the township. Prior to an official or employee’s last day of office or employment, the phone and all accessories, manuals or equipment must be returned to the township (supervisor, clerk, superintendent, manager, department head, other).

8.33 Damaged or Lost Phone
The theft, damage to or loss of a phone must be reported to the (supervisor, clerk, superintendent, manager, department head, other) within 24 hours of the event. In the first instance of phone loss or damage, the township will pay for the cost of replacement or repair. Should there be any subsequent loss or damage to the phone due to negligence of the employee, then the employee shall be responsible for the cost.

8.34 Personal Use
The phone is provided to the official or employee because of a business need and as such it is reserved primarily for official township business. Personal use of the phone is (allowed, not allowed). (If allowed:) Officials or employees should show discretion in their personal use, and this privilege should not be abused. Officials or employees shall reimburse the township for personal calls.

Computer and E-mail Use

8.35 Computer Use
The township’s computer systems (including all hardware and software) are the exclusive property of the township and are provided for creating and transmitting business-related information. The township treats all computer files, including e-mail sent or received, as business information belonging to the township. In that regard, the township has the capability and reserves the right, with or without notice, to access, monitor, review, copy or delete any computer files, including e-mail sent or received, and all website communications and/or transactions. All computer users have the responsibility to use these resources in a professional, ethical and lawful manner.

8.36 E-mail Use
Some employees may have access to the township’s e-mail system for township-related purposes. When transmitting messages via e-mail, employees should consider that e-mail messages can be read by persons other than the addressee and that the message may be later disclosed to outside parties or a court in connection with litigation. The public may have a right to request a copy of e-mail sent or received via the township e-mail system. Because of these concerns, employees shall maintain the highest standards of courtesy and professionalism when transmitting e-mail.

8.37 Internet
Some employees may have access to the township’s Internet connection for township-related purposes. Any incidental use of the Internet for personal use must be conducted with the highest levels of professionalism.

The public may have a right to request a record of the sites an employee has visited. The township has the capability to review website access. Employees should not have any expectation of privacy regarding the websites accessed through the computer system. Computer systems may "leave tracks" at websites visited.
performance of an employee's job. For instance, an employee might find the answer to a technical problem by consulting members of a news group devoted to the technical area. However, any messages or information sent on township-provided facilities to one or more individuals via an electronic network—for example, Internet mailing lists, bulletin boards and online services—are statements identifiable and attributable to the township. The public may have a right to request a record of messages or information sent on township-provided facilities.

8.39 Personal Use
Limited, occasional or incidental use of township computer systems for sending or receiving e-mail for personal, non-business purposes is understandable and acceptable, but such personal use shall be kept to a minimum and shall not interfere with work responsibilities or work time.

Employees should not expect personal files or e-mail to be protected from review by other employees. As a result, employees should not use the township computer system to create or transmit any information they wish to keep private.

8.40 Township Access to Employee Communications
Generally, electronic information created and/or communicated by an employee using e-mail, word processing, utility programs, spreadsheets, voicemail, telephones, Internet and bulletin board system access, and similar electronic media is not reviewed by the township. However, the following conditions should be noted:

Electronic communications generated by township resources are potentially subject to Freedom of Information Act requests.

The township reserves the right to gather logs for most electronic activities or monitor employee communications directly, e.g., telephone numbers dialed, websites accessed, call length, and time at which calls are made, for the following purposes:

1. Cost analysis
2. Resource allocation
3. Optimum technical management of information resources
4. Detecting patterns of use that indicate employees are violating township policies or engaging in illegal activity

The township reserves the right, at its discretion, to review any employee's electronic files and messages to the extent necessary to ensure electronic media and services are being used in compliance with the law, this policy and other township policies.

Employees should not assume electronic communications are completely private. Accordingly, if they have sensitive information to transmit, they should use other means.

8.41 Software
The unauthorized use of township software is prohibited. Employees shall not make or use unauthorized copies of software programs. Employees shall not install or run outside software on township computers unless approved by the (designated position). All outside software or documents must be virus-scanned before being installed or run on township equipment.

8.42 Passwords and Encryption
All passwords shall be disclosed to the (designated position). Security passwords do not imply confidentiality.
Employees may use encryption software supplied to them by the (designated position) for purposes of safeguarding sensitive or confidential business information. Employees who use encryption on files stored on a township computer must provide the (designated position) with a sealed hard copy record (to be retained in a secure location) of all of the passwords and/or encryption keys necessary to access the files.

8.43 Procedure for Reporting Abuse of Computer Privileges or Violation of This Policy
A township official, employee or volunteer who is harassed or discriminated against through the use of the township computer system must immediately report this to the (supervisor, superintendent, manager, other).

8.44 Violations
Any township official, employee or volunteer who abuses the privilege of their access to e-mail or the Internet in violation of this policy will be subject to corrective action, including possible termination of employment, legal action and criminal liability.

Prohibited Uses of Township Property

8.45 Prohibited Uses of Township Property
An official or employee shall not use township facilities, property or equipment including, but not limited to, township mail, township websites, bulletin boards, offices, cellular or other phones, computers, e-mail, wired or wireless networks or the Internet, for the following prohibited uses:

- Visiting pornographic sites, or acquiring, possessing or transmitting pornographic, obscene or sexually harassing material

- Knowingly creating, transmitting, retrieving, circulating, publishing or storing any communication that is:
  - Discriminatory, harassing or offensive. Offensive messages include any messages that contain sexual implications, racial slurs, gender-specific derogatory or demeaning comments, or other comments that offensively address race, age, sexual orientation, religious or political beliefs, national origin, height, weight, marital status or disability. Any unprofessional or harassing comments, regardless of whether they are covered by legally protected classifications, are prohibited.
  - Derogatory to any individual or group
  - Obscene, sexually explicit or pornographic
  - Defamatory or threatening
  - In violation of any license governing the use of software
  - Engaged in for any purpose that is illegal or contrary to the township’s policy or public interests

- Violating copyright
- Unlawfully soliciting or promoting commercial ventures, religious or political causes, or outside organizations
- Transmitting information to individuals who are not authorized to receive it
- Engaging in dialogue about confidential, proprietary or non-public information involving the township or any employee, citizen or vendor
- Except in cases in which the Township Board has granted explicit authorization, employees are prohibited from engaging in, or attempting to engage in:
  - Monitoring or intercepting the files or electronic communications of other employees or third parties
- Hacking or obtaining access to systems or accounts they are not authorized to use
- Using other people's log-ins or passwords
- Breaching, testing or monitoring computer or network security measures

- Sending e-mail or other electronic communications that attempt to hide the identity of the sender or represent the sender as someone else
- Using electronic media and services in a manner that is likely to cause network congestion or significantly hamper the ability of other people to access and use the system

Approved By: ___________________________ ___________________________

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Adopted: ___________________________