

AGREEMENT BETWEEN THE TOWNSHIP OF HILLTOWN
AND HAINES & KIBBLEHOUSE, INC.

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STIPULATION OF SETTLEMENT AND AGREEMENT
BETWEEN THE TOWNSHIP OF HILLTOWN
AND HAINES & KIBBLEHOUSE, INC.

This Stipulation and Agreement ("Agreement") is made and entered into this 15th day of August, 2005, by and between the Township of Hilltown, (the "Township"), a municipal corporation and Township of the second class, with offices at 13 W. Creamery Road, P.O. Box 260, Hilltown, Bucks County, Pennsylvania 18927, and Haines & Kibblehouse, Inc., ("H&K"), a Pennsylvania corporation with its principal office located at 2052 Lucon Road, Skippack, Montgomery County, Pennsylvania. Collectively the Township, and H&K shall be referred to as "Parties" and individually as "Party".

RECITALS

- 1 WHEREAS, H&K is the fee simple owner of a certain parcel of real property located on Skunk Hollow Road in the Township of Hilltown, County of Bucks, Commonwealth of Pennsylvania on which it operates a quarry known as the "H&K Materials Quarry" consisting of 73.48 acres, more or less, and as more fully bounded and described at Deed Book 2645 Page 54 of the Bucks County Records, Tax Parcel Number 15-034-085 and as shown on Drawing No. 008-PNP-1A dated March 19, 2002 entitled "Property Plan" for H&K Materials, a Division of Haines & Kibblehouse, Inc., attached hereto as Appendix 1 and incorporated herein by reference (the "H&K Existing Quarry Tract");
- 2 WHEREAS, H&K is the fee simple owner of a certain parcel of real property adjacent to the H&K Existing Quarry Tract known as the "Murphy Tract" and having frontage on Skunk Hollow Road and Broad Street Pike in the Township of Hilltown, County of Bucks, Commonwealth of Pennsylvania, consisting of 91.86 acres, more or less, and as more fully bounded and described at Deed Book 1279 Page 1352 of the Bucks County Records, Tax Parcel Number 15-034-084 and as shown on Drawing No. 008-PNP-1A dated March 19, 2002 entitled "Property Plan" for H&K Materials, a Division of Haines & Kibblehouse, Inc., attached hereto as Appendix 1 and incorporated herein by reference (the "Murphy Tract");
- 3 WHEREAS, H&K is the fee simple owner of a certain parcel of real property located on Minsi Trail Road in the Township of Hilltown, County of Bucks, Commonwealth of Pennsylvania on which it operates a quarry known as the "Blooming Glen Quarry" consisting of 57.73 acres, more or less, and as more fully bounded and described at Deed Book 2645 Page 56 of the Bucks County Records, Tax Parcel Numbers 15-029-037 and 15-029-040 and as shown on Drawing No. 009-PP-1A dated March 19, 2002 entitled "Property Plan" for Blooming Glen Quarry, a Division of Haines & Kibblehouse, Inc., attached hereto as Appendix 2 and incorporated herein by reference (the "Blooming Glen Existing Quarry Tract");
- 4 WHEREAS, H&K is the fee simple owner of a certain parcel of real property adjacent to the Blooming Glen Existing Quarry Tract known as the "Rice Tract" having frontage on

Forest Road in the Township of Hilltown, County of Bucks, Commonwealth of Pennsylvania consisting of 12.33 acres, more or less, and as more fully bounded and described at Deed Book 1342 Page 1718 of the Bucks County Records, Tax Parcel Number 15-029-041-001 and as shown on Drawing No. 009-PP-1A entitled "Property Plan" for Blooming Glenn Quarry, a Division of Haines & Kibblehouse, Inc., attached hereto as Appendix 2 and incorporated herein by reference (the "Rice Tract");

- 5 WHEREAS, H&K is regularly engaged in the business of non-coal surface mining, concrete manufacturing, asphalt manufacturing and related industries (the "Proposed Uses");
- 6 WHEREAS, H&K currently engages in the Proposed Uses on the H&K Existing Quarry Tract and the Blooming Glen Existing Quarry Tract (the "Existing Quarry Tracts") with said uses being allowed as a matter of right or otherwise on those tracts;
- 7 WHEREAS, the Proposed Uses are not now permitted by right on the Rice Tract and /or the Murphy Tract;
- 8 WHEREAS, H&K has filed a Procedural Challenge to the validity of the Hilltown Township Zoning Ordinance and Subdivision Ordinance on or about September 5, 2002 (the "Procedural Challenge");
- 9 WHEREAS, H&K filed a Petition for Amendment of the Hilltown Township Zoning Ordinance on or about February 21, 2003 and H&K filed a Revised Petition for Amendment of the Hilltown Township Zoning Ordinance on or about March 18, 2003 (the "Petition for Amendment");
- 10 WHEREAS, the Parties are currently involved in various forms of litigation with regard to H&K's Proposed Uses on the Rice Tract and the Murphy Tract (the "New Quarry Tracts"); and
- 11 WHEREAS, H&K and the Township desire to amicably resolve the litigation and various disagreements between the Parties with regard to the uses to be allowed and certain other zoning matters related to the New Quarry Tracts, the H&K Existing Quarry Tract and the Blooming Glenn Existing Quarry Tract.

AGREEMENT

NOW, THEREFORE, in consideration of the foregoing, of other good and valuable consideration, the receipt and sufficiency of which are acknowledged, and of the mutual agreements and covenants hereinafter set forth and intending to be legally bound, the Parties agree as follows:

1 ***Rezoning of Murphy Tract and Rice Tract.***

1.1 The Township shall rezone that area of the Township consisting of the Murphy Tract and the Rice Tract from their present zoning to a new zoning designation known as "Quarry" so as to allow the expansion of the existing quarrying and other related activities on the Murphy Tract and on the Rice Tract subject to certain restrictions hereinafter set forth and as partially reflected in an Ordinance amending the Township Zoning Ordinance (the "Ordinance") to be adopted by the Township, , which Ordinance (in substantially completed form) is attached hereto as Appendix 3 (the "New Ordinance"). The rezoning shall as a minimum permit by right the uses of open areas, non-coal surface mining, ready mix concrete plant, manufacture of stone related products, retail and wholesale sales of stone and stone related products, the manufacture of concrete items, bituminous asphalt plant, the storage, maintenance and repair of construction and quarry vehicles, equipment, raw materials and furnished products, and accessory uses (including offices for any permitted principal or accessory uses, including, but not limited to, quarry, construction, concrete and bituminous asphalt business and sales offices) related to the aforesaid permitted uses or any one or more of the aforesaid uses except as expressly limited by this Agreement.

1.2 To the extent that the provisions of this Agreement are in conflict with or different from the provisions of the New Ordinance or any other Township Ordinance, the provisions of this Agreement shall control. With the exception of those provisions set forth in this Agreement, no other provisions of the Zoning Ordinance for Hilltown Township (as it now exists or may hereafter be amended) which conflict, either directly or indirectly, with the provisions of this Agreement shall apply to the quarrying and other related activities and those other Proposed Uses allowed by this Agreement.

1.3 For the purpose of this Agreement, mining activities include, but are not limited to; the extraction of minerals from the earth, from waste, stockpiles or from pits or from banks by removing the strata or material that overlies or is above or between them or otherwise exposing and retrieving them from the surface. The term includes, but is not limited to, strip mining, auger mining, dredging, quarrying and leaching and the surface activity connected with surface or underground mining, including, but not limited to, exploration, site preparation, entry, tunnel, drift, slope, shaft and borehole drilling and construction and activities related thereto. The term does not include mining operations carried out beneath the surface by means of shafts, tunnels or other underground mine operations, nor does the term include the removal of overburden, the construction of berms, fencing and roadways.

2 ***Settlement of Litigation.*** There shall be executed by H&K and the Township (as appropriate) Orders settling, discontinuing and ending all litigation now pending between them. Said execution and filing shall occur as soon as reasonably possible after the last shall occur of: (i) the execution of this Agreement or (ii) thirty (30) days after the final adoption, with no appeals therefrom, by the Township of the New Ordinance.

3 ***Blooming Glen Quarry.*** H&K has received a permit from DEP (BSM) to deepen the Blooming Glenn quarry by an additional one hundred (100) feet from its current depth (the "Depth Amendment"). The effect of that deepening, according to the hydro-geological studies conducted by H&K's experts, will be to probably impact approximately 145 wells surrounding the Blooming Glenn Quarry. In addition, that permit to deepen will increase the life of the Blooming Glenn Quarry by approximately five (5) years. Despite the issuance of the permit to deepen the Blooming Glenn Quarry, H&K agrees to forego such right and refrain from further deepening pursuant to the Depth Amendment provided that this Agreement and the Ordinance are adopted, with no appeals outstanding, by November 30, 2005. If such execution and adoption have not occurred by November 30, 2005, all parties realize and understand that H&K will be compelled to commence deepening its mining activities at the Blooming Glenn Quarry pursuant to the Depth Amendment; if, however, the Agreement and Ordinance are adopted by that time, H&K will be able to continue mining into the Rice tract.

3.1 If the Depth Amendment is not utilized, H&K will be able to promptly commence the quarrying of the Rice tract which will permit the Blooming Glenn Quarry Operations (except for Reclamation) to end on or before fifteen (15) years from the date hereof, which H&K hereby commits to do.

4 ***Seven Acre Parcel to Township.*** H&K shall, upon the last to occur of (i) the execution of this Agreement by all parties, (ii) the adoption of the New Ordinance by the Township with no appeals therefrom outstanding, and (iii) the entry of any Orders required under Paragraph 2 of this Agreement, grant, transfer and convey to the Township a certain parcel of real property consisting of approximately seven (7) acres, more or less, located in the northwesternmost corner of the Murphy Tract as more fully described on Appendix 4 attached hereto (the "Playground Area"). The transfer and conveyance of the Playground Area shall be subject to H&K's perpetual, non-defeasible, non-exclusive easement over the Playground Area for the following, all associated or related to its operation and activities on the Murphy Tract and/or the H&K Existing Quarry Tract: ingress, egress, regress, (all for, among others, the purpose of landscaping, fence and berm construction, erection and maintenance) to conduct non-coal surface mining activities closer to the Playground Area and/or to occupied structures located upon the Playground Area than the limits otherwise placed thereon by the Commonwealth of Pennsylvania Department of Environmental Protection may permit, to cause dust, noise, air and ground vibrations, and periodic air pressure increases and fluctuations to pass onto the Playground Area, and to interrupt the passage of light, air, and water onto the Playground Area. These easements shall be perpetual in nature, shall bind the Township and the Township's successors and assigns and shall run with the land. The Township, by agreeing to the within easements, hereby forever releases the Township's rights to proceed against H&K, or the Commonwealth of Pennsylvania, their heirs, successors, and assigns, either at law or in equity, whether based upon an allegation of nuisance or

otherwise as a consequence of the use by H&K and/or its successors or assigns, of the within granted easements. In addition, H&K shall retain fee simple title to an access way, as shown on the attached Appendix 4, for the following purposes, among others: ingress, egress, regress, (for the purpose of, among other things, landscaping, fence and berm construction, erection and maintenance). Prior to the transfer to the Township, H&K shall complete the berm construction, which construction shall be completed (except for stabilization) on or before September 1, 2006.

4.1 The Township further acknowledges and agrees to waive any and all subdivision requirements and fees associated with the subdivision of, and the transfer and conveyance of the Playground Area by H&K to the Township. The Township further agrees to accept the Playground Area "As Is". The Township may elect to condemn the Playground Area, in which case H&K shall deliver a deed in lieu of condemnation to the Township, said deed to be limited by the conditions set forth in this Agreement.

4.2 The Playground Area shall have a berm placed on the sides adjacent to the quarry area with a fence placed at the outer toe of the berm as shown on Appendix 4. Berms shall be built when school is not in session. The Township will mow and otherwise maintain the berm area on the playground side of the berm to the fence and H&K will maintain and mow the other side. Notwithstanding any provision of this Agreement to the contrary, the placement of the berms and fence at the Playground Area shall not limit or prohibit H&K's ability to conduct the activities contemplated by this Agreement including, but not limited to, operation of its non-coal surface mines.

4.3 The Playground Area shall be planted with grass and stabilized as lawn at the time it is transferred to the Township. Once transferred to the Township, the Township shall be responsible for all maintenance of the Playground Area.

5 ***Forest Road Park Area.*** The Township currently owns a certain parcel of real property adjacent to the Blooming Glen Existing Quarry Tract and the Rice Tract of approximately 54 acres which the Township desires to have developed as a Township Park (the "Forest Road Park"). The Forest Road Park is to be developed over a period of five (5) years.

6 ***Pre-Blast Inspections.***

6.1 H&K shall, upon written request, immediately after the later of the execution of this Agreement by all parties or the adoption of the New Ordinance and those Orders contemplated hereunder, or the commencement of mining activities within the Murphy Tract and the Rice Tract, whichever last occurs, conduct a "pre-blast inspection" as defined by the Commonwealth of Pennsylvania Department of Environmental Protection ("DEP") Regulations or rules (except for those regulations pertaining to the areas to be inspected) of all homes within a radius of one thousand (1,000) feet of the location of any blasting activities anticipated to occur within the next following year.

- 6.2 Notice of the availability of preblast inspections shall be given to all properties located within one thousand (1,000) feet of the Existing Quarry Tracts and the New Quarry Tracts by certified mail.
- 6.3 Pre-Blast Inspections shall be conducted at the sole cost of H&K within thirty (30) days of receipt of the homeowner's written request for a pre-blast inspection. Additionally, from time-to-time, upon the issuance of a building permit or occupancy permit by the Township to or for any property located within the applicable radius of a blast site, a pre-blast inspection shall be conducted. The Township shall provide H&K, in a timely manner, with copies of all building permits and/or occupancy permits issued for any structure falling within the applicable radius of the blast site.
- 6.4 As the blast site moves from one area to another, H&K shall give written notice to all residences within the applicable radius of the new blast site not previously notified and shall, upon written request, conduct a pre-blast inspection of such additional residences in accordance with the requirements of this Paragraph. The additional pre-blast inspections required under this paragraph shall be conducted within thirty (30) days of receipt of the homeowner's written request for a pre-blast inspection.
- 6.5 Notwithstanding any provision contained in this Agreement or any other Agreement to the contrary, H&K shall be under no obligation to conduct pre-blast inspection for those homes where the homeowner has refused to grant H&K permission in writing to conduct the pre-blast inspection. No homeowner shall be required to grant H&K permission to conduct pre-blast inspections and in the event that a homeowner refuses to grant H&K permission to conduct a pre-blast inspection, H&K shall notify the Township in writing of the homeowner's refusal.
- 6.6 The pre-blast inspection shall determine the condition of the dwelling or structure and document any pre-blasting damage and any other physical factors that could reasonably be affected by the blasting. Assessments of structures, pipes, cables, transmission lines, sewage systems, wells and other water systems shall be limited to surface conditions and readily available data.
- 6.7 The home owner may arrange to have a pre-blast inspector of his choosing present during any pre-blast inspection performed pursuant to this paragraph.
- 6.8 A written report of the pre-blast survey shall be prepared and signed by the person who conducted the pre-blast inspection. The report may include recommendations of any special conditions or proposed adjustments to the blasting procedure which should be incorporated into the blasting plan to prevent damage. Copies of the pre-blast inspection report shall be promptly provided to H&K, to the homeowner, and to the Township together with the homeowner's pre-blast inspectors report, if any.

7 **Blasting.**

- 7.1 All blasting shall be done in strict conformity with the requirements of DEP as they may from time-to-time be altered and shall occur between 9:00 a.m. and 4:00 p.m., but shall not occur between the hours of 11:30 a.m. and 12:30 p.m. prevailing local time, Monday through Friday, except in the event of an emergency or an extraordinary circumstance such as an intervening electrical storm resulting in a delay to any blasts originally scheduled between the aforesaid hours. In the event of an emergency or an extraordinary circumstance, the Township and the Our Lady of the Sacred Heart School and/or a representative designated by them shall be promptly notified prior to blasting.
- 7.2 All homeowners residing within 1,500' of a blast site (including the Our Lady of the Sacred Heart School) who have prior thereto requested such notice in writing shall be notified by telephone of the scheduled blast within two hours prior to such blast, but no later than 30 minutes prior to the blast.
- 7.3 Despite the allowance by DEP blasting regulations of peak particle velocity of 2.0 inches per second, in no instance shall H&K permit a blasting peak particle velocity to exceed .6 inches per second.
- 7.4 Notwithstanding any provision of this Paragraph to the contrary, H&K shall, prior to any blast, contact the Our Lady of the Sacred Heart Roman Catholic Church (the "Church") (and/or the Our Lady of the Sacred Heart School, at the Church's election) located at the intersection of Limekiln Pike and Broad Street in Hilltown Township, Bucks County, Pennsylvania at least one (1) hour prior to the blast, and H&K shall, to the extent reasonable and practical, alter its blasting schedule to reasonably accommodate the Our Lady of the Sacred Heart Roman Catholic Church's scheduled activities.
- 7.5 Should the Church (herein identified to include all existing and future buildings owned by the Church and located upon Bucks County parcel numbers 15-34-83 and/or 15-34-24) have permitted a pre-blast inspection and should a consequent inspection of the Church reveal damage which the Church, in writing, asserts, in good faith, through its Monsignor or Bishop to have been caused by H&K's blasting activity, H&K shall repair such damage.
- 7.6 This requirement that H&K provide the Township and/or the Church with notice of its intent to blast and/or use explosives shall not in any way limit H&K's use of blasting and/or explosives in its operations at the Property.

8 **Noise.**

- 8.1 All activities on the New Quarry Tracts shall be conducted in strict compliance with the standards for noise level established by DEP and shall not (except during blasting, drilling, overburden removal and/or berm construction and as otherwise provided in this Agreement) exceed sixty (60) decibels (A Scale) at the property lines averaged over a five (5) minute period. If the noise level is expected to consistently exceed sixty (60) decibels for any sustained period of time during drilling, blasting, overburden removal, berm

construction, and/or as otherwise provided in this Agreement, H&K shall provide the Township and the contiguous homeowners with advance written notice. Such notice shall set forth the nature of the impending disturbance and the approximate time frame of the disturbance.

8.2 ~~During overburden removal, berm construction, drilling and blasting, the noise level at the property lines shall be in conformance with the standards for noise level established by DEP.~~

8.3 H&K shall post signs requesting that vehicles avoid backing-up, where possible to safely do so. A sign shall also be posted stating that, once a vehicle pulls out of the quarry, it may not back-up into the quarries.

9 *Equipment.*

9.1 All loaders, yard trucks and yard vehicles used in any operations contemplated by this Agreement shall be equipped with strobe lights for night back-up warnings which shall be used in lieu of back-up beepers after sundown and until sunrise so long as such use of strobe lights in lieu of back-up beepers is permitted by local, state and federal laws, statutes, and regulations. Specifically excluded from the requirements of this Paragraph are any over-the-road vehicles. H&K shall instruct their truck drivers and independent truckers, whether those truckers are hauling for H&K or other employers, that between sundown and sunrise, backing up is to be minimized to the maximum extent possible and employed only in exceptional circumstances.

9.2 As part of its reasonable efforts to minimize dust created by its operations, and to the extent reasonably needed, practical, and economical, as determined by H&K in its sole discretion, shall employ the use of a water truck to reduce dust created from internal haul roads and the use of a water spray system on equipment.

9.3 As part of its reasonable efforts to minimize dust and dirt on the roads immediately adjacent to the New Quarry Tracts and the Existing Quarry Tracts, and to the extent reasonably needed, practical, and economical, as determined by H&K at its sole discretion, shall have a Street Sweeping/Vacuum Truck sweep the streets and roads immediately adjacent to the New Quarry Tracts and the Existing Quarry Tracts.

9.4 H&K shall not place, erect, and/or operate a primary crusher on the Murphy Tract or the Rice Tract nor shall a primary crusher ever be located at an elevation higher than 535' MSL (H&K Quarry) or 310' MSL (Blooming Glen Quarry), which is the crushers' present elevations, respectively.

9.5 The asphalt plant located at the H&K Existing Quarry shall not be moved, except pursuant to permit issued by Township.

- 9.6 The concrete plant currently located at the Existing Blooming Glen Quarry shall be relocated to the Existing H&K Quarry within eighteen (18) months from execution of this Agreement by all parties. When the concrete plant is moved from the Existing Blooming Glen Quarry to the Existing H&K Quarry, it shall be located approximately 700' Northeast of the asphalt plant's present location, as shown on Appendix 1; it will never be located on the Murphy Tract. H&K when relocating the concrete plant to the Existing H&K Tract shall use reasonable efforts to develop traffic flow patterns for the concrete plant, to the extent reasonably possible, to minimize the need for vehicles to back-up at the concrete plant.
- 9.7 H&K shall within twelve (12) months from execution of this Agreement by all parties, with no appeals outstanding, install on its crushers a new dust control system known as a NESCO System or other similar system that utilizes a high pressure fog spray to suppress dust at both Quarries.
- 10 *Hours of Operation.*
- 10.1 No quarrying operation or activity, which involves the use of blasting, crushing, material handling, equipment, and vehicles other than those customarily employed in office type functions, shall be carried on before the hours of 6:30 a.m. or after the hour of 6:30 p.m., prevailing local time, Monday through Friday, and no later than 12:00 Noon, prevailing local time, on Saturday, except that H&K may load out trucks and operate its asphalt and concrete plants on Saturdays from 6:30 a.m. until 6:30 p.m., prevailing local time. There shall be no quarrying operations of any type on Sundays. The preceding hours of operation shall also apply to the loading of trucks and charging of concrete and asphalt plants except that H&K may perform maintenance activities and may receive deliveries of cement and liquid asphalt after 6:30 p.m. and before 6:30 a.m.. No other limitations on H&K's hours of operation for and activities on the Existing Quarry Tracts and/or the New Quarry Tracts shall exist or be imposed upon H&K.
- 10.2 H&K may request temporary expanded hours of operation because of unusual bid/contract requirements, such request to be made to the Board of Supervisors of Hilltown Township, which Supervisors shall not unreasonably withhold such permission. Such permission shall be unreasonably withheld if the refusal of permission is without a sound basis, based upon legally competent evidence, that such operation will result in significant harm to the health, safety and welfare of the citizens of the Township. The Supervisors shall promptly upon the receipt of any request for temporary expanded hours of operation (but in no event later than fourteen (14) days after such receipt) consider and respond to such request in writing. If the Supervisors should fail to act within the fourteen (14) day period, their approval of the request shall be deemed to have been approved and given.
- 10.3 The primary crusher shall not operate on any Sunday, on New Year's Day, on Memorial Day, on the Fourth of July, on Labor Day, on Thanksgiving Day, or on Christmas Day.

11 *Groundwater*

11.1 H&K, at its sole cost and expense has had Jeffery Peffer ("Peffer") and Alan Hirschfeld ("Hirschfeld"), Registered Hydro Geologists conduct studies and create models of the potential impact of H&K's non-coal surface mining activities on the Murphy Tract and the Rice Tract, respectively, as well as increased depth of mining at the H&K Existing Quarry Tract, will have on the existing water supply in the area of each respective quarry. These studies have established the existing water supply wells boundary area (the "No Fault Areas" generally referred to by DEP as "Zones of Influence"), as depicted on Appendices 5 and 6, within which H&K shall be responsible for restoring or replacing existing water supplies. The models (and the extent of the No Fault Areas) created by Peffer and Hirschfeld shall be periodically adjusted to reflect information obtained during actual mining from, inter alia, various monitoring wells, with such periodic adjustment to occur as required by DEP.

11.2 In the event that H&K's non-coal surface mining activities materially affects the quality and/or quantity of any existing public or private water supply well within the No Fault Areas established pursuant to Paragraph 11.1 by contamination, interruption, or otherwise, H&K shall restore or replace the affected water supply with an alternative source of water, adequate in quality and quantity for the purposes served by the supply. The term "water supply" shall mean any existing source of water or facility or system for supply of water for human consumption. As to any residential well located within the No Fault Areas shown on Appendices 5 and 6 H&K will, upon notice by an owner thereof who experiences loss of an adequate supply of water resulting from a decrease in the water level of his or her well after mining on the site begins, restore an adequate residential water supply at H&K's sole cost, including the cost of lowering the pump into a well, drilling a new well, extending the depth of an existing well, or such other method as shall be chosen by H&K including any additional cost associated therewith, including, but not limited to the cost of installing a new supply line and/or pump, subject, however, to the following conditions:

11.2.1 Any property owner claiming a loss shall have had an adequate supply of water for existing uses as of the date of execution of this Agreement or at the time the well was established, which ever occurs later. An "adequate water supply" shall mean that the property owner was able to rely upon the existing well to supply normal residential uses (excluding the filling of swimming pools) being conducted on the property and that prior to the execution of this Agreement (if the well was in existence on that date), the property owner had not experienced any period when his or her water supply was interrupted due to the level of water in the well not being sufficient to meet those needs. In the case of wells drilled after the execution of this Agreement, "adequate water supply" shall mean that the well meets or exceeds the following flow requirements as determined by a pumping test of a minimum duration of four (4) hours.

Sustained
Gallons per Minutes
(Pumping Rate)

Maximum Drawdown
of Water Level

8 (or greater)	60'
6	80'
5	90'
4	125'
3	140'
2	175'

The four (4) hour pumping test shall be conducted at a constant pumping rate that shall not deviate greater than +/-5% during the test.

Maximum drawdown of water level is the difference in elevation between the static water level (depth of water surface when the well is not being used) and the water level at the conclusion of the four (4) hour pumping test. Additionally, the water level at the end of the four (4) hour pumping test shall, at a minimum, be ten (10) feet higher in elevation than the proposed pump depth. **There shall be no obligation on the part of the property owner to prove that the decrease in the water level of the well was caused by the operations of the quarry unless: 1. the property owner had previously experienced a period(s) when his or her level of water in the well was not sufficient to meet those needs and 2. H&K reserves the right to test any well where there is a claim of loss of water supply to determine whether there is, in fact, a loss of water supply, and if there is a loss of water supply, how to restore the water supply.**

Written notice shall be provided by H&K to each property owner in the No Fault Areas of their rights under this Agreement within 30 days after the Agreement has been executed and the Ordinance adopted, with no appeals outstanding.

11.2.2 In the event the well does not yield a minimum of 6 gpm, the proposed water system shall be designed to be able to provide sufficient storage via oversize tanks and/or storage in the well bore for the length of time it would take for the expected peak demand to empty a standard pressure tank being supplied by a well pumping 6 gpm.

11.2.3 This provision shall apply only to loss of water resulting from the lowering of the water level in the well and not to loss of quality of water unless the property owner establishes that the loss of water quality has been caused by the operations of the quarry. There shall be no obligation on the part of H&K to supply a greater quantity of water than the well produced prior to the interruption of water supply, and the restored water supply shall be satisfactory if it meets the standard for an "adequate water supply" as set forth in subparagraph 11.2.1 above.

11.2.4 The Township shall refer any complaint as to loss of water supply within the No Fault Areas to H&K. H&K shall provide a temporary solution to the loss of water supply within twenty four (24) hours of receipt of the Complaint (whether directly received or received through the Township), and within fifteen (15) days of receipt of the Complaint, will advise the Township of the permanent action to be taken to restore the loss of water supply. Bottled water shall be provided by H&K to the impacted party within four (4) hours of receipt of the Complaint, except that, where the Complaint is received by H&K after 5:00 p.m., bottled water shall be provided no later than 10:00 a.m. the following day. The temporary solution to the loss of water supply for an existing residential well may include the provision for temporary housing of the impacted party at a motel or inn of H&K's choosing within a twenty (20) mile radius of the site and reimbursement for living expenses incurred for meals and laundry during the term when an adequate supply of water (either temporary or permanent) is unavailable at the affected residence. H&K, at its sole cost, reserves the right to connect a temporary supply of water to the affected residence during the period of water loss through the installation of an interim water supply system rather than providing temporary housing, should conditions permit. A typical interim system would employ the use of a 500 gallon poly tank for water storage. The tank, in turn, would provide gravity feed to a booster pump which would furnish the necessary pressure to charge the existing residential plumbing. Connection to the residence would typically be made through any existing outside faucet. Electric service for the booster pump would be secured from the existing houses's service. Water delivery would be coordinated with a licensed bulk water supplier. The cost of electric to operate the booster pump would be borne by H&K.

11.2.5 Should the investigation of a water problem, the provision of a temporary water supply or the restoration of an adequate water supply require any drilling or excavation, H&K will restore the surface of the affected property by filling, landscaping and/or reseeding as soon as seasonally possible.

11.2.6 H&K and the Township intend that all wells located within the No Fault Areas shall benefit from the performance of this Agreement and shall be considered third party beneficiaries of this Agreement. The Township, as well as any property owner who would benefit from the performance of the undertakings set forth in this paragraph, shall have the right to enforce this paragraph (but only this paragraph) of this Agreement provided

that the well is physically located within the No Fault Areas. Wells located outside of the No Fault Areas, even though a portion of the property owned by the well owner extends into the No Fault Area, shall not be covered by this paragraph.

11.3 H&K shall have no obligation to restore, replace, or repair any water problems due to or resulting from the failure of any individual's own equipment including, but not limited to, pumps, electrical and/or piping problems.

12 ***Quarry Water***

12.1 To the extent that H&K, as part of its non-coal surface mining operations, generates, as part of its de-watering and pumping operations and activities, water in excess of that needed for H&K's operations and business activities, the Township shall have the right to sixty percent (60 %) percent of such water generated or produced at the H&K Existing Quarry Tract and the Murphy Tract, upon approval by all Federal, State and Local agencies having jurisdiction over such matters.

12.2 The Township shall be responsible for any and all costs and expenses necessary for the Township to obtain the water from a discharge point to be reasonably determined by H&K and to transport it from that point onward. Township shall be solely responsible for acquiring any and all permits necessary to permit the transfer of water to the Township, whether Federal, State, County, regional, local or otherwise, all at Township's sole cost and expense.

12.3 After non-coal surface mining activities have permanently ceased, including completion of reclamation and closing of the quarries, the Township shall have the right, to the extent that water is available on the Murphy Tract and/or the H&K Existing Quarry Tract in the form of a pooling of the water in the former quarry hole, to draw a quantity of water approximately equal to that provided for in Paragraph 12.1, above, provided that such withdrawal shall not exceed sixty percent (60%) of that which would be discharged naturally from the impoundment so created.

12.4 For any and all water obtained by the Township from H&K under this Agreement, H&K makes no representations or warranties as to the quality and/or quantity of the water. Further, the Township shall indemnify and hold H&K harmless from any and all claims, demands, liabilities, suits, actions, damages, losses and out-of-pocket expenses including, but not limited to, counsel fees, witness fees, expert fees and engineering fees related to or arising in any way from any water supplied and the supplying of the water, including, but not limited to, any Township activities associated therewith.

12.5 Nothing contained in this Agreement, including, but not limited to this Paragraph, shall require H&K to generate or produce, or continue to generate or produce water for the Township or to provide any water at all except such water as is produced and pumped off-site in the normal course of H&K's quarry activities.

- 12.6 H&K reserves the right to reclaim all or a portion of the H&K Existing Quarry Tract and the Murphy Tract by filling back to approximate original grade through the use of any fill material permitted to be so used by DEP ("Regulated Fill").
- 13 **Overburden.**
- 13.1 In order for quarrying activities to commence, non-stone materials which overlay and in some cases interlay the active stone deposits, must first be removed. These non-stone materials are known as "overburden". The removal of overburden shall not constitute quarrying activities for purposes of this Agreement, or any Ordinances, Orders or Stipulations entered or adopted pursuant to this Agreement.
- 13.2 Upon movement of overburden, said overburden shall be immediately either removed entirely from the property, placed in berms as provided in this Agreement, or placed for storage. All such storage areas shall be immediately seeded in such a manner as to prevent erosion and in total compliance with the requirements of DEP as they may from time to time exist.
- 14 **Berms.** H&K shall construct a berm upon the New Quarry Tracts closest to the perimeter of the properties and within the setbacks and /or buffers established under this Agreement, as shown on the drawings attached hereto as Appendices 7 and 8. H&K shall not be required to construct or maintain berms and/or fences between the H&K Existing Quarry Tract and the Murphy Tract, and between the Blooming Glen Existing Quarry Tract and the Rice Tract, and to the extent that any berm or fence exists between the aforementioned tracts, said berm and/or fence may be removed by H&K at its sole option and discretion. H&K shall be allowed to "day light" between the H&K Existing Quarry Tract and the Murphy Tract, and between the Blooming Glen Existing Quarry Tract and the Rice Tract.
- 15 **Berming Standards.**
- 15.1 H&K shall create a berm of at least fifteen feet (15') in height (but no higher than fifty (50) feet) with a minimum bottom width of ninety feet (90') and with a minimum top surface of fifteen feet (15') within the buffer zone.
- 15.2 The outer slope of the berms shall be constructed with a 3:1 slope; the inner slope of the berms with a 2:1 slope.
- 15.3 The berms facing towards Broad Street on the Murphy Tract shall be constructed only during such times as students are not attending regular (excluding summer school) school classes at Our Lady of the Sacred Heart School.
- 15.4 H&K shall place a chain link fence six feet (6') in height along the boundary line of the New Quarry Tracts which shall be interconnected with the existing fences around the

Existing Quarry Tracts approximately as shown on Appendices 7 and 8 attached hereto. No barb wire or razor wire shall be placed at the top of the chain link fence.

15.5 Any fence required under this Agreement shall be installed and erected at the sole cost of H&K.

15.6 There shall be planted on the outer slope of the berm in the locations shown on **Appendices 7 and 8** attached hereto evergreens spaced at fifteen (15) foot intervals in two staggered rows. Should any of these evergreen plantings die, they shall be promptly replaced during the next growing season. Between the outer toe of the berm and the evergreens, grassy plantings shall be created, mowed and maintained as necessary.

15.7 Berms, fencing, roadways, and the construction thereof shall not be considered to be quarrying activities and may be located within any proposed setback/buffer zone established by this Agreement.

15.8 No quarrying activities shall occur in the respective New Quarry Tract until the berms are constructed for that respective New Quarry Tract.

15.9 "Danger Quarry" signs shall be placed at intervals no greater than one-hundred (100) feet upon the chain link fence described in Paragraph 15.4.

16 ***Buffer Zones and Setbacks.***

16.1 Buffer zones and setbacks for non-coal surface mining shall be as shown on Appendices 7 and 8.

16.2 Within any buffer zone and/or setback, H&K shall be permitted to place utilities (including, but not limited to, electric, water, sewer, and any other use now or hereafter recognized as a utility use), wetland areas, detention basins, berms, stabilizing and screening vegetation, fencing and water discharge.

16.3 With the exception of the removal of overburden, the construction of berms, the placement of entrances and exits and uses contemplated within this Paragraph, and as otherwise provided in this Agreement, no non-coal surface mining, nor any uses directly associated with non-coal surface mining, including the sale of stone products or the manufacture of concrete or asphalt, shall occur within the setbacks or buffer areas established in this Agreement.

17 ***Runoff.*** No waters shall be discharged from the New Quarry Tracts or the Existing Quarry Tracts by H&K which does not conform with all requirements of DEP (BSM) as to quality, quantity or temperature. Where required, an NPDES permit shall be obtained and maintained in a current status by H&K.

18 **Relocation of Broad Street Gate.** H&K shall relocate the gate at the Broad Street exit from the H&K Existing Quarry Tract as shown on the attached Appendix 7 to accommodate the queue of trucks which may be waiting by providing an off-road site for such queuing.

19 **Reclamation/H&K Materials Quarry.**

19.1 H&K shall, to the extent reasonably feasible, perform reclamation activities as the surface mining progresses.

19.2 When H&K has concluded its mining activities at the H&K Existing Quarry tract and the Murphy Tract, if any part of the area affected is to be reclaimed as a water impoundment, that area shall be reclaimed to a slope of 35° for a distance of 50 feet beneath the estimated final water level, or as required by DEP. Benches developed below the lower level of the reclamation safety bench need not be restored.

20 **Reclamation/Blooming Glen Quarry.**

20.1 Blooming Glen shall, to the extent reasonably feasible, perform reclamation activities as the surface mining progresses.

20.2 H&K will reclaim all of the Blooming Glen Existing Quarry and the Rice Tract by filling back to approximate original grade through the use of "Regulated Fill" as shown on the attached Appendix 9.

20.3 The Township may deposit Regulated Fill generated in its normal activities at the Blooming Glen Quarry Tract, free of charge.

20.4 At the conclusion of mining and refilling as discussed in this Paragraph 19, H&K shall offer to transfer to the Township, without charge, that portion of the Existing Blooming Glen Quarry tract and the Rice Tract north and east of the existing stream crossing the Existing Blooming Glen Quarry tract and the Rice Tract to the existing Forest Road Park reclaimed by filling as more specifically shown on Appendix 9 attached hereto and incorporated by reference. The offer will remain open for a period of 180 days; if title is not accepted within the 180 day period, the offer contained in this Paragraph 19 shall lapse and become void.

21 **Revegetation.**

21.1 Revegetation shall provide for a diverse, effective and permanent vegetative cover of the same seasonal variety native to the area of land to be affected and capable of self-regeneration and plant succession at least equal in extent of cover to the natural vegetation of the area, except that introduced species may be used in the revegetation process where desirable.

21.2 Vegetative cover shall be considered of the same seasonal variety when it consists of a

mixture of species of equal or superior utility for the approved post-mining land use, when compared with the utility of naturally occurring vegetation during each season of the year. Revegetation shall provide a quick germination, fast growing vegetative cover capable of stabilizing the soil surface from erosion and shall include, but need not be limited to, crown vetch.

21.3 All revegetation shall be carried out in a manner that encourages a prompt vegetative cover and recovery of productivity levels compatible with the approved post-mining land use.

21.4 Disturbed areas shall be seeded and planted during the first normal period for favorable planting after reclamation has commenced. When necessary to effectively control erosion, the disturbed area shall be seeded and planted as contemporaneously as practicable with a temporary cover of small grain, grasses or legumes or otherwise protected from erosion until a permanent cover is established.

21.5 The use of introduced species shall be allowed provided that the species meet the requirements of applicable State and Federal seed or introduced species statutes and are not poisonous or noxious. A single tree or shrub species shall not comprise more than fifty percent (50%) of the total number of seedlings planted.

22 *Cessation of Mining Use.*

22.1 Except for temporary cessations, or as allowed under the applicable statutes, laws, and regulations, or with the express written approval of DEP, H&K shall maintain mining and reclamation equipment on the site at all times, shall conduct an active operation and shall conduct surface mining operations on the site on a regular and continuous basis. Temporary cessations shall not relieve H&K of its obligation to comply with the provisions of this Agreement, including, but not limited to, compliance with all requirements of DEP. Operations that are permanently ceased shall immediately commence reclamation activities in accordance with this Agreement.

22.2 All equipment, structures, or facilities, unless approved by DEP for post-quarry land use, shall be immediately removed upon the permanent cessation of quarrying activities on the property.

22.3 Haul roads, and access roads shall be designed, constructed and maintained to prevent to the maximum extent possible erosion and to prevent contributions of sediment to streams or runoff outside the affected area, air and water pollution and offsite damages. Upon completion of the associated quarrying activities, the area disturbed by the road shall be restored unless retention of the road and its maintenance constitutes a part of the post-quarrying land use. Roads shall be constructed on stable areas that avoid wet or unsuitable soils. Prior to the construction of a road, all topsoil shall be removed, stored on a stable site and protected against erosion until restoration of the road. Any disturbed

area adjacent to the road shall be vegetated or otherwise stabilized to prevent erosion. Immediately after the road is no longer needed for the uses associated with surface mining activities or post-quarrying land uses the road shall be physically closed to vehicular traffic, the road and adjacent slopes shall be regraded to blend with the natural contours and drainage patterns, all bridges and culverts shall be removed, cross drains, dikes, and water bars shall be constructed to minimize erosion, and all disturbed areas shall be revegetated in accordance with this Agreement.

23 **DEP Regulations.** In addition to other terms and conditions of this Agreement, all activities contemplated by this Agreement shall be subject to those regulations established from time to time by the Environmental Protection Agency ("EPA"), DEP and the Bureau of Surface Mines of the Commonwealth of Pennsylvania ("BSM") which are applicable to the Existing Quarry Tracts. Should the provisions of this Agreement contain requirements more stringent than those required by either the EPA, DEP or BSM, the provisions of this Agreement shall control. The Township recognizes that regulation of non-coal surface mining activities is currently preempted by the Commonwealth of Pennsylvania. To the extent that the activities of H&K are not regulated by EPA, DEP, BSM, or by this Agreement, the Township regulations shall control.

24 **Copies of DEP and BSM Submissions.** H&K shall promptly supply the Township with copies of all applications and related documents supplied to, and licenses and permits received from, DEP and/or BSM relating to the New Quarry Tracts.

25 **H&K Materials to Township.** H&K, to the extent produced by H&K, will supply materials to the Township including, but not limited to, stone, sand, asphalt and concrete. H&K shall receive a credit against any and all monies that may become due the Township under this Agreement for such materials provided to the Township at a rate equal to H&K's posted/published prices less five percent (5%). H&K shall be entitled to a credit against any and all monies that may become due the Township under this Agreement for all equipment, labor and materials provided by H&K.

26 **Forest Road Park and the Broad Street Playground Improvements.**

26.1 H&K shall provide labor, equipment and materials having a value of no more than Four Hundred Thousand Dollars (\$400,000.00) for the site work, excavation and paving work associated with improvements to the Forest Road Park (the "Forest Road Park Improvements").

26.2 H&K shall provide labor, equipment and materials having a value of no more than One Hundred Thousand Dollars (\$100,000.00) for the excavation work associated with improvements to the Broad Street Playground (the "Broad Street Playground Improvements").

27 **Fees and Charges.**

27.1 Except as specifically set forth in this Agreement, the Township shall not impose any fees, charges or taxes upon H&K other than those taxes and fees now in place in the Township, nor shall the basis of those taxes and fees presently in place in the Township be changed as to H&K except as such change may also be imposed upon every other similarly situated business and/or property located within the Township and except as such change is not otherwise preempted by Federal or state law. This paragraph is intended to include both the real property, personal property and all business activities of H&K, but to exclude building permit fees, water fees, zoning permit fees, occupancy fees, and similar fees. This paragraph, however, in no way restricts the ability of the Township to impose upon H&K pursuant to its Ordinances such fines, costs and related fees (not directly addressed by the provisions contained in this Agreement) as may be imposed upon every other similarly situated business, individual, and/or property.

27.2 Commencing upon the execution of this Agreement by all parties and the adoption of the Ordinance by the Township without any appeal therefrom (as to either), H&K shall pay to the Township a quarrying fee of Ten Cents (\$0.10) per ton of stone mined and sold from the Existing Quarry Tracts and the New Quarry Tracts by H&K, its agents, servants or employees, including, but not limited to, stone produced upon the Existing Quarry Tracts and the New Quarry Tracts and included in asphalt and/or concrete shipped and sold from the Existing Quarry Tracts and the New Quarry Tracts (the "Quarrying Fee"). H&K and the Township shall meet annually on March 15 or on such day mutually agreed by the parties to reconcile the Quarrying Fee due the Township for the preceding year. Once the Quarrying Fee due the Township has been determined with all appropriate credits due H&K deducted, H&K shall within 45 days make payment to the Township of any monies due unless the Township has otherwise elected to have the surplus carried forward to future years. In the event that a deficit exists in the Quarrying Fee once all credits due H&K have been deducted, such deficit shall be carried forward to the next year and credited against any Quarrying Fee that may be due the Township.

27.2.1 H&K shall and hereby agrees to keep at its principal place of business (or at a location made known to Township by H&K) for a period of three (3) consecutive years following the end of each lease year, permanent, complete and accurate books of account and records of all gross sales of stone produced and sold from the Existing Quarry Tracts and the New Quarry Tracts for such year. H&K further agrees to keep, retain and preserve for at least three (3) years after the expiration of each year, all original sales records and other pertinent original records. All such records, and all other records and books kept by H&K in relation to the sales of stone derived from business conducted on the Existing Quarry Tracts and the New Quarry Tracts shall be open to the inspection and audit of Township and its agents at all reasonable times during ordinary business hours.

27.2.2 If no demand has been made of H&K by Township within three (3) years from the end of any calendar year, the right to conduct an audit and/or demand additional monies for said calendar year or any period prior thereto shall end.

27.2.3 Specifically excluded from the quarry for payment are any materials brought onto the Existing Quarry Tracts and the New Quarry Tracts from other sources by H&K including, but not limited to, any recycled asphalt products ("RAP") and/or any recycled concrete materials. H&K shall retain records of the materials and the weight thereof brought onto the New Quarry Tracts from other locations.

27.3 H&K shall be entitled to a credit against the Quarrying Fee for the following:

27.3.1 Any materials or services acquired by the Township from H&K pursuant to this Agreement; except those provided pursuant to Paragraph 25.

28 ***Production Limits.***

28.1 Commencing upon the execution of this Agreement by all parties and the adoption of this Agreement and Ordinance by the Township with no appeals therefrom, H&K's production at the Existing Quarry Tracts and the New Quarry Tracts shall be limited to no more than one million four hundred thousand (1,400,000) tons per year combined (as determined and averaged on a continuous five year time period).

29 ***Route 152 and Hilltown Pike Intersection.*** In the event that the Commonwealth of Pennsylvania Department of Transportation determines that a traffic light is necessary at the southern intersection of Route 152 and Hilltown Pike, H&K shall, at H&K's own expense, provide the cost of such traffic light as necessary to meet traffic conditions as they exist as of the date of this Agreement.

30 ***Inspection.*** The Township shall have the right to inspect H&K's activities upon the Existing Quarry Tracts and the New Quarry Tracts at any time during business hours:

31 ***Permit Applications and Permits.***

31.1 The activities contemplated by this Agreement will necessarily involve H&K applying for permits from certain administrative agencies including, but not limited to, DEP (BSM). The Township agrees that it will not object to or oppose any permit applications, or permit modification applications by H&K related to the activities contemplated by this Agreement, nor will the Township appeal from the issuance of any permits related to the activities contemplated by this Agreement.

31.2 Notwithstanding Paragraph 31.1, the Township reserves the right to provide comments to any and all permit applications with respect to which public comment is allowed.

31.3 The Township shall issue all Township permits and approvals necessary to permit all of the activities contemplated by this Agreement immediately upon the filing of completed permit applications, which permits shall remain valid throughout the term of this Agreement.

32 ***Dispute Committee.***

32.1 A dispute committee shall be formed at a time reasonably concurrent with the execution of this Agreement. The purpose of the Dispute Committee shall be to, if possible, resolve differences, disagreements, and complaints between H&K, the Township and/or any citizen of the Township where the dispute is associated with, arising from or related to non-coal surface mining activities and other operations on the New Quarry Tracts and the Existing Quarry Tracts. All such disputes shall be submitted to the Dispute Committee prior to the taking of any other action where the only parties to the dispute are H&K and/or the Township. Other disputes may be heard by the Dispute Committee, but such submission shall not be mandatory.

32.2 The Dispute Committee shall consist of H&K's engineer, and an engineer selected by the Township. In the event that the H&K's engineer and the Township's designated engineer cannot resolve the matter, they shall jointly choose a third independent engineer to propose a resolution which resolution shall be binding on any issue where the total value of the resolution is less than Ten Thousand Dollars (\$10,000.00). For any dispute where the total value of the resolution is Ten Thousand Dollars (\$10,000.00) or more, the proposed resolution shall not be binding and if the proposed resolution is not acceptable to either party, the matter shall be resolved in the court system.

32.3 Any decision or resolution by the Dispute Committee shall require unanimous consent and approval by all members of that particular Dispute Committee. Upon the unanimous consent and approval of agreement as to the proper resolution of the dispute, the resolution shall be immediately reduced to writing and executed by all parties. Immediately upon execution by all parties and acceptance by the Board of Supervisors for the Township pursuant to the then applicable laws of the Commonwealth of Pennsylvania, said resolution shall become binding on all parties. If the Dispute Committee is unable to reach a unanimous resolution to the dispute within a reasonable time after the lodging of the complaint or dispute, and a good faith effort by all parties to resolve the complaint or dispute has occurred, the parties may then proceed under the laws of the Commonwealth of Pennsylvania as they then exist.

32.4 In the event that emergency relief is necessary in resolving a dispute or complaint, either the Township or H&K may, in their discretion, by-pass the Dispute Committee process to secure the necessary emergency relief.

32.5 H&K shall make its representatives available twice in any given year with 30 days notice from the Township to meet with the Township Supervisors and any concerned citizens.

33 ***Representations and Warranties of H&K.*** H&K warrants and represents the following, all of which shall survive the execution and delivery of this Agreement:

33.1 H&K is a corporation duly organized, validly existing and in good standing under the laws of the Commonwealth of Pennsylvania.

33.2 H&K has full corporate power and authority to enter into this Agreement and consummate the transactions contemplated hereby. Neither the execution and delivery of this Agreement nor the consummation of the transactions herein by H&K constitutes a violation or breach of applicable law or of H&K's Articles of Incorporation, By-laws or any provision of any contract or instrument to which are a party or by which they are bound, or any order, writ, injunction, decree or judgment applicable to them, or constitutes a default (or would but for the giving of notice or lapse of time or both, constitutes a default) under any contract or instrument to which H&K is a party or by which it is bound.

34 ***Representations and Warranties of the Township.*** The Township warrants and represents, which shall survive the execution and delivery of this Agreement, that it has complied with all conditions and requirements of any federal, state or local statutes, rules, regulations, ordinances and codes, and has not violated any federal, state or local statutes, rules, regulations, ordinances and/or codes in entering into this Agreement.

35 ***Miscellaneous.***

35.1 Each Party shall comply with all applicable requirements of any governmental bodies (federal, state or local) and hold harmless the other Party for any fines, suits or penalties paid by the other Party as a consequence of violation thereof by first Party.

35.2 Time is of the essence with regard to all terms and provisions of this Agreement.

35.3 By their execution of this Agreement, the Parties hereby release each other from any claim, suit, action or demand any one of the Parties now has, or ever has had, from the beginning of time to the date of this Agreement, whether arising in law, equity or otherwise, against any one or more of the other Parties.

36 ***Professional Fees.*** H&K shall be responsible for its own professional fees and any settlement costs incurred by it, including its attorneys' engineers' and planners' fees. H&K shall reimburse the Township the sum of \$61,079.60 within thirty (30) days of execution of this Agreement and adoption of the New Ordinance with no appeals outstanding, for costs incurred by the Township in retaining expert consultants to assist the Township in this matter.

37 ***Further Documents and Cooperation.*** The Parties agree to execute and deliver all such other instruments and take all such other actions as any Party may reasonably request from time to time, without payment of further consideration, in order to effectuate the transaction and agreement provided for herein. The Parties shall cooperate fully with each other in connection with any steps required to be taken as part of their respective

obligations under this Agreement.

38 **Entire Agreement.** This Agreement contains the entire agreement between the Parties hereto with respect to the transactions contemplated herein and supersedes all previous written or oral negotiations, commitments and writings. No change, modification, amendment or termination shall be valid until the same is in writing and signed by the parties.

39 **Waiver.** No waiver by the Parties of any provision herein shall be deemed a waiver of any other provision hereof.

40 **Rule of Construction.** The rule that contracts are to be construed most strictly against the party drafting the same is not to be applicable to the interpretation with respect to any ambiguities within this Agreement that may require construction or interpretation by any Court, the American Arbitration Association, or other appropriate tribunal, and shall be construed by the Court, the American Arbitration Association, or other appropriate tribunal as if this Agreement were drafted jointly by counsel for the parties hereto.

41 **Headings.** The captions and paragraph headings used in this Agreement are inserted for convenience of reference only and are not intended to define, limit or effect the interpretation or constriction of any term of provision hereof.

42 **Singular and Plural.** The singular tense of any name, noun or verb used in this Agreement shall also include the plural tense and conversely, any plural tense of any name, noun or verb shall also include the singular tense.

43 **Severability.** The invalidity of any provisions of this Agreement as determined by a court of competent jurisdiction shall in no way affect the validity of any other provision hereof.

44 **Binding Effect.** This Agreement shall bind the Parties hereto, their respective, ancestors, descendants, heirs, executors, administrators, servants, stockholders, representatives, successors, agents and assigns.

45 **Jurisdiction and venue.** Except to the extent otherwise provided for in this Agreement, jurisdiction and venue for any claim, dispute or controversy arising out of or in connection with this Agreement, or any breach thereof, shall be in the Commonwealth of Pennsylvania Court of Common Pleas for Bucks County.

46 **Waive Jury Trial.** The Parties to this Agreement agree that any dispute between the Parties shall be resolved in accordance with this Agreement by a non-jury trial. The Parties hereby acknowledge the right to a jury trial and knowingly waive any right to a jury trial to resolve any dispute arising under this Agreement.

47 **Enforcement.** This Agreement shall be governed by the laws of the Commonwealth of Pennsylvania. In the event of any action, proceeding or litigation commenced by any Party to this Agreement against another Party to this Agreement to enforce this Agreement, the prevailing Party shall be entitled to recover counsel fees, costs and expenses incurred from the other Party.

48 **Notices.** All notices required or permitted pursuant to this Agreement shall be in writing by telefax and shall be either (a) personally served, or (b) mailed by certified or overnight mail to the party at the address set forth herein.

Haines & Kibblehouse, Inc.
2052 Lucon Road
Skippack, PA 19474
Attn: John R. Kibblehouse, Sr.
Fax: (610) 584-5432

Township of Hilltown
13 W. Creamery Road
P.O. Box 260
Hilltown, PA 18927
Attn: Manager
Fax: ()

with copies to:

Paul R. Ober & Associates
234 North Sixth Street
Reading, PA 19601
Attn: Paul R. Ober, Esquire
Fax: (610) 378-9712
(As to H&K)

Grabowski & Associates, P.C.
One South 5th Street
P.O. Box 192
Perkasie, PA 18944
Attn: Frank Grabowski, Esquire
Fax: (215) 257-8727

49 **Counterparts.** This Agreement may be executed in counterparts, and all of the counterparts shall be deemed a complete and binding agreement.

50 **Right to Legal Representation and Advice of Counsel.** Each party to this Agreement acknowledges and agrees: that they have read this Agreement; that they have received or have had the opportunity to receive independent legal advice; that each has separately and independently determined to complete this Agreement; that each fully understands the facts and has been fully informed or has had an opportunity to seek independent legal information as to their legal rights and obligations; that this Agreement is fair and equitable; that this Agreement is entered into freely and voluntarily; and that the execution of this Agreement is not the result of any collusion or improper or illegal agreement or agreements.

51 **Township Resolutions.** The Township hereby certifies that it has adopted this Agreement pursuant to either Resolution or Ordinance, duly and validly enacted under the laws of the Commonwealth of Pennsylvania prior to the execution of this Agreement.

51.1 This Agreement shall not be effective unless and until the Board of Supervisors of the Township adopts the attached Amendment to the Zoning Ordinance expanding the Quarry Zoning Districts, said Amendment being marked as Appendix 3 to this Agreement. The Board of Supervisors agrees to consider the Amendment and to take action pursuant to the provisions of the Pennsylvania Municipalities Planning Code, but the Board of Supervisors does not hereby agree to adopt said Amendment.

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

ATTEST:

Synda S. Sumo
Township Secretary

TOWNSHIP OF HILLTOWN

Kenneth B. Boyer
Chairman

Barry T. Egley
Vice Chairman

Supervisor

Attest: Stephen M. Miller

(Seal)

HAINES & KIBBLEHOUSE, INC.

BY: John B. Haines

8-25-05

CHAIRMAN'S STATEMENT

Good Evening Ladies and Gentlemen:

George and I are here tonight to make a Decision regarding the Zoning Change Petition that was filed by Haines and Kibblehouse back in 2003. With our first hearing occurring on March 25, 2003, we have held sixteen (16) public hearings on the zoning request. As a result of the 16 hearings, we have received close to 2000 pages of testimony from Haines and Kibblehouse, from Hilltown residents and other community neighbors as well.

We have also received thousands of pages of exhibits, reports and other documents which if stacked on this desk would be approximately 6 feet tall.

George and I have taken the last year and a half to closely review all of the testimony, all of the exhibits and all of the information that was presented to us. Additionally, the Board hired and retained its own experts and consultants to review the testimony, data and documents given to us. These experts included hydrogeologists, traffic engineers, planners, nationally-renowned blasting and noise experts and special legal counsel who limit their practice to environmental, DEP and zoning issues. They include Jeff Clarke, a professional hydrogeologist from Del Val Soil Science concerning water issues; George Hessler, of Hessler Associates, a nationally-acclaimed noise and blasting consulting firm from Virginia; Andy

Heinrich of Heinrich & Klein regarding traffic issues; the Bucks County Planning Commission regarding planning issues; several lawyers from the law firm of Manko, Gold, Katcher & Fox including Joe Manko, Jonathan Rinde and Neil Witkes in addition to our Solicitor, Frank Grabowski; and Bob Wynn our Township Engineer concerning engineering issues. We did not have our many experts present their conclusions and opinions in open meetings for a very simple reason. Their recommendations and comments were for the benefit of George and me – not the applicant. We wanted to obtain the most honest and realistic answers that we could.

The Decision that we are asked to make is probably one of the most difficult decisions that any Board of Supervisors in Hilltown Township has had to make. There has been litigation over the last forty years with Quarry operations. As we all know, we have two Quarries in Hilltown Township; and they both started many many years ago. The Skunk Hollow Quarry began in approximately 1935; and the Blooming Glen Quarry started even earlier than that. Both Quarries started before we ever had zoning in Hilltown Township.

Over the course of time, and before any of us including me and most of you, there was litigation involved with the Blooming Glen Quarry and also the Skunk Hollow Quarry which involved the prior owners of the Quarries. During the period of the 70s and 80s, all of the litigation taking place resulted in a Court-approved Agreement which the Township entered. This 1981 Agreement allowed for the continued quarrying of both Quarries with zoning provisions that had not been previously in place. Please keep in mind that both Quarries predated any zoning laws in Hilltown Township;

and, therefore, started out as non-conforming uses. The 1981 Agreement gave us the first set of zoning regulations which were then subsequently placed within the 1985 Zoning Ordinance. The 1985 Zoning Ordinance established Quarry Districts in Hilltown Township since that is a requirement of State laws. Municipalities must provide for quarry uses; and cannot exclude them from their boundaries.

We are keenly aware of all of the issues that have been raised; and all of the various problems that existed over the years as well. As I said previously, we realize that the Quarries cannot be legally shut down and excluded from Hilltown Township. Quarries are regulated and controlled by the Pennsylvania Department of Environmental Protection and also by the Pennsylvania Bureau of Surface Mining. Our role is a limited one by law in that we can attempt to regulate only those areas that are not under the control of these two State agencies.

The issue before George and me is whether we want to litigate for another 40 years with the Quarries; or whether we can find agreement with Haines and Kibblehouse by which the quality of life for our Township residents can be improved from what now exists. We looked at all of the issues; and we were very mindful that we would not enter into any Agreement or approve any rezoning of the two parcels unless all of our concerns were addressed to our satisfaction.

As you know, we have had several changes in our Board since the first hearing. Supervisor Bender retired. Supervisor Snyder moved away. Supervisor Manfredi has recused himself from this hearing because of his business relationship with Haines and Kibblehouse. Thus, it comes down to George and me.

George and I felt that we owed it to the approximate 12,000 Township residents that we should investigate whether or not Haines and Kibblehouse would agree to limits, controls and restrictions on their operations which are not in place today within our Zoning Ordinance, the existing 1981 Agreement or in current regulations with either DEP or the Surface Mining Bureau. With this in mind, we authorized all of our consultants to meet with Haines and Kibblehouse over the past nine months to explore the possibility of what concessions, what agreements and what conditions we could extract from Haines and Kibblehouse. During this past nine month period, all our consultants have met with, discussed, negotiated and sometimes argued with the owners of Haines and Kibblehouse and their various consultants. As a result of this long process, a proposed Agreement has been presented to George and me which provides for many new controls, new regulations and new limits which do not exist presently. The proposed Agreement before us states that in exchange for all of the concessions and limits conceded by Haines and Kibblehouse, the Township would then provide for the rezoning of the two requested parcels: namely the Rice property in Blooming Glen and also the Murphy property at Skunk Hollow.

If you will bear with me, I would now like to give an explanation of what the proposed Agreement contains and provides. As I summarize and explain the Agreement language, I will attempt to point out what is different from existing regulations and what is new regulations and limits. In many cases, this Agreement provides for regulations that have never existed before.

In the event that George and I agree to accept this proposed Agreement tonight, copies will then become available tomorrow morning here at the Township office. Since George and I are acting as judges in this matter, our decision tonight, and our explanation of our decision tonight will be without any public comment. As I stated previously, we held 16 public hearings on this matter; and we believe that every issue has been covered thoroughly. During those 16 hearings, George and I listened to what everyone had to say. It is now time for George and for me to talk; and to make a decision. Therefore, there will be no public comment. I would appreciate it very much if there will be no interruptions, questions or unsolicited comments tonight.

The Agreement that is proposed is 26 pages in length. It has a Table of Contents of 3 pages giving the headings for the various paragraphs. There is an Index of Appendices which identifies 9 Appendices or Exhibits to the Agreement. These Exhibits contain information which also provide for limits and controls over the Quarries. We have had the actual Exhibits converted into a Power Point presentation so that we could show the actual Exhibits upon our video screen. As I go through the Agreement and reach language that discusses each Exhibit, I will call upon Lynda Seimes to

provide us with the appropriate Exhibit on the big screen. I would also like to then call upon our Township Engineer, Bob Wynn, to assist me in identifying certain items upon the Exhibits. Again, if George and I decide to accept the Agreement, the Agreement will include all of the Appendices as Exhibits within the Agreement and be part of the Agreement.

The Agreement starts out with a series of paragraphs which provide for a brief history of the ownership of the two Quarries, the acreage and reference Appendix 1 and Appendix 2. Appendix 1 is a property plan of the H & K Material Quarry at Skunk Hollow; and I would ask that Lynda show us Appendix 1 on the screen. This plan is nothing new. It depicts the existing Quarry tract of 73.486 acres; and it also depicts the proposed Quarry tract of 91.86 acres on Tax Parcel No. 15-34-84. The plan indicates various property lines, existing rights-of-way, existing overhead power transmission lines and towers, fences, contours, roads, occupied structures, surface water, existing outbuildings and wooded area. This Appendix 1 is more for informational purposes and also establishes the identity and location of the Skunk Hollow Quarry.

The initial paragraphs also by way of background introduce us and included Appendix 2 which is a property plan of the Blooming Glen Quarry. I would ask that Lynda show us Appendix 2 of the Blooming Glen Quarry. This Appendix 2 also shows the existing Blooming Glen Quarry of 57.735 acres; and it also shows the proposed Quarry tract which is of 12.329 acres on Tax Parcel No. 15-29-41-1. Appendix 2 shows property lines, lot lines, rights-of-way, the existing earthen berm, fencing, electric lines, contour lines, wooded areas, occupied structures, surface water, utility poles and the

like. This Exhibit is also for informational purposes; and shows what currently exists and the extent of what is being requested at Blooming Glen.

The Agreement also identifies the fact that H & K has filed two separate procedural challenge lawsuits to the validity of the existing Hilltown Township Zoning Ordinance and also the Subdivision Ordinance. These two lawsuits argue that under recent Pennsylvania cases decided by the Pennsylvania Supreme Court that the Township allegedly has flaws or defects in their enactment process many years ago. Let me stop to explain the litigation. First of all, lawsuits involving the Quarry operations are not new in Hilltown Township. As I mentioned previously, there were lawsuits back in the 60s, 70s and early 80s. The Township at that time attempted to close down the Quarries, restrict their development tremendously; but the Township did not win. The various cases back at that point, I am told, reached the Pennsylvania Supreme Court; and the Quarries were allowed since they were in existence prior to zoning establishment in Hilltown. The most recent two separate lawsuits filed have been reviewed by our consultants; and we have been given the opinions of our experts that even if we would win both lawsuits currently pending, we would not have the control or limits that this proposed Agreement presents to us. I will explain that point in detail as I go through the remainder of the Agreement. Suffice to say, the acceptance of this Agreement will provide for the end of all litigation, eliminate the potential risk that the Township might not win; and eliminate the need for the Township to spend hundreds of thousands of dollars in expert witnesses, legal fees and court costs.

Getting to the substance of the Agreement, the first paragraph provides for the rezoning of the Murphey Tract and the Rice Tract. These are the two proposed areas as shown on Appendix 1 and Appendix 2. Appendix 3 mentioned within the first substantive paragraph of the Agreement is the actual proposed Zoning Ordinance which would provide for the rezoning of these two parcels. Appendix 3 is not on our Power Point presentation. Should George and I accept the proposed Agreement tonight, the proposed Agreement will then be the subject of a public hearing on August 31, 2005 at this building at 7:30 P.M.

Paragraph 1 of the Agreement contains three paragraphs which provide for the rezoning of the two parcels, it provides that the Agreement and the new Ordinance shall control the operation of H & K Quarries in the future. Additionally, Paragraph 1 provides for the various uses that will be allowed at the Quarry; and those uses include related uses. Except for one, all of the uses that are listed within the Agreement have previously existed; and were either permitted under the 1981 Agreement or by existing Zoning Ordinances. The only new use that is allowed is a use that would be controlled by the Public Utility Commission and this directly relates to the future use of the Quarry owner by the Township, its Municipal Authority or by H & K. Water withdrawal in those cases would be subject to the Public Utility Commission control because that is what State law provides. That is the only new use that would be allowed.

Paragraph 2 states that all present litigation will be discontinued.

Paragraph 3 discusses the Blooming Glen Quarry's approved DEP permit that allows for the Blooming Glen Quarry to deepen the Quarry pit by an additional 100 feet from its current depth of 250 feet. Paragraph 3 is the Agreement of H & K to forego that permit and to refrain from any further deepening of the Blooming Glen Quarry. Secondly, and just as important, H & K agrees to terminate and to end quarrying at the Blooming Glen site on or before 15 years from the date of this Agreement. Both the Agreement to forego any deepening of the Blooming Glen Quarry pit and the Agreement to end quarrying within 15 years are both important factors to the Township and are two concessions that could not be required without the agreement of H & K.

Paragraph 4 provides for the transfer of seven acres of land to Hilltown on the northwest corner of the Murphey Tract as more fully described on Appendix 4. I would ask Lynda to show us Appendix 4. Appendix 4 indicates that the closest that the Skunk Hollow actual quarry hole can be to anyone is the Oskanian property where there will be an actual setback of 115 feet minimum. This area is proposed to be a Township playground area and to contain the improvements as shown upon Appendix 4. The playground area will have a berm placed around its sides with a fence placed on the outer toe of the berm as shown on Appendix 4. Bob, could you possibly point out the berm area? The berms shall be built when school at the Our Lady of Sacred Heart School is not in session. The Township agrees to mow and maintain the berm area on the playground side; and H & K will maintain and mow the other side.

Paragraph 5 of the Agreement discusses the Forest Road park area. The Township currently owns approximately 54 acres of ground which is adjacent to the park. H & K agrees to assist the Township in the development of the Forest Road park under paragraphs that are provided later in the Agreement.

Paragraph 6 discusses pre-blast inspections. H & K agrees if requested in writing by anyone to conduct a pre-blast inspection of their home within a radius of 1,000 feet of either Quarry. Paragraph 6 contains eight subsections which then discuss the ability of people within the 1,000 foot radius to request a pre-blast inspection. It provides for notice. It provides that the inspection shall be conducted at the sole cost of H & K within thirty days of receipt from the homeowner's written request. It also provides that upon issuance of future building permits or occupancy permits by the Township that a pre-blast inspection will then be conducted of new homes. The pre-blast inspection shall determine the condition of the dwelling or structure and document any pre-blasting damage or any other physical factor which could reasonably be affected by blasting. Homeowners may arrange to have their own inspector of their choice present during any pre-blast inspection accomplished by H & K. A written report of the survey shall then be given to those involved.

Paragraph 7 concerns the blasting issue; and contains six subparagraphs. All blasting must be done in strict conformity with the requirements of DEP; and we must keep in mind that that is an issue that is regulated by DEP and by the Surface Mining Bureau. H & K, however, agrees that blasting shall only occur between the hours of 9:00 A.M. and

4:00 P.M.; but not during the hours of 11:30 to 12:30 Monday through Friday unless there is an extraordinary circumstance such as an electrical storm. In such circumstance, the Township and Our Lady of the Sacred Heart School or its designated representative shall be properly notified prior to any blasting. Additionally, all homeowners residing within 1500 feet of a blast site who request notification shall be notified by phone within two hours prior to any blast but no later than thirty minutes prior to a blast.

The force of blasting is measured by the term "peak particle velocity". DEP allows for a peak particle velocity of 2 inches per second; and H & K has provided us with records to indicate that they have complied with this State limitation. Nevertheless, H & K agrees to a very important new concession in that despite the DEP allowance of 2 inches per second, H & K will agree to limit its blasting force to no more than .6 inches per second. This is a 70% reduction to the current DEP limit.

Additionally, Paragraph 7 provides that H & K shall contact the Sacred Heart Church and the School at least one hour prior to any blast; and H & K agrees that to the extent reasonable and practical to alter its blasting schedule to accommodate any scheduled activities at the Church or the School.

Paragraph 7 also provides for an absolute guarantee that should the Sacred Heart Church (and by Church I mean all present and future buildings at the Church sites on its two tax parcels including the new Church, the School, the Chapel and the Rectory as well as any other future buildings on either of these two sites in the future) have a pre-blast inspection occur and

should any subsequent inspection of the Church reveal any damage which the Church asserts in good faith to have occurred through either its Monsignor or its Bishop to have been caused by H & K's blasting activity, H & K shall repair such damage without question.

Paragraph 8 of the proposed Agreement relates to noise; and contains three subparagraphs. Noise shall not exceed 60 decibels under the A scale at the property lines averaged over a five minute period. This obviously does not include blasting or berm construction which levels are then regulated by DEP. Perhaps not a dramatic point, but H & K shall post signs requesting that vehicles avoid backing up whenever possible; and vehicles shall not back up into the Quarry which would then obviously activate the OSHA beeping noise.

Paragraph 9 relates to equipment. In order to mitigate noise, H & K agrees that all equipment including loaders, off-road trucks and other vehicles shall be equipped with strobe lights for night back-up warnings for use after sundown and until sunrise. Additionally, water trucks shall be used to reduce dust from internal haul roads and H & K agrees to the use of a water spray system on all equipment. Additionally, H & K shall have a street sweeping and vacuum truck sweep streets and road immediately adjacent to both Quarries. H & K agrees that it shall not erect or operate a primary crusher on the Murphey Tract or on the Rice Tract; nor shall it ever be located at an elevation higher than 535 feet at the H & K or 310 feet at the Blooming Glen Quarry which represents the present elevations.

The concrete plant located at the existing Blooming Glen Quarry shall be relocated to the existing H & K Quarry within the next eighteen months. The concrete plant will never be located on the Murphey Tract; and further H & K will within the next twelve months install on all of its crushers a new dust control system known as a NESCO system which utilizes a high pressure fog spray to suppress dust. This requirement was strongly recommended by our own private consultants as being the state of the art newest equipment to provide for more effective dust control on Quarry operations.

Paragraph 10 discusses hours of operation; and we have reduced the hours of operation from the current Ordinance. Hours of operation shall be between 6:30 A.M. and 6:30 P.M. Monday through Friday; and no later than 12:00 Noon on Saturday. The asphalt and concrete plant may operate on Saturday from 6:30 A.M. to 6:30 P.M.

Paragraph 10 also provides for H & K to request temporary expanded hours of operation because of unusual contract requirements upon fourteen days notice of the request to Hilltown Township. While this may seem unusual, we are mindful of the fact that many times PennDOT requires paving to occur during the nighttime. If it makes good sense to us to allow for asphalt plant to operate on rare occasions in order to accommodate paving schedules dictated by PennDOT, we will take that into account.

Paragraph 11 discusses groundwater; and provides totally new limits and regulations that are not provided for under DEP regulations, State law or our current Zoning Ordinance. H & K has agreed to the establishment of a

boundary area that we will refer to as a "no fault area". These no fault areas are depicted on Appendices 5 and 6 within which H & K shall be responsible for restoring or replacing any existing water supply whenever H & K's mining activities materially affect the quality or the quantity of any existing public or private water supply within the no fault area by either contamination, interruption or otherwise.

I would ask Lynda to bring up Appendix 5. Appendix 5 indicates the area and the extent of the No Fault Area for the Blooming Glen Quarry; and specifically identifies the tax parcels within that area. Additionally, we will have an alphabetical list of all the present property owners of the identified tax parcels here at the Township building if this Agreement is accepted tonight. That list will become available as soon as we are in a position to prepare it. I will not go through the list of names or tax parcels at this point; but the list will be available.

If Lynda will now pull up Appendix 6, this shows the No Fault Area surrounding the H & K Materials Quarry. Like Appendix 5, there is also an express identity of all tax parcels within the No Fault zone; and we will have a list of names as well if the Agreement is accepted; and that list would become available within several days. H & K agrees to restore or replace the affected water supply with an alternate source of water. H & K agrees to restore an adequate residential water supply at its sole cost including the cost of either lowering an existing well pump, drilling a new well, extending the depth of an existing well or such other method including any additional cost involved in either installing a new supply line or a pump. The Agreement provides for a definition of "adequate water supply" by way of pumping

tests. This Paragraph 11 has nine subparagraphs and also provides a procedure by which complaints or any communication shall be controlled and regulated in terms of timeliness. For example, temporary measures shall include the providing of bottled water by H & K to any impacted party within four hours of receipt of the complaint during the daytime. If at night, bottled water shall be provided no later than 10:00 A.M. the following morning. Temporary solution for the loss of water supply shall include the provision for temporary housing, reimbursement for living expenses for meals and laundry. The cost of electric to operate booster pumps in supplying temporary water shall also be at the expense of H & K. The proposed Agreement provides that all wells located within both No Fault Areas shall benefit from this Agreement and also from the proposed Ordinance.

Paragraph 12 provides that at the time the H & K Skunk Hollow Quarry terminates, the reclamation will include the impoundment of the Quarry site for water; and H & K agrees that the Township shall have a right to 60% of all such water generated or produced at the Skunk Hollow location. We have had extensive discussions with our own Water Authority regarding the use of such water. Our Water Authority has told us that they have no present need for additional water for the immediate future. Nevertheless, it is never too early to plan for the future; and our Water Authority will now have the right to a substantial amount of water at some point in the future that will benefit our children and our grandchildren.

Paragraph 13 discusses what we refer to as "overburden" which is the non-stone material which overlays and in some cases interlays the active stone deposits. H & K agrees that the overburden shall either be immediately removed from the site or placed in the berms as provided by the Agreement.

Paragraph 14 discusses berms; and Paragraph 15 discusses berming standards. As shown on Appendices 7 and 8, H & K shall construct berms which are at least 15 feet in height (but no higher than 50 feet) with a minimum bottom width of 90 feet. If Lynda will show us Appendix 7. Appendix 7 shows us the existing earthen berm as well as the proposed earthen berm which will be 90 feet in width. For the Murphey Tract, you will note that the beginning of the berm is 380 feet from the centerline of Broad Street. Along the western side of the proposed tract there will be a 90 foot wide berm plus an additional 25 feet between the berm and the actual property line. Along Skunk Hollow Road, there will be approximately 100 feet between the centerline of Skunk Hollow Road and the beginning of the 90 foot berm.

Paragraph 15 of the proposed Agreement provides us with berming standards; and contains nine subparagraphs. H & K agrees with the required dimensions of the berm. The outer slope of the berm shall be constructed with a 3:1 slope. The berms facing Broad Street on the Murphey Tract shall be constructed only during such times that students are not attending regular school classes at Our Lady of Sacred Heart School. Further, a chain link 6

foot fence will be placed along the boundary line of the new Quarry Tracts which shall then interconnect with existing fences also as shown on Appendices 7 and 8. Additionally, on the outer slope of the berm there will be evergreens planted at 15-foot intervals in two staggered rows; and there is a provision that should these evergreens die, they shall be promptly replaced during then next growing season. No quarrying activity shall occur in either new Quarry Tract until the berms are constructed; and signs of identification will be placed at intervals no greater than 100 feet on the chain link required fencing.

Paragraph 16 discusses buffer zones and setbacks; and the zones and setbacks are shown on Appendices 7 and 8. We have shown you Appendix 7; and I would ask that Lynda bring up Appendix 8. Appendix 8 shows the proposed earthen screening berm to the southeast of the Rice Tract. It also shows occupied structures, the extent of the Corps of Engineers jurisdictional field for wetlands, setback areas and evergreen plantings. It also shows the 1,000 foot perimeter. In addition to the setbacks I have mentioned, the Agreement also provides for a 65 foot height maximum for "structures". This term is different than our definition of "building" under our Zoning Ordinance which has a maximum height of 35 feet. Structures include only mechanical equipment that would be present at the Quarry sites. The Agreement does not provide for any buildings to exceed 35 feet in height.

Paragraph 17 states that H & K must agree to all DEP requirements and also Surface Mining Bureau requirements on stormwater discharge.

Paragraph 18 provides for the relocation of the Broad Street gate to better accommodate trucks. The relocated gate, as shown on Appendix 7, is located approximately 350 feet further into the property to eliminate trucks either waiting or parked on Broad Street. Lynda, if you will bring back up Appendix 7, I would like Bob to point out where the relocated gate will be placed.

Paragraph 19 provides for the reclamation of the H & K Material Quarry and provides for its reclamation as a water impoundment area.

Paragraph 20 provides for the reclamation of the Blooming Glen Quarry. As I stated previously, the proposed Agreement provides for the termination of quarrying at the Blooming Glen Quarry within 15 years. As the Quarry area starts reclamation, it will be done by filling it to its approximate original grade by the use of regulated fill. Regulated fill is a defined DEP term. It does not mean trash. It is inspected fill approved by DEP. At the conclusion of mining and refilling, a part of the property shall then be transferred to Hilltown Township. Before this occurs, the Township shall also have the right to deposit any regulated fill which it has generated in the Township free of charge. Appendix 9 is a map of the reclamation plan for the Blooming Glen Quarry and shows future property lines with the ultimate transfer of the property to Hilltown Township to be used for open space, natural habitat or park and recreation.

Paragraph 21 provides for revegetation of disturbed areas.

Paragraphs 22 through 24 discuss DEP regulations; the removal of all equipment following termination of quarrying activities; and that all copies of applications and documents either from DEP or the Bureau of Surface Mining shall be given to the Township.

Paragraph 25 provides the agreement of H & K to supply stone, sand, asphalt and concrete to Hilltown Township for H & K's posted and published prices less 5%.

Paragraph 26 states that H & K agrees to provide labor, equipment and materials having a value of \$400,000 for site work, excavation and paving work associated with the improvements to the proposed Forest Road Park. Additionally, the paragraph provides an additional \$100,000 for excavation work by H & K associated with improvements to the Broad Street Playground.

Paragraph 27 provides for the agreement of H & K to pay to Hilltown Township a tipping fee of 10¢ per ton of stone mined and sold from the Quarries. The Township did an independent investigation concerning this particular point; and we have determined that there is only one other quarry in the Commonwealth of Pennsylvania which pays a tipping fee. In this case, the municipality receives a tipping fee of 4¢ per ton; and received no other capital contributions or donations.

Paragraph 28 provides that H & K will produce no more than 1.4 million tons of material per year combined at both Quarries; and, in fact, will be limited to no more than 1.4 million tons per year combined at the two

Quarries. The Township was very insistent that there will be no increased production at either Quarry as a result of any rezoning consideration. H & K has agreed that it shall not increase its production beyond this limit.

Through our experts and consultants, we have verified that the average production rate over the last 5 years per year has been 1.4 million tons.

Paragraph 29 provides for the installation of a traffic light at the intersection of Route 152 and Hilltown Pike if approved by PennDOT; and the cost shall be paid totally by H & K. This off-site improvement requirement is something that we could not require without the agreement of H & K; and it will require also the approval of PennDOT.

Paragraphs 30 and 31 provide for the right of inspection by the Township of the Quarry areas; and also provides for the right of review of any future applications for permits and any issued permits.

Paragraph 32 provides for the establishment of a Dispute Committee. The purpose of the Dispute Committee shall be to resolve differences, disagreements and complaints between H & K, the Township or any citizen. The Dispute Committee shall consist of the Engineer for H & K and the Township Engineer. In the event that those two cannot resolve the dispute, they shall then choose a third independent engineer to propose a solution where the value of the dispute is determined to be less than \$10,000. For any dispute where the total value is determined to be more than \$10,000, the resolution will not be binding to either side; and the matter will then be resolved by legal action.

There are then several paragraphs which neither add or detract from current regulations and essentially provide that H & K has the authority to sign the Agreement and that the Agreement will be governed by the laws of the Commonwealth of Pennsylvania and items such as that. There is one miscellaneous provision which provides for the agreement of H & K to reimburse the Township for costs and expenses that have been incurred by the Township up through today in this process in an amount that exceeds \$61,000. H & K will pay those costs.

To summarize, the proposed Agreement provides conditions and limits which are not now contained either in our Zoning Ordinance, the 1981 Agreement between the Township and H & K or in Pennsylvania Law. While the Township will certainly benefit from the estimated annual tipping fees of \$140,000 and the other contributions and reimbursements in excess of one half million dollars, the Township should really be more interested in the establishment of new regulations and new limitations regarding production limits, the establishment of a No Fault Area, the establishment of a Dispute Committee, the significant blasting velocity limitation, the noise limits, the reduced hours of operation, the termination of the Blooming Glen Quarry within 15 years and obviously all the other limits that are contained within the Agreement.

As I said when I started tonight's meeting, my personal viewpoint is that I want to make sure that we do no unreasonable harm to our environment and that we improve the quality of life for our residents and for our Township. Secondly, I absolutely insisted that we had to have concessions in terms of new limits and new regulations. The No Fault Area

is a significant new regulation. The Agreement to not increase production is a significant limitation. The establishment of the Dispute Committee is a significant new regulation. The noise limits, the reduced hours of operation are all better regulations than we have ever had. The termination of the Blooming Glen Quarry is a significant concession by the applicant.

At this point, I will ask Supervisor Egly if he has any comments regarding the application and the proposed Agreement before us. Let me add that should the Board formally accept the Agreement tonight, the final part of the process will be a public hearing at which time we will consider adoption of the actual Zoning Ordinance which provides for the zoning change. Obviously if we accept the Agreement tonight, it undoubtedly becomes a foregone conclusion as to what action will occur at that forthcoming meeting. *[pause for George's comments]*.

With that said, I will now entertain a motion to either accept or reject the proposed Agreement of Haines and Kibblehouse.

BLOOMING GLEN QUARRY
LISTING OF RESIDENTS WITHIN ZONE OF INFLUENCE
Appendix 5

Last Name	First Name	House Number	Current Mailing Address	City	State	Zip Code	Tax Map Number	Parcel Number
ABRAHAM	GABOR C.	2103	RICKERT RD	PERKASIE	PA	18944	15-29	85
AFZAL	SYED M M + BRIGITTA E	1875	STOUT DR	WARMINSTER	PA	18974	15-29	61-8
AHLUM	JAMES M & MARY JANE	24	HAYHOUSE RD	PERKASIE	PA	18944	15-29	19-9
ALEXANDER	JAMES B & SARA J	729	DUBLIN RD	PERKASIE	PA	18944	15-29	128-2
ALFE	EDWARD P & MARY C	781	MINSI TRAIL	PERKASIE	PA	18944	15-17	73
ALTIMARI	DANIEL F & SUSAN M	960	BYPASS RD	PERKASIE	PA	18944	15-29	121-9
ANDERSON	RICHARD G & LESLIE A	423	TWIN BROOK RD	PERKASIE	PA	18944	15-29	11-3
ARBETTER	MEL & FRANCES J	374		DUBLIN	PA	18917	15-29	101-4
ARNOLD	CHRISTINA	15	LONGVIEW RD	PERKASIE	PA	18944	15-29	153
AUSSPRUNG	JOHNE & COLLEEN M	780	FOREST RD	PERKASIE	PA	18944	15-29	34-2
BAINBRIDGE	DOUGLAS G + BARBARA J	857	BLOOMING GLEN RD	PERKASIE	PA	18944	15-29	28-1
BAISCH	WISTER S	120	LONGVIEW RD	PERKASIE	PA	18944	15-29	87-1
BALLARD	WISTER S	120	LONGVIEW RD	PERKASIE	PA	18944	15-29	88-1
BALLARD	RICHARD L + JANET L		PO BOX 37	BLOOMING GLEN	PA	18911	15-19	69
BALLMER	RICHARD L + JANET L		PO BOX 37	BLOOMING GLEN	PA	18911	15-19	71
BANNON	CRAIG D & LORI A	809	E CREAMERY RD	PERKASIE	PA	18944	15-28	160-7
BARINGER	WALTER N & ROSE	121	PINEWOOD LA	PERKASIE	PA	18944	15-29	198
BARNES	RICHARD W & MARY E	46		BLOOMING GLEN	PA	18911	15-19	48
BARNES	RAY LEE & WENDY S	101	820 BLOOMING GLEN RD	BLOOMING GLEN	PA	18911	15-19	54
BARTRON	SHAWN R & TRACEY L	618	QUARRY RD	PERKASIE	PA	18944	15-29	65-3
BAUM	DAVID H + DONNA K	333	FOREST ROAD	PERKASIE	PA	18944	15-29	101-3
BECKER	RICHARD W & JEANETTE D	618	WELCOME HOUSE RD	PERKASIE	PA	18944	15-29	174
BEER	STEPHEN W & THELMA L	711	E CREAMERY RD	PERKASIE	PA	18944	15-28	160-4
BEER	K RODNEY & HOLLY L	311	TWIN BROOK RD	PERKASIE	PA	18944	15-29	11-2
BEER	KENNETH S & JANET M	814	E CREAMERY RD	PERKASIE	PA	18944	15-29	16
BEER	KENNETH S & JANET M	814	E CREAMERY RD	PERKASIE	PA	18944	15-29	17
BEIDLER	ROGER D + KAREN L	2006	RICKERT RD	PERKASIE	PA	18944	15-28	161
BENCH	RODNEY M + WENDY L	5	MEADOW DR	PERKASIE	PA	18944	15-29	65-17
BENNER	JOHN & TRACY	833	DUBLIN RD	DUBLIN	PA	18917	15-29	131-1
BENTLEY	ELFRIEDE E	85	LONGVIEW RD	PERKASIE	PA	18944	15-29	159
BENZAK	CRAIG W & KAREN C	717	QUARRY RD	PERKASIE	PA	18944	15-29	152
BERGER	MICHAEL J & WHITNEY C		PO BOX 371	BLOOMING GLEN	PA	18911	15-19	47
BERGER	RUSSELL F & NANCY W	408	TWIN BROOK RD	PERKASIE	PA	18944	15-29	10-1
BEYER	RUSSELL L & EDITH MAY	921	BOX 374	BLOOMING GLEN	PA	18911	15-29	194
BEZTS	LUKE TR & GERALDINES	508	MINSI TRAIL	PERKASIE	PA	18944	15-29	47-3
BINNS	WILLIAM A		PO PLAR ST	LANSDALE	PA	19446	15-29	72-2
BINSBERGER	JEFFREY & CATHERINE	328	PO BOX 24	BLOOMING GLEN	PA	18911	15-30	10
BINSBERGER	JAMES J TR & NANCY A T	328	TWIN BROOK RD	PERKASIE	PA	18944	15-29	10-2
BINSBERGER	JAMES J TR & NANCY A T	328	TWIN BROOK RD	PERKASIE	PA	18944	15-29	10-3

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Last Name	First Name	House Number	Current Mailing Address	City	State	Zip Code	Tax Map Number	Parcel Number
BINSBERGER	JAMES J, JR & NANCY A, T	328	TWIN BROOK RD	PERKASIE	PA	18944	15-29	10-4
BIRK	MINCENT P	847	BLOOMING GLEN RD	PERKASIE	PA	18944	15-29	31
BISHOP	HARVEY E & EDNA D		P.O. BOX 72	DUBLIN	PA	18917	15-29	80-3
BITTERMAN	JOHN RAY + DIANE LINDA	879	BLOOMING GLEN RD	PERKASIE	PA	18944	15-29	38
BLEAM	JEFFREY G	2228	RICKERTS RD	PERKASIE	PA	18944	15-29	19-3
BLOOMING GLEN	BENHAM I & DORIS A	6	MEADOW DRIVE	PERKASIE	PA	18944	15-29	65-7
BLOSSER	PLAYGROUND ASSN		TR H L SPANNINGER SR	BLOOMING GLEN	PA	18911	15-19	70
BOUG	PHILLIP H & DONNA L	134		BLOOMING GLEN	PA	18911	15-30	4
BOYLAN	WM DONALD + KATHRYN A	2607	RICKERT RD	PERKASIE	PA	18944	15-29	98-7
BRAUER	REA		P.O. BOX 28	BLOOMING GLEN	PA	18911	15-29	31-1
BREIT	HARRY S + GEORGIA C	219	LONGVIEW RD	PERKASIE	PA	18944	15-29	97
BRESLIN	MICHAEL D	2416	RICKERT RD	PERKASIE	PA	18944	15-29	44
BRICKAJLIK	C JAMES + CAROL ANN	424	DUBLIN RD	PERKASIE	PA	18944	15-29	100
BRICKAJLIK	JOHN & JEAN	300	QUARRY RD	PERKASIE	PA	18944	15-29	34-3
BRICKAJLIK	ROBERT	800	FOREST RD	PERKASIE	PA	18944	15-29	34-1
BRYAN	SCOTT & JEANNE	819-B	FOREST RD	PERKASIE	PA	18944	15-29	69
BRYANT	DONALD E + MARCIA E	728	E GREAMERY RD	PERKASIE	PA	18944	15-28	157-1
BUCKS CO IND DE	KATHRYN M		PO BOX 353	BLOOMING GLEN	PA	18911	15-30	5
BUCKS CO IND DE	VT AUTH	520	DUBLIN RD	PERKASIE	PA	18944	15-29	98-16
BUCKS CO IND DE	VT AUTH	520	DUBLIN RD	PERASKIE	PA	18944	15-29	98-15
BUCKS CO IND DE	VT AUTH	520	DUBLIN RD	PERASKIE	PA	18944	15-29	98-14
BUCKS CO IND DE	VT AUTH	520	DUBLIN RD	PERASKIE	PA	18944	15-29	98-13
BUCKS CO IND DE	VT AUTH	520	DUBLIN RD	PERASKIE	PA	18944	15-29	98-12
BUCKS CO IND DE	VT AUTH	520	DUBLIN RD	PERASKIE	PA	18944	15-29	98-11
BUCKS CO IND DE	VT AUTH	520	DUBLIN RD	PERASKIE	PA	18944	15-29	98-10
BUCKS CO IND DE	VT AUTH	520	DUBLIN RD	PERASKIE	PA	18944	15-29	98
BUDENZ	HARRY CHRISTIAN & ANNE	326	DUBLIN RD	PERKASIE	PA	18944	15-29	99
BURNETT	THEO & AILEEN	900	TWIN BROOK RD	PERKASIE	PA	18944	15-29	106
BUTRAM	HAROLD E & VIRGINIA M	60	BLOOMING GLEN ROAD	PERKASIE	PA	18944	15-29	16-2
CALLAHAN	RICHARD	273		BLOOMING GLEN	PA	18911	15-19	28
CALTABIANO	THOMAS A	1935	RICKERT RD	DUBLIN	PA	18917	15-29	19-1
CANTABIANO	THOMAS A	1935	RICKERT RD	PERKASIE	PA	18944	15-28	168-2
CANTANDO	STEPHEN D	416	RICKERT RD	PERKASIE	PA	18944	15-28	169-6
CARD	CLELLAN L & BARBARA S	830	MINSI TRAIL	BLOOMING GLEN	PA	18911	15-29	30
CARNES	WALTER B, III & PATRICIA	21	PINEWOOD LA	PERKASIE	PA	18944	15-29	25-3
CARP	RALPH E, JR & MARY ANNE	1407	RT 113	PERKASIE	PA	18944	15-29	201
CASTRO	AARON	965	BYPASS RD	PERKASIE	PA	18944	15-29	54
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Last Name	First Name	House Number	Current Mailing Address	City	State	ZIP Code	Tax Map Number	Parcel Number
CEPIL	SUSANK	160	ROUTE 113	BLOOMING GLEN	PA	18911	15-20	1
CHAMBERS	ROBERT W, JR	1340	QUARRY RD	PENNS PARK	PA	18943	15-17	56
CHITTICK	JOHN DAVID	633	QUARRY RD	PERKASIE	PA	18944	15-29	73
CLINTON	EDWARD I & ROSE MARIE	707	DUBLIN RD	PERKASIE	PA	18944	15-29	125
CLINTON	EDWARD I + ROSE MARIE	707	DUBLIN RD	PERKASIE	PA	18944	15-29	124-9
COBB	H RICHARD, JR + ELEANOR H	2300	RICKERT RD	PERKASIE	PA	18944	15-29	19-4
COLE	DAVID W & CYNTHIA M	17	MEADOW DR	PERKASIE	PA	18944	15-29	65-11
CONNOLLY	DONALD A	518	WELCOME HOUSE RD	PERKASIE	PA	18944	15-29	114-2
COUGHLIN	JOSEPH, JR & KIMBERLY A	2214	RICKERT RD	PERKASIE	PA	18944	15-29	19
COX	THOMAS J, JR & KATHY D	3129	RICKERTS RD	PERKASIE	PA	18944	15-29	107-1
COX	CHARLES & BARBARA & THE	3020	RICKERTS RD	PERKASIE	PA	18944	15-29	80-1
COZZA	FRANCO V	962	BYPASS ROAD	PERKASIE	PA	18944	15-29	121-3
CRESSMAN	ROBERT SCOTT	1443	RTE 113	PERKASIE	PA	18944	15-29	58
CREVELING	WILLIAM B, JR & ELIZABETH	90	MAIN ST P. O. BOX 34	BLOOMING GLEN	PA	18911	15-19	30
CROUTHAMEL	KENLEY S	980	BYPASS RD	PERKASIE	PA	18944	15-29	121-5
CURRY	WILLIAM E, JR + GRETA	31	LONGVIEW RD	PERKASIE	PA	18944	15-29	161
DAGOSTINO	DAVID P & TAMMY L	40	PO BOX 7	BLOOMING GLEN	PA	18911	15-17	58-2
DALE	DAVID & DEANNE	2306	PINESIDE DR	PERKASIE	PA	18944	15-29	113
DAY	KENNETH F & DOLORES M	2613	RICKERT RD	PERKASIE	PA	18944	15-29	19-5
DECKER	LOUIS G & ELIZABETH M	602	QUARRY RD	PERKASIE	PA	18944	15-29	98-8
DELL	JOHN W, JIV	113	DUBLIN RD	PERKASIE	PA	18944	15-29	65-2
DENT	JOHN E & STACEY L	714	WELCOME HOUSE RD	PERKASIE	PA	18944	15-36	6
DETWEILER	DAVID J & AMY L	25	WELCOME HOUSE RD	PERKASIE	PA	18944	15-29	180
DETWEILER	ERNEST S + MABEL H	234		BLOOMING GLEN	PA	18911	15-19	47-2
DETWEILER	TIMOTHY D + NANCY S	617	WELCOME HOUSE ROAD	BLOOMING GLEN	PA	18911	15-29	2-1
DEWALD	ERIC J	15	MEADOW DR	PERKASIE	PA	18944	15-29	100-1
DIROCCO	DOLORES C	84		PERKASIE	PA	18944	15-29	65-12
DISE	STANLEY A + STELLA S	513	QUARRY RD	BLOOMING GLEN	PA	18911	15-19	67
DONNELLY	JAMES J		QUARRY RD	PERKASIE	PA	18944	15-29	81-1
DOROSZ	STEFAN + MARY	851	P O BOX 131	HILLTOWN	PA	18927	15-28	171-2
DOWNNS	CLIFFORD L & CAROL A	519	MINIS TRAIL	PERKASIE	PA	18944	15-29	35
DRAKE	JEFFREY A + MELANIE H	165	WELCOME HOUSE RD	PERKASIE	PA	18944	15-29	121-7
DRESSNANDT	NANDOR C & ANDREA R	716	E CREAMERY RD	BLOOMING GLEN	PA	18911	15-29	3
DUMIRE	THOMAS E & CYNTHIA L	729	QUARRY RD	PERKASIE	PA	18944	15-28	157
DUNBAR	DAVID G + SHARON	377	QUARRY RD	PERKASIE	PA	18944	15-29	151
DUNBAR	J GRANT, JR & CAROLYN T	821	QUARRY RD	BLOOMING GLEN	PA	18911	15-30	8
DUNLAP	DENNIS K & JEANNETTE R	419	TWIN BROOK RD	PERKASIE	PA	18944	15-29	148
EBERHARD	JOHN D III & PATRICIA A	323	WELCOME HOUSE RD	PERKASIE	PA	18944	15-29	11-4
				PERKASIE	PA	18944	15-29	120

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ECKERT	LINDA M	2	KRISTINE LA	PERKASIE	PA	18944	15-29	103-2
ELGERT	PETER & SUSAN	2025	RICKERT ROAD	PERKASIE	PA	18944	15-28	169
EMIG	THOMAS E & CAROL A	22	LONGVIEW RD	PERKASIE	PA	18944	15-29	89-6
ENGEL	JOHN & MICHELE	871	BLOOMING GLEN RD	PERKASIE	PA	18944	15-29	26-7
ENGELHART	CHRISTOPHER E + SANDRA		PO BOX 14	BLOOMING GLEN	PA	18911	15-19	44
ENGELHART	CHRISTOPHER E + SANDRA		PO BOX 14	BLOOMING GLEN	PA	18911	15-19	46
ESHLEMAN	JAMES M & PATRICIA L	634	QUARRY RD	PERKASIE	PA	18944	15-29	65-5
EWING	EUGENE C, JR	920	FOREST RD	PERKASIE	PA	18944	15-29	33
FAIRBAUGH	ROBERT J + NANCY A	2930	RICKERT RD	PERKASIE	PA	18944	15-29	81-4
FANELLI	EDWARD V + DOLORES S	984	BYPASS RD	PERKASIE	PA	18944	15-29	121-6
FANELLI	MARK D & BRIDGET P	419	FOREST RD	PERKASIE	PA	18944	15-29	83-1
FEALY	CHARLES J & CONNIE E	824	WEL COME HOUSE RD	PERKASIE	PA	18944	15-29	94
FINNEGAN	JOHN & HENRIETTA	604	WEL COME HOUSE RD	PERKASIE	PA	18944	15-29	95-2
FINOCCHIARO	WILLIAM A & EILEEN	5	KRISTINE LN	PERKASIE	PA	18944	15-29	103-3
FISH	JERRY W, JR & CHRISTINE	211	PINEWOOD LANE	PERKASIE	PA	18944	15-29	196
FISHER	BRUCE A + THERESA	873	BLOOMING GLEN RD	PERKASIE	PA	18944	15-29	26-5
FLOYD	NELSON P & CATHERINE E	109	DUBLIN RD	PERKASIE	PA	18944	15-36	5
FORSYTHE	JOHN W & GWENDOLYN H	341		BLOOMING GLEN	PA	18911	15-29	32-2
FRANK	GEORGE P & JUDITH A	2222	RICKERT RD.	PERKASIE	PA	18944	15-29	19-2
FRASCH	EUGENE WALTER	1012	E CREAMERY RD	PERKASIE	PA	18944	15-28	169-1
FREIER	STEVEN & JOAN	414	TWIN BROOK RD	PERKASIE	PA	18944	15-29	9
FRETZ	PATRICIA A	3	QUARRY RD	PERKASIE	PA	18944	15-29	15-5
GALLA	GEORGE & FLORENCE	103	HAYHOUSE RD	PERKASIE	PA	18944	15-29	45-4
GAMBINO	CHARLES S, JR & MARY T	1	PINEWOOD LA	PERKASIE	PA	18944	15-29	46
GARGES	RICHARD F & VICKIE L	407	QUARRY RD	PERKASIE	PA	18944	15-29	203
GARGES	RICHARD F & VICKIE L	407	QUARRY RD	PERKASIE	PA	18944	15-29	68
GARRABRANT	JANE F	212	HILLTOWN DUBLIN RD	PERKASIE	PA	18944	15-29	70
GEHMAN	LEIGH SCOTT	938	BLOOMING GLEN RD	BLOOMING GLEN	PA	18917	15-19	126
GENTILE	MARIO & VALERIE & JOHN	919	BLOOMING GLEN RD	PERKASIE	PA	18944	15-29	47-1
GERRY	KRISS D & CYNTHIA A	22		HILLTOWN	PA	18927	15-29	176
GERRY	KRISS D & CYNTHIA A	22		HILLTOWN	PA	18927	15-29	177
GIBBLE	MERVIN H + MARILYN A	805	QUARRY RD	PERKASIE	PA	18944	15-29	150
GIFFIN	BRENDA R	1449	RTE 113	PERKASIE	PA	18944	15-29	61-9
GODSHALK	EARL H & RUTH D		PO BOX 5	BLOOMING GLEN	PA	18911	15-30	9
GOODFELLOW	RAYMOND H & NANCY R	10	MEADOW DR	PERKASIE	PA	18944	15-29	65-9
GOODWIN	KAREN S	606	QUARRY RD	PERKASIE	PA	18944	15-29	65-4
GOWEN	DAVID J + PATRICIA A	219	FRONTIER ROAD	PERKASIE	PA	18944	15-29	107-2
GRANITE	PAUL & PHYLLIS A	4	MEADOW DR	PERKASIE	PA	18944	15-29	65-6

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GRAY	PETER G + SUSANK	973	BYPASS RD	PERKASIE	PA	18944	15-29	124-6
GRENONE	WILLIAM A & NANCY J	2121	RICKERT RD	PERKASIE	PA	18944	15-29	86-1
GREENHALGH	GEORGE R & JUDITH L	52		BLOOMING GLEN	PA	18911	15-29	15-1
GRENIER	WILLIAM A, JR & LYNN	810	FOREST RD	PERKASIE	PA	18944	15-29	34
GRIBBIN	JOHN V + DONNA M	2521	RICKERT RD	PERKASIE	PA	18944	15-29	98-4
GRILLO	PATRICIA T	2829	RICKERT RD	PERKASIE	PA	18944	15-29	103-2
GULICK	GERALD H + SUSAN M	57		BLOOMING GLEN	PA	18944	15-29	26
GUNTER	PAUL H, JR & DEBORAH A	19	QUARRY RD	PERKASIE	PA	18911	15-19	15-7
GWALTHNEY	THOMAS M + CATHERINE M	516	QUARRY RD	PERKASIE	PA	18944	15-29	66
GWALTHNEY	THOMAS M + CATHERINE M	516	QUARRY RD	PERKASIE	PA	18944	15-29	66
HALBOM	JOHN R & ALAINE D	1400	ROUTE 113	PERKASIE	PA	18944	15-29	67-2
HANGE	ERNEST		PO BOX 222	BLOOMING GLEN	PA	18944	15-29	49
HANGE	CHARLES R & ELVA B	427	TWIN BROOK RD	PERKASIE	PA	18911	15-29	29
HANGE	NEAL & SUSAN D	115	HAYHOUSE RD	PERKASIE	PA	18944	15-29	11-1
HANLEY	ROBERT E & ELAINE D	828	BLOOMING GLEN RD	PERKASIE	PA	18944	15-29	47-6
HANSEN	G KIRK & CAROL S	1435	RT 113	PERKASIE	PA	18911	15-30	3
HANSEN	G KIRK & CAROL S	1435	RT 113	PERKASIE	PA	18944	15-29	51
HANSEN	JAMES E, II + SUSAN R	4	QUARRY RD	PERKASIE	PA	18944	15-29	56
HAWKEY	EDWARD R	708	WELCOME HOUSE RD	PERKASIE	PA	18944	15-29	15-4
HEATLIE	MARGARET R		PO BOX 172	BLOOMING GLEN	PA	18944	15-29	179
HEID	GARTH C & BARBARA M	13	MEADOW DR	PERKASIE	PA	18911	15-19	66
HENDERSON	TAMMY M	870	BLOOMING GLEN RD	PERKASIE	PA	18944	15-29	65-13
HERNANDEZ	DEAN		P.O. BOX 2342	HAILEY	ID	83333	15-29	87-2
HESS	EARL L & CAROL A	1317	BOX 401	BLOOMING GLEN	PA	18911	15-29	26-2
HESS	TIMOTHY S & SHERRY L	3	MEADOW DR	PERKASIE	PA	18944	15-17	63
HILINSKI	ROBERT H, JR & CHERYL L	522	WELCOME HOUSE RD	PERKASIE	PA	18944	15-29	65-18
HILL	JEFFREY R & LEE ANN	522	WELCOME HOUSE RD	PERKASIE	PA	18944	15-29	114-1
HILL	JEFFREY R & LEE ANN	522	WELCOME HOUSE RD	PERKASIE	PA	18944	15-29	115
HILL TOWN TWP		13	W CREAMERY RD	HILL TOWN	PA	18927	15-19	57
HILL TOWN TWP		13	W CREAMERY RD	HILL TOWN	PA	18927	15-29	41
HILL TOWN TWP		13	W CREAMERY RD	HILL TOWN	PA	18927	15-29	47-4
HILL TOWN TWP		13	W CREAMERY RD	HILL TOWN	PA	18927	15-29	105
HILL TOWN TWP		13	W CREAMERY RD	HILL TOWN	PA	18927	15-29	107
HIMSWORTH	JAMES J, III & SANDRA B	30	QUARRY RD	PERKASIE	PA	18927	15-30	12
HIRST	WILLIAM & MARJORIE	520	DUBLIN AVE	DOYLESTOWN	PA	18944	15-29	15
HIRST	WILLIAM & MARJORIE	520	DUBLIN AVE	DOYLESTOWN	PA	18901	15-29	82
HISTAND	C WENDELL & DEBRA L	527	WELCOME HOUSE RD	PERKASIE	PA	18901	15-29	84
HISTAND	DAVID L + NANCY J	2111	RICKERT RD	PERKASIE	PA	18944	15-29	121
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HISTAND	JOSEPHINE	829	BLOOMING GLEN RD	BLOOMING GLEN	PA	18911	15-30	7
HOLLENDER	ROBERT & RUTH	1356	INVERNESS CT	MYRTLE BEACH	SC	29575	15-29	199
HOOT	ALLEYNE H	94		BLOOMING GLEN	PA	18911	15-19	64
HOOPER	ROGER L	422	TWIN BROOK RD	PERKASIE	PA	18944	15-29	8-1
HOUPERT	CARLE E & JANET J	1455	ROUTE 113	PERKASIE	PA	18944	15-29	61-7
HOWARD	JAMES C & LISA	811	MINSI TRAIL	PERKASIE	PA	18944	15-29	33-3
HUGHES	WALTER J & MARGARET M	914	FOREST RD	PERKASIE	PA	18944	15-29	33-2
HUI-SHIZER	DAVID J	12	HAYHAUSE RD	PERKASIE	PA	18944	15-29	19-7
IOCHUM	KAREN F	2525	RICKERT RD	PERKASIE	PA	18944	15-29	98-5
IRVIN	SCOTT & TARA	204	EAGLE LN	DOYLESTOWN	PA	18901	15-29	103-4
JAMES	EDWIN W + JANE R	972	BYPASS RD	PERKASIE	PA	18944	15-29	121-4
JURIN	IVAN J + CAROL	1	MEADOW DR	PERKASIE	PA	18944	15-29	65-1
KAMPE	FRANKLIN & JOANN	115	LONGVIEW RD	PERKASIE	PA	18944	15-29	193
KARISTINOS	JOHN A & ROCHELLE	1	KRISTINE LANE	PERKASIE	PA	18944	15-29	103-1
KARTE	KERRY E & THERESA L	406	FOREST RD	PERKASIE	PA	18944	15-29	42-2
KEDRA	ROBERT & BARBARA	3	KRISTINE LANE	PERKASIE	PA	18944	15-29	103
KEN JAN FARMING		814	E CREAMERY RD	PERKASIE	PA	18944	15-29	11
KETTERER	RAYMOND B & KATHRYN M	1445	ROUTE 113	PERKASIE	PA	18944	15-29	59
KILDERRY	WENDY & KEVIN	418	FOREST RD	PERKASIE	PA	18944	15-29	42-1
KIRCHER	GARY B & SANDRA L	705	CREAMERY ROAD	PERKASIE	PA	18944	15-28	160-3
KOEHLER	PAUL J & FRANCES A	108	LONGVIEW RD	PERKASIE	PA	18944	15-29	89-9
KOELSCH	ROBERT R + BARBARA A	2617	RICKERT RD	PERKASIE	PA	18944	15-29	98-9
KOSLING	DONNA K & KENNETH G	347	DOYLE ST	DOYLESTOWN	PA	18901	15-19	60
KOSZAREK	EDWARD K	861	BLOOMING GLEN RD	PERKASIE	PA	18944	15-29	27
KRAUSE	MADDALENA & JOHN	213	PINEWOOD LA	PERKASIE	PA	18944	15-29	95
KRIEBEL	KEVIN A & KAREN J	2500	RICKERT RD	PERKASIE	PA	18944	15-29	47-5
KUHNS	MARK F	1325	ROUTE 113	PERKASIE	PA	18944	15-20	4
LANDIS	ROY S & JOAN Y	836	BLOOMING GLEN RD	BLOOMING GLEN	PA	18911	15-29	2
LANE	JUDITH A	328	WEL COME HOUSE RD	PERKASIE	PA	18944	15-29	116
LAUBMEIER	ALBERT F + BECKY J	18	HAY HOUSE RD	PERKASIE	PA	18944	15-29	19-8
LAWSON	HERBERT J	169		HILLTOWN	PA	18927	15-29	112-1
LAWSON	HERBERT J + BRENDA G	21	DUBLIN RD PO BOX 169	HILLTOWN	PA	18927	15-29	112
LEAR	DONALD + MARY ANN	11	PINESIDE DR	PERKASIE	PA	18944	15-36	9
LEAR	H SCOTT & SUSAN D	817	E CREAMERY RD	PERKASIE	PA	18944	15-28	161-2
LEAR	STELLA M	117	DUBLIN RD	PERKASIE	PA	18944	15-36	7
LEE LAND	JOHN H	21	HAYHOUSE RD	PERKASIE	PA	18944	15-29	45-7
LEE LAND	JOHN H	21	HAYHOUSE RD	PERKASIE	PA	18944	15-29	45-2
LELLI	RICHARD E + WINIFRED R	43	LONGVIEW LN	PERKASIE	PA	18944	15-29	162
LESZCZYNSKI	ANDREW & NANCY L	407	FOREST RD	PERKASIE	PA	18944	15-29	83

BLOOMING GLEN QUARRY
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Last Name	First Name	House Number	Current Mailing Address	City	State	ZIP Code	Tax Map Number	Parcel Number
LEWIS	KEVIN J & JENNIFER Z		PO BOX 152	BLOOMING GLEN	PA	18911	15-19	59-1
LIDDLE	DAVID F	841	BLOOMING GLEN RD	PERKASIE	PA	18944	15-29	32
LOMAX	BEVERLY	313		DUBLIN	PA	18917	15-29	106-1
LOMAX	BEVERLY	13		DUBLIN	PA	18917	15-29	106-1-1
LOMAX	BEVERLY	313		DUBLIN	PA	18917	15-29	106-1-2
LOMAX	CHARLES	700	DUBLIN RD PO BOX 217	HILLTOWN	PA	18927	15-29	106-4
LOMAX	CHARLES	700	DUBLIN RD PO BOX 217	HILLTOWN	PA	18927	15-29	106-2
LOMBARD	WALTER P, JR & BEVERLY	620	DUBLIN RD	HILLTOWN	PA	18927	15-29	106-3
LONGMORE	MAUREEN M	815	E CREAMERY RD	PERKASIE	PA	18927	15-29	160-8
LOO	TIMOTHY J	2518	RICKERT RD	PERKASIE	PA	18944	15-28	47
LOVELESS	TSU YI & HELEN J	400	E MAIN ST	LANSDALE	PA	19446	15-29	99-1
LOVELL	THOMAS W + JANE E	702	WELCOME HOUSE RD	PERKASIE	PA	18944	15-29	178
LUBERTO	STEVEN C	909	BLOOMING GLEN ROAD	PERKASIE	PA	18944	15-29	19-12
LUDLOW	GIUSEPPE + PALMA	1507	SHERWOOD DR	LANSDALE	PA	19446	15-29	156
LUDLOW	MILTON J & DOROTHY A &	519	QUARRY RD	PERKASIE	PA	18944	15-29	81
MANFREDI	MILTON J & DOROTHY A &	519	QUARRY RD	PERKASIE	PA	18944	15-29	81-3
MARSHALL	RICHARD J & ALEXANDRA M	3010	RICKERT RD	PERKASIE	PA	18944	15-29	80-13
MARSHALL	ROBERT A & KATHLEEN V	906	BLOOMING GLEN RD	PERKASIE	PA	18944	15-29	16-4
MARSHALL	ELIZABETH DECKER- & TRO	375		PERKASIE	PA	18911	15-17	58-3
MARTIN	JOSEPH F & MARY ANN	11	PINEWOOD LN	BLOOMING GLEN	PA	18944	15-29	202
MATIKO	C CONRAD & JOSEPHINE H	829	BLOOMING GLEN RD	PERKASIE	PA	18911	15-30	6
MATTHEWS	PETER & JOANN L	953	BLOOMING GLEN RD	PERKASIE	PA	18944	15-29	89-2
MAY	FRANKLIN M & PATRICIA A	2317	RICKERT RD	PERKASIE	PA	18917	15-29	91
MAY	BARRY L & BARBARA S		P O BOX 1123	DUBLIN	PA	18917	15-29	127
MCDERMOTT	BARRY L & BARBARA S		P O BOX 1123	DUBLIN	PA	18917	15-29	128-1
MCDERMOTT	LEO		PO BOX 276	HILLTOWN	PA	18927	15-29	121-8
MCDERMOTT	ALBERT J JR & JEANNE O	212	PINEWOOD LANE	PERKASIE	PA	18944	15-29	195
MCHOSE	SHIRLEY L	38	NAROTHYN RD	PERKASIE	PA	18960	15-29	6
MCINTYRE	WILLIAM EDWARD	935	BLOOMING GLEN RD	PERKASIE	PA	18944	15-29	87
MCLEAN	WILLIAM M	1125	LITTLE LANE	WARMINSTER	PA	18974	15-29	113-4
MCMENAMIN	WILLIAM M		PO BOX 159	BLOOMING GLEN	PA	18911	15-19	65
MENALLY	MICHAEL B & MAUREEN E		PO BOX 361	PERKASIE	PA	18944	15-29	34-4
MEYERS	DENNIS L	712	E CREAMERY RD	PERKASIE	PA	18944	15-28	157-3
MICHEE	C RICHARD, II	292		CHALFONT	PA	18914	15-29	92
MILKEMICZ	MICHAEL E & WENDY S	607	QUARRY RD PO BOX 395	SILVERDALE	PA	18962	15-29	72-1
MILLER	STEPHAN J & JANE	892	BRANDON LA	SCHWENKSVILLE	PA	19473	15-36	8
MILLER	BENJAMIN W	8	MEADOW DRIVE	PERKASIE	PA	18944	15-29	65-8
MILLER	ELEANORA	856	BLOOMING GLEN RD	BLOOMING GLEN	PA	18911	15-29	5
MILLER	JEFFREY & SUSAN	963	BYPASS ROAD	PERKASIE	PA	18944	15-29	124-4

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MILLER	LEON M & MARIE	961	BYPASS RD	PERKASIE	PA	18944	15-29	124-3
MILLER	LINDA J & KOJB, JOEL E	195		BLOOMING GLEN	PA	18911	15-30	1
MILLER	STEVEN D & P LYNNETTE	104		BLOOMING GLEN	PA	18911	15-29	5-1
MORRELL	JAMES H & CAROL LYNN B	875	BLOOMING GLEN RD	PERKASIE	PA	18944	15-29	26-6
MORRISON	ROBERT D & MARILYN M	507	DUBLIN RD	PERKASIE	PA	18944	15-29	122
MOSER	JOHN R & LISA D	701	E CREAMERY RD	PERKASIE	PA	18944	15-28	160-2
MOYER	D LEE & MARIE	33	HAYHOUSE RD	PERKASIE	PA	18944	15-29	45-5
MOYER	DAVID WAYNE	HC88	BOX 798	POCONO LAKE	PA	18347	15-29	80-11
MOYER	DONALD M	733	CREAMERY RD	PERKASIE	PA	18944	15-28	160-5
MOYER	ERNEST S, TR & RUTH E, T	53	859 BLOOMING GLEN RD	BLOOMING GLEN	PA	18911	15-29	28
MOYER	MELVIN M & RUTH	2927	RICKERT RD	PERKASIE	PA	18944	15-29	101-2
MOYER	MELVIN RAY & SUSAN MAR	2927	RICKERT RD	PERKASIE	PA	18944	15-29	102
MOYER	MELVIN RAY & SUSAN MAR	2927	RICKERT RD	PERKASIE	PA	18944	15-29	104
MOYER	NEAL J + SHARON K	808	PO BOX 185	BLOOMING GLEN	PA	18911	15-29	2-3
MOYER	NEVIN R & LOUISE D	808	QUARRY RD	PERKASIE	PA	18944	15-29	64-2
MOYER	NEVIN R & LOUISE D	808	QUARRY RD	PERKASIE	PA	18944	15-29	64-1
MOYER	NEVIN R + LOUISE D	808	QUARRY RD	PERKASIE	PA	18944	15-29	80
MOYER	NEVIN RAY	808	QUARRY ROAD	PERKASIE	PA	18944	15-29	25-2
MOYER	R BROOKE + SHEILA B	812	MINSI TRAIL	PERKASIE	PA	18944	15-29	13-1
MOYER	RICHARD J & JOAN M	103	LONGVIEW RD	PERKASIE	PA	18944	15-29	163
MOYER	ROBERT K & BETTY J	183	P O BOX 183	BLOOMING GLEN	PA	18911	15-29	12-1
MOYER	ROBERT K & BETTY JANE	183		BLOOMING GLEN	PA	18911	15-29	13-1
MOYLAN ENTERPRI	SHEILA B	812	MINSI TRAIL	PERKASIE	PA	18944	15-29	25-1
MUHLLIG	SES INC	307	E BROAD ST	SOUDERTON	PA	18964	15-29	154
MUNN	ALICE J	32	LONGVIEW DR	PERKASIE	PA	18944	15-29	89-7
MYERS	CHRISTOPHER H	967	PO BOX 194	BLOOMING GLEN	PA	18911	15-19	56
MYERS	GREGORY S & SHARON A	820	BYPASS RD	PERKASIE	PA	18944	15-29	124-7
MYERS	HAROLD K & IRENE G	182	MINSI TRAIL	PERKASIE	PA	18944	15-29	25
MYERS	JOSEPH L & CHARLOTTE M	1327	RTE 113	BLOOMING GLEN	PA	18911	15-19	49
MYERS	LOWELL D & BRENDA E	848		BLOOMING GLEN	PA	18944	15-17	65
MYERS	STEVEN R	177	BLOOMING GLEN RD	BLOOMING GLEN	PA	18911	15-29	4
MYERS	WAYNE E & SHARON K	910	BLOOMING GLEN RD	PERKASIE	PA	18911	15-30	11
NACARELLA	KARRY P	917	BLOOMING GLEN RD	PERKASIE	PA	18944	15-29	16-5
NAGE	GARY W	56		PERKASIE	PA	18944	15-29	19-15
NAGE	MELVIN C, TR	863	BLOOMING GLEN RD	BLOOMING GLEN	PA	18911	15-19	55-1
NAPOLITANO	ANDREW S	104	HAYHOUSE RD	PERKASIE	PA	18944	15-29	26-1
NASE	BROOK S + DAWN M	29	QUARRY RD	PERKASIE	PA	18944	15-29	19-11
NASE	JEFFREY + WENDY S	118	PINEWOOD LN	PERKASIE	PA	18944	15-29	15-8
				PERKASIE	PA	18944	15-29	191

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NASE	JEFFREY S + WENDY S	118	PINEWOOD LA	PERKASIE	PA	18944	15-29	190
NATITUS	FRANK C & LIZA	11	MEADOW DR	PERKASIE	PA	18944	15-29	65-14
NEALEY	MERRILL G	10	DUBLIN ROAD	PERKASIE	PA	18944	15-29	89-11
NEALEY	WM G & MAE F	10	DUBLIN PK	PERKASIE	PA	18944	15-29	89-1
NEESON	ERIC & JULIE	528	QUARRY RD	PERKASIE	PA	18944	15-29	65
NICHOLAS	FRANK C & ELIZ S & JEFF		PO BOX 320	LINE LEXINGTON	PA	18932	15-29	21
NICOLO	HERBERT W		PO BOX 215	BLOOMING GLEN	PA	18911	15-19	58
NYCE	L GERALD + CYNTHIA D		PO BOX 212	BLOOMING GLEN	PA	18911	15-29	29-1
ODONNELL	CRAIG & SHERYL	929	BLOOMING GLEN RD	PERKASIE	PA	18944	15-29	20
PAINTER	ROSS A + MARY A	12	MEADOW DR	PERKASIE	PA	18944	15-29	65-10
PARLEE	TODD & JANNA	950	BYPASS RD	PERKASIE	PA	18944	15-29	121-1
PARLEE	TODD & JANNA	950	BYPASS RD	PERKASIE	PA	18944	15-29	123
PASCavage	JOHN P + MARY A	217	FRONTIER RD	PERKASIE	PA	18944	15-29	107-3
PASSERINI	SCOTT K & FRANCES T	944	BLOOMING GLEN RD	PERKASIE	PA	18944	15-28	171-3
PATON	JOHN R ,TR & NANCY K, TR	629	E CREAMERY RD	PERKASIE	PA	18944	15-28	160-1
PENNRIDGE SCHOO	L DISTRICT	1506	N FIFTH ST	PERKASIE	PA	18944	15-29	129
PENTIA	MICHAEL J ,JR, TR & FAIT	2723	RICKERT ROAD	PERKASIE	PA	18944	15-29	101-1
PHINNEY	SCOTT + PATRICIA	14	LONGVIEW RD	PERKASIE	PA	18944	15-29	89-5
POINTCELLO	WILLIAM J	735	DUBLIN RD	PERKASIE	PA	18944	15-29	128
PORE	CHARLES G & DONNA L	233	BYPASS RD	PERKASIE	PA	18944	15-29	19-10
POUSLEY	ROBERT A	953	BYPASS RD	PERKASIE	PA	18944	15-29	124-1
POUSLEY	TIMOTHY S + PATRICE H	200	PINEWOOD LANE	PERKASIE	PA	18944	15-29	200
POWERS	WAYNE R & ELIZABETH D	1630	MEETINGHOUSE RD	HARTSVILLE	PA	18974	15-29	87-2
PRIME PROP INC		1630	MEETINGHOUSE RD	HARTSVILLE	PA	18974	15-29	103-5
PRIME PROP INC		1630	MEETINGHOUSE RD	HARTSVILLE	PA	18974	15-29	93
RANTZ	JOHN C & CATHERINE A	2421	RICKERT AVE	PERKASIE	PA	18944	15-19	45
REBER	TIMOTHY A & JILL T	16	ROUTE 113	BLOOMING GLEN	PA	18911	15-19	24-2
REICE	DAVID & ALLISON E	1343	ROUTE 113	BLOOMING GLEN	PA	18911	15-19	59
REICHSSTINE	THOMAS GREGORY, JR + KA	971	BYPASS RD	PERKASIE	PA	18944	15-29	19-6
REINBOIT	ANN M	2310	PO BOX 71	PERKASIE	PA	18944	15-29	65-15
RENNINGER	JAMES A & PEARL	9	RICKERT RD	PERKASIE	PA	18944	15-29	19-14
RENSHAW	WANDA G + MARTIN D	915	MEADOW DR	PERKASIE	PA	18944	15-29	113-3
REX	JOHN C & THERESAR	30	BLOOMING GLEN RD	PERKASIE	PA	18944	15-29	90
RICE	WILLIAM & TERI	2301	PINESIDE DR	PERKASIE	PA	18944	15-29	42
RICE	GARRY		RICKERT RD	BLOOMING GLEN	PA	18911	15-19	63-1
RICE	JACOB A & MYERS JOS L		PO BOX 396	BLOOMING GLEN	PA	18911	15-19	67-1
RICE	JACOB A, ETAL		PO BOX 396	BLOOMING GLEN	PA	18911	15-29	113-1
RICKERT	RICHARD F & DORIS	420	QUARRY RD	PERKASIE	PA	18944	15-29	
RIDDLE	RICHARD & CAROL	10	PINESIDE DR	PERKASIE	PA	18944	15-29	

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ROMANO	CHARLES R	524	MILL RD	HATFIELD	PA	19440	15-36	4
ROMEO	JOHN	725	E CREAMERY RD	PERKASIE	PA	18944	15-28	160
ROSE	STEVEN P & DONNA L	1401	RT E 113	PERKASIE	PA	18944	15-29	53
ROSENBERGER	ROBERT L & BARBARA I		PO BOX 64	BLOOMING GLEN	PA	18911	15-30	2
ROSENBERGER	HENRY L & CHARLOTTE C	59	RT 113	BLOOMING GLEN	PA	18911	15-11	96-1
ROSENBERGER	HENRY L & CHARLOTTE C	59	P O BOX 59	BLOOMING GLEN	PA	18911	15-17	49
ROSENBERGER	HENRY L & CHARLOTTE C	59	RT 113	BLOOMING GLEN	PA	18911	15-17	55
ROSENBERGER	HENRY L & CHARLOTTE C	59	RT 113	BLOOMING GLEN	PA	18911	15-17	57
ROSENBERGER	HENRY L & CHARLOTTE C	59	BLOOMING GLEN RD	BLOOMING GLEN	PA	18911	15-19	50
ROSENBERGER	HENRY L & CHARLOTTE C	59	RT 113	BLOOMING GLEN	PA	18911	15-29	1
ROSENBERGER	HENRY L & CHARLOTTE C	59	RT 113	BLOOMING GLEN	PA	18911	15-29	8-2
ROTH	HENRY L & CHARLOTTE C		PO BOX 59	BLOOMING GLEN	PA	18911	15-29	26
RUBEL	PHILIP M & JANE G	41	PO BOX 59	BLOOMING GLEN	PA	18911	15-29	48
RUBEL	WALTER L	1421	822 BLOOMING GLEN RD	BLOOMING GLEN	PA	18911	15-19	55
RUBEL	WALTER L	1421	ROUTE 113	PERKASIE	PA	18944	15-29	50-2
RUBEL	WALTER L	1421	ROUTE 113	PERKASIE	PA	18944	15-29	55-2
RUBE	WALTER L	1421	ROUTE 113	PERKASIE	PA	18944	15-29	55-1
RUMER	THOMAS	713	WARREN STREET	WILLOW GROVE	PA	18944	15-29	98-3
RUSH	RONALD D + LISA E	20	QUARRY RD	PERKASIE	PA	19090	15-29	15-2
RUSH	DAVID BROOKE + ROBIN C	732	E CREAMERY RD	PERKASIE	PA	18944	15-29	16-1
RUSH	ELWOOD W & SHIRLEY A	211		BLOOMING GLEN	PA	18911	15-19	31
RUSH	KEITH S & KRISTA M	2015	RICKERT RD	PERKASIE	PA	18944	15-28	169-3
RUSH	KENNETH E & DARLENE G	2015	RICKERT RD	PERKASIE	PA	18944	15-28	169-5
RUSH	KENNETH T & TRICIA	2015	RICKERT RD	PERKASIE	PA	18944	15-28	169-2
RUSH	KENNETH T & TRICIA E	907	BLOOMING GLEN RD	PERKASIE	PA	18944	15-29	18
RYAN	KERRY D	2015	RICKERT RD	PERKASIE	PA	18944	15-28	169-4
SALVADORE	ROBERT J & PATRICIA D		P O BOX 148	BLOOMING GLEN	PA	18911	15-19	27
SANDERS	JOSEPH A & BARBARA A	1018	FOREST RD	PERKASIE	PA	18944	15-29	24
SCHIMPF	JAMES E, II + SUSAN R	300	TWIN BROOK RO	PERKASIE	PA	18944	15-28	154-1
SCHIROKER	RICHARD F & SANDRAL	218	DUBLIN RD	PERKASIE	PA	18944	15-29	155
SCOTT	ANDREW G	116	89 N MAIN ST	BLOOMING GLEN	PA	18911	15-19	68
SEIZ	JOHN R & MILDRED R	959	BYPASS RD	PERKASIE	PA	18944	15-29	124-2
SEKELLA	D SCOTT + CHRISTINA	1034	FOREST RD	PERKASIE	PA	18944	15-29	24-1
SENSINGER	ROBERT JOHN & JOANNA T	515	TWIN BROOK RD	PERKASIE	PA	18944	15-29	12
SENSINGER	DANIEL P & BETH ANN	419	QUARRY RD	PERKASIE	PA	18944	15-29	71
SENSINGER	GERALD H + LISA L	817	FOREST RD	PERKASIE	PA	18944	15-29	50-1
SENSINGER	JAMES R + CAROL A	1411	ROUTE 113	PERKASIE	PA	18944	15-29	50
SENSINGER	JAMES R + CAROL A	1411	ROUTE 113	PERKASIE	PA	18944	15-29	55
SENSINGER	JEFFREY L	3	HAYHOUSE RD	PERKASIE	PA	18944	15-29	45

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SENSINGER	RALPH L & LORRAINE	412	QUARRY RD	PERKASIE	PA	18944	15-29	67-3
SENSINGER	RALPH L, JR & ELSIE R, T	817	FOREST RD	PERKASIE	PA	18944	15-29	67
SENSINGER	ROBT L & LOUISE V	2508	RICKERT RD	PERKASIE	PA	18944	15-29	43
SERVIN	DAVID A & KRISTINA	215	FRONTIER RD	PERKASIE	PA	18944	15-29	107-1
SHEARER	HELEN F	902	BLOOMING GLEN RD	PERKASIE	PA	18944	15-29	16-3
SHENK	MICHAEL J & CHRISTINE A	11	QUARRY RD	PERKASIE	PA	18944	15-29	15-6
SIMONETTI	NICHOLAS & ANGELINA	209	LONGVIEW RD	PERKASIE	PA	18944	15-29	96
SIMS	TROY S + BRENDA F	24	DUBLIN RD	PERKASIE	PA	18944	15-29	89-10
SIRAVO	ANTONIO P & BARBARA A	201	PINEWOOD LANE	PERKASIE	PA	18944	15-29	197
SKIFFINGTON	GINA M	924	BLOOMING GLEN RD	PERKASIE	PA	18944	15-29	171
SMITH	KATHLEEN	2520	RICKERT RD	PERKASIE	PA	18944	15-29	47-7
SNOOK	DANIEL E	815	DUBLIN RD	PERKASIE	PA	18917	15-29	129-1
SOTTOLANO	BRUCE J	622	WELCOME HOUSE RD	PERKASIE	PA	18944	15-29	175
SPÄDARO	JOHN P	34	DUBLIN RD	PERKASIE	PA	18944	15-29	89-4
SPÄNNINGER	FERYL L & NANCY E	506	TWIN BROOK RD	PERKASIE	PA	18944	15-29	7
STÄUFFER	DONALD L, JR	20	PINESIDE DR	PERKASIE	PA	18944	15-29	113-2
STERLING	STEVEN R & KAREN M	9	HAYHOUSE RD	PERKASIE	PA	18944	15-29	45-9
STEVENS	WARD C, T	4	KRISTINE LANE	PERKASIE	PA	18944	15-29	103-5
STOVER	LUTHER B, JR & A ELIZABETH	827	DUBLIN RD	PERKASIE	PA	18917	15-29	130
STRANIX	JOHN P + PATRICIA A	805	E CREAMERY RD	PERKASIE	PA	18944	15-28	160-6
STROUSE	GLEN L & MICHELLE B	2603	RICKERT RD	PERKASIE	PA	18944	15-29	98-6
TALERICO	CHARLES A & CHARLOTTE Y	512	TWIN BROOK RD	PERKASIE	PA	18944	15-29	6-1
TATAROWICZ	VINCENT S + MARILYN A	2422	RICKERT RD	PERKASIE	PA	18944	15-29	47-1
TATE	ROBERT P & KAREN M	42	LONGVIEW RD	PERKASIE	PA	18944	15-29	89-8
TAURAS	JOHN A, JR	843	BLOOMING GLEN RD	PERKASIE	PA	18911	15-29	32-1
TELLY	DAVID G & LINDA S	900	QUARRY RD	PERKASIE	PA	18944	15-29	61-6
THOMPSON	WALTER P & EILEEN P	949	BLOOMING GLEN RD	PERKASIE	PA	18944	15-29	89
TICE	ROSE M	204	BLOOMING GLEN RD	PERKASIE	PA	18911	15-19	43
TRAUGER	BARRY H & LISAL	428	TWIN BROOK RD	PERKASIE	PA	18944	15-29	8
TREGASKIS	CHRISTIAN D & JEANNINE	2705	RICKERT RD	PERKASIE	PA	18944	15-29	101
TURNER	WILLIAM J	2511	RICKERT RD	PERKASIE	PA	18944	15-29	98-1
TUTTLE	ROBERT W + ANNE M HART	2503	RICKERT RD	PERKASIE	PA	18944	15-29	98-2
TYSON	ROBERT T + MARGARET C	529	QUARRY RD	PERKASIE	PA	18944	15-29	72
ULLE	DAVID A + LILA J	921	BLOOMING GLEN RD	PERKASIE	PA	18944	15-29	19-17
ULMER	DEBORAH B		PO BOX 213	BLOOMING GLEN	PA	18911	15-19	61
UNANGST	RAYMOND & CLARE E	813	QUARRY RD	PERKASIE	PA	18944	15-29	149
UNDERKOFFLER	RAYMOND R + DOROTHY J	3000	RICKERT RD	PERKASIE	PA	18944	15-29	81-2
VAIL	ROBERT G & BEATRICE M		P O BOX 85	BLOOMING GLEN	PA	18911	15-29	14
	JOYCE A		PO BOX 207	BLOOMING GLEN	PA	18911	15-20	3

**BLOOMING GLEN QUARRY
LISTING OF RESIDENTS WITHIN ZONE OF INFLUENCE
Appendix 5**

Last Name	First Name	House Number	Current/Mailing Address	City	State	Zip Code	Tax Map Number	Parcel Number
VASCONEZ	JOHN P & MARIANNE	722	E CREAMERY RD	PERKASIE	PA	18944	15-28	157-2
VASS	EMMIL A & SHERRI R	27	HAYHOUSE RD	PERKASIE	PA	18944	15-29	45-3
VILLANI	FRANK J, JR + MARIANNE	2	PINEWOOD LN	PERKASIE	PA	18944	15-29	181
VISSER	GRACE B	844	BLOOMING GLEN RD	PERKASIE	PA	18944	15-29	2-2
VOTTA	DOMENICO & JOAN L	10		BLOOMING GLEN	PA	18911	15-29	15-3
WAGNER	HERMAN B & MARY HAGEL	1009	FOREST RD	PERKASIE	PA	18944	15-29	22
WAITE	BEATRICE A	815	MINSI TRAIL	PERKASIE	PA	18944	15-29	33-1
WALKER	STEVEN M, TR & JACQUELINE	956	BYPASS RD	PERKASIE	PA	18944	15-29	121-2
WALSH	JOSEPH P & CATHERINE		P O BOX 86	BLOOMING GLEN	PA	18911	15-20	2
WALSH	RICHARD & VIVIAN B	25	LONGVIEW RD	PERKASIE	PA	18944	15-29	95-1
WALTER	CATHERINE A	807	BLOOMING GLEN RD	BLOOMING GLEN	PA	18911	15-19	62
WASSMUTH	R KEITH	821	MINSI TRAIL	PERKASIE	PA	18944	15-29	36
WEBBER	CHRIS	2610	RICKERT RD	PERKASIE	PA	18944	15-29	42
WEIK	JOHN A & JANE E	702	E CREAMERY RD	PERKASIE	PA	18944	15-28	157-4
WENDIG	ROBERT E, JR & NANCY P	975	BYPASS RD	PERKASIE	PA	18944	15-29	121-10
WENDIG	ROBERT E, JR & NANCY P	975	BYPASS RD	PERKASIE	PA	18944	15-29	124
WENHOLD	PAUL E & P YVONNE	913	BLOOMING GLEN RD	PERKASIE	PA	18944	15-29	19-13
WHITE	BRIAN W + KIMBERLY	225	PO BOX 293	HILLTOWN	PA	18927	15-29	89-3
WILLIAMS	DANIEL & ZIEMNOP	1441	ROUTE 113	PERKASIE	PA	18944	15-29	57
WOLFE	GEORGE H & CAROL A	520	WEL COME HOUSE RD	PERKASIE	PA	18944	15-29	114
WRIGHT	MICHAEL E & ANN L	2530	RICKERT RD	PERKASIE	PA	18944	15-29	47-2
WUNNENBERG	CHARLES D & JENNIFER A	869	BLOOMING GLEN RD	PERKASIE	PA	18944	15-29	26-4
WYLLIE	ROBERT C & SHARON L & JOSEPH P + NANCY LEE	109	PO BOX 393	PERKASIE	PA	18944	15-19	63
YATES	MARVIN & MARGARET E	7	MEADOW DR	PERKASIE	PA	18944	15-29	164
YEAGER	ANITA A	15	HAYHOUSE RD	PERKASIE	PA	18944	15-29	65-16
YEVISH	EARL J & LOIS	15	HAYHOUSE RD	PERKASIE	PA	18944	15-29	45-1
YOGUM	EARL J & LOIS T	940	BLOOMING GLEN RD	PERKASIE	PA	18944	15-28	171-1
YODER	BRADLEY L	938	BLOOMING GLEN RD	PERKASIE	PA	18944	15-28	170
YODER	KERMIT M + EVA M	1331	ROUTE 113	PERKASIE	PA	18944	15-29	23
YOTHERS	JEFFREY P & JENNIFER L	612	WEL COME HOUSE RD	PERKASIE	PA	18944	15-29	173
ZARITMAN	BRADLEY H & RHONDA M	196		SKIPPACK	PA	19474	15-29	37
	HAINES & KIBBLEHOUSE INC	196		SKIPPACK	PA	19474	15-29	39
	HAINES & KIBBLEHOUSE INC	196		SKIPPACK	PA	19474	15-29	40
	HAINES & KIBBLEHOUSE INC	196		SKIPPACK	PA	19474	15-29	40
	HAINES & KIBBLEHOUSE INC	196		SKIPPACK	PA	19474	15-29	40
	HAINES & KIBBLEHOUSE INC	196		SKIPPACK	PA	19474	15-29	41-1

H&K MATERIALS QUARRY
LISTING OF RESIDENTS WITHIN ZONE OF INFLUENCE
Appendix 6

Last Name	First Name	House Number	Current Mailing Address	City	State	Zip Code	Tax Map Number	Parcel Number
ALGER	PAUL L & KAREN F	1617	HILLTOWN PK	HILLTOWN	PA	18927	15-34	58
AWAN	MARK J WOLLMAN+SUSAN L	1406	TOWNSHIP LINE RD	CHALFONT	PA	18914	15-34	64-7
ANDRESS	THOMAS R & PATRICIA M	430	UPPER STUMP RD	CHALFONT	PA	18914	15-34	104-4
APPLEGATE	SCOTT R & KATHLEEN M	1811	RTE 152	CHALFONT	PA	18914	15-34	75
ARMSTRONG	GARY & DONNA	135	EQUESTRIAN CT	PERKASIE	PA	18944	15-28	70-16
AUNGST	GARY B	1017	GALLOWHILL RD	PERKASIE	PA	18944	15-34	41
BACHMAN	TIMOTHY M	1305	GREEN ST	PERKASIE	PA	18944	15-28	74
BACKLUND	JAMES		PO BOX 167	HILLTOWN	PA	18927	15-28	133
BACON	BRADLEY B	2211	HILLTOWN PK	PERKASIE	PA	18944	15-28	146-2
BAGLEY	JEFFREY V & ELIZABETH A	902	UPPER STUMP RD	CHALFONT	PA	18914	15-34	116
BARDAY	PHILIP D & LISA M	1502	HILLTOWN PK	HILLTOWN	PA	18927	15-34	4-1
BARNES	ANTHONY M & REBEKAH J	730	BROAD ST	PERKASIE	PA	18944	15-34	42-7
BAUM	JAMES R	516	UPPER STUMP RD	CHALFONT	PA	18914	15-34	104-10
BAUM	JAMES R	516	UPPER STUMP RD	CHALFONT	PA	18914	15-34	104-9
BEAR	DONALD E & AUDREY B	416	UPPER CHURCH RD	PERKASIE	PA	18944	15-34	45
BEAN	ELINOR K	740	UPPER STUMP RD	CHALFONT	PA	18914	15-34	111
BEARE	ROLAND J & CAROLANN M	1916	MILL RD	PERKASIE	PA	18944	15-28	62
BECK	ILSE B	507	BROAD ST	PERKASIE	PA	18944	15-34	88-5
BECK	TAMMY L & JEFFERY E	817	BROAD ST	PERKASIE	PA	18944	15-34	118-2
BEEBE	CARL JR & MARIE T	111	LIMEKILN PK	HILLTOWN	PA	18927	15-28	137-1
BERGER	LOUISE S	1370	TOWNSHIP LINE RD	CHALFONT	PA	18914	15-34	64-2
BERGHAIER	RICHARD W & KERIN WILLIAM	1124	CALLOWHILL RD	CHALFONT	PA	18914	15-34	111-1
BEITZ	WILLIAM	959	CALLOWHILL RD	PERKASIE	PA	18944	15-28	177-2-2
BEVERIDGE	BRIAN J & MICHELLE T	1831	N LIMEKILN PK	CHALFONT	PA	18914	15-34	98-5
BEVERIDGE	BRIAN J & MICHELLE T	1831	N LIMEKILN PK	CHALFONT	PA	18914	15-34	98-3
BEVERIDGE	BRIAN J & MICHELLE T	1831	N LIMEKILN PK	CHALFONT	PA	18914	15-34	98-2
BEVERIDGE	BRIAN J & MICHELLE T	1831	N LIMEKILN PK	CHALFONT	PA	18914	15-34	98-1
BEYER	BRIAN J & MICHELLE T	1831	N LIMEKILN PK	CHALFONT	PA	18914	15-34	144
BISHOP	JAMES I & M LOUISE	212	BROAD ST	PERKASIE	PA	18944	15-28	200
BIXBY	EDWIN G & MARY E	110	BROAD ST	PERKASIE	PA	18944	15-34	25
BLUM	ANH P & TODD J	1935	MILL RD	CHALFONT	PA	18944	15-28	70-17
BLUMBERG	WILLIAM A & MONIQUE	1530	LIMEKILN PIKE	CHALFONT	PA	18914	15-34	62-1
BOICE	CLARENCE H & LAURA	625	UPPER STUMP RD	HILLTOWN	PA	18914	15-34	149
BOINNO	DAVID V + NANCY K		PO BOX 187	HILLTOWN	PA	18927	15-28	71
BOSELLI	ROBERT J & SUSAN	2102	HILLTOWN PK	PERKASIE	PA	18944	15-28	131-1
BOYD	JOSEPH & STELLA	515	BROOKHURST AVE	NARBERTH	PA	19072	15-34	127
BRACGIA	SCOTT J & HEATHER A	224	UPPER CHURCH RD	PERKASIE	PA	18944	15-34	122
BRACGIA	SAM & BETTY	715	NORRISTOWN RD	HORSHAM	PA	19040	15-28	145-2

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BRADY	JOSEPH M + VICTORIA C	135	BROAD ST	PERKASIE	PA	18944	15-34	85-6
BRAUN	ANDREW J & GENETTE L	1435	HILLTOWN PIKE	HILLTOWN	PA	18927	15-34	53
BRICKAJLIK	SUSAN	2515	HILLTOWN PK	PERKASIE	PA	18944	15-28	194-3-1
BURGER	DAVID A & SUSAN M	915	BROAD STREET	PERKASIE	PA	18944	15-34	120-2
BURGER	PAUL R & ROBIN M	712	BROAD ST	PERKASIE	PA	18944	15-34	42-8
BUSA	JOHN L & ROSEMARY A	433	UPPER CHURCH RD	PERKASIE	PA	18944	15-35	2
BYRESBEN	INVERSORA		PO BOX 45	HILLTOWN	PA	18927	15-34	3-1
CALHOUN CO INC		9738	US HIGHWAY 441	LEESBURG	FL	34788	15-34	38-4
CAMERON	ALAN D & JEANNE M	1820	HILLTOWN PIKE	HILLTOWN	PA	18927	15-34	21
CARNEY	KEVIN J & DIANE	927	ROUTE 152	PERKASIE	PA	18944	15-28	137-5
CASSEL	KENNETH A JR & KATHLEE	914	BROAD ST	PERKASIE	PA	18944	15-34	44
CASSEL	STANLEY W	707	U STUMP RD	CHALFONT	PA	18914	15-34	32
CASSEL	STANLEY W & THERESA B	707	UPPER STUMP RD	CHALFONT	PA	18914	15-34	33
CASSEL	STANLEY W & THERESA B	707	UPPER STUMP RD	CHALFONT	PA	18914	15-34	150
CATALDI	PAUL & DIANE M	421	UPPER STUMP RD	CHALFONT	PA	18914	15-34	129-1
CAVAGGION	REMO A & ELEANORE	193	1612 HILLTOWN PK	HILLTOWN	PA	18927	15-34	13
GENSKY	RICHARD F + DEBORAH B	2701	HILLTOWN PK	PERKASIE	PA	18944	15-28	195-1
CHILDS R RTY		370	PHEASANT RD	HARLEYSVILLE	PA	19438	15-28	177-2-11
CHRISTENSEN	KATHRYN S	518	UPPER STUMP RD	CHALFONT	PA	18914	15-34	104-1
CHRISTOPH	FRANCIS T, JR + GAIL K	5	HIGHPOINT ROAD	PERKASIE	PA	18944	15-28	126-5
CHURCH	GREGORY J	304	2519 HILLTOWN PK	HILLTOWN	PA	18927	15-28	194-6
CHURCH HILLTOWN	ROMAN CATHOLIC CONG		HILLTOWN PIKE	HILLTOWN	PA	18927	15-34	24
CHURCH HILLTOWN	ROMAN CATHOLIC CONG		HILLTOWN PIKE	HILLTOWN	PA	18927	15-34	81
CIAMPA	THOMAS & AILEEN	2029	MILL RD	PERKASIE	PA	18944	15-28	70-15
CIERVO	JOANNE	712	SKUNK HOLLOW RD	CHALFONT	PA	18914	15-34	97
CLARK	JOSEPH A, III	1906	HILLTOWN PK	HILLTOWN	PA	18927	15-34	161-1
CLIPP	JOHN	934	ROUTE 152	PERKASIE	PA	18944	15-28	53
CLONAN	JOSEPH T	2029	HILLTOWN PIKE	PERKASIE	PA	18944	15-28	145
CLOSSEN	LUKE E.	1104	DELLWOOD DR	VALDASTA	GA	31602	15-28	53
CNUJDE	STEVEN	29	ROSENBERGER DR	PERKASIE	PA	18944	15-34	38-5
COELHO	GRACIANDA	420	BROAD ST	HILLTOWN	PA	18944	15-34	31-4
COOPER	HOWARD Y & BARBARA M	708	BROAD ST	PERKASIE	PA	18944	15-34	42
COYLE	THOMAS J, JR & ANNETTE	1119	CALLOWHILL RD	CHALFONT	PA	18914	15-34	117
CRAIG	TIMOTHY M & NANCY K	728	BROAD ST	PERKASIE	PA	18944	15-34	42-6
CRANE	WILLIAM	1030	BETHLEHEM PIKE	COLMAR	PA	18915	15-28	126-8
CRAVIN	KEVIN E	2	HIGH POINT RD	PERKASIE	PA	18944	15-28	126-2
CRECIUN	DAVID	82		HILLTOWN	PA	18927	15-28	70-2
CWEIBER	JOHN & MIMI	122	SKUNK HOLLOW RD	CHALFONT	PA	18914	15-34	94-2
DALY	ROBERT & DIANE E	1801	MILL RD	PERKASIE	PA	18944	15-28	68

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DAMERON	WILLIAM R, JR & PATRICIA	391	1115 CALLOW HILL RD	DUBLIN	PA	18917	15-34	117-6
DANCHAK	BRIAN & MARTHA JANE	415	UPPER STUMP RD	CHALFONT	PA	18914	15-34	129
DAVIDSON	JOHN & BRENDA	963	E CALLOWHILL RD	PERKASIE	PA	18944	15-28	177-2-4
DAVIDSON	THOMAS G & DEBRA A	1607	LIMEKILN PK	CHALFONT	PA	18914	15-34	82-1
DAVIS	JOHN	1128	CALLOWHILL RD	CHALFONT	PA	18914	15-34	111-3
DAY	ROBERT		P O BOX 72	HILLTOWN	PA	18927	15-28	148
DECKMAN	ROBERT L + CORNELIA	322	UPPER STUMP RD	CHALFONT	PA	18914	15-34	148
DEFERO	DANIEL	2051	W COUNTY LINE RD	WARRINGTON	PA	18976	15-34	65
DELAURENTIS	MICHAEL R & LISA M	1400	GREEN ST	PERKASIE	PA	18944	15-34	3-3
DERBY	LAWRENCE D	2524	HILLTOWN PK	PERKASIE	PA	18944	15-28	177-2-9
DEWEILER	JOHN L	2203	HILLTOWN PIKE	PERKASIE	PA	18944	15-28	146-1-1
DEWEILER	PERRY & CYNTHIA L	2207	HILLTOWN PIKE	PERKASIE	PA	18944	15-28	146-2-1
DEUTSCH	UNGARISHER SPORT VEREIN	67		HILLTOWN	PA	18927	15-34	15
DICARLANTONIO	GIORGIO + YOLANDA	968	CALLOWHILL RD	PERKASIE	PA	18944	15-28	125-7
DICONDINA	FRANCIS	5842	CHEW ST	PHILA	PA	19138	15-34	88-4
DICONDINA	FRANCIS	5842	CHEW ST	PHILA	PA	19138	15-34	88-3
DICONDINA	FRANCIS	5842	CHEW ST	PHILA	PA	19138	15-34	88-2
DIVALERIO	JOHN D, JR	1324	TOWNSHIP LINE RD	CHALFONT	PA	18914	15-34	64-4
DONALDSON	DAVID C & LINDA K	900	U STUMP RD	CHALFONT	PA	18914	15-34	116-5
DONATO	FRANK M & MARY	198		HILLTOWN	PA	18927	15-28	59
DOWSE	PATTI JEWETT	1010	CALLOWHILL RD	PERKASIE	PA	18944	15-34	36
DOYLE	ELIZABETH M	26	ROUTE 152	HILLTOWN	PA	18927	15-28	134
DRISCOLL	NORMAN & JASON T	1021	CALLOWHILL RD	PERKASIE	PA	18944	15-34	42-2
DROZD	ROBERT D + DOLORES ANN		P O BOX 14 MILL RD	HILLTOWN	PA	18927	15-28	62-2
DUEMLER	WILLIAM D & ELSIE M	61		HILLTOWN	PA	18927	15-34	40
DYER	FRANKLIN R & SHELLA A	2412	HILLTOWN PK	PERKASIE	PA	18944	15-28	125-10
EATHERTON	J ROGER & JANE P	1104	UPPER STUMP RD	CHALFONT	PA	18914	15-34	133-1
EATHERTON	J ROGER & JANE P	1104	UPPER STUMP RD	CHALFONT	PA	18914	15-34	133-2
EBERLE	JOSEPH & DAWN	520	SKUNK HOLLOW RD	CHALFONT	PA	18914	15-34	77-2
EDWARDS	ALGER & CAROLYN	1117	CALLOWHILL RD	CHALFONT	PA	18914	15-34	117-5
ELSSLER	HOWARD L	512	UPPER STUMP RD	CHALFONT	PA	18914	15-34	104-8
ELISIL	THOMAS A + THERESA A	2420	HILLTOWN PIKE	PERKASIE	PA	18944	15-28	125
ENGLISHMAN	WALTER C & TERRY E	2527	HILLTOWN PIKE	PERKASIE	PA	18944	15-28	194
ERDMAN	DONALD & DEBRA	703	BROAD ST	PERKASIE	PA	18944	15-34	118
EVERETT C CO IN	ROY & PHYLISS	952	CALLOWHILL RD	PERKASIE	PA	18944	15-34	125-9
FALCONE	DOMENIC & CAROLYN	415		JENKINTOWN	PA	19046	15-34	113
FASSBENDER	ROBERT J & RACHEL J	1306	GREEN ST	PERKASIE	PA	18944	15-28	19
FAZIO ENT'L P		17	SKUNK HOLLOW RD	CHALFONT	PA	18914	15-34	108
		1026	GREEN ST	PERKASIE	PA	18944	15-28	72

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Last Name	First Name	House Number	Current/Mailing Address	City	State	Zip Code	Tax Map Number	Parcel Number
FEHLBERG	CHRISTINE F & ERIC H	1801	RT 152	CHALFONT	PA	18914	15-34	76
FEERTSCH	WILLIAM S + CYNTHIAL	1730	MILL RD	PERKASIE	PA	18944	15-39	10
FEITEROLF	HOWARD N + SHARON K	2530	HILLTOWN PK	PERKASIE	PA	18944	15-28	177-2-10
FISCHER	CORD K & CHERYL L	210	SKUNK HOLLOW RD	CHALFONT	PA	18914	15-34	94
FOGEL	CHARLES M + PATRICIA	961	CALLOWHILL RD	PERKASIE	PA	18944	15-28	177-2-3
FOX	JACK C & IDAE		PO BOX 134	HILLTOWN	PA	18927	15-28	143
FRANKENFIELD	STEVEN J & JULIE K	1833	MILL RD	PERKASIE	PA	18944	15-28	69-1
FRANKENFIELD	STEVEN J & JULIE K	1833	MILL ROAD	PERKASIE	PA	18944	15-28	70
FRATRICK	MICHAEL J & WENDY A	52	ROSENBERGER RD	PERKASIE	PA	18944	15-34	38
FRENCH	DANIEL C & MICHELE H	1711	DIAMOND ST	SELLERSVILLE	PA	18960	15-28	1
FUQUA	JERRY W & RUTH E	1537	HILLTOWN PIKE	HILLTOWN	PA	18927	15-34	56-1
GALLOWAY	SHAUN & KATHRYN	1322	GREEN ST	PERKASIE	PA	18944	15-28	19-4
GAMBONE	LAURA Z & JOHN D , JR	1130	CALLOWHILL RD	CHALFONT	PA	18914	15-34	111-4
GANE	TIMOTHY & TINA	1024	CALLOWHILL RD	PERKASIE	PA	18944	15-34	34-1
GARGES	JOHN A & DORIS B	1829	MILL RD	PERKASIE	PA	18944	15-28	70-3
GARTER	JOHN A & DORIS B	1829	MILL RD	PERKASIE	PA	18944	15-28	70-1
GEHMAN	THOMAS	212	SKUNK HOLLOW RD	CHALFONT	PA	18914	15-34	94-1
GEHMAN	RANDALL & JUDITH A	708	SKUNK HOLLOW RD	CHALFONT	PA	18914	15-34	96
GEROLAMO	ROCCO J, JR. & TARA BETH	432	BROAD ST	PERKASIE	PA	18944	15-28	177-2-5
GIACHETTI	JEFFREY T & SUSAN E	965	GALLOWHILL RD	PERKASIE	PA	18914	15-34	26-2
GIANNINI	MICHAEL	114	BROAD ST	PERKASIE	PA	18914	15-34	29
GODEK	WILLIAM P + JACQUELINE	206	BROAD ST	CHALFONT	PA	18914	15-34	74
GOETZ	JEAN F	1804	RT 152	HILLTOWN	PA	18901	15-28	53
GOFF	GERRY	3901	OLD EASTON RD	HILLTOWN	PA	18927	15-34	18-1
GOOD SHEPHERD	CHURCH HILLTOWN	132	P O BOX 132	HILLTOWN	PA	18927	15-34	17
GOOD SHEPHERD	CHURCH HILLTOWN	132	P O BOX 132	HILLTOWN	PA	18927	15-34	18
GOOD SHEPHERD	CHURCH HILLTOWN	132	P O BOX 132	HILLTOWN	PA	18927	15-34	16
GORMAN	DAVID C & ALBINA	414	BROAD ST	PERKASIE	PA	18944	15-34	30-1
GOTTSCHALK	ROBERT A	920	UPPER STUMP RD	CHALFONT	PA	18914	15-34	128
GRAMLICH	CRAIG & STACEY	1707	HILLTOWN PIKE	HILLTOWN	PA	18927	15-34	80-1
GRANAN	WM J & LOIS A	6	ROSENBERGER DR	PERKASIE	PA	18944	15-28	39
GRANT	TREVOR & KIMBERLY	2002	MILL RD	PERKASIE	PA	18927	15-34	61-4
GRASS	FRANK L + LARUE M	1432	HILLTOWN PK	HILLTOWN	PA	18914	15-34	3-2
GRASSE	JAMES M & LISA	924	UPPER STUMP RD	CHALFONT	PA	18914	15-34	117-2
GRASSE	RODNEY B & LUANNE K	133	UPPER CHURCH RD	CHALFONT	PA	18914	15-34	67
GRESHAM	TIMOTHY C & AMY P	101	UPPER CHURCH RD	CHALFONT	PA	18914	15-34	133
		25	SKUNK HOLLOW RD	CHALFONT	PA	18914	15-34	107

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GROSS	C DENNIS & JANET	1700	MILL RD	PERKASIE	PA	18944	15-39	6
GUTHRIE	HENRY A	601	BROAD ST	PERKASIE	PA	18944	15-34	88-9
HAINES	DENNIE M & MARILYN T	726	SKUNK HOLLOW RD	CHALFONT	PA	18914	15-34	145
HAINES & KIBBLE	HOUSE INC		PO BOX 196	SKIPPACK	PA	19474	15-34	84
HAINES & KIBBLE	HOUSE INC	196		SKIPPACK	PA	19474	15-34	85
HAMADA	TSUGIO & MAY H	635	SKUNK HOLLOW RD	CHALFONT	PA	18914	15-34	100-1
HAMADA	TSUGIO & MAY H	635	SKUNK HOLLOW RD	CHALFONT	PA	18914	15-34	146
HAMILTON	KEITH & PAMELA	1830	N LIMEKILN PK	CHALFONT	PA	18914	15-34	143
HAMPSHIRE	GEORGE W + MARILYN F	721	BROAD ST	PERKASIE	PA	18944	15-34	118-7
HANSBARGER	ROGER & CHRISTINE	124	EQUESTRIAN CT	PERKASIE	PA	18944	15-28	70-11
HARDING	THOMAS B + ROBERTA J	236	UPPER CHURCH RD	PERKASIE	PA	18944	15-34	121-2
HARDY	JAMES E & MARGARET A	402	UPPER STUMP RD	CHALFONT	PA	18914	15-34	115
HARLOW	ALBERT J & HELEN M	33		HILLTOWN	PA	18927	15-28	194-3
HARLOW	ALBERT J & HELEN M	33		HILLTOWN	PA	18927	15-28	194-1
HASSAN	JONATHAN	128	OXFORD RD	LANSDALE	PA	19446	15-28	53-1
HATTER	MICHAEL D & IDA J	715	UPPER STUMP RD	CHALFONT	PA	18914	15-34	34-2
HECKENBERGER	CHARLES W & PATRICIA L	1113	CALLOWHILL RD	PERKASIE	PA	18944	15-34	117-4
HELHOWSKI	WALTER B & HELEN P	63		HILLTOWN	PA	18927	15-34	28
HENDRICKS	WALTER P & PAT J	72		HILLTOWN	PA	18927	15-28	148
HEWITT	BARRY P & MICHELE L	1724	MILL RD	PERKASIE	PA	18944	15-28	65-1
HEWITT	D JEANETTE TR & BRENT	927	GREEN ST	HILLTOWN	PA	18927	15-28	65
HILLER	ALBERT H	2025	HILLTOWN PK	HILLTOWN	PA	18927	15-34	145-1
HILL TOWN TWP	BAPTIST CHURCH	1		HILLTOWN	PA	18927	15-34	125
HILL TOWN TWP	CIVIC ASSN		ADMIN BLDG	HILLTOWN	PA	18927	15-28	135
HILL TOWN TWP			W CREAMERY RD	HILLTOWN	PA	18927	15-28	136
HIPPLE	CYNTHIA J	13	ORCHARD LA	IVYLAND	PA	18914	15-28	66-2
HIRSCH	JOSEPH J JR & MINERVA	30	PO BOX 126	HILLTOWN	PA	18927	15-34	30
HIRTH	FREDERICK A & WILLIAM R	1619	MILL RD	PERKASIE	PA	18944	15-28	67
HISSIM	JAY L & SHARIL	1134	RTE 152	PERKASIE	PA	18944	15-28	60
HOFMANN	JAMES F & DENISE S	1235	GREEN ST	PERKASIE	PA	18944	15-28	75
HOLLAND	DONALD N	224	SKUNK HOLLOW RD	CHALFONT	PA	18914	15-34	94-3
HORN	JEFFREY S	513	BROAD ST	PERKASIE	PA	18944	15-34	88-6
HOUSER	JAY R & JOAN M	716	SKUNK HOLLOW RD	CHALFONT	PA	18914	15-34	98
HUDOCK	LAWRENCE J + MAMIE	609	SKUNK HOLLOW RD	CHALFONT	PA	18914	15-34	102-2
HUDOCK	DAVID & SHARON ANGLE-	1902	HILLTOWN PIKE	HILLTOWN	PA	18927	15-34	161-3
HUDOCK	MARK & MAUREEN	833	BROAD ST	PERKASIE	PA	18944	15-34	119
HUPPERTZ	NORMAN A + YVONNE	606	SKUNK HOLLOW RD	CHALFONT	PA	18914	15-34	77-3
HURRELL	GREGORY L	15	ROSENBERGER RD	PERKASIE	PA	18944	15-34	37
JANNETTA	MICHAEL JR & JENNIFER	100	EQUESTRIAN CT	PERKASIE	PA	18944	15-28	70-5

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Last Name	First Name	House Number	Current Mailing Address	City	State	Zip Code	Tax Map Number	Parcel Number
IYARONE	ANTHONY D + LUCY E	117	NLA	CHALFONT	PA	18914	15-34	121-3
INGERSOLL	JAMES F & THERESA	96		HILLTOWN	PA	18927	15-28	194-1-1
INGRAM	ROBERT D & JUDITH A	1725	LIMEKILN PK	CHALFONT	PA	18914	15-34	77-5
JACOBS	TYSON L & CATHERINE M	1613	HILLTOWN PIKE	HILLTOWN	PA	18927	15-34	57
JACOBY	G SCOTT + DEBORAH B	2026	MILL RD	PERKASIE	PA	18944	15-28	61-1
JAEGER	M DENNIS + JANICE C	519	UPPER STUMP RD	CHALFONT	PA	18914	15-34	129-5
JANECKO	THADEUS & ELENA	834	UPPER STUMP RD	CHALFONT	PA	18914	15-34	116-6
JANICK	LEON L & CATHERINE	435	LOCUST AVE	BENSALEM	PA	19020	15-34	77-6
JARNULTOWSKI	BENJAMIN B, JR & GAYLE	130	UPPER CHURCH RD	CHALFONT	PA	18914	15-34	125-1
JAXHEIMER	WILLIAM H, III + PENNY	6	HIGHPOINT RD	PERKASIE	PA	18944	15-28	126-6
JEFFERSON	DAVID L + CYNTHIA A	1620	ROUTE 162	CHALFONT	PA	18914	15-34	63-2
JENKINS	DAVID T & PATRICIA C	112	EQUESTRIAN CT	PERKASIE	PA	18944	15-28	70-8
JEIT	ELMER Q & ALBERTA	1025	CALLOWHILL RD	PERKASIE	PA	18944	15-34	42-4
JOHNSON	DAVID C & BARBARA SMITH	1328	GREEN ST	PERKASIE	PA	18944	15-34	3-4
JOHNSON	ELLEN W	666	SKUNK HOLLOW RD	CHALFONT	PA	18914	15-34	77-4
JOHANSSON	STEVEN N & MARGARET E	104	EQUESTRIAN CT	PERKASIE	PA	18944	15-28	70-6
JONES	ALFRED H, JR	1234	TOWNSHIP LINE ROAD	CHALFONT	PA	18914	15-34	65-1
KAIN	JAMES J & ROSEMARY	510	BROAD STREET	PERKASIE	PA	18944	15-34	31-2
KAMOWSKI-GRIGSB	CINDY L	130	BROAD ST	PERKASIE	PA	18944	15-34	27
KANG	SOK	1618	HILLTOWN PIKE	HILLTOWN	PA	18927	15-34	14
KARLSON	NANCY E	720	SKUNK HOLLOW RD	CHALFONT	PA	18914	15-34	99
KATES	HARRY, III & SARAH R	529	PO BOX 73	HILLTOWN	PA	18727	15-34	42-3
KEERS	LESLIE M	1116	CALLOWHILL RD	PERKASIE	PA	18944	15-34	102-1-1
KELLER	JOSEPH + PATTI R	129	EQUESTRIAN CT	PERKASIE	PA	18944	15-28	93
KELLY	GERALD C, JR & SUSAN M	2133	HILLTOWN PK	PERKASIE	PA	18944	15-28	70-19
KENNELLY	ROBERT A & JANE E	59	HILLTOWN	HILLTOWN	PA	18927	15-28	146-1
KIRK	EARL W JR & ETHEL M	6020	STAR GRASS LANE	NAPLES	FL	34116	15-34	112
KIRSCHNER	JOSEPH L & MARILYN D	525	BROAD ST	PERKASIE	PA	18944	15-34	88-8
KIRSCHNER	JOSEPH L & MARILYN D	525	BROAD ST	PERKASIE	PA	18944	15-34	88-7
KLOTZ	BRIAN L & WENDY L	1019	CALLOWHILL RD	PERKASIE	PA	18944	15-34	42-1
KNOPP	ARTHUR A & CAROL A	501	UPPER STUMP RD	CHALFONT	PA	18914	15-34	129-3
KOCHIK	MICHAEL J & LUCY V	1005	PO BOX 212	HILLTOWN	PA	18927	15-34	161
KOENIG	GARY T + CYNTHIA A	1532	CALLOWHILL RD	PERKASIE	PA	18944	15-28	194-5
KOSTISHON	JOHN R + MARJORIE T	2509	HILLTOWN PK	HILLTOWN	PA	18927	15-34	10
LANDIS	JAMES G & RENA M	1001	HILLTOWN PK	PERKASIE	PA	18944	15-28	194-3-2
LANDIS	PAMELA A	1329	CALLOWHILL RD	PERKASIE	PA	18944	15-34	4
LARocca	JOSEPH, III	30	GREEN ST	PERKASIE	PA	18944	15-34	38-2
LARSEN	MARY ANN		KITTERY CT	SELLERSVILLE	PA	18960	15-34	

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LATOUCHE	WALTER J & BARBARA A	1110	CALLOWHILL RD	PERKASIE	PA	18944	15-34	88-14
LATOUCHE	WALTER J & BARBARA A	1110	CALLOWHILL RD	PERKASIE	PA	18944	15-34	94-4
LEATHERMAN	ARLIN M & C JANE	1706	MILL RD	PERKASIE	PA	18944	15-39	7
LEHNING	ELLAM	215	LANCASTER AVE	HATBORO	PA	19040	15-28	137-4
LELI	MARY ANN & WOODRUFF, CA	111	BROAD ST	PERKASIE	PA	18944	15-34	85-10
LESMEISTER	RICHARD W + ANNE F	271	BROAD ST	CHALFONT	PA	18914	15-34	104-7
LEVAN	SCOTT R	1014	BROAD ST	PERKASIE	PA	18944	15-34	48-2
LEVY	JOHN	1432	LIMEKILN PIKE	CHALFONT	PA	18914	15-34	60
LHEDMAT	ASSOU & VICKIE LANDIS	1103	CALLOWHILL RD	PERKASIE	PA	18944	15-34	118-4
LIGWINKO	JOSEPH R & MARY A	430	UPPER CHURCH RD	PERKASIE	PA	18944	15-34	46
LINABERRY	SCOTT & ANDREA	1734	MILL RD	PERKASIE	PA	18944	15-39	11
LINE LEXINGTON	VOLUNTEER FIRE COMPANY							
LINE	THOMAS E	2118	HILLTOWN PIKE	LINE LEXINGTON	PA	18932	15-28	58-1
LINE	THOMAS E	233	HILLTOWN PK	PERKASIE	PA	18944	15-34	22
LINE	THOMAS E	2118	HILLTOWN PIKE	PERKASIE	PA	18944	15-28	127
LIVERMAN	HUGH C & JOAN H	601	SKUNK HOLLOW PIKE	PERKASIE	PA	18944	15-28	129
LOCKARD	ALLAN R + MARY L	1634	SKUNK HOLLOW RD	CHALFONT	PA	18914	15-34	102
LOMBARDI	DONNAL, TR	1	LIMEKILN PK	CHALFONT	PA	18914	15-34	63-3
LUBACZEWSKI	SHANNON & CHESTER	108	HIGHPOINT RD	PERKASIE	PA	18944	15-28	126-1
LUECKE	EDWARD, JR	1501	EQUESTRIAN CT	PERKASIE	PA	18944	15-28	70-7
LUECKE	EDWARD F & ROSEMARIE	1420	ROUTE 152	CHALFONT	PA	18914	15-34	80
LUECKE	EDWARD F & ROSEMARIE	1420	RT 152	CHALFONT	PA	18914	15-34	59-2
LUPINACCI	DOMINIC R + JEAN M	804	UPPER STUMP RD	CHALFONT	PA	18914	15-34	59-1
LUSAS	JAMES A & BARBARA A	1926	MILL ROAD	CHALFONT	PA	18914	15-34	116-4
LYNNE	WILLIAM B	1122	CALLOWHILL RD	PERKASIE	PA	18944	15-28	61-6
MACKLIN	DAVID S & JANE M	1318	TOWNSHIP LINE RD	CHALFONT	PA	18914	15-34	110-1
MAHER	CHARLES T & TERESA M	1126	CALLOWHILL RD	CHALFONT	PA	18914	15-34	64-5
MALONE	JAMES P	715	BROAD ST	PERKASIE	PA	18914	15-34	111-2
MALVEZZI	MARY S	527	BROAD ST	PERKASIE	PA	18944	15-34	118-6
MARCHINI	JULIAN A J & DOROTHY J	609	BROAD ST	EMMAUS	PA	18049	15-28	118-6
MARRERO	NELSON & ANNE		BROAD ST	PERKASIE	PA	18944	15-34	61-3
MARTIN	JON T & KRISTINE L	123	PO BOX 197	HILLTOWN	PA	18927	15-34	88-11
MARTIN	SCOTT & DIANE	1114	BROAD ST	PERKASIE	PA	18927	15-34	161-2
MASSARO	ROBERT E, JR & SHERI A	1120	CALLOWHILL RD	PERKASIE	PA	18944	15-34	85-8
MATTHIAS	JOHN & MADELINE F	1028	CALLOWHILL RD	CHALFONT	PA	18944	15-34	92
MAJEROEDER	OSKAR E & CATHY	128	RTE 152	CHALFONT	PA	18914	15-34	110
MAJURIZIO	MARIO	1320	CONLIN WAY	HILLTOWN	PA	18944	15-28	57
MCCAULEY	JAMES C & FLOYCE D		GREEN ST	PERKASIE	PA	18927	15-28	202
MCCAULEY	JAMES C & FLOYCE D		PO BOX 199	PERKASIE	PA	18944	15-28	19-3
MCCAULEY	FORI	228	PO BOX 199	HILLTOWN	PA	18927	15-34	18-2
MCCAULEY	FORI	228	PO BOX 199	HILLTOWN	PA	18927	15-34	18-3

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MCDOWELL	W DAVID & JEANNE P	825	UPPER STUMP RD	CHALFONT	PA	18914	15-34	131
MCGOLDRICK	JOSEPH	605	BROAD ST	PERKASIE	PA	18944	15-34	88-10
MGGOWAN	JAMES F & HELEN	1415	HILLTOWN PK	HILLTOWN	PA	18927	15-34	51
MGGOWAN	LISA A KOEHLER- & JAMES	1811	MILL RD	PERKASIE	PA	18944	15-28	69
MCGRAW	JENNIFER	1225	GREEN ST	PERKASIE	PA	18944	15-28	66
MCGUIRE	JAMES E + PATRICIA A	218	BROAD ST	PERKASIE	PA	18944	15-28	201
MCKINTYRE	JAMES + CAROL M	1718	MILL RD	PERKASIE	PA	18944	15-39	9
MCKINNEY	GAVIN F	1414	HILLTOWN PK	HILLTOWN	PA	18927	15-34	2
MCKNUTT	PAUL D & ELIZABETH A	530	UPPER STUMP RD	CHALFONT	PA	18914	15-34	104-6
MELVIN	RONALD D + NANCY L	23	ROSENBERGER DR	PERKASIE	PA	18944	15-34	38-6
METARCO	ROBERT P + EDITH J	121	807 BROAD ST	PERKASIE	PA	18944	15-34	118-1
METZKER	BRYAN T & JOSANNA L	2331	HILLTOWN PK	PERKASIE	PA	18944	15-28	150
MEYLE	EARL & JOYCE ANN	531	UPPER STUMP RD	CHALFONT	PA	18914	15-34	129-7
MICHETTI	RALPH A & ANNE T	1121	CALLOWHILL RD	CHALFONT	PA	18914	15-34	116-7
MIKALAITIS	THERESA		PO BOX 2	HILLTOWN	PA	18927	15-28	132-1
MIKALAITIS	THERESA		PO BOX 2	HILLTOWN	PA	18927	15-28	132
MILLER	JOSEPH P + JUDITH A	1115	ROUTE 152	PERKASIE	PA	18944	15-28	136-1
MILLER	PATRICIA	1713	LIMEKILN PIKE	CHALFONT	PA	18914	15-34	77
MIMS	LOIS A	1332	TOWNSHIP LINE RD	CHALFONT	PA	18914	15-34	64-3
MGYER	ELAMAR R & NANCY B	732	BROAD ST	PERKASIE	PA	18944	15-34	42-9
MGYER	MICHAEL T & JOANN G	815	UPPER STUMP RD	CHALFONT	PA	18914	15-34	130
MUHLBAUER	GERRARD	12	BROAD STREET	HILLTOWN	PA	18927	15-34	23
MULLEN	MICHAEL B & INGRID M	105	EQUESTRIAN CT	PERKASIE	PA	18944	15-28	70-4
MURPHY	VINCENT D & FRANCES R	34	W ASHLAND AVE	HILLTOWN	PA	18927	15-34	85-7
N V R INC	T/A RYAN	196	W ASHLAND AVE	DOYLESTOWN	PA	18901	15-28	70-12
N V R INC	T/A RYAN	196	W ASHLAND AVE	DOYLESTOWN	PA	18901	15-28	70-9
NATALE	STEVEN W & RANDI	1010	CONLIN WAY	HILLTOWN	PA	18927	15-28	205
NEFF	DARREL W & ELIZABETH S	220	UPPER CHURCH RD	PERKASIE	PA	18944	15-34	123
NETSON	NIKKI W	1812	HILLTOWN PK	HILLTOWN	PA	18927	15-34	20
NEMEC	JOSEPH & RUTH E	4		HILLTOWN	PA	18927	15-28	149
NICKEL	HANS E	1224	TWP LINE RD	CHALFONT	PA	18914	15-34	65-4
NOLAN	GREGORY J & CLAIRE	405	SKUNK HOLLOW RD	CHALFONT	PA	18914	15-34	104-2
NORDELL	JOAN J	1088	427 UPPER CHURCH RD	DUBLIN	PA	18917	15-35	1
OCKERSHAUSEN	ROBERT JAMES & MAUREEN	4	HIGHPOINT RD	PERKASIE	PA	18944	15-28	126-4
OGONNELL	SEAN P	219	BROAD ST	PERKASIE	PA	18944	15-34	85-3
OGONNELL	TIMOTHY J & PATRICIAL	58		HILLTOWN	PA	18927	15-28	207
OLSON	LAWRENCE	1308	TWP LINE RD	CHALFONT	PA	18914	15-34	64-6
OSKANIAN FAMILY	PART	136	HOLLY DR	LANSDALE	PA	19446	15-34	78-1
OSKANIAN FAMILY	PART	136	HOLLY DR	LANSDALE	PA	19446	15-34	82

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OSKER	MATTHEW F & KIMBERLY A	631	SKUNK HOLLOW RD	CHALFONT	PA	18914	15-34	100
PAINTER	MARGARET	441	UPPER CHURCH RD	PERKASIE	PA	18944	15-34	47
PALOVCAK	STEPHEN G & ROSE A	1112	CALLOWHILL RD	PERKASIE	PA	18944	15-34	91
PANEBIANCO	PATRICE	2416	HILLTOWN PK	PERKASIE	PA	18944	15-28	125-6
PAIRONE	RALPH C JR	117	BROAD ST PO BOX 171	HILLTOWN	PA	18927	15-34	85-9
PAYNE-NEILSON	LORETTA A	413	BROAD ST	PERKASIE	PA	18944	15-34	86
PAYNE-NEILSON	LORETTA A	413	BROAD ST	PERKASIE	PA	18944	15-34	87
PEACOCK	GERALD C & EILEEN A	1413	TOWNSHIP LINE RD	CHALFONT	PA	18914	15-34	73
PECO ENERGY CO		2301	MARKET ST 16TH FLR	PHILA	PA	19101	15-34	50-1
PECO ENERGY CO		2301	MARKET ST 16TH FLR	PHILA	PA	19101	15-34	50
PECO ENERGY CO		2301	MARKET ST 16TH FLR	PHILA	PA	19101	15-34	55-2
PECO ENERGY CO		2301	MARKET ST 16TH FLR	PHILA	PA	19101	15-34	90
PECO ENERGY CO		2301	MARKET ST 16TH FLR	PHILA	PA	19101	15-34	90-1
PECO ENERGY CO		2301	MARKET ST 16TH FLR	PHILA	PA	19101	15-34	62
PECO ENERGY CO		2301	MARKET ST 16TH FLR	PHILA	PA	19101	15-34	78
PECO ENERGY CO		2301	MARKET ST 16TH FLR	PHILA	PA	19101	15-34	87-1
PECO ENERGY CO		2301	MARKET ST 16TH FLR	PHILA	PA	19101	15-34	123-1
PECO ENERGY CO		2301	MARKET ST 16TH FLR	PHILA	PA	19101	15-34	124
PECO ENERGY CO		2301	MARKET ST 16TH FLR	PHILA	PA	19101	15-35	67-1
PECO ENERGY CO		2301	MARKET ST 16TH FLR	PHILA	PA	19101	15-32	80
PEJERSON	EDWARD I	1615	LIMEKILN PK	CHALFONT	PA	18914	15-34	77-7
PEJERSON	PETER + SUSAN A	258		HILLTOWN	PA	18927	15-34	85-4
PEUTTERER	HERBERT C + MARIAN K	412	UPPER STUMP RD	CHALFONT	PA	18914	15-34	114
PHILA GLIDER	CONCIL INC	934	RT 152	PERKASIE	PA	18944	15-28	58
PHILA GLIDER	CONCIL INC	934	ROUTE 152	PERKASIE	PA	18944	15-28	53
PHILADELPHIA GL	COUNCIL INC	934	ROUTE 152	PERKASIE	PA	18944	15-28	53
PHIPPS	MICHAEL C & AMELIA A		P O BOX 188	HILLTOWN	PA	18927	15-28	126
PHIPPS	MICHAEL C & AMELIA A		P O BOX 188	HILLTOWN	PA	18927	15-28	126
PICKWELL	GREGORY T & WALTER R JR	2335	HILLTOWN PIKE	PERKASIE	PA	18944	15-28	150-1
POLIN	DAN J + DENISE	238	U CHURCH RD	PERKASIE	PA	18944	15-34	120-1
POLLOCK	DOROTHY S & PETER	3	VALLEY DR	CHALFONT	PA	18914	15-34	106
POOL	ROBERT G	2512	HILLTOWN PK	PERKASIE	PA	18944	15-28	177-2-7
POST	MARSHALL LEE		PO BOX 338	CHALFONT	PA	18914	15-34	31-3
POST	TIMOTHY & PAMELA	120	MIDDLE RD	DUBLIN	PA	18917	15-28	66-1
POUST	DANIEL T	2506	HILLTOWN PK	PERKASIE	PA	18944	15-28	177-2-6
PRIOR	JOSEPH & CAROL	1000	GALLOWHILL RD	PERKASIE	PA	18944	15-28	152
PROUT	FREDERICK C JR	937	WESLEY AVE	HUNTINGDON VALLEY	PA	19006	15-34	149-1
PSOMIADIS	PETER I & SUSAN	708	CALLOWHILL RD	PERKASIE	PA	18944	15-34	65-3
PURVINS	ANDRIS J	137	SUSAN AVE	WILLOW GROVE	PA	19090	15-28	177

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RAMSEY	HAYES L + SHERRY L	124	PO BOX 35	HILLTOWN	PA	18927	15-28	131
RAWA	FRANCIS J JR & JANICE			HILLTOWN	PA	18927	15-28	56-1
RAWA	JOHN J & MARGARET	112		HILLTOWN	PA	18927	15-28	56
RAWA	RAYMOND R + CAROLE	141		HILLTOWN	PA	18927	15-28	137-2
RAWLINGS	MARK & STEPHANIE	136	EQUESTRIAN CT	PERKASIE	PA	18944	15-28	70-14
REIFF	EDWARD J JR, TR	524	UPPER STUMP RD	CHALFONT	PA	18914	15-34	104-5
REIGLE	ROBERT A & LUCILLE	101	EQUESTRIAN COURT	PERKASIE	PA	18944	15-28	70-18
REINHEIMER	LEONARDE	1712	MILL RD	PERKASIE	PA	18944	15-39	8
RICHARDS	JOHN C & MARY E	1405	TOWNSHIP LINE RD	CHALFONT	PA	18914	15-34	139
RINK	RICHARD A & RHONDA J	948	ALLOWHILL RD	PERKASIE	PA	18944	15-28	125-2
RITENOUR	RICHARD D & SONDRAL	319	BROAD ST	PERKASIE	PA	18944	15-34	85-2
RITTER	MARTIN A & PHYLLIS A	724	BROAD ST	PERKASIE	PA	18944	15-34	42-5
ROBERTS	RICHARD P + KIM A	315	UPPER CHURCH RD	PERKASIE	PA	18944	15-34	48
ROBERTSON	MICHAEL N	532	SKUNK HOLLOW RD	CHALFONT	PA	18914	15-34	77-1
ROCKEL	JOHN H & WANDA P	1506	HILLTOWN PK	HILLTOWN	PA	18927	15-34	5
ROGERS	RONALD E + FRANCES R	43	ROSENBERGER DR	PERKASIE	PA	18944	15-34	38-3
ROHRBAUGH	DONALD A JR & RENEE	611	UPPER STUMP RD	CHALFONT	PA	18914	15-34	129-1
RUSH	RAYMOND F & SHIRLEY M	18	ROSENBERGER DR	PERKASIE	PA	18944	15-34	38-1
RYMKIEWICZ	CAROLE LYNN	1802	HILLTOWN PK	HILLTOWN	PA	18927	15-34	19
SAMUELS	DAVID & SANDRA	2034	HILLTOWN PIKE	PERKASIE	PA	18944	15-28	131-2
SCHAEFFER	STEPHEN M & MAURA T	132	EQUESTRIAN CT	PERKASIE	PA	18944	15-28	70-13
SCHEA	FREDERICK E + KATHLEEN	312	UPPER STUMP RD	CHALFONT	PA	18914	15-34	147
SCHIAYONE	SCOTT T & SHARON L	1853	JERICO DR	WARRINGTON	PA	18976	15-34	56
SCHMIDT	ERNEST & SUSAN	1604	RT 152	CHALFONT	PA	18914	15-34	62-2
SCHMIDT	ERNEST J + SUSAN M	1604	ROUTE 152	CHALFONT	PA	18914	15-34	63-1
SCHMIDT	ERNEST J + SUSAN M	1604	RT 152	CHALFONT	PA	18914	15-34	63
SCHMIDT	ROBERT JOHN	1411	LIMEKILN PK	CHALFONT	PA	18914	15-34	80-3
SCHUENEMANN	KENNETH & CATHERINE S	525	U STUMP RD	CHALFONT	PA	18914	15-34	129-6
SCHULTZ	ATHENA K	422	UPPER STUMP RD	CHALFONT	PA	18914	15-34	104
SEDIK	JOSEPH J	1422	HILLTOWN PK	HILLTOWN	PA	18927	15-34	3
SEIK	DANIEL R & EILEEN	95	BROOK DR	HOLLAND	PA	18966	15-34	132-1
SEMET	CHARLES G JR & HEATHER	1528	HILLTOWN PK	HILLTOWN	PA	18927	15-34	9-1
SERAFINI	JOHN A, III & LISA A	1012	ALLOWHILL RD	PERKASIE	PA	18944	15-34	35
SHAEFF	ROBERT E & KAY L	1714	N LIMEKILN PK	CHALFONT	PA	18914	15-34	64
SHAGEN	STEVE & DIANA	962	ALLOWHILL RD	PERKASIE	PA	18944	15-28	125-11
SHAMBERGER	MICHAEL J & ANNETTE K	735	BROAD ST	PERKASIE	PA	18944	15-34	118-8
SHAMBERGER	MICHAEL J & ANNETTE K	735	BROAD ST	PERKASIE	PA	18944	15-34	118-3
SHANKS	KENNETH W	709	BROAD ST	PERKASIE	PA	18944	15-34	118-5
SHEETZ	DALE J JR & CYNTHIA C	1105	ALLOWHILL RD	PERKASIE	PA	18944	15-34	117-3

H&K MATERIALS QUARRY
LISTING OF RESIDENTS WITHIN ZONE OF INFLUENCE
Appendix 6

Last Name	First Name	House Number	Current Mailing Address	City	State	Zip Code	Tax Map Number	Parcel Number
SHIMKUS	PETER J & CAROLE A	830	UPPER STUMP RD	CHALFONT	PA	18914	15-34	116-9
SHOEMAKER	J HARRY & LINDA	120	EQUESTRIAN CT	PERKASIE	PA	18944	15-28	70-10
SIMCOX	WALTER F & MARGARET M	603	UPPER STUMP RD	CHALFONT	PA	18914	15-34	129-8
SIMONS	DENISE L	2106	HILLTOWN PIKE	PERKASIE	PA	18944	15-28	130
SIMONS	FLORENCE M	269		HILLTOWN	PA	18927	15-28	195
SLOKOS	EFMORFILL	1111	ALLOWHILL RD	PERKASIE	PA	18944	15-34	117-7
SLATER	MATTHEW J & MICHELE K	1333	HILLTOWN PK	LINE LEXINGTON	PA	18932	15-32	81
SLIKER	EDWARD W, JR + CAROL D	1934	MILL RD	PERKASIE	PA	18944	15-28	61-5
SMITH	CHARLES M & DONNA M	3	HIGHPOINT RD	PERKASIE	PA	18944	15-28	126-3
SMITH	FREDERICK E	302	PO BOX 62	HILLTOWN	PA	18927	15-34	140
SMITH	GORDON R, JR + CYNTHIA	3	UPPER STUMP RD	CHALFONT	PA	18914	15-34	101
SMITH	RICHARD G, JR	1119	BROAD ST	PERKASIE	PA	18944	15-34	109
SMOLA	JOHN T & CAROLE A	1608	HILLTOWN PIKE	HILLTOWN	PA	18927	15-34	12
SMOLA	ROBERT T + VERNA JEAN	2018	MILL RD	PERKASIE	PA	18944	15-28	203
SNYDER	JOHN L	1102	ALLOWHILL RD	PERKASIE	PA	18944	15-34	61-2
SNYDER	MARK D & NICOLE C	1514	HILLTOWN PK	HILLTOWN	PA	18927	15-34	7
SNYDER	ROY M, III	1511	HILLTOWN PK	HILLTOWN	PA	18927	15-34	54
STAHL	WILLIAM JOHN	1924	MILL ROAD	PERKASIE	PA	18927	15-28	144
STRAUSS	JOHN S + DIANNE V	424	BROAD ST	PERKASIE	PA	18944	15-28	62-1
STRAWN	DONALD M & DAWN P	424	BROAD ST	PERKASIE	PA	18944	15-34	31-5
STROUSE	DONALD L & CYNTHIA M	1226	TOWNSHIP LINE RD	CHALFONT	PA	18944	15-34	65-2
STROUSE	WALTER D & MICHELE	312	UPPER CHURCH RD	PERKASIE	PA	18944	15-34	120
STUDLEY	ARDEN K + MELISSA ANN	1125	ALLOWHILL RD	CHALFONT	PA	18914	15-34	116-8
SWARTLEY	JOHN & JANEEN	1004	BROAD STREET	PERKASIE	PA	18944	15-34	48-1
SWARTZ	RICHARD S & H C SHELDRA	2403	HILLTOWN PIKE	PERKASIE	PA	18944	15-28	151
TAYLOR	JEANINE	1308	GREEN ST	PERKASIE	PA	18944	15-28	19-2
TERRELL	DAVID T & DIANE E	1308	GREEN ST	PERKASIE	PA	18944	15-28	19-1
TERRELL	DAVID T & DIANE E	2518	HILLTOWN PK	PERKASIE	PA	18944	15-28	177-2-8
THOMPSON	KENNETH B & MICHELLE A	506	UPPER STUMP RD	CHALFONT	PA	18914	15-34	104-1
THORN	STEPHEN	816	UPPER STUMP RD	CHALFONT	PA	18914	15-34	116-3
THORN	EMMAL	816	UPPER STUMP RD	CHALFONT	PA	18914	15-34	116-2
TITUS	ROBIN R & GAIL	1100	ALLOWHILL RD	PERKASIE	PA	18944	15-34	88-12
TOHICKEN CLASSES	OF THE REFORM CHURCH			HILLTOWN	PA	18927	15-34	15-1
TOLOMELLO	ANNA MARIA	1400	ROUTE 162	CHALFONT	PA	18914	15-34	59
TOMPKINS	ROBERT	234	UPPER CHURCH RD	PERKASIE	PA	18944	15-34	121
TRAPP	JOHN A & BETTY C	1104	ALLOWHILL RD	PERKASIE	PA	18944	15-34	88

**H&K MATERIALS QUARRY
LISTING OF RESIDENTS WITHIN ZONE OF INFLUENCE
Appendix 6**

Last Name	First Name	House Number	Current Mailing Address	City	State	Zip Code	Tax Map Number	Parcel Number
TUCCARONE	PATRICIA	200	HILLTOWN PK	HILLTOWN	PA	18927	15-34	55
TUCK	LONNIE, JR + JANNIE	1524	HILLTOWN PK	HILLTOWN	PA	18927	15-34	9-1
UNION NATL BK &	TR CO	64197	14 MAIN ST	SOUDERTON	PA	18964	15-34	6
UPTON	JAMES E & GARNET D	103	HILLTOWN	HILLTOWN	PA	18927	15-28	55
VASSALLO	JOSEPH	278	LNDEN RD	CHURCHVILLE	PA	18966	15-34	43
VENTRESCA	RICCARDO D & PATRICIA A	1900	HILLTOWN PK	HILLTOWN	PA	18927	15-34	161-4
VIRNELSON	FRANK & DOROTHY	1423	HILLTOWN PK	HILLTOWN	PA	18927	15-34	52
VIRNELSON	FRANK W	1423	HILLTOWN PIKE	HILLTOWN	PA	18927	15-34	55-4
VIRNELSON	FRANK W + DOROTHY L	1423	HILLTOWN PK	HILLTOWN	PA	18927	15-34	55-3
VOIGT	ROBEN	1520	HILLTOWN PK	HILLTOWN	PA	18927	15-34	9
WALCH	JOSEPH P	1510	RT 152	CHALFONT	PA	18914	15-34	61
WALCH	JOSEPH P	1510	RT 152	CHALFONT	PA	18914	15-34	79
WALCH	JOSEPH P & CAROL D	1510	RT 152	CHALFONT	PA	18914	15-34	62-3
WALET	MICHAEL J & SANDRA J	126	BROAD ST	PERKASIE	PA	18944	15-34	26-1
WALSH	BARBARA R	205	BROAD ST	PERKASIE	PA	18944	15-34	85-5
WALTER	JOHN & STELLA	1414	TOWNSHIP LINE RD	CHALFONT	PA	18914	15-34	64-1
WAMPOLLE	WILLIAM T & MARY H	630	BROAD ST	PERKASIE	PA	18944	15-34	34
WARGO	STEPHEN & PATRICIA B	1220	UPPER STUMP RD	CHALFONT	PA	18914	15-35	64
WARNER	WILLIAM D, JR + MARGARET G	1244	BROAD ST	PERKASIE	PA	18944	15-34	105
WATSON	WM MARTIN, JR + MARGARET	1519	HILLTOWN PIKE	HILLTOWN	PA	18927	15-34	55-1
WELSH	JOHN A + SUSAN	1003	QALLOWHILL RD	PERKASIE	PA	18944	15-28	194-3-4
WHITEHEAD	JEAN L	340		HILLTOWN	PA	18927	15-34	80-2
WATER	STEVEN T + PATRICIA A	23		HILLTOWN	PA	18927	15-34	59-4
WATER	STEVEN T + PATRICIA A		PO BOX 23	HILLTOWN	PA	18927	15-34	59-3
WIGGINS	NOLAN & JOHANNA S	957	E CALLOWHILL RD	HILLTOWN	PA	18927	15-28	177-2-1
WIGHTMAN	WILLIAM R + BETSY AMAND	1029	BROAD ST	PERKASIE	PA	18944	15-34	132
WILLIAMS	LEUISE E		PO BOX 495	HILLTOWN	PA	18927	15-28	61
WILSHE	PAULA J & RICHARD K, JR	1602	HILLTOWN PK	HILLTOWN	PA	18927	15-34	11
WILSON	JOHN P, JR & JEAN E	2305	HILLTOWN PK	PERKASIE	PA	18944	15-28	147
WILLWERT	FRANK M, SR, TR & PHYLLIS	1406	HILLTOWN PIKE	HILLTOWN	PA	18927	15-34	1
WINDISH	WILLIAM S & AMY D M	511	UPPER STUMP RD	CHALFONT	PA	18914	15-34	129-4
WINFIELD	EARLE E, JR & MARILYN MAT	427	UPPER STUMP RD	CHALFONT	PA	18914	15-34	129-2
WINN	PHILIP P + SHARON E	2602	HILLTOWN PK	PERKASIE	PA	18944	15-28	177-2-12
WINSTON	PATRICK H & KAREN H	530	UPPER CHURCH RD	PERKASIE	PA	18944	15-34	46-1
WOOLRIDGE	GEORGE S + ALICE R	954	CALLOWHILL RD	PERKASIE	PA	18944	15-28	125-8
WUERSTLE	GREGORY R & JANE P		P. O. BOX 262	HILLTOWN	PA	18927	15-34	103
WUKO	JOHN & ALISA J	1317	GREEN STREET	PERKASIE	PA	18944	15-28	73
ZAVATZ	CHARLES A, JR & DIANE	120	S BROAD ST	PERKASIE	PA	18944	15-34	26
ZIEGLER	WILMER K & ROMANNE L	2130	HILLTOWN PIKE	PERKASIE	PA	18944	15-28	127-1

8-25-05

STATEMENT OF GEORGE EGLY

Thank you, Ken. Yes, I do have a couple of comments. First of all, as a Township representative, I probably have been familiar with Haines & Kibblehouse longer than anyone in either the position of an elected official or a Hilltown employee. As quarry operators go, I believe Haines & Kibblehouse is much better than most. They have been a good neighbor while dealing with difficult issues that affect many of us.

Notwithstanding the professionalism of Mr. Haines and Mr. Kibblehouse, their Quarries deal with difficult issues such as blasting, noise, traffic and many other things. They are difficult issues. Many people have asked me over the years, why don't we simply tell H & K to close down. It just isn't that simple. We can't tell H & K to shut down anymore than we can tell you to leave your home. Under Pennsylvania law, quarry owners have the right to mine rock. In addition to law and the support of that law by the Courts in Pennsylvania, these Quarries have been in Hilltown since the early 1930s. There is nothing that we can do about that.

What we can do, however, is to seek new limits and new regulations; and I believe that we have done that. These two Quarries will be the most regulated quarries in the Commonwealth of Pennsylvania – if not in the entire country. We have before us an Agreement containing regulations and limits that don't exist now; and, quite frankly, don't exist in other municipalities that have quarries.

It seems to me we have two choices. The first is to reject the Agreement. This will then allow H & K, or any other quarry owner who might own the Quarries some time in the future, to go deeper in Blooming Glen and to continue for as long as they desire. We had a lot of testimony as to the effect of deeper mining at Blooming Glen. That will not occur under this Agreement; and, just as important, the Blooming Glen Quarry will end in 15 years.

I won't go over all of the new regulations and new limits on both Quarries that Ken has already mentioned tonight that are contained within this Agreement; but we wouldn't have any of them if we reject the Agreement.

The second point I'd like to make is, whether we like it or not, there are two outstanding procedural challenges pending against our existing Zoning Ordinance. Our legal people have

advised us of an ongoing dispute between the Pennsylvania Commonwealth Court and the Pennsylvania Supreme Court over how procedural challenges should be handled. Rather than getting into the complexity of the issues that involve the dispute between these two State Courts, I would just as soon that we not go through the risk of another round of Court hearings to decide whether or not a Court in Philadelphia or Harrisburg will decide whether we did something right or wrong 25 years ago. Quite frankly, I think that the Pennsylvania Supreme Court is wrong in how they are deciding procedural challenge cases; and that the Commonwealth Court has used its common sense in their decisions. Unfortunately, the Supreme Court can overrule the Commonwealth Court; and has done so in all of the procedural challenges that have been brought on quarries so far.

I believe that the Agreement before us is our best option; and it provides for a better quality of life to all of our Hilltown Township residents.

Therefore, Ken, I make a motion to accept the Agreement containing all of the limits and new regulations before us tonight.