# MARLBORO TOWNSHIP

# **DEVELOPMENT**

# WATER SERVICE CONNECTION REQUIRED

# **DOCUMENT CHECKLIST**

NAME:\_\_\_\_\_

ADDRESS:\_\_\_\_\_

PHONE:\_\_\_\_\_

EMAIL:\_\_\_\_\_

- **COMPLETED APPLICATION**
- COMPLETED W-9

PAYMENT OF APPLICATION AND ESCROW FEES

## MARLBORO TOWNSHIP

### **Department of Public Works**

### Water Utility Division

### 1979 TOWNSHIP DRIVE, MARLBORO, NEW JERSEY 07746 Telephone No (732) 536-0188 Fax No. (732) 617-0448

January 22, 2016

Thank you for your request for a connection to the Marlboro Township Water Utility system. Please take note of the following information.

The Marlboro Township Water Utility Division (MTWUD) received a letter from the New Jersey Department of Environmental Protection (NJDEP) dated November 5, 2015. The letter stated that the NJDEP has reevaluated its long standing methodology for calculating available Water Supply Capacity for the MTWUD. NJDEP concluded in the letter that the MTWUD:

...has a deficit in its monthly and annual allocations....as defined in N.J.A.C. 7:10-11.5(e) et seq. Therefore, this Bureau will not accept any applications for Water Main Extension or connection permits to the existing system which have an associated water demand. In addition, pursuant to N.J.A.C.7:10-11.10(b)4, any connections or extensions to the water system with a water demand which do not need a permit from this Bureau may not be undertaken." The MTWUD quickly responded to the NJDEP letter strongly disagreeing with the reevaluation and deficit determination. While the issue has not been resolved with the NJDEP, they issued a letter dated January 14, 2016 indicating that new projects will evaluated by the NJDEP on a case by case basis.

In order to be considered by the NJDEP for a water connection approval, the following information must be provided:

- Property location (street, lot/block)
- Property description (single home, commercial, etc.)
- Estimated water demand (gallons per day)

This request will be transmitted to the NJDEP requesting approval of the water connection.

Please note that no connection to the Marlboro Township Water Utility System can be made until approval is received from the NJDEP.

Also note that this NJDEP requirement applies strictly to the Marlboro Township Water Utility system and not to areas served by the Gordons Corner Water Company.

Thank you for your cooperation.

#### APPLICATION TO THE NEW JERSEY DEPARTMENT OF ENVIRONMENTAL PROJECTION FOR APPROVAL OF CONNECTION THE MARLBORO TOWNSHIP WATER UTILITY SYSTEM

Diane Zalaskus P.E. - Bureau Chief Bureau of Water System Engineering New Jersey Department of Environmental Protection 401 East State Street – P.O. Box 420 Trenton, New Jersey 08625-0420

Ms. Zalaskus:

I am the Owner of the property indicated below. I am aware that the New Jersey Department of Environmental Protection (the Department) has advised the MTWUD that all connections to the water system must be approved by the Department. In consideration of the Department's directive, I am requesting approval for the following water connection:

PROPERTY LOCATION: LOT, BLOCK	
PROPERTY ADDRESS:	
DESCRIPTION: Check one ( ) Single Family Home ( ) Commercial	
( ) Other	
( ) Proposed Subdivision (Name)	_
# of Units	_
Estimated Water Demand:(Attach supporting calculations)	(gallons per day)
Property Owner Signature; Date	
For NJDEP Use Only: ( ) APPROVED ( ) NOT APPROVED	

Diane Zalaskas P.E. – Bureau Chief – NJDEP

# THE MARLBORO TOWNSHIP WATER UTILITY DIVISION 1979 TOWNSHIP DRIVE, MARLBORO, NEW JERSEY 07746

(732) 536-0200 Ext. 1816

PRELIMINARY	
Application No.:	

Date Filed:

Page 1 of 4

APPLICATION FOR REVIEW OF PRELIMINARY PLANS FOR SUBDIVISION OR OTHER DEVELOPMENT IN THE TOWNSHIP OF MARLBORO, COUNTY OF MONMOUTH, STATE OF NEW JERSEY.

This application must be filed with the Marlboro Township Water Utility Division 15 days in advance of a regular meeting of the Water Utility Division.

The following must be submitted to the Water Utility Division for review:

- 1. This application form (4 copies)
- 2. A general location plan and sketch plan showing a general layout of the premises. This should include proposed and existing streets, any existing structure and the tax lot and block of the same (8 copies).
- 3. Fees \$300.00 for one to three units and \$5.00 per unit or lot in excess thereof.
- 4. Commercial subdivisions \$300.00 for up to 7,200 square feet and \$5.00 for each 2,400 square feet additional or part thereof.
- 5. Attorney Review Fee \$150.00

1.		ant's Name: poration or partnership see exhibit A-1
	Addre	ss:
		Office:     Other:       u a     Corporation ()       Partnership ()     Individual ()
2.	Name	and address of present owner (if other than No. 1 above)
	Name:	
	Addres	SS:
	Phone:	
3.	Name	and profession of person designing preliminary plan.
	Name:	
	Addres	35:
	Profess	sion:
	Phone:	
4.	Applic	ant's Attorney
	Name:	
	Addres	55:
	Phone	· · · · · · · · · · · · · · · · · · ·
5.		cant's Architect
	Name:	
	Addres	SS:
	Phone	
6.	Develo	opment Plans:
	A.	Sell lots only   Yes   No     Construction of house for sale   Yes   No
	В. С.	Construction of house for sale YesNo If commercial office space, will you rent or sell
	С. D.	If commercial list number of buildings and square footage of each building.
	v.	
	E.	Approximate height in elevation of tallest unit
	Е. F.	Will internal fire service be installed       Yes       No
		If yes, what are your fire flow requirements?

Page	2	of	4
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	Interest of applicant if other than owner:		
	Contract Purchase ( ) Other ( ): Explain:		
	Date classified as a major/minor subdivision by planning board		
	Location of subdivision: Existing intersecting streets:		
	Tax Map Block #:       Lot #:         Tax Map Sheet #:		
	Number of proposed lots to be served:		
	Type of use proposed subdivision:( ) Single Family( ) Commercial( ) Industrial( ) Multifamily( ) Other Explain:		
	Area of entire tract acreage:		
ŀ.	If approved, will the applicant submit their tentative application with all necessary fees, plans and other documents within 60 days: Yes No Explain		
	Explain		
'ater ill b	Explain		
'ater ill b	Explain		
'ater ill b nasir	Explain		
ater ill b nasir 5.	Explain		
Yater ill b basir 5. 5. 7.	Explain		
Yater ill b basir 5. 5. 7.	Explain		
fater ill b basir 5.	Explain		
ater ill b nasir 5.	Explain		

20. List plans and other material accompanying preliminary application and number of each:

Page 3 of 4

No 20
20
20
20
Notary
aton Haility Division
ater Utility Division.
er allocation.
Disapproved

Page	4	of	4
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### Exhibit A-1

# Marlboro Township Water Utility Division

#### Statement of Disclosure

Application #	Date
Applicant's Name	
Developments Name	
Block #	Lot #
has applied to the Township of Marlboro comprehensive water system. For the pu applicants subdivision so named above n	he Water Utility Division, the corporation or partnership which o's Water Utility Division for permission to construct a prose of supplying domestic water and/or fire service to the nust disclose the names and addresses of all stockholders or (10%) or greater interest in the partnership as the case maybe:
Print or type:	
Name of Stockholder	
Address	
Date Signed	
Applicant's Signature	

### THE MARLBORO TOWNSHIP WATER UTILITY DIVISION 1979 TOWNSHIP DRIVE, MARLBORO, NEW JERSEY 07746 (732) 536-0200 Ext. 1816

	cation No.:	Date Filed:		
APPU	ICATION FOR TENTATIVE APPROVAL IRTENANCES IN THE TOWNSHIP OF M TE OF NEW JERSEY.	OF WATER SYSTEM AND ARLBORO, COUNTY OF MONMOUTH	•,	
SEE I	NSTRUCTIONS BELOW			
	cation is hereby made for Tentative Approvatenances.	l of the Preliminary Plan of water system a	ind	
1. /	Applicant's Name :			
	Address:			
	Phone:			
2. 1	Name and address of present owner (if other	than No. 1 above):		
]	Name:			
	Address:			
	Phone:			
	Interest of applicant if other than owner:			
4.	Date classified as major subdivision by sub	livision committee of Planning Board:		
5.	Location of subdivision:(neig	nborhood or section name)		
		(tax map block) (lot #'s)		
6.	Number of proposed lots to be served:			
7.	Area of entire tract:	and portion being served:		
8.	Development Plans <ol> <li>Sell lots only? Yes</li> <li>Construction of houses of sale? Yes</li> <li>Other</li> </ol>	No No		
0.	3. Other Name and profession of person designing j			
9.	Name:			
	Address:			
10.	Phone: Does applicant or owner agree to convey b preliminary plan showing water system and Yes No	y deed to the Township easements to all are all rights to water system?	eas	
		EXHIBIT B		
1. 2. 3. 4.	Application form provided by Water Utility Div Engineer's report (8 copies) General map of entire project Plans of all proposed water mains and appurten elevations, storage facilities, if required, and en prepared on a per item basis, with unit and total of right-of-ways, inspections, as built plans and Fees: 2% of Engineer's estimate of construction	ances, showing all details, symbols, gineer's estimate of construction costs, costs for each item and to include the cost		

Engineer's construction costs). Minimum fee \$300.00 6. Attorney Review Fee \$150.00

#### Exhibit A-1

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# Marlboro Township Water Utility Division

#### Statement of Disclosure

Application #	Date
Applicant's Name	
Block #	
Pursuant to the rules and regulations of the Water I applied to the Marlboro Township Water Utility D water system. For the purpose of supplying domes subdivision so named above must disclose the nam partners who own ten percent (10%) or greater inter	Utility, the corporation or partnership which has ivision for permission to construct a comprehensive tic water and/or fire service to the applicants' les and addresses of all stockholders or individual
Print or type:	
Name of Stockholder	
Date Signed	
Applicant's Signature	

#### THE MARLBORO TOWNSHIP WATER UTILTITY DIVISION 1979 TOWNSHIP DRIVE, MARLBORO, NEW JERSEY 07746 (732) 536-0200 Ext. 1816

FIN App	AL Date Filed:		
IN 7	PLICATION FOR FINAL APPROVAL OF WATER SYSTEM AND APPURTENANCES THE TOWNSHIP OF MARLBORO, COUNTY OF MONMOUTH, STATE OF NEW SEY.		
SEE	INSTRUCTIONS BELOW		
	lication is hereby made for Final Approval of the Tentative Plan of water system and urtenances.		
1.	Applicant's Name :		
	Address:		
	Phone:		
2.	Name and address of present owner (if other than No. 1 above):		
ž	Name:		
	Address:		
	Phone:		
3.	Interest of applicant if other than owner:		
4.	Date classified as major subdivision by subdivision committee of Planning Board:		
5.	Location of subdivision:		
	(Street), (tax map block), (lot #'s)		
6.	Number of proposed lots to be served:		
7.	Area of entire tract: and portion being served:		
8.	Development Plans		
	1. Sell lots only? Yes No         2. Construction of houses of sale? Yes No		
	3. Other		
9.	Name and profession of person designing preliminary plan		
	Name: Profession:		
	Address:		
	Phone:		
10.	Does applicant or owner agree to convey by deed to the Authority easements to all areas on preliminary plan showing water system and all rights to water system? Yes No		
	EXHIBIT B		
1. 2. 3. 4.	Application form provided by Authority (3 copies) Engineer's report (8 copies) General map of entire project Plans of all proposed water mains and appurtenances, showing all details, symbols, elevations, storage facilities, if required, and engineer's estimate of construction costs, prepared on a per item basis, with unit and total costs for each item and to include the cost of right-of-ways, inspections, as built plans and any other costs (8 copies)		

- 5. Fees: 2% of Engineer's estimate of construction costs (see enclosed copy of form of Engineer's construction costs). Minimum fee \$300.00
- 6. Attorney Review Fee \$150.00

11.	Describe your proposal						
	1						
12.	If water system is requi	ater system is required, will applicant post Performance and Maintenance Bonds?					
13.	List plans and other ma	st plans and other material accompanying application and number of each.					
	ITEM		NUMBER				
	A						
	В						
	С						
	D						
	E	·					
	F						
14.		e prints of your preliminary j	olan.				
	Signature of Applicant						
	Signature of Applicant		ip Water Utility Division				
	Signature of Applicant	e to The Marlboro Townsh	ip Water Utility Division				
Date	Signature of Applicant Make all checks payable	e to The Marlboro Townsh For Office Use Only	ip Water Utility Division				
Date	Signature of Applicant Make all checks payable e received and fee collected	e to The Marlboro Townsh <i>For Office Use Only</i> Fee Paid	ip Water Utility Division				
Date	Signature of Applicant Make all checks payable e received and fee collected	e to The Marlboro Townsh <i>For Office Use Only</i> Fee Paid	ip Water Utility Division				
Date	Signature of Applicant Make all checks payable received and fee collected on of the Marlboro Townshi	e to The Marlboro Townsh <i>For Office Use Only</i> Fee Paid p Water Utility Division Approved	ip Water Utility Division				
Date Date Actio Date Recc	Signature of Applicant Make all checks payable received and fee collected on of the Marlboro Township mmendation of Water Utilit	e to The Marlboro Townsh For Office Use Only Fee Paid p Water Utility Division Approved	ip Water Utility Division				
Date Date Date Recc	Signature of Applicant Make all checks payable received and fee collected on of the Marlboro Township mmendation of Water Utilit	e to The Marlboro Townsh For Office Use Only Fee Paid p Water Utility Division Approved y Utility Division's Engineer's App	ip Water Utility Division				

Page 2 of 3

#### Exhibit A-1

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# Marlboro Township Water Utility Division

#### Statement of Disclosure

Application #	Date
Applicant's Name	
Developments Name	
Block #	Lot #
the MTWUD for permission to construct domestic water and/or fire service to the a	the MTWUD the corporation or partnership which has applied to a comprehensive water system. For the purpose of supplying applicants' subdivision so named above must disclose the names ridual partners who own ten percent (10%) or greater interest in
Print or type:	
Name of Stockholder	
Address	
Address	
Percent Interest	
Date Signed	
Applicant's Signature	

### HOLD HARMLESS AND INDEMNIFICATION AGREEMENT

AGREEMENT made as of the \_\_\_\_\_ day of \_\_\_\_\_, \_\_\_\_,

by and between

#### THE TOWNSHIP OF MARLBORO, a municipal corporation of the State of New Jersey, situated in the County of Monmouth,

with its administrative office located at, and having a mailing address of, 1979 Township Drive, Marlboro, New Jersey 07746 (hereinafter referred to as the **"Township**"),

and

having a mailing address of \_\_\_\_\_\_, hereinafter referred to as the

"Contractor").

### $\underline{WITNESSETH}:$

**WHEREAS**, the **Township** owns and operates a Public Community Water System within the Township of Marlboro and provides water and water services for public and private uses within its service area; and

WHEREAS, \_\_\_\_\_\_, (hereinafter referred to as the "Customer") is the owner of certain real property located at \_\_\_\_\_\_, in the Township of Marlboro, County of Monmouth and State of New Jersey, which said lands are known and designated as Lots \_\_\_\_\_ & \_\_\_\_\_ in Block \_\_\_\_\_\_ on the Official Tax Map of said Township (hereinafter sometimes referred to as the "Property"); and

WHEREAS, with respect to the the Property, Customer proposes \_\_\_\_\_

all for the purpose of receiving water and water services from the **Township** relative to the aforementioned real property; and

WHEREAS, as part of Customer's proposed plans, it will be necessary for Customer, and his agents, servants, employees, contractors and/or subcontractors, and/or the agents, servants and employees of any such contractors and/or subcontractors, to perform and/or furnish certain work, labor, materials and/or services in, about, near and/or with respect to the Township's Water System or certain portions thereof; and

WHEREAS, Customer has specifically engaged the Contractor to install the water systems improvements referred to herein and contemplated hereby and to otherwise perform all requisite wok to effectuate a water service connection between the Township's Water System and Customer's Property and residential dwelling situated thereon;

**NOW, THEREFORE,** in consideration of the mutual promises and covenants set forth herein and for other good and valuable consideration, it is hereby agreed as follows:

 Definitions.
 As used throughout this Hold Harmless and Indemnification

 Agreement the term of word "Contractor" shall mean, "\_\_\_\_\_\_, and all agents,

 servants, employees, contractors and/or subcontractors employed or engaged by \_\_\_\_\_\_,

as well as all agents, servants and employees engaged by the respective contractors and/or subcontractors of \_\_\_\_\_\_."

2. With respect to all work, labor, materials and/or services to be performed and undertaken by the Contractor in, about, near and/or with respect to the Township's Water System or any portions thereof, same shall be performed and completed <u>strictly</u> in accordance with all approvals or authorizations granted by the Township and/or as specifically and expressly directed by the personnel of the Township's Water Utility Division and in accordance with the Township's Rules and Regulations and applicable law.

3. With respect to any and all trenches, road openings and/or other excavations made by and/or on behalf of the **Contractor**, the **Contractor** shall restore all disturbed areas and/or affected public rights-of-way to the same or as good condition as such areas and/or public rights-of-way were in prior to any such disturbance and/or the making of any such trenches, road openings and/or other excavations. Furthermore, the **Contractor** shall, to the extent applicable, restore the **Township's** Water System, and/or such portions thereof as relate to its construction, to the same or as good condition as said Water System was in prior to any such construction. The **Township's** Director of Public Works, Water Utility Division Supervisor, or the Licensed Operator of the Water System shall determine the extent, nature and scope of all restoration, which shall be effected to their reasonable satisfaction and approval.

4. With respect to all work, labor, materials and/or services to be performed, provided, furnished and/or undertaken by the **Contractor**, the **Contractor** shall indemnify and hold the **Township** harmless from, against and with respect to any and all loss, injury or damage arising out of or resulting from any and all work, labor, materials and/or services so performed, provided, furnished and/or undertaken. Moreover, the **Contractor** shall indemnify and hold the **Township** harmless from, against and with respect to any and all claims, demands, actions and judgments, including, but not necessarily limited to, any and all liability claims, property damage claims, personal injury claims, worker's compensation claims and products liability claims arising out of or resulting from any and all actions and/or inactions taken or failed to be taken by the **Contractor**, and

the **Contractor** shall defend any and all suits, claims or other actions which may be brought against the **Township** on account of any of the foregoing, and the **Contractor** shall make good to and reimburse the **Township** for any expenditures made or costs incurred by the said **Township** with respect to any of the foregoing, including any and all expenses for legal services.

5. In connection with the terms and provisions set forth in the preceding paragraph 4 and in order to provide the **Township** with additional protection against losses or damages, the **Contractor** shall cause the **Township** to be designated as an additional insured under the **Contractor's** general liability insurance policy or policies, including any excess liability (umbrella) policy. In that regard, this Agreement shall also be considered, for the purposes of insurance coverages, to be a **Work Contract, or similar agreement**, and the **Contractor's** obligation to provide insurance coverage for the **Township**, as an additional insured, is hereby made mandatory and shall relate to all of the **Contractor's** proposed or intended work and/or construction activities referred to in this Agreement with respect to the subject **Property**, including the installation of any water service connection(s). Prior to the commencement of any work and/or labor, or the furnishing of any services, equipment or materials, the **Contractor** shall provide the **Township** with an appropriate Certificate of Insurance, specifically naming the Township of Marlboro as an additional insured and evidencing **insurance coverage as follows**:

А.	Commercial General Liability	\$3,000,000
В.	Automobile Liability-Owner, Non-Owner and Hired	\$1,000,000
C.	Workers Compensation (Applicable to New Jersey State Statutes) Employers' Liability	Statutory

The above insurance coverage must remain in effect until final written approval is issued by the Water Utility Division and, insurance certificates must provide for a thirty (30) day notice of any changes or cancellation.

6. This Agreement shall be binding upon the parties hereto and their respective heirs, successors and/or assigns.

**IN WITNESS WHEREOF,** the parties have signed this Agreement, and/or caused this Agreement to be signed by their proper corporate officers and to have caused their proper corporate seals to be affixed hereto, as of the day and year first above written.

Business Name of Contractor Organized and existing under the laws of the State of New Jersey;

BY:

Signature

Printed Name & Title

ATTEST:

#### TOWNSHIP OF MARLBORO

BY:

**ROBERT MILLER**, Superintendent of Public Works

ALIDA MANCO, Clerk

ACORD

.

### **CERTIFICATE OF LIABILITY INSURANCE**

DATE (MM/DD/YYYY) MONTH/DATE/YEAR

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.										
IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).										
	DUÇER	CONTACT INSURA	NCE AGENT	BROKER CONTACT						
INS	SURANCE AGENT/BROKER NAME	PHONE (A/C, No, Ext):	PHONE FAX							
AD	DRESS	E-MAIL ADDRESS:	È-MAIL							
			INSURER(S) AFFORDING COVERAGE NAIC							
		INSURER A : NAME OF INSURANCE COMPANY #								
INSU		INSURER B :	ANTRA							
	ADDRESS	INSURER C :								
		INSURER E :								
		INSURER F :	N. S. S.							
	VERAGES CERTIFICATE NUMBER:			REVISION NUMBER:						
	HIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW H IDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION ERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFOR KCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAV	N OF ANY CONTRACT	OR OTHER	DOCUMENT WITH RESPECT TO D. HEREIN IS SUBJECT TO ALL	WHICH THIS					
INSR LTR		POLICY EFF	POLICY EXP							
211	X COMMERCIAL GENERAL LIABILITY	V Apres		EACH OCCURRENCE \$ 1,0	00,000					
				DAMAGE TO RENTED PREMISES (Ea occurrence) \$						
				MED EXP (Any one person) \$						
A			XXXX	PERSONAL & ADV INJURY \$	00.000					
	GENT. AGGREGATE LIMIT APPLIES PER: POLICY PRO- POLICY LOC				00,000					
	POLICY JECT LOC			PRODUCTS - COMP/OP AGG \$						
	AUTOMOBILE LIABILITY			COMBINED SINGLE LIMIT \$ 1,0	00,000					
			ł	BODILY INJURY (Per person) \$						
А	ALL OWNED SCHEDULED AUTOS	XXXX X	XXXX	BODILY INJURY (Per accident) \$						
				PROPERTY DAMAGE \$						
				\$						
	EXCESS LIAB CLAIMSANAGE If applicable			EACH OCCURRENCE \$						
	DED RETENTION S			AGGREGATE \$						
	WORKERS COMPENSATION		xxxx	X PER OTH-						
		xxxx		E.L. EACH ACCIDENT \$ 1,0	00,000					
х	(Mandatory In NH)			E.L. DISEASE - EA EMPLOYEE \$ 1,000,000						
	If yes, describe under DESCRIPTION OF OPERATIONS below			E.L. DISEASE - POLICY LIMIT \$ 1,0	00,000					
	OTHER COVERAGES WHERE									
DES	CRIPTION OF OPERATIONS / LOCATIONS / VEHICLES [AGORD 101, Additional Remarks Sche	dule, may be attached if mo	re space is require	red)						
52.00		and a substant of the								
<b>-</b> ,			ما مم الماء م							
ine	<ul> <li>Township of Marlboro, officers, employees, agents and servants are name.</li> <li>The insurance listed herein is primary and on a non-</li> </ul>		o as meir inte	alests may appear in regards to						
	· · · · · · · · · · · · · · · ·									
CE	Township of Marlboro	SHOULD ANY OF THE EXPIRATIO	CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.							
	1979 Township Drive	AUTHORIZED REPRESE	AUTHORIZED REPRESENTATIVE							
	Marlboro, NJ 07746		MUST BE SIGNED							
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