

# **EXHIBIT H**

RESOLUTION 2023-14

**A RESOLUTION OF THE TOWN COUNCIL OF THE TOWN OF GREENVILLE, MERCER COUNTY PENNSYLVANIA, ADOPTING A FEE SCHEDULE AND REPEALING RESOLUTION 2022-11**

WHEREAS, The Town of Greenville has adopted Resolution from time to time to establish fees for certain services provided by the Town; and

WHEREAS, it is the desire of the Town Council to establish a fee schedule with all those fee in one single Resolution.

NOW, THEREFORE, BE IT RESOLVED that the Town adopts the following schedule for fees:

**ADMINISTRATION AND GOVERNMENT**

Returned checks	\$35.00
Photocopy	\$0.25

**FIRE CODE INSPECTIONS**

Fire Code Inspection (commercial, industrial, public buildings, residential uses having three (3) or more floors and or four (4) or more units, assembly uses, healthcare facilities, sports/amusement arenas, educational). Fees are based off of square footage of the building (calculated by every level of floor space including the basement) that is inspected. The fees are for annual and/or change in occupant registrations; whichever comes first.

Fire Inspection scheduled within the time frame set forth within the Ordinance	\$20 / 2,000 square feet of floor space
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Fire Inspection scheduled after the time frame set forth in the Ordinance	\$40 / 2,000 square feet of floor space
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Re-Inspection fees after notice of violation	
First Re-Inspection	FREE
Second Re-Inspection	\$125.00
Third and Subsequent Re-Inspections	\$250.00

**Rescheduling of Inspection Appointment**

First Cancelation	FREE
Second and Subsequent Cancelations	\$50.00

Fire Code Inspections – No Shows	\$35.00
Late Payment Fee	\$20.00/per month

## **FIRE DEPARTMENT SERVICES**

Pumper	\$150.00/hour
Ladder Truck	\$150.00/hour
Ventilation Fan	\$25.00/hour
Breathing Apparatus	\$25.00/use
Breathing Air Cylinder Refill	\$10.00/each
Water Fire Extinguisher	\$10.00/each
Other Fire Extinguisher	\$35.00/each
Foam Concentrate	\$40.00/gallon
Hydraulic Rescue Tool	\$100.00/use
Air Chisel	\$25.00/use
Port-A-Power	\$25.00/use
Rescue Air Bags	\$100.00/use
Absorbent Pads	\$2.00/each
Absorbent Sock	\$25.00/each
Absorbent Granulated	\$20.00/bag
Drip Pan/Catch Bucket	\$10.00/each
Multi-Gas Detector	\$50.00/use
Hydrocarbon Detector	\$25.00/use
Heat Scanner	\$20.00/use
Thermal Imaging Camera	\$100.00/use
Portable Pump	\$25.00/use
Sump Pump	\$10.00/hour
Portable Generator	\$25.00/hour
Telephone Expenses	Actual Cost Per Incident
Overtime Wages	Actual Cost Per Incident
Fire Incident Report	\$50.00

The fee schedule for a negligent or accidental or unnecessary fire alarm activation after three occurrences in a 12 month period shall be as follows:

First Occurrence (Fourth Activation)	\$50.00
Second Occurrence (Fifth Activation)	\$100.00
Third Occurrence (Sixth Activation)	\$300.00
Fourth Occurrence (Seventh Activation)	Disconnection of system shall be required until repairs are made and an inspection done by the Town of Greenville Fire Department

## **FIRE SERVICE FEE**

Equivalent Residential Unit (ERU)	\$210.00 per ERU
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## **INSPECTIONS**

Zoning Fee	\$50.00
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**Building Permit Fees**

Bureau Veritas North America, Inc. fees apply per the contract between Bureau Veritas North America Inc. and the Town of Greenville

Construction Dumpster Permits

\$25.00 for placing the dumpster on the street or sidewalk. The charge will be \$25.00 per week

Garage or Shed Less Than 1,000 Square Feet

Zoning fee plus \$0.15 per square foot not to exceed a maximum of \$300.00. Exception for buildings less than 150 square feet: only zoning fees will apply when the project consists of a 12'x12' or smaller outbuilding \$50.00

Carports

Retaining Wall Fee under 4' in height

\$50.00 plus \$0.50 per linear foot

Fences (All Types)

\$50.00 plus \$0.10 per linear foot

Demolition

Residential Structures (Houses/Out Buildings)

\$50.00 plus \$0.10 per square foot

Non-Residential Structures

\$0.15 per

Moving Of A Structure

10% of the cost of moving and replacement cost

Parking Lots That Are Newly Constructed

\$65.00 per 4,000 square feet and \$10.00 for every 1,000 square feet after 4,000 square feet

Sign Permit Fee (Not UCC)

\$3.00 per square foot of sign area

Zoning Hearing Board Appeal

\$550.00

Code Board of Appeals Hearing

\$550.00

**LICENSES, PERMITS & GENERAL BUSINESS REGULATIONS**

Soliciting/peddling license fee

\$45.00

(\$25/license and \$20/background check)

Zoning Ordinance Booklet

\$20.00

Used Precious Metal Dealer

\$100.00

**MOTOR VEHICLES & TRAFFIC**

Police Incident Reports

\$25.00

Police Accident Reports

\$15.00

**NON-OWNER OCCUPIED UNIT(S)**

Non-Owner Occupied Unit Inspection

that is scheduled within the time frame set forth in the Ordinance for vacant properties under construction

\$25.00

Non-Owner Occupied Unit Inspection  
scheduled after the time frame set forth in  
the Ordinance \$50.00

Non-Owner Occupied Unit Inspection  
that is scheduled within the time frame set forth in  
the Ordinance for vacant properties under  
construction \$50.00

Non-Owner Occupied Unit Inspection  
scheduled after the time frame set forth in  
the Ordinance \$100.00

Re-Inspection fees after notice of violation

First Re-Inspection FREE  
Second Re-Inspection \$125.00  
Third and Subsequent Re-Inspections \$250.00

Rescheduling of Inspection Appointment

First Cancellation FREE  
Second and Subsequent Cancellations \$100.00

Non-Owner Occupied Unit Inspections – No Shows \$50.00

Late Payment Fee \$20.00/per month

#### **NOTARY PUBLIC**

Execute Affidavits (no matter how many signatures) \$20.00  
Execute Acknowledgements \$20.00  
Each additional name \$2.00  
Executing Certificates (per certified copy) \$20.00  
Administering Oaths (per individual taking an oath) \$20.00  
Executing Verifications \$20.00

#### **RESIDENTIAL PROPERTY MAINTENANCE REPEAT OFFENDER VIOLATIONS (Non-Traffic Citations)**

First Offense \$25.00  
Second Offense \$100.00  
Third and Subsequent Offenses \$200.00

## SEWER LATERAL

Commercial Inspections	\$375.00
Residential Inspections	\$275.00
Sewer Lateral Repair Permit	\$40.00
Sewer Lateral Tap-In Fee	\$1,598.60

## SEWER RENTAL RATES

Minimum Charge (up to the first 500 gallons)	\$10.50 Per Month Per Unit*
For next 500 to 2,500 gallons	\$3.84
For next 2,500 to 4,500 gallons	\$4.05
For next 4,500 to 8,000 gallons	\$4.13
For next 8,000 to 32,500 gallons	\$4.18
For next 32,500 to 150,000 gallons	\$4.26
For next 150,000 to 250,000 gallons	\$4.40
For next 250,000 to 325,000 gallons	\$4.47
Anything over 325,000 gallons	\$4.69
Well users flat charge	\$30.41 Per Month Per Unit*

\*all dollar amounts are charged per 500 gallons of water consumption except for the flat rate charge.\*

\*Per Unit – All structures with multiple units will be billed per each individual unit.

## SEWER DEBT SERVICE FEE

Equivalent Dwelling Unit (EDU)	\$6.96 per EDU
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## STORM WATER UTILITY RATE

Equivalent Residential Unit (ERU)	\$100.00 per ERU
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## STREETS & SIDEWALKS

Application fee for curb cut & opening or excavating in unimproved street to include Greenville Water Authority	\$25 & \$100 per 100 feet or fraction thereof
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Application fee for curb cut & opening or excavating on any street having a permanent wearing surface or within a cartway to include Greenville Water Authority	\$25 & \$45/square yard
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## TAX COLLECTOR

Duplicate Tax Billing Fee	\$5.00
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Minimum charge for <b>NEW HOME</b> residential construction	\$500.00
Minimum charge for <b>MODULAR SINGLE OR DOUBLEWIDE</b> (Single wide replacement on existing foundation 2 visits only \$200)	\$300.00
Minimum charge for <b>MODULAR SINGLE OR DOUBLE W/FULL BASEMENT</b>	\$400.00
Minimum charge for <b>RESIDENTIAL ADDITION</b>	\$250.00
Minimum charge for <b>CHANGE of USE/OCCUPANCY</b>	\$250.00

EQUIPMENT INSTALLATION, ALTERATIONS, RENOVATION FEE SCHEDULE

(Including decks, porches, signs, repairs and projects including plumbing, electrical, mechanical and fire protection)

\$70.00 FOR THE FIRST \$1,000.00 OF WORK  
 \$11.00 PER \$1,000.00 OF WORK THEREAFTER

NOTE: Both the municipality, COG, or Municipal Partnership and Bureau Veritas Services, Inc. must agree upon any fees for re-inspections when both parties agree the number of re-inspections is not within reason.

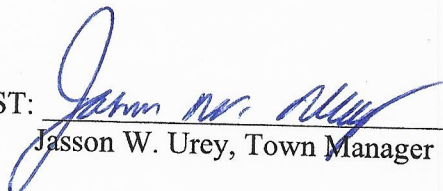
NOTE: At the discretion of the Building Code Official, Bureau Veritas Services reserves the right to charge below the minimum fees.


MISCELLANEOUS PERMIT FEES

(hourly charges include reviews, inspections and administrative time accrued)

Change of Occupancy	\$75.00 per man hour
Specialized Inspections (Commercial)	\$100.00 per man hour (ie accessibility)
(Residential)	\$75.00 per man hour
Commercial Annual Permit	\$250.00
Daycare Inspections	\$75.00 per man hour
Commercial Roofing Inspections	\$70.00 for 1 <sup>st</sup> 1,000 + \$4 for each thereafter
Residential Swimming Pools	\$70.00 for 1 <sup>st</sup> 1,000 + \$5 for each thereafter
Fences and Demolitions	\$70.00 for 1 <sup>st</sup> 1,000 + \$5 for each thereafter
Preliminary & Resubmitted plan review (Commercial)	\$100.00 per hour
(Residential)	\$75.00 per hour
Plan Review (permit not issued)	per plan review fee schedule
STATE TRAINING FEE	\$4.50

RESOLVED AND ENACTED by the Town of Greenville of Mercer County, Pennsylvania, this 10th day of July 2023.

ATTEST:   
 Jason W. Urey, Town Manager

BY:   
 Paul R. Hamill, Mayor

## **Chapter 424**

### **SEWERS AND SEWAGE DISPOSAL**

**[HISTORY: Adopted by the Borough Council of the Borough of Greenville as indicated in article histories. Amendments noted where applicable.]**

#### **GENERAL REFERENCES**

**Hazardous materials — See Ch. 283.**

ARTICLE I  
Sewer Rents

[Adopted 1-25-1958 by Ord. No. 736 (Ch. 18, Part 2, of the 2006 Code of Ordinances)]

**§ 424-1. Sewer rentals established.** [Amended 3-23-1960 by Ord. No. 774; 1-5-1965 by Ord. No. 864; 9-8-1970 by Ord. No. 955; 10-8-1974 by Ord. No. 1015; 12-9-1975 by Ord. No. 1025; 1-24-1978 by Ord. No. 1062; 8-11-1980 by Ord. No. 1090; 2-10-1981 by Ord. No. 1108; 5-11-1982 by Ord. No. 1122; 3-8-1988 by Ord. No. 1188; 3-14-1989 by Ord. No. 1209; 3-9-1993 by Ord. No. 1275; 3-14-1995 by Ord. No. 1306; 3-11-1997 by Ord. No. 1338; 6-12-2001 by Ord. No. 1378; 4-14-2003 by Ord. No. 1410; 11-18-2003 by Ord. No. 1425; 12-13-2005 by Ord. No. 1449; 2-14-2006 by Ord. No. 1452; 3-12-2013 by Ord. No. 1521]

There is hereby established and imposed a sewer rental or charge for the use of the sanitary sewers, sewer system and sewage treatment works owned or operated by the Borough of Greenville to be payable by the owners of all properties served thereby or by the users of sewer service jointly and severally. Sewer rental rates shall be established by resolution of Borough Council and may be amended from time to time. For customers supplied with water by the Municipal Authority of the Borough of Greenville, the sewer rental or charge shall be computed according to the water meter readings of the Municipal Authority of the Borough of Greenville for water furnished to said properties.

**§ 424-2. Rendering of bills; when due and payable; discounts; discontinuance of service for failure to pay.**

- A. Bills for sewer rentals and charges hereby imposed shall be rendered concurrently with bills for water services rendered by the Municipal Authority of the Borough of Greenville and shall be due and payable concurrently with said bills for water services.
- B. All bills for sewer rentals and charges shall be due when rendered and shall be subject to a discount of 5% if paid within 12 days from date of bill.
- C. Sewer service to any property may be discontinued after five days' notice, for failure of the property owner or user to pay the bill for such services within 30 days after the due date thereof.

**§ 424-3. Sewer rentals for property having water source other than from municipal authority.** [Amended 1-5-1965 by Ord. No. 864; 9-8-1970 by Ord. No. 955; 10-8-1974 by Ord. No. 1015; 12-9-1975 by Ord. No. 1025; 1-24-1978 by Ord. No. 1062; 8-11-1980 by Ord. No. 1090; 2-10-1981 by Ord. No. 1108; by Ord. No. 1109; 5-11-1982 by Ord. No. 1122; 3-8-1988 by Ord. No. 1188; 3-14-1990 by Ord. No. 1209; 12-29-1989 by Ord. No. 1219; 3-9-1993 by Ord. No. 1275; 2-28-1994 by Ord. No. 1289; 3-14-1995 by Ord. No. 1306; 3-11-1997 by Ord. No. 1338; 6-12-2001 by Ord. No. 1378; 4-14-2002 by Ord. No. 1410; 11-18-2003 by Ord. No. 1425; 12-13-2005 by Ord. No. 1449]

Owners and/or users of the sanitary sewers, sewer system and the sewerage treatment works having a source of water other than the water supply of the Municipal Authority

of the Borough of Greenville shall pay sewer rental or charge by one of the following methods:

- A. Restaurants, cafes, hotels, clubs, rooming houses, public garages, filling stations, laundries, ice cream and/or soda dispensers, dairies, dental offices and all users of the sanitary sewer system having water-cooled refrigerators and/or air-conditioning systems shall install water meters on their source of water, which meters shall be subject to approval by the Borough and shall pay a sewer rental or charge on the basis of the meter readings at the same rate as is provided under § 424-1 hereof.
- B. Industrial plants and establishments shall make application to Council for approval to pay a sewer rental or charge by one of the following methods, viz.: **[Amended 3-12-2013 by Ord. No. 1521]**
  - (1) The owner and/or user shall install a water meter on his source of water, which meter shall be subject to approval by the Borough, and shall pay a sewer rental or charge on the basis of the meter readings at the same rate as is provided under § 424-1 hereof.
  - (2) The user and/or owner shall pay a flat rate as is provided under § 424-1 hereof.

**§ 424-4. Certain substances not to be discharged into sewer; permits required for process waste discharge; surcharge for discharge of certain wastes. [Amended 9-13-1994 by Ord. No. 1293]**

- A. The above schedule of rates shall cover the charges based on volume only for a normal domestic or commercial sanitary sewage.
- B. All persons discharging process wastewater into the sewer system shall obtain permission of the Borough to discharge such wastewater into the sewer system before commencing the discharge of such wastewater into the sewer system. The Borough may require the user to obtain a wastewater discharge permit as necessary to protect the sewer system of the Borough. Wastewater discharge permits may contain the following conditions:
  - (1) Wastewater discharge limitations on the amounts and rate of discharge of waste and the amounts and concentration limits on pollutants of concern as determined by the Borough.
  - (2) Requirements for monitoring the waste stream and reporting to the Borough.
  - (3) Requirements for pretreatment of process wastewater prior to discharge into the sewer system.
  - (4) Provisions for revocation of permits and termination of discharge of process wastewater to the Borough.
  - (5) Other conditions which the Borough may deem necessary for the protection of the sewer system.
- C. Prohibited discharge standards.
  - (1) General prohibitions. No user shall introduce or cause to be introduced into the

sewer any pollutant or wastewater which causes pass-through or interference in the sewer system. These general prohibitions apply to all users of the sewer system whether or not they are subject to categorical pretreatment standards or any other national, state or local pretreatment standards or requirements.

- (2) Specific prohibitions. No user shall introduce or cause to be introduced into the sewer system the following pollutants, substances or wastewater:
  - (a) Pollutants which create a fire or explosive hazard in the sewer system including, but not limited to, waste streams with a closed-cup flashpoint of less 140° F. (60° C.) using test methods specified in 40 CFR 261.21.
  - (b) Wastewater having a pH less than 6.0 or more than 9.5 or otherwise causing corrosive structural damage to the sewer system or equipment.
  - (c) Solid or viscous substances in amounts which will cause obstruction of the flow in the sewer system resulting in interference (but in no case solids greater than 1/2 inch in any dimension), including garbage which has not been shredded.
  - (d) Pollutants including oxygen-demand pollutants (BOD, etc.), released in a discharge at a flow rate and/or pollutant concentration which, either singly or by interaction with other pollutants, will cause interference with the sewer system.
  - (e) Wastewater having a temperature greater than 150° F. or which will inhibit biological activity in the treatment plant resulting in interference, but in no case wastewater which causes the temperature at the introduction into the treatment plant to exceed 104° F.
  - (f) Petroleum oil, nonbiodegradable cutting oil or products of mineral oil origin, in amounts that will cause interference or pass through or fats, oils or greases of animal or vegetable origin in concentration greater than 100 mg/l.
  - (g) Pollutants which result in the presence of toxic gases, vapors or fumes within the sewer system in a quantity that may cause acute worker health and safety problems.
  - (h) Trucked or hauled pollutants, except at discharge points designated by the Borough.
  - (i) Noxious or malodorous liquids, gases, solids or other wastewater which, either singly or by interaction with other wastes, are sufficient to create a public nuisance or a hazard to life or to prevent entry into the sewer for maintenance and repair.
  - (j) Sludges, screenings or other residues from the pretreatment of industrial wastes.
  - (k) Wastewater causing two readings on an explosion hazard meter at the point of discharge into the sewer or at any point in the sewer system, of more than 5% or any single reading over 10% of the lower explosive limit

of the meter.

D. Surcharges for exceeding limits.

- (1) The following surcharge rate in addition to the applicable rate set forth above, shall be charged any customer whose wastes exceed the limits set forth in Subsection C of this section:
  - (a) \$0.000288 for each mg/l of suspended solids in excess of 350 mg/l per 1,000 gallons of sewage.
  - (b) \$0.000202 for each mg/l of five day 20° C. BOD above 300 gpm per 1,000 gallons of sewage.
  - (c) \$0.01008 for each mg/l of chlorine demand greater than 50 mg/l.
  - (d) \$0.000015 for each mg/l of grit or mineral solids in excess of 14 mg/l per 1,000 gallons of sewage.
- (2) The surcharge or additional strength sewage shall be determined by analysis based on accepted standards for sewage analysis.

**§ 424-5. Special rates where discharge on water usage basis inequitable.**  
**[Amended 2-10-1981 by Ord. No. 1108]**

In cases where any owner and/or user of the sanitary sewer system paying sewer rentals or charges on the basis of metered water uses discharges less than 75% of his total water usage into the system, upon application by the user to Council, a sewer rental or charge shall be determined by either:

- A. Placing a water meter, which shall be subject to the approval of the Borough, at the expense of the owner and/or user, on the water supply line or lines not discharging into the sanitary sewer system, and the readings therefrom will then be deducted from the total water meter readings and the remainder will be used in computing the sewer rental or charge according to the rates set forth in § 424-1 above; or
- B. Placing a meter or measuring device, which shall be subject to the approval of the Borough, on the sewer connection at the expense of the owner and/or user, and the sewer rental or charge shall be computed on the basis of gallons discharged into the sanitary sewer system according to the rates set forth in § 424-1 above.

**§ 424-6. Property owner's responsibility; recovery of unpaid sewer rentals.**  
**[Amended 5-1-1962 by Ord. No. 805; 2-10-1981 by Ord. No. 1108; 8-8-2006 by Ord. No. 1455]**

- A. Any person, firm or corporation who shall violate any provision of this article shall, upon conviction thereof, be sentenced to pay a fine of not more than one \$1,000 plus costs and, in default of payment of said fine and costs, to a term of imprisonment not to exceed 30 days. Each day that a violation continues, after notice, shall constitute a separate offense.
- B. Both the owner or owners of the property and the user of the sewer service are responsible for all the above sewer rentals or charges for sewer services rendered to

any tenant or occupant of that property. Any sewer rental or charge not paid on or before 12 days after the date on which the same is billed shall be a lien upon the property charged with the payment thereof. Such sewer rental, or charge, if not paid after 30 days notice may be collected as provided by law by an action of assumpsit, or by distress of personal property on the premises, or by lien filed in the nature of a municipal lien.

ARTICLE II  
**Sewer Connections and Use**  
[Adopted 10-6-1958 by Ord. No. 754 (Ch. 18, Part 1, of the 2006 Code of Ordinances)]

**§ 424-7. Definitions.**

As used in this article, the following terms shall have the meanings indicated:

PERSON — Any natural person, association, partnership, firm or corporation. The singular shall include the plural and the masculine shall include the feminine.

**§ 424-8. Connection required.**

Every property in the Borough adjoining or abutting upon any street or alley in which a public sewer is now or shall hereafter be located, shall be connected with such sewer in such manner and within such time as the Borough may order, for the purpose of the discharge of all fecal matter, human excrement, kitchen and laundry wastes and other sewage from such premises. All such sewage shall, after connection, be conducted into such sewer. Every such property shall be connected separately and independently with the sewer through the house connection branch directly opposite the building or nearest in a downstream direction. Grouping of buildings upon one house sewer shall not be permitted, except under special circumstances and for good sanitary reasons, with special permission granted by Council upon recommendation of the engineer.

**§ 424-9. Failure to connect.**

If the owner of any property, after 45 days notice from the Borough to make connection of such property with a Borough sewer, shall fail to make such connection, the Borough may make such connection and may collect the cost thereof from such owner by a municipal claim or in an action of assumpsit as is provided by law.

**§ 424-10. Procedure. [Amended 9-11-1979 by Ord. No. 1081; 4-10-1990 by Ord. No. 1229]**

No person shall make or cause to be made any connection of his property with any of the Borough sewers until he has fulfilled all of the following conditions:

- A. He shall submit plans to the secretary showing the location and grade of all storm and sanitary sewers and showing how all sewage and surface waters are to be disposed of.
- B. He shall have obtained a permit from the engineer for such connection and shall have paid a fee as set forth in Subsection D below.
- C. He shall notify Council of his desire and intention to make such connection.
- D. He shall pay a sewer connection and permit fee of \$300 which shall be payable to the Secretary for use of the Borough. In the event connection is desired for a multiple-unit dwelling, then he shall pay a sewer connection fee of \$240 for each unit within that multiple unit dwelling which shall be connected to the system.

- E. He shall have applied and obtained a permit to excavate in the street if such excavation is necessary, in accordance with any Borough ordinances regulating the same.
- F. He shall have given the Secretary at least 24 hours' notice of the time when such connection shall be made, in order that the engineer or his authorized agent can be present to approve and supervise the work of the connection.

**§ 424-11. Inspection and test of subdevelopment sewer systems.**

- A. Where subdevelopment is proposed of lots which require a system of drainage facilities, the foregoing method of procedure shall be followed as outlined in § 424-10 with additional conditions with regard to inspection and testing of the sewer system.
- B. All subdevelopment drainage systems shall be inspected continuously during construction and all inspection costs shall be borne by the developer.
- C. Upon installation of a part or all of the system, but prior to backfilling the portions installed, the system shall be subjected to a hydraulic exfiltration or infiltration test conducted by the engineer. The system or portion so tested shall be within the limits of leakage set up by the engineer; where the leakage exceeds those limits, the developer shall make necessary repairs so as to meet the requirements under subsequent tests. The cost of these tests shall be paid for by the developer on the basis of the actual time spent by the engineer and his assistants on the tests. The engineer shall furnish a certified copy of each test so conducted to the developer.

**§ 424-12. Supervision of connection.**

- A. All work of making connections to any of the Borough sewers shall be done under the personal supervision of the engineer or his authorized agent and shall conform to the following requirements:
  - (1) All sewer connections shall be made at the place where the wye in the Borough sewer is provided, but if no wye is provided in the Borough sewer, then the property owner making such connection shall, at his expense, put in the wye in making connection.
  - (2) All joints shall be sealed and made watertight, and shall be made smooth and clean inside, with all sewers in straight alignment and of proper grade, so as to provide free flow of sewage matter without any obstruction and to be made in accordance with the Borough's specification for its sanitary sewers.
- B. All work pertaining to the connection with the Borough's sewers shall be, financially and otherwise, the responsibility of the owner of the property with which connection is made, subject to the right of supervision hereby reserved by the Borough.

**§ 424-13. Exclusion of certain wastes.**

No person shall connect or cause to be connected with any of the public sewers in the Borough, directly or indirectly, any steam exhaust, boiler blowoff, sediment trap, or any

pipe carrying or constructed to carry hot water or acid, germicide, grease, brewery mash, gasoline, naphtha, benzine, oil or any other substance detrimental to the sewers or to the operation of the sewage system or the sewage disposal works of the Borough.

**§ 424-14. Privy vault exclusion.**

No privy vault, cesspool or similar receptacle for human excrement shall at any time, now or hereafter, be connected with any of the Borough sewers.

**§ 424-15. Remedial action.**

No privy vault, cesspool or similar receptacle for human excrement shall hereafter be maintained upon any premises from which connection with any of the Borough sewers shall have been made. Every such privy vault, cesspool or other receptacle shall, within 30 days after final enactment of this article in the case of premises now connected with a sewer, and within the 30 days after connection with a sewer in the case of premises hereafter so connected, be abandoned, cleansed and filled under the direction and supervision of the health office of the Borough. Any such privy vault, cesspool or other receptacle not abandoned, cleansed and filled as required by this section shall constitute a nuisance and such nuisance may be abated on order of the Board of Health as provided for by law, at the expense of the owner of such property.

**§ 424-16. Velocity of flow.**

No sewer shall be laid on a grade such that the mean velocity of flow when full or half full is less than two foot per second when using Kutter's or Manning's formula with a roughness coefficient of  $n = 0.013$ .

**§ 424-17. Sewer capacities.**

In the design of the system the capacity of the sewers, both collecting and transporting, which in the future will be installed by property owners or owners of subdivisions should conform to and adhere to the following:

- A. The sewer capacity of any sanitary sewer from a single dwelling shall not be less than six inches and to a multiple dwelling shall not be less than eight inches in diameter. Where it is deemed advisable by the engineer, larger sewers at adequate grades shall be supplied as may be required by the engineer in his sound discretion.

**§ 424-18. Sanitary wastes.**

The sewerage system proposed is that for the conveyance, transportation and final treatment of sanitary sewage and other allied wastes such as industrial wastes which can be adequately treated by the system and which will not tend to destroy or damage the system. By "sanitary wastes" are meant the sanitary sewage discharged from any property exclusive of ground water seepage, surface or roof and foundation drainage.

**§ 424-19. Industrial and allied wastes.**

Industrial wastes will only be accepted into the sanitary sewerage system after adequate analysis and certified conditions as to strength, quantity, etc., have been presented to

the Borough and the Borough has examined the submission and determined that it will not harm or be detrimental to either the system used in conveyance or the treatment plant operations. It may be that certain industrial wastes before acceptance may require pretreatment, in which event the applicant shall adequately control and pretreat the wastes before delivery to the system.

**§ 424-20. Oils and greases.**

Mineral oils and greases will not be accepted for transportation and treatment, and all applicants shall eliminate such wastes from the sanitary sewerage before discharge into the Borough's system providing proper equipment for such separation. This equipment, in the form of grease traps or oil separators, shall be adequately operated and maintained by the applicant so as to prevent such discharge.

**§ 424-21. Inflammable and explosive fluids.**

No inflammable or explosive fluids, such as gasoline, naphtha or similar volatile wastes, shall be discharged into the sewage system whereby explosions or damage to the sewage system may occur or cause danger to the maintenance force of the Borough in performing their ordinary duties. Such fluids shall be adequately and thoroughly removed or separated from the sanitary wastes before discharge.

**§ 424-22. Acids and alkalies.**

Strong acids or alkalies which would damage the sewerage system will not be accepted except after proper dilution or neutralization. Before any such acids or alkalies are discharged to the system, the Borough shall be notified and will prescribe the requirements necessary to obtain permission to discharge such wastes to the sewers.

**§ 424-23. Groundwater and seepage drains.**

No basement seepage, ground water drainage or any other uncontaminated source of water shall be discharged to the sanitary sewerage system and all applicants desiring connection to the sewerage system shall certify that no groundwater or seepage drains are connected to their system. After connection to the Borough's sewer is made, the applicant shall maintain his house system in such a manner that no such seepage or drainage enters his sanitary sewerage system. A penalty will be charged for any violation of this rule in the amount of triple the annual bill for the length of time the situation has existed after connection to the Borough's system.

**§ 424-24. Downspout and roof drainage. [Amended 2-9-1988 by Ord. No. 1187]**

- A. No downspouts, roof drainage or surface or areaway drainage shall be connected into the sanitary sewerage system, and before attachment of the sanitary sewers to the Borough's system, the property owner or applicant for servicing shall remove such connections and adequately and tightly plug his system to prevent the entrance of any downspout, roof surface or area drainage.
- B. All property owners who own property adjacent to Talisman Alley or Swamp Alley, between Water Street and Mercer Street, within the Borough of Greenville, Pennsylvania, shall be obligated, at their own expense, to connect any of their

downspouts or roof drains, and basement or foundation drains to any storm sewer that may be hereafter constructed or rehabilitated by the Borough of Greenville, adjacent to said owner's property within 30 days of being notified to do so by the Borough, and keep the same in repair so that waters are not expelled upon the public way.

**§ 424-25. Vents.**

Each user of the system, before connections are made thereto, shall provide in his main sewerage system just outside the building wall, a trap with vents, both ahead and after, to permit cleaning and to provide proper ventilation for the system. These vents shall not be less than four inches in diameter.

**§ 424-26. Cross-connections.**

No cross-connections shall be made between the sanitary sewerage system and the potable water system whereby vacuums or back siphonage could permit sanitary wastes to enter the potable water system. No cross-connections shall be made between the sanitary sewerage system and the storm drains or storm sewers.

**§ 424-27. Permission to inspect.**

Any contributor shall permit the Borough's representative to inspect or test his sanitary house system at any reasonable or proper time upon adequate notice from the Borough's representative.

**§ 424-28. Violations and penalties. [Amended 8-8-2006 by Ord. No. 1455]**

Any person, firm or corporation who shall violate any provision of this article shall, upon conviction thereof, be sentenced to pay a fine of not more than \$1,000 plus costs and, in default of payment of said fine and costs, to a term of imprisonment not to exceed 30 days. Every day that a violation of this article continues, after notice thereof, shall constitute a separate offense.

ARTICLE III  
**Sewer Lateral Work**  
[Adopted 4-10-2012 by Ord. No. 1513]

**§ 424-29. Definitions.**

As used in this article, the following terms shall have the meanings indicated:

**CONTRACTOR** — Any person licensed by the Commonwealth of Pennsylvania with a valid Home Improvement Contractor (HIC) number and engaged in sewer lateral work.

**PERSON** — Any individual, partnership, corporation, trust association, estate, owner, contractor, salesman or other legal entity.

**SEWER LATERAL** — Any privately owned pipe, conduit or portion thereof, which lies between a private structure and a Borough of Greenville sewer main and which connects to a Borough of Greenville sewer main, or any pipe, conduit or portion thereof, which carries wastes to the Greenville Sanitary Sewer system and connects with a Borough of Greenville sewer main.

**SEWER LATERAL WORK** — Any alteration, construction, repair, renovation, rehabilitation, demolition, modification or replacement that requires excavation of or exposes a sewer lateral.

**§ 424-30. Permit and inspection.**

- A. Any person or contractor desiring to perform sewer lateral work on a sewer lateral located within the Borough of Greenville shall file or cause to be filed a completed permit on a form provided by the Borough of Greenville and shall pay the required fee before any sewer lateral work commences.
- B. Upon the completion of the sewer lateral work, and prior to any excavation being backfilled, the person or contractor shall notify the Borough of Greenville. After receipt of notice and payment of required fee, an agent for the Borough of Greenville shall inspect the sewer lateral and its connection to the main sewer line.

**§ 424-31. Fees; time limit.**

- A. The fee for obtaining a permit and the fee for inspecting the sewer lateral upon completion of sewer lateral work under this article shall be \$40. This fee may be amended from time to time by Borough Council.
- B. The permit shall be valid for 90 days from the date of issuance. All work must be completed in that time.

**§ 424-32. Inspection result.**

- A. In the event the inspection of the sewer lateral work reveals deficiencies, the agent shall notify the person or contractor in writing of the deficiencies and list the remedial work required to pass the inspection. Subject to the penalty provisions set forth below, the person or contractor shall not backfill the site until a second inspection occurs.

- B. A second inspection of the site shall be scheduled upon the completion of the remedial work. Payment of a second inspection fee shall be required.
- C. Upon completion of the second inspection and confirmation of all remedial work, the person or contractor shall be permitted to backfill the site.

**§ 424-33. Appeals.**

- A. The denial, revocation and/or suspension of a permit may be appealed to the Borough of Greenville Council Code Committee within five days of the notice of the same.
- B. Any person or contractor who, having failed the second inspection of sewer lateral work, and who believes the agent of the Borough is acting in an arbitrary and capricious manner, may appeal the failure of the second inspection to the Borough of Greenville Council Code Committee within five days of the notice of the same.

**§ 424-34. Violations and penalties.**

- A. Any person or contractor in violation of any provision of this article who is found to be performing sewer lateral work shall be ordered by the Borough of Greenville Code Enforcement Officer to stop work immediately.
- B. Any person who violates any provision of this article or who permits the violation of any provisions of this article shall commit a summary offense and shall pay a fine of \$600. Each violation for each separate day and each violation of any provision of this article shall constitute a separate and distinct violation.
- C. Any person who violates or permits the violation of any provision of this article shall, upon being found liable in a civil enforcement proceeding commenced by the Borough of Greenville, pay the fine prescribed by this article, plus all court costs, fees and expenses of the Borough of Greenville, including reasonable attorney and other professional fees.
- D. In enforcing this article, the Borough of Greenville may avail itself of any other remedy it may have at law or in equity.

## Chapter 283

### HAZARDOUS MATERIALS

**[HISTORY: Adopted by the Borough Council of the Borough of Greenville as indicated in article histories. Amendments noted where applicable.]**

#### GENERAL REFERENCES

Fire Department — See Ch. 30.

Solid waste — See Ch. 463.

ARTICLE I  
**Transportation**

[Adopted 9-13-1977 by Ord. No. 1054 (Ch. 7, Part 2, of the 2006 Code of Ordinances)]

**§ 283-1. Definitions.**

As used in this article, the following terms shall have the meanings indicated:

**CARRIER** — Any person, who, or which as owner, lessee or other possessor of one or more vehicles, directs and controls the transportation of hazardous substances either for his or its own account or for hire.

**DRIVER** — Any person who drives any vehicle laden with hazardous substances or who is on duty although not driving at the time.

**HAZARDOUS SUBSTANCES** — Any flammable liquid, flammable solid, oxidizing substance, corrosive liquid, compressed gas, poisonous substance, radioactive substance, explosive or other substance so defined by the Hazardous Substance Transportation Board created by the Act No. 323, approved November 1965, P.L. 657, as amended.

**PERSON** — Any natural person, firm, association, copartnership, joint venture or corporation.

**§ 283-2. Prohibited acts.**

It shall be unlawful for any person or any driver to park or for any carrier to permit the parking of any vehicle containing a hazardous substance within the Borough of Greenville without the prior approval of the Fire Chief of the Borough of Greenville.

**§ 283-3. Violations and penalties.**

Any person, driver or carrier violating the provisions of this article shall be guilty of a summary offense and shall be subject to a fine of \$300 and, in default thereof, to imprisonment for a period of time not to exceed 30 days.

ARTICLE II  
**Reimbursement for Cleanup Costs**  
[Adopted 8-13-2002 by Ord. No. 1396 (Ch. 1, Part 14, of the 2006 Code of Ordinances)]

**§ 283-4. Authorization for recovery of costs.**

The Council of the Borough of Greenville hereby authorizes the recovery of cost of said materials from any actor necessitating the dispensing thereof as follows:

- A. Any person, group, agency, corporation or other entity whose actions or inactions result in an incident during which materials described herewith must be deployed, shall be responsible for all reasonable cost incurred for the replacement of any materials used or expended in the abatement or control of said incident.
- B. Any agency, group, municipality, state or federal licensed fire department which requests the Greenville Borough to provide said materials for use outside of the Borough of Greenville shall be responsible for the replacement cost of any materials used or expended by said agency, group, municipality, a state or federal licensed fire department.

**§ 283-5. Billing of neighboring municipality for utilization of abatement material.**

The Borough of Greenville or its duly appointed agent shall have the authority to bill a neighboring municipality for utilization of said firefighting foam and/or hazardous materials abatement material, when dispensing thereof has been requested by said municipality, regardless of the cause of said dispensing.

**§ 283-6. Authority to bill.**

The Borough of Greenville or its duly appointed agent shall have the authority to bill any individual, partnership, corporation (profit or nonprofit), municipal subdivision or state or federal licensed fire department for the cost of said materials.

**§ 283-7. Recovery of administrative costs.**

The Council of the Borough of Greenville hereby authorizes the recovery of administrative costs of replacing said materials from any actor necessitating the dispensing thereof.