INTERLOCAL SERVICE AGREEMENT
BETWEEN THE COUNTY OF HUDSON
AND THE
TOWN OF GUTTENBERG, NEW JERSEY, REGARDING
MUNICIPAL REGULATION AND CONTROL OF
ACTIVITIES, UPON, WITHIN OR APPURTEAN
TO CERTAIN ROADWAYS
HERETOFORE REGULATED BY THE
COUNTY OF HUDSON

This AGREEMENT is made this ______ day of ____________, 1996, between
the County of Hudson (County), a body politic and corporate of the State of New Jersey
with its administrative offices located at 567 Pavonia Avenue, Jersey City, New Jersey 07306,
and the Town of Guttenberg, New Jersey with its municipal offices located at 6808 Park
Avenue, Guttenberg, New Jersey 07093.

WHEREAS, by way of Ordinance No. 398-7-1996, the Board of Chosen Freeholders
of the County of Hudson acted to eliminate the Division of Police Services (commonly
referred to as the Hudson County Police Department) from the County government
structure; and
WHEREAS, pursuant to the "New Jersey Consolidated Municipal Service Act", N.J.S.A. 40:48B-1 et. seq., as well as the "Interlocal Service Act", N.J.S.A. 40:8A- et seq. the governing bodies of municipalities may join with a county and may agree to provide jointly, or through the agency of one of them on behalf of any of them, any service which any of the parties may legally perform for itself, and such services shall include but not be limited to the provision of the police services; and

WHEREAS, under the provision of N.J.S.A. 40:48B-9, this agreement shall be terminated upon the adoption of a resolution to that effect by both governing bodies of the local units participating. Such termination shall not be made effective earlier than the end of the fiscal year next succeeding the fiscal year in which the last of the required number of local units adopts such resolution; and

WHEREAS, on August 7, 1996, the County Board of Freeholders adopted Resolution No. 430-8-1996, a copy of which is attached hereto and made a part hereof which approved this Agreement; and

WHEREAS, on 9/17/97 the governing body of the Town of Guttenberg adopted Resolution No. 137/97 a copy of which is attached hereto and made a part hereof which approved this Agreement.
NOW, THEREFORE IT IS AGREED by and between the COUNTY and the TOWN
OF GUTTENBERG identified hereinbelow as follows:

1. The above recitals are incorporated herein, and made part of this Agreement as
if fully set forth at length.

2. The County on or before October 1, 1996 shall cease to operate a Department
of Police, and shall therefore cease to provide police type services of whatever nature along
county roads.

3. The Town of Guttenberg on or before October 1, 1996 shall provide police and
other functions along County Roads as specifically stated as follows:

a. Guttenberg shall provide police patrol services, and traffic
regulation enforcement along those portions of County Roads
lying within its boarders according to applicable New Jersey
State Statutes and/or local Guttenberg Ordinance. Guttenberg
shall continue to provide appropriate services along any county
road pursuant to any agreement in existence, if any, at the
inception of this Agreement.

b. Guttenberg shall provide street sweeping services and
enforcement along County Roadways lying within its boarders
at a frequency and schedule which is wholly within its sole
discretion.
c. Guttenberg or its lawful designee, shall take over custody, care, control, regulation and collection of revenue of all existing parking meters within its boarders, theretofore maintained by the County which shall simultaneously relinquish any ownership and/or control over such parking meters.

d. The County's responsibility shall continue for traffic control device and sign maintenance installation, repair or replacement at its sole cost and discretion.

e. The County shall continue to be responsible for ice and snow removal, salting, sanding, road maintenance, and road repair and improvement.

IN WITNESS WHEREOF, the parties have signed and sealed this Agreement.

ATTEST: COUNTY OF HUDSON

Jean A. Byrne, Clerk
Board of Chosen Freeholders

Robert C. Janiszewski
Hudson County Executive

ATTEST: FOR CITY OF GUTTENBERG

Peter La Villa, Mayor
RESOLUTION

No. 100-1-1996

On Motion of Freeholder
Seconded by Freeholder

AUTHORIZING AN INTERLOCAL SERVICE AGREEMENT WITH:
HUDSON COUNTY MUNICIPALITIES REGARDING LOCAL REGULATION
OF COUNTY ROADS AND PARKLANDS

WHEREAS, by way of Ordinance No. 398-7-1996 this Board acted to recognize the Hudson County Administrative Code in several areas, including the elimination of the Hudson County Police Department; and

WHEREAS, the functions heretofore performed by County Police, will be discharged by the various municipal police departments as of October 1, 1996; and

WHEREAS, in addition to police functions along county roads and within county parks, the various municipalities shall undertake activities including the provision of crossing guards, street sweeping, parking meter collection, repair & maintenance, traffic control, motor vehicle weight control; and enforcement of General Motor Vehicle & Traffic Laws of the State of New Jersey and of local ordinances including the prosecution of same within the various municipal courts; and

WHEREAS, in order to have an effective transition of services and to establish a clear understanding of the roles of the County and the municipalities, a document in draft form entitled "The 1996 Omnibus Interlocal Service Agreement" has been prepared and a copy of same is attached hereto and made a part hereof; and

WHEREAS, in essence, the County shall retain title to the various county roads and parklands and continue to be responsible and liable for their care, maintenance, repair, replacement and improvement, while the various municipalities shall exercise control and authority will be vested in the annexed agreement.

NOW, THEREFORE BE IT RESOLVED, by the Board of Chosen Freeholders of the County of Hudson, that:

1. The aforesaid recitals are incorporated herein as though fully set forth at length.
2. The Board hereby authorizes the County Executive, or his lawfully appointed designee, to execute any and all documents and take any and all actions necessary to complete and realize the intent and purpose of this Resolution.
3. This resolution shall take effect immediately.

APPROVED AS TO LEGAL FORM

BY:

FRANCIS X. LEONARDI
HUDSON COUNTY COUNSEL

Source:

[Signature]
Deputy County Counsel

It is hereby certified that at a regular meeting of the Board of Freeholders of the County of Hudson held on the 30th day of August, A.D. 1996, the foregoing resolution was adopted with 7 members voting in the affirmative and 0 voting negative.

[Signature]
RESOLUTION #137-1997 OF THE TOWN OF GUTTENBERG
AUTHORIZE INTERLOCAL SERVICE AGREEMENT WITH THE
COUNTY OF HUDSON

BE IT RESOLVED, by the Mayor and Board of Council of the
Town of Guttenberg in the County of Hudson and State of New
Jersey that the Mayor and Town Clerk shall be and they hereby
are authorized to execute, on behalf of the Town of
Guttenberg, the attached Interlocal Service Agreement with
the County of Hudson, State of New Jersey.

I, Linda Martin, R.M.C. of the Town of Guttenberg, do hereby
certify this to be a true copy of a Resolution passed by the
Mayor and Council at a meeting held on September 11, 1997.

Linda Martin
R.M.C. Town of Guttenberg
INTERLOCAL SERVICE AGREEMENT
BETWEEN THE COUNTY OF HUDSON
AND THE
CITY OF HOBOKEN, NEW JERSEY, REGARDING
MUNICIPAL REGULATION AND CONTROL OF
ACTIVITIES, UPON, WITHIN OR APPURTEANANT
TO CERTAIN ROADS AND PARKLANDS
HERETOFORE REGULATED BY THE
COUNTY OF HUDSON

This AGREEMENT is made this ___ day of __________, 2004 between
the County of Hudson (County), a body politic and corporate of the State of New Jersey
with its administrative offices located at 567 Pavonia Avenue, Jersey City, New Jersey 07306,
and the City of Hoboken New Jersey with its municipal offices located at Newark and
Washington Streets, Hoboken, New Jersey 07030.

WHEREAS, by way of Ordinance No. 398-7-1996, the Board of Chosen Freeholders
of the County of Hudson acted to eliminate the Division of Police Services (commonly
referred to as the Hudson County Police Department) from the County government
structure; and
WHEREAS, pursuant to New Jersey Statutes at Title 39:4-197.2, municipalities which maintain a paid police force may, by ordinance, resolution or regulation, and with the consent of the governing body of the County, regulate traffic and parking along and upon any county road or part thereof lying within its corporate limits, in the same manner and to the same extent that it is authorized by law to regulate the same upon municipal roads and streets; and

WHEREAS, pursuant to New Jersey Statutes at Title 27:16-71, the governing body of municipality may by resolution take over the control of a county road or portion thereof within the municipality with the consent of the Board of Chosen Freeholders, and such assumption of control may include regulation of traffic, parking, and what is commonly referred to as "street sweeping"; and

WHEREAS, for the purpose of this Interlocal Service Agreement the terms, "regulation" and/or "control" or their synonyms as may be used herein, shall not include the maintenance, improvement, or repair of the road, nor shall those terms include snow and ice removal therefrom and/or sanding or salting of the roads, all of which activities shall continue to be performed by the County unless expressly otherwise agreed to in writing between the County and the municipality either ante or post the date of this agreement; and
WHEREAS, pursuant to the "New Jersey Consolidated Municipal Service Act", N.J.S.A. 40:48B-1 et. sec., as well as the "Interlocal Service Act", N.J.S.A. 40:8A- et seq. the governing bodies of municipalities may join with a county and may agree to provide jointly, or through the agency of one of them on behalf of any of them, any service which any of the parties may legally perform for itself, and such services shall include but not be limited to the provision of the police services; and

WHEREAS, under the provision of N.J.S.A. 40:48B-9, this agreement shall be terminated upon the adoption of a resolution to that effect by both governing bodies of the parties participating. Such termination shall not be made effective earlier than the end of the fiscal year next succeeding the fiscal year in which the last of the required number of local units adopts such resolution; and

WHEREAS, on August 7, 1996, the County Board of Freeholders adopted Resolution No. 430-8-1996, a copy of which is attached hereto and made a part hereof which approved this Agreement; and

WHEREAS, on _____________ the governing body of the City of Hoboken adopted Resolution No. _____________ a copy of which is attached hereto and made a part hereof which approved this Agreement.
NOW, THEREFORE IT IS AGREED by and between the COUNTY and the CITY
OF HOBOoken identified hereinbelow as follows:

1. The above recitals are incorporated herein, and made part of this Agreement as
if fully set forth at length.

2. The County on or before October 1, 1996 shall cease to operate a Department
of Police, and shall therefore cease to provide police type services of whatever nature along
county roads and within County Parks.

3. The City of Hoboken on or before October 1, 1996 shall provide police and other
functions along County Roads and within County Parks as specifically stated as follows:

   a. Hoboken shall provide police patrol services, and traffic
      regulation enforcement along those portions of County Roads
      lying within its boarders according to applicable New Jersey
      State Statutes and/or local Hoboken Ordinance. Hoboken shall
      continue to provide appropriate services along any county road
      pursuant to any agreement in existence, if any, at the inception
      of this Agreement.

   b. Hoboken shall provide street sweeping services and
      enforcement along those portions of County Roads lying within
      its boarders at a frequency and schedule which is wholly within
      its sole discretion.
c. Hoboken or its lawful designee, shall take over custody, care, control, regulation and collection of revenue of all existing parking meters within its boarders, theretofore maintained by the County which shall simultaneously relinquish any ownership and/or control over such parking meters.

d. Hoboken shall solely provide police patrol services and traffic regulations and enforcement within the portions of Hoboken and Columbus Park lying within its boarders.

e. Activity whether pedestrian or motor traffic within the County Park is to be governed by all-applicable New Jersey Statutes and/or the provisions of Hudson County Ordinance No. 213-5-1982, a copy of which is attached hereto and made a part hereof.

f. The County shall remain solely responsible for "street sweeping" activity on roadways within Hoboken and Columbus Parks.

g. The County's responsibility shall continue for traffic control device and sign maintenance installation, repair or replacement at its sole cost and discretion.
h. The County shall continue to be responsible for ice and snow removal salting sanding, road maintenance, park maintenance, road and park repair and improvement, and park management.

IN WITNESS WHEREOF, the parties have signed and sealed this Agreement.

ATTEST: COUNTY OF HUDSON

Jean A. Byrnes, Clerk
Board of Chosen Freeholders

Thomas A. DeGise
Hudson County Executive

ATTEST: FOR HOBOKEN

David Roberts, Mayor
COPY OF ORDINANCE

No. 213-5-1982

On motion of Freeholder Kaye
Seconded by Freeholder O'Halley

AN ORDINANCE ESTABLISHING REGULATIONS FOR THE USE, CARE AND PROTECTION OF COUNTY PARKS


BE IT ORDAINED BY THE COUNTY OF HUDSON, a body corporate of the State of New Jersey, as follows:

SECTION 1. Whenever the term PARKS is used in this Ordinance, it shall be taken to include each and every park under the jurisdiction of the COUNTY OF HUDSON.

SECTION 2. No person shall cut, break, deface, defile, damage, misuse or abuse any building, fence, equipment, tree, bush, flower, plant or turf or other thing situated in the parks.

SECTION 3. No person within the parks, unless expressly authorized by the COUNTY OF HUDSON, shall:

a. Throw a stone or other missile.

b. Have possession of any firecracker, explosive or firework.

c. Sell, expose for sale or give away goods, wares or circulars.

d. Post or display any sign, placard or advertising device.

e. Solicit any subscription or contribution.

f. Play, engage or take part in any game or competitive sport for money or other valuable thing.

g. Play any game of chance.
...have possession of any instrument or device for gambling.

i. Bring or have in his possession any air gun, spring gun, sling shot or other instrument or weapon in which the propelling force is a spring or air.

j. No person except those authorized by law shall have possession of any firearm, and no person except a peace officer in the performance of his official duty shall discharge any firearm. Nothing contained herein shall prohibit the lawful use of firearms in a place which may be established by authorization of the COUNTY OF HUDSON as a pistol or target range.

SECTION 4. No person, club, or organization of any kind shall hold any meeting, carnival, exhibition or performance of any kind without obtaining written permission of the COUNTY OF HUDSON.

SECTION 5. A permit to do any act shall authorize the same only insofar as it may be performed in strict accordance with the terms and conditions thereof. Any violation by its holder or his agents or employees of any term or condition thereof, shall constitute grounds for its revocation by the COUNTY OF HUDSON, or its authorized representative. In case of a breach of any permit, all monies paid for on account thereof shall be forfeited to and retained by the COUNTY OF HUDSON.

SECTION 6. No person except an employee of the COUNTY OF HUDSON, within the parks, shall go within the shrubbery or climb a tree, and no person shall sit or stand on a balustrade, wall or fence or stand or lie down on a bench or picnic table.

SECTION 7. No person within the parks, except in a place
provided therefor and only at such times and under such regulations as the COUNTY OF HUDSON may prescribe, shall bathe, skate or fish, or place in the water a boat, or place, throw or drain any offensive substance into the water.

SECTION 8. No domestic animals shall be allowed to run at large within the parks, and all persons taking dogs into the parks shall hold them with a leash, which leash shall be no longer than five (5) feet in length. All such dogs shall bear a current license issued by the municipality in which the owner resides. Any dogs running at large within the parks or any dogs not bearing a current license may be impounded. The owner or keeper of a dog shall at all times while the dog is in the park, prevent its defecation to be left on the ground and shall immediately remove the same and dispose of it in a sanitary manner.

SECTION 9. No person shall make use of any drinking fountains within the area of the parks for dogs or other animals. The purpose of said drinking fountains is for human consumption only.

SECTION 10. No person shall ride any animal within the park area, except upon the drives or bridle paths; or drive a bicycle on any footpath. No person shall operate any vehicles of the type known as mini-bikes, mopeds, or snowmobiles, not duly registered with the Division of Motor Vehicles, anywhere within the parks.

SECTION 11. No person shall dump any fill, building materials, garbage or trash within the parks without the written permission of the COUNTY OF HUDSON; and no person shall drop, place or throw any paper, refuse or debris of any nature anywhere within the parks except in a place provided for their reception.
The term "loitering" as defined in this Ordinance shall mean remaining idle in essentially one location and shall include the concept of spending time idly, loafing, or walking about aimlessly and shall also include the colloquial expression "Hanging Around."

Part 1. No person shall loiter in a public place in such a manner as to:

a. Create or cause to be created a danger or a breach of the peace.

b. Create or cause to be created any disturbance or annoyance to the comfort and repose of any person.

c. Obstruct the free passage of pedestrians or vehicles.

d. Obstruct, molest or interfere with any person or group of persons lawfully within the parks. This shall include the making of unsolicited remarks of an offensive, disgusting or insulting nature or which are calculated to annoy or disturb the person to, or in whose hearing, they are made.

e. Be, at any time, between the hours of 10:00 P.M. and sunrise, within the confines of the Hudson County Park System, with the following exceptions:

Commencing May 1, 1982, the hour of curfew shall be 11:00 P.M. in the following sections of the below-named County Parks:

Bayonne County Park, Bayonne, N. J., Softball and Baseball Fields, North and South end of the park.

Columbus Park, Hoboken, N. J., Tennis Courts.

Lincoln Park, Jersey City, N.J., Softball and Baseball Fields and Tennis Courts.

f. Be, at any location within the Park System where there is no artificial lighting between one-half hour after sunset and 10:00 P.M.

None of the above prohibitions shall apply to leased concession areas excepting where the lessee, for good cause, requests the removal of disorderly persons.

Part 2. Discretion of Police Officer: Whenever any Police Officer or any duly delegated law enforcement person, shall, in the exercise of reasonable judgment, decide that the presence of any person or group of persons within the Park System is causing or is likely to cause any of the conditions enumerated in Part 1, he shall, if he deems it necessary for the preservation of the public peace and safety, order that person or group of persons to leave the park. Any person who shall refuse to leave the park after being ordered to do so by a Police Officer shall be guilty of a violation of this Ordinance.

Part 3. The COUNTY OF HUDSON, through its County Executive or his authorized representative, the Chief of County Police or his authorized representative, shall have the authority to close any park or parks or any section of a park or parks during the time of any civil disorder within the parks or surrounding areas, or for the reason that it may be deemed necessary in the interest of the public safety and may impose a curfew as an emergency measure to keep order in the park or parks. The curfew shall remain in force, or a section of a park may be declared closed to the public for the period of the disorder or emergency or until such time as the
public may occupy and use the parks in safety. Any person, refusing
to obey such curfew or who trespasses within such areas as may be
closed, shall be guilty of a violation of this Ordinance.

SECTION 13. No person shall clean, wash, polish or repair
any vehicle within the parks. This section shall not apply to any
person making emergency repairs to a vehicle in order to remove
said vehicle from park premises. Emergency repairs shall mean
minor repairs taking no longer than one (1) hour to complete.

SECTION 14. No person operating a taxicab or other vehicle
for hire, shall solicit any passenger within the limits of the
parks.

SECTION 15. No person shall drink, take, sell, buy, use
or have possession of or be under the influence of any intoxicating
liquors while within the limits of the parks. This section shall
not apply to any leased concession properly licensed by law.

SECTION 16. No person shall destroy, remove or carry away
or have possession of any building, fence, tree, bush, plant or
any part thereof, turf or other property belonging to the COUNTY
OF HUDSON.

SECTION 17. No person except by direction of the COUNTY
OF HUDSON, shall shoot, kill, ensnare, entrap or capture any wild
animal or bird within the limits of the parks, nor shall he disturb
or frighten them unnecessarily or drive or attempt to drive them
out of the said parks.

SECTION 18. No person shall be permitted to cut into,
destroy or remove any curbing, roadway, sidewalks or paths, and
no person shall erect any tent, stand or other structure within
SECTION 19. No person shall bring, land or cause to descend or alight within or upon the parks any aircraft, balloon, parachute or other apparatus for aviation, except in an extreme emergency or by express permission of the COUNTY OF HUDSON.

SECTION 20. No person shall make any fire within the parks except at such places as may be designated by the COUNTY OF HUDSON.

SECTION 21. No person shall coach with sleds, wagons or carts, nor shall any person throw, cast, catch, kick or strike any baseball, football or basketball, or engage in any sport or other activity except in places designated therefor; and no person shall operate any radio controlled or gas operated model airplane, rocket or other flying models however propelled.

SECTION 22. The County Executive, or his authorized representative, following consultation with the Directors of the Departments of Public Resources, Public Safety and Law, is hereby authorized to close any section or part of any park or all or any part of the roadways located within any County Park, and for such time periods in his discretion, providing such closing shall be in the best interests of the public using said parks and the security of the Park System.

The following guidelines for the exercise of discretion by the County Executive, or his authorized representative, shall include, but shall not be limited to, the following:

a. At such times and for such periods as may be required to enable runners and persons engaged in any other type of athletic activity to more safely pursue such activities.
required to permit parades, carnivals, concerts and other public activities to take place within the confines of the park.

c. At such times and for such periods as may be required to preserve the health, safety and general welfare of persons using the park and the security of the Park System.

SECTION 23. All permits and special permission for exemptions from any rules and regulations as set forth herein, shall be issued by the County Executive on recommendation of the Director of the Department of Public Resources.

SECTION 24. A person seeking issuance of a permit shall file an application with the appropriate parks office. The application shall state:

a. Name and address of applicant.
b. Name and address of the person, persons, corporation or association sponsoring the activity.
c. The day and hours for which the permit is desired.
d. The park or a portion thereof for which such permit is sought.
e. Estimate of anticipated attendance.
f. Any other information necessary to determine whether or not a permit is to be issued.

SECTION 25. The permit is to issue:
a. When the proposed activity or use of the park will not unreasonably interfere with or detract from the general
public enjoyment of the park.

b. When the proposed activity and use will not unreasonably interfere with or detract from the promotion of public health, welfare, safety and recreation.

c. When the proposed activity or use is not reasonably anticipated to incite violence, crime or disorderly conduct.

d. When the proposed activity will not entail unusual, extraordinary or burdensome expense or police operation by the County.

e. When the facilities desired have not been reserved for some other use at the day and hour requested in application.

f. When a Certificate of Insurance is submitted in form and amount acceptable to County.

SECTION 26. The permittee shall be bound by all park rules and regulations and all ordinances as though the same were fully set forth in the permit, and shall exhibit the same upon request of any authorized person.

SECTION 27. The person or persons to whom a permit is issued shall be liable for any loss, damage or injury sustained by any person whatever by reason of the negligence of the person or persons to whom such permit shall have been issued. The COUNTY OF HUDSON shall not be liable in such instances.

SECTION 28. The COUNTY OF HUDSON shall have the authority to revoke a permit upon a finding of violation of any rule or ordinance or upon good cause.

SECTION 29. No person in a park shall disturb or interfere unreasonably with any person or party occupying any area, or
participating in any activity under authority of a valid permit or any party simply making valid use of park facilities.

SECTION 30. The COUNTY OF HUDSON shall have the authority to seize and confiscate any property, thing or device in the park, or used, in violation of any applicable ordinance or statute.

SECTION 31. Fees for permits and for admission to the parks program and activities may be charged as authorized by the Board of Freeholders.

SECTION 32. No person in a park shall enter or drive in an area posted as "closed to the public" nor shall any person use, or abet the use of any area in violation of posted notices.

SECTION 33. All provisions of the New Jersey State Motor Vehicle Act and Traffic Laws will apply in the parks and will be strictly enforced with such further restrictions as provided in this Ordinance.

SECTION 34. No person in a park shall drive any vehicle on any area except the paved park roads or parking areas where allowed or such other areas as may on occasion be specifically designated as temporary parking areas by the Director.

SECTION 35. No person shall park a vehicle in any other than an established or designated parking area, and such use shall be in accordance with posted directions and with the instructions of any attendant who may be present.

SECTION 36. Except for unusual and unforeseen emergencies, parks shall be open to the public every day of the year during designated hours. The opening and closing hours for each individual park shall be posted therein for public information. No person be in any County public park or playground before daybreak or after
10:00 P.M., except as provided by the Director. This restriction shall not affect the right of the public to use the pathways and roadways in and through public parks, playgrounds or other public grounds for the purpose of travel.

SECTION 37. No person in a vehicle shall stop, stand or park in any County park after 10:00 P.M., except when authorized by the Director.

SECTION 38. No person shall operate a commercial vehicle through a park except on such roads or highways designated by the Director. This provision does not apply to County vehicles operated by County employees.

SECTION 39. No person shall ride a bicycle on other than a paved vehicle road or path designated for that purpose. A bicyclist is permitted to wheel or push a bicycle by hand over any grassy area or wooded trail or on any paved area reserved for pedestrian use.

SECTION 40. No person in a park or in the immediate vicinity thereof about to enter a park shall fail to obey all authorized personnel, whether of the County or of a municipality in which the park is located, and instructed to direct traffic whenever and wherever needed in the parks and on the highways, streets or roads immediately adjacent thereto.

SECTION 41. All police and traffic officers of municipalities adjacent to any County park are hereby granted and shall have the power and authority to enforce all provisions of this Ordinance and all supplementary ordinances relating to County parks.

SECTION 42. Any person convicted of violating a provision of the Ordinance before a Court of competent jurisdiction, shall be liable either for imprisonment in the County jail for a term not
to exceed ninety (90) days, or a fine not to exceed Five Hundred ($500.00) Dollars, or both. The Court before which any person is convicted of violating this Ordinance shall have the power to impose any fine or term of imprisonment, not to exceed the maximum fixed in this Ordinance.

SECTION 43. Should any provision or provisions of this Ordinance be declared unconstitutional or invalid by a Court with proper jurisdiction, the remaining provisions of this Ordinance shall not be affected thereby and shall remain in full force and effect, and to this end, the provisions of this Ordinance are hereby declared to be severable.

SECTION 44. All prior resolutions and ordinances of this Board, or of the former Hudson County Parks Commission, as they relate to County parks, are hereby repealed, except as specifically incorporated herein.

SECTION 45. This Ordinance shall be considered by this Board for final passage and adoption on May 13, 1982, at 1:30 p.m. at Freeholders' Assembly Room, 595 Newark Avenue, Jersey City, New Jersey.

SECTION 46. The Clerk of this Board shall publish in The Dispatch and The Jersey Journal, two official newspapers qualified by law to publish legal notices, a notice that this Ordinance shall be considered for final passage, adoption and public hearing on May 13, 1982. The Clerk of this Board shall publish the aforesaid notice at least one week prior to May 13, 1982.

SECTION 47. The Clerk of this Board shall, at least one week prior to the date set for final hearing, send by regular mail to the Clerk of each municipality in the County a copy of this Ordinance.
SECTION 48. The Clerk of this Board shall post a copy of this Ordinance, at least one week prior to May 13, 1982, on the Freeholders' bulletin board, and three copies of same shall be on file with the Clerk of this Board and shall be made available to members of the general public who shall request such copies.

SECTION 49. This Ordinance may be subject to amendment through subsequent provisions recommended by the Director of the Department of Public Resources and approved by the Board of Freeholders in accordance with amendment process of N.J.S.A. 40:41A-101(5).

SECTION 50. Upon passage of this Ordinance, the Clerk of Board of Freeholders, pursuant to N.J.S.A. 40:41A-142, as amended, is authorized and directed to comply with N.J.S.A. 40:41A-101(b) (4), as amended, to publish in The Dispatch and The Jersey Journal, a notice concerning the approval and date of passage of this Ordinance.

SECTION 51. This Ordinance shall take effect at the time and in the manner prescribed by law.

I, FRANK E. RODGERS, Clerk of the Board of Chosen Freeholders of the County of Hudson in the State of New Jersey, DO HEREBY CERTIFY the attached Ordinance to be a true copy of an Ordinance finally adopted at a meeting of said Board held on May 13, 1982.

[Signature]
RESOLUTION
No. 330-3-1996
On Motion of Freeholder
Seconded by Freeholder

AUTHORIZING AN INTERLOCAL SERVICE AGREEMENT WITH HUDSON COUNTY MUNICIPALITIES REGARDING LOCAL REGULATION OF COUNTY ROADS AND PARKLANDS

WHEREAS, by way of Ordinance No. 398-7-1996 this Board acted to recognize the Hudson County Administrative Code in several areas, including the elimination of the Hudson County Police Department; and

WHEREAS, the functions hereinafore performed by County Police, will be discharged by the various municipal police departments as of October 1, 1996; and

WHEREAS, in addition to police functions along county roads and within county parks, the various municipalities shall undertake activities including the provision of crossing guards, street sweeping, parking meter collection, repair & maintenance, traffic control, motor vehicle weight control; and enforcement of General Motor Vehicle & Traffic Laws of the State of New Jersey and of local ordinances including the prosecution of same within the various municipal courts; and

WHEREAS, in order to have an effective transition of services and to establish a clear understanding of the roles of the County and the municipalities, a document in draft form entitled "The 1996 Omnibus Interlocal Service Agreement" has been prepared and a copy of same is attached hereto and made a part hereof; and

WHEREAS, in essence, the County shall retain title to the various county roads and parklands and continue to be responsible and liable for their care, maintenance, repair, replacement and improvement, while the various municipalities shall exercise control and authority will be vested in the annexed agreement.

NOW, THEREFORE BE IT RESOLVED, by the Board of Chosen Freeholders of the County of Hudson, that:

1. The aforesaid recitals are incorporated herein as though fully set forth at length.

2. The Board hereby authorizes the County Executive, or his lawfully appointed designee, to execute any and all documents and take any and all actions necessary to complete and realize the intent and purpose of this Resolution.

3. This resolution shall take effect immediately.

APPROVED AS TO LEGAL FORM

[Signature]
FRANCIS O. LEONARDIS
Hudson County Counsel

[Signature]
Mark E. Morrell
Deputy County Counsel

It is hereby certified that at a regular meeting of the Board of Freeholders held County of Hudson held on the 8th day of August, A.D. 1996, the foregoing resolution was adopted with 7 members voting in the affirmative and 0 members voting in the negative.
INTERLOCAL SERVICE AGREEMENT BETWEEN THE COUNTY OF HUDSON
AND THE CITY OF JERSEY CITY, NEW JERSEY, REGARDING MUNICIPAL
REGULATION AND CONTROL OF ACTIVITIES, UPON, WITHIN OR
APPURTE NANT TO CERTAIN ROADS AND PARKLANDS HERETOFORE
REGULATED BY THE COUNTY OF HUDSON

This AGREEMENT is made this 10th day of November, 2007, between the
County of Hudson (County), a body politic and corporate of the State of New Jersey with its
administrative offices located at 567 Pavonia Avenue, Jersey City, New Jersey 07306, and the
City of Jersey City, New Jersey with its municipal offices located at 280 Grove Street, Jersey
City, New Jersey 07302.

WHEREAS, by way of Ordinance No. 398-7-1996, the Board of Chosen Freeholders of
the County of Hudson acted to eliminate the Division of Police Services (commonly referred to
as the Hudson County Police Department) from the County government structure; and

WHEREAS, pursuant to New Jersey Statutes at Title 39:4-197.2, municipalities which
maintain a paid police force may, by ordinance, resolution or regulation, and with the consent of
the governing body of the County, regulate traffic and parking along and upon any county road or
part thereof lying within its corporate limits, in the same manner and to the same extent that it is
authorized by law to regulate the same upon municipal roads and streets; and

WHEREAS, pursuant to New Jersey Statutes at Title 27:16-71, the governing body of a
municipality may by resolution take over the control of a county road or portion thereof within
the municipality with the consent of the Board of Chosen Freeholders, and such assumption of
control may include regulation of traffic, parking, and what is commonly referred to as “street
sweeping”; and

WHEREAS, for the purpose of this Interlocal Service Agreement the terms, “regulation”
and/or “control” or their synonyms as may be used herein, shall not include the maintenance,
improvement, or repair of the road, nor shall those terms include snow and ice removal therefrom
and/or sanding or salting of the roads, all of which activities shall continue to be performed by
the County unless expressly otherwise agreed to in writing between the County and the
municipality either ante or post the date of this agreement; and

WHEREAS, pursuant to the "New Jersey Consolidated Municipal Service Act",
N.J.S.A. 40:48B-1, et seq, the governing bodies of municipalities may join with a county and
may agree to provide jointly, or through the agency of one of them on behalf of any of them, any
service which any of the parties may legally perform for itself, and such services shall include but
not be limited to the provisions of the police services; and

WHEREAS, under the provisions of N.J.S.A. 40:48B-9, this agreement shall be
terminated upon the adoption of a resolution to that effect by both governing bodies of the parties
participating. Such termination shall not be made effective earlier than the end of the fiscal year
next succeeding the fiscal year in which the last of the required number of local units adopts such
resolution unless otherwise mutually agreed; and

WHEREAS, on August 7, 1996, the County Board of Freeholders adopted Resolution
No. 430-9-1996, a copy of which is attached hereto and made a part hereof which approved this
agreement; and

WHEREAS, on \textit{January 27, 1999} the governing body of the City of Jersey
City adopted Resolution No. \textit{99-095} a copy of which is attached hereto and
made a part hereof which approved this Agreement.

\textbf{NOW, THEREFORE IT IS AGREED} by and between the \textbf{COUNTY OF HUDSON}
and the \textbf{CITY OF JERSEY CITY, NEW JERSEY} as follows:
1. The above recitals are incorporated herein, and made part of this Agreement as if fully set forth at length.

2. The County on or before October 1, 1996 ceased operation of a Department of Police, and shall therefore ceased to provide police type services of whatever nature along County Roads and within County Parks.

3. The City of Jersey City on or before March 1, 1999 shall provide police and other functions along County roads and within County parks as specifically stated as follows, except that where these services are provided by autonomous agencies, the City shall agree to provide these services only to the extent that contracts between the City and the agencies authorizes the City to do so.

   a. Jersey City shall provide police patrol services, and traffic regulation enforcement along that portion of Kennedy Boulevard and other County Roads lying within its borders according to applicable new Jersey Statutes and/or local Jersey City Ordinance. Jersey City shall continue to provide appropriate services along any county road pursuant to any agreement in existence, if any, at the inception of this Agreement.

   b. Jersey City shall provide street sweeping services and enforcement along any County roads lying within its borders at a frequency and schedule which is wholly within its sole discretion.

   c. Jersey City, or its lawful designee, shall take over custody, care, control, regulation and collection of revenue of all existing parking meters within its borders, theretofore maintained by the County which shall simultaneously relinquish any ownership and/or control over such parking meters.
d. Jersey City shall solely provide police patrol services and traffic regulation and enforcement within Lincoln Park.

d. Jersey City shall solely provide police patrol services and traffic regulation and enforcement within those portions of Washington and Mercer Parks lying within its borders.

e. Activity, whether pedestrian or motor traffic, in all County parks is to be governed by all applicable New Jersey Statutes and/or the provisions of Hudson County Ordinance No. 213-5-1982, a copy of which is attached hereto and made a part hereof.

f. The County shall remain solely responsible for “street sweeping” activity on roadways within County Parks.

g. The County’s responsibility shall continue for traffic control device and sign maintenance installation, repair or replacement at its sole cost and discretion.

h. The County shall continue to be responsible for ice and snow removal,
salting, sanding, road maintenance, park maintenance, road and park repair and improvement, and park management.

IN WITNESS WHEREOF, the parties have signed and sealed this Agreement.

ATTEST:

Jean A. Byrnes
Clerk
Hudson County
Board of Chosen Freeholders

ATTEST:

ROBERT BYRNE
City Clerk

COUNTY OF HUDSON

THOMAS Degise
Hudson County Executive

CITY OF JERSEY CITY

BRIAN O'REILLY
Business Administrator

ASSR

Gar\w  C\w
Resolution of the City of Jersey City, N.J.

City Clerk File No. Res. 99-005
Agenda No. 10.x
Approved: JAN 27 1999

TITLE:
RESOLUTION AUTHORIZING AN INTERLOCAL SERVICES AGREEMENT WITH THE COUNTY OF HUDSON, NEW JERSEY TO PROVIDE POLICE PATROL SERVICES AND OTHER POLICE RELATED FUNCTIONS ALONG COUNTY ROADS AND WITHIN COUNTY PARKS AND ROADS LOCATED IN THE CITY

COUNCIL
OFFERED AND MOVED ADOPTION OF THE FOLLOWING RESOLUTION:

WHEREAS, the Hudson County Board of Chosen Freeholders, by way of Ordinance No. 398-7-1996, eliminated the Hudson County Police Department; and

WHEREAS, although the Jersey City Police Department has been providing police services along County roads and within County parks, the City of Jersey City has never formally entered into an agreement with the County to furnish these services; and

WHEREAS, the County has requested that the City formalize the understanding by the Jersey City Police Department that the City has assumed responsibility for the services outlined in the Interlocal Services Agreement, attached hereto; and

WHEREAS, the functions heretofore performed by the County Police have been discharged by the various municipal police departments in Hudson County since October 1, 1996; and

WHEREAS, police services are required along County roads and within County parks located in Jersey City to protect and provide a safe environment for City residents; and

WHEREAS, in addition to police functions along county roads and within county parks, the City shall undertake activities including the provision of crossing guards, street sweeping, parking meter collection, traffic control, motor vehicle weight control, and enforcement of General Motor Vehicle & Traffic Laws of the State of New Jersey and of local ordinances including the prosecution of same within the Jersey City Municipal Court; and

WHEREAS, in order to have an effective transition of services and to establish a clear understanding of the roles of the County and the City, an Interlocal Services Agreement has been prepared and a copy of same, in draft form, is attached hereto and made a part hereof

WHEREAS, in essence, the County shall retain title to the various county roads and parklands and continue to be responsible and liable for their care, maintenance, repair, replacement and improvement, while the various municipalities shall exercise control and authority will be cited in the annexed agreement; and

...
NOW, THEREFORE BE IT RESOLVED, by the Municipal Council of the City of Jersey City, that:

1. The Jersey City Police Department shall provide police patrol services along County roads and within County parks located in the City beginning March 1, 1999.

2. The Jersey City Police Department is to take any and all actions necessary to complete and realize the intent and purpose of this Resolution.

3. This resolution shall take effect no later than March 1, 1999.
INTERLOCAL SERVICE AGREEMENT
BETWEEN THE COUNTY OF HUDSON
AND THE
TOWN OF KEARNY, NEW JERSEY, REGARDING
MUNICIPAL REGULATION AND CONTROL OF
ACTIVITIES, UPON, WITHIN OR APPURTEINANT
TO CERTAIN ROADS AND PARKLANDS
HERETOFORE REGULATED BY THE
COUNTY OF HUDSON

This AGREEMENT is made this ______ day of _______, 1996, between

the County of Hudson (County), a body politic and corporate of the State of New Jersey
with its administrative offices located at 567 Pavonia Avenue, Jersey City, New Jersey 07306,
and the Town of Kearny, New Jersey with its municipal offices located at Town Hall, Kearny
Avenue, Kearny, New Jersey 07032

WHEREAS, by way of Ordinance No. 398-7-1996, the Board of Chosen Freeholders
of the County of Hudson acted to eliminate the Division of Police Services (commonly
referred to as the Hudson County Police Department) from the County government
structure; and
WHEREAS, pursuant to New Jersey Statutes at Title 39:4-197.2, municipalities which maintain a paid police force may, by ordinance, resolution or regulation, and with the consent of the governing body of the County, regulate traffic and parking along and upon any county road or part thereof lying within its corporate limits, in the same manner and to the same extent that it is authorized by law to regulate the same upon municipal roads and streets: and

WHEREAS, pursuant to New Jersey Statutes at Title 27:16-71, the governing body of municipality may by resolution take over the control of a county road or portion thereof within the municipality with the consent of the Board of Chosen Freeholders, and such assumption of control may include regulation of traffic, parking, and what is commonly referred to as "street sweeping": and

WHEREAS, for the purpose of this Interlocal Service Agreement the terms, "regulation" and/or "control" or their synonyms as may be used herein, shall not include the maintenance, improvement, or repair of the road, nor shall those terms include snow and ice removal therefrom and/or sanding or salting of the roads, all of which activities shall continue to be performed by the County unless expressly otherwise agreed to in writing between the County and the municipality either ante or post the date of this agreement: and
WHEREAS, pursuant to the "New Jersey Consolidated Municipal Service Act", N.J.S.A. 40:48B-1 et. seq., as well as the "Interlocal Service Act", N.J.S.A. 40:8A- et seq. the governing bodies of municipalities may join with a county and may agree to provide jointly, or through the agency of one of them on behalf of any of them, any service which any of the parties may legally perform for itself, and such services shall include but not be limited to the provision of the police services: and

WHEREAS, under the provision of N.J.S.A. 40:48B-9, this agreement shall be terminated upon the adoption of a resolution to that effect by both governing bodies of the parties participating. Such termination shall not be made effective earlier than the end of the fiscal year next succeeding the fiscal year in which the last of the required number of local units adopts such resolution, unless otherwise mutually agreed; and

WHEREAS, on August 7, 1996, the County Board of Freeholders adopted Resolution No. 430-8-1996. a copy of which is attached hereto and made a part hereof which approved this Agreement: and

WHEREAS, on \(5/13, 1997\) the governing body of the TOWN OF KEARNY adopted Resolution No. 1997-(2)-241, a copy of which is attached hereto and made a part hereof which approved this Agreement.
NOW, THEREFORE IT IS AGREED by and between the COUNTY and TOWN OF KEARNY identified hereinbelow as follows:

1. The above recitals are incorporated herein, and made part of this Agreement as if fully set forth at length.

2. The County on or before October 1, 1996 shall cease to operate a Department of Police, and shall therefore cease to provide police type services of whatever nature along County Roads and within County Parks.

3. The Town of Kearny on or before October 1, 1996 shall provide police and other functions along County Roads and within County Parks as specifically stated as follows:

   a. Kearny shall provide police patrol services, and traffic regulation enforcement including the issuing of Summons (Tickets) along those portions of County Roads lying within its boarders according to applicable New Jersey State Statutes County and/or local Kearny Ordinances. Kearny may provide for the placement, at its sole cost and in its sole discretion, of school crossing guards. Kearny shall continue to provide appropriate services along any county road pursuant to any agreement in existence, if any, at the inception of this Agreement. It is agreed upon by the parties that Kearny shall retain all revenue generated by the tickets issued pursuant to this agreement.

   b. Kearny shall provide street sweeping services and enforcement along those portions of County Roads lying within its boarders at a frequency and schedule which is wholly within its sole discretion.
c. Kearny shall take over custody, care, control, regulation and collection of revenue of all existing parking meters within its borders theretofore maintained by the County which shall simultaneously relinquish any ownership and/or control over such parking meters.

d. Kearny shall solely provide police services and traffic regulation and enforcement within those portions of West Hudson Park lying within its borders and enforce applicable New Jersey Statutes and/or the provision of Hudson County Ordinance No. 213-5-1982, a copy of which is attached hereto and made a part hereof. The County shall continue to be solely responsible for "street sweeping" roadways within County Parks.

f. The County's responsibility shall continue for traffic control device and sign maintenance installation, repair or replacement at its sole cost and discretion.

g. The County shall continue to be responsible for ice and snow removal salting, sanding, road maintenance, park maintenance, road and park repair and improvement, and park management.

IN WITNESS WHEREOF, the parties have signed and sealed this Agreement.

ATTEST: COUNTY OF HUDSON

Jean A. Byrne, Clerk
Board of Chosen Freeholders

Robert C. Janiszewski
Hudson County Executive

ATTEST: FOR TOWN OF KEARNY

[Signature]
Leo Varrani, Mayor
AN ORDINANCE ESTABLISHING REGULATIONS FOR THE USE, CARE AND PROTECTION OF COUNTY PARKS


BE IT ORDAINED BY THE COUNTY OF HUDSON, a body corporate of the State of New Jersey, as follows:

SECTION 1. Whenever the term PARKS is used in this Ordinance, it shall be taken to include each and every park under the jurisdiction of the COUNTY OF HUDSON.

SECTION 2. No person shall cut, break, deface, defile, damage, misuse or abuse any building, fence, equipment, tree, bush, flower, plant or turf or other thing situated in the parks.

SECTION 3. No person within the parks, unless expressly authorized by the COUNTY OF HUDSON, shall:

a. Throw a stone or other missile.

b. Have possession of any firecracker, explosive or firework.

c. Sell, expose for sale or give away goods, wares or circulars.

d. Post or display any sign, placard or advertising device.

e. Solicit any subscription or contribution.

f. Play, engage or take part in any game or competitive sport for money or other valuable thing.

g. Play any game of chance.
h. Have possession of any instrument or device for gambling.

i. Bring or have in his possession any air gun, spring gun, sling shot or other instrument or weapon in which the propelling force is a spring or air.

j. No person except those authorized by law shall have possession of any firearm, and no person except a peace officer in the performance of his official duty shall discharge any firearm. Nothing contained herein shall prohibit the lawful use of firearms in a place which may be established by authorization of the COUNTY OF HUDSON as a pistol or target range.

SECTION 4. No person, club or organization of any kind shall hold any meeting, carnival, exhibition or performance of any kind without obtaining written permission of the COUNTY OF HUDSON.

SECTION 5. A permit to do any act shall authorize the same only insofar as it may be performed in strict accordance with the terms and conditions thereof. Any violation by its holder or his agents or employees of any term or condition thereof, shall constitute grounds for its revocation by the COUNTY OF HUDSON, or its authorized representative. In case of a breach of any permit, all monies paid for on account thereof shall be forfeited to and retained by the COUNTY OF HUDSON.

SECTION 6. No person except an employee of the COUNTY OF HUDSON, within the parks, shall go within the shrubbery or climb a tree, and no person shall sit or stand on a balustrade, wall or fence or stand or lie down on a bench or picnic table.

SECTION 7. No person within the parks, except in a place
provided therefor and only at such times and under such regulations as the COUNTY OF HUDSON may prescribe, shall bathe, skate or fish or place in the water a boat, or place, throw or drain any offensive substance into the water.

SECTION 8. No domestic animals shall be allowed to run at large within the parks, and all persons taking dogs into the park shall hold them with a leash, which leash shall be no longer than five (5) feet in length. All such dogs shall bear a current license issued by the municipality in which the owner resides. Any dogs running at large within the parks or any dogs not bearing a current license may be impounded. The owner or keeper of a dog shall at all times while the dog is in the park, prevent its defecation to be left on the ground and shall immediately remove the same and dispose of it in a sanitary manner.

SECTION 9. No person shall make use of any drinking fountains within the area of the parks for dogs or other animals. The purpose of said drinking fountains is for human consumption only.

SECTION 10. No person shall ride any animal within the park area, except upon the drives or bridle paths; or drive a bicycle on any footpath. No person shall operate any vehicles of the type known as mini-bikes, mopeds, or snowmobiles, not duly registered with the Division of Motor Vehicles, anywhere within the parks.

SECTION 11. No person shall dump any fill, building materials, garbage or trash within the parks without the written permission of the COUNTY OF HUDSON; and no person shall drop, place or throw any paper, refuse or debris of any nature anywhere within the parks except in a place provided for their reception.
SECTION 12 The term "loitering" as defined in this Ordinance shall mean remaining idle in essentially one location and shall include the concept of spending time idly, loafing, or walking about aimlessly and shall also include the colloquial expression "Hanging Around."

Part 1. No person shall loiter in a public place in such a manner as to:

a. Create or cause to be created a danger or a breach of the peace.

b. Create or cause to be created any disturbance or annoyance to the comfort and repose of any person.

c. Obstruct the free passage of pedestrians or vehicles.

d. Obstruct, molest or interfere with any person or group of persons lawfully within the parks. This shall include the making of unsolicited remarks of an offensive, disgusting or insulting nature or which are calculated to annoy or disturb the person to, or in whose hearing, they are made.

e. Be. at any time, between the hours of 10:00 P.M. and sunrise, within the confines of the Hudson County Park System, with the following exceptions:

Commencing May 1, 1982, the hour of curfew shall be 11:00 P.M. in the following sections of the below-named County Parks:

Bayonne County Park, Bayonne, N. J., Softball and Baseball Fields, North and South end of the park.

Columbus Park, Hoboken, N. J., Tennis Courts.

Lincoln Park, Jersey City, N.J., Softball and Baseball Fields and Tennis Courts.

f. Be, at any location within the Park System where there is no artificial lighting between one-half hour after sunset and 10:00 P.M.

None of the above prohibitions shall apply to leased concession areas excepting where the lessee, for good cause, requests the removal of disorderly persons.

Part 2. Discretion of Police Officer: Whenever any Police Officer or any duly delegated law enforcement person, shall, in the exercise of reasonable judgment, decide that the presence of any person or group of persons within the Park System is causing or is likely to cause any of the conditions enumerated in Part 1, he shall, if he deems it necessary for the preservation of the public peace and safety, order that person or group of persons to leave the park. Any person who shall refuse to leave the park after being ordered to do so by a Police Officer shall be guilty of a violation of this Ordinance.

Part 3. The COUNTY OF HUDSON, through its County Executive or his authorized representative, the Chief of County Police or his authorized representative, shall have the authority to close any park or parks or any section of a park or parks during the time of any civil disorder within the parks or surrounding areas, or for the reason that it may be deemed necessary in the interest of the public safety and may impose a curfew as an emergency measure to keep order in the park or parks. The curfew shall remain in force, or section of a park may be declared closed to the public for the period of the disorder or emergency or until such time as the
public may occupy and use the parks in safety. Any person, refusing to obey such curfew or who trespasses within such areas as may be closed, shall be guilty of a violation of this Ordinance.

SECTION 13. No person shall clean, wash, polish or repair any vehicle within the parks. This section shall not apply to any person making emergency repairs to a vehicle in order to remove said vehicle from park premises. Emergency repairs shall mean minor repairs taking no longer than one (1) hour to complete.

SECTION 14. No person operating a taxicab or other vehicle for hire, shall solicit any passenger within the limits of the parks.

SECTION 15. No person shall drink, take, sell, buy, use or have possession of or be under the influence of any intoxicating liquors while within the limits of the parks. This section shall not apply to any leased concession properly licensed by law.

SECTION 16. No person shall destroy, remove or carry away or have possession of any building, fence, tree, bush, plant or any part thereof, turf or other property belonging to the COUNTY OF HUDSON.

SECTION 17. No person except by direction of the COUNTY OF HUDSON, shall shoot, kill, ensnare, entrap or capture any wild animal or bird within the limits of the parks, nor shall he disturb or frighten them unnecessarily or drive or attempt to drive them out of the said parks.

SECTION 18. No person shall be permitted to cut into, destroy or remove any curbing, roadway, sidewalks or paths, and no person shall erect any tent, stand or other structure within the
parks without written permission of the COUNTY OF HUDSON.

SECTION 19. No person shall bring, land or cause to descend or alight within or upon the parks any aircraft, balloon, parachute or other apparatus for aviation, except in an extreme emergency or by express permission of the COUNTY OF HUDSON.

SECTION 20. No person shall make any fire within the parks except at such places as may be designated by the COUNTY OF HUDSON.

SECTION 21. No person shall coast with sleds, wagons or carts, nor shall any person throw, cast, catch, kick or strike any baseball, football or basketball, or engage in any sport or other activity except in places designated therefor; and no person shall operate any radio controlled or gas operated model airplane, rocket or other flying models however propelled.

SECTION 22. The County Executive, or his authorized representative, following consultation with the Directors of the Departments of Public Resources, Public Safety and Law, is hereby authorized to close any section or part of any park or all or any part of the roadways located within any County Park, and for such time periods in his discretion, providing such closing shall be in the best interests of the public using said parks and the security of the Park System.

The following guidelines for the exercise of discretion by the County Executive, or his authorized representative, shall include, but shall not be limited to, the following:

a. At such times and for such periods as may be required to enable runners and persons engaged in any other type of athletic activity to more safely pursue such activities.
b. At such times and for such periods as may be required to permit parades, carnivals, concerts and other public activities to take place within the confines of the park.

c. At such times and for such periods as may be required to preserve the health, safety and general welfare of persons using the park and the security of the Park System.

SECTION 23. All permits and special permission for exemptions from any rules and regulations as set forth herein, shall be issued by the County Executive on recommendation of the Director of the Department of Public Resources.

SECTION 24. A person seeking issuance of a permit shall file an application with the appropriate park's office. The application shall state:

a. Name and address of applicant.

b. Name and address of the person, persons, corporation or association sponsoring the activity.

c. The day and hours for which the permit is desired.

d. The park or a portion thereof for which such permit is sought.

e. Estimate of anticipated attendance.

f. Any other information necessary to determine whether or not a permit is to be issued.

SECTION 25. The permit is to issue:

a. When the proposed activity or use of the park will not unreasonably interfere with or detract from the general
public enjoyment of the park.

b. When the proposed activity and use will not unreasonably interfere with or detract from the promotion of public health, welfare, safety and recreation.

c. When the proposed activity or use is not reasonably anticipated to incite violence, crime or disorderly conduct.

d. When the proposed activity will not entail unusual, extraordinary or burdensome expense or police operation by the County.

e. When the facilities desired have not been reserved for some other use at the day and hour requested in applicat

f. When a Certificate of Insurance is submitted in form and amount acceptable to County.

SECTION 26. The permittee shall be bound by all park rules and regulations and all ordinances as though the same were fully set forth in the permit, and shall exhibit the same upon request of any authorized person.

SECTION 27. The person or persons to whom a permit is issued shall be liable for any loss, damage or injury sustained by any person whatever by reason of the negligence of the person or persons to whom such permit shall have been issued. The COUNTY OF HUDSON shall not be liable in such instances.

SECTION 28. The COUNTY OF HUDSON shall have the authority to revoke a permit upon a finding of violation of any rule or ordinance or upon good cause.

SECTION 29. No person in a park shall disturb or interfere unreasonably with any person or party occupying any area, or
participating in any activity under authority of a valid permit or any party simply making valid use of park facilities.

SECTION 30. The COUNTY OF HUDSON shall have the authority to seize and confiscate any property, thing or device in the park, or used, in violation of any applicable ordinance or statute.

SECTION 31. Fees for permits and for admission to the parks program and activities may be charged as authorized by the Board of Freeholders.

SECTION 32. No person in a park shall enter or drive in an area posted as "closed to the public" nor shall any person use, or abet the use of any area in violation of posted notices.

SECTION 33. All provisions of the New Jersey State Motor Vehicle Act and Traffic Laws will apply in the parks and will be strictly enforced with such further restrictions as provided in this Ordinance.

SECTION 34. No person in a park shall drive any vehicle on any area except the paved park roads or parking areas where allowed, or such other areas as may on occasion be specifically designated as temporary parking areas by the Director.

SECTION 35. No person shall park a vehicle in any other than an established or designated parking area, and such use shall be in accordance with posted directions and with the instructions of any attendant who may be present.

SECTION 36. Except for unusual and unforeseen emergencies, parks shall be open to the public every day of the year during designated hours. The opening and closing hours for each individual park shall be posted therein for public information. No person shall be in any County public park or playground before daybreak or after
10:00 P.M., except as provided by the Director. This restriction shall not affect the right of the public to use the pathways and roadways in and through public parks, playgrounds or other public grounds for the purpose of travel.

SECTION 37. No person in a vehicle shall stop, stand or park in any County park after 10:00 P.M., except when authorized by the Director.

SECTION 38. No person shall operate a commercial vehicle through a park except on such roads or highways designated by the Director. This provision does not apply to County vehicles operated by County employees.

SECTION 39. No person shall ride a bicycle on other than a paved vehicle road or path designated for that purpose. A bicycle is permitted to wheel or push a bicycle by hand over any grassy area or wooded trail or on any paved area reserved for pedestrian use.

SECTION 40. No person in a park or in the immediate vicinity thereof about to enter a park shall fail to obey all authorized personnel, whether of the County or of a municipality in which the park is located, and instructed to direct traffic whenever and wherever needed in the parks and on the highways, streets or roads immediately adjacent thereto.

SECTION 41. All police and traffic officers of municipalities adjacent to any County park are hereby granted and shall have the power and authority to enforce all provisions of this Ordinance and all supplementary ordinances relating to County parks.

SECTION 42. Any person convicted of violating a provision of the Ordinance before a Court of competent jurisdiction, shall be liable either for imprisonment in the County jail for a term not
to exceed ninety (90) days, or a fine not to exceed Five Hundred ($500.00) Dollars, or both. The Court before which any person is convicted of violating this Ordinance shall have the power to impose any fine or term of imprisonment, not to exceed the maximum fixed in this Ordinance.

SECTION 43. Should any provision or provisions of this Ordinance be declared unconstitutional or invalid by a Court with proper jurisdiction, the remaining provisions of this Ordinance shall not be affected thereby and shall remain in full force and effect, and to this end, the provisions of this Ordinance are hereby declared to be severable.

SECTION 44. All prior resolutions and ordinances of this Board, or of the former Hudson County Parks Commission, as they relate to County parks, are hereby repealed, except as specifically incorporated herein.

SECTION 45. This Ordinance shall be considered by this Board for final passage and adoption on May 13, 1982, at 1:30 p.m. at Freeholders' Assembly Room, 595 Newark Avenue, Jersey City, New Jersey.

SECTION 46. The Clerk of this Board shall publish in The Dispatch and The Jersey Journal, two official newspapers qualified by law to publish legal notices, a notice that this Ordinance shall be considered for final passage, adoption and public hearing on May 13, 1982. The Clerk of this Board shall publish the aforesaid notice at least one week prior to May 13, 1982.

SECTION 47. The Clerk of this Board shall, at least one week prior to the date set for final hearing, send by regular mail to the Clerk of each municipality in the County a copy of this Ordinance.
SECTION 48. The Clerk of this Board shall post a copy of this Ordinance, at least one week prior to May 13, 1982, on the Freeholders' bulletin board, and three copies of same shall be on file with the Clerk of this Board and shall be made available to members of the general public who shall request such copies.

SECTION 49. This Ordinance may be subject to amendment through subsequent provisions recommended by the Director of the Department of Public Resources and approved by the Board of Freeholders in accordance with amendment process of N.J.S.A. 40:41A-101(6).

SECTION 50. Upon passage of this Ordinance, the Clerk of the Board of Freeholders, pursuant to N.J.S.A. 40:41A-142, as amended, is authorized and directed to comply with N.J.S.A. 40:41A-101(b) (4), as amended, to publish in The Dispatch and The Jersey Journal, a notice concerning the approval and date of passage of this Ordinance.

SECTION 51. This Ordinance shall take effect at the time and in the manner prescribed by law.

I, FRANK E. RODGERS, Clerk of the Board of Chosen Freeholders of the County of Hudson in the State of New Jersey, DO HEREBY CERTIFY the attached Ordinance to be a true copy of an Ordinance finally adopted at a meeting of said Board held on May 13, 1982.
RESOLUTION

On Motion of Freeholder Ascolese
Seconded by Freeholder Hernandez

AUTHORIZING AN INTERLOCAL SERVICE
AGREEMENT WITH
HUDSON COUNTY MUNICIPALITIES REGARDING
LOCAL REGULATION
OF
COUNTY ROADS AND PARKLANDS

WHEREAS, by way of Ordinance No. 398-7-1996 this Board acted to recognize the Hudson County Administrative Code in several areas, including the elimination of the Hudson County Police Department; and

WHEREAS, the functions heretofore performed by County Police, will be discharged by the various municipal police departments as of October 1, 1996; and

WHEREAS, in addition to police functions along county roads and within county parks, the various municipalities shall undertake activities including the provision of crossing guards, street sweeping, parking meter collection, repair & maintenance, traffic control, motor vehicle weight control, and enforcement of General Motor Vehicle & Traffic Laws of the State of New Jersey and of local ordinances including the prosecution of same within the various municipal courts; and

WHEREAS, in order to have an effective transition of services and to establish a clear understanding of the roles of the County and the municipalities, a document in draft form entitled "The 1996 Omnibus Interlocal Service Agreement" has been prepared and a copy of same is attached hereto and made a part hereof; and

WHEREAS, in essence, the County shall retain title to the various county roads and parklands and continue to be responsible and liable for their care, maintenance, repair, replacement and improvement, while the various municipalities shall exercise control and authority will be vested in the annexed agreement.

NOW, THEREFORE BE IT RESOLVED, by the Board of Chosen Freeholders of the County of Hudson, that:

1. The aforesaid recitals are incorporated herein as though fully set forth at length.

2. The Board hereby authorizes the County Executive, or his lawfully appointed designee, to execute any and all documents and take any and all actions necessary to complete and realize the intent and purpose of this Resolution.

3. This resolution shall take effect immediately.

APPROVED AS TO LEGAL FORM

BY

FRANCIS G. LEONARDI
Hudson County Counsel

MEM/nn

[Signature]

Mark R. Morell
Deputy County Counsel

It is hereby certified that at a regular meeting of the Board of Freeholders of the County of Hudson, held on the 7th day of August, 1996, the foregoing resolution was adopted with 7 members voting in the affirmative and 0 in the negative.
TOWN OF KEARNY  
COUNTY OF HUDSON  
1997 - (R) -  

RESOLUTION  

BY COUNCILMAN EDWARD CALLAGHAN  

WHEREAS, the County of Hudson ("County"), on or about October 1, 1996, ceased to operate a Department of Police and therefore ceased to provide police services along County roads and within County parks; and

WHEREAS, to provide for the public safety on and cleanliness of the County roads within the Town of Kearny ("Town"), the Town finds it necessary to enter the attached Interlocal Service Agreement ("Agreement"), which is attached hereto and made a part hereof, and

WHEREAS, the attached Agreement provides, among other provisions, that the Town provide police patrol services and street sweeping services along County roads; and

WHEREAS, pursuant to N.J.S.A. 27:16-71, the Town may by resolution take over the care and control of a County road within the Town with the consent of the Board of Freeholders; and

WHEREAS, on or about August 7, 1996, the Hudson County Board of Freeholders adopted a Resolution approving the attached Agreement.

NOW THEREFORE BE IT RESOLVED, by the Council of the Town of Kearny, in the County of Hudson, that the Interlocal Service Agreement attached to this Resolution, and made a part hereof, be and is hereby accepted and approved; and

BE IT FURTHER RESOLVED that the Mayor and Town Clerk be and they are hereby authorized on behalf of the Town of Kearny to execute the attached Interlocal Service Agreement.

ADOPTED: May 13, 1997
I certify that the foregoing Resolution was adopted by the Council on May 13, 1997.

ROBERT M. CZECH
ADMINISTRATOR/CLERK

I hereby approve the foregoing Resolution this 13th day of May 1997.

LEO R. VARTAN
MAYOR
INTERLOCAL SERVICE AGREEMENT  
BETWEEN THE COUNTY OF HUDSON  
AND THE  
TOWNSHIP OF NORTH BERGEN, NEW JERSEY, REGARDING  
MUNICIPAL REGULATION AND CONTROL OF  
ACTIVITIES, UPON, WITHIN OR APPURTENANT  
TO CERTAIN ROADS AND PARKLANDS  
HERETOFORE REGULATED BY THE  
COUNTY OF HUDSON

This AGREEMENT is made this 8th day of November, 1996, between  
the County of Hudson (County), a body politic and corporate of the State of New Jersey  
with its administrative offices located at 567 Pavonia Avenue, Jersey City, New Jersey 07306,  
and the City of Jersey City, New Jersey with its municipal offices located at 4233 Kennedy  
Boulevard, North Bergen, New Jersey 07047.  

WHEREAS, by way of Ordinance No. 398-7-1996, the Board of Chosen Freeholders  
of the County of Hudson acted to eliminate the Division of Police Services (commonly  
referred to as the Hudson County Police Department) from the County government  
structure; and
c. North Bergen, or its lawful designee, shall take over custody, care, control, regulation and collection of revenue of all existing parking meters within its boarders, thenceforward maintained by the County which shall simultaneously relinquish any ownership and/or control over such parking meters.

d. North Bergen shall join the Hudson County Sheriff in the mutual provision of police patrol services and traffic regulation and enforcement within North Hudson Park.

e. Activity whether pedestrian or traffic in all County Parks is to be governed by all applicable New Jersey Statutes and/or the provisions of Hudson County Ordinance No. 213-5-1982, a copy of which is attached hereto and made a part hereof.

f. The County shall remain solely responsible for "street sweeping" activity on roadways within County Parks.

g. The County's responsibility shall continue for traffic control device and sign maintenance installation, repair or replacement at its sole cost and discretion.

h. The County shall continue to be responsible for ice and snow removal, salting, sanding, road maintenance park maintenance, road and park repair and improvement, and park management.
IN WITNESS WHEREOF, the parties have signed and sealed this Agreement.

ATTEST:  
Jean A. Byrnes, Clerk  
Board of Chosen Freeholders

COUNTY OF HUDSON

Robert G. Janiszewski  
Hudson County Executive

ATTEST:  
FOR TOWNSHIP OF NORTH BERGEN

Nicholas J. Satco, Mayor
RESOLUTION AUTHORIZING AN INTERLOCAL SERVICE AGREEMENT WITH HUDSON COUNTY MUNICIPALITIES REGARDING LOCAL REGULATIONS OF COUNTY ROADS AND PARKLANDS

WHEREAS, by way of Ordinance No. 398-7-1996 the Board of Chosen Freeholders acted to recognize the Hudson County Administrative Code in several areas, including the elimination of the Hudson County Police Department; and

WHEREAS, the functions heretofore performed by County Police will be discharged by the various municipal police departments as of October 1, 1996; and

WHEREAS, in addition to police functions along county roads and within county parks, the various municipalities shall undertake activities including the provision of crossing guards, street sweeping, parking meter collection, repair and maintenance, traffic control, motor vehicle weight control, and enforcement of General Motor Vehicle and Traffic Laws of the State of New Jersey and of local ordinances including the prosecution of same within the various municipal courts; and

WHEREAS, in order to have an effective transition of services and to establish a clear understanding of the roles of the County and the municipalities, a document in draft form entitled "The 1996 Ominous Interlocal Service Agreement" has been prepared and a copy of same is attached hereto and make a
INTERLOCAL SERVICE AGREEMENT
BETWEEN THE COUNTY OF HUDSON
AND THE
CITY OF UNION CITY, NEW JERSEY, REGARDING
MUNICIPAL REGULATION AND CONTROL OF
ACTIVITIES, UPON, WITHIN OR APPURTENANT
TO CERTAIN ROADS AND PARKLANDS
HERETOFORE REGULATED BY THE
COUNTY OF HUDSON

This AGREEMENT is made this __________ day of __________, 1996, between
the County of Hudson (County), a body politic and corporate of the State of New Jersey
with its administrative offices located at 567 Pavonia Avenue, Jersey City, New Jersey 07306,
and the City of Jersey City, New Jersey with its municipal offices located at 3715 Palisade
Avenue, Union City, New Jersey 07087.

WHEREAS, by way of Ordinance No. 398-7-1996, the Board of Chosen Freeholders
of the County of Hudson acted to eliminate the Division of Police Services (commonly
referred to as the Hudson County Police Department) from the County government
structure; and
WHEREAS, pursuant to New Jersey Statutes at Title 39:4-197.2, municipalities which maintain a paid police force may, by ordinance, resolution or regulation, and with the consent of the governing body of the County, regulate traffic and parking along and upon any county road or part thereof lying within its corporate limits, in the same manner and to the same extent that it is authorized by law to regulate the same upon municipal roads and streets; and

WHEREAS, pursuant to New Jersey Statutes at Title 27:16-71, the governing body of municipality may by resolution take over the control of a county road or portion thereof within the municipality with the consent of the Board of Chosen Freeholders, and such assumption of control may include regulation of traffic, parking, and what is commonly referred to as "street sweeping"; and

WHEREAS, for the purpose of this Interlocal Service Agreement the terms, "regulation" and/or "control" or their synonyms as may be used herein, shall not include the maintenance, improvement, or repair of the road, nor shall those terms include snow and ice removal therefrom and/or sanding or salting of the roads, all of which activities shall continue to be performed by the County unless expressly otherwise agreed to in writing between the County and the municipality either ante or post the date of this agreement; and
WHEREAS, pursuant to the "New Jersey Consolidated Municipal Service Act", N.J.S.A. 40:48B-1 et. sec., as well as the "Interlocal Service Act", N.J.S.A. 40:8A- et seq. the governing bodies of municipalities may join with a county and may agree to provide jointly, or through the agency of one of them on behalf of any of them, any service which any of the parties may legally perform for itself, and such services shall include but not be limited to the provision of the police services; and

WHEREAS, under the provision of N.J.S.A. 40:48B-9, this agreement shall be terminated upon the adoption of a resolution to that effect by both governing bodies of the local units participating. Such termination shall not be made effective earlier than the end of the fiscal year next succeeding the fiscal year in which the last of the required number of local units adopts such resolution; and

WHEREAS, on August 7, 1996, the County Board of Freeholders adopted Resolution No. 430-8-1996, a copy of which is attached hereto and made a part hereof which approved this Agreement; and

WHEREAS, on _________________ the governing body of the City of Union City adopted Resolution No. _________________ a copy of which is attached hereto and made a part hereof which approved this Agreement.
NOW, THEREFORE IT IS AGREED by and between the COUNTY and the CITY
OF UNION CITY identified hereinbelow as follows:

1. The above recitals are incorporated herein, and made part of this Agreement as
   if fully set forth at length.

2. The County on or before October 1, 1996 shall cease to operate a Department
   of Police, and shall therefore cease to provide police type services of whatever nature along
   county roads and within County Parks.

3. The City of Union City on or before October 1, 1996 shall provide police and
   other functions along county roads and within County Parks as specifically stated as follows:

   a. Union City shall provide police patrol service, and traffic
      regulations enforcement along that portion of Kennedy
      Boulevard and other County Roads lying within its boarders
      according to applicable New Jersey State Statutes and/or local
      Union City Ordinance. Union City shall continue to provide
      appropriate service along any county road pursuant to any
      agreement in existence, if any, at the inception of this
      Agreement.

   b. Union City shall provide street sweeping services and
      enforcement along that portion of Kennedy Boulevard as well
      as any other county roads lying within its boarders at a
      frequency and schedule which is wholly within its sole
      discretion.
c. Union City or its lawful designee, shall take over custody, care, control, regulation and collection of revenue of all existing parking meters within its boarders, theretofore maintained by the County which shall simultaneously relinquish any ownership and/or control over such parking meters.

d. Union City shall solely provide police patrol services and traffic regulation and enforcement within those portions of Washington Park lying within its boarders.

e. Activity whether pedestrian or motor traffic within the County Park is to be governed by all applicable New Jersey Statutes and/or the provision of Hudson County Ordinance No. 213-5-1982, a copy of which is attached hereto and made a part hereof.

f. The County shall remain solely responsible for "street sweeping" activity on roadways within Washington Park.

g. The County's responsibility shall continue for traffic control device and sign maintenance installation, repair or replacement at its sole cost and discretion.

h. The County shall continue to be responsible for ice and snow removal, salting, sanding, road maintenance park maintenance, road and park repair and improvement, and park management.
IN WITNESS WHEREOF, the parties have signed and sealed this Agreement.

ATTEST:

Jean A. Byrnes, Clerk
Board of Chosen Freeholders

Robert C. Janiszewski
Hudson County Executive

ATTEST:

FOR CITY OF UNION CITY

Bruce Walter, Mayor

COUNTY OF HUDSON
AN ORDINANCE ESTABLISHING REGULATIONS FOR THE USE, CARE AND PROTECTION OF COUNTY PARKS


BE IT ORDAINED BY THE COUNTY OF HUDSON, a body corporate of the State of New Jersey, as follows:

SECTION 1. Whenever the term PARKS is used in this Ordinance, it shall be taken to include each and every park under the jurisdiction of the COUNTY OF HUDSON.

SECTION 2. No person shall cut, break, deface, defile, damage, misuse or abuse any building, fence, equipment, tree, bush, flower, lawn or turf or other thing situated in the parks.

SECTION 3. No person within the parks, unless expressly authorized by the COUNTY OF HUDSON, shall:

a. Throw a stone or other missile.

b. Have possession of any firecracker, explosive or firework.

c. Sell, expose for sale or give away goods, wares or circulars.

d. Post or display any sign, placard or advertising device.

e. Solicit any subscription or contribution.

f. Play, engage or take part in any game or competitive sport for money or other valuable thing.

g. Play any game of chance.
gambling.

i. Bring or have in his possession any air gun, spring gun, sling shot or other instrument or weapon in which the propelling force is a spring or air.

j. No person except those authorized by law shall have possession of any firearm, and no person except a peace officer in the performance of his official duty shall discharge any firearm. Nothing contained herein shall prohibit the lawful use of firearms in a place which may be established by authorization of the COUNTY OF HUDSON as a pistol or target range.

SECTION 4. No person, club or organization of any kind shall hold any meeting, carnival, exhibition or performance of any kind without obtaining written permission of the COUNTY OF HUDSON.

SECTION 5 A permit to do any act shall authorize the same only insofar as it may be performed in strict accordance with the terms and conditions thereof. Any violation by its holder or his agents or employees of any term or condition thereof, shall constitute grounds for its revocation by the COUNTY OF HUDSON, or its authorized representative: In case of a breach of any permit, all monies paid for on account thereof shall be forfeited to and retained by the COUNTY OF HUDSON.

SECTION 5. No person except an employee of the COUNTY OF HUDSON, within the parks, shall go within the shrubbery or climb a tree, and no person shall sit or stand on a balustrade, wall or fence, or stand or lie down on a bench or picnic table.

SECTION 7 No person within the parks, except in a place
as the COUNTY OF HUDSON may prescribe, shall bathe, skate or fish, or place in the water a boat, or place, throw or drain any offensive substance into the water.

SECTION 8. No domestic animals shall be allowed to run at large within the parks, and all persons taking dogs into the parks shall hold them with a leash, which leash shall be no longer than five (5) feet in length. All such dogs shall bear a current license issued by the municipality in which the owner resides. Any dogs running at large within the parks or any dogs not bearing a current license may be impounded. The owner or keeper of a dog shall at all times while the dog is in the park, prevent its defecation to be left on the ground and shall immediately remove the same and dispose of it in a sanitary manner.

SECTION 9. No person shall make use of any drinking fountains within the area of the parks for dogs or other animals. The purpose of said drinking fountains is for human consumption only.

SECTION 10. No person shall ride any animal within the park area, except upon the drives or bridle paths; or drive a bicycle on any footpath. No person shall operate any vehicles of the type known as mini-bikes, mopeds, or snowmobiles, not duly registered with the Division of Motor Vehicles, anywhere within the parks.

SECTION 11. No person shall dump any fill, building materials, garbage or trash within the parks without the written permission of the COUNTY OF HUDSON: and no person shall drop, place or throw any paper, refuse or debris of any nature anywhere within the parks except in a place provided for their reception.
Ordinance shall mean remaining idle in essentially one location and shall include the concept of spending time idly, loafing, or walking about aimlessly and shall also include the colloquial expression "Hanging Around."

Part 1. No person shall loiter in a public place in such a manner as to:

a. Create or cause to be created a danger or a breach of the peace.

b. Create or cause to be created any disturbance or annoyance to the comfort and repose of any person.

c. Obstruct the free passage of pedestrians or vehicles.

d. Obstruct, molest or interfere with any person or group of persons lawfully within the parks. This shall include the making of unsolicited remarks of an offensive, disgusting or insulting nature or which are calculated to annoy or disturb the person to, or in whose hearing, they are made.

e. Be, at any time, between the hours of 10:00 P.M. and sunrise, within the confines of the Hudson County Park System, with the following exceptions:

Commencing May 1, 1982, the hour of curfew shall be 11:00 P.M. in the following sections of the below-named County Parks:

Bayonne County Park, Bayonne, N. J., Softball and Baseball Fields, North and South end of the park.

Columbus Park, Hoboken, N. J., Tennis Courts.

ball Fields and Tennis Courts.

1. Be, at any location within the Park System where there is no artificial lighting between one-half hour after sunset and 10:00 P.M.

None of the above prohibitions shall apply to leased concession areas excepting where the lessee, for good cause, requests the removal of disorderly persons.

Part 2. Discretion of Police Officer: Whenever any Police Officer or any duly delegated law enforcement person, shall, in the exercise of reasonable judgment, decide that the presence of any person or group of persons within the Park System is causing or is likely to cause any of the conditions enumerated in Part 1, he shall, if he deems it necessary for the preservation of the public peace and safety, order that person or group of persons to leave the park. Any person who shall refuse to leave the park after being ordered to do so by a Police Officer shall be guilty of a violation of this Ordinance.

Part 3. The COUNTY OF HUDSON, through its County Executive or his authorized representative, the Chief of County Police or his authorized representative, shall have the authority to close any park or parks or any section of a park or parks during the time of any civil disorder within the parks or surrounding areas, or for the reason that it may be deemed necessary in the interest of the public safety and may impose a curfew as an emergency measure to keep order in the park or parks. The curfew shall remain in force, or a section of a park may be declared closed to the public for the period of the disorder or emergency or until such time as the
public may occupy and use the parks in safety. Any person, refusing to obey such curfew or who trespasses within such areas as may be closed, shall be guilty of a violation of this Ordinance.

SECTION 13. No person shall clean, wash, polish or repair any vehicle within the parks. This section shall not apply to any person making emergency repairs to a vehicle in order to remove said vehicle from park premises. Emergency repairs shall mean minor repairs taking no longer than one (1) hour to complete.

SECTION 14. No person operating a taxicab or other vehicle for hire, shall solicit any passenger within the limits of the parks.

SECTION 15. No person shall drink, take, sell, buy, use or have possession of or be under the influence of any intoxicating liquors while within the limits of the parks. This section shall not apply to any leased concession properly licensed by law.

SECTION 16. No person shall destroy, remove or carry away or have possession of any building, fence, tree, bush, plant or any part thereof, turf or other property belonging to the COUNTY OF HUDSON.

SECTION 17. No person except by direction of the COUNTY OF HUDSON, shall shoot, kill, ensnare, entrap or capture any wild animal or bird within the limits of the parks, nor shall he disturb or frighten them unnecessarily or drive or attempt to drive them out of the said parks.

SECTION 18. No person shall be permitted to cut into, destroy or remove any curbing, roadway, sidewalks or paths, and no person shall erect any tent, stand or other structure within the
SECTION 19. No person shall bring, land or cause to descend or alight within or upon the parks any aircraft, balloon, parachute or other apparatus for aviation, except in an extreme emergency or by express permission of the COUNTY OF HUDSON.

SECTION 20. No person shall make any fire within the parks except at such places as may be designated by the COUNTY OF HUDSON.

SECTION 21. No person shall coast with sleds, wagons or carts, nor shall any person throw, cast, catch, kick or strike any baseball, football or basketball, or engage in any sport or other activity except in places designated therefor; and no person shall operate any radio controlled or gas-operated model airplane, rocket or other flying models however propelled.

SECTION 22. The County Executive, or his authorized representative, following consultation with the Directors of the Departments of Public Resources, Public Safety and Law, is hereby authorized to close any section or part of any park or all or any part of the roadways located within any County Park, and for such time periods in his discretion, providing such closing shall be in the best interests of the public using said parks and the security of the Park System.

The following guidelines for the exercise of discretion by the County Executive, or his authorized representative, shall include, but shall not be limited to, the following:

a. At such times and for such periods as may be required to enable runners and persons engaged in any other type of athletic activity to more safely pursue such activities.
required to permit parades, carnivals, concerts and other public activities to take place within the confines of the park.

c. At such times and for such periods as may be required to preserve the health, safety and general welfare of persons using the park and the security of the Park System.

SECTION 23. All permits and special permission for exemptions from any rules and regulations as set forth herein, shall be issued by the County Executive on recommendation of the Director of the Department of Public Resources.

SECTION 24. A person seeking issuance of a permit shall file an application with the appropriate park's office. The application shall state:

a. Name and address of applicant.

b. Name and address of the person, persons, corporation or association sponsoring the activity.

c. The day and hours for which the permit is desired.

d. The park or a portion thereof for which such permit is sought.

e. Estimate of anticipated attendance.

f. Any other information necessary to determine whether or not a permit is to be issued.

SECTION 25. The permit is to issue:

a. When the proposed activity or use of the park will not unreasonably interfere with or detract from the general
public enjoyment of the park.

b. When the proposed activity and use will not unreasonably interfere with or detract from the promotion of public health, welfare, safety and recreation.

c. When the proposed activity or use is not reasonably anticipated to incite violence, crime or disorderly conduct.

d. When the proposed activity will not entail unusual, extraordinary or burdensome expense or police operation by the County.

e. When the facilities desired have not been reserved for some other use at the day and hour requested in application.

f. When a Certificate of Insurance is submitted in form and amount acceptable to County.

SECTION 26. The permittee shall be bound by all park rules and regulations and all ordinances as though the same were fully set forth in the permit, and shall exhibit the same upon request of any authorized person.

SECTION 27. The person or persons to whom a permit is issued shall be liable for any loss, damage or injury sustained by any person whatever by reason of the negligence of the person or persons to whom such permit shall have been issued. The COUNTY OF HUDSON shall not be liable in such instances.

SECTION 28. The COUNTY OF HUDSON shall have the authority to revoke a permit upon a finding of violation of any rule or ordinance or upon good cause.

SECTION 29. No person in a park shall disturb or interfere unreasonably with any person or party occupying any area, or...
participating in any activity under authority of a valid permit or any party simply making valid use of park facilities.

SECTION 30. The COUNTY OF HUDSON shall have the authority to seize and confiscate any property, thing or device in the park, or used, in violation of any applicable ordinance or statute.

SECTION 31. Fees for permits and for admission to the parks program and activities may be charged as authorized by the Board of Freeholders.

SECTION 32. No person in a park shall enter or drive in an area posted as "closed to the public" nor shall any person use, or abet the use of any area in violation of posted notices.

SECTION 33. All provisions of the New Jersey State Motor Vehicle Act and Traffic Laws will apply in the parks and will be strictly enforced with such further restrictions as provided in this Ordinance.

SECTION 34. No person in a park shall drive any vehicle on any area except the paved park roads or parking areas where allowed, or such other areas as may on occasion be specifically designated as temporary parking areas by the Director.

SECTION 35. No person shall park a vehicle in any other than an established or designated parking area, and such use shall be in accordance with posted directions and with the instructions of any attendant who may be present.

SECTION 36. Except for unusual and unforeseen emergencies, parks shall be open to the public every day of the year during designated hours. The opening and closing hours for each individual park shall be posted therein for public information. No person shall be in any County public park or playground before daybreak or after
10:00 P.M., except as provided by the Director. This restriction shall not affect the right of the public to use the pathways and roadways in and through public parks, playgrounds or other public grounds for the purpose of travel.

SECTION 37. No person in a vehicle shall stop, stand or park in any County park after 10:00 P.M., except when authorized by the Director.

SECTION 38. No person shall operate a commercial vehicle through a park except on such roads or highways designated by the Director. This provision does not apply to County vehicles operated by County employees.

SECTION 39. No person shall ride a bicycle on other than a paved vehicle road or path designated for that purpose. A bicyclist is permitted to wheel or push a bicycle by hand over any grassy area or wooded trail or on any paved area reserved for pedestrian use.

SECTION 40. No person in a park or in the immediate vicinity thereof about to enter a park shall fail to obey all authorized personnel, whether of the County or of a municipality in which the park is located, and instructed to direct traffic whenever and wherever needed in the parks and on the highways, streets or roads immediately adjacent thereto.

SECTION 41. All police and traffic officers of municipalities adjacent to any County park are hereby granted and shall have the power and authority to enforce all provisions of this Ordinance and all supplementary ordinances relating to County parks.

SECTION 42. Any person convicted of violating a provision of the Ordinance before a Court of competent jurisdiction, shall be liable either for imprisonment in the County jail for a term not
...or a fine not to exceed Five Hundred ($500.00) Dollars, or both. The Court before which any person is convicted of violating this Ordinance, shall have the power to impose any fine or term of imprisonment, not to exceed the maximum fixed in this Ordinance.

SECTION 43. Should any provision or provisions of this Ordinance be declared unconstitutional or invalid by a Court with proper jurisdiction, the remaining provisions of this Ordinance shall not be affected thereby and shall remain in full force and effect, and to this end, the provisions of this Ordinance are hereby declared to be severable.

SECTION 44. All prior resolutions and ordinances of this Board, or of the former Hudson County Parks Commission, as they relate to County parks, are hereby repealed, except as specifically incorporated herein.

SECTION 45. This Ordinance shall be considered by this Board for final passage and adoption on May 13, 1982, at 1:30 p.m. at Freeholders' Assembly Room, 585 Newark Avenue, Jersey City, New Jersey.

SECTION 46. The Clerk of this Board shall publish in The Dispatch and The Jersey Journal, two official newspapers qualified by law to publish legal notices, a notice that this Ordinance shall be considered for final passage, adoption and public hearing on May 13, 1982. The Clerk of this Board shall publish the aforesaid notice at least one week prior to May 13, 1982. The Clerk of this Board shall, at least one week prior to the date set for final hearing, send by regular mail to the Clerk of each municipality in the County a copy of this Ordinance.
SECTION 48. The Clerk of this Board shall post a copy of this Ordinance, at least one week prior to May 13, 1982, on the Freeholders' bulletin board, and three copies of same shall be in file with the Clerk of this Board and shall be made available to members of the general public who shall request such copies.

SECTION 49. This Ordinance may be subject to amendment through subsequent provisions recommended by the Director of the department of Public Resources and approved by the Board of Freeholders in accordance with amendment process of N.J.S.A. 40:41A-101(5).

SECTION 50. Upon passage of this Ordinance, the Clerk of the Board of Freeholders, pursuant to N.J.S.A. 40:41A-142, as amended, is authorized and directed to comply with N.J.S.A. 40:41A-301(b) (4), as amended, to publish in The Dispatch and The Jersey Journal, a notice concerning the approval and date of passage of this Ordinance.

SECTION 51. This Ordinance shall take effect at the time and in the manner prescribed by law.

I, FRANK E. RODGERS, Clerk of the Board of Chosen Freeholders of the County of Hudson in the State of New Jersey, DO HEREBY CERTIFY the attached Ordinance to be a true copy of an Ordinance finally adopted at a meeting of said Board held on May 13, 1982.

[Signature]
Frank E. Rodgers
RESOLUTION

No. 166-8-1996

On Motion of Freeholder
Seconded by Freeholder

AUTHORIZING AN INTERLOCAL SERVICE AGREEMENT WITH HUDSON COUNTY MUNICIPALITIES REGARDING LOCAL REGULATION OF COUNTY ROADS AND PARKLANDS

WHEREAS, by way of Ordinance No. 398-7-1996, this Board acted to recognize the Hudson County Administrative Code in several areas, including the elimination of the Hudson County Police Department; and

WHEREAS, the functions heretofore performed by County Police, will be discharged by the various municipal police departments as of October 1, 1996; and

WHEREAS, in addition to police functions along county roads and within county parks, the various municipalities shall undertake activities including the provision of crossing guards, street sweeping, parking meter collection, repair & maintenance, traffic control, motor vehicle weight control, and enforcement of General Motor Vehicle & Traffic Laws of the State of New Jersey and of local ordinances including the prosecution of same within the various municipal courts; and

WHEREAS, in order to have an effective transition of services and to establish a clear understanding of the roles of the County and the municipalities, a document in draft form entitled "The 1996 Omnibus Interlocal Service Agreement" has been prepared and a copy of same is attached hereto and made a part hereof; and

WHEREAS, in essence, the County shall retain title to the various county roads and parklands and continue to be responsible and liable for their care, maintenance, repair, replacement and improvement, while the various municipalities shall exercise control and authority will be recited in the annexed agreement.

NOW, THEREFORE BE IT RESOLVED, by the Board of Chosen Freeholders of the County of Hudson, that:

1. The aforesaid recitals are incorporated herein as though fully set forth at length.

2. The Board hereby authorizes the County Executive, or his lawfully appointed designee, to execute any and all documents and take any and all actions necessary to complete and realize the intent and purpose of this Resolution.

3. This resolution shall take effect immediately.

APPROVED AS TO LEGAL FORM

[Signature]

FRANCIS C. LECAIRIS
HUDSON COUNTY COUNSEL

SOURCES:
Mark E. Harchel
Deputy County Counsel

MEMORANDUM

It is hereby certified that at a regular meeting of the Board of Freeholders of the County of Hudson held on the 8th day of August, A.D.1996, the foregoing resolution was adopted with 7 members voting in the affirmative and 0 in the negative.

[Signature]
CITY OF UNION CITY

RESOLUTION AUTHORIZING EXECUTION OF INTERLOCAL SERVICE AGREEMENT BETWEEN THE COUNTY OF HUDSON AND UNION CITY FOR THE REGULATION OF TRAFFIC AND PARKING ALONG COUNTY ROADS AND PARKLANDS

WHEREAS, pursuant to Ordinance No. 398-7-1996, the Board of Chosen Freeholders of the County of Hudson has acted to eliminate the division of police services, commonly referred to as the Hudson County Police Department, which had maintained the responsibility for regulating traffic and parking along County Roads and within County parks; and

WHEREAS, pursuant to N.J.S.A. 39:4-197.2 the municipalities may utilize their paid police force to regulate traffic and parking along County roads and pursuant to N.J.S.A. 27:16-71 the municipality may regulate street sweeping of County roads.

NOW THEREFORE, BE IT RESOLVED by the Board of Commissioners of the City of Union City that the City shall take over responsibility for police regulation of traffic and parking upon County roads within the City of Union City. The City shall also assume control including regulation of street sweeping for County streets.

BE IT FURTHER RESOLVED that the County shall still maintain responsibility for maintenance, improvement, repair, including snow and ice removal and salting of County roads.

BE IT FURTHER RESOLVED that the Mayor and City Clerk shall be authorized to execute an agreement with the County concerning the County roads.

I, MICHAEL C. LICAMELI, Municipal Clerk of the City of Union City, in the County of Hudson, New Jersey, DO HEREBY CERTIFY that the foregoing is a true and correct copy of a Resolution adopted by the Board of Commissioners of the City of Union City Hudson County, New Jersey at a meeting held on October 15, 1996. I, the said Municipal Clerk, have hereunto set my hand and affixed the corporate seal of the City, this October 15, 1996.

MICHAEL C. LICAMELI, City Clerk
INTERLOCAL SERVICE AGREEMENT
BETWEEN THE COUNTY OF HUDSON
AND THE
TOWNSHIP OF WEEHAWKEN, NEW JERSEY, REGARDING
MUNICIPAL REGULATION AND CONTROL OF
ACTIVITIES, UPON, WITHIN OR APPURTEINANT
TO CERTAIN ROADWAYS
HERETOFORE REGULATED BY THE
COUNTY OF HUDSON

This AGREEMENT is made this ______ day of ___________, 1996, between
the County of Hudson (County), a body politic and corporate of the State of New Jersey
with its administrative offices located at 567 Pavonia Avenue, Jersey City, New Jersey 07306,
and the Township of Weehawken with its municipal offices located at 400 Park Avenue,
Weehawken, New Jersey 07087-6799.

WHEREAS, by way of Ordinance No. 398-7-1996, the Board of Chosen Freeholders
of the County of Hudson acted to eliminate the Division of Police Services (commonly
referred to as the Hudson County Police Department) from the County government
structure; and
WHEREAS, pursuant to the "New Jersey Consolidated Municipal Service Act", N.J.S.A. 40:48B-1 et. seq., as well as the "Interlocal Service Act", N.J.S.A. 40:8A- et seq. the governing bodies of municipalities may join with a county and may agree to provide jointly, or through the agency of one of them on behalf of any of them, any service which any of the parties may legally perform for itself, and such services shall include but not be limited to the provision of the police services; and

WHEREAS, under the provision of N.J.S.A. 40:48B-9, this agreement shall be terminated upon the adoption of a resolution to that effect by both governing bodies of the parties participating. Such termination shall not be made effective earlier than the end of the fiscal year next succeeding the fiscal year in which the last of the required number of local units adopts such resolution; and

WHEREAS, on August 7, 1996, the County Board of Freeholders adopted Resolution No. 430-8-1996, a copy of which is attached hereto and made a part hereof which approved this Agreement; and

WHEREAS, on OCTOBER 9, 1996 the governing body of the Township of Weehawken adopted Resolution No. 213-96 a copy of which is attached hereto and made a part hereof which approved this Agreement.
NOW, THEREFORE IT IS AGREED by and between the COUNTY and the TOWNSHIP OF WEEHAWKEN identified hereinbelow as follows:

1. The above recitals are incorporated herein, and made part of this Agreement as if fully set forth at length.

2. The County on or before October 1, 1996 shall cease to operate a Department of Police, and shall therefore cease to provide police type services of whatever nature along county roads and within County Parks.

3. The Township of Weehawken on or before October 1, 1996 shall provide police and other functions along County Roads as specifically stated as follows:

   a. Weehawken shall provide police patrol services, and traffic regulation enforcement along that portion of Kennedy Boulevard East, and any other appropriate County roadways lying within its boarders according to applicable New Jersey State Statutes and/or local Weehawken Ordinance. Weehawken shall continue to provide appropriate services along any county road pursuant to any agreement in existence, if any, at the inception of this Agreement.

   b. Weehawken shall provide street sweeping services and enforcement along that portion of Kennedy Boulevard East, and any other appropriate county roadways lying within its boarders at a frequency and schedule which is wholly within its sole discretion.
c. Weehawken or its lawful designee, shall take over custody, care, control, regulation and collection of revenue of all existing parking meters within its boarders, theretofore maintained by the County which shall simultaneously relinquish any ownership and/or control over such parking meters.

d. The County's responsibility shall continue for traffic control device and sign maintenance installation, repair or replacement at its sole cost and discretion.

e. The County shall continue to be responsible for ice and snow removal salting, sanding, road maintenance and road repair and improvements.

IN WITNESS WHEREOF, the parties have signed and sealed this Agreement.

ATTEST:  COUNTY OF HUDSON

Jean A. Byrnes, Clerk  Robert C. Janiszewski
Board of Chosen Freeholders  Hudson County Executive

FOR TOWNSHIP OF WEEHAWKEN

Theresa Ulrich  Richard Turner, Mayor
TOWNSHIP OF WEEHAWKEN
HUDSON COUNTY

RESOLUTION # 213 - 1996

WHEREAS, the Hudson County Board of Chosen Freeholders has enacted legislation effective October 1, 1996, which eliminates the Hudson County Police Department; and

WHEREAS, the functions theretofore performed by the Hudson County Police Department will, as of October 1, 1996, be discharged by the various Municipal Police Departments within the County with respect to the County roads and other facilities located within their respective municipal boundaries; and

WHEREAS, in addition to police functions with respect to County roads and other facilities, the various municipalities shall, as of October 1, 1996, undertake activities including the provision of crossing guards, street sweeping, parking meter collection, repair and maintenance, traffic control, motor vehicle weight control and enforcement of general motor vehicle and traffic laws of the State of New Jersey and of local Ordinances, including the prosecution of same within the respective Municipal Courts; and

WHEREAS, in order to effectuate the transition of these services and to establish an understanding of the respective roles of the County and the
various municipalities, the County has proposed an Interlocal Service Agreement with each of the various municipalities, a copy of the proposed Agreement with the Township of Weehawken being attached to this Resolution,

NOW, THEREFORE, BE IT RESOLVED by the Township Council of the Township of Weehawken that the Mayor is hereby authorized to execute the attached Interlocal Service Agreement with Hudson County, subject to the approval of the Township Attorney as to form.

DATED: October 9, 1996

Introduced: Mayor Turner  Second: Ferullo
Walden Absent  Keating Aye  Reilly Aye  Ferullo Aye  Turner Aye

I HEREBY CERTIFY, THAT THE FOREGOING IS A TRUE COPY OF A RESOLUTION DULY ADOPTED BY THE TOWNSHIP COUNCIL, OF THE TOWNSHIP OF WEEHAWKEN, COUNTY OF HUDSON, STATE OF NEW JERSEY, AT A MEETING OF SAID TOWNSHIP COUNCIL HELD ON THE 9 DAY OF OCTOBER 1996.

Theresa [Signature]
Township Clerk
INTERLOCAL SERVICE AGREEMENT
BETWEEN THE COUNTY OF HUDSON
AND THE
TOWN OF WEST NEW YORK, NEW JERSEY, REGARDING
MUNICIPAL REGULATION AND CONTROL OF
ACTIVITIES, UPON, WITHIN OR APPURTE\N
TO CERTAIN ROADWAYS
HERETOFORE REGULATED BY THE
COUNTY OF HUDSON

This AGREEMENT is made this _______ 14 day of _______ November, 1996, between
the County of Hudson (County), a body politic and corporate of the State of New Jersey
with its administrative offices located at 567 Pavonia Avenue, Jersey City, New Jersey 07306,
and the Town of West New York, New Jersey with its municipal offices located at 428 60th
Street, West New York, New Jersey 07093

WHEREAS, by way of Ordinance No. 398-7-1996, the Board of Chosen Freeholders
of the County of Hudson acted to eliminate the Division of Police Services (commonly
referred to as the Hudson County Police Department) from the County government
structure; and
WHEREAS, pursuant to New Jersey Statutes at Title 39:4-197.2, municipalities which maintain a paid police force may, by ordinance, resolution or regulation, and with the consent of the governing body of the County, regulate traffic and parking along and upon any county road or part thereof lying within its corporate limits, in the same manner and to the same extent that it is authorized by law to regulate the same upon municipal roads and streets; and

WHEREAS, pursuant to New Jersey Statutes at Title 27:16-71, the governing body of municipality may by resolution take over the control of a county road or portion thereof within the municipality with the consent of the Board of Chosen Freeholders, and such assumption of control may include regulation of traffic, parking, and what is commonly referred to as "street sweeping"; and

WHEREAS, for the purpose of this Interlocal Service Agreement the terms, "regulation" and/or "control" or their synonyms as may be used herein, shall not include the maintenance, improvement, or repair of the road, nor shall those terms include snow and ice removal therefrom and/or sanding or salting of the roads, all of which activities shall continue to be performed by the County unless expressly otherwise agreed to in writing between the County and the municipality either ante or post the date of this agreement; and
WHEREAS, pursuant to the "New Jersey Consolidated Municipal Service Act", N.J.S.A. 40:48B-1 et. seq., as well as the "Interlocal Service Act", N.J.S.A. 40:8A- et seq. the governing bodies of municipalities may join with a county and may agree to provide jointly, or through the agency of one of them on behalf of any of them, any service which any of the parties may legally perform for itself, and such services shall include but not be limited to the provision of the police services; and

WHEREAS, under the provision of N.J.S.A. 40:48B-9, this agreement shall be terminated upon the adoption of a resolution to that effect by both governing bodies of the parties participating. Such termination shall not be made effective earlier than the end of the fiscal year next succeeding the fiscal year in which the last of the required number of local units adopts such resolution; and

WHEREAS, on August 7, 1996, the County Board of Freeholders adopted Resolution No. 430-8-1996, a copy of which is attached hereto and made a part hereof which approved this Agreement; and

WHEREAS, on _________________ the governing body of the Town of West New York adopted Resolution No. _________________ a copy of which is attached hereto and made a part hereof which approved this Agreement.
NOW, THEREFORE IT IS AGREED by and between the COUNTY AND TOWN OF WEST NEW YORK identified hereinbelow as follows:

1. The above recitals are incorporated herein, and made part of this Agreement as if fully set forth at length.

2. The County on or before October 1, 1996 shall cease to operate a Department of Police, and shall therefore cease to provide police type services of whatever nature along County Roads and within County Parks.

3. The Town of West New York on or before October 1, 1996 shall provide police and other functions along County Roads and within County Parks as specifically stated as follows:

   a. West New York shall provide police patrol services, and traffic regulation enforcement along that portion of Kennedy Boulevard East, and other applicable county roads lying within its borders according to applicable New Jersey State Statutes and/or local West New York Ordinance. West New York shall continue to provide appropriate services along any county road pursuant to any agreement in existence, if any, at the inception of this Agreement.

   b. West New York shall provide street sweeping services and enforcement along that portion of Kennedy Boulevard East, and other applicable roadways lying within its borders at a frequency and schedule which is wholly within its sole discretion.
c. West New York or its designee, shall take over custody, care, control, regulation and collection of revenue of all existing parking meters within its boarders, theretofore maintained by the County which shall simultaneously relinquish any ownership and/or control over such parking meters.

d. The County’s responsibility shall continue for traffic control device and sign maintenance installation, repair or replacement at its sole cost and discretion.

e. The County shall continue to be responsible for ice and snow removal, salting, sanding, road maintenance, and road repair and improvements.

IN WITNESS WHEREOF, the parties have signed and sealed this Agreement.

ATTEST: COUNTY OF HUDSON

Jean A. Byrnes, Clerk
Board of Chosen Freeholders

Robért C. Janiszewski
Hudson County Executive

ATTEST: FOR WEST NEW YORK

Carmela Pisciotta 11/14/96
Albio Sires, Mayor
RESOLUTION

No. 430-8-1996
On Motion of Freeholder Ascolese
Seconded by Freeholder Hernandez

AUTHORIZING AN INTERLOCAL SERVICE AGREEMENT WITH
HUDSON COUNTY MUNICIPALITIES REGARDING
LOCAL REGULATION
OF
COUNTY ROADS AND PARKLANDS

WHEREAS, by way of Ordinance No. 398-7-1996 this Board acted to recognize the Hudson County Administrative Code in several areas, including the elimination of the Hudson County Police Department; and

WHEREAS, the functions heretofore performed by County Police, will be discharged by the various municipal police departments as of October 1, 1996; and

WHEREAS, in addition to police functions along county roads and within county parks, the various municipalities shall undertake activities including the provision of crossing guards, street sweeping, parking meter collection, repair & maintenance, traffic control, motor vehicle weight control; and enforcement of General Motor Vehicle & Traffic Laws of the State of New Jersey and of local ordinances including the prosecution of same within the various municipal courts; and

WHEREAS, in order to have an effective transition of services and to establish a clear understanding of the roles of the County and the municipalities, a document in draft form entitled "The 1996 Omnibus Interlocal Service Agreement" has been prepared and a copy of same is attached hereto and made a part hereof; and

WHEREAS, in essence, the County shall retain title to the various county roads and parklands and continue to be responsible and liable for their care, maintenance, repair, replacement and improvement, while the various municipalities shall exercise control and authority will be recited in the annexed agreement.

NOW, THEREFORE BE IT RESOLVED, by the Board of Chosen Freeholders of the County of Hudson, that:

1. The aforesaid recitals are incorporated herein as though fully set forth at length.

2. The Board hereby authorizes the County Executive, or his lawfully appointed designee, to execute any and all documents and take any and all actions necessary to complete and realize the intent and purpose of this Resolution.

3. This resolution shall take effect immediately.

APPROVED AS TO LEGAL FORM
BY:
FRANCIS J. LEONARD,
HUDSON COUNTY COUNSEL

Source:
Mark E. Marchal
Deputy County Counsel
MEM/mm

It is hereby certified that at a regular meeting of the Board of Freeholders of the County of Hudson held on the 8th day of August, A.D. 1996, the foregoing resolution was adopted with 7 members voting in the affirmative and 0 in the negative.

[Signature]
Resolution
Re: Interlocal Service Agreement

WHEREAS, the County of Hudson has terminated the Hudson County Police Department as of 10/1/96; and

WHEREAS, it is necessary for the Town of West New York to take over certain Police functions along county roads and county parks located within the Town of West New York; and

WHEREAS, in order to have in effect transition of service and to establish a clear understanding of the roles of the County and West New York, a document in draft entitled "The 1996 Omnibus Interlocal Service Agreement" has been prepared and copy of same is attached; and

WHEREAS, in essence the county shall retain title to the various county roads and parks and will continue to be responsible and liable for their care maintenance, repair, replacement and improvement while West New York will exercise control and authority as is recited in annexed agreement.

NOW, THEREFORE, BE IT RESOLVED that the Town of West New York authorizes the Mayor or his lawfully appointed designee to execute any and all documents and to take any and all necessary action to complete and realize the intent and purpose of this resolution.

I, Carmela Riccie, Town Clerk of the Town of West New York, County of Hudson, do hereby certify the foregoing to be a true and correct copy of the above resolution adopted by the Mayor and Board of Commissioners of the Town of West New York at a meeting held on October 16, 1996.

Carmela Riccie, RMC
Town Clerk
HUDSON COUNTY
STORMWATER MANAGEMENT PROGRAM

SOLIDS AND FLOATABLE CONTROLS
STORMWATER FACILITY MAINTENANCE

Statewide Basic Requirement:

Stormwater Facility Maintenance – Highway Agencies shall develop and implement a stormwater facility maintenance program for cleaning and maintenance of all stormwater facilities operated by the Highway Agency. Stormwater facilities include, but are not limited to: catch basins, detention basins, filter strips, riparian buffers, infiltration trenches, sand filters, constructed wetlands, wet basins, bioretention systems, low flow bypasses; and stormwater conveyances. The stormwater facility maintenance must be performed as required to ensure the proper function and operation of the stormwater facility. Highway Agencies shall also clean all catch basins annually to remove accumulated sediment, trash and debris.
SAMPLE STORMWATER FACILITY MAINTENANCE LOG
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<th>INSPECTION DATE</th>
<th>NAME OF FACILITY</th>
<th>MAINTENANCE REQUIRED</th>
<th>TYPE OF MAINTENANCE REQUIRED</th>
<th>DATE PERFORMED</th>
<th>DEBRIS REMOVED*</th>
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<th>ADDITIONAL COMMENTS</th>
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* PERSONNEL TO NOTE THE AMOUNT OF DEBRIS COLLECTED IF POSSIBLE.
Statewide Basic Requirement:

Maintenance Yard Operations – Highway Agencies must develop and implement standard operating procedures for vehicle fueling, and receiving of bulk fuel deliveries at maintenance yard operations, vehicle maintenance and repair activities that occur at maintenance yard. Highway Agencies must also develop and implement good housekeeping procedures for operations and procedures for all materials or machinery listed in the Inventory Requirements for Maintenance Yard Operations prepared in accordance with Attachment D of the Highway Agency Permit.
EQUIPMENT AND VEHICLE FUELING STANDARD OPERATING PROCEDURES
HUDSON COUNTY

STANDARD OPERATING PROCEDURES

TITLE
Vehicle and Equipment Fueling

DESCRIPTION:

This Standard Operating Procedure (SOP) contains the procedures and practices designed to minimize pollution to surface and ground waters.

PURPOSE:

This SOP provides guidelines for the County employees to implement for delivering and dispensing fuel into vehicles and equipment, storage tanks, and mobile fuel tanks in order to minimize pollution to surface and ground waters.

STANDARDS AND SPECIFICATIONS:

Vehicle and Equipment Fueling
1. There is to be no smoking in the fueling area
2. Shut off engine when fueling vehicles
3. Ensure the proper type of fuel is used for each vehicle or piece of equipment.
4. Absorbent spill clean-up materials shall be available in all fueling areas, including on mobile fueling vehicles. Clean-up material shall be disposed of properly by a licensed disposal facility.
5. Nozzles used in fueling vehicles and equipment shall be equipped with automatic shut-off to prevent overfilling of tanks.
6. Fuel tanks shall not be “topped off.”
7. Mobile fueling shall be minimized. Fueling shall only occur in designated areas, whenever possible.
8. In a prominent area, clearly post the instructions for safe operation of all fueling equipment, and appropriate Spill Response contact information.

Bulk Fueling
1. Always use drip pans or absorbent pads under all hose and pipe connections and other leak prone areas.
2. Block storm drain inlets or contain tank trucks using temporary berms or absorbent booms. All hose connection point associated with bulk fueling must be contained within the berm during bulk loading/unloading, if storm drain inlets are not blocked.
3. Protect fueling areas with berms of dikes to prevent run-on, runoff, and contain spills.
4. A trained employee must oversee bulk fuel transfer.
HUDSON COUNTY

STANDARD OPERATING PROCEDURES

Spill Response and Reporting
1. Conduct clean-up of and spill(s) immediately after discovery.
2. Spills are to be cleaned-up using dry cleaning methods only.
3. For Environmental Emergencies Hazardous Materials spills:
   Level 1: Contact Hudson County Improvement Authority at (800) 540-0987.
   Level 2: Contact NJDEP at (877) WARN DEP or (877) 927-6337

Maintenance and Inspection
1. Inspect fueling area, storage tanks, and pumps monthly.
2. Keep an ample supply of spill clean-up material on the site.
3. Check for leaks and damaged equipment, periodically. Any tanks, pumps, piping, equipment, and fuel dispensing equipment found to be damaged or leaking shall be repaired immediately.
4. Logs should be maintained for the following:
   - Pre-delivery spill containment inspection
   - Monthly dispenser pan inspection
   - Monthly containment device inspection.
# Pre-Delivery Spill Containment Inspection Log

**Underground Storage Tank ID:**

<table>
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<th>Spill Bucket Free Of Liquid / Debris (Indicate Yes or No)</th>
<th>Examined by (Print Name)</th>
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<th>Product / Water Disposal Method</th>
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By the dating and initialing of this form I certify under penalty of law that I have personally examined and am familiar with the information submitted in this application and all attached documents, and that based on my inquiry of those individuals immediately responsible for obtaining the information, to the best of my knowledge the submitted information is true, accurate and complete. I am aware that there are significant civil penalties for knowingly submitting false, inaccurate or incomplete information and that I am committing a crime of the fourth degree if I make a written false statement which I do not believe to be true. I am also aware that if I knowingly direct or authorize the violation of any statute, I am personally liable for the penalties.
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<tr>
<th>Results of Visual integrity inspection (Indicate Pass or Fail)</th>
<th>Date</th>
<th>Examined by (Print Name)</th>
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</table>

By the dating and initialing of this form I certify under penalty of law that I have personally examined and am familiar with the information submitted in this application and all attached documents, and that, based on my inquiry of those individuals immediately responsible for obtaining the information, to the best of my knowledge the submitted information is true, accurate and complete. I am aware that there are significant civil penalties for knowingly submitting false, inaccurate or incomplete information and that I am committing a crime of the fourth degree if I make a written false statement which I do not believe to be true. I am also aware that if I knowingly direct or authorize the violation of any statute, I am personally liable for the penalties.
# Monthly Containment Device Inspection Log

## Underground Storage Tank System

<table>
<thead>
<tr>
<th>Results of Visual Integrity Inspection (Indicate Pass or Fail)</th>
<th>Date</th>
<th>Examined by (Print Name)</th>
<th>Initial</th>
<th>Spill Bucket Pass/Fail</th>
<th>STP Sump Pass/Fail</th>
<th>Product/Water Disposal Method</th>
</tr>
</thead>
</table>

By the dating and initialling of this form I certify under penalty of law that I have personally examined and am familiar with the information submitted in this application and all attached documents, and that based on my inquiry of those individuals immediately responsible for obtaining the information, to the best of my knowledge the submitted information is true, accurate and complete. I am aware that there are significant civil penalties for knowingly submitting false, inaccurate or incomplete information and that I am committing a crime of the fourth degree if I make a written false statement which I do not believe to be true. I am also aware that if I knowingly direct or authorize the violation of any statute, I am personally liable for the penalties.
HUDSON COUNTY

STANDARD OPERATING PROCEDURES

TITLE
Vehicle Maintenance

REVISION NO.
000

DESCRIPTION:

This Standard Operating Procedure (SOP) contains the basic vehicle maintenance practices to be implemented at County maintenance yards including maintenance areas at ancillary operations.

PURPOSE:

This SOP provides guidelines for the County’s vehicle maintenance for their maintenance yards and ancillary operations’ maintenance areas.

STANDARDS AND SPECIFICATIONS:

Vehicle Maintenance
1. Conduct all vehicle maintenance only in designated areas.
2. When possible perform vehicle and equipment maintenance indoors and on a paved floor.
3. Always use drip pans.
4. Absorbent spill clean-up materials shall be available in all maintenance areas. Material shall be properly disposed of after use.
5. Protect maintenance areas from both stormwater runoff and stormwater run-on. Areas should be located 50 downstream of any drainage facility or watercourse.
6. Do not dump or dispose of oils, grease, fluids, and lubricants on the ground. Waste oil and waste antifreeze shall be disposed of in properly labeled containers. Dispose of these containers off-site by a properly licensed facility.
7. Do not dump or dispose batteries, used oils, antifreeze or other toxic fluids into a storm drain or watercourse.
8. Do not bury or burn tires.

Spill Response and Reporting
1. Conduct clean-up of and spill(s) immediately after discovery.
2. Spills are to be cleaned-up using dry cleaning methods only.
3. For Environmental Emergencies Hazardous Materials spills:
   Level 1: Contact Hudson County Improvement Authority (800) 540-0987.
   Level 2: Contact NJDEP at (877) WARN DEP or (877) 927-6337

Maintenance and Inspection
1. Periodically check for leaks and damaged equipment and make necessary repairs.
GOOD HOUSEKEEPING STANDARD OPERATING PROCEDURES
HUDSON COUNTY

STANDARD OPERATING PROCEDURES

TITLE
Good Housekeeping Practices

DESCRIPTION:
This Standard Operating Procedure (SOP) contains the basic good housekeeping practices to be implemented at County maintenance facilities and fueling stations.

PURPOSE:
This SOP provides guidelines for the County of Hudson's employees to implement Good Housekeeping Practices for their maintenance yards and ancillary operations' maintenance areas.

STANDARDS AND SPECIFICATIONS:

General
1. All containers should be properly marked and labeled. Labels should be clean and legible.
2. Keep all containers in good condition and sealed tightly when they are not in use.
3. Keep all chemicals, fluids, and supplies indoors.
4. Keep storage areas clean and organized.
5. Keep spill kits and drip pans near any liquid transfer areas. Keep them protected from rain.
6. Absorbent spill clean-up materials must be available in maintenance areas and must be properly disposed of after spills.
7. Collect waste fluids such as waste oil, used anti-freeze, etc. in properly labeled containers, and dispose of them off-site at properly licensed facilities.
8. Maintain the recycling program by disposing of bottles, cans, paper, and trash in their designated containers.
9. Sweep and clean garages and daily using dry cleaning methods.

Salt and De-icing Material Handling
1. Prevent or minimize spills during material loading and unloading. If de-icing materials are spilled, remove the material using dry cleaning methods, and reuse or dispose of the material properly.
2. Provide temporary covers over drain inlets during operations.
3. Inspect, sweep and clean area once per week to remove dirt and debris. Sweep area immediately following loading and unloading operations, when practical.
4. Minimize tracking material from the storage and loading areas.
5. Minimize the distance materials are transported during loading and unloading activities.
6. Tarp any materials stored outside when they are not in use.
7. If interim seasonal tarping is used, de-icing materials may only be stored outside between October 15th and April 30th.
HUDSON COUNTY

STANDARD OPERATING PROCEDURES

Spill Response and Reporting
1. Conduct clean-up of and spill(s) immediately after discovery.
2. Spills are to be cleaned-up using dry cleaning methods only using absorbent materials.
3. For Environmental Emergencies Hazardous Materials spills:
   Level 1: Contact Hudson County Improvement Authority (800) 540-0987.
   Level 2: Contact NJDEP at (877) WARN DEP or (877) 927-6337

Maintenance and Inspection
1. Check for leaks and damaged equipment, periodically. Make repairs as necessary.
2. Perform monthly inspections of all storage areas and containers, both in and outdoors.
3. Perform overall facility inspection and maintenance, such as painting, annually.
HUDSON COUNTY
STANDARD OPERATING PROCEDURES

TITLE
Stormwater Pump Station Maintenance

DESCRIPTION:

This Standard Operating Procedure (SOP) contains the basic pump station maintenance to be implemented at the County stormwater pumping stations. In addition to this SOP, the County Engineering Department should conduct regular evaluations of pump capacity, efficiency, and overall pump station operation.

PURPOSE:

This SOP provides guidelines for the County of Hudson’s employees to implement proper maintenance procedures for their stormwater pumping station.

STANDARDS AND SPECIFICATIONS:

General Maintenance and Inspection
1. Keep a maintenance log of all work performed including the date of inspection and work completed.
2. Remove garbage and debris from the screen and bring it to a dewatering facility for proper disposal. Record the amount of debris collected in a separate log.
3. Check screens for damage and repair as necessary.
4. Check floats and verify that float operation is not obstructed and pumps respond to a change of float position. Periodically clean contacts on float head using oil and a burnisher.
5. Periodically meter pump output and compare against design capacity. Variations in pump efficiency indicate issues that may be addressed through routine maintenance.
6. Disconnect and lock out all power sources when servicing the motor or pumps.
8. Keep motor and pump lubricated. When greasing the bearings keep all dirt out of the area. Wipe the fittings completely clean and use clean equipment. More bearing failures are caused by dirt introduced during greasing than from insufficient grease.
9. Periodically inspect motor for excessive dirt, friction or vibration.
10. Self aligning couplings should be inspected for missing pieces.
11. When pump is running observe excessive heat and inappropriate odors. Verify that primers do not run once main pumps start.
12. A certified electrician should annually check the operating current against nameplate when pump is running. Current should be slightly below nameplate current and never above.
13. A certified electrician should inspect the safety switches annually and verify that there is power to all three phases.
14. Keep all containers in good condition and sealed tightly when they are not in use.
15. Keep storage areas clean and organized.
16. Check for leaks and damaged equipment, periodically. Make repairs as necessary.
17. Perform overall facility inspection and maintenance, such as painting, annually.
Emergency Response and Reporting
1. During or after a storm event, a County employee must visit the stormwater pump stations and verify that pumps are operating. In the event that pumps are not on and flooding has occurred contact:
   Helmet Mross, County Roads Supervisor (201)-915-1373 (day)
   (201)-502-7005 (pager)
2. When the water level has subsided, verify that pumps are inactive. If pumps are operational and pumps are rotating without load, turn pump control to the off position.
3. In the event that flooding has occurred and pumps are operational, set up a secondary pumping system with portable pumps to increase the capacity of the stormwater pump station. Note the date and time of storm event that exceeded pump capacity and report finding to the County Engineering Department for further investigation. If problem persists, pumps may be under capacity and necessitate upgrade.
STORMWATER POLLUTION PREVENTION PLAN

MAINTENANCE YARD(S) INVENTORY
HUDSON COUNTY, NEW JERSEY

Facility Name: Hudson County Public Resources Department
Date: January 27, 2005
Facility Location: Hoboken Avenue Garage
Inspector: Rick Donohoe, Christine Ballard, T&M Associates
Accompanied By: Ed Lataur

Location: Hoboken Avenue, Garage 1st Floor:

- Exposed Material Stockpile: Spare Tires (Used and Unused)
  55-Gal Drums with Anti-freeze, Transmission Fluid, Diesel
  Fuel, and Motor Oil, 2-3 each (no secondary containment)
  Speedy-Dry
- Exposed Equipment: Gasoline Pump
  Hydraulic Lift
  19-24 parked cars
- Exposed Containers: Recycling containers
  Batteries
  AST for waste oil
  Windshield Washer Fluid
  Various Disinfectants/Cleaners
- Miscellaneous Equipment 3 Floor Drains- Discharge to Sewer

Location: Hoboken Avenue, Garage 2nd Floor:

- Exposed Equipment: Hydraulic Lifts (3)
  24-30 cars
  Parts Washer- not used
  Various Tools on counters along wall
- Exposed Containers: 55-Gallon Drums – Oil, Hydraulic Fluid, Antifreeze (8)
  AST for used Antifreeze
- Miscellaneous Equipment 2 Floor Drains-Discharge to Sewer
STORMWATER POLLUTION PREVENTION PLAN

MAINTENANCE YARD(S) INVENTORY
HUDSON COUNTY, NEW JERSEY

Facility Name: Hudson County Maintenance Yard
Date: January 27, 2005
Facility Location: Duncan Avenue Garage
Inspector: Rick Donohoe and Christine Ballard, T&M Associates
Accompanied By: Ed Lataur, Kim Riscart

Location: Roads & Bridges Maintenance Garage (Inside):

- Exposed Material Stockpile: Spare tires (40)
  AST for waste oil (3)
  55-Gallons drums with pressurized automotive fluids (no secondary containment)
  Road Signs
  Paint in closed and locked closet
  Pesticides in closed and ventilated closet
  Various cleaners and cleaning equipment in locked closet

- Exposed Equipment: Forklift
  Lawn Mowers
  Hydraulic Lift (2)
  22-27 Large Vehicles (salt trucks etc.)

- Various Floor drains - Duncan Ave
  Unknown if discharge is to sanitary sewer.

Location: Police Garage:

- Floor Drain - Discharge unknown.
- Exposed Equipment
- Exposed Material Stockpile
  Hydraulic Lifts (3)
  55-Gallon drums Antifreeze, Oil, Transmission Fluid
  Tires
  Speedy Dry- stored in sealed 50lb bags, used in open container

Location: Outside Facility

- Exposed Material Stockpile:
  Broken Storm Inlets, Manhole Covers
  Signs, sign posts, metal rails
  Cold Patch
  De-Icing Material- salt (no door on facility)
STORMWATER POLLUTION PREVENTION PLAN

MAINTENANCE YARD(S) INVENTORY
HUDSON COUNTY, NEW JERSEY

- Exposed Equipment:
  - Gasoline pumps (6)
  - Vehicles (4) - Inoperable/Not functioning
  - Vehicles (12) - Temporary Storage

Note: No access was granted to the mosquito department’s storage facility. This area is locked and well ventilated at all times.
No access was granted for the Prosecutor’s Laboratory for security.

2004 Vehicle Inventory is attached.

H:\HUDS\00290\Calculations & Reports\HUDS_SPPP inventory.doc
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### 2003 RIGHT TO KNOW SURVEY

**CHEMICAL INVENTORY FOR SMALL QUANTITIES**

(USING INVENTORY RANGE CODES 69-11 FOR PRODUCTS IN QUANTITIES LESS THAN 101 POUNDS, GALLONS, OR CUBIC FEET)

(PHOTOCOPY THIS SHEET IF YOU NEED ADDITIONAL FORMS)

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**EMPLOYER NAME**

Hudson County

**FACILITY NAME**

Public Safety Building/Garages/Roads & Bridges/Mosquito Control

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**OCC-51A**

OCT 03

Page 3 of 23 pages.
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## 2003 RIGHT TO KNOW SURVEY
### CHEMICAL INVENTORY FOR SMALL QUANTITIES
(Using Inventory Range Codes 09-11 for products in quantities less than 101 Pounds, Gallons, or Cubic Feet)
(Photocopy this sheet if you need additional forms)

### Employer Name
Hudson County

### Facility Name
Public Safety Building/Garages/Roads & Bridges/Mosquito Control

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### 2003 RIGHT TO KNOW SURVEY

**CHEMICAL INVENTORY FOR SMALL QUANTITIES**

*(USING INVENTORY RANGE CODES 09-11 FOR PRODUCTS IN QUANTITIES LESS THAN 101 POUNDS, GALLONS, OR CUBIC FEET)*

*(PHOTOCOPY THIS SHEET IF YOU NEED ADDITIONAL FORMS)*

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**PRODUCT NAME:** IPA Gas Line A/F

**PRODUCT NAME:** Tradco Lead Plus

**PRODUCT NAME:** Lactra Motive Cleaner (aerosol)

**PRODUCT NAME:** Tradco Motor Flush

**CON TAIN ER**

**MIX TURE**

**IN VENT ORY**

**UNIT**

**NUMBER OF EMPLOYEES EXPOSED OR POTENTIALLY EXPOSED**

**SPECIAL HEALTH HAZARD CODES**

**EXACT LOCATION OF PRODUCT ON SITE (Optional)**

Garages

Garages

Garages

Garages

Garages
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<th>Container</th>
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**Employer Name:** Hudson County

**Facility Name:** Public Safety Building/Garages/Roads & Bridges/Mosquito Control
## Chemical Inventory for Small Quantities

### Employers Name:
Hudson County

### Facility Name:
Public Safety Building/Garages/Roads & Bridge/Mosquito Control

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**Facility Name:**
Public Safety Building/Garages/Roads & Bridges/Mosquito Control

**Employer Name:**
Hudson County

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## 2003 RIGHT TO KNOW SURVEY

**CHEMICAL INVENTORY FOR SMALL QUANTITIES**

*(USING INVENTORY RANGE CODES 09-11 FOR PRODUCTS IN QUANTITIES LESS THAN 101 POUNDS, GALLONS, OR CUBIC FEET)*

*(PHOTOCOPY THIS SHEET IF YOU NEED ADDITIONAL FORMS)*

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**PRODUCT NAME:**

- Sulfuric Acid
- Isopropanol (Isopropyl Alcohol)
- Oxygen
- Acetylene Ethyne

**DOT NUMBER:**

- 1839+
- 1219
- 1072+
- 1001
### 2003 Right to Know Survey

**Chemical Inventory for Small Quantities**

*Using Inventory Range Codes 09-11 for Products in Quantities Less Than 101 Pounds, Gallons, or Cubic Feet*

*(Photocopy This Sheet If You Need Additional Forms)*

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<th>DOT Number</th>
<th>Container</th>
<th>Mixture</th>
<th>Inventory</th>
<th>Unit</th>
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### 2003 RIGHT TO KNOW SURVEY

**CHEMICAL INVENTORY FOR SMALL QUANTITIES**

*Using inventory range codes 09-11 for products in quantities less than 101 pounds, gallons, or cubic feet.*

*(Photocopy this sheet if you need additional forms.)*

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**EXACT LOCATION OF PRODUCT ON SITE (Optional)**

- Garages

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OCT 03

Page 13 of 23 pages.
### 2003 RIGHT TO KNOW SURVEY

**CHEMICAL INVENTORY FOR SMALL QUANTITIES**

(USING INVENTORY RANGE CODES 09-11 FOR PRODUCTS IN QUANTITIES LESS THAN 101 POUNDS, GALLONS, OR CUBIC FEET)

(PHOTOCOPY THIS SHEET IF YOU NEED ADDITIONAL FORMS)

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**SIC:**

| 9 | 1 | 3 | 1 | 1 |

**NAICS:**

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**EMPLOYER NAME:**

Hudson County

**FACILITY NAME:**

Public Safety Building/Garages/Roads & Bridges/Mosquito Control

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<th>(7) INVENTORY</th>
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## 2003 RIGHT TO KNOW SURVEY

### CHEMICAL INVENTORY FOR SMALL QUANTITIES

(USING INVENTORY RANGE CODES 09-11 FOR PRODUCTS IN QUANTITIES LESS THAN 101 POUNDS, GALLONS, OR CUBIC FEET)

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### EMPLOYER NAME
Hudson County

### FACILITY NAME
Public Safety Building/Garages/Roads&Bridges/Mosquito Control

### SUBSTANCE NUMBER | HAZARDOUS CHEMICAL NAME | CAS NUMBER | DOT NUMBER | CONTAINER (5) | MIXTURE (6) | INVENTORY (7) | UNIT (8) | NUMBER OF EMPLOYEES EXPOSED OR POTENTIALLY EXPOSED (9) | SPECIAL HEALTH HAZARD CODES (10) | EXACT LOCATION OF PRODUCT ON SITE (Optional) |
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**Chemical Inventory for Small Quantities**

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**CCC-51A**

**OCT 03**

Page 16 of 23 pages.
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## 2003 Right to Know Survey

### Chemical Inventory for Small Quantities

*(Using Inventory Range Codes 08-11 for Products in Quantities Less Than 101 Pounds, Gallons, or Cubic Feet)*

*(Photocopy This Sheet If You Need Additional Forms)*

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Hudson County

### Facility Name
Public Safety Building/Garages/Roads & Bridges/Mosquito Control

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<th>Container</th>
<th>Mixture</th>
<th>Inventory</th>
<th>Unit</th>
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OCC-51A
OCT 03

Page 18 of 25 pages.
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**Facility Name:** Public Safety Building/Garages/Roads & Bridges/Mosquito Control

**SIC Code:** 14190615000102

**NAICS Code:** 9231140
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**PRODUCT NAME:**
- **517 Buffer**
- **Ammonium Hydroxide**
- **Sodium Sulfide**
- **Ammonium Chloride**
- **717 Hardies Rention**
- **Sodium Hydroxide**
- **Acid 555**
- **Sulfuric Acid**
- **Inhibitor Pm 605**
- **Potassium Hydroxide**

**CAS NUMBER:**
- 1336-21-6
- 1313-82-2
- 12125-20-9
- 1310-73-2
- 7664-83-9
- 1310-56-3

**DOT NUMBER:**
- 2672
- 1385
- 9085
- 1623
- 1803+

**ENTER CODES**

- CONTAINER: DP
- MIXTURE: 10
- INVENTORY: G
- UNIT: 12
- SPECIAL HEALTH HAZARD CODES: CO
- EXACT LOCATION OF PRODUCT ON SITE (Optional): Boiler Room
## 2003 RIGHT TO KNOW SURVEY

### CHEMICAL INVENTORY FOR SMALL QUANTITIES

*(Using Inventory Range Codes 09-11 for Products in Quantities Less Than 101 Pounds, Gallons, or Cubic Feet)*

*(Photocopy This Sheet If You Need Additional Forms)*

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### EMPLOYER NAME

Hudson County

### FACILITY NAME

Garages, Roads, Bridges and Mosquito Control

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**EXACT LOCATION OF PRODUCT ON SITE (Optional)**

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**Enter Codes**

(See Page 2 of Survey for Codes)

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<th>MIXTURE</th>
<th>INVENTORY</th>
<th>UNIT</th>
<th>NUMBER OF EMPLOYEES EXPOSED OR POTENTIALLY EXPOSED</th>
<th>SPECIAL HEALTH HAZARD CODES</th>
<th>LOCATION (Optional)</th>
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<td>DOT Number</td>
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# 2003 Right to Know Survey

## Products with Unknown Ingredients

To be completed only when you are unable to identify specific chemical components of a trade name substance.

### Name of Employer and Facility

<table>
<thead>
<tr>
<th>County of Hudson</th>
</tr>
</thead>
</table>

### Main Identifying Trade Name of Product With Unknown Ingredients (1)

| 1 | STP Oil Treatment |
| 2 | Berkebile 2+2 DOT 3 Brake Fluid |
| 3 | Castrol Hypoy C Gear Oils [SAE 75W-90; SAE 80W-90; SAE 85-140]; Castrol Diesel; Castrol Dexron III; Castrol GTX Motor Oil [SAE 10W-30 & 10W-40]; GTX Motor Oil [SAE 5W-30]; |
| 4 | Freon* 12 |
| 5 | Enviro 2000 (1-4378) |
| 6 | Summit ULV Flushing Solution |

### Manufacturer's or Supplier's Name, Mailing Address, City, State, and Zip Code (2)

| 1 | First Brands Corporation |
| 2 | The Berkebile Oil Company |
| 3 | Castrol North America Automotive Inc. |
| 4 | E.I. du Pont de Nemours & Co. Inc. |
| 5 | ABC Compounding Co., Inc. |
| 6 | Summit Chemical Co. |

---

Return this form along with your Right to Know Survey to: RTK Survey, NJDHSS, P.O. Box 368, Trenton, NJ 08625-0368. Send copies of this form along with the Right to Know Survey to your County Lead Agency, local health department, local fire and police departments, and Local Emergency Planning Committee.
## Hazardous Chemical Inventory Codes

### Column 5
**Container Codes**
- TA: Above ground tank
- TB: Below ground tank
- TI: Tank inside building
- DS: Steel drum
- DP: Plastic drum
- DF: Fiber drum
- CN: Can
- CB: Carboy
- SI: Silo
- BA: Bag
- BX: Box
- CY: Cylinder
- BG: Bottles or jugs (glass)
- BP: Bottles or jugs (plastic)
- BN: Tote bin
- TW: Tank wagon
- RC: Railcar
- OT: Other (describe)

### Column 6
**Mixture Codes**
- 61: Unknown
- 60: 100%
- 59: 90 to 99%
- 58: 80 to 89%
- 57: 70 to 79%
- 56: 60 to 69%
- 55: 50 to 59%
- 54: 25 to 49%
- 53: 10 to 24%
- 52: 1 to 9%
- 51: 0.1 to 0.9%

### Column 7
**Inventory Range Codes**
- 20: Greater than 10 million
- 19: 1,000,001 to 10 million
- 18: 500,001 to 1 million
- 17: 250,001 to 500,000
- 16: 100,001 to 250,000
- 15: 50,001 to 100,000
- 14: 10,001 to 50,000
- 13: 1,001 to 10,000
- 12: 101 to 1,000
- 11: 11 to 100
- 10: 1 to 10
- 09: Less than 1

### Column 8
**Units of Measure**
- C: Cubic feet for gases
- P: Pounds for solids
- G: Gallons for liquids

### Column 9
Enter the estimated number of exposed or potentially exposed employees.

### Column 10
**Special Health Hazard Codes**
(See RTK Hazardous Substance List - SHH Column)
- CA: Carcinogen
- MU: Mutagen
- TE: Teratogen
- CO: Corrosive
- F4: Flammable - Fourth Degree
- F3: Flammable - Third Degree
- R4: Reactive - Fourth Degree
- R3: Reactive - Third Degree
- R2: Reactive - Second Degree
Updates to the SPPP
2021 SPPP Update Resolution
BOARD OF COMMISSIONERS
COUNTY OF HUDSON
RESOLUTION

No. 105-11-308

On Motion of Commissioner Walker
Seconded by Commissioner O'Dea

APPROVING THE UPDATED STORMWATER POLLUTION PREVENTION PLAN TO ADHERE TO NEW JERSEY DEPARTMENT OF ENVIRONMENTAL PROTECTION (NJDEP) MS4 PERMIT

WHEREAS, pursuant to the New Jersey Department of Environmental Protection’s regulations, the County of Hudson, through its Division of Planning, developed a Stormwater Pollution Prevention Plan to satisfy the State’s Stormwater Management Rules found at N.J.A.C. 7:8-1 et seq; and

WHEREAS, said plan is now on file with the Clerk of this Board and available for public inspection.

NOW, THEREFORE, BE IT RESOLVED by the Board of Commissioners of the County of Hudson, that:

1. The aforesaid recitals are incorporated herein as though fully set forth at length.

2. This Board approves the Stormwater Pollution Prevention Plan as it is now on file with the Clerk, and authorizes its submission to the New Jersey Department of Environmental Protection - Division of Water Quality by way of a "Request for Authorization," and by way of any other necessary procedure.

2. The Board hereby authorizes the County Executive Thomas A. DeGise, County Administrator, Abraham Antun, Deputy County Administrator, David Drumeler, or their lawfully appointed designee to execute any and all documents and take any and all actions necessary to complete and realize the intent and purpose of this Resolution.

3. This Resolution shall take effect immediately

<table>
<thead>
<tr>
<th>Commissioner</th>
<th>Aye</th>
<th>Nay</th>
<th>Abst</th>
<th>N.P.</th>
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<td>O’Dea</td>
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<td>Chairperson Vitrilli</td>
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It is hereby certified that at a regular meeting of the Board of Commissioners of the County of Hudson held on the 14th day of November A.D. 2021, the foregoing resolution was adopted with 7 members voting in the affirmative and 0 in the negative.

[Signature]
Clerk

APPROVED AS TO LEGAL FORM

BY:

DONATILO BATTISTA
HUDSON COUNTY COUNSEL

Source: Parks & Community Services/Planning

RM:bcnt