June 23, 2011

Mary Kurfuss, Director
Laws & Commissions
State of New Jersey
125 West State Street, Post Office Box 300
Trenton, New Jersey 08625

RE: Pay-to-Play Ordinance for Filing Pursuant to N.J.S.A. 40A:11-51
Borough of Penns Grove

Dear Ms. Kurfuss:

Enclosed for filing are an original and two copies of Borough of Penns Grove Ordinance No. 2011-1, "An Ordinance Establishing That A Business Entity Which Makes Political Contributions to Municipal Candidates and Municipal Political Parties in Excess of Certain Thresholds Shall be Limited in its Ability to Receive Public Contracts From the Borough of Penns Grove (a/k/a Contractor Pay-To-Play Reform Ordinance)."

Please file the original of record and return file-stamped copies to our office in the enclosed self-addressed, postage prepaid envelope.

Should you have any questions, or should you need anything further, please do not hesitate to contact me.

Very truly yours,

Kristin J. Telsey

KJT:mecc
Enclosure
ORDINANCE OF
BOROUGH OF PENNS GROVE, NEW JERSEY
ORDINANCE NO. 2011-1

AN ORDINANCE ESTABLISHING THAT A BUSINESS ENTITY WHICH MAKES POLITICAL CONTRIBUTIONS TO MUNICIPAL CANDIDATES AND MUNICIPAL POLITICAL PARTIES IN EXCESS OF CERTAIN THRESHOLDS SHALL BE LIMITED IN ITS ABILITY TO RECEIVE PUBLIC CONTRACTS FROM THE BOROUGH OF PENNS GROVE

(a/k/a CONTRACTOR PAY-TO-PLAY REFORM ORDINANCE)

WHEREAS, large political contributions from those seeking or performing contracts with a municipality raise reasonable concerns on the part of taxpayers and residents as to their trust in government and its business practices; and

WHEREAS, pursuant to N.J.S.A. 40:48-2, a municipality is authorized to adopt such ordinances, regulations, rules and by-laws as necessary and proper for good government, as well as the public health, safety and welfare; and

WHEREAS, pursuant to N.J.S.A. 40A:11-51, a municipality is authorized to adopt by ordinance, measures limiting the awarding of public contracts to business entities that have made political contributions, and limiting the contributions that the recipient of such a contract can make during the term of a contract; and

WHEREAS, in the interest of good government, the people and the government of the Borough of Penns Grove desire to establish a policy that will avoid the perception of improper influence in public contracting and local elections;

WHEREAS, it shall be the policy of the Borough of Penns Grove to create such a regulation which states that a Business Entity which makes political contributions to municipal candidates and municipal political parties in excess of certain thresholds shall be limited in its ability to receive public contracts from the Borough of Penns Grove; and

NOW THEREFORE, BE IT ORDAINED by the Mayor and the Members of the Council of the Borough of Penns Grove, County of Salem, and the State of New Jersey that the Code of the Borough of Penns Grove shall be amended as follows:

1. Chapter 48, previously “Reserved” shall be entitled “Contractor Pay-to-Play.”

Chapter 48 shall read as follows:
§ 48-1. Definitions.

As used in this ordinance:

(a) “Campaign Committee” means (i) every candidate for Borough of Penns Grove elective municipal office; (ii) every candidate committee established by or for the benefit of a candidate for the Borough of Penns Grove elective municipal office; (iii) every joint candidate committee established in whole or in part by or for the benefit of a candidate for the Borough of Penns Grove elective municipal office; (iv) every political party committee of the Borough of Penns Grove; and (v) every political committee, continuing political committee, or other form of association or organization that regularly engages in the support of candidates for the Borough of Penns Grove municipal or Borough of Penns Grove municipal political parties or political party committees. The terms in the foregoing paragraph have the meaning prescribed in N.J.A.C. 19:25-1.7.

(b) “Contribution” has the meaning prescribed in N.J.A.C. 19:25-1.7. By way of illustration, and not limitation, this definition includes pledges, loans and in-kind contributions.

(c) A “contract for professional or extraordinary services” means all contracts for “professional services” and “extraordinary unspecifiable services” as such term is used in N.J.S.A. 40A:11-5.

(d) For purposes of this Ordinance, a “Business Entity” whose contributions are regulated by this ordinance means: (i) an individual including the individual’s spouse, and any child/children; (ii) a firm; corporation; professional corporation; partnership; limited liability company; organization; association; and any other manner and kind of business entity; (iii) any person who owns 10% or more of the equity or ownership or income interests in a person or entity as defined in sections (i) and (ii) above and their spouses and child/children; (iv) all partners or officers of such an entity. In the aggregate, and their spouses and child/children; (v) any person, subcontractor, subsidiary, corporation, firm, partnership, limited liability company, organization or association who has received or indefeasibly acquired the right to receive, firm a person described in subparagraph (i) above, more than $100,000.00 in compensation or income of any kind (including, by way of illustration, and not limitation: wages, salaries, sums paid to independent contractors, benefits, dividends, profit-sharing, pension contributions, deferred contributions, stock, stock options or gifts), in any twelve (12) month period prior to the award of, or during the term of, a contract subject to this ordinance; and (vi) all persons who are an “affiliate” of a Business Entity as defined in section (i), (ii) and (v) above, as such term is used in 11 U.S.C. 101(2).
§ 48-2. Prohibition on awarding public contracts to certain contributors.

(a) To the extent that it is not inconsistent with state or federal law, the Borough of Penns Grove and any of its departments, instrumentalities or purchasing agents shall not enter into any agreement of otherwise contract to procure "professional services" as such term is defined at N.J.S.A. 40A:11-2(6) and used at N.J.S.A. 40A:11-5(1)(a)(i) and/or banking, insurance or other consulting service (hereinafter "Professional Services"), nor "extraordinary unspecified services" as such term is defined at N.J.S.A. 40A:11-2(7) and used at N.J.S.A. 40:11-5(1)(a)(ii) and/or media, public relations, lobbying, parking garage management or other consulting and/or management service (hereinafter "Extraordinary Unspecified Services") from any Business Entity if such Business Entity has solicited or made by Contribution to (i) a candidate, candidate committee or joint candidates committee of any candidate for elective municipal office in the Borough of Penns Grove or a holder of public office having ultimate responsibility for the award of a contract, or (ii) to any Borough of Penns Grove political committee or political party committee, or (iii) to any Borough of Penns Grove political committee that regularly engages in the support of Borough of Penns Grove municipal elections and/or Borough of Penns Grove municipal candidates, candidate committees, joint candidate committees, political committees, political parties, political party committees, (hereinafter "PAC"); in excess of the thresholds specified in § 48-2(c) within one calendar year immediately preceding the date of the contract or agreement.

(b) No Business Entity who submits a proposal for or enters into negotiations for the rendition of Professional Services or Extraordinary Unspecified Services shall knowingly solicit or make any Contribution, to (i) a candidate, candidate committee or joint candidates committee of any candidate for elective municipal office in the Borough of Penns Grove, or a holder of public office having ultimate responsibility for the award of a contract, or (ii) to any Borough of Penns Grove political committee or political party committee, or (iii) any PAC, between the time of first communication between that Business Entity and the municipality regarding a specific agreement for Professional Services or Extraordinary Unspecified Services, and the later of the termination of negotiations or rejection of any proposal or the completion of the performance or specified time period of that contract or agreement.

(c) The monetary thresholds of this Ordinance are: (i) a maximum of $300 per calendar year each for any purpose to any candidate or candidate committee for mayor or governing body, or $500 per calendar year to any joint candidates committee for mayor or governing body, or $300 per calendar year to a political committee or political party committee of the Borough of Penns Grove; and (ii) $500 maximum per calendar year to any PAC. However, for each Business Entity party to a contract for Professional or Extraordinary Unspecified Services as defined in § 48-2(a), or engaged in negotiations for a
contract defined in § 48-2(a), when each Business Entity’s Contribution is aggregated with all “persons” defined in § 48-1(d) of the “Definitions” above, by virtue of their affiliation to that Business Entity party, a maximum of $2,500 to all Borough of Penns Grove candidates, candidate committees, joint candidate committees, and holders of public office having ultimate responsibility for the award of a contract, all Borough of Penns Grove political committees and political party committees as described herein combined, without violating § 48-2(a).

(d) For purposes of this section, the office that is considered to have ultimate responsibility for the award of the contract shall be (i) the Borough of Penns Grove Mayor or Governing body, if the contract requires approval or appropriation from the Mayor or Governing body, or (ii) the Mayor of the Borough of Penns Grove, if the contract require approval of the Mayor, or if a public officer who is responsible for the award of a contract is appointed by the Mayor.

(c) Rules regarding subcontractors. No person may be awarded a subcontract to perform under a contract subject to this Ordinance, if the subcontractor would be disqualified by § 48-2(a) from receiving the contract at the time that the subcontract is awarded. Nor may any person who would be disqualified by § 48-2(a) from receiving the contract perform substantially all of obligations described in a contract for professional or extraordinary services that is subject to this ordinance.

§ 48-3. Contributions made prior to the effective date.

No Contribution or solicitation of contributions made prior to the effective date of this Ordinance shall be deemed to give rise to a violation of this Ordinance.

§ 48-4. Contract Renewal

No contract subject to this ordinance may be renewed, extended, or materially modified unless the resulting renewal, extension, or modification would be allowable under the provisions of this ordinance if it were an initial contract.


(a) Prior to awarding any contract or agreement to procure Professional Services or Extraordinary Unspecified Services from any Business Entity, the Borough of Penns Grove or its purchasing agents and departments, as the case may be, shall receive a sworn statement from said Business Entity which is the intended recipient of said contract that he/she/it has not made a Contribution in violation of § 48-2 of this Ordinance. The Borough of Penns Grove, its purchasing agents and departments shall be responsible for informing the Borough Council that the aforementioned sworn statement has been received
and that the Business Entity is not in violation of this ordinance, prior to awarding the contract or agreement.

(b) A Business Entity shall have a continuing duty to report to the Borough of Penns Grove any Contributions that constitute a violation of this act that are made during the negotiation, proposal process or the duration of a contract. The Borough of Penns Grove, its purchasing agents and departments shall be responsible for informing the governing body within ten (10) business days after receipt of said report from the Business Entity, or at the next Borough Council meeting following receipt of said report from the Business Entity, or whichever comes first.

(c) The certification required under this subsection shall be made prior to entry into the contract or agreement with the Borough of Penns Grove, or prior to the provision of services or goods, as the case may be, and shall be in addition to any other certifications that may be required by any other provision of law.

§ 48-6. Return of excess contributions.

A Business Entity that is a party to a contract for Professional Services or Extraordinary Unspecified Services may cure a violation of § 48-2 of this Ordinance, if, within 30 days after the date on which the applicable ELEC report is published, said Business Entity notifies the municipality in writing and seeks and receives reimbursement of the Contribution from the recipient of such Contribution.

§ 48-7. Exemptions.

The contribution limitations prior to entering into a contract in § 48-2(a) do not apply to contracts which (i) are awarded to the lowest responsible bidder after public advertising for bids and bidding therefore within the meaning of N.J.S.A. 40A:1-4, or (ii) are awarded in the case of an emergency under N.J.S.A. 40A:11-6. There is no exemption for contracts awarded pursuant to a “Fair and Open Process” under N.J.S.A. 19:44A-20, se seq.


(a) It shall be a material breach of the terms of a Borough of Penns Grove agreement or contract for Professional Services or Extraordinary Unspecified Services when a Business Entity that is a party to such agreement or contract has: (i) made or solicited a Contribution in violation of this Ordinance; (ii) knowingly concealed or misrepresented a Contribution given or received; (iii) made or solicited Contributions through intermediaries for the purpose of concealing or misrepresenting the source of the Contribution; (iv) made or solicited any Contribution on the condition or with the agreement that it will be re-contributed to a candidate, candidate committee or joint candidates committee of any candidate for elective municipal office in the Borough of
Ordinance and each section, subsection, sentence, phrase, or provision of
who cast votes in favor of the Ordinance. Declare that they would have supported the
Ordinance. The person exercising the position in support of this Ordinance and the
provisions of this Ordinance, the person exercising the position in support of this Ordinance are excused. The clashes of this
ordinance other than those to which it is held invalid shall not be affected thereby.
Person of Ordinance shall be held invalid; the remaining of this Ordinance to the
If any provision of this Ordinance, or the application of any such provision to any

§ 48-10. Severability

and costs arising from or related to a violation of this Ordinance.


§ 48-9. Citizens' Private Right of Action

violations of the Ordinance of the Borough of Pens Grove.

§ 48-8. Any Business Entity who violates § 48-8(a)-(f) shall

Restictions of this Ordinance.

meets: done any act which, if done directly or indirectly, through or by any other person or

(p) “Person” means: done any act which, if done directly or indirectly, through or by any other person or

(v) “Employee” means: done any act which, if done directly or indirectly, through or by any other person or

(q) “Pens Grove” or a holder of public office having ultimate responsibility for the

Workers, Including, Consultants, Employees, Family Members, and Employees

Party, or an attorney, or any political party committee or any political party committee or

approved or employed a lobbyist of Pens Grove shall be.

consultants with the prior written approval of Pens Grove or any political party committee or

of Pens Grove of a holder of public office having ultimate responsibility for the

application thereof, irrespective of the fact that any one of more other sections, subsections, sentences, clauses, phrases, or provisions or applications thereof may be held invalid.


All ordinances or parts of ordinances which are inconsistent with any provisions of this Ordinance are hereby repealed as to the extent of such inconsistencies.

§ 48-12. Effective date.

This Ordinance shall become effective twenty (20) days following the final adoption thereof by the Borough Council of the Borough of Penns Grove and shall be published as required by law.

THIS ORDINANCE shall take effect according to law. All other Ordinances or part of Ordinances inconsistent herewith are hereby repealed to the extent of such inconsistency.

Attest:

Sharon Williams, Clerk

John Washington, Mayor

Notice: The above ordinance was introduced and passed on the first reading at the meeting of the Mayor and Council of the Borough of Penns Grove in the County of Salem held on February 11, 2011 and will be considered for final passage at a meeting to be held by the Mayor and Council at Borough Hall, Broad Street and State Street, Penns Grove, New Jersey at 7:30 p.m. on , 2011 at which time any interested person will be given an opportunity to be heard.

Sharon Williams, Clerk