

# LOWER NAZARETH TOWNSHIP

### PLANNING & ZONING OFFICE

623 MUNICIPAL DRIVE, SUITE 200 NAZARETH, PA 18064 TELEPHONE: 610-759-7434 FAX: 610-746-3317

# **Inground Swimming Pool Submission Checklist**

1 cc of Permit Application, signed the Property Owner and Applicant, if not the Property Owner
4 cc of Grading Plan per SALDO Article 5, Section 533, reflecting location of pool, fence and revised grading
2 cc of Pool specifications, including dimensions and cross section of the pool foundation requirements from the manufacturer (steel or polymer wall systems) or a designed system from a licensed professional (rebar with shotcrete or similar)
2 cc of electrical information, i.e. lights, heater, pump, filter, etc.
2 cc of a plumbing drawing showing layout
2 cc of Fence Specifications including style, finished height, gate system, hinge system, and latch mechanisms. The proposed location of the fence must be provided on the Grading Plan.
1 cc of signed Barrier System Acknowledgement Form
1 cc of current Insurance Certificate for contractor installing the pool, <b>showing proof of Worker's Compensation insurance</b>
1 check for \$480.00 for Building Permit, payable to "Lower Nazareth Township"
1 check for \$700.00 for Grading Permit, payable to "Lower Nazareth Township"

#### **Please Note!**

Once a complete application has been received, the Township has, by law, up to <u>15 business days</u> to approve/deny your application. Please account for this timeframe when planning your project. If your permit is approved in advance of the 15<sup>th</sup> day or additional information is required to process the permit, we will contact you accordingly.

#### Resubmissions:

- \* Grading Plan \$115 per resubmission
- \* Building Permit \$75 (minimum)



# LOWER NAZARETH TOWNSHIP

623 Municipal Drive, Suite 200 Nazareth, PA 18064 Ph. 610-759-7434/Fax 610-746-3317

# POOL/HOT TUB PERMIT APPLICATION

TOWNSHIP USE ONLY Permit # Approve/Deny By		
Received Stamp		

LOCATION OF PROPOSED WORK OR IMPROVEMENT	
Address	Tax Map Id# (If Known)
RESPONSIBLE PARTIES	
Is This Application Being Made By The Property Owner? ☐ Yes ☐	J No → If Not, Then By Whom? ☐ Tenant ☐ Contractor ☐ Oth
<u>Applicant</u>	Email Address:
Address	
Phone #: ()	Fax #: ()
Property Owner:	Email Address:
□ Same as Applicant  Address:	
Phone #: ( Alternate Phone #: (	
, ,	Email Address:
□ Not Applicable □ Property Owner	
Address:	
Phone #: () Alternate Phone #: (	_) Fax #: ()
Worker's Compensation Certificate Required Attached ☐ Yes☐ No	(Permit will not be released without proof of Worker's Compensation Insurance)
Architect or Engineer:	Email Address:
Address:	
Phone #: ( Alternate Phone #: (	
Complete Items A Thru E as they apply to this permit and the pro	perty in question:
A. BUILDING PERMIT is requested for:	B. ZONING/GRADING PERMIT is requested for:
☐ Above Ground Pool ☐ In-Ground Pool ☐ w/fence	☐ In-Ground Pool ☐ Above Ground Pool ☐ Fence
☐ Hot Tub ☐ Accessory Building +500 s.f.	☐ Pool Deck ☐ Accessory Building
Other	☐ Other
C. PROPOSED IMPROVEMENTS:	
Pools: Above Ground Pool Diameter (Ft) Depth	Of Pool(Ft)
In Ground Length (Ft) X Width (Ft)	= Total Area of Pool(Ft)
Type of Construction: ☐ Concrete ☐ Liner ☐ Fiberglas	ss 🗖 Metal 🗖 Other
Barrier Protection: Fence Height: Number of Gat	es: Door Alarm System ☐ Yes☐ No
Patios, Decks, & Walkways: ☐ Not Applicable Height above Gra	ade Material
	x Width Total Sq. Ft
Accessory Structures: ☐ Not Applicable	
Structure Length (Ft) X Width (Ft) =	
Height: Structure Height(Ft) Number Of Stories	

	D. PROPOSED SETBACKS & LOT COVERAGE:							
	New Impervious Coverages.f. Existing Building/Impervious Coverages.f. Total Impervious Coverages.f							
	Pool Setback from Property Line: Rear Yard (Ft)Left Side Yard (Ft) Right Yard(Ft)							
	From Septic (Ft) From Rear of Dwelling (Ft)							
	Fence Setback from Property Line: Rear Yard (Ft)Left Side Yard (Ft)Right Yard(Ft)							
E.	ESTIMATED COST OF CONSTRUCTION \$(To The Nearest Dollar)							
	SITE OR PLOT PLAN (For Applicant Use)							
=	☐ Check here if separate document(s) attached							
Towarea provapplund	the Applicant certifies that all information on this application is correct and the work will be completed in accordance with the "approved" struction documents, PA Act 45 (Uniform Construction Code) and any additional building code requirements adopted by Lower Nazareth with Property owner and Applicant assume the responsibility of located all property lines, setback lines, easements, rights-of-way, flood as, etc. Issuance of a permit and approval of construction documents shall not be construed as authority to violate, cancel or set aside any visions of the codes or ordinances of Lower Nazareth Township or any other governing body. The Applicant certifies he/she understands all the licable codes, ordinances, and regulations. The application, together with plans and attachments, are made part of this application by the ersigned. The Applicant and owner also agree they are responsible for the replacement of any township road to township standards, which are larged during the building of the permitted structure or improvement.							
Peri	mits that require Zoning/Grading Permit issuance.							
	er Section 403.43(m) and 403.63(k) of Act 45, the Applicant shall submit all required fees of the permit, or the permit will be deemed invalid and application denied.							
state and app	y signing this application, authorization is granted to any municipal representative of Lower Nazareth Township to access the above property as ed within this application at any reasonable hour; to inspect and verify that any proposed use and/or structure contained within this application for that exists on the above property complies with all Lower Nazareth Township ordinances; and states that the information provided on this lication by the Applicant(s) and owner(s) is true and correct to the best of their knowledge or belief. The Applicant hereby acknowledges that wer Nazareth Township and their assigns are the sole producer of construction inspection services for Lower Nazareth Township.							
	he Applicant also understands that occupancy of the structure will not take place until both building construction and grading construction are applied as per the permit application and approved plan.							

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SIGNATURE OF PROPERTY OWNER(S)\_\_\_\_\_

SIGNATURE OF APPLICANT(S)\_\_\_\_\_\_DATE\_\_\_\_\_

\_\_\_ DATE\_\_\_\_\_

#### DO NOT WRITE BELOW THIS LINE

#### **OFFICE USE ONLY** DATE APPLICATION RECEIVED\_\_\_\_\_ ISSUED BY: \_\_ ZONING ADMINISTRATOR and/or BUILDING CODE OFFICIAL **PERMIT FEES** Bldg Permit Fee \$ □Cash Twp Admin & Education Fee \$ □ Check Receipt #\_ **TOTAL BUILDING** \$ **PERMIT FEES** ☐ Cash Zoning/Grading Permit Fee \$ ☐ Check Receipt #\_ FEE CALCULATION:

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# PENNSYLVANIA WORKERS COMPENSATION INSURANCE COVERAGE INFORMATION AFFIDAVIT

#### PLEASE READ DIRECTIONS CAREFULLY BEFORE FILLING OUT THIS FORM.

A Building or Zoning Permit <u>will not</u> be issued by Lower Nazareth Township until this form is completed properly.

Please complete all sections. All blank spaces must be completed with the requested information and boxes must be checked as they pertain to Contractor status with the Pennsylvania Workman's Compensation Insurance Law.

If you are SELF-EMPLOYED or claiming a religious exemption, this form must be signed in front of a NOTARY PUBLIC.

<u>NOTE:</u> This form will only be maintained in the Lower Nazareth Township records for one (1) YEAR after the Building/Zoning Permit is issued. It is the responsibility of the contractor to renew this permit yearly. If the contractor wishes to provide a certificate of insurance, the contractor must notify their insurance company that Lower Nazareth Township is to be named as the policy certificate holder on the certificate.



# CONTRACTOR WORKER'S COMPENSATION AFFIDAVIT

	hir	e co	ntractors	s or employees to pe	rform any wo	ork under th	n this property and will perform the building permit issued in confurance immediately. (NO Notation)	nection herewith, I, or my	
	<u>C</u>	Contractor will perform work.							
		Na	me of C	ontractor				_	
		Tit	le of Co	mpany				_	
								_	
		City State							
						)	Federal ID Num	ber:	
	Cł	100	se <u>onl</u> y	<u>y one</u> of the foll	owing:				
	□ Contractor Certificate of Insurance. Attached hereto is my Certificate of Insurance or self-insurance evidence compliant with Pennsylvania's Worker's Compensation Law, which insurance or self-insurance remains in full force and effect. (NO Notary Required)								
Contractor is self-employed and has no employees. As contractor, I will perform all work require connection with this permit myself. I have no employees and will use no subcontractors. I understate am prohibited by law from employing any individual to perform work under the permit issued in conherewith, unless I provide proof of insurance to Lower Nazareth Township. After receipt of the permit of the permit issued in conherewith, unless I provide provide provide providers compensation coverage (NOTARY REQUIRED).  Contractor is self-employed and uses subcontractors. I have no employees and will use only subcontractors in performing the work under the permit issued in connection herewith. Prior to commencement of the work I have been provided with evidence or workers' compensation insurance for each subcontractor I will use in performing the work. Alternately, I have been provided with evidence or workers' compensation coverage is provided to me (NOTARY REQUIRED).					actors. I understand that I rmit issued in connection receipt of the permit, if I				
					with. Prior to ensation insurance coverage provided with evidence that aployees on the job unless				
	Religious Exemption. All of my employees who will perform work under the permit issued in connecting the herewith are exempt on religious grounds under Section 304.2 of the Worker's Compensation Act. By working of further explanation, I state the following:				npensation Act. By way				
further immedi reinstat subject	t be agr atel ed. to tl	lifted ee th y not My he pe	d until properties at should tify Lower signature	roper Worker's Com d any required Work er Nazareth Townshi e on this form consti 18 Pa. C.S.A. 94904	pensation cover's Compens p and unders tutes my verif	verage is ob sation cover tand a STO ication that	this Affidavit will result in a STO tained, or until further proof or eage terminate during the progres P WORK ORDER will be issued the statements contained here are ications to Lower Nazareth Town	exemption is submitted. I ss of the work, that I will until coverage is e true, and that I am	
Contrac							TARY REQUIRED		
						Sub	oscribed and sworn to before me	this	
							day of 20	seal	
Date									
						(Si	gnature of Notary Public)	<del></del>	

My Commission expires:\_\_\_\_\_

#### **ARTICLE V**

#### LDR LOW DENSITY RESIDENTIAL DISTRICT

- 501. <u>PURPOSE</u>. To provide for the orderly expansion of areas that offer neighborhoods of single family detached houses at a low density. To carefully protect these areas from uses that may not be fully compatible.
- 502. <u>PERMITTED BY RIGHT USES.</u> Only the following uses are permitted by right in the LDR District, provided that the requirements for specific uses in Article XV are met:
  - A. The following principal uses:
    - 1. Single Family Detached Dwelling (includes Mobile/manufactured home\*)
    - 2. Crop Farming
    - 3. Swimming Pool, Public or Semi-Public\*
    - 4. Publicly-owned Recreation
    - 5. Wildlife Sanctuary
    - 6. Commercial Forestry\*
    - 7. Township-owned Use

- B. The following accessory uses, within the requirements of Section 1503:
  - 1. Home Office\*\*
  - 2. Accessory Use or Structure clearly customary and incidental to a permitted by right, approved special exception or conditional use.
  - 3. Swimming Pool, Private\*\*
  - 4. Recreational Facilities limited to use by residents of a development and their occasional guests.
  - 5. Essential Services\*\*
  - 6. Accessory Use or Structure permitted under Section 1503.C.\*\*
- 503. <u>SPECIAL EXCEPTION USES.</u> Only the following uses are permitted by special exception in the LDR District, provided that the requirements for specific uses in Article XV are met:

<sup>\*</sup>See additional requirements in Section 1502.

#### A. Home Occupation\*\*

\*\*See additional requirements in Section 1503.

- 504. <u>CONDITIONAL USES.</u> Only the following uses are permitted conditional uses in the LDR District, provided that the requirements for specific uses in Article XV are met:
  - A. Public or Private Primary or Secondary School\* (with an expansion of an existing school permitted by right)
  - B. Emergency Service Station\* (with expansion of an existing station permitted by right)
  - C. Golf Course\*
  - D. Place of Worship\*
  - E. Cemetery\*
  - F. Cluster Development\*\*\*

505. <u>LOT AND SETBACK REGULATIONS.</u> Lot and setback regulations for uses in the LDR District shall be as follows; unless a more restrictive requirement is stated in Article XV for a particular use or elsewhere in this Ordinance. See definitions of these terms in Article II.

#### A. Minimum Lot Area

Residential with both public water & sewer – 22,000 square feet

Non- residential with both public water & public sewer – 43,560 square feet

Any use with public water & no public sewer – 43,560 square feet

Any use with public sewer & no public water – 43,560 square feet

Any use with neither public water & nor public sewer – 65,340 square feet

		Residential Use with both An public water and public sewer	y Use without both  public water and public sewer
В.	Minimum Lot Depth	150 feet	180 feet
C.	Minimum Lot Width		
	<ol> <li>at minimum front yard s</li> <li>at future street right-of-v</li> <li>except: for any newly cr</li> <li>with a new driveway endirectly onto an arterial</li> </ol>	way line 40 feet reated lot 150 feet tering	150 feet 40 feet 300 feet

<sup>\*</sup>See additional requirements in Section 1502.

<sup>\*\*</sup>See additional requirements in Section 1503.

<sup>\*\*\*</sup>See additional requirements in Article XX.

- D. <u>Maximum Building Coverage</u>. 30%
- E. Maximum Impervious Coverage. 45%
- F. <u>Minimum Front Yard Building Setbacks.</u> 30 feet, for principal and accessory structures, except:

Variation. Up to 50 percent of the principal residential buildings may be located up to 5 feet forward of the front yard building setback line, provided that an equal or greater number of principal residential buildings in the same stage of construction will be 5 feet or greater behind the front yard building setback line. This variation shall only be permitted if approved at the time of approval of the subdivision plan.

- G. <u>Minimum Side Yard Setback.</u> 15 feet for principal structures, (each of 2 side yards) 10 feet for accessory structures and uses. Corner lots See Section 1404.B.
- H. <u>Minimum Rear Yard Setback</u> . 40 feet for principal structures, 10 feet for accessory structures or uses.
- I. <u>Maximum Height.</u> 2-1/2 stories or 35 feet, whichever is less
- J. <u>Minimum Setback from Industrial District Boundary or Existing Industrial/Commercial Use.</u> 150 feet for any new principal residential building
- K. <u>Setback from Arterial Streets.</u> 40 feet, for all principal buildings from the future right-of-way line.
- L. Minimum Width and Length of Dwellings. 16 feet
- M. One Use. No lot shall include more than one principal use

#### 506. ADDITIONAL REQUIREMENTS.

- A. Parking. See Article XVII.
- B. Signs. See Article XVIII.
- C. <u>Site Plan Review.</u> See Section 1411.A. Site Plan review by the Planning Commission is required for nonresidential building expansions and parking lots.
- D. Condominium Ownership. See Section 1419.

#### SWIMMING POOL, HOUSEHOLD

Excerpted from the 2001 Lower Nazareth Township Zoning Ordinance, Article XV, ADDITIONAL REQUIREMENTS FOR SPECIFIC USES, Section 1503, Additional Requirements for Accessory Uses

Section 1503.F.20., Swimming Pool, Household. (referred hereafter as "pool")

- a. A building permit shall be required to locate or construct a noncommercial swimming pool.
- b. The pool shall not involve any commercial use.
- c. Enclosure Around In-Ground Pools. A new or existing in-ground pool shall be completely surrounded by a secure fence, wall, portion of a building and/or similar enclosure not less than 4 feet in height above the surrounding the existing ground level. This enclosure shall be constructed to make it impenetrable for small children to climb up or slip through the enclosure. All gates or door openings through such enclosure (other than a door to a building) shall be self-closing and include a self-latching device on the pool side for keeping the gate or door securely closed times when not in use.
- d. Enclosure Around Above Ground Pool. Any existing or new above ground pool shall include a secure fence, wall or other enclosure a minimum of 4 feet high above the surrounding ground level. This enclosure may include the walls of the pool itself. Such pools shall be equipped with an access ladder that can be raised and locked in a position so that it is a minimum of 4 feet above the surrounding ground level or otherwise completely inaccessible to children when the pool is unattended. All decks attached to an above ground pool shall be required to be 4' in height above the existing ground level and shall have a ladder that can be raised and locked in a position so that it is a minimum of 4 feet above the surrounding ground level or otherwise completely inaccessible to children when the pool is unattended.
- e. <u>Location</u>. A pool and any deck or shelter that is elevated above the surrounding ground level shall meet the applicable setback requirement for an accessory building. Patios around pools that are level with the average surrounding ground level are not required to meet setbacks. Where practical, a pool shall be located to the rear of a dwelling. A pool is not permitted within a required front yard. The water surface of a pool shall be setback a minimum of 15 feet from all lot lines and shall not be located under or within 20 feet of overhead electrical lines or over a water or sewer easement or within 10 feet of a septic tank or primary or alternate septic drain field.
- f. <u>Drainage</u>. A proper method shall be provided for drainage of the water from the pool that will not overload or flood any: a) on-lot septic system or b) portion of a building or property not owned by the owner of the pool. A pool shall not be located so as to interfere with the operation of a well or on-lot septic system.
- g. The Township may establish an inspection fee to assure compliance with this Ordinance and shall require that the applicant call for a final inspection of the pool by the Township

- prior to use. The Township does not assume responsibility for guaranteeing to the public that all new and existing pools fully comply with these provisions.
- h. <u>Water Service</u>. Any inlet from a central water system shall be above the overflow level of the pool. If the water for a pool is supplied by a private water system, there shall be no crossed connection with the central water system.
- i. <u>Nuisances</u>. A pool shall not include illumination of adjacent residential properties beyond what is customary in a residential neighborhood. A pool shall also not include the playing of a radio or recorded music at a volume louder than is necessary for the convenient hearing of persons at the pool.
- j. All in-ground pools must comply with the current Township Building Code ordinance as amended for construction of the pool.

# **ARTICLE II, DEFINITION**

<u>Swimming Pool, Private.</u> A man-made area with walls of man-made materials intended to enclose water at least 48 inches deep for bathing or swimming and that is intended to serve the residents of only 1 dwelling unit and their occasional guests.

<u>Note:</u> Any swimming pool with at least 24" inches of water shall comply with the PA Uniform Construction Code, and therefore all permitting requirements of Lower Nazareth Township.

# FENCES AND WALLS

Excerpted from the 2001 Lower Nazareth Township Zoning Ordinance, Article XV, ADDITIONAL REQUIREMENTS FOR SPECIFIC USES, Section 1503.F.5, Additional Requirements for Accessory Uses, Fences and Walls

#### 5. Fences and Walls.

- a. Unless otherwise stated, these uses shall be allowed in all Districts.
- b. Sight Distance. No fence or wall shall obstruct the sight distance requirements of Section 1404.C., nor obstruct safe sight distance within an alley.

#### c. Fences

- (1) Any fence located in the front yard of a use in the residential districts shall have a minimum ratio of 3:1 of open to structural areas, shall not exceed 5 feet in height and shall be constructed entirely of wood (and any required fasteners).
- (2) Fences shall not be required to comply with the rear and side yard setbacks for accessory structures, unless the fence would abut a public street.
- (3) A fence located in a residential district in a location other than a front yard shall have a maximum height of 6 feet. This restriction shall not apply to a fence of up to 10 feet which may be used to enclose a tennis or racquet sport court provided that such fence is not within a required setback area for an accessory structure.
- (4) A fence shall not be required to comply with accessory structure setbacks, except that no fence shall be built within 10 feet of the future right-of-way line of a street and a fence in a residential district shall be setback from the property line the following distances:
  - i. Single Family Dwelling 1.5 feet
  - ii. Townhouses, common side lot line no setbackTownhouses, other side yard 1.5 feet
  - iii. Semi-detached dwellings, common side lot line no setbackSemi-detached dwellings, other side yard 1.5 feet
- (5) No fence shall be located within the paved area setback required under Section 1703.
- (6) Any fence that has one side that is smoother and/or more finished than a second side shall place that smoother and/or more finished side so that it faces away from the area that is enclosed.

- (7) No fence shall be located in an access, drainage or utility easement unless approved by the Board of Supervisors. The permittee must agree to be responsible for all legal costs incurred by the creation and approval of an Easement Agreement with the Township and recorded in the Office for the Recording of Deeds in and for Northampton County, if approved.
- (8) No part of this Ordinance shall prohibit a developer from establishing Deed restrictions or homeowner association regulations that further restrict the height, location and material of fences in addition to those set forth herein.

#### d. Walls -

- (1) Engineering retaining walls necessary to hold back slopes are exempted from setback regulations and the regulations of this section and are permitted by right as needed in all Districts.
- (2) No wall shall be located in the required front yard in a residential district, except as a backing for a permitted sign at an entrance to a development and except for a decorative wall with a maximum height of 3 feet.
- (3) A wall in a residential district shall have a maximum height of 1 foot for every 2 feet if it is setback from a lot line, up to a maximum height of 6 feet.
- (4) Walls that are attached to a building shall be regulated as a part of that building, and the regulations of this Section shall not apply.
- e. <u>Gates</u>. All fences, walls or continuous hedges more than 4 feet in height shall be equipped with gates or other suitable passageways at intervals of not more than 250 feet.

# **Article II, DEFINITIONS**

<u>Fence.</u> A man-made barrier placed or arranged as a line of demarcation, an enclosure or a visual barrier and that is constructed of wood, chain-link metal or aluminum and/or plastic inserts. Man-made barriers constructed principally of brick, concrete, cinder block or similar materials shall be considered "walls." The term "wall" does not include engineering retaining walls, which are permitted uses as needed in all Districts. The terms "fence" and "wall" do not include barriers of trees or shrubs. Fences shall not contain materials such as barbed wire or have potentially dangerous features such as spikes.

Wall. See "Fence".

#### GRADING PLAN REQUIREMENTS

Excerpted from the 2005 Lower Nazareth Township Subdivision and Land Development Ordinance, *Article 5, FINAL PLAN SUBMISSION PROCEDURES AND REQUIREMENTS, Section 533, Final Plan Requirements* 

533 The following additional data shall be illustrated on the Final Plan.

- 533.1 The latest source of title to the land, as shown by the deed, page number, and book of the Northampton County Recorder of Deeds.
- 533.2 The total tract boundary lines of the area being subdivided, with accurate distances to hundredth of a foot and bearings to the nearest second. These boundaries shall be determined by accurate survey in the field, to an error of closure not to exceed one (1) foot in ten thousand (10,000) feet. The tract boundary shall be subsequently closed and balanced. However, the boundary or boundaries adjoining additional unplotted land of the subdivider (for example, between separately-submitted Final Plan sections) are not required to be based upon field survey and may be calculated. The location of all boundary line (perimeter) monuments shall be indicated, along with a statement of the total area of the property being subdivided. In addition, the surveyor shall certify to the accuracy of the survey, the drawn plan, and the placement of the perimeter monuments.
- 533.3 The following data for all proposed and existing streets:
  - a. the name, proposed name, or number of the street;
  - b. the cartway width of the street;
  - c. the right-of-way width and right-of-way lines of the street;
  - d. locations of all required street and traffic signs.
- 533.4 Block and lot numbers, and a statement of the total number of lots; all lot lines shall be completely dimensioned in feet if straight, and if curved by designating length of arc and radius (in feet) and chord bearing and distance. All internal angles within the lots shall be designated to within the nearest second. The proposed front, side and rear building setback lines, and the proposed placement of each building and driveway shall be shown. The area of each lot shall be noted in both square feet and acres.
- 533.5 Officially established house/building numbers for street addresses as assigned by the Township Engineer.
- All easements or rights-of-way and any limitations on such easements or rights-of-way. Rights-of-way shall be shown and accurately identified on the plan, and easements shall either be shown or specifically described on the Plan, including geometric location on the Plan. Easements should be located in cooperation with the appropriate public utilities; the exact location of all utility line installations also shall be shown. The terms of all easements or rights-of-way shall be stated in notes on the Plan.

- 533.7 Such covenants, conditions and deed restrictions as may be imposed upon the grantees, their heirs, executors and assigns, together with a statement of any restrictions previously imposed which may affect the title to the land being subdivided or developed. All such covenants and restrictions shall be summarized in notes on the record plan and shall include, as a minimum, the following:
  - a. After their construction, grantees shall repair and be responsible for maintaining all swales and detention ponds. Once established and approved, the extent and grades of all swales and detention ponds shall be maintained in perpetuity. Maintenance shall include, but not be limited to, regular lawn mowing, removal of trash/debris, plus repair of all sinkholes.
  - b. All drainage swales within street rights-of-way and drainage/utility easements shall be maintained in a grassed or otherwise improved condition in accordance with the grades and designs shown on the approved plans. All these easements and roadside drainage swales shall be kept free of all obstructions including but not limited to such obstructions such as fill, temporary or permanent structures, and landscaping materials (other than grass).
  - c. All electric, telephone, and cable TV utility distribution lines shall be installed underground.
- 533.8 A statement of the intended use of all non-residential lots or parcels, with reference to restrictions of any type which exist or will exist as covenants in the deed for the lots or parcels contained in the subdivision, and if covenants are recorded, including the book and page number of the Northampton County Recorder of Deeds.
- 533.9 If the subdivision fronts on a State Route, a note reading as follows shall be placed on the plan. "A highway occupancy permit is required pursuant to Section 420 of the act of June 1, 1945 (P.L. 1242, No 428), known as the "State Highway Law," before driveway or roadway access to a State highway is permitted.
- 533.10 The location of all existing and proposed street monuments, as required by Section 915; a certification of ownership, acknowledgment of plan, and offer of dedication and an acceptance clause for the Board of Supervisors shall be lettered on the plan, duly acknowledged and signed by the owner of the property, and notarized; a certificate for approval of the Plan by the Township Board of Supervisors shall be provided; a certificate for the recommendation for approval by the Township Planning Commission shall be provided; a certificate indicating review of the Plan by the Lehigh Valley Planning Commission shall be provided; space shall be left along the lower edge of the sheet, in order that the Northampton County Recorder of Deeds may acknowledge receipt and recording of the Plan when it is presented; if the Final Plan requires more than one sheet, a key diagram showing the relative location of the several sections shall be drawn on each sheet.

533.11 The final subdivision or land development plan shall contain the following legend:

Prior to the issuance of a building permit or commencement of construction for any individual lot or parcel shown hereon, the applicant shall submit to the Township Engineer for review and approval, three copies of a final grading plan drawn at a scale of 1"=20'. The grading plan shall be sealed by the Professional Engineer or Land Surveyor responsible for the preparation of the plan. The plan shall contain the following information:

- a. Lot lines with bearings and distances, lot area, locations of all existing and proposed lot corner monumentation, and tax parcel identification number for the subject property.
- b. Existing and proposed contour elevations at intervals of 2 feet, including the subject jot, adjoining street(s) and fifty (50) feet beyond the subject property, as approved on the final grading plan. If the average slope of the property is less than 3%, contour elevations at intervals of 1 foot shall be provided.
- c. Spot elevations for the first floor level of any structure, primary on-lot sewage disposal systems (where applicable), finished road elevations at point of entry, and any other area as deemed necessary by the Township Engineer.
- d. North reference, building restriction lines, easements and rights-of-way within or adjacent to the subject property.
- e. Location, size and elevations of all existing or proposed storm drainage structures within or adjacent to the subject property.
- f. All property adjoiners and names of adjoining street(s).
- g. Locations of all percolation test holes and soil probes and the locations and dimensions of primary and secondary on-lot sewage disposal systems, where applicable.
- h. The exact location and dimensions of any proposed structure, appurtenant structure, road or driveway, with tie-in dimensions to property line.
- i. Individual lot soil erosion and sedimentation controls in accordance with the approved subdivision plan or current conservation district standards.
- j. All covenants and conditions from the plan of record, if the subject property is part of an approved and recorded subdivision plan. The easement maintenance covenant from Section 784 shall be incorporated into the grading plan submission.



# LOWER NAZARETH TOWNSHIP PLANNING & ZONING OFFICE

623 MUNICIPAL DRIVE, SUITE 200 NAZARETH, PA 18064 TELEPHONE: 610-759-7434 FAX: 610-746-3317

# SWIMMING POOL OR SPA APPLICATION BARRIER SYSTEM ACKNOWLEDGEMENT AND WAIVER OF DAMAGES

A.	Please indicate the style of barrier system to be used with the proposed pool.						
	1. The fence or barrier system will complete Check this box and go to B.	tely surround the pool on all four sides.					
	2. A wall of the dwelling will serve as a partial installing the necessary UL 2017 listed including the necessary specification shounderstand that this equipment must be final inspection.	window and door alarms and will be					
B. I, (we) acknowledge that I have read and understand the 2015 International Swim Pool and Spa Code. I, (we) the owner of record, shall maintain all safety standard associated with this pool to include any and all fences, barriers, locking covers, at alarms, locking doors, gates and the like, as required by recognized codes, standar the Use and Occupancy Certification; and hereby hold Lower Nazareth Township their agents harmless for any and all damages or responsibilities that may occur a result of or associated with this pool.							
	We agree that we <u>will not</u> fill the pool/hot tub y proper barriers have been installed for the pool/Lower Nazareth Township's third party inspect we will not use the pool/hot tub until final inspect	hot tub <b>and</b> it has been inspected by ion agency. Furthermore, we agree that					
	Signature of Owner of Record	Date					
Addres	ss:						
Parcel	#:	_					