Potential Zoning Ordinance Amendments

- 1. Map Amendments (see attached Options C and D)
- 2. Revise ZO Section 180-79.A. to replace the following with, "(RESERVED)":
 - (1) Car Wash; public water and sewer required
 - (5) Gas Stations (see §180-104)
 - (6) Bank
 - (7) Gas Station / grocery (See §180-104)
- 3. Revise ZO Section 180-79.B to replace, "(4) Government facility, other" with, "(RESERVED)."
- 4. Revise ZO Section 180-79.1. Conditional Uses to include, "C. Landfills and Waste Disposal Facilities (see §180-109)"
- 5. Revise ZO Section 180-80.B. to replace, "(3) Landfills and waste disposal facilities (see §180-109)" with, "(RESERVED)".
- 6. Revise ZO Section 180-82.C. to read, "Maximum Impervious Surface Ratio: 60%"
- 7. Remove Article XIVA Light Manufacturing District (LM)
 - Remove ZO §180-83.1 through §180-83.6
- 8. Revise the first clause of the second sentence of ZO Section 180-109(F)(2)(a)[1] to read, "No surface mine, landfill, waste disposal facility, waste transfer facility or recycling facility activities shall be conducted less than 100 feet from a property boundary line or zoning boundary line;"
- Add ZO Section 180-109.G
 - G. Natural Resource Mitigation Alternative

An applicant proposing to develop an industrial use within the Limited Industrial Zoning District shall be permitted, with the written approval of the Lower Saucon Township Council, to disturb a greater area of natural resources than would be otherwise permitted by the Resource Protection Standards contained in Section 180-95 herein, provided the applicant preserves an equal amount of land outside of the LI District as open space in accordance with the following requirements:

- (1) The amount of land required to be dedicated as open space shall total, at a minimum, the acreage of environmentally protected lands proposed to be disturbed minus the acreage permitted to be disturbed as determined by the Site Capacity Calculations outlined in Section 180-95.C(b). ¹
- (2) The applicant shall provide drawings and calculations clearly showing the amount of disturbance and protected areas of the site

¹ Land permitted to be disturbed is equal to the Total Land in Resources minus Total Resource Protected Land

- (a) An additional plan sheet showing the limits of disturbance and total acreage of environmentally protected lands that are to be disturbed is required.
- (b) Calculations shall be included on the plans that accurately reflect the amount of land that is required to be resource protected by ordinance standards (§180-95.C.(b)), the total acreage of resource protected land permitted to be disturbed, the total acreage of resource protected lands that are proposed to be disturbed, and the minimum amount of land that is required to be dedicated as open space.
- (3) The land proposed for dedication as open space does not need to contain the same environmental resources as those proposed for disturbance on the subject site
- (4) The land shall be located within the municipal boundaries of Lower Saucon Township but shall be off-site, not within an industrial or commercially zoned area, and shall not contain any natural or man-made features that our inconsistent with the Township's Open Space Preservation Plan and Policies.
- (5) The land shall be offered to the Township in the form of dedicated open space or a conservation easement that is acceptable to the Township Council.
- (6) With the approval of the Township Council, land that is currently occupied by a use but that contains significant natural or historic resources, may be also considered for dedication to the Township.
- (7) The following standards shall apply to all open space property considered for dedication by the applicant:
 - (a) Open space shall be uninterrupted by unrelated buildings or drives and appropriately landscaped and/or designated as open space. Open space areas shall be interconnected with open space areas on abutting parcels whenever possible. It shall be incumbent upon the applicant to demonstrate that the open space is compatible with the surrounding areas.
 - (b) Any land set aside as open space which is of such a size as may be capable of future subdivision under the regulations of this chapter must be made subject to a deed restriction, conservation easement or agreement acceptable to the Township Council and duly recorded in the Northampton County Recorder of Deeds Office.
 - (c) Required open space shall be subject to permanent conservation easements prohibiting future development and defining the range of permitted activities.
- (8) In the event that the applicant demonstrates, to the satisfaction of the Township Council, that it was unable to obtain any property for dedication as open space; the applicant may meet the mitigation alternative requirements of this Subsection (G) by submitting a fee-in-lieu of dedication in accordance with the Lower Saucon Township Fee Schedule Resolution in effect at that time.