

Two agreements, both superseded and not reproduced. Summary:

{First Agreement, entitled “Amendment Agreement”, dated July 1, 1985, among LEHIGH COUNTY AUTHORITY, COUNTY OF LEHIGH, BOROUGH OF MACUNGIE, TOWNSHIPS OF LOWER MACUNGIE, LOWHILL, UPPER MACUNGIE, UPPER MILFORD, and WEISENBERG. The BOROUGH OF ALBURTIS signed a Consent and Joinder in 1988.

{Purpose: to allocate capacity from residential pool to Lower Macungie Township Phase III project (Ancient Oak South, Country Downs, Walnut Street, Fetter’s Lane) and Upper Macungie Township Phase II project (Kaybrook, Green Hills, Holiday Hills, Villages of Chapman and Kuhnsville, Rt. 100 area)

{*Superseded by 1987 Amendment to 1983 Wastewater Treatment Capacity Allocation Agreement (6.15 MGD). See Codified Ordinances ¶ 65-R(6), especially Article II. The original July 1, 1985 amendment would have provided for no allocation fees, and required design contracts by October 1, 1985 and construction contracts by July 1, 1986.*}

{Second Agreement, entitled “Amendment No. 2 to 1 April 1983 Wastewater Treatment Capacity Allocation Agreement”, dated December 5, 1985, among LEHIGH COUNTY AUTHORITY, COUNTY OF LEHIGH, BOROUGH OF MACUNGIE, TOWNSHIPS OF LOWER MACUNGIE, LOWHILL, UPPER MACUNGIE, UPPER MILFORD, and WEISENBERG. The BOROUGH OF ALBURTIS signed a Consent and Joinder in 1988.

{Purpose: allow Interceptor Fee to function as capital recovery fee; recognize depletion of capacity obtained from City, and so eliminate Allocation Fee.

{*Superseded by 1987 Amendment to 1983 Wastewater Treatment Capacity Allocation Agreement (6.15 MGD). See Codified Ordinances ¶ 65-R(6), especially Article III.*}