

EXHIBIT "A"
Chapter 45

DEPARTMENTS

[HISTORY: Adopted by the Council of the City of Easton as Art. 111 of the 1965 Codified Ordinances. Amendments noted where applicable.]

§ 45-1. Division into departments. [Amended 12-28-1983 by Ord. No. 2745]

The administrative functions, powers and duties of the City shall be divided under the ~~Mayor~~ City Administrator into the following departments:

- A. ~~Department of Administration~~ Department of Finance.
- B. Department of Planning and ~~Development~~ Codes.
- C. Department of Public Works.
- D. ~~Department of Public Property.~~ Department of Economic Development
- E. Department of Police.
- F. Department of Fire.

The bureaus of purchasing, human resources and Information Technology shall report to the city administrator.

§ 45-2. Directors; appointment and duties. [Amended 1-12-1972 by Ord. No. 2122]

- A. Directors of departments shall be appointed according to law.
- B. Under direction and supervision of the City Administrator ~~Mayor~~, each director of a department shall direct the performance of all duties and responsibilities required of ~~his~~ their department or its subordinate agencies pursuant to law.

§ 45-3. Department of ~~Administration.~~ Finance

- A. ~~Finance~~Business ~~Administrator.~~ The Director of ~~Financethe~~ Department of Administration shall be known as the Finance Director~~Business Administrator.~~ [Amended 1-12-1972 by Ord. No. 2122]
- B. Areas of responsibility. All fiscal and administrative service related to the following functions, powers and duties are allocated and assigned to the Department of Finance~~Administration~~: [Amended 9-25-1974 by Ord. No. 2264]
 - (1) ~~Personnel.~~
 - (2) Accounting, payrolls and billing.
 - (3) Budgeting and ~~centralized purchasing.~~
 - (4) ~~Administrative service functions, powers and duties not otherwise allocated~~

~~or assigned to any other office or department by ordinance or law.~~

(5) ~~Civil service.~~

(6) ~~Pension plan services administration. Shall serve as the chief administrative officer and shall carry out all responsibilities and duties as required by law. [Amended 4-22-1987 by Ord. No. 2890]~~

§ 45-4. Department of Planning and Codes Development. [Amended 12-22-1976 by Ord. No. 2397; 6-11-1980 by Ord. No. 2554]

A. ~~Director. The Director of the Department of Planning and Development Codes shall be known as the Director of Planning and Codes Development.~~

B. ~~Planning. There is established a Bureau of Planning to be headed by a Chief City Planner.~~

C. ~~Development. There is established a Bureau of Community Development to be headed by a Coordinator of Community Development.~~

D. Code services.

(1) There is established, under the Department of Planning and Codes Development and under the direction of the Director of the Department of Planning and Development Codes, a Bureau of Codes ~~and Rehabilitation~~, to be headed by a Bureau Chief of Codes ~~and Rehabilitation~~ to whom officials enforcing the following codes shall be responsible:

(a) Housing Code.

(b) Zoning Ordinance.

(c) Building Code.

(d) Plumbing Code.

(e) Electrical Code.

(f) Mechanical Code.

(2) And such other officials as may be detailed to him from time to time.

E. ~~Bureau of Health. There is established, under the Department of Planning and Development, a Bureau of Health to be headed by the Chief Health Administrator. Such Bureau shall be responsible for the enforcement of the Health Code.~~

F. ~~Areas of responsibility. Except as otherwise provided herein, all functions, powers and duties related to the following municipal activities are allocated and assigned to the Department of Planning and Codes Development.~~

(1) ~~Coordination of all activity of the City with the following:~~

(a) ~~City of Easton Authority.~~

(b) ~~Easton Suburban Water Authority.~~

- (c) Housing Authority.
 - (d) ~~Redevelopment Authority.~~
 - (e) ~~Hugh Moore Park Commission.~~
 - (f) Zoning Hearing Board.
 - (g) ~~Parking Authority.~~
 - (h) Board of Health.
 - (i) ~~Shade Tree Commission.~~
- (2) All administrative functions, powers and duties related to the following:
- (a) Bureau of Code Services.
 - (b) ~~Bureau of Community Development.~~
 - (c) Bureau of Planning.
 - (d) Chief Health Administrator.
 - (e) And such other activities as may be deemed advisable by the City Administrator~~Mayor.~~
- (3) All powers and duties outlined in Article II, Section 209 of the Pennsylvania Municipalities Planning Code¹ which are not otherwise specifically allocated and assigned by ordinance to the Planning Commission of the City of Easton.

G. Reports. The Director shall report to the Mayor and Council in accordance with law providing for reports of City officers.²

§ 45-5. Department of Police. [Amended 9-27-1972 by Ord. No. 2165]

- A. The Director of the Department of Police shall be known as the Chief of Police, who shall be selected from the force as provided in the general law. The Chief of Police shall have and perform all such responsibilities, duties and functions as are set forth in the general law and this section; there shall be one Chief of Police in the City appointed as provided herein. The annual salary of the Chief of Police shall be ~~fixed set by resolution ordinance~~ under the title "Chief of Police." ~~No ordinance shall fix any additional salary under the title "Director of the Department of Police" or otherwise.~~ [Amended 12-13-1972 by Ord. No. 2174]
- B. All functions, powers and duties related to law enforcement shall be performed by the Department of Police, including all law enforcement functions, powers and duties not otherwise allocated or assigned to any other office or department by ordinance or law.

¹. Editor's Note: See now 53 P.S. § 10209.1.

². Editor's Note: Original Section 111.05, Department of Public Safety, which previously followed this section, was repealed 9-27-1972 by Ord. No. 2165.

§ 45-6. Department of Fire. [Amended 9-27-1972 by Ord. No. 2165]

- A. The Director of the Department of Fire shall be known as the Fire Chief, who shall be selected as provided in the general law. The Fire Chief shall have and perform all such responsibilities, duties and functions as are set forth in the general law and this section; there shall be one Fire Chief in the City appointed as provided herein. ~~The annual salary of the Fire Chief shall be fixed by ordinance under the title "Fire Chief." No ordinance shall fix any additional salary under the title "Director of the Department of Fire" or otherwise. [Amended 12-13-1972 by Ord. No. 2174]~~
- B. All functions, powers and duties related to fire prevention, extinguishment, and all such functions, powers and duties concerning fire safety not otherwise allocated or assigned to any other office or department by ordinance or law shall be performed by the Department of Fire.³

§ 45-7. Department of Public Works. [Amended 12-28-1983 by Ord. No. 2745]

- A. Director. The Director of the Department of Public Works shall be known as the Director of Public Works.
- B. All administrative functions, powers and duties related to the following are allocated and assigned to the Department of Public Works: [Amended 5-14-2008 by Ord. No. 5089]
- (1) Engineering.
 - (2) Streets.
 - (3) ~~Water treatment and distribution.~~
 - (4) Wastewater treatment and collection.
 - (5) Recreation and parks.
 - (6) Public buildings.
 - (7) City service center, sanitation and recycling.
 - (8) Parking facilities.
 - (9) Electricity.
 - (10) Such other functions as by law or ordinance shall be assigned to this Department.⁴

~~**§ 45-8. Authority of department directors.** [Amended 1-10-1968 by Ord. No. 1990]~~

~~The director of any department shall have supervision of any matter, thing or office prescribed for such department by law, ordinance or action of Council.~~

3. Editor's Note: Original Section 111.06, Department of Public Services, which previously followed this section, was repealed 12-28-1983 by Ord. No. 2745.

4. Editor's Note: Original 111.062, which immediately followed this subsection, was repealed 5-14-2008 by Ord. No. 5089.

~~§ 45-9. Department supplies and personnel.~~ [Amended 1-10-1968 by Ord. No. 1990]

~~Except as otherwise provided by law or ordinance, each director shall purchase such materials and supplies and shall appoint such employees or assistants as may be authorized by Council and necessary for the efficient conduct of the work of the department.~~

Department of Economic Development

The director shall serve as the director of the department in addition to the Easton Redevelopment Authority and Greater Easton Development Partnership.

§ 45-10. Rules and regulations. [Amended 1-10-1968 by Ord. No. 1990]

Each director with the approval of the city administrator may make and enforce such rules and regulations as are not inconsistent with law, ordinance or rules and regulations adopted by Council.

§ 45-11. Authorities, boards and commissions. [Amended 1-12-1972 by Ord. No. 2122]

- A. ~~Appointments. Appointments to all boards, authorities and commissions shall be made as heretofore, insofar as consistent with law.~~
- B. ~~Attachment to departments. Except where prohibited by statute, or otherwise allocated or assigned herein, authorities, boards and commissions shall be attached to an appropriate City department for administrative purposes as hereinbefore set forth.~~
- C. ~~Continuation. Except as provided herein, all authorities, boards and commissions shall remain as heretofore created.~~

EXHIBIT "A"

Chapter 350

MARKETS, PUBLIC

[HISTORY: Adopted by the Council of the City of Easton as Art. 307 of the 1965 Codified Ordinances. Amendments noted where applicable.]

GENERAL REFERENCES

Fees — See Ch. 285.

§ 350-1. **Establishment; designation of locations.** [Amended 3-17-1936 by Ord. No. 944; 4-21-1936 by Ord. No. 948]

Public markets are hereby established at the following places in the City:

- A. Circle Market. The sidewalks around Public Circle and quadrants as approved by the City Council.
- ~~B. Twelfth Street Market. The sidewalks along the west curb of Twelfth Street between Northampton and Spring Garden Streets and that part of the east side of Twelfth Street, excluding sidewalks, between Northampton and Spring Garden Streets.~~
- C. Other places. Such other places or spaces as may hereafter be designated by Council; provided, however, that the designation, establishing and setting aside of the marketplaces, as herein designated or as may hereafter be established by Council, shall in no manner abridge or interfere with the rules and regulations that are now in force or may hereafter be promulgated by the Director of Police and Director of Public Works/Police Chief with respect to safety zones, traffic regulations, the public safety or the welfare of the citizens in the use of the streets and highways of the City.¹

§ 350-2. **Rules and regulations.** [Amended 4-12-1978 by Ord. No. 2450]

All persons selling or offering for sale any vegetables, fruit, poultry or food products, or home-produced art and craft objects whatsoever within the public markets as defined in § 350-1 shall be subject to the following rules and regulations and be governed thereby.

- A. ~~Rule 1.~~ License required. All persons are prohibited from occupying spaces or stands within the limits of the public markets without first having duly procured the proper and necessary license ~~therefor as prescribed in §§ 350-3 and 350-4.~~ [Amended 5-11-1983 by Ord. No. 2716]
- B. ~~Rule 2.~~ Market days established. Tuesday, Thursday, Wednesday and Saturday of each week are established as market days from April 1 to December 1 of each year. No person shall sell, display or offer to sell any article or thing whatsoever within the limits of the market except upon those public market days. Whenever any public

1. Editor's Note: Amended during codification (upon enactment, adoption information will be inserted here).

holiday, as established by Act of Assembly, shall fall upon any such market day, Council is empowered to declare by proclamation that such day shall not be a market day and is empowered to designate by proclamation either the day immediately preceding or following such holiday as a market day for that week with the same effect as though the day had been set aside as a market day by ordinance. In the event that Council shall by proclamation declare any day established by this chapter as a market day not to be a market day, no person shall sell, display or offer for sale any articles as aforesaid within the limits of the public market upon that day. [Amended 5-27-1938 by Ord. No. 1012]

- C. ~~Rule 3. Hours of operation; special days. Except as hereinafter provided, no person shall enter the public markets for business purposes on market days before 6:00 a.m., and all operations shall cease at 4:00 p.m. on Saturdays, at which time all stands, vehicles and equipment shall be removed. Wednesday market days will be from 3pm to 8pm at which time all stand, vehicle and equipment shall be removed. However, the holders of stand permits may conduct business from 6:00 a.m. until 6:00 p.m. on the following holidays and for the 10 days prior to such holidays: Easter Sunday, Mother's Day, Memorial Day, Thanksgiving Day and Christmas Day, upon payment of the fee required by the license tax to the City License Officer. [Amended 9-16-1964 by Ord. No. 1831; 5-11-1983 by Ord. No. 2716]~~
- D. The City Council grants management authority to the Greater Easton Development Partnership. Said management authority may be withdrawn by the City Council with reasonable notice to the Greater Easton Development Partnership.
- E. The GEDP or its designee shall establish rates for market space vendors and establish rules of order that will be posted publicly on the days the market operates.
- F. The GEDP or its designee shall work with the city health administrator to insure that all vendors subject to food and health regulations operates in accordance with those regulations.
- G. All vendors will be required to pay all fees established in Chapter 285 fees and be in compliance with all regulations established in the city code book to participate in the market.

~~Rule 4. Supervision by City License Officer. All space shall be assigned by the City License Officer and shall be under his supervision. [Amended 3-17-1936 by Ord. No. 944]~~

- E. ~~Rule 5. Space nonassignable without permission. No purchasers of stands will be permitted to sublet or assign without the written consent of the City License Officer. [Amended 3-17-1936 by Ord. No. 944]~~

- F. ~~Rule 6. City License Officer to enforce. The City License Officer shall have general charge of the market and shall cause the rules and regulations governing the same to be strictly enforced. [Amended 3-17-1936 by Ord. No. 944]~~
- G. ~~Rule 7. City's right to change rules. The City reserves the right, at any time it may deem expedient, to amend, modify, alter or change any of the rules and regulations now governing the public market, and purchasers of permanent space shall be subject to any conditions, restrictions or modifications that Council may hereafter, from time to time, impose by ordinance. [Amended 3-17-1936 by Ord. No. 944]~~
- H. ~~Rule 8. Perishable foods. Fruit products, such as jellies and preserves, shall be packed and sold in airtight jars or other containers. Milk products, such as cheese and butter, shall be brought to the market wrapped in paraffin paper and sold in such packages without exposure to dust. [Amended 3-17-1936 by Ord. No. 944]~~
- I. ~~Rule 9. Removal of garbage, etc. All garbage and offal shall be removed promptly by those responsible for same. No refuse of any kind shall be thrown into any sewer or sewer inlet or in any can or receptacle provided by the City for public use. [Amended 3-17-1936 by Ord. No. 944]~~
- J. ~~Rule 10. Unfair persuasion. No person shall dissuade or attempt to dissuade any person from attending the public market or persuade or attempt to persuade any person to advance prices or to maintain uniform prices for produce offered for sale at or within the public market. [Amended 3-17-1936 by Ord. No. 944]~~
- K. ~~Rule 11. Price marking goods. All persons using space within the market limits for the disposal of their goods shall immediately, upon their arrival in the market, place a selling price on each and every article offered for sale. These selling prices can be decreased but shall not be increased during the marketing hours of that particular day. [Amended 3-17-1936 by Ord. No. 944]~~
- L. ~~Rule 12. Products purchased in City not to be sold. No person shall sell or offer for sale any provisions, vegetables, fruit, poultry or food products at the public market which have been previously purchased within the limits of the City. [Amended 3-17-1936 by Ord. No. 944]~~
- H-M. ~~Rule 13. No restraint of free competition. No person selling or offering for sale any provisions, fruit, poultry or food products in the public market shall enter into any agreement to enhance the price of such commodities in the market, which agreement shall operate in restraint of lawful trade or free competition between sellers and buyers. [Amended 3-17-1936 by Ord. No. 944]~~
- N. ~~Rule 14. Circle Market; space restricted. No person shall occupy more than four feet in width of the footway around the Circle measuring from outside the curbstone, and no portion of the street shall be occupied except for the purposes of loading and unloading, delivering or receiving merchandise and equipment. All street crossings and pavement approaches thereto shall be free and clear from all obstructions. [Amended 3-17-1936 by Ord. No. 944]~~
- O. ~~Rule 15. Twelfth Street Market spaces; street parking. [Amended 4-21-1936 by Ord.~~

- (1) ~~No person shall occupy more than four feet in width of the sidewalk or footway hereinabove more fully described as the places designated for the market in § 350-1B, measuring from the outside of the curbstone, and no portion of the street shall be occupied during market hours except for purposes of loading and unloading, delivering or receiving merchandise and equipment, or the parking of vehicles owned by the persons occupying the market space as licensees, under the provisions more fully hereinafter set forth. Also, such vehicles, if parked in the street abutting the market space, shall be parked in a position horizontal to the sidewalk or footway or at an angle no greater than 45° to the face of the curb.~~
- (2) ~~Sales made by persons occupying the market space shall be made directly from trucks or vehicles parked in such space, and no market stands shall be erected on the street in such marketplace. Also, no portion of the sidewalk abutting the street shall be used or occupied for market purposes; such truck or vehicle shall be parked in a position horizontal to the sidewalk and not perpendicular thereto. All street crossings and pavement approaches thereto shall be free and clear from all obstructions.~~

§ 350-3. Sale of stands at Circle Market. [Amended 5-11-1983 by Ord. No. 2719]

- A. ~~The City License Officer shall, on the first Thursday in June in each year, dispose of market stands at Circle Market to the highest responsible bidder at a price as specified in Chapter 285, Fees, not exceeding two twelve-foot sections to any one person at any one time, the same to be occupied as permanent stands for one year from the date of sale, subject to other provisions of this chapter. Any stands unsold at the time of the public sale may be obtained upon application to the City License Officer and the payment as specified in Chapter 285, Fees. The City reserves the right to permit any person to occupy the space of permanent stands whenever the permanent holders are not occupying the stands at 8:00 a.m. Temporary space not exceeding 12 linear feet may be sold for a flat fee as specified in Chapter 285, Fees. Such temporary permit shall be good for a period not exceeding one month. Only one such stand shall be sold to a person or family.~~
- B. ~~Permanent space within the Circle Market shall be allocated as follows:~~
 - (1) ~~Rule 1. Any vendor who purchased permanent space in the Circle Market in 1982 shall be offered the same space and linear footage at the same physical location as purchased in 1982 at the minimum price set forth in Chapter 285, Fees, per linear foot of curb. Each year hereafter only those vendors who had space in 1982 and who have continuously purchased that space thereafter shall be eligible to purchase the same exact space and location as occupied in 1982. If a vendor chooses to purchase less space in any year, the following year's allocation of space shall be made on the basis of that most recently purchased.~~

[Amended 10-25-1995 by Ord. No. 3393²]

I(a)

Any vendor who purchased permanent space in the Circle Market in 1995 shall be offered the same space and linear footage at the same physical location as purchased in 1995 at the minimum price set forth in Chapter 285, Fees, per linear foot of curb. Each year hereafter only those vendors who had space in 1995 and who have continuously purchased that space thereafter shall be eligible to purchase the same exact space and location as occupied in 1995. If a vendor chooses to purchase less space in any year, the following year's allocation of space shall be made on the basis of that most recently purchased. The purchaser of permanent space shall not sell or assign said space at any time after the space has been purchased.

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~~(2) Rule 2. All remaining space in the market shall be allocated in up to twelve-foot linear sections of curb per person or family. Such physical allocation of space shall proceed clockwise around the Circle starting with that permanent space which is closest to the midpoint of where Third Street proceeding north intersects the Circle. Such allocation shall be made on the basis of voice bid at the highest price over \$2 per linear foot of curbs.~~

~~(3) Rule 3. The City reserves the right to reallocate any purchased space to other vendors if a vendor does not occupy his purchased space for any five consecutive weeks between the months of May and October.~~

~~§ 350-4. Sale of stands and spaces at Twelfth Street Market. [Amended 12-15-1952 by Ord. No. 1384³]~~

~~A. The City License Officer shall, on the first Saturday of June of each year, dispose of the market stands at the Twelfth Street Market to the highest responsible bidder at a price not less than \$4 per linear foot of curb, not exceeding 20 feet nor less than eight feet to any one person at one time. The same shall be occupied as permanent stands for one year from the date of such sale, subject to other provisions of this chapter. Any stands unsold at the time of the public sale may be obtained upon application to the Director of Public Safety and the payment of the fee set forth in Chapter 285, Fees, per linear foot per annum. The City reserves the right to permit any persons to occupy the space of permanent stands whenever the permanent holders are not occupying the stands at 8:00 a.m.~~

~~B. Spaces in the marketplace at the Twelfth Street Market shall be rented or purchased daily on any market day upon the payment of the sum set forth in Chapter 285, Fees, for each and every truck or vehicle from which sales are to be made, the payment to be made to the Director of Public Safety or to such person as he may from time to time designate for the collection thereof. Upon receipt of such payment, the person in charge of the market on such day shall designate the space to be occupied by the licensee.~~

2. Editor's Note: Amended during codification (upon enactment, adoption information will be inserted here).

3. Editor's Note: Amended during codification (upon enactment, adoption information will be inserted here).

§ 350-5. Violations and penalties. [Amended 10-22-1964 by Ord. No. 1842]

Any person violating any of the provisions of this chapter, upon conviction, shall be fined not more than \$1,000. ~~300~~ and, in default of payment of fine and costs, imprisoned not more than 90 days.

EXHIBIT "A"

Chapter 350

MARKETS, PUBLIC

[HISTORY: Adopted by the Council of the City of Easton as Art. 307 of the 1965 Codified Ordinances. Amendments noted where applicable.]

GENERAL REFERENCES

Fees — See Ch. 285.

§ 350-1. **Establishment; designation of locations.** [Amended 3-17-1936 by Ord. No. 944; 4-21-1936 by Ord. No. 948]

Public markets are hereby established at the following places in the City:

- A. Circle Market. The sidewalks around Public Circle and quadrants as approved by the City Council.
- ~~B. Twelfth Street Market. The sidewalks along the west curb of Twelfth Street between Northampton and Spring Garden Streets and that part of the east side of Twelfth Street, excluding sidewalks, between Northampton and Spring Garden Streets.~~
- C. Other places. Such other places or spaces as may hereafter be designated by Council; provided, however, that the designation, establishing and setting aside of the marketplaces, as herein designated or as may hereafter be established by Council, shall in no manner abridge or interfere with the rules and regulations that are now in force or may hereafter be promulgated by the Director of Police and Director of Public Works/Police Chief with respect to safety zones, traffic regulations, the public safety or the welfare of the citizens in the use of the streets and highways of the City.¹

§ 350-2. **Rules and regulations.** [Amended 4-12-1978 by Ord. No. 2450]

All persons selling or offering for sale any vegetables, fruit, poultry or food products, or home-produced art and craft objects whatsoever within the public markets as defined in § 350-1 shall be subject to the following rules and regulations and be governed thereby.

- A. ~~Rule 1.~~ License required. All persons are prohibited from occupying spaces or stands within the limits of the public markets without first having duly procured the proper and necessary license ~~therefor as prescribed in §§ 350 3 and 350 4.~~ [Amended 5-11-1983 by Ord. No. 2716]
- B. ~~Rule 2.~~ Market days established. Tuesday, Thursday, Wednesday and Saturday of each week are established as market days from April 1 to December 1 of each year. No person shall sell, display or offer to sell any article or thing whatsoever within the limits of the market except upon those public market days. Whenever any public

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holiday, as established by Act of Assembly, shall fall upon any such market day, Council is empowered to declare by proclamation that such day shall not be a market day and is empowered to designate by proclamation either the day immediately preceding or following such holiday as a market day for that week with the same effect as though the day had been set aside as a market day by ordinance. In the event that Council shall by proclamation declare any day established by this chapter as a market day not to be a market day, no person shall sell, display or offer for sale any articles as aforesaid within the limits of the public market upon that day. [Amended 5-27-1938 by Ord. No. 1012]

- C. ~~Rule 3. Hours of operation; special days. Except as hereinafter provided, no person shall enter the public markets for business purposes on market days before 6:00 a.m., and all operations shall cease at 4:00 p.m. on Saturdays, at which time all stands, vehicles and equipment shall be removed. Wednesday market days will be from 3pm to 8pm at which time all stand, vehicle and equipment shall be removed. However, the holders of stand permits may conduct business from 6:00 a.m. until 6:00 p.m. on the following holidays and for the 10 days prior to such holidays: Easter Sunday, Mother's Day, Memorial Day, Thanksgiving Day and Christmas Day, upon payment of the fee required by the license tax to the City License Officer. [Amended 9-16-1964 by Ord. No. 1831; 5-11-1983 by Ord. No. 2716]~~
- D. The City Council grants management authority to the Greater Easton Development Partnership. Said management authority may be withdrawn by the City Council with reasonable notice to the Greater Easton Development Partnership.
- E. The GEDP or its designee shall establish rates for market space vendors and establish rules of order that will be posted publicly on the days the market operates.
- F. The GEDP or its designee shall work with the city health administrator to insure that all vendors subject to food and health regulations operates in accordance with those regulations.
- G. All vendors will be required to pay all fees established in Chapter 285 fees and be in compliance with all regulations established in the city code book to participate in the market.

~~Rule 4. Supervision by City License Officer. All space shall be assigned by the City License Officer and shall be under his supervision. [Amended 3-17-1936 by Ord. No. 944]~~

- E. ~~Rule 5. Space nonassignable without permission. No purchasers of stands will be permitted to sublet or assign without the written consent of the City License Officer. [Amended 3-17-1936 by Ord. No. 944]~~

- F. ~~Rule 6. City License Officer to enforce. The City License Officer shall have general charge of the market and shall cause the rules and regulations governing the same to be strictly enforced. [Amended 3-17-1936 by Ord. No. 944]~~
- G. ~~Rule 7. City's right to change rules. The City reserves the right, at any time it may deem expedient, to amend, modify, alter or change any of the rules and regulations now governing the public market, and purchasers of permanent space shall be subject to any conditions, restrictions or modifications that Council may hereafter, from time to time, impose by ordinance. [Amended 3-17-1936 by Ord. No. 944]~~
- H. ~~Rule 8. Perishable foods. Fruit products, such as jellies and preserves, shall be packed and sold in airtight jars or other containers. Milk products, such as cheese and butter, shall be brought to the market wrapped in paraffin paper and sold in such packages without exposure to dust. [Amended 3-17-1936 by Ord. No. 944]~~
- I. ~~Rule 9. Removal of garbage, etc. All garbage and offal shall be removed promptly by those responsible for same. No refuse of any kind shall be thrown into any sewer or sewer inlet or in any can or receptacle provided by the City for public use. [Amended 3-17-1936 by Ord. No. 944]~~
- J. ~~Rule 10. Unfair persuasion. No person shall dissuade or attempt to dissuade any person from attending the public market or persuade or attempt to persuade any person to advance prices or to maintain uniform prices for produce offered for sale at or within the public market. [Amended 3-17-1936 by Ord. No. 944]~~
- K. ~~Rule 11. Price marking goods. All persons using space within the market limits for the disposal of their goods shall immediately, upon their arrival in the market, place a selling price on each and every article offered for sale. These selling prices can be decreased but shall not be increased during the marketing hours of that particular day. [Amended 3-17-1936 by Ord. No. 944]~~
- L. ~~Rule 12. Products purchased in City not to be sold. No person shall sell or offer for sale any provisions, vegetables, fruit, poultry or food products at the public market which have been previously purchased within the limits of the City. [Amended 3-17-1936 by Ord. No. 944]~~
- ~~H-M.~~ ~~Rule 13. No restraint of free competition. No person selling or offering for sale any provisions, fruit, poultry or food products in the public market shall enter into any agreement to enhance the price of such commodities in the market, which agreement shall operate in restraint of lawful trade or free competition between sellers and buyers. [Amended 3-17-1936 by Ord. No. 944]~~
- N. ~~Rule 14. Circle Market; space restricted. No person shall occupy more than four feet in width of the footway around the Circle measuring from outside the curbstone, and no portion of the street shall be occupied except for the purposes of loading and unloading, delivering or receiving merchandise and equipment. All street crossings and pavement approaches thereto shall be free and clear from all obstructions. [Amended 3-17-1936 by Ord. No. 944]~~
- O. ~~Rule 15. Twelfth Street Market spaces; street parking. [Amended 4-21-1936 by Ord.~~

- (1) ~~No person shall occupy more than four feet in width of the sidewalk or footway hereinabove more fully described as the places designated for the market in § 350-1B, measuring from the outside of the curbstone, and no portion of the street shall be occupied during market hours except for purposes of loading and unloading, delivering or receiving merchandise and equipment, or the parking of vehicles owned by the persons occupying the market space as licensees, under the provisions more fully hereinafter set forth. Also, such vehicles, if parked in the street abutting the market space, shall be parked in a position horizontal to the sidewalk or footway or at an angle no greater than 45° to the face of the curb.~~
- (2) ~~Sales made by persons occupying the market space shall be made directly from trucks or vehicles parked in such space, and no market stands shall be erected on the street in such marketplace. Also, no portion of the sidewalk abutting the street shall be used or occupied for market purposes; such truck or vehicle shall be parked in a position horizontal to the sidewalk and not perpendicular thereto. All street crossings and pavement approaches thereto shall be free and clear from all obstructions.~~

§ 350-3. Sale of stands at Circle Market. [Amended 5-11-1983 by Ord. No. 2719]

- A. ~~The City License Officer shall, on the first Thursday in June in each year, dispose of market stands at Circle Market to the highest responsible bidder at a price as specified in Chapter 285, Fees, not exceeding two twelve-foot sections to any one person at any one time, the same to be occupied as permanent stands for one year from the date of sale, subject to other provisions of this chapter. Any stands unsold at the time of the public sale may be obtained upon application to the City License Officer and the payment as specified in Chapter 285, Fees. The City reserves the right to permit any person to occupy the space of permanent stands whenever the permanent holders are not occupying the stands at 8:00 a.m. Temporary space not exceeding 12 linear feet may be sold for a flat fee as specified in Chapter 285, Fees. Such temporary permit shall be good for a period not exceeding one month. Only one such stand shall be sold to a person or family.~~
- B. ~~Permanent space within the Circle Market shall be allocated as follows:~~
 - (1) ~~Rule 1. Any vendor who purchased permanent space in the Circle Market in 1982 shall be offered the same space and linear footage at the same physical location as purchased in 1982 at the minimum price set forth in Chapter 285, Fees, per linear foot of curb. Each year hereafter only those vendors who had space in 1982 and who have continuously purchased that space thereafter shall be eligible to purchase the same exact space and location as occupied in 1982. If a vendor chooses to purchase less space in any year, the following year's allocation of space shall be made on the basis of that most recently purchased.~~

[Amended 10-25-1995 by Ord. No. 3393²]

1(a)

Any vendor who purchased permanent space in the Circle Market in 1995 shall be offered the same space and linear footage at the same physical location as purchased in 1995 at the minimum price set forth in Chapter 285, Fees, per linear foot of curb. Each year hereafter only those vendors who had space in 1995 and who have continuously purchased that space thereafter shall be eligible to purchase the same exact space and location as occupied in 1995. If a vendor chooses to purchase less space in any year, the following year's allocation of space shall be made on the basis of that most recently purchased. The purchaser of permanent space shall not sell or assign said space at any time after the space has been purchased.

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~~(2) Rule 2. All remaining space in the market shall be allocated in up to twelve-foot linear sections of curb per person or family. Such physical allocation of space shall proceed clockwise around the Circle starting with that permanent space which is closest to the midpoint of where Third Street proceeding north intersects the Circle. Such allocation shall be made on the basis of voice bid at the highest price over \$2 per linear foot of curbs.~~

~~(3) Rule 3. The City reserves the right to reallocate any purchased space to other vendors if a vendor does not occupy his purchased space for any five consecutive weeks between the months of May and October.~~

~~§ 350-4. Sale of stands and spaces at Twelfth Street Market. [Amended 12-15-1952 by Ord. No. 1384³]~~

~~A. The City License Officer shall, on the first Saturday of June of each year, dispose of the market stands at the Twelfth Street Market to the highest responsible bidder at a price not less than \$4 per linear foot of curb, not exceeding 20 feet nor less than eight feet to any one person at one time. The same shall be occupied as permanent stands for one year from the date of such sale, subject to other provisions of this chapter. Any stands unsold at the time of the public sale may be obtained upon application to the Director of Public Safety and the payment of the fee set forth in Chapter 285, Fees, per linear foot per annum. The City reserves the right to permit any persons to occupy the space of permanent stands whenever the permanent holders are not occupying the stands at 8:00 a.m.~~

~~B. Spaces in the marketplace at the Twelfth Street Market shall be rented or purchased daily on any market day upon the payment of the sum set forth in Chapter 285, Fees, for each and every truck or vehicle from which sales are to be made, the payment to be made to the Director of Public Safety or to such person as he may from time to time designate for the collection thereof. Upon receipt of such payment, the person in charge of the market on such day shall designate the space to be occupied by the licensee.~~

2. Editor's Note: Amended during codification (upon enactment, adoption information will be inserted here).

3. Editor's Note: Amended during codification (upon enactment, adoption information will be inserted here).

§ 350-5. Violations and penalties. [Amended 10-22-1964 by Ord. No. 1842]

Any person violating any of the provisions of this chapter, upon conviction, shall be fined not more than \$1,000. ~~300~~ and, in default of payment of fine and costs, imprisoned not more than 90 days.

Resolution
of the
City of Easton, Pennsylvania

No. -2013

Date: May 8, 2013

Introduced by: Elinor Warner

RESOLVED, that the Council of the City of Easton Pa., authorizes the Public Works Department to expend up to \$50,000 for Stormwater swale rehabilitation.

This is to certify that the above Resolution was adopted by the City Council on the above date.

Attest: _____
City Clerk

Signed: _____
Mayor

Resolution
of the
City of Easton, Pennsylvania

No. -2013

Date: May 8, 2013

Introduced by: Sandra Vulcano

WHEREAS, on March 13, 2013, Council of the City of Easton, Pa., adopted Resolution 51-2013, which approved a Construction Management Agreement between the City of Easton and J.G. Petrucci Co., Inc./Iron Hill Construction Management for development and construction management services for the Easton Intermodal Transportation Center Project; and

WHEREAS, the aforesaid Construction Management Agreement has been amended.

NOW THEREFORE BE IT RESOLVED, that Resolution 51-2013 be and it is hereby repealed.

This is to certify that the above Resolution was adopted by the City Council on the above date.

Attest: _____
City Clerk

Signed: _____
Mayor

Resolution
of the
City of Easton, Pennsylvania

No. -2013

Date: May 8, 2013

Introduced by: Jeffrey Warren

RESOLVED, that the Council of the City of Easton, Pa., authorizes the Easton Police Department to apply for a grant and to enter into an Agreement with the Commonwealth of Pennsylvania acting through the Department of Transportation on a project known as the City of Easton Sobriety Checkpoint and Expanded DUI Enforcement program in the amount of \$30,000.00

BE IT FURTHER RESOLVED, that Council authorizes the Mayor and City Controller to sign said Grant Agreement and the City Clerk to attest to same.

This is to certify that the above Resolution was adopted by the City Council on the above date.

Attest: _____
City Clerk

Signed: _____
Mayor

Resolution
of the
City of Easton, Pennsylvania

No. -2013

Date: May 8, 2013

Introduced by: Elinor Warner

RESOLVED, that the Council of the City of Easton, Pa., authorizes the Public Works Department to apply for a Pennsylvania Department of Environmental Protection grant, in the amount of \$120,000, requiring a 10% match of \$12,000 to come from the Capital Budget, for the purchase of new leaf collection equipment and recycling containers.

This is to certify that the above Resolution was adopted by the City Council on the above date.

Attest: _____
City Clerk

Signed: _____
Mayor

Resolution

of the
City of Easton, Pennsylvania

No. -2013

Date: May 8, 2013

Introduced by: Jeffrey Warren

WHEREAS, Mr. Hugh Harris began his Law Enforcement career in the early 1970's as a Police Officer for Weatherly Borough, Carbon County, then as the Public Safety Director for Elizabethtown College and as a Part time Officer for Elizabethtown, then as the Public Safety Director for Muhlenberg College and then as Public Safety Director for Lafayette College; and

WHEREAS, upon coming to Lafayette College, Mr. Harris took a small team of Night Watchmen and Security Officers and formed the Lafayette College Office of Public Safety and has expanded the scope of the Department to include Police/Law Enforcement services with greater capability to conduct investigations, and environmental health and safety services; and

WHEREAS, Mr. Harris currently oversees a Department with a compliment of 9 full time officers, 17 part time officers and various supervisors, specialists and dispatchers; and

WHEREAS, Mr. Harris has fostered partnerships with the City of Easton, the Easton Police and Fire departments, the Easton Emergency Squad and other Law Enforcement agencies.

NOW THEREFORE BE IT RESOLVED, that the Council of the City of Easton recognizes Mr. Hugh Harris for his 30 years of dedicated service as the Director of Public Safety for Lafayette College. Recognizes, with great honor, respect and praise, the accomplishments of Mr. Harris for not only his dedication and leadership to the Lafayette College Community, but also his contributions to the greater good of the City of Easton, and wishes him well in his retirement and in any future endeavors.

This is to certify that the above Resolution was adopted by the City Council on the above date.

Attest: _____
City Clerk

Signed: _____
Mayor