

ORDINANCE NUMBER 4 OF 2017

WHEREAS, numerous organizations request and are provided with funding/donations from Throop Borough; and,

WHEREAS, Throop Borough now requires that any organization requesting Throop Borough funds, that is not an exempt organization, must provide a financial report and list of the officers of the organization.

NOW THEREFORE, the parties hereto intending to be legally bound hereby agree as follows:

SECTION 1

DEFINITIONS:

- A. Borough of Throop – The Borough of Throop, Pennsylvania.
- B. Borough of Throop Assets – shall mean any property and/or real estate owned by Throop Borough.
- C. Exempt Organization – any organization requesting funds/donations from Throop Borough up to and including Five Hundred (\$500.00) Dollars in any calendar year.
- D. Financial Report – a formal record of the financial activities and financial positions of the organization to include balance fees, assets, liabilities, revenue, debts, etc.
- E. Non-Throop Organization – any team, club, group, committee or other organized group of individuals within or outside the limits of Throop Borough that does not include Throop as part of its name which requests funds and/or donations from Throop Borough in excess of Five Hundred (\$500.00) Dollars.
- F. Throop Organization – any team, club, group, committee, or other organized group of individuals within the Borough using Throop as part of the organization name.

SECTION 2

APPLICATION

On January 1 of each calendar year any Throop and/or Non-Throop organization which requests Throop Borough funds in excess of Five Hundred (\$500.00) Dollars in any calendar year shall provide to Borough Council a list of the officers of the organization and a financial report of the organization.

SECTION 3

PENALTIES

Any Throop organization or non-Throop organization which violates any term, provision and/or requirement of this ordinance shall have suspended its entitlement to use of Throop Borough assets and receipt of Throop Borough funds until it is in full compliance with all terms, provisions and/or requirements of this ordinance.

SECTION 4

If any section, clause, provision or portion of this ordinance shall be held invalid or unconstitutional by any Court of competent jurisdiction, such decision shall not affect any other section, clause, provision or portion of this Ordinance so long as it remains legally enforceable minus the invalid portion. The Borough of Throop reserves the right to amend this Ordinance or any portion thereof from time to time as it shall deem advisable in the best interests of the promotion of the purposes and intent of this Ordinance and the effective administration thereof.

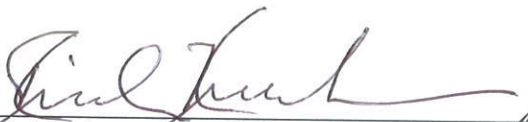
SECTION 5

This ordinance shall become effective immediately upon its enactment.

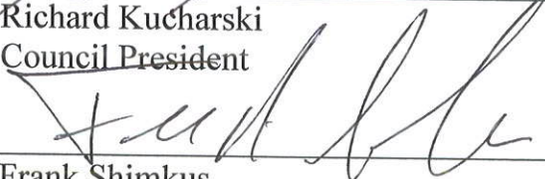
SECTION 6

This Ordinance is enacted by the Council of the Borough of Throop under the authority of the Act of the Legislative, as amended, December 12, 1990, P.L. 1994, No. 220, and any other applicable law arising under the laws of the Commonwealth of Pennsylvania.

ORDAINED AND ENACTED this 27th day of March, 2017.



Richard Kucharski
Council President



Frank Shimkus
Mayor

Attest:


Renee O'Malley
Secretary