

- D. If the required removal of a facility or a portion thereof has not been lawfully completed within sixty (60) days of the applicable deadline, and after at least thirty (30) days written notice, the Township may remove or secure the removal of the facility or required portions thereof, with its actual cost and reasonable administrative charge to be drawn or collected and/or enforced from or under the security posted at the time application was made for establishing the facility.

6.31 HEATING WOOD/MATERIAL SHELTER

A shelter used only for the purpose of protecting wood, wood pellets, corn pellets or other similar materials used to heat a residence or other structure located on the same parcel shall be permitted in any district without a land use permit, subject to the following:

- a) The shelter may have a roof and unenclosed side walls only. The use of lattice or similar materials that permit open air flow shall not be considered an enclosed wall for the purposes of this section.
- b) The shelter may not exceed 400 square feet in size.
- c) The shelter will not be considered an accessory building for the purposes of Section 6.12.B
- d) The shelter may not be used for any other storage purposes unless in full compliance with Section 6.12 of this Ordinance. When used for storage purposes other than as provided for in this section, the provisions of Section 6.12.B shall apply.

6.32 AIRPORT APPROACH PROTECTION PLAN

Where the provisions of this ordinance are in conflict with those of the Hessel Airport Approach Protection Plan, the more restrictive provisions shall control.