BEFORE THE DELAWARE STATE
FIRE PREVENTION COMMISSION

IN RE:                      )
Marydel Fire Company        )

ORDER

A hearing was held before the Delaware State Fire Prevention Commission (the “Commission”) on March 19, 2013, after due notice to Marydel Fire Company (“Marydel”) pursuant to 16 Del C. §§ 6604(4) and 6608 and Commission Regulation 708.

Pursuant to 16 Del. C. §6608 the following sub-sections apply to audits of volunteer fire and ambulance companies:

(a) The State Fire Prevention Commission shall promulgate regulations requiring financial audits of volunteer fire and ambulance companies and the Smyrna and Georgetown American Legion Ambulances and the Mid-Sussex Rescue Squad. The regulations shall include, but not be limited to, specifying the required types of audits, the reporting periods, procedures for reviewing the audits and the processes to be followed in the event a company fails to submit or submits an inadequate audits.

(b) The State Fire Prevention Commission shall have the authority, after a hearing, to impose a civil penalty not to exceed $100 against any volunteer fire and ambulance companies, the Smyrna and Georgetown American Legion Ambulances and the Mid-Sussex Rescue Squad that fails to comply with any regulation promulgated pursuant to subsection (a) of this section. Each day a violation continues may be deemed a separate offense in the State Fire Prevention Commission’s discretion. However, in no event shall the total penalties exceed $5,000 per reporting period.

(c) The penalties specified in this section are in addition to and not in lieu of any other penalties provided for under this chapter.
Pursuant to Commission Regulation 708 the following sections apply to audits of volunteer fire and ambulance companies:

4.0 Reporting Periods.

4.1 Any company whose fiscal year begins on or after January 1, 2009 must file no later than six and one half months after the close of the company’s fiscal year. Reports shall be submitted annually thereafter no later than six and one-half months after the close of the company’s fiscal year. The report due date will be calculated by the Commission based on the information provided by the volunteer fire and/or ambulance company as to the close of its fiscal year.

4.2 No extensions will be granted except upon a showing of hardship. Requests for a hardship extension must be made in writing prior to the report due date. The request must specify in detail the nature of the hardship. A showing of hardship requires that the lack of compliance with this regulation is due to causes beyond the company’s control. The Commission’s decision on the extension request shall be final.

5.0 Report Compliance Committee.

5.2.2 Fire department and ambulance companies that fail to file the mandatory financial reports will be referred to the Commission with a recommendation for a hearing before the Commission for the imposition of civil penalties as provided in 16 Del.C. §6608 and any other penalties available under the Chapter.

7.0 Sanctions for Non-Compliance.

7.1 Where the Commission has determined, upon notice and hearing, that a fire department or ambulance company failed to file or has filed incomplete reports or audits in violation of 16 Del.C. §6608, the Commission may impose a civil penalty of $100 per day beginning on the date the report or audit was due. Each day a violation continues may be deemed a separate offense in the Commission’s discretion resulting in penalties of up to $5000 per reporting. The civil penalty is in addition to any other penalties provided for in the Chapter.

7.2 Where the Commission has determined, upon notice and hearing, that the reports or audits of a fire department or ambulance company indicate inadequate financial management, lack of appropriate
internal controls, and/or issues or trends that indicate possible financial failure of the company the Commission may require a written corrective action plan. Failure to submit a written corrective action plan may result in the imposition of a civil penalty of $100 per day. Each day a violation continues may be deemed a separate offense in the Commission’s discretion resulting in penalties of up to $5000 per reporting. The civil penalty is in addition to any other penalties provided for in the Chapter.

7.3 Continued failure to file reports or audits or to take corrective action may also result in the Commission referring the fire department or ambulance company to other regulatory agencies for review and possible action under their governing authority, including but not limited to, the Internal Revenue Service, the Delaware Division of Revenue and the State Auditor’s Office.

A quorum of the Commission members deliberated and voted. Marydel was present, represented by Denise Fox Madden, Treasurer. Peter Jamison, Deputy Attorney General, presented the complaint. Andrew G. Kerber, Deputy Attorney General, advised the Commission.

**SUMMARY OF THE EVIDENCE**

Commission Chairman David Roberts opened the hearing with preliminary comments. Mr. Jamison presented Sherry Lambertson, Executive Assistant for the Commission as a witness. Ms. Lambertson was sworn and testified that the 2012 audit report for Marydel was not received by the Commission until a draft audit report was submitted by Ms. Madden on the morning of the day of the hearing, March 17, 2013. Ms. Lambertson further testified that Marydel had a fiscal year end on June 30, 2012 making January 15, 2013 their report due date. Ms. Lambertson also testified that she was aware that Marydel sent an email requesting an extension to Christine Murabito of the State Fire School on January 17th, 2013.

Denise Fox Madden, Treasurer of Marydel was sworn and testified that she felt that she was allowed to file an extension request through the end of January and that when she sent the
extension request on January 17th, she wasn't really sure who to send it to, but that based on her years of having any questions, she knew if she asked Christine Murabito, she would have an answer. Christine Murabito emailed Ms. Madden back and said that was fine because she wouldn’t be sending letters out for a month, so Ms. Madden accepted that as an extension. Ms. Madden’s reason that she was late was because she was sending it into her accountant, who received the records in November. Ms. Madden had surgery, and was out for almost two months and was also out of her real job for two months. Ms. Madden had surgery on June 8, 2012. Marydel’s accountant is Ray Book and he has been doing Marydel’s report for 15 or 20 years. Mr. Book indicated that he couldn't have the audit done by January 15th because of items categorized in Quick Books that required adjustments. Ms. Manning stated that Marydel typically got all required reports to the accountant in August, but that in 2012 the accountant did not receive the reports until November, due to the fact that Marydel lost an important member of the fire company in July, and then Ms. Madden was out with hand surgery for September and October.

**FINDINGS OF FACT AND CONCLUSIONS OF LAW**

The Commission has considered the sworn testimony, the Commission’s records and the exhibits entered.

Marydel’s statutorily mandated audit report was due on January 15, 2013. Marydel submitted a draft audit report on March 17, 2013.

Marydel did not present any evidence either through testimony or exhibit that the lack of compliance with Delaware State law and the Commission’s regulations was due to causes beyond Marydel’s control.
The Commission finds by the affirmative vote of the undersigned members, after consideration of the testimony and evidence presented that:

1) Marydel did not timely comply with the financial audit reporting requirements as provided in 16 Del C. §6608 Audits of Volunteer Fire and Ambulance Companies and Commission Regulation 708 Financial Audit Regulations;

2) Marydel appeared at the hearing after being provided timely and proper notice of the hearing pursuant to 16 Del C. §6604(4) and 29 Del C. §10122;

3) Marydel did not present substantial evidence to support the granting of an extension pursuant to Commission Regulation 708, Section 4.2; and

4) The sanction for non-compliance imposed against Marydel pursuant to 16 Del C. §6608(b) and Commission Regulation 708, Section 7.1 shall be Five Thousand Dollars ($5,000.00) the maximum allowed as more than 50 days had passed since the date the report was due, January 15, 2013.

ORDER

The Delaware State Fire Prevention Commission, having considered the matter of the audit compliance of Marydel, by majority voted to sanction Marydel for non-compliance pursuant to 16 Del C. §6608(b) and Commission Regulation 708, Section 7.1 in the amount of Five Thousand Dollars ($5,000.00).

IT IS SO ORDERED this 16th day of April, 2013.

DELAWARE STATE FIRE PREVENTION COMMISSION

_______________________________________
David J. Roberts, Chairman
Alan Robinson, Vice Chairman

Bob Ricker, Commissioner

Tom DiCristofaro, Commissioner

Charles Frampton, Jr., Commissioner

Ron Marvel, Commissioner

Date Mailed: _______________