§ 141-11. Entry upon private property. [Amended 2-8-2011 by Ord. No. 11-03R; 8-9-2011 by Ord. No. 11-10R]

- A. No licensee or licensee's agent shall enter upon any private property for the purpose of selling or offering for sale any goods, wares, food, merchandise or services if the property owner and/or resident has indicated, by posting or other notice, his/her desire to prohibit such entry. Such notice shall indicate that the resident or property owner wishes not to be disturbed and shall comply with the requirements of § 184-157A(1).
- The Borough Clerk shall maintain a "No Knock List," a copy of which shall be provided to all B. persons or organizations required to be licensed pursuant to § 141-1, in accordance with the provisions of N.J.S.A. 47:1A-5. The Borough Clerk shall charge a fee for a copy of the "No Knock List," in accordance with the Open Public Records Act. Any resident of the Borough may register his/her name and address with the Borough Clerk for placement on the "No Knock List," indicating that such resident does not want persons so licensed to approach the registered home and/or seek personal contact with the occupants of the registered home. Once the resident's name has been added by the Borough Clerk to the "No Knock List," the resident shall be permitted to post a "No Knock" sign by the front entrance of his or her home to warn the peddlers, solicitors or transient merchants. The "No Knock List" shall be provided by the Borough Clerk to the Police Department for enforcement purposes. It shall be unlawful for any licensed person to approach and/or seek personal contact with the occupants therein if the residence is registered on the "No Knock List" and the resident has posted a "No Knock" sign. Registration on the "No Knock List" shall expire five calendar years following the end of the calendar year of registration, unless renewed by notifying the Borough Clerk accordingly. Anyone violating this subsection shall be subject to the penalties established by § 141-20.