

BASIC QUESTIONS FOR CONSIDERATION OF THE
 CONCORD TOWNSHIP GOVERNMENT STUDY COMMISSION
 RELATIVE TO THE POSITION OF **MANAGER** UNDER A HOME RULE CHARTER

	DECISION
1. Should the appointment of a Manager be by an affirmative vote of at least a majority of the members of the Legislative Body or by a majority plus one of the members of the Legislative Body?	
2. Should the Manager be appointed for a fixed term? If yes, what length?	
3. What level of qualifications for this position should be outlined in the charter? In the Administrative Code?	
4. Should the Manager be required to live in the Township while he/she is in office?	
5. Should prohibitions be provided? (e.g., "must devote full time to the office and shall hold no other appointive or elective public office or have any outside sources of income," etc.)	
6. Should there be guidelines for removal of the Manager whether or not a fixed term is provided? (e.g., cause, public hearing, etc.)	
7. Should the removal of the Manager require an affirmative vote of at least the majority of the members of the legislative body or by a majority plus one of the members of the legislative body?	
8. How should temporary absence or incapacity of the Manager be handled? (e.g., should a designated department head step in and have all the same powers?) ("Temporary absence" and "temporary incapacity" must be defined.)	
9. Should the Manager be allowed to concurrently serve as the head of one or more of the Township's administrative departments?	
10. How should the Manager's compensation be established? Should the initial compensation be provided in the charter?	
11. What other terms and conditions shall be provided?	