ORDINANCE-NO--P29-89

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, FURTHER AMENDING AND SUPPLEMENTING ORDINANCE NO. 1960, ADOPTED JUNE 30, 1986, AND KNOWN AS THE "GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD" BY CHANGING CERTAIN TERMS AND PROVISIONS OF ARTICLE IV, MUNICIPAL EMPLOYEE PENSION PLAN.

ENACTED AND ORDAINED by the Board of Commissioners of the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania, and it is hereby enacted and ordained by the authority of the same:

- SECTION 1. That ARTICLE IV, Municipal Employees Pension Plan, Section 30-29, Establishment; maintenance. shall be amended as follows:
 - B. Add if required. at end of sentence "Annual appropriations made by the township"
- SECTION 2. That ARTICLE IV, Municipal Employees Pension Plan, Section 30-32, Membership; eligibility requirements for participation in pension plan; extension of service upon eligibility for retirement shall be amended as follows:
 - A. Delete the words "and their assistants, whether full-time or not on the effective date of this Article" lines 3 and 4.

 Delete the words "and their assistance, whether full-time or not" lines 7 and 8.

 Insert and between "police, temporary" line 13.

 Delete "or the members of the Board of Adjustment." line 14.
 - B. Add the following words and provided they pay the costs of said benefit as determined by an actuary study. at the end of the first sentence. line 4.

 Delete "or D. of this section. 11 [Amended 7-7-58 by Ord. No. 1065]" lines 16 and 17.
 - D. Delete in its entirety.
- SECTION 3. That ARTICLE IV, Municipal Employees Pension Plan, Section 30-33. Retirement; extensions. shall be amended as follows:
 - A. Amend "fifteen (15) to ten (10) between "aggregate total of" and "years of service" line 6.

 Delete the words "or his assistant, whether full-time or not, of the Township of Haverford" lines 11 and 12.

 Insert and between "policeman and temporary employee" line 17.

 Delete the words "or members of the Board of Adjustment." lines 17 and 18.
 - B. Delete in its entirety.

- C. Delete in its entirety to read as follows:

 A pension member who has completed at least ten (10) years of service with the township may withdraw his total contributions plus interest at four-and-a-half percent (4½) per annum compounded annually, on each contribution from the end of the year of payment to the first day of the month in which termination of employment occurs or leave his contributions, if any, in the plan and receive a monthly benefit payable for life, at age sixty-two (62) beginning of the first day of the month following the date of termination or application for each benefit whichever is later. This monthly benefit shall be as follows:
 - (1) Take the highest three (3) annual salaries and add them.
 - (2) Take the average of this sum (Divide the total by 3.)
 - (3) Take two percent (2%) of the average salary.
 - (4) Multiply the above sum by the number of years you have worked for the Township. This is your yearly pension.
 - (5) Divide this figure by twelve (12) to determine your monthly pension.
- D. Delete in its entirety.
 - E. Delete in its entirety to read as follows:
 Upon termination of services of a township officer by reason
 of nonelection, such member may withdraw the total contribution,
 plus interest at four-and-one-half percent (4½%) per annum
 after the year of contribution, or leave his contribution in the
 fund if any has been made. He shall receive a monthly benefit
 beginning one (1) month after the date of termination or
 application for such benefit, the actuarial equivalent of the
 benefit accrued by reason of contributions by the member.
- SECTION 4. That ARTICLE IV, Municipal Employees Pension Plan, Section 30-34. Credit for military, shall be amended as follows:

Add the words and provided the member pays to the fund the moneys the member would have paid had employment been continuous with the Township. An actuary study shall be made to determine costs to be paid. at the end of the sentence - line 8.

- SECTION 5. That ARTICLE IV, Municipal Employees Pension Plan, Section 30-35. Normal retirement benefits; reducted retirement benefits. [Amended 7-7-58 by Ord. No. 1965]. shall be amended as follows:
 - A. Delete line 2 so the sentence shall now read:

 "A member who has met the age and service requirements shall be entitled to an annual normal retirement benefit equal..."
 - B. Delete in its entirety Subsections (1), (a), (b), and (c).

- SECTION 6. That ARTICLE IV, Municipal Employees Pension Plan. Section 30-35.1. Benefit formula for elected officials. [Added 8-13-84 by Ord. No. 1902] shall be amended as follows:
 - D. Subsection (4) Delete in its entirety.
- SECTION 7. That ARTICLE IV, Municipal Employees Pension Plan, Section 30-36. Death and disability benefits. [Amended 7-7-58 by Ord. No. 1065] shall be amended as follows:
 - A. (3) Change "age sixty-five (65)" to sixty-two (62), line 12.
 - D. Delete in its entirety to read as follows:

Pre-retirement. Upon the death of a vested active member or upon the death of a terminated vested member whose benefits had not commenced, the surviving spouse of each member shall receive an immediate monthly pension payable for life equal in amount to fifty percent (50%) of the member's accrued benefit at time of death. Payments of the aforesaid benefit shall commence on the first day of the month following the date of the member's death and shall continue to be paid until the earliest of the following events:

- (1) The date of death of the member's spouse.
- (2) The date the member's spouse remarries.

(Add new Subsection:)

- E. Post-retirement. Upon the death of a retired member, fifty percent (50%) of the benefit the retired member was receiving shall be continued to the member's spouse for life, subject to Section 7, subsection D.(1) and (2).
- SECTION 8. That ARTICLE IV, Municipal Employees Pension Plan. Section 30-37. Designation of actuary, duties. shall be amended as follows:
 - Delete the words on lines 6, 7 and 8 as follows: ... "The unfunded liability shall be paid entirely by the township provided that it may be funded over a period not to exceed twenty-five (2) years"...
- SECTION 9. That ARTICLE IV, Municipal Employees Pension Plan. Section 30-41. Refunds; payment of remaining retirement benefits following retirees death; withdrawal. [Amended 7-7-58 by Ord. No. 1065] shall be amended as follows:
 - A. Change "two-and-a-half percent $(2\frac{1}{2}\%)$ to four-and-a-half percent $(4\frac{1}{2}\%)$ line 7.
 - B. Add the words and no spouse exists after ... "payments prior to his death"... line 2.
 - Delete last sentence beginning with, "The provisions of this"... lines 11, 12, 13 and 14.
 - C. Delete in its entirety.

SECTION 10. That ARTICLE IV, Municipal Employees Pension Plan, Section 30-42. Pension benefits not subject to legal process; pensions payable only to member or beneficiary; non-transferability. shall be amended as follows:

Add the words his spouse after ... "shall be payable only to the member," - line 3.

SECTION 11. That ARTICLE IV, Municipal Employees Pension Plan, Section 30-43. Payment of administration costs by appropriation. shall be amended as follows:

Add the words <u>fund</u> since the inception of the authority of the township to recover such funds under the Home Rule Charter effective January 1, 1977. after ... shall be paid by the ... in line 5.

SECTION 12. That ARTICLE IV, Municipal Employees Pension Plan, Section 30-45. Pension payments prohibited prior to certain date.

Delete in its entirety.

SECTION 13. Any ordinance or part of ordinance to the extent that it is inconsistent herewith is hereby repealed.

ADOPTED by the Board of Commissioners of the Township of Haverford this 29th day of January, A.D., 1990.

TOWNSHIP OF HAVERFORD

STEPHEN W. CAMPETTI
President
Board of Commissioners

ORDINANCE = NO == P1=90

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, FURTHER AMENDING AND SUPPLEMENTING ORDINANCE NO. 1960, ADOPTED JUNE 30, 1986, AND KNOWN AS THE "GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD."

BE IT ENACTED AND ORDAINED by the Board of Commissioners of the Township of Haverford, County of Delaware, Commownealth of Pennsylvania, and it is hereby enacted and ordained by the authority of the same:

SECTION 1. That Section 175-28, Schedule XVII (175-92) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish a NO PARKING OF COMMERCIAL VEHICLES AT ANY TIME restriction on the following roadway:

- 1) On Tenby Road, both sides of the unit block from Lansdowne Road to Bewley Road.
- SECTION 2. That Section 173-37.1, Schedule XXIV (175-99) STICKER PRKER ONLY and Sections 175-34 (Permit Required) and 175-35 (Use and Display Regulations) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish STICKER PARKING ONLY on the following roadways:
 - 1) On Allston Road, both sides, between Strathmore Road and Mill Road.
 - On Moore Avenue, both sides.
- SECTION 3. Upon effective date of this Ordinance, the Highway Department shall install appropriate signs in the signs in the said sections or zones, giving notice of the regulations aforesaid.
- SECTION 4. Any ordinance or part of ordinance to the extent that it is inconsistent herewith is hereby repealed.

ADOPTED by the Board of Commissioners of the Township of Haverford this 29th day of January, A.D., 1990.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

ONDENAMOR - 1-2-90-

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, FURTHER AMENDING AND SUPPLEMENTING ORDINANCE NO. 1960, ADOPTED JUNE 10, 1986, AND KNOWN AS THE "GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD" BY SUPPLEMENTING THE PROPERTY MAINTENANCE ORDINANCE, BY ADDING A NEW SECTION TO BE KNOWN AS ARTICLE III, SWIMMING POOLS, PRIVATE.

BE IT ENACTED AND ORDAINED by the Board of Commissioners of the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania, and it is hereby enacted and ordained by the authority of the same:

Section 1. That ARTICLE III shall be added to the existing Property Maintenance Ordinance so as to provide regulations governing the draining of water from a private swimming pool.

Section 2. That the following new Section, <u>Draining of Private</u> Swimming Pools, shall read as follows:

A. At such times as the water in any private swimming pool, or upon the cover of such pool, shall be drained, such draining or emptying of water can only be done upon the property where said pool is located and not upon the private property of others. The only exception to this regulation would be the usage of said water by Fire Department personnel under emergency situations as mandated by the Delaware County Emergency Management Plan.

Section 3. Any Ordinance or part of Ordinance to the extent that it is inconsistent herewith is repealed.

ADOPTED by the Board of Commissioners of the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania, this 12th day of February, A.D., 1990.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

ORDENANCE-NO--P3-90

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, FURTHER AMENDING AND SUPPLEMENTING ORDINANCE NO. 1960, ADOPTED JUNE 30, 1986, AND KNOWN AS THE "GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD" BY REWRITING THE SUBDIVISION AND LAND ORDINANCE.

BE IT ENACTED AND ORDAINED by the Board of Commissioners of the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania, and it is hereby enacted and ordained by the authority of the same:

SECTION 1. That CHAPTER 160, SUBDIVISION AND LAND DEVELOPMENT shall be deleted in its entirety and replaced by the following amended Subdivision and Land Development regulations.

CHAPTER 160

SUBDIVISION AND LAND DEVELOPMENT

ARTICLE I

General Regulations

16	i 0 -	-1.	Short	title
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- 160-2. Purpose
- 160-3. Conformance with provisions required.
- 160-4. Determination of controlling provisions.
- 160-5. Definitions
- 160=6. Powers and duties of Planning Commission, time limit for acquistion of building permit upon approval of plat.
- 160-7. Submission and review of plats; contents.
- 160-8. Subdivision and/or land development agreement; contents.
- 160-9. Performance and maintenance bonds.
- 160-10. Condominium development; contents of condominium development agreement.
- 160-11. Application nifees; payment of costs incurred by Township.
- 160-12. Certificates of occupancy.

ARTICLE II

Informal Reviews

- 160-13. Short title.
- 160-14. Purpose
- 160-15. Fees
- 160-16. Violations and penalties
- 160-17. Severability.
- 160-18. Repealer
- 160-19. Validity of existing ordinance.

HAVERFORD CODE

[HISTORY: Adopted by the Board of Commissioners of the Township of Haverford 10-8-73 as Ord. No. 1531.' Amendments noted where applicable.]

GENERAL REFERENCES

Planning Commission - See Ch. 4, Art. VI, Division 3. Building construction - See Ch. 58. Electrical standards - See Ch. 73. Environmental performance standards - See Ch. 76. Erosion and sediment control - See Ch. 78. Floodplains - See Ch. 89. Housing standards - See Ch. 104. Plumbing - See Ch. 132. Sewage and drainage facilities - See Ch. 149. Streets and sidewalks - See Ch. 157. Trees - See Ch. 170. Zoning - See Ch. 182.

ARTICLE I General Regulations

160-1. Short title.

This Article shall be known and may be cited as the "Sub-division and Land Development Ordinance."

160-2. Purpose.

These regulations are established to regulate and control the subdivison and development of land within the Township of Haverford so as to provide sites suitable for human habitation, commercial and industrial operations and other uses for which land may be developed, thereby creating conditions favorable to the health, safety, morals and welfare of the community.

^{&#}x27;Editor's Note: In accordance with the Home Rule Charter and the Administrative Code, Building Inspector was changed to Code Enforcement Officer in 160-6B at time of adoption of Code; see Ch.1, General Provisions, Art. I.

SUBDIVISION & LAND DEVELOPMENT

160-3. Conformance with provisions required.

From and after the effective date of this Article, any subdivision and land development shall be in conformity with this Article and all standards and specifications adopted as a part of such Article.

160-4. Determination of controlling provisions.

Unless specified to the contrary, when provisions of this Article and its controls impose greater restrictions than those of any other law, the provisions of this Article shall be controlling.

160-5. Definitions.

For the purpose of this Article, the definitions of terms as provided in the Pennsylvania Municipalities Planning Code, Act 247, as amended, by Act 170 of December 21, 1988, shall be controlling.

- 160-6. Powers and duties of Planning Commission; time limit for acquisition of building permit upon approval of plat.
- A. The Board of Commissioners shall empower the Township Planning Commission to exercise those responsibilities enumerated in the Pennsylvania Municipalities Planning Code, including but not limited to the approval or rejection of any applications for approval of a plat for subdivision or land development, whether in the form of a sketch, preliminary or final plan pursuant to the requirements of the Pennsylvania Municipalities Planning Code. Any rejection by the Planning Commission shall be considered final and proper as required by Section 508 of the Pennsylvania Municipalities Planning Code, as amended. 3 The Board of Commissioners reserves the right to affirm the Planning Commission's approval of a final plat before said application is considered approved.
- B. The owner and/or developer of an approved subdivision and/or land development plat shall acquire from the Code Enforcement Officer a building permit to execute said plat within one (1) year from the date of the final approval by the Board of Commissioners of said plat. Failure to obtain a building permit, as stated above, will rescind the subdivision and land development application approval unless said plat approval is extended for a period of six (6) months by vote of the Board of Commissioners. [Added 6-10-74 by Ord. No. 1566]

² Editor's Note: See 53 P.S. 10107.

³ Editor's Note: See 53 P.S. 10508.

- 160-7. Submission and review of plats; contents.
- A. Sketch plat. Submission under this subsection shall be considered as informal discussion. No action under this subsection shall be considered prejudicial to the township or applicant under Section 508 of the Municipalities Planning code, as amended, or to the rights of the applicant to submit a preliminary plan. Submission of a sketch plat is highly recommended but is optional with the developer. In submitting a sketch plat, the developer must submit a written note waiving his rights to a decision within ninety (90) days under the requirements of Section 508 of the Municipalities Planning Code. 4 [Amended 11-13-78 by Ord. No. 1717]
 - (1) Plat requirements. The applicant shall submit sixteen (16) copies of a sketch plat of the lot, indicating all dimensions. [Amended 11-13-78 by Ord. No. 1717]
 - (2) Contents of submission. The following material shall be submitted if applicable:
 - (a) The location of all present and proposed buildings, all proposed roads and drives and the arrangement and description of the building types proposed, including estimated sale prices or rental rates.
 - (b) A statement concerning provisions to be made for open space, accessibility to schools and the handling of through traffic in the area to be developed.
 - (c) A description of those existing physical features to be retained and the means by which this would be accomplished.
 - (d) A description of any commercial or industrial operation.
 - (e) A description of the manner by which sanitary sewage is disposed and water supply obtained.
 - (f) A statement indicating all improvements to be undertaken during the first phase of construction and those which are to be completed within one (1) year from the issuance of a development permit, as well as those to be built at a later time.
 - B. Preliminary Plat. Submissions under this subsection shall be considered as a formal review requiring the approval of the Planning Commission. Action taken under this subsection may be considered prejudicial to the rights of the applicant.

⁴ Editor's Note: See 53 P.S. 10107.

SUBDIVISION & LAND DEVELOPMENT

- (1) Plat requirements. The applicant shall submit sixteen (16) copies of the plat to the Director of the Department of Codes Enforcement at a scale of one (1) inch to fifty (50) feet and shall show contour lines at appropriate intervals and on United States Geological Survey data. [Amended 11-13-78 by Ord. No. 1717]
- (2) [Amended 11-13-78 by Ord. No 1717] Contents of submission. Each application for approval of any preliminary plat shall be accompanied by at least sixteen(16) copies of such plan. It shall show or be accompanied by the following information:
 - (a) Proposed subdivision name or identifying title.
 - (b) Municipality in which the subdivision is located.
 - (c) North point, scale and date.
 - (d) Name of the owner of the property or of his authorized agent.
 - (e) Name of the registered engineer, registered surveyor or registered architect responsible for the plan.
 - (f) Tract boundaries with bearings and distances.
 - (g) Contours at a vertical interval of five (5) feet or, in the case of relatively level tracts, at such lesser interval as may be necessary for satisfactory study and planning of the tract.
 - (h) Data to which contour elevations refer. Where reasonably practicable, data shall refer to known, established elevations.
 - (i) All existing buildings, sanitary and storm sewers, water mains, culverts, petroleum or petroleum product lines, fire hydrants, gas mains, telephone conduits and other significant man-made features.
 - (j) All existing watercourses, tree masses and other significant natural features.
 - (k) All existing streets on or adjacent to the tract, including name, right-of-way width and cartway width.
 - (1) All existing property lines, easements and rights-of-way and the purpose for which the easements or rights-of-way have been established.
 - (m) Location and width of all proposed streets, alleys, rights-of-way and easements; proposed lot lines with approximate dimensions; proposed minimum building setback line for each street; playgrounds, public buildings, public areas and parcels of land proposed to be dedicated or reserved for public use.

HAVERFORD CODE

- (n) Whenever practicable, the preliminary plat shall show the names of owners of all abutting unplotted land and the names of all abutting subdivisions.
- (o) Where the preliminary plat covers only a part of the subdivider's entire holding, a sketch shall be submitted of the prospective street layout for the remainder.
- (p) Such plat shall show the zoning boundaries if any traverse or are within three hundred (300) feet of the area covered by the plat.
- (q) Such plat shall show such street extensions or spurs as are reasonably necessary to provide adequate street connections and facilities to adjoining or contiguous developed or undeveloped areas.
- (r) All existing and proposed property lines and all right-of-way lines, street lines, easements and open space areas. Complete architectural design drawings for any proposed industrial, commercial and/or multifamily housing building shall be included. In all other residential developments, architectural design drawings or the prototype of each different residential dwelling shall be required.
- (s) Such plat shall show a description of the means by which stormwater runoff will be accommodated and shall include a calculation of estimated amounts, indicating the method of carrying such water over adjacent property or into existing storm sewers.
- (t) Such plat shall show a detailed description of any nonprofit community association or corporation to be established and applicable deed restrictions to be recorded in their behalf, containing the method of ownership, maintenance, procedures and costs; the sources and method of revenue collections and provisions for special assessments; and common easement standards and covenants to maintain land for park purposes in perpetuity if the land is deeded to individual property owners.
- (3) Waiver. Where the proposed land development or subdivision involves not more than five (5) dwelling units and no street changes, the Planning Commission, at its discretion, may consider the preliminary plat as a final plat and so recommend to the Board of Commissioners for final action.
- C. Final plat. Submissions under this subsection shall be considered as a formal review requiring the approval of the Planning Commission and Board of Commissioners. Rejection of this plat is not required by the Board of Commissioners as such action by the Planning Commission will suffice. No final plan shall be approved unless it is in conformance with an approved preliminary plan. However, a final plan may consist of a portion of an approved preliminary plan.

SUBDIVISION & LAND DEVELOPMENT

- (1) Plat requirements. The applicant shall submit sixteen (16) copies of the plat and one reproducible linen or dimensionally stable form tracing. The scale shall be at one (1) inch to fifty (50) feet, showing contour lines at intervals of two (2) feet or less. [Amended 11-13-78 by Ord. No. 1717]
- (2) Contents of submission. The following material shall be submitted if applicable:
 - (a) Subdivision name or identifying title.
 - (b) Municipality in which the subdivision is located.
 - (c) North point, scale and date.
 - (d) Name of the record owner and subdivider.
 - (e) Name and seal of the registered professional engineer or registered surveyor responsible for the plan.
 - (f) Boundaries of the tract.
 - (g) Street lines, lot lines, rights-of-way, easements and areas dedicated or proposed to be dedicated to public use.
 - (h) Sufficient data to determine readily the location, bearing and length of every street, lot and boundary line and to reproduce such line upon the ground.
 - (i) The length of all straight lines, radii, lengths of curves and tangent bearings for each street.
 - (j) All dimensions and angles or bearings of the lines of each lot and of each area proposed to be dedicated to public use.
 - (k) The proposed building setback line for each street or the proposed placement of each building.
 - (1) Location and width of all private driveways.
 - (m) Location, size and invert elevation of all sanitary and storm sewers and locations of all manholes, inlets and culverts, water mains, petroleum or petroleum product lines, fire hydrants and other significant man-made features.
 - (n) All dimensions shall be shown in feet and hundredths of a foot.
 - (o) Lots within a subdivision shall be numbered.

HAVERFORD CODE

- (p) Names of streets within and adjacent to the subdivision shall be shown.
- (q) Permanent reference monuments shall be shown on the plan by an asterisk (*).
- (r) Names of any adjoining subdivisions shall be shown.
- (s) Names of the owners of any adjoining unplotted land shall be shown.
- (t) The final plat shall be at a scale of not more than fifty (50) feet to the inch.
- (u) Such plat shall show the zoning boundaries if any traverse or are within three hundred (300) feet of the area covered by the plan.
- (v) Such plat shall show all existing and proposed property lines and all right-of-way lines, street lines easements and open space areas. Complete architectural design drawings for any proposed industrial, commercial and/or multifamily housing building shall be included. In all other residential developments, architectural design drawings of the prototype of each different residential dwelling shall be required.
- (w) Such plat shall show a description of the means by which stormwater runoff will be accommodated and shall include a calculation of estimated amounts, indicating the method of carrying such water over adjacent property or into existing storm sewers.
- (x) Such plat shall show a detailed description of any nonprofit community association or corporation to be established and applicable deed restrictions to be recorded in their behalf, containing the method of ownership, maintenance, procedures and costs; the sources and method of revenue collections and provisions for special assessments; and common easement standards and covenants to maintain land for park purposes in perpetuity if the land is deeded to individual property owners.
- D. Delware County Planning Commission. The applicant shall submit an additional four (4) copies of a preliminary plan and five (5) copies of the final plan for submission by the municipality to the Delaware County Planning Commission.
- 160-8. Subdivision and/or land development agreement; contents.
 - A. The applicants shall be required to enter into a subdivision and/or land development agreement with the township, said

SUBDIVISION & LAND DEVELOPMENT

agreement to be prepared by the Township Solicitor. This agreement will enumerate in detail the requirements to be met, which may or may not have been incorporated in the subdivision and/or land development plat.

- B. Among the following items which are included, subject to but not limited to the specific design requirements of the Township Engineer, are:
 - (1) Streets.
 - (2) Sidewalks, curbs and gutters.
 - (3) Street signs.
 - (4) Shade trees.
 - (5) Planted buffer areas.
 - (6) Compensatory plantings.
 - (7) Monuments.
 - (8) Water supply.
 - (9) Sanitary sewers.
 - (10) Storm drainage.
 - (11) Streetlighting.
 - (12) Blocks.
 - (13) Lots.
 - (14) Recreation and open space.
 - (15) Pedestrianways.
 - (16) Underground wiring.
 - (17) Underdrains.
 - (18) Topsoil protection.
 - (19) Natural features.
 - (20) Soil erosion and sediment control.
 - (21) Burial of deleterious materials.

160-9. Performance and maintenance bonds.

A. The applicant shall deliver to the township such performance and maintenance bonds as are required by the Township Engineer and Township Solicitor. Said bonds shall run for a term to be fixed by the township.

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- B. When the improvements have been partially completed, the municipality, by formal resolution, may reduce proportionately the performance bond. An escrow fund approved by the Township Solicitor for the same amount may be substituted for the performance and maintenance bonds.
- 160-10. Condominium development; contents of condominium development agreement.

Prior to the division or allocation of land or space between or among two (2) or more existing or propesctive occupants by means of or for the purpose of condominiums, the owners and/or developers of property to be developed with condominiums or the owners of existing structures to be converted to condominiums shall enter into a condominium development agreement with/the township, said agreement to be prepared by the Township Solicitor, who shall require certain documents from the applicants. The agreement shall include but not be limited to the following:

- A. A statement of declaration.
- B. A declaration plan.
- C. A code of regulations for said condominium.
- D. Other legal and engineering requirements considered necessary by the Township Solicitor and Township Engineer.
- 160-11. Application fees; payment of costs incurred by township.
 - A. An applicant shall pay to the township an application fee of one hundred dollars (\$100.00) for any subdivision, land development or condominium development which involves five (5) or less separate dwelling units designed for and occupied by one (1) family. An application fee of two hundred dollars (\$200.00) shall be collected by the township if said subdivision, land development or condominium development involves more than five (5) separate dwelling units but less than one hundred (100) units. For each subsequent one hundred (100) units or portion thereof, an additional application fee of two hundred dollars (\$200.00) shall be collected by the township.
 - B. In addition to the above, the twonship will bill the applicant for all legal and engineering expenses incurred by the township as billed to the township as a result of this application review. These charges shall be according to normal fee schedules of the professions.
- 160-12. Certificates of occupancy.
 - A. Scope. A certificate of occupancy shall be required upon

SUBDIVISION & LAND DEVELOPMENT

the completion of the work contemplated. No building, dwelling unit or permanent structure, except attached signs, shall be utilized in any manner until a Certificate of Occupancy is issued.

- B. Application procedures. Applications shall be made in writing to the Building Official on a form specified for such purpose.
- C. Issuance. Certificates of Occupancy shall be granted or denied within thirty (30) days from the date of application. No application shall be granted or refused until the Building Official has inspected the premises. Issuance shall be based on performance of the work to the requirements of this ARTICLE.

ARTICLE II

Informal Reviews

160-13. Short title.

This ARTICLE may be known and may be cited as the "Fee Schedule Ordinance for Informal Reviews by the Haverford Township Planning Commission."

160-14. Purpose.

The Planning Commission of the Township of Haverford has on several occasions been requested to informally review certain development proposals so that prospective developers may obtain a sense of the Commission's reaction to said development. These reviews are not legally binding and are not a part of this Chapter. They do, however, allow the developer to obtain a sense of the Planning Commission before resorting to the costly and often lengthy formal subdivision review process. This ARTICLE is intended to establish a reasonable fee schedule for said informal reviews.

160-15. Fees.

A. An applicant for an informal review of a subdivision or land development or request for zoning change which involves five (5) or less spearate dwellings designed for an occupied by one (1) family shall pay a fee of Fifty Dollars (\$50.00). Should the applicant desire to subsequently file for formal review of said development proposal or zoning change, Fifteen Dollars (\$15.00) of this fee shall be applied toward the cost of the required application for formal subdivision, land development or condominium review as required by ARTICLE I of this Chapter.

HAVERFORD CODE

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- B. An applicant for all other zoning changes, subdivisions of land development shall be required to pay a fee of One Hundred Dollars (\$100.00) for said informal review. Should the applicant desire to subsequently file for formal review of said development proposal, Twenty-five Dollars (\$25.00) of this amount shall be applied toward the cost of the required application for formal subdivision, land development or condominium review as required by ARTICLE I of this Chapter.
- 160.16. Violations and penalties. [Amended 6-13-88 by Ord. No. 2019]

 Any person, firm or corporation violating any provision of this Article shall, upon conviction before any District Justice of the Peace, pay a judgment (fine) not exceeding Five Hundred Dollars (\$500.00) and costs of prosecution, including attorney's fees. Each and every day in which any person, firm or corporation shall be in violation of these ARTICLES shall constitute a separate offense.
- 160.17. Severability. Should any section or provision of this Ordinance be declared by a Court of competent jurisdiction to be invalid, such decision shall not affect the validity of this Ordinance as a whole, or of any other part thereof.
- 160.18. Repealer. Any ordinance or part of ordinance to the extent that it is inconsistent herewith is hereby repealed.
- Validity of existing Ordinance. That all other ARTICLES, Sections, and Subsections or other provisions of Ordinance No. 1531 known as "The Haverford Township Subdivisions and Land Development Ordinance of 1973," except as specifically amended by this Ordinance, shall remain in full force and shall remain valid except as may be further modified, amended or rescinded by the Board of Commissioners of the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania.

ADOPTED by the Board of Commissioners of the Township of Haverford this 12th day of February, A.D., 1990.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI

President

Board of Commissioners

Attest: Thomas J. Bannar

-ORD-INANCE-NO---P4-90

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, AMENDING AND SUPPLEMENTING ORDINANCE NO. 1960, KNOWN AS THE "GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD," BY AMENDING CERTAIN ARTICLES AND SECTIONS OF CHAPTER 157, STREETS AND SIDEWALKS.

BE IT ENACTED AND ORDAINED by the Board of Commissioners of the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania, and it is hereby enacted and ordained by the authority of the same:

SECTION 1. That ARTICLE I. Sidewalk Construction, Section 157-9, Permit requirements and ARTICLE II, Curb and gutter construction, Section 157-19, Permit requirements shall be amended as follows:

The rate for permit fees shall be changed from One Dollar (\$1.00) to Ten Dollars (\$10.00).

SECTION 2. Any ordinance or part of ordinance to the extent that it is inconsistent herewith is hereby repealed.

ADOPTED by the Board of Commissioners of the Township of Haverford this 12th day of February, A.D., 1990.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

ORDINANCE-NO--P5-89

AN ORDINANCE OF THE TOWNSHIP OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, FURTHER AMENDING AND SUPPLEMENTING ORDINANCE NO. 1960, ADOPTED JUNE 30, 1986, AND KNOWN AS THE "GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD."

BE IT ENACTED AND ORDAINED BY THE Board of Commissioners of the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania, and it is hereby enacted and ordained by the authority of the same:

SECTION 1. That Section 175-11, Schedule V (175-80) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish the following highway restrictions:

- 1) Onto Belfield Avenue from Township Line Road, DO NOT ENTER, EXCEPT SCHOOL BUSES, MONDAY THROUGH FRIDAY, FROM 7:00 A.M. TO 9:00 A.M.
- Onto Belfield Avenue from Steel Road, DO NOT ENTER, EXCEPT SCHOOL BUSES, MONDAY THROUGH FRIDAY, FROM 4:00 P.M. TO 6:00 P.M.
- SECTION 2. That Section 175-27, Schedule XVI (175-91) of Ordinance No. 1960 be and the same is hereby amended so as to rescind the following highway restriction:
 - 1) On Panmure Road, east side, NO PARKING AT ANY TIME, from its intersection with the south side of Buck Lane, southwardly for 150 feet.
- SECTION 3. That Section 175-27, Schedule XVI (175-91) of Ordinance No. 1960 be and the same is hereby amended so as to establish the following highway restriction:
 - 1) On Panmure Road, NO PARKING AT ANY TIME, east side, in its entirety, from College Avenue to Buck Lane.
- SECTION 4. Upon the effective date of this ordinance, the Highway Department shall remove and install appropriate signs in the said sections or zones.
- SECTION 4. Any ordinance or part of ordinance to the extent that it is inconsistent herewith is hereby repealed.

ADOPTED by the Board of commissioners of the Township of Haverford this 12th day of February, A.D., 1990.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

ORDINANCE NO = PG-90=

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, PROVIDING FOR THE DEDICATION OF PUBLIC LANDS.

BE IT ENACTED AND ORDAINED by the Board of Commissioners of the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania, and it is hereby enacted and ordained by the authority of the same that:

SECTION 1. WHEREAS, the Township of Haverford entered into a Subdivision and Land Development Agreement with GRSI, Inc., Fifth Ward, Zoned R-1 Residential District, for the purpose of constructing single family homes on Spring Mill Lane.

WHEREAS, said developer has completed all improvements required under said Agreement as certified by the Township Engineer; and

WHEREAS, the Township is now prepared to accept public dedication of this property.

NOW, THEREFORE, BE IT RESOLVED that the Board of Commissioners of the Township of Haverford publicly accepts the Deed of Dedications from GRSI, Inc., a Pennsylvania Corporation, for all streets, rights-of-way, sanitary and storm sewer public improvements as outlined and set forth in the legal description set forth below:

ALL THAT CERTAIN strip or piece of ground to be known as Spring Mill Lane (50 feet wide) SITUATE in the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania, as shown on an "As-Built Plan of Spring Mill Lane for Graham Shafer" prepared by Howard W. Doran, P.E., Newtown Square, Pennsylvania, dated January 25, 1988 and revised January 13, 1989, being bounded and described as follows:

BEGINNING at a point on the northerly right-of-way line of College Avenue (50 feet wide) L.R. 23046, said point being the southwestern most terminus of a radius round corner having a radius of 25 feet and an arc distance of 41.84 feet connecting with the westerly right-of-way line of Spring Mill Lane (50 feet THENCE FROM SAID POINT OF BEGINNING leaving the said northerly right-of-way line of College Avenue along the arc of a circle curving to the left having a radius of 25 feet and and an arc distance of 41.84 feet to a point of tangent on the westerly side of said Spring Mill Lane; THENCE by same, North 23 degrees 45 Minutes West 271.80 feet to a point of curve; THENCE along the arc of a circle curving to the left having a radius of 25 feet and an arc distance of 21.03 feet to a point of compound curve; THENCE along the arc of a circle curving to the right having a radius of 50 feet marking the termination of Spring Mill Lane, being a cul-de-sachaving an arc distance of 241.18 feet to a point of reverse curve on the easterly side of said Spring Mill Lane; THENCE by same, along the arc of a circle curving to the left having a radius of 25 feet and an arc distance of 21.03 feet to a point of tangent; THENCE South 23 degrees 45 minutes East 282.13 feet to a point of curve; THENCE along the arc of a circle curving to the left having a radius of 25 feet and an arc distance of 36.70 feet to a point of tangent also being the southeastern most terminus of a radius round corner connecting with the said northerly side of College Avenue; THENCE along said right-of-way of College Avenue, South 72 degrees 08 minutes 58 seconds west 100.53 feet to a point and place of BEGINNING.

CONTAINING an area of 23,679 Square Feet more or less (0.5436 Acre more or less).

ALL THAT CERTAIN parcel of land, a 20 foot wide storm sewer easement with improvements thereon, SITUATE in the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania, as shown on an "As-Built Plan of Spring Mill Lane for Graham Shafer" prepared by Howard W. Doran, P.E., Newtown Square, Pennsylvania, dated January 25, 1988 and revised January 13, 1989, being bounded and described as follows:

BEGINNING at a point on the northerly right-of-way of College Avenue (50 feet wide) (L.R. 23046) said point being the southeastern most terminus of a radius round corner having a radius of 25 feet an arc distance 36.70 feet to a point of tangent connecting with the easterly right-of-way line of Spring Mill Lane (50 feet wide); THENCE FROM SAID POINT OF BEGINNING on the arc of a circle curving to the right having a radius of 25 feet an arc distance 34.24 feet to a point; THENCE leaving said side of Spring Mill Lane, North 72 degrees 08 minutes 52 seconds East 97.42 feet to a THENCE North 61 degrees 22 minutes 18 seconds East 237.00 feet to a point; THENCE South 53 degrees 46 minutes 53 seconds East 63.21 feet to a point on the said right-ofway line of College Avenue; THENCE along same, South 66 degrees 51 minutes 01 seconds West 23.24 feet to a point; THENCE leaving said side of College Avenue, North 53 degrees 46 minutes 53 seconds West 38.66 feet to a point; South 61 degrees 22 minutes 18 seconds West 226.18 feet to a point on the said right-of-way line of College Avenue; THENCE along same South 72 degrees 08 minutes 58 seconds West 74.81 feet to a point and place of BEGINNING.

CONTAINING an area of 7,494 Square Feet more or less (0.1720 Acres more or less).

SECTION 2. Any ordinance or part of ordinance to the extent that it is inconsistent herewith is hereby repealed.

ADOPTED by the Board of Commissioners of the Township of Haverford this 26th day of February, A.D., 1990.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

ORDINANCE NO. P7-90

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, FURTHER AMENDING AND SUPPLEMENTING ORDINANCE NO. 1960, ADOPTED JUNE 30, 1986, AND KNOWN AS THE "GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD."

BE IT ENACTED AND ORDAINED by the Board of Commissioners of the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania, and it is hereby enacted and ordained by the authority of the same:

- SECTION 1. That Section 175-37.1, Schedule XXIV (175-99), Sticker Parking Only, of Ordinance No. 1960 be and the same is hereby supplemented and amended so as to create a residential parking zone on the following roadway:
 - On Moewyn Road, both sides, in its entirety, from Darby Road to Lansdowne Avenue.
- SECTION 2. Upon effective date of this Ordinance, the Highway Department shall install appropriate signs in the said section or zone, giving notice of the regulations aforesaid.

SECTION 3. Any ordinance or part of ordinance to the extent that it is inconsistent herewith is hereby repealed.

ADOPTED by the Board of Commissioners of the Township of Haverford this 12th day of March, A.D., 1990.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI

President

Board of Commissioners

=ORD:INANCE=NO==P8-90

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, AMENDING AND SUPPLEMENTING ORDINANCE NO. 1960, ADOPTED JUNE 30, 1986, AND KNOWN AS "THE GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD." BY ADDING NEW REGULATIONS REGARDING RECYCLING.

BE IT ENACTED AND ORDAINED by the Board of Commissioners of the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania, and it is hereby enacted and ordained by the authority of the same:

SECTION 1. That ARTICLE V, Collection and Recycling of Newspapers, of CHAPTER 95, Garbage, Rubbish and Refuse, of Ordinance No. 1960 be and the same is hereby supplemented and amended to establish and create the following regulations:

- (a) All persons, as defined by Pennsylvania Municipal Waste Planning, Recycling and Waste Reduction Act of July, 1988, Act 101, shall be required to separate from the trash stream aluminum, steel and bimetallic cans and store such material until collection. Aluminum, steel and bimetallic cans being generated at private homes, apartments, and other residential establishments shall be placed at curbside according to the schedule and conditions established by Township. Commercial, industrial, and institutional structures will be permitted to make special arrangements for collection of aluminum, steel and bimetallic cans as approved by the Township.
- (b) No person, as defined herein, shall be permitted to collect separated aluminum, steel and bimetallic cans from Haverford Township without permission from the Township Board of Commissioners.
- (c) The Township shall cooperate with Upper Darby Township, as it may choose to do from time to time, to jointly solicit and receive bids, quotations or proposals for the purchase and use of equipment, materials, supplies, and services in order to take advantage of high volume purchasing to procure lower costs.

SECTION 2. That Section 95-26, Violations and Penalties of ARTICLE V shall be amended to provide that violation of any provision of ARTICLE V is subject to penalties.

SECTION 3. Any ordinance or part of ordinance to the extent that it is inconsistent herewith is hereby repealed.

ADOTPED by the Board of Commissioners of the Township of Haverford this 26th day of March, A.D., 1990.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

Attest: Thomas J. Bannar

-ORDINANCE NO - 129-90-

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, FURTHER AMENDING AND SUPPLEMENTING ORDINANCE NO. 1960, ADOPTED JUNE 30, 1986, AND KNOWN AS "THE GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD."

BE IT ENACTED AND ORDAINED BY THE Board of Commissioners of the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania, and it is hereby enacted and ordained by the authority of the same:

- SECTION 1. That Section 175-31, Schedule XX (175-95) of Ordinance No. 1960 be and the same is hereby supplemented and amended so as to designate a HANDICAPPED PARKING ONLY zone restriction on the following roadway:
 - 1) On Willow Avenue for the corner property known as 2500 East County Line Road, Ardmore, Pa.
- SECTION 2. Upon effective date of this Ordinance, the Highway Department shall install appropriate signs in the said sections or zones giving notice of the regulations aforeasaid.
- SECTION 3. Any ordinance or part of ordinance to the extent that it is inconsistent herewith is hereby repealed.

ADOPTED by the Board of Commissioners of the Township of Haverford this 26th day of March, A.D., 1990.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI

President

Board of Commissioners

Attest: Thomas J. Bannar

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, FURTHER AMENDING AND SUPPLEMENTING ORDINANCE NO. 1960, ADOPTED JUNE 30, 1986, AND KNOWN AS "THE GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD."

BE IT ENACTED AND ORDAINED by the Board of Commissioners of the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania, and it is hereby enacted and ordained by the authority of the same:

SECTION 1. That Section 175-7, Schedule I (175-76) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish a 25 MILES PER HOUR SPEED LIMIT restriction on the following roadway:

1) On Juniper Road in its entirety.

SECTION 2. Upon effective date of this Ordinance, the Highway Department shall install appropriate signs in the said sections or zones giving notice to the regulations aforesaid.

SECTION 3. Any ordinance or part of ordinance to the extent that it is inconsistent herewith is hereby repealed.

ADOPTED BY THE Board of Commissioners of the Township of Haverford this 11th day of April, A.D., 1990.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

Attest: Thomas J. Bannar

ORDINANCE -NO :-P11-90

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, FURTHER AMENDING AND SUPPLEMENTING ORDINANCE NO. 1960, ADOPTED JUNE 30, 1986, AND KNOWN AS "THE GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD."

BE IT ENACTED AND ORDAINED by the Board of Commissioners of the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania, and it is hereby enacted and ordained by the authority of the same:

- SECTION 1. That Section 175-7, Schedule I (175-76) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to RESCIND the existing 35 Miles Per Hour Speed Limit on the following roadway:
 - On Ellis Road, from Lawrence Road to its T-intersection with Ellis Road.
- SECTION 2. That Section 175-7, Schedule I (175-76) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to ESTABLISH a 30 Miles Per Hour Speed Limit on the following roadway:
 - 1) On Ellis Road, from Lawrence Road to its T-intersection with Ellis Road.
- SECTION 3. Upon effective date of this Ordinance, the Highway Department shall install appropriate signs in the said sections or zones giving notice of the regulations aforesaid.
- SECTION 3. Any ordinance or part of ordinance to the extent that it is inconsistent herewith is hereby repealed.

ADOPTED by the Board of Commissioners of the Township of Haverford this 30th day of April, A.D., 1990.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI

President

Board of Commissioners

ORDINANCE = NO = P12-90

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, FURTHER AMENDING AND SUPPLEMENTING ORDINANCE NO. 1960, ADOPTED JUNE 30, 1986, AND KNOWN AS "THE GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD."

BE IT ENACTED AND ORDAINED by the Board of Commissioners of the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania, and it is hereby enacted and ordained by the authority of the same:

- SECTION 1. That Section 175-31, Schedule XX (175-95) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish a HANDICAPPED PARKING SUNDAYS ONLY zone on the following roadway:
 - 1) On Warwick Road, north side, approximately 75 feet west of its T-intersection with Covington Road.
- SECTION 2. That Section 175-27, Schedule XVI (175-91) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to RESCIND the existing NO PARKING AT ANY TIME restriction on the following roadway:
 - On Covington Road, south side, approximately
 feet east of Earlington Road.
- SECTION 3. That Section 175-27, Schedule XVI (175-91) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish a NO PARKING AT ANY TIME zone restriction on the following roadway:
 - 1) On Covington Road, south side, approximately 90 feet east of Earlington Road.
- SECTION 4. Upon effective date of this Ordinance, the Highway Department shall install appropriate signs in the said sections or zones giving notice of the regulations aforesaid.

SECTION 5. Any ordinance or part of ordinance to the extent that it inconsistent herewith is hereby repealed.

ADOPTED this 14th day of May, A.D., 1990.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI

President

Board of Commissioners

ORDINANCE-NO--P13-90

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, FURTHER AMENDING AND SUPPLEMENTING ORDINANCE NO. 1960, ADOPTED JUNE 30, 1986, AND KNOWN AS "THE GENERAL LAWS OF THE TOWNHSIP OF HAVERFORD."

BE IT ENACTED AND ORDAINED by the Board of Commissioners of the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania, and it is hereby enacted and ordained by the authority of the same:

- SECTION 1. That Section 175-27, Schedule XVI (175-91) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish "NO PARKING HERE TO CORNER" restrictions on the following roadways:
 - 1) On West Chester Pike, south side from Steel Road proceeding westerly to the first driveway.
 - 2) On West Chester Pike, south side, from East Westwood Park Drive, proceeding westerly approximately 30 feet thereof.
 - 3) On West Chester Pike, south side, from West Westwood Park Drive, proceeding westerly to the first driveway.
- SECTION 2. That Section 175-31, Schedule XX (175-95) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish "HANDICAPPED PARKING ONLY" zone restrictions on the following roadways:
 - 1) At 617 Kenilworth Road, a private residence.
 - At 634 Dayton Road, a private residence.
- SECTION 3. That Section 175-27, Schedule XVI (175-91) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to create "NO PARKING" restrictions on the following roadway:
 - On Haydock Lane, both sides, approximately
 feet south of its T-intersection with Buck Lane.
- SECTION 4. Upon effective date of this Ordinance, the Highway Department shall install appropriate signs in the said sections or zones giving notice of the regulations aforesaid.
- SECTION 5. Any ordinance or part of ordinance to the extent that it is inconsistent herewith is hereby repealed.

ADOPTED by the Board of Commissioners of the Township of Haverford this 29th day of May, A.D., 1990.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, FURTHER AMENDING AND SUPPLEMENTING ORDINANCE NO. 1960, ADOPTED JUNE 30, 1986, AND KNOWN AS "THE GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD."

BE IT ENACTED AND ORDAINED by the Board of Commissioners of the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania, and it is hereby enacted and ordained by the authority of the same:

- SECTION 1. That Section 175-7, Schedule I (175-76) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish a 25 MILES PER HOUR speed limit restriction on the following roadway:
 - On Edmonds Avenue in its entirety, from Steel Road to Township Line Road.
- SECTION 2. That Section 175-31, Schedule XX (175-95) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish a HANDICAPPED PARKING ONLY zone restriction on the following roadway:
 - 1) At 157 Juniper Road, a private residence.
- SECTION 3. That Section 175-28, Schedule XVII (175-92) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish a NO COMMERCIAL VEHICLE PARKING AT ANY TIME restriction on the following roadway:
 - On Harriet Lane, both sides, of the 500 block.
- SECTION 4. Upon effective date of this Ordinance, the Highway Department shall install appropriate signs in the said sections or zones giving notice of the regulations aforesaid.
- SECTION 5. Any ordinance or part of ordinance to the extent that it is inconsistent herewith is hereby repealed.

ADOPTED by the Board of Commissioners of the Township of Haverford this 11th day of June, A.D., 1990.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI

President

Board of Commissioners

ORD INANCE NO .- P15-90

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, FURTHER AMENDING AND SUPPLEMENTING ORDINANCE NO. 1960, ADOPTED JUNE 30, 1986, AND KNOWN AS "THE GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD."

BE IT ENACTED AND ORDAINED by the Board of Commissioners of the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania, and it is hereby enacted and ordained by the authority of the same:

SECTION 1. That Section 175-28, Schedule XVII (175-92) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish a NO COMMERCIAL VEHICLE PARKING AT ANY TIME restriction on the following roadway:

- 1) On Aubrey Avenue, both sides of the 800 block, from its T-intersection with County Line Road to Oakford Road
- SECTION 2. That Section 175-31, Schedule XX (175-95) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish HANDICAPPED PARKING ONLY zone restrictions on the following roadways:
 - 1) On Belmont Avenue adjacent to the corner residence at 624 Wynnewood Road.
 - 2) At 603 Dayton Road, a private residence.
- SECTION 3. Upon effective date of this Ordinance, the Highway Department shall install appropriate signs in the said sections or zones giving notice of the regulations aforesaid.

SECTION 4. Any ordinance or part of ordinance to the extent that it is inconsistent herewith is hereby repealed.

ADOPTED by the Board of Commissioners of the Township of Haverford this 9th day of July, A.D., 1990.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

ORDINANCE NO. = 116-90

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, FURTHER AMENDING AND SUPPLEMENTING ORDINANCE NO. 1960, ADOPTED JUNE 30, 1986, AND KNOWN AS "THE GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD."

BE IT ENACTED AND ORDAINED by the Board of Commissioners of the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania, and it is hereby enacted and ordained by the authority of the same:

- SECTION 1. That Section 175-22.1, Schedule XVIIIA (175-88.1) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to restrict through traffic described as LOCAL TRAFFIC ONLY on the following roadway:
 - 1) On Pennsylvania Avenue, in its entirety, from Darby Road to Manoa Road.
- SECTION 2. That Section 175-28, Schedule XVII (175-92) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish a NO PARKING OF COMMERCIAL VEHICLES FROM 6:00 P.M. TO 6:00 A.M. zone restriction on the following roadway:
 - 1) On County Line Road, west side, between Loraine Street and Humphreys Street.
- SECTION 3. That Section 175-7, Schedule I (175-91) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish 25 MILES PER HOUR speed limits on the following roadways:
 - 1) On Malvern Road, the 600 block.
 - 2) On Hilltop Road from Old West Chester Pike to the Township's Public Works garage location.
- SECTION 4. That Section 175-27, Schedule XVI (175-91) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish NO PARKING HERE TO CORNER zones restrictions on the following roadways:
 - 1) On Chestnut Avenue, west side, approximately 60 feet north of its T-intersection with the 700 block of Humphreys Street.
 - 2) On Earlington Road, east side of the 1600 block, approximately 150 feet north of its T-intersection with Surrey Lane.

- SECTION 5. That Section 175-31, Schedule XX (175-95) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish a HANDICAPPED PARKING ONLY zone restriction on the following roadway:
 - 1) At 34 Kathmere Road, a private residence.
- SECTION 6. That Section 175-39, Schedule XXI (175-96) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to designate NO PARKING BY ORDER OF THE FIRE MARSHAL zone restriction at the following location:
 - 1) The alley, approximately 135 feet long, extending northward from the unit block of Brookline Boulevard, approximately 150 feet east of Darby Road.
- SECTION 7. Upon effective date of this Ordinance, the Highway Department shall install appropriate signs in the said sections or zones giving notice of the regulations aforesaid.

SECTION 8. Any ordinance or part of ordinance to the extent that it is inconsistent herewith is hereby repealed.

ADOPTED by the Board of Commissioners of the Township of Haverford this 13th day of August, A.D., 1990.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
PResident
Board of Commissioners

Attest: Thomas J. Bannar
Township Manager/Se

-ORDINANCE-NO.-P1-7-90-

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, FURTHER AMENDING AND SUPPLEMENTING ORDINANCE NO. 1960, ADOPTED JUNE 30, 1986, AND KNOWN AS "THE GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD."

BE IT ENACTED AND ORDAINED BY THE Board of Commissioners of the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania, and it is hereby enacted and ordained by the authority of the same:

- SECTION 1. That Section 175-27, Schedule XVI (175-91) of Ordinacne No. 1960 be and the same is hereby amended and supplemented so as to establish NO PARKING AT ANY TIME zone restrictions on the following roadway:
 - 1) On Langhorne Avenue, both sides, approximately 35 feet west of its terminus with Woodland Drive.
- SECTION 2. That Section 175-27, Schedule XVI (175-91) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to create "NO PARKING BETWEEN SIGNS" zone restrictions on the following roadway:
 - 1) On Woodbine Road, north side, approximately 45 feet east and 45 feet west of the terminus of Wales Road.
- SECTION 3. That Section 175-37.1, Schedule XXIV (175-99) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to RESCIND the existing residential Sticker Parking Only zone on the following highway:
 - 1) On Moewyn Road, north side.
- SECTION 4. That Section 175-30, Schedule XIX (175-94) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to create a TWO HOUR PARKING restriction on the following highway:
 - 1) On Moewyn Road, north side.
- SECTION 5. That Section 175-7, Schedule I (175-76) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to RESCIND the existing 20 MILES PER HOUR speed limit on the following roadway:
 - 1) On Robinson Avenue, from West Chester Pike to Stanton Road.

SECTION 6. That Section 175-7, Schedule I (175-76) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to create a 25 MILES PER HOUR speed limit on the following roadways:

- 1) On Robinson Avenue in its entirety.
- 2) On Woodbine Road, the unit block, from West Chester Pike to Manoa Road.
- 3) On Upland Road, the unit block and 100 block, from West Chester Pike to Washington Avenue.

SECTION 7. Upon effective date of this Ordinance, the Highway Department shall install appropriate signs in the said sections or zones giving notice of the regulations aforesaid.

SECTION 8. Any ordinance or part of ordinance to the extent that it is inconsistent herewith is hereby repealed.

ADOPTED by the Board of Commissioners of the Township of Haverford this 10th day of September, A.D., 1990.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

Attest: Thomas J. Bannar Township Manager/Secretary

414 5 8 60

-ORDINANCE-NO.-P18-90

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, ADOPTING AND ESTABLISHING THE MINIMUM REGULATIONS, GOVERNING THE CONDITIONS AND MAINTENANCE OF ALL PROPERTY, BUILDINGS AND STRUCTURES; BY PROVIDING THE STANDARDS FOR SUPPLIED UTILITIES AND FACILITIES AND OTHER PHYSICAL THINGS AND CONDITIONS ESSENTIAL TO INSURE THAT STRUCTURES ARE SAFE, SANITARY AND FIT FOR OCCUPATION AND USE; AND THE CONDEMNATION OF BUILDINGS AND STRUCTURES UNFIT FOR HUMAN OCCUPANCY AND USE AND THE DEMOLITION OF SUCH STRUCTURES; KNOWN AS THE PROPERTY MAINTENANCE REGULATIONS; PROVIDING FOR THE ADMINISTRATION AND ENFORCEMENT OF THIS ORDINANCE, AND IMPOSING PENALTIES FOR THE VIOLATION THEREOF, AMENDING CHAPTER 58 OF THE BUILDING CODE BY ADDING NEW SECTIONS.

BE IT ENACTED AND ORDAINED by the Board of Commissioners of the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania, and it is hereby enacted and ordained by the authority of the same that:

SECTION 58-3.1 ADDITIONS, DELETIONS AND CHANGES

The following sections of the BOCA National Property Maintenance Code/1990 shall be revised accordingly, and considered part of Property Maintenance Regulations:

- A. TITLE: These regulations shall be known as the Property Maintenance Regulations/1990 of Township of Haverford hereinafter referred to as this code.
- B. APPLICATION OF OTHER CODES: Any repairs or alterations to a structure, or changes of use therein, shall be done in accordance with the procedures and provisions of the building, plumbing, mechanical and zoning codes.
- C. GENERAL: The Director, Department of Code Enforcement shall enforce all provisions of this code herein referred to as code official.
- D. FORM: Such notice shall:
 - 1. Be in writing;
 - 2. Include a description of the real estate sufficient for identification;
 - 3. Include a statement of the reason or reasons why the notice is being issued;
 - 4. Include a correction order allowing a reasonable time for the repairs and improvements required to bring the dwelling unit or structure into compliance with the provisions of this code, and;

5. Include an explanation of the owner's right to seek modification or withdrawal of the notice by petition to the Building Committee and/or appeal to the Zoning Hearing Board of Haverford Township.

SECTION 58-3.2 VIOLATIONS

- A. UNLAWFUL ACTS: It shall be unlawful for any person, firm or corporation to erect, construct, alter, extend, repair, remove, demolish, maintain, fail to maintain, provide, fail to provide, use or occupy, let to another for use or occupy or permit another person to use or occupy any structure or equipment regulated by this code, or cause same to be done contrary to or in conflict with or in violation of any of the provisions of this code, or to fail to obey a lawful order of the code official, or to remove or deface a placard or notice posted under the provisions of this code.
- B. PENALTY: Any person, firm or corporation, who shall violate any provision of this code shall, upon conviction thereof, be subject to a fine of not less than (\$25.00) twenty-five dollars nor more than (\$1000.00) one thousand dollars or imprisonment for a term not to exceed (30) thirty days, or both, at the discretion of the court. Each day that a violation continues after due notice has been served, in accordance with the terms and provisions hereof, shall be deemed a separate offense.

SECTION 58-3.3 RIGHT TO APPEAL

- A. PETITION: Any person affected by any notice which has been issued in connection with the enforcement of any provision of this code, or of any rule or regulation adopted pursuant thereto, shall have the right to request and shall be granted a hearing on the matter before the Zoning Hearing Board of Haverford Township provided that such person shall file, in the office of the Department of code Enforcement, a written petition requesting such hearing and containing a statement of the grounds therefore within 30 days after the day the notice was served.
- B. RECORDS: The zoning officer shall keep a record of each meeting so that the record shows clearly the basis for each decision made by the board.

SECTION 58-3.4 APPLIED MEANING OF WORDS AND TERMS

- A. APPROVED: Approved by the code official or other authority having jurisdiction.
- B. BASEMENT: A story partially underground, but having one-half (½) or more of its height, measured from floor to ceiling, above the average level of the adjoining ground. A "basement" shall be counted as a story for the purpose of height measurement or of determining square footage only if the vertical distance between the ceiling and the average level of the adjoining ground is more than four (4) feet or if it is used for business or dwelling purposes.
- C. CODE OFFICIAL: The Director, Department of Code Enforcement who is charged with the administration and enforcement of this code, or a duly authorized representative.
- D. FAMILY: A single person occupying a dwelling unit and maintaining a household; two (2) or more persons related by blood, marriage or adoption occupying a dwelling unit, living together and maintaining a common household, including no more than one (1) boarder, roomer or lodger; or not more than three (3) unrelated persons occupying a dwelling unit, living together and maintaining a common household (group quarters).
- E. PERSON: Includes a corporation, firm, partnership, association, organization and any other group acting as a unit as well as individuals. It shall also include an executor, administrator, trustee, receiver or other representative appointed according to law. Whenever the word "person" is used in any section of this code prescribing a penalty or fine, as to partnerships or associations, the word shall include the partners or members thereof, and as to corporations, shall include the officer, agents or members thereof who are responsible for any violation of such section.
- F. STUDENT HOME: A living arrangement for a number of students unrelated by blood, marriage or legal adoption attending or planning to attend either undergraduate or graduate programs at colleges or universities or who are on a semester or summer break from studies at colleges or universities or any combination of such persons. The residents of a student home share living expenses and may live and cook as a single housekeeping unit but may also only share access to cooking facilities and not live and cook as a single

housekeeping unit. Student homes shall not include fraternities or sororities, which are nationally recognized, and/or chartered and which pre-existed passage of this ordinance. Furthermore, this ordinance does not apply to property owned and operated by an accredited educational institution.

G. YARD: The required open, unoccupied space on the same lot with a building or, where provided for in this chapter, a group or complex of buildings on a lot, which open space is unoccupied and unobstructed by any portion of a structure from the ground upward, except for projections permitted under 182-712.

SECTION 58-3.5

INSECT SCREENS: During the period from April 1 to November 15
every door, window and other outside opening used or
required for ventilation purposes serving any building
containing habitable rooms, food preparation areas,
food service areas, or any areas where products used
in food for human consumption are processed,
manufactured, packaged or stored, shall be supplied
with approved tightly fitting screens of not less
than 16 mesh per inch and every swinging door shall
have a self-closing device in good working condition.

EXCEPTION: Screen doors shall not be required for out-swinging doors or other types of openings which make screening impractical, provided other approved means, such as air curtains or insect repellent fans are employed.

SECTION 58-3.6

SMOKE DETECTORS REQUIRED: Smoke detectors shall be installed outside of each separate sleeping area in the immediate vicinity of the bedrooms and on each additional story of the dwelling, including basements and cellars but not including crawl spaces and uninhabitable attics. In dwellings or dwelling units with split levels, a smoke detector need be installed only on the upper level, provided the lower level is less than one full story below the upper level, except that if there is a door between levels then a detector is required on each level. All detectors shall be connected to a sounding device or other detectors to provide, when actuated, an alarm which will be audible in all sleeping areas. All detectors shall be approved and listed and shall be installed in accordance with the manufacturer's instructions.

When alterations, repairs or additions requiring a permit occur, or when one or more sleeping rooms are added or created in existing dwellings, the entire building shall be provided with smoke detectors located as required for new dwellings.

SECTION 58-3.7

POWER SOURCE: In new construction, required smoke detectors shall receive their primary power from the building wiring when such wiring is served from a commercial source. Wiring shall be permanent and without a disconnecting switch other than those required for overcurrent protection. Smoke detectors may be battery operated when installed in existing buildings, or in buildings without commercial power, or in buildings which undergo alterations, repairs or additions regulated by the second paragraph of Section R-215.1.

SECTION 58-3.8 HEATING FACILITIES

A. RESIDENTIAL BUILDING: Every dwelling shall be provided with heating facilities capable of maintaining a room temperature of 65 degrees F. (18 degrees C.) at a level of 3 feet (914 mm) above the floor and a distance of 3 feet (914 mm) from the exterior walls in all habitable rooms, bathrooms and toilet rooms based on the outside design temperature required for the locality by the mechanical code listed in Appendix A.

Every owner and operator of any building who rents, leases, or lets one or more dwelling unit, rooming unit, dormitory or guest room on terms, either express or implied, to furnish heat to the occupants thereof shall supply sufficient heat during the period from October 15 to April 1 to maintain a room temperature of not less than 65 degrees F. (18 degrees C.) in all habitable rooms, bathrooms and toilet rooms during the hours between 6:30 a.m. and 10:30 p.m. of each day and not less than 60 degrees F. (16 degrees C.) during other hours. The temperature shall be measured at a point 3 feet (914 mm) above the floor and 3 feet (914 mm) from the exterior walls. When the outdoor temperature is below the outdoor design temperature required for the locality by the mechanical code listed in Appendix A, the owner or operator shall not be required to maintain the minimum room temperatures, provided the heating system is operating at full capacity, with supply valves and dampers in a full open position.

B. NONRESIDENTIAL STRUCTURES: Every enclosed occupied work space shall be supplied with sufficient heat during the period from October 15 to March 15 to maintain a temperature of not less than 65 degrees F. (18 degrees C.) during all working hours. The temperature shall be measured at a point 3 feet (914 mm) above the floor and 3 feet (914 mm) from the exterior walls.

EXCEPTIONS:

- 1. Processing, storage and operation areas that require cooling or special temperature conditions.
- 2. Areas in which persons are primarily engaged in vigorous physical activities.
- C. GROUND-FAULT PROTECTION: All 125-volt, single-phase, 15and 20- ampere receptacles installed in bathrooms and kitchen areas shall have ground-fault circuitinterrupter protection for personnel in accordance with the National Electrical Code.

SECTION 58-3.9

SEVERABILITY: Should any section or provision of this ordinance be declared by a Court of competent jurisdiction to be invalid, such decision shall not affect the validity of this ordinance as a whole.

SECTION 58-3.10

Any Ordinance or part of Ordinance to the extent that it is inconsistent herewith is hereby repealed.

ADOPTED by the Board of Commissioners of the Township of Haverford this 10th day of September, A.D., 1990.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI

President

Board of Commissioners

Attest: Thomas J. Bannar Township Manager/Secretary

ORDINANCE NO. = P19-90

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, FURTHER AMENDING AND SUPPLEMENTING ORDINANCE NO. 1960, ADOPTED JUNE 30, 1986, AND KNOWN AS "THE GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD."

BE IT ENACTED AND ORDAINED by the Board of Commissioners of the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania, and it is hereby enacted and ordained by the authority of the same:

- SECTION 1. That Section 175-31, Schedule XX (175-95) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish a HANDICAPPED PARKING ONLY zone restriction on the following roadway:
 - 1) At 627 Georges Lane, a private residence.
- SECTION 2. Upon effective date of this Ordinance, the Highway Department shall install appropriate signs in the said sections or zones giving notice of the regulations aforesaid.

SECTION 3. Any ordinance or part of ordinance to the extent that it is inconsistent herewith is hereby repealed.

ADOPTED by the Board of Commissioners of the Township of Haverford this 24th day of September, A.D., 1990.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI

President

Board of Commissioners

Attest: Thomas J. Bannar
Township Manager/Secretary

ORDINANCE-NO--P20-90

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, FURTHER AMENDING AND SUPPLEMENTING ORDINANCE NO. 1960, ADOPTED JUNE 30, 1986, AND KNOWN AS "THE GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD."

BE IT ENACTED AND ORDAINED BY THE Board of Commissioners of the Township of Haverford, County of delaware, Commonwealth of Pennsylvania, and it is hereby enacted and ordained by the authority of the same:

SECTION 1. That Section 175-7, Schedule I (175-76) of Ordinance No. 1960 be and the same is hereby supplemented and amended so as to establish a 25 MILES PER HOUR speed limit on the following roadway:

- 1) On Valley Road in its entirety.
- SECTION 2. Upon effective date of this Ordinance, the Highway Department shall install appropriate signs in the said sections or zones giving notice of the regulations aforesaid.
- SECTION 3. Any ordinance or part of ordinance to the extent that it is inconsistent herewith is hereby repealed.

ADOPTED by the Board of Commissioners of the Township of Haverford this 29th day of October, A.D., 1990.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI

President

Board of Commissioners

Attest: Thomas J. Bannar

Township Manager/Secretary

ORDINANCE NO -- P21-90

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, FURTHER AMENDING AND SUPPLEMENTING ORDINANCE NO. 1960, ADOPTED JUNE 30, 1986, AND KNOWN AS "THE GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD" BY REVISING STREET REPAIR REGULATIONS.

BE IT ENACTED AND ORDAINED by the Board of Commissioners of the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania, and it is hereby enacted and ordained by the authority of the same:

SECTION 1. That Section 157-24, ARTICLE III of Ordinance No. 1960 be and the same is hereby amended and supplemented as follows:

- (a) Subsection A.(1)(a), ARTICLE III shall be changed to <u>Twenty-Five Dollars (\$25.00)</u>.
- (b) Subsection A.(1)(b) shall be changed to Twenty-Five Dollars (\$25.00).
- (c) Subsection D. shall add the following paragraph:
 - (6) For each Township Police Officer which must be engaged to direct traffic around work areas, the cost for said service shall be assessed according to the current rates for off-duty detail.

SECTION 2. That Section 157-25, ARTICLE III of Ordinance No. 1960 be and the same is hereby amended and supplemented by adding the following sentence:

In no case shall a permit area or any part thereof be closed to traffic without the written consent of the Township Engineer.

- SECTION 3. That Section 157-28, ARTICLE III, Restoration of Service Following Excavation, of Ordinance No. 1960 be and the same is hereby amended and supplemented by replacing paragraphs A. and B. in their entirety with the following:
 - A. All work commenced in pursuant of said permits shall be prosecuted uninterruptedly to the completion thereof, and said openings or excavations shall be immediately refilled by the parties making the same or by the holder of the permit with suitable materials thoroughly compacted by tamping or puddling.
 - B. Sidewalks and curbs shall be replaced and restored to their former condition by the parties making the excavations or by the holder of the permit.

- C. Whenever, in connection with any work covered by this Article, a tunnel is to be made under an improved surface, this fact shall be disclosed in the application. Before a tunnel is excavated, specific approval must be obtained from the Township and endorsed upon the permit. The backfilling of the excavation shall not be done except in the presence of a special Township inspector. It shall be made with a damp concrete mix one to four to eight (1:4:8), thoroughly tamped in six inch (6") layers or according to a similar method approved by the Township Engineer.
- D. Backfilling Excavations. All openings or excavations shall be backfilled promptly with suitable materials 2A or 3A modified stone thoroughly compacted in layers, each of which shall not exceed twelve inches (12") in depth; and tamped to within three inches (3") of the surface, or puddled where required. Excavated material shall not be used for backfill.
- E. A temporary paving of three inches (3") of compacted asphaltic concrete shall be installed flush with the surface of the adjoining paving. The applicant shall keep and maintain such paving in proper condition until such time as the permanent paving is installed by the Township. If the applicant fails to install such temporary paving within a reasonable time after completion of the improvement, or fails to properly maintain such paving, the Township shall perform the work and charge the cost thereof to the applicant.
- F. Permanent pavement restoration to bituminous concrete roadways shall be an eight inch (8") thickness of bituminous concrete base course, and a two inch (2") compacted thickness of wearing course. Edges of the excavation shall first be cut back twelve inches (12"). Edges shall be hot sealed with with application of AC-20 bituminous sealer after placement of the paving.
- G. Permanent paving will be installed by the Township within a reasonable period of time after installation of the temporary paving. If, within one (1) year after the installation of the permanent paving, defects appear therein resulting from defective backfilling by the applicant, the applicant shall reimburse the Township for the cost of all necessary repairs to the permanent paving.

SECTION 4. Any ordinance or part of ordinance to the extent that it is inconsistent herewith is hereby repealed.

ADOPTED this 13th day of November, A.D., 1990.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

Attest: Thomas J. Bannar

Township Manager/Secretary

0RD=NANCE=N0==P22=90

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, FURTHER AMENDING AND SUPPLEMENTING ORDINANCE NO. 1960, ADOPTED JUNE 30, 1986, AND KNOWN AS "THE GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD."

BE IT ENACTED AND ORDAINED by the Board of Commissioners of the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania, and it is hereby enacted and ordained by the authority of the same:

- SECTION 1. That Section 175-7, Schedule XI (175-76) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish a 25 MILES PER HOUR speed limit on the following roadway"
 - 1) On Paddock Road, the 600 block.
- SECTION 2. That Section 175-25, Schedule III (175-91) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to create a NO PARKING AT ANY TIME zone restriction on the following roadway:
 - 1) On Kenilworth Road, both sides, approximately 30 feet south of its intersection with Wynnewood Road.
- SECTION 3. That Section 175-31, Schedule XX (175-95) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish a HANDICAPPED PARKING ONLY zone on the following roadway:
 - 1) At 726 Lawson Avenue, a private residence.
- SECTION 4. That ARTICLE I, <u>Penalties</u>, Section 175-75, paragraph B. of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to change the fine for violating ON-HIGHWAY and OFF-HIGHWAY meter parking regulations as follows:
 - 1) From Six Dollars (\$6.00) and/or Eleven Dollars (\$11.00) to a Ten Dollar (\$10.00) fine.

SECTION 5. Upon effective date of this ordinance, the Highway Decartment shall install appropriate signs in the said sections or zones giving notice of the regulations aforesaid.

SECTION 6. Any ordinance or part of ordinance to the extent that it is inconsistent herewith is hereby repealed.

ADOPTED by the Board of Commissioners of the Township of Haverford this 13th day of November, A.D., 1990.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

Attest: Thomas J. Bannar

Township Manager/Secretary

20/14

ORDINANCE NO. 2094 ORDINANCE-NO:-P23-90--

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, FURTHER AMENDING AND SUPPLEMENTING ORDINANCE NO. 1960, ADOPTED JUNE 30, 1986, AND KNOWN AS THE "GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD" BY AMENDING AND SUPPLEMENTING THE FOOD AND DRINK ORDINANCE.

BE IT ENACTED AND ORDAINED by the Board of Commissioners of the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania, and is hereby enacted and ordained by the authority of the same:

SECTION 1. That Chapter 91, Article I, Public Eating and Drinking Places, Section 91-4, <u>Licenses</u>; <u>Inspection Fees</u>, paragraph B(1), shall be amended to read as follows:

Floor Area (square feet)	Inspection Fee
Less than 1,500	\$ 45.00
1,501 to 2,500 2,501 to 5,000	95.00 145.00
5,001 to 7,500	220.00
7,501 to 10,000	320.00
10,001 to 15,000	445.00
Greater than 15,001	595.00

SECTION 2. That Chapter 91, Article II, Food Establishments, Section 91-23 <u>Licenses; Inspection Fees</u>, paragraph C, shall be amended to read as follows:

Floor Area (square feet)	Inspection Fee
Less than 1,500	\$ 45.00
1,501 to 2,500	95.00
2,501 to 5,000	145.00
5,001 to 7,500	220.00
7,501 to 10,000	320.00
10,001 to 15,000	445.00
Greater than 15,001	595.00

SECTION 3. That Chapter 91, Article III, Section 91-38, <u>Licensing</u> and inspection requirements; fees; suspension and/or revocation of <u>license</u>, paragraph B(2), shall be rescinded in its entirety to read as follows:

No person, firm, or corporation shall sell or distribute food or drink from any food vending vehicle or food

vending machine without first obtaining a license from the Health Department of the Township of Haverford and paying an annual inspection fee to defray the administrative costs of inspections, consultation and servicing of the food sanitation program of the Township of Haverford. All such inspections shall be for the purpose of ascertaining compliance with rules and regulations set forth in this Article. The inspection fees are set forth as follows:

Food Vending Machines: First two (2) machines at each licensed location -

\$15.00 per machine

Each additional machine at each licensed location -

\$10.00 per machine

Food Vending Vehicles -

\$45.00 each vehicle

SECTION 4. Any ordinance or part of ordinance to the extent that it is inconsistent herewith is hereby repealed.

ENACTED AND ORDAINED by the Board of Commissioners of the Township of Haverford this day of A.D., .

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI

President

Board of Commissioners

Attest: Thomas J. Bannar

Township Manager/Secretary

ORDINANCE NO. -P24-90

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, FURTHER AMENDING AND SUPPLEMENTING ORDINANCE NO. 1960, ADOPTED JUNE 30, 1986 AND KNOWN AS "THE GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD."

BE IT ENACTED AND ORDAINED by the Board of Commissioners of the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania, and it is hereby enacted and ordained by the authority of the same:

SECTION 1. That ARTICLE V, Fire Zones, of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to create the following:

SECTION 175-39.1 - Designation of Fire Lanes

- A. Whenever the Fire Marshal shall determine that "No Parking by Order of Fire Marshal" signs on any public or private street, lane, alley, shopping district or other areas of private property will not clearly indicate the area where parking is prohibited, he is hereby authorized to establish fire lanes by having lines painted, four inches (4") in width, on the roadway surface, indicating the area in which parking is prohibited. In addition, he shall have painted the words "FIRE LANE" in letters three feet (3') in height on the roadway surface at intervals he deems necessary within the prohibited parking area.
- Whenever the Fire Marshal shall determine that the parking of motor vehicles, trailers, etc., upon any public or private street, lane, alley, shopping district or other area of private property is liable to interfere with the operations of the Fire Department or hamper the egress of occupants from buildings in case of fire or other emergency, he is hereby authorized to establish fire lanes by having lines, four inches (4") in width, painted on the roadway surface indicating the area in which parking is prohibited without posting signs on such streets, lanes, alleys, shopping districts or areas of private property reading "No Parking by Order of Fire Marshal." In addition, he shall have painted the words "FIRE LANE" in letter three feet (3') in height on the roadway surface at intervals he deems necessary within the prohibited parking area.

- SECTION 2. That ARTICLE X. <u>Penalties</u>. Section 175-75. Fire Zones, Article V (Sections 175-38 and 175-39) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to change the fines for violating traffic and/or parking regulations as follows:
 - 1) From Ten Dollars (\$10.00) and/or Twenty Dollars (\$20.00) to Twenty Dollars (\$20.00).
- SECTION 3. That ARTICLE X. <u>Penalties</u>. Section 175-75. Fire Zones of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to RESCIND in its entirety Subsection G. to provide as follows:
 - G. Receipt of a notice of violation of any provision of a section designated by a double asterisk (**) in Subsection B. above shall require the payment of a fine of Twenty Dollars (\$20.00) for each offense. Failure to pay said fine within five (5) days of the issuance of the violation will result in the issuance of a citation before a District Justice.
- SECTION 4. That Section 175-27, Schedule XVI (175-91) of Ordinance NO. 1960 be and the same is hereby amended and supplemented so as to RESCIND the existing NO PARKING AT ANY TIME restriction on the following roadway:
 - 1) On West Chester Pike, sout side from Steel Road to Gilmore Road.
- SECTION 5. That Section 175-27, Schedule XVI (175-91) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish NO PARKING HERE TO CORNER zone restrictions on the following roadways:
 - 1) On West Chester Pike, south side, from Gilmore Road to a point approximately forty-five feet (45') west thereof.
 - On West Chester Pike, south side, from Steel Road to a point approximately twenty-five feet (25') east thereof.
- SECTION 6. That Section 175-31, Schedule XX (175-95) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish a HANDICAPPED PARKING ONLY zone on the following roadway:
 - 1) At 748 Buck Lane, a private residence.

SECTION 7. That Section 175-21.1., Schedule XIIIA (175-88.1) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish a DO NOT ENTER EXCEPT SCHOOL BUSES AND EMERGENCY VEHICLES onto the following roadway:

1) On Stanley Avenue from Manoa Road to Eagle Road.

SECTION 8. Upon the effective date of this Ordinance, the Highway Department shall remove and install the appropriate signs in the said sections or zones giving notice of the regulations aforesaid.

SECTION 9. Any ordinance or part of ordinance to the extent that it is inconsistent herewith is hereby repealed.

ADOPTED by the Board of Commissioners of the Township of Haverford this 26th day of November, A.D., 1990.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

Attest: Thomas J. Bannar
Township Manager/Secretary

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, FURTHER AMENDING AND SUPPLEMENTING ORDINANCE NO. 1960, ADOPTED JUNE 30, 1986, AND KNOWN AS "THE GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD" BY CHANGING PROVISIONS OF THE POLICE CIVIL SERVICE RULES.

BE IT ENACTED AND ORDAINED by the Board of Commissioners of the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania, and it is hereby enacted and ordained by the authority of the same:

- SECTION 1. That ARTICLE II, SECTION 32-33, of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to change Veterans Preference Points from five (5) to ten (10).
- SECTION 2. That ARTICLE IV, SECTION 32-42D of Ordinance No. 1960 be and the same is hereby rescinded in its entirety to read as follows:
 - D. The Commission shall thereupon certify to the Board for promotion from the eliqible list, for each vacancy which is to be filled, the names of the three (3) persons thereon who have received the highest grade. In the case of more than one (1) vacancy the Commission shall certify the same number of names as positions to be filled plus two (2) additional names. (Example: If five (5) positions are to be filled, certify seven (7) names with the understanding that if only four (4) positions are filled, only the top five (5) can be used, etc.). As each vacancy is filled, only the top three (3) available names are to be considered. If there are not three (3) names on the eligible list, the Commission shall certify the names or name remaining on the list. The Commission shall post in its office the eliqible list containing the names and grades of those who have been certified as eligible, which list shall be effective only until new examinations are held, but not to exceed two (2) years.

SECTION 3. Any ordinance or part of ordinance to the extent that it is ionconsistent herewith is hereby repealed.

ADOPTED this 26th day of November, A.D., 1990.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

Attest: Thomas J. Bannar

Township Manager/Secretary

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AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, FURTHER AMENDING AND SUPPLEMENTING ORDINANCE NO. 1960, ADOPTED JUNE 30, 1986, AND KNOWN AS "THE GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD" BY REVISING FEES FOR COPYING POLICE RECORDS.

BE IT ENACTED AND ORDAINED by the Board of Commissioners of the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania, and it is hereby enacted and ordained by the authority of the same:

SECTION 1. That Section 136-6, FEES, of ARTICLE II of Ordinance No. 1960 shall be rescinded in its entirety to read as follows:

- A. Any person obtaining photographs from any Unit of the Haverford Township Department of Police shall pay a charge of Twelve Dollars (\$12.00) per photograph.
- B. Any person receiving a copy of a police Incident Report other than an accident investigation report shall pay a charge of Ten Dollars (\$10.00) per copy.
- C. Any person obtaining an Accident Investigation Report from the Haverford Township Department of Police shall pay a charge of Five Dollars (\$5.00) per copy, plus Two Dollars and Fifty Cents (\$2.50) per page for each page in excess of two (2) pages.
- D. Whenever criminal charges are pending against any person(s) involved in a police incident, the Police Department may refuse to furnish the copy of the incident report unless the Pennsylvania Rules of Criminal Procedure require the production of the documents.

SECTION 2. Any ordinance or part of ordinance to the extent that it is inconsistent herewith is hereby repealed.

ADOPTED by the Board of Commissioners of the Township of Haverford this 10th day of December, A.D., 1990.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

Attest: Thomas J. Bannar Township Manager/Secretary

ORDINANCE-NO:-P27-90

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE COMMONWEALTH OF PENNSYLVANIA, FURTHER AMENDING AND SUPPLEMENTING ORDINANCE NO. 1960, ADOPTED JUNE 30, 1986, AND KNOWN AS "THE GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD" AUTHORIZING THE VACATING OF HANNUM DRIVE.

BE IT ENACTED AND ORDAINED by the Board of Commissioners of the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania, and it is hereby enacted and ordained as follows:

- SECTION 1. That certain public roadway known as Hannum Drive which roadway extends from Ardmore Avenue north and northeast to County Line Road, a distance of approximately 950 lineal feet, shall hereby be vacated as a public roadway by the Board of Commissioners of the Township of Haverford, pursuant to the authority of Article XX of the First Class Township Code. However, said vacation shall be subject to the following conditions:
- (a) The gas, water and electrical lines remain the property of the respective public utility whose rules and regulations are still in effect and applicable.
- (b) The fire hydrants are owned by the Philadelphia Suburban Water Company which will bill Haverford College for the yearly rental fee. Any relocation costs will be the responsibility of Haverford College.
- (c) The existing nine street lights on poles numbered #63841 through #63849 are owned by the Philadelphia Electric Company which will bill Haverford College for the monthly rental fee. Any relocation costs will be the responsibility of Haverford College.
- (d) The storm sewer and sanitary sewer will remain the property of Haverford Township. The Township reserves the right of entry on, in, under and over said Hannum Drive to maintain these public facilities.
- SECTION 2. Any ordinance or part of ordinance to the extent that it is inconsistent herewith is hereby repealed.

ADOPTED by the Board of Commissioners of the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania, this 10th day of December, A.D., 1990.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

Attest: Thomas J. Bannar Township Manager/Secretary

CITY, BOROUGH, FIRST CLASS TOWNSHIP OR HOME RULE MUNICIPALITY

-	TAX LEVY ORDIN	IANCE
	ORDINANCE NO	2099
AN ORD	OINANCE OF THE TOWNSHIP OF HAVER:	
	O1	ome Rule Municipality
County of	ofDelaware e tax rate for the year 1991 .	, Commonwealth of Pennsylvania,
	BE IT ORDAINED AND ENACTED, and it is	s hereby ordained and enacted
	Council of the Parauch of	
by the	Board of Township Commissioners of the To	wnship of <u>Haverford</u>
	Home Rule Municipality	
County	ofDelaware	, Commonwealth of Pennsylvania:
Tow City, Boro	ax be and the same is hereby levied on all nship of Haverford subject to to	eccupations axation for the fiscal year 19 <u>91</u> as follows:
	Tax rate for general purposes, the sum of on each dollar of assessed valuation, or the sum of on each one hundred dollars of assessed valuation.	7 20
	For debt purposes, the sum of on each dollar of assessed valuation, or the sum of on each one hundred dollars of assessed valuation.	milis
	For Library purposes, the sum on each dollar of assessed valuation, or the sum of on each one hundred dollars of assessed valuation.	<u>68.30</u> cents
	For Recreation purposes, the sum on each dollar of assessed valuation, or the sum of on each one hundred dollars of assessed valuation. Protection to Persons For and Property purposes, the sum of each dollar of assessed valuation, or the sum of	m of
	on each one hundred dollars of assessed valuation.	
	For Fire purposes, the su on each dollar of assessed valuation, or the sum of on each one hundred dollars of assessed valuation.	m of
	For purposes, the st on each dollar of assessed valuation, or the sum of on each one hundred dollars of assessed valuation.	ım of mills
	For purposes, the su on each dollar of assessed valuation, or the sum of on each one hundred dollars of assessed valuation.	ım of mills

					sum of		
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(on each	one hundr	ed dollars of	assessed valuation	n.		
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					Dollar of	One Hun	
					Assessed Valuation	Dollars Assess	
					, marion	Valuati	
_					7.95	79.50)
<u>]</u>	Fax Rate	for Gene	ral Purposes		7.32 Mills	73 20	Cents Cents
1	Tax Rate	for Debt	Purposes 1 Drarv		6.02	68.30	Cents Cents
			reation		19.72 Mills	197.20	Cents Cents
	Lax Kate	for Pro	tection 1	to	Mills		_ Cents
-	MAX Nau	kk Per	sons and	<u>Pro</u> perty	47.18 Mills	471.80) C
ř	Fax Rate	for Fir	е		3.00 Mills	30.00	Cents
					Mills		_ Cents
					Mills		_ Cents
7	Tax Rate	for		······································	Mills		_ Cents
	Tax Rate	e for			Mills		■ Cents
					92.00 Mills	920.00	١ _
			ТО	TAL	92.00 Mills		_ Cents
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			is ordinance.		ing with this ordinance	to and the same	is nelecty repealed
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Adopted th	ne	27th	day (ofDecemb	er, A.D. 1	990	
	dit .				•		
City Mayor					President of City Cour	mi STEPHEN	W. CAMPETT
Horough May					P resident of Borough- President of the Board		niceiomere
Ditarita DX	- 11 (2 + 0 -				Presiding Officer of th		nodio in io
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				CEDTIE	ICATION		
				CERTIF	ICATION		
		6.0		· · ·			
To the Se	cretary	of Com	munity Af	jairs			
			Pennsylvan	118			
Hari	risburg,	Pennsyl	vania				
7 717	DEDV	וזייטרוויי	737 41 444	. c i i.		ans of Ordinan	No. 2099
I HI	EKEBY	CERTI	'Y that the	e foregoing is	a true and correct co	opy of Ordinan	ce No2055
			Townshi	p of Have	rford		on the
enacted	by th	e Eitv-	Souncil: Borou	gh Council, Board	of Township Commission	ers, Governing Body	on the
27t	h				r, A.D. 19		
	-11		_ day or _		, A.D. 19	 .	
					B		
					Secretar Thon	y rderk ias J. Bann	ar
							•
	(CTC A T	`					
	(SEAL)					

DEBT AND TAX AND REVENUE ANTICIPATION NOTES REPORT

Schedule B

Purpose	Year of Issue	Outstanding January 1, 19	Principal To Be Paid During Year	Interest To Be Peid During Year	Outstanding December 31, 19 97
General Obligation Bonds and Notes					
Electoral					
Non-electoral	1973	\$ 430,000	\$ 100,000	\$ 18,845	\$ 330,000
	1974	300,000	75,000	17,213	225,000
	1977	525,000	75,000	26,184	450,000
	1985	360,000	60,000	26,640	300,000
Bond Amticipation Notes (2408)	1986	300,000	100,000	15,125	200,000
					-
Small Borrowing for Capital Purposes (§409)					
Unfunded Debt (§509) Total General		· · · · · · · · · · · · · · · · · · ·			
Obligation Debt		\$ 1,915,000	410,000	104,007	\$1,505,000
Revenue Bonds and Notes					<u>.</u>
Electoral					
775 1/05 - 107 - 107 - 104 - 104 - 104 - 104 - 104 - 104 - 104 - 104 - 104 - 104 - 104 - 104 - 104 - 104 - 104					
Non-electoral					
					÷.,
Total Revenue Debt					
Lease Rental Debt					
Total Debt		\$ 1,915,000	\$ 410,000	\$ 104,007	\$1,505,000
Tax and Revenue Anticipation Notes (§501)	1991	\$ 2,000,000	\$ 2,000,000	\$ 100,000	-0-
	<u> </u>				
Total Debt and Tax and Revenue Anticipation Notes		\$ 3,915,000	\$ 2,410,000	\$ 204,007	\$1,505,000

NOTE: Sections 408, 409, 501, and 509 refer to the Local Government Unit Debt Act

Schedule C

TAXES

4					is	Special Revenue Funds	S.	į	-
Z0	Classification	Tax Rate	Total All Funds	General Fund	Street Lighting Fund	Fire Protection Fund	Other Special Revenue Funds	Dept Service Funds	Other Funds
		-		(1)	(2)	(3)	(04-05)	:	
	REAL PROPERTY	92 mills	92 mills	92 mills					
	Current Year's Levy - Gross		6,730,089	6,730,089					
	Less Uncollectable		269,202	269,202					
301.10	Current Year's Levy - Net		6,460,887	6,460,887					
301.20	Prior Year's Levy - Net		70,000	70,000					
301.30	Delinquent Levy - Net		74,500	74,500					
301.40	Interim Levy - Net		24,000	24,000					
301	Total Real Property		6,629,387	6,629,387					
	OCCUPATION (municipal code)								
	Current Year's Levy - Gross								
	Less Uncollectable								
305.10	Current Year's Levy - Net								
305.20	Prior Year's Levy - Net								
305,30	Delinquent Levy - Net			/					
305	Total Occupation								
	RESIDENCE (3rd class cities)								
	Current Year's Levy - Gross								
	Less Uncollectable								
308.10	Current Year's Levy - Net								
308.20	Prior Year's Levy · Net								
308.30	Delinquent Levy - Net								
308	Total Residence	的							

Schedule C (Continued)

					S	Special Revenue Funds			
•		-Tax	Total	General		Fire	۱ŏ	Debt	A !!
	Classification	Rate	Ail Funds	Fund (1)	Ljghting Fund (2)	Protection Fund (3)	Revenue Funds (04-05)	Service Funds	Other Funds
	LOCAL TAX ENABLING ACT TAXES								
	Per Capita								
	Current Year's Levy - Gross								
	Less Uncollectable								
310.01	Current Year's Levy - Net								
310.02	Prior Year's Lew - Net								
310.03	Delinquent Levy - Net								
310.00	Total Per Capita			,					
310.10	Real Estate Transfer Tax	.005	520,000	520,000					:
310.20	Earned Income Tax								
310,30	Mercantile Taxes -Retal	75100.	330,000	330,000					
	Wholesale) 100							
	Current Year's Levy - Gross								
	Less Uncollectable								1
310.41	Current Year's Levy - Net								
310.42	Prior Year's Levy - Net								
310.43	Delinquent Levy - Net								
310.40	Total Occupation								
310,50	Occupational Privilege								
310.60	Admissions								
310.70	Mechanical Devices								
310.80	Business Privilege	.0015	330,000	330,000					
310.91	House Trailer								
310.92	Lease Rental								
310.9	Other								
310.9	Other								
310,9	Other								
	Total Local Tax Enabling Act		\$1,180,000	\$1,180,000			•		
	TOTAL TAXES		\$7,809,387	\$7,809,387		-			

orthographic administration of

DCA-BLGS-13 (8-87)

COMMONWEALTH OF PENNSYLVANIA

ANNUAL BUDGET REPORT

County of	DELAWARE	
City of		
Borough of _		
Township of	HAVERFORD	
COMMONWEALTH	Of PENNSYLVANIA	

for the year 19_91_

one copy to be filed with
Department of Community Affairs
Commonwealth of Pennsylvania
Harrisburg, Pennsylvania

CERTIFICATION

To the Secretary of Community Affairs Commonwealth of Pennsylvania Harrisburg, Pennsylvania
I, the undersigned, the duly appointed, qualified, and acting appointed. Secretary Director of Accounts and Finance Secretary/(Clerk)
of the Township of Haverford in the County of Delaware, Home Rule Municipality Commonwealth of Pennsylvania, hereby do certify that:
1. The Annual Budget was prepared according to law and presented to the governing body of
Home Rule Municipality on October 29, 1990:
City Council, Berough Council Board of Township Commissioners Board of Township Supervisors. Governing Body of Home Rule Municipality
2. The Annual Budget was published or otherwise made available for public inspection
on November 26, 1990; and
3. All financial data and other information set forth herein are complete and correct to
the best of my knowledge and belief.
In witness whereof, I have hereunto set my hand and the seal of the Township of Haverford
this 28th day of December, A.D. 1990 City, Borough, Township Home Rule Municipality
Signed: Director of Accounts and Pinance

(SEAL)

Schedule A	BUDGET SUMMARY—ALL BUDGETED FUNDS	•	
Account Number	Classification	Total All Budgeted Funds	L n e No
· · · · · · · · · · · · · · · · · · ·	Assets - January 1		1
	Cash (including checking, savings, certificates of deposit, money market funds, etc.	\$ 835,949	2
	Accounts Receivable		3
	Other Assets		4
	Less Liabilities - January 1		5
	Accounts Payable (unpaid bills)		6
·	Other Liabilities		7
	Less Fund Equity Reserves - January 1		8
	Fund Equity (sum of lines 2, 3, 4 less 6, 7, 8) - January 1	835,949	9
	Revenues and Other Financing Sources		10
300	Taxes (from Schedule C)	7,809,387	11
320	Licenses and Permits	449,700	12
330	Fines and Forfeits	280,000	13
340	Interest, Rents, and Royalties	245,000	14
350	Intergovernmental Revenue	1,631,411	15
360	Charges for Services (Departmental Earnings)	4,314,999	16
380	Miscellaneous Revenues	527,442	17
390	Other Financing Sources	440,000	18
	Total Revenues and Other Financing Sources (sum of lines 11 thru 18)	\$15,697,939	19
	Total Available for Appropriation (sum of lines 9 and 19)	\$16,533,888	20
	Expenditures or Expenses and Other Financing Uses		21
400	General Government	833,152	22
410	Public Safety (Protection to Persons and Property)	5,835,502	23
420	Health and Welfare	195,443	24
	Public Works—		25
426	Sanitation	3,825,194	26
430	Highways, Roads, and Streets	2,895,295	27
440	Other	368,047	28
450	Culture—Recreation	1,971,079	29
460	Conservation and Development		30
470	Debt Service	514,007	31
480	Miscellaneous Expenditures or Expenses	96,169	32
490	Other Financing Uses		33
	Total Expenditures or Expenses and Other Financing Uses (sum of lines 22 thru 33)	\$16,533,888	34
	Assets - December 31		35
	Less Liabilities - December 31		36
	Less Reserves - December 31		37
	Unappropriated Fund Equity (line 35 less lines 36 and 37)		38
	Total Appropriated and Unappropriated (sum of lines 34 and 38)	\$16,533,888	39
	6		L

DUDGET	SHMMARV.	A I 1	DUDGETED	ELIMING

Schedule A

L			ERNMENTAL FUNI	DS ALL BUDG			Schedule A
i n	0	SPEC Highway Ald	IAL REVENUE FU		Other	SEWER	
No.	General Fund (1)	Fund (35)	Revenue Sharing Fund (85)	Other Special Revenue Funds	Governmental Funds	Proprietary Funds (06-09)	Fiduclary Funds (50-69)
1	and the great life	The second second	ENERGY CONTRACTOR	(02-05)	NAME OF STREET	Halfall (1997)	Les Dates es la la
2	\$ 541,564					\$ 294,385	
3							
4							
5			,				
6							
7							
8							
9	541,564					294,385	
10					The second secon		
11	7,809,387						
12	449,700				<u></u>		
13	280,000						-
14	195,000		·			50,000	
15		500 070				30,000	
16	1,122,341 2,221,030	509,070				2,093,969	<u> </u>
17	461,942			 		65,500	
	440,000					00,000	
18	12,979,400	509,070				2,209,469	
19	\$13,520,964	509,070				2,503,854	
20	Ψ13,320,904	303,070				2,000,004	
21	833,152						1 1000 8 200 100 100 100 100 100 100 100 100 100
22	5,835,502						
23							
24	195,443			PR 47829 25 (F. F. F.			
25	7 221 240			a sa mining as about 1		2 502 054	<u> </u>
26	1,321,340	F00 070				2,503,854	
27	2,386,225 368,047	509,070					
28							
29	1,971,079						
30	E14 007						
31	514,007						
32	96,169						
33	\$13,520,964	509,070				2,503,854	
34	Ψ10,020,904	303,070			=======================================	L,000,004	
35				1			
36			,				
37				!			<u> </u>
38	610 500 501	F00 070				to 500 071	
39	\$13,520,964	509,070				\$2,503,854	

ordinance ordinance SECTION 2. That any resolution conflicting with this resolution be and the same motion- inotion ordinance. is hereby repealed insofar as the same affects this resolution, 27th December ADOPTED THIS. _ day of _ City Mayor President of the City Council STEPHEN W. Borough May or President of the Borough Council-Elected Executive President of the Board of Township Commissioners Chairman of the Board of Township Supervisors Presiding Officer of the Legislative Body CERTIFICATION To the Secretary of Community Affairs Commonwealth of Pennsylvania Harrisburg, Pennsylvania Ordinance No. 2100 I hereby certify that the foregoing is a true and correct copy of Resolution No. A Motion Township Haverford enacted by the . City, Borough, Township Home Rule Municipality on the 27th day of December A.D. 1990. Delaware in the County of _ City Clerk THOMAS J. BANNAR Borough Secretary Township Secretary

(SEAL)

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, AMENDING ORDINANCE NO. 818 AND ORDINANCE NO. 1796, AS FURTHER AMENDED, FIXING THE ANNUAL SEWER RENTAL OR CHARGE FOR THE YEAR 1991 DETERMINING THE AMOUNT OF MONEY TO BE CHARGED TO EACH PROPERTY CONNECTED TO THE SEWER FOR EACH ONE THOUSAND GALLONS OF WATER CONSUMED AND ESTABLISHING PENALTIES FOR VIOLATION THEREOF.

BE IT ENACTED AND ORDAINED by the Board of Commissioners, County of Delaware, Commonwealth of Pennsylvania, and it is hereby enacted and ordained by the authority of the same that:

- SECTION 1. The total amount of the annual sewer rental or charge for the year 1991 to be required is hereby determined to be \$1,970,969, pursuant to and as part of the Budget Adoption procedures of the Home Rule Charter.
- SECTION 2. The Board of Commissioners does hereby determine One Dollar and Fifty Cents (\$1.50) per one thousand (1,000) gallons of water used by properties connected with the sewage of the Township as the amount of money to be charged to each property connected to the Township Sewer System for the sewer rental or charge for 1991.
- SECTION 3. The sewer rent or charge for the year 1991 for each property within the Township of Haverford using the sewer system and facilities of the Township shall be charged at the rate of \$0.00150 per gallon for water consumed or used by said property.
- A two percent (2%) discount shall be allowed if the bill is paid on or before sixty (60) days from the date of the bills. The face amount of all final bills shall be payable on or before one hundred and twenty (120) days from the date of the bills if discount period is disregarded. All sewer rental charges shall be a lien against the property serviced by the sewer facilities of the Township until said sewer rental charges are paid. It shall be the duty of the Director of Finance to certify to the Township Manager/Secretary the date that all bills are mailed. If said bills are not paid on or before one hundred and twenty (120) days from the date of bill, a penalty of ten percent (10%) shall be added. It shall be the duty of the Director of Finance during or after the twelfth month following the month in which bills were mailed to certify the unpaid bills to the Township Solicitor, who shall proceed to collect such delinquent sewer rental together with penalties and costs accrued thereon either by action at law, or by filing a lien or liens for the same in the Office of the Prothonotary of the Court of common Pleas of Delaware County, Pennsylvania, and such liens, together with penalty and costs accrued thereon shall be filed and collected in accordance with law. All sewer rentals not paid prior to the date on which penalty shall be added as herein provided shall be deemed to be delinguent.

SECTION 5. Any ordinance or part of ordinance to the extent that it is inconsistent herewith is hereby repealed.

ADOPTED this 27th day of December, A.D., 1990.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

Attest: Thomas J. Bannar
Township Manager/Secretary

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, FURTHER AMENDING AND SUPPLEMENTING ORDINANCE NO. 1960, ADOPTED JUNE 30, 1986, AND KNOWN AS "THE GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD."

BE IT ENACTED AND ORDAINED by the Board of Commissioners of the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania, and it is hereby enacted and ordained by the authority of the same:

SECTION 1. That Section 175-37.1, Schedule XXIV (175-99) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish a STICKER PARKING ONLY zone on the following roadway:

- 1) At 502 Brookline Boulevard, a private residence.
- SECTION 2. That Section 175-7, Schedule I (175-76) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish a 25 MILES PER HOUR speed limit on the following roadways:
 - On East Golf View Road, from Darby Road to its terminus with Ardmore Avenue.
 - 2) On Merwood Lane from Shawnee Road to its terminus with East Golf View Road.
- SECTION 3. Upon the effective date of this Ordinance, the Highway Department shall remove and install the appropriate signs in the said sections or zones giving notice of the regulations aforesaid.

SECTION 4. Any ordinance or part of ordinance to the extent that it is inconsistent herewith is hereby repealed.

ADOPTED by the Board of Commissioners of the Township of Haverford this 27th day of December, A.D., 1990.

TOWNSHIP OF HAVERFORD

BY:

EPHEN W. CAMPETTI President

Board of Commissioners

Attest:

Thomas J. Banhar Township Manager/Secretary

No. 2103

ORDINANCE No. -P29-90-

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, FURTHER AMENDING AND SUPPLEMENTING ORDINANCE NO. 1960, ADOPTED June 30,1986 AND KNOWN AS "THE GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD."

BE IT ENACTED AND ORDAINED by the Board of Commissioners of the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania, and it is hereby enacted and ordained by the authority of the same:

SECTION 1. That Section 175-21, Schedule XX (175-95) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to create a HANDICAPPED PARKING ONLY zone on the following roadway:

1) 228 Stanley Avenue, a private residence.

SECTION 2. That Section 175-27, Schedule XVI (175-91) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to create a NO PARKING ZONE on the east side of North Concord Road, at the first driveway, just north of its intersection with Township Line Road. Said restriction to extend 30 feet north and south of driveway.

SECTION 3. Upon effective date of this Ordinance, the Highway Department shall install the appropriate signs in the said sections or zones giving notice of the regulations aforesaid.

SECTION 4. Any ordinance or part of ordinance to the extent that it is inconsistent herewith is hereby repealed.

ADOPTED by the Board of Commissioners of the Township of Haverford this 14th day of January, A.D., 1991.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

Attest: Thomas J. Bannar
Township Manager/Secretary

ORDINANCE NO. 2104 ORDINANCE NO. 256-90

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, AMENDING AND SUPPLEMENTING ORDINANCE NO. 1960, ADOPTED JUNE 30, 1986, AND KNOWN AS "THE GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD" BY REVISING CERTAIN PROVISIONS OF THE MERCANTILE AND BUSINESS PRIVILEGE TAXES.

BE IT ENACTED AND ORDAINED by the Board of Commissioners of the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania, and it is hereby enacted and ordained by the authority of the same:

SECTION 1. That Section 165-16, ARTICLE II, Mercantile Tax of Ordinance No. 1960 be amended as follows:

Definitions. A. COLLECTOR - The Township Secretary of the Township of Haverford, or his designated representative or a person or corporation engaged for this purpose by contract with the Board of Commissioners.

SECTION 2. That Section 165-17, ARTICLE II, Mercantile Tax of Ordinance No. 1960 shall be amended as follows:

Licensing requirements; fees.

- a. Change ... First day of January to the fifteenth day of April.
- b. Add after the word "Mercantile" on line 6, page 16513, the word business; and
- c. Change the replacement fee for a lost, defaced or destroyed <u>license</u> from Fifty Cents (\$.50) to Ten Dollars (\$10.00).

SECTION 3. That Section 165-26, Article II, Mercantile tax of Ordinance No. 1960 shall be amended to add the following sentence to the paragraph:

Interest and Penalties.

Where legal action is brought for the recovery of this tax, the taxpayer thereafter shall, in addition, be responsible and and liable for collection costs including attorney fees.

SECTION 4. That Section 165-30, ARTICLE III, Business Privilege Tax, of Ordinance No. 1960 shall be amended as follows:

Definitions.

DIRECTOR - The Finance Director of the Township of Haverford or his duly authorized representative or a person or corporation engaged for this purpose by contract with the Board of Commissioners.

SECTION 5. That Section 165-31, ARTICLE III, Business Privilege Tax of Ordinance No. 1960 shall be amended in its entirety to read as follows:

Registration.

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For the tax year beginning January 1, 1986, and for each year thereafter in each license year, every person desiring to continue to engage in or hereinafer to begin to engage in a business, trade, occupation or profession of an actual place of business in the Township shall, on or before the 15th day of April or prior to commencing business in such tax year, make application for registration for each place of business in the township, and if such person has no actual place of business within the township, then one (1) registration application shall be made with the Director. Such registration shall be made by the completion of an application furnished by the Director and the payment of a fee of Ten Dollars (\$10.00) for each place of business. Each application for registration shall be signed by the applicant, if a natural person, and in case of an association or partnership, by a member or partner thereof and, in case of a corporation, by an officer thereof, or by the authorized person of any other legal entity.
Each applicant shall receive a busines license from the Director, which shall not be assignable. In case of loss, defacement or destruction of any license, the person to whom the license was issued shall apply to the Director for a new license, for which a fee of Ten Dollar (\$10.00) shall be charged. Such license shall be conspicuously posted at each place of business within the township at all times.

SECTION 6. That Section 165-39, ARTICLE III, Business Privilege Tax of Ordinance No. 1960 shall be amended to add the following sentence to the paragraph:

Interest and Penalties.
Where legal action is brought for the recovery of this tax, the taxpayer threreafter shall, in addition, be responsible and liable for collection costs including attorney fees.

SECTION 7. Any ordinance or part of ordinance to the extent that it is inconsistent herewith is hereby repealed.

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