#### ORDINANCE NO. 19 :

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, REGULATING DISPOSAL OF MUNICIPAL SOLID WASTE FROM THE MUNICIPALITY; REQUIRING DISPOSAL AT APPROVED SITE; PROVIDING FOR LICENSING OF SOLID WASTE COLLECTORS; PROVIDING FOR REGULATIONS AND PENALTIES; ENTERING INTO A JOINT COOPERATION AGREEMENT WITH THE COUNTY OF DELAWARE, PENNSYLVANIA; AND ADOPTING THE DELAWARE COUNTY SOLID WASTE MANAGEMENT PLAN.

- WHEREAS, the MUNICIPALITY (as hereinafter defined) finds it necessary to regulate the collection of Municipal Solid Waste (as hereinafter defined) generated within its boundaries in order to protect the public health, safety and welfare of its taxpayers and residents; and
- WHEREAS, Act No. 180 of July 1972, 53 P.S. §§481 et seq., authorizes a municipality to enter into joint cooperation agreements with other municipalities in the exercise or in the performance of their respective governmental functions, powers, or responsibilities; and
- WHEREAS, the Pennsylvania Solid Waste Management Act of 1980, as amended, 35 P.S. §§6018.101 et seq. (hereinafter referred to as the "Act"), authorizes a municipality to require by ordinance that all municipal wastes generated within its jurisdiction shall be disposed of at a designated facility; and
- WHEREAS, pursuant to the provisions of the Act, the Delaware County Council has caused to be prepared the Delaware County Solid Waste Management Plan of 1985, which was reviewed by the Pennsylvania Department of Environmental Resources, revised, and is dated December 1986 (the "County Plan"), which recommends that for the foreseeable future the solid waste from this Municipality be disposed of by means of regional facilities authorized by the County, the Delaware County Solid Waste Authority, and/or the Authority's contractor (hereinafter collectively referred to as the "County"); and
- WHEREAS, the County Plan, in February, 1987, received preliminary approval from the Pennsylvania Department of Environmental Resources, with final DER approval conditional upon the County obtaining such municipal adoptions of the County Plan as may be necessary for its implementation; and
- WHEREAS, the County Plan concludes that a County-wide solid waste disposal system should include a resources recovery plant or plants located within the County, because it would be the most environmentally sound and cost-effective method of disposing of Municipal Solid Waste within the County; and

- WHEREAS, in order to obtain the environmental, economic, and public benefits from the plant or plants as discussed in the County Plan, it is necessary that commitments be obtained from the local municipalities within the County as to the use of the plant or plants for the disposal of Municipal Solid Waste from such municipalities; and
- WHEREAS, the Township of Haverford has full authority under the applicable laws to provide for the management of Municipal Solid Waste within its boundaries as hereinafter provided; and
- WHEREAS, the form of this Ordinance has been approved by the County, and it has been, or will be, included in the County's Solid Waste Management Plan, which has been or will be filed with the Pennsylvania Department of Environmental Resources ("DER"); and
- WHEREAS, the County agrees to assist in the implementation of the County Plan, but only after this Ordinance has been enacted by a sufficient number of municipalities in the County to make the construction of such plant or plants as proposed in the County Plan feasible; and
- WHEREAS, under the Act, any municipality with a population density in excess of three hundred (300) persons per square mile, or has a solid waste disposal problem, must develop a solid waste management plan to be approved by DER but may, at its option and with the County's agreement, delegate this duty to the County; and
- WHEREAS, this Municipality has delegated this aforesaid duty to the County, and the County has accepted this responsibility.
- NOW, THEREFORE, IT IS HEREBY ENACTED AND ORDAINED by the Board of Commissioners of the Township of Haverford as follows:
- SECTION 1. <u>DEFINITION</u>. The following terms shall have the following meaning in this Ordinance:
  - (a) "COLLECTOR" Any person collecting or transporting Municipal Solid Waste for owners or occupants of property in the Municipality, including the Municipality itself if it undertakes the collection of Municipal Solid Waste directly, and any business or institution within the Municipality which generates Municipal Solid Waste and uses its own employees and equipment for the collection and transport of the waste.

- (b) "MUNICIPAL SOLID WASTE" Any garbage, refuse, industrial lunchroom or office waste, and other material including solid or semi-solid material generated in residential, municipal, commercial, or institutional establishments and from community activities, and other solid waste which is within the definition of "Municipal Solid Waste" as set forth in the Act and which the County, Authority, or Contractor by its ordinance or regulations is willing to accept at the plant, but excluding:
  - i. Any liquid waste or sludge;
  - ii. all wastes which are defined by existing or future Federal or State Law or Regulations as hazardous waste or industrial residual waste;
  - iii. any waste which may be marketable and which is intentionally segregated for purposes of recycling; and
  - iv. materials specifically excluded under applicable County Ordinances.
- (c) "CONTRACTOR" Shall mean one or more contractors with whom the County or the Delaware County Solid Waste Authority (hereinafter referred to as "Authority") contracts for construction and operation of the proposed resource recovery plant or plants, or other Solid Waste Facilities.
- (d) "MUNICIPALITY" Shall mean the Township of Haverford.
- (e) "PERSON" Any individual, partnership, association, corporation, or governmental entity, with the exception of the County, Authority, or designated Contractor.
- (f) "SOLID WASTE FACILITY" Any site owned and operated by the County, the Authority, or its designated Contractor for the purpose of transfer, processing, or disposal of Municipal Solid Waste, including landfills, Resource Recovery Plants, and Transfer Stations.
- (g) "PLANT" The energy and/or material recovery facility or facilities, transfer station or solid waste plants owned by the County or Authority or the Contractor, including all associated property and equipment.
- (h) Certain terms used herein are also defined in the recitals hereto.

SECTION 2. PROHIBITIONS. It is hereby declared to be unlawful and a public nuisance for any person to accumulate upon any property in this Municipality, any Municipal Solid Waste or to dispose of it except in accordance with this Ordinance, and other applicable laws, ordinances or regulations.

- The Municipality COUNTY/AUTHORITY OPERATIONS AND CHARGES. has been advised by the County that the Solid Waste Plan proposes to provide for a plant or plants which will be operated efficiently and economically by the Contractor and/or by the County and in accordance with all applicable laws and regulations, and also that the Contractor and/or the County will impose reasonable charges, which will be uniform among all classes of users of the plant or plants.
- OPERATIONS BY LICENSED COLLECTORS. Except as it pertains to Municipal Solid Waste collected directly by this Municipality, all collectors of Municipal Solid Waste generated within the Municipality shall be licensed by the Municipality and shall be responsible for collecting Municipal Solid Waste from properties in the Municipality pursuant to a contract between them and the Municipality and/or contracts between them and the owners or occupants of properties.
- All Collectors shall deliver DISPOSAL AT DESIGNATED SITE. and dispose of all Municipal Solid Waste collected within the Municipality at the Solid Waste Facility designated by the County subject to such reasonable regulations for the operation thereof as may be established by the County and/or Contractor. Delivery and disposal at any other place shall be a violation of this Ordinance and cause for revocation of the Collector's license, except in special circumstances approved in advance by the Municipality and the County and/or Contractor. All Collectors shall comply in their operation with all applicable laws, ordinances, and regulations pertaining to the collection and transportation of Municipal Solid Waste.
  - SECTION 6. PRIVATE DUMPS, TRANSFER STATIONS, AND LANDFILLS PROHIBITED.

    No person shall use or permit to be used any property owned or occupied by him within the Municipality as a public or private dump, transfer station, or landfill for Municipal Solid Waste, whether generated within the Municipality or elsewhere, without the express written approval of the Municipality.
  - PENALTIES. Any person who shall violate any provision of this Ordinance shall, upon conviction thereof, in a summary proceeding before a District Justice, be sentenced to pay a fine of not more than SECTION 7. Three Hundred Dollars (\$300.00) and, in default of payment thereof, shall be committed to the County jail for a period not exceeding thirty (30) days; and each day's continuance of a violation of this Ordinance as well as each truckload of illegally delivered trash shall constitute a separate offense.
  - In addition to the remedies provided in Section 7 herein, any continued violation of this Ordinance or other applicable law which shall constitute a nuisance in fact, or which in the opinion of the governing body of this Municipality shall constitute a nuisance, may be abated by proceeding against the violator in a court of equity for relief.

SECTION 9. REGULATIONS. The collection of Municipal Solid Waste in the Municipality and the disposal thereof shall be subject to such further reasonable rules and regulations as may from time to time be promulgated by the governing body of the Municipality, including but without limitation regulations as to the form of license application, the amount of fee to be charged for said licenses, and the terms of the licenses and license issuance procedures: PROVIDED, HOWEVER, that no such rules and regulations shall be contrary to the provisions of this Ordinance, the County Solid Waste Plan, or applicable law.

AMENDMENTS, CONTRACT. The Municipality reserves the right SECTION 10. to amend this Ordinance or repeal it at any time: PROVIDED, HOWEVER, that the requirement for use of the designated Solid Waste Facility for disposal of Municipal Solid Waste from the Municipality shall not be amended or repealed without the prior express written approval of the County during the term of the contract between the County (or Authority) and Contractor providing for the construction and operation of the Plant, which contract shall have a term of twenty-five (25) years. For the purposes of securing the Contractor's financing, such requirement shall be deemed to be a contract between the County, the Contractor, and the Municipality, which the Municipality (subject to the terms of the JOINT COOPERATION AGREEMENT set forth below) agrees to enforce so that the Municipal Solid Waste from the Municipality will be available to provide a source of energy for the Plant. If the Municipality is not now a Collector but in the future it becomes a Collector it agrees to deliver all Municipal Solid Waste so collected to the Plant.

#### SECTION 11. JOINT COOPERATION AGREEMENT.

- (a) Municipality agrees to deliver or cause to be delivered during the term of this Agreement all Municipal Solid Waste, as defined herein, generated within the Municipality for disposal at a facility designated by the County.
- (b) County agrees to accept for disposal all such Municipal Solid Waste described in subsection (a) above upon completion and commencement of operation of the Plant in accordance with a contract, containing terms satisfactory to the County, with the Contractor providing for construction and operation of the plant.
- (c) The term of this Agreement shall be for a period of twenty-five (25) years, and said term shall commence on the date when the County advises the Municipality that the Plant is operational. The Municipality at its option may terminate this Agreement with thirty (30) days' written notice to the County in the event that the Municipality will incur substantial costs over and above the costs generally accepted by the other municipalities in delivering Municipal Solid Waste to the County during the term of this Agreement,

provided the Municipality has first obtained final approval from the Department of Environmental Resources for its own Plan under the Act, or an approval from the Department for a modification that brings the Municipality under another Plan that has already obtained final approval. It is understood, however, that (upon any such termination of this Agreement by the Municipality) the County, the Authority, and/or the County's Contractor shall be relieved of any responsibility to accept and dispose of Municipal Solid Waste generated within the Municipality. It is further understood that any such termination of this Agreement by the Municipality shall constitute a repeal, whether express or implied, of Section 12 of this Ordinance.

(d) The County shall hold harmless and defend the Municipality from any suit, claim or action challenging the legality of this Ordinance against the Municipality. In the event that any such suit, claim or action is brought against the Municipality, the Municipality shall authorize the County, through its designated legal counsel, to defend against the same, and the Municipality shall cooperate with the County in said defense and shall give the County Solicitor notice of any such suit, claim or action within five (5) days of the Municipality's receiving notice thereof.

#### SECTION 12. ADOPTION OF SOLID WASTE MANAGEMENT PLAN.

- (a) DER has recommended that the requirements of the Solid Waste Management Act can best be accomplished on a County-wide basis.
- (b) The Municipality, for formal motion dated May 29, 1984, authorized the County to prepare the Solid Waste Management Plan on the Municipality's behalf.
- (c) The County, through the staff of its Public Works Department, its Planning Commission, and Charles M. Harris and Associates, Inc., Consulting Engineers, prepared a ten (10) year plan for Solid Waste Management.
- (d) The appropriate Municipal Officials of this Municipality have reviewed the findings and recommendations of the Plan as it affects this Municipality, have found the plan acceptable, and have recommended that the Plan be adopted.
- (e) The Municipality, accordingly, hereby accepts and adopts the Solid Waste Management Study prepared by the County as the ten (10) year Plan for Solid Waste Management required by the Act.

(f) The County is hereby authorized to submit the Plan to DER for the final approval on behalf of the Municipality.

SECTION 13. SEVERABILITY. If any part of this Ordinance is for any reason found to be illegal or invalid, such illegality or invalidation shall not affect any of the remaining parts of this Ordinance, which shall continue to be fully operative as if the illegal or invalid part had not been enacted.

SECTION 14. REPEALER. All provisions of any other Ordiannce which are inconsistent with the provisions of this Ordinance are hereby repealed.

SECTION 14. EFFECTIVE DATE. This Ordinance shall become effective August , 1987. Notwithstanding the foregoing, this Municipality shall have neither the right nor the obligation to dispose of its Municipal Solid Waste at the Plant which is contemplated under this Ordinance until said Plant is constructed and fully operational.

ENACTED AND ORDAINED by the Board of Commissioners of the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania this 27 day of August, A.D., 1987.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

Attest: Thomas J. Bannar

Township Manager/Secretary

# ORDINANCE NO. 1993 =ORDINANCE NO. Pl4-87=

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, and it is hereby enacted and ordained by the authority of the same:

- SECTION 1. That Section 175-27, Schedule XVI (175-91) or Ordinance No. 1960, be and the same is hereby supplemented and amended so as to establish a NO PARKING AT ANY TIME zone on the following location:
  - 1) On Misty Hollow Court Road, in the circle, approximately 300 feet northwest of the intersection of Ramblewood Drive.
- SECTION 2. That Section 175-28, A., Schedule XVII (175-92) of Ordinance No. 1960, be and the same is hereby supplemented and amended so as to establish NO PARKING OF COMMERCIAL VEHICLES AT ANY TIME on the following highways:
  - 1) On Surrey Lane, both sides, in its entirety.
  - 2) On Green Valley Road, both sides, in its entirety.
- SECTION 3. That Section 175-29, Schedule XVIII (Section 175-93.A.) of Ordinance No. 1960, be and the same is hereby supplemented and amended so at to establish NO PARKING FROM 8:00 A.M. to 4:00 P.M., EXCEPT SATURDAYS AND SUNDAYS zones on the following highway:
  - 1) On West Turnbull Avenue, both sides of the unit block, in its entirety.
- SECTION 4. Upon effective date of this ordinance, the Highway Deprtment shall install the 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 this 27th day of July, A.D., 1987.

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 10, 1986, AND KNOWN AS THE "GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD" BY SUPPLEMENTING THE FOOD AND DRINK ORDINANCE, BY ADDING A NEW ARTICLE, TO BE KNOWN AS ARTICLE VIII, BULK FOOD SELF-SERVICE.

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 VIII shall be added and supplemented to the existing Food and Drink Ordinance so as to provide regulations governing Bulk Food Self-Service.

Section 2. That Section 91-61, Definitions, shall read as follows:

Unless otherwise expressly stated, the following words and phrases shall be construed throughout this ordinance to have the meaning herein indicated.

ADULTERATED - The condition of a food:

- A. If it bears or contains any poisonous or deleterious substance in a quantity which may render it injurious to health.
- B. If it bears or contains any added poisonous or deleterious substance for which no safe tolerance has been established by regulation, or in excess of such tolerance if one has been established.
- C. If it consists in whole or in part of any filthy, putrid or decomposed substance, or if it is otherwise unfit for human consumption.
- D. If it has been processed, prepared, packed or held under unsanitary conditions, whereby it may have become contaminated (with filth) or whereby it may have been rendered injurious to health.
- E. If it is in whole or in part the product of a diseased animal or an animal which has died otherwise than by slaughter.
- F. If its container is composed in whole or in part of any poisonous or deleterious substance which may render the contents injurious to health.

APPROVED - accepted as satisfactory to the Health Director.

BULK FOOD - unpackaged or unwrapped, processed or unprocessed food in aggregate container from which quantities desired by the consumer are withdrawn. This term shall not include whole, clean, undamaged fresh fruits or fresh vegetables and nuts in the shell. Bulk food shall be deemed to include liquids not served by dispenser or otherwise packaged.

DISPLAY AREA - a location or locations, including physical facilities and equipment, where bulk food is offered for customer self-service.

EMPLOYEE - any person who handles food or drink during preparation or serving or who comes in contact with any eating or cooking utensils or who is employed in a room in which food or drink is prepared or served.

HEALTH DIRECTOR - the Health Officer of the Township of Haverford or his authorized representative(s).

NUISANCE - a public nuisance affecting health.

OWNER - the owner or owners of any building or structure, whether individual, firm, corporation, association or partnership.

PERISHABLE FOOD - any food of such type or in such condition as may spoil.

PERSON - any individual, firm, corporation, association or partnership, and includes the plural as well as the singular, and the female as well as the male.

POTENTIALLY HAZARDOUS FOOD OR DRINK - any perishable food or drink which consists in whole or in part of milk or milk products, eggs, meat, poultry, fish, shell-fish or other ingredients capable of supporting rapid and progressive growth of infectious or toxigenic micro-organisms.

PRODUCT MODULE - a food contact container or insert for a display unit designed for display of food in bulk for customer self-service by either direct or indirect means.

SERVICING AREA - a location or locations designed and equipped for cleaning, sanitizing, drying or refilling product modules or for preparing bulk food.

UTENSILS - any kitchenware, tableware, glassware, cutlery, utensils, containers or other equipment with which food or drink comes in contact during storage, preparation or serving.

- Section 3. That Section 91-62 Approval of Plans shall read as follows:
  - A. No person shall undertake to install equipment for bulk food, without first having submitted to the Health Director for approval, plans and specifications for such equipment and a listing of foods to be served.
- Section 4. That Section 91-63 Protection of Foods shall read as follows:
  - A. All establishments approved for bulk food self-service shall maintain direct supervision over the product in addition to visual instruction. The attendant must be on duty at all hours of operation, be located within viewing distance of the product modules and be identified by appropriate name tag. The attendant shall be responsible for excluding from self-service any person by virture of cleanliness or behavior that could endanger the welfare of the public in the opinion of the attendant.
  - B. Proper visual instruction for the customer must be posted in the self sevice display area including but not limited to:

1. Proper personal hygiene required of all patrons.

2. No smoking in bulk food display area.

3. Proper use of equipment and dispensing utensils required of all patrons.

No tasting or sampling of products.

- 5. The use of clean containers and only those provided by the establishment required of all patrons.
- 6. Identification of the responsible person on duty to receive complaints. All complaints shall be kept on record for a period of 90 days for review by the Health Department.
- C. Bulk foods and product modules shall be kept free from contamination during display, customer self-service, refilling and storage. Any food in contact with contamination shall be considered adulterated and shall be immediately removed and disposed of.

### Section 5. That Section 91-64 Equipment and Utensils shall read as follows:

- A. Product modules not currently approved by the National Sanitation Foundation (NSF) may be approved by the Health Director on a trial basis providing one of the following conditions are met:
  - It meets or exceeds other acceptable guidelines such as those recommended by the Food and Drug Administration (FDA).
  - 2. The proprietor of the establishment can demonstrate to the satisfaction of the Health Director that the bulk food product modules have operated satisfactorily in another location for a period in excess of one (1) year. Cloth, burlap, or paper bagging shall not be used as product modules.
- B. Dispensing methods and utensils approved for removal of bulk foods from product modules are listed below as follows:
  - Mechanical dispensing devicers including gravity dispensers, pumps, extruders and augers.
  - Manual dispensing utensils including tongs, scoops, ladles and spatulas.
- C. Manual dispensing utensils shall be protected against becoming contaminated and serving as vehicles for introducing contamination into bulk food. Means considered suitable include, but are not limited to:
  - 1. Using a tether which is constructed of an easily cleanable material an be of such length so that the utensil cannot contact the floor, and be designed to prevent interference with the requirement for self closing covers.
    - 2. Storing the utensil in a sleeve or protective housing attached or adjacent to the display unit when not in use, or utilizing a utensil designed so that the handle cannot contact the product if left in the product module.

- D. Ladles and spatulas used in other than dry foods shall be stored in the food with handles extending to the outside of the product module. Handles shall not prevent lids from being self-closing.
- E. Product modules shall be designed or located such that the serving area is greater than thirty (30) inches in heights from the floor and all product modules with customer access from the top shall have a depth not greater than thirteen (13) inches.
- F. Product modules must be protected by close fitting individual covers. If opened by the customer, the covers shall be self-closing and shall remain closed.
- G. Product modules shall be labeled with either: the labeling of the manufactuer's or processor's bulk container plainly in view; or a counter card, sign, or other appropriate device bearing prominently and conspiculously at the product module the common name of the product, a list of ingredients in proper order of predominance, and other information as may be required by the Health Director.
- H. Take home containers (bags, cups, lids, etc.) for customer use or disposable liners used as product modules shall be of sufficient weight and thickness to resist tears and cuts, and shall be made of safe materials. Personal containers shall not be permitted to be filled with bulk food.

### Section 6. That Section 91-65 Sanitation shall read as follows:

- A. All equipment and display areas shall be maintained at all times in a clean and sanitary condition. Product spillage shall not be allowed to remain in the display area as such must be cleaned up immediately.
- B. Tongs, scoops, ladles, spatulas, and other utensils, including tethers, shall be cleaned and sanitized at least daily. More frequent intervals may be required based on the type of food and the amount of soiling.
- C. Individual product modules shall be designed to be easily removable from the display for servicing unless the modules are so designed that they can be effectively cleaned and sanitized when necessary, through a manual in-place cleaning procedure that will not contaminate or otherwise adversely affect bulk food or equipment in the display area.
- D. Product modules containing potentially hazardous foods may not be refilled until they are cleaned and sanitized. Other product modules not containing potentially hazardous foods must be cleaned and sanitized at least weekly and more often if necessary.

- Section 7. That Section 91-66 Bulk Food Products shall read as follows:
  - A. Potentially hazardous foods, once placed out for self-service, must be discarded at the end of the work day except when the temperature of the product is found to be in excess of 40°F or below 140°F. Then it shall be immediately discarded. All bulk food must be rotated to ensure freshness when restocked.
  - B. All liquid and semi-liquid products, or any product deemed to be a nuisance by virtue of spillage, cleanability, insect or rodent attraction, or prone to excessive handling or tasting may be prohibited or restricted in self-service from bulk.
  - C. All bulk products, once dispensed by the customer, may not be offered for resale or returned to the bulk container.
  - D. All Bulk products containing potentially hazardous foods shall have a maximum turnover time of twenty-four (24) hours. Perishable products shall have a turnover time that is adequate to prevent spoilage or degradation of the product.
  - E. A product in a module showing signs of contamination by another product that is not readily identifiable shall be considered adulterated. The adulterated product shall be immediately removed from sale. Skimming shall not be allowed.
  - F. Pre-printed labels shall be available to customers to identify all products available for take home in food establishments unless such products are readily identifiable on sight.
- Section 8. That Section 91-67 Examination, Condemnation, Embargo of Bulk Foods, shall read as follows:
  - A. Samples of food, drink and other substances may be taken and examined by the Health Director as often as may be necessary for the detection of unwholesomeness or adulteration. The Health Director may condemn and forbid the sale of or cause to be removed or destroyed any food or drink which is unwholesome, adulterated, or dangerous to the public health. Any food, drink or other substance may be stopped from sale or use and placed under an embargo by the Health Director for as reasonable a period of time as may be required to make investigations or examination, if such may be necessary to determine that the food, drink or other substance is adulterated, decomposed, impure, unfit for human consumption or dangerous to the public health. No food, drink or other substance shall be used, removed, destroyed or otherwise disposed of while under embargo except by or under the direction of the Health Director.
- Section 9. That Section 91-68 <u>Suspension of Bulk Food Self Service</u> Operation, shall read as follows:

A. Approved Bulk Food Operations shall maintain proper sanitary controls as set forth in the rules and regulations of the Health Department pertaining to bulk food operations. The operation may be suspended or service restricted by order of the Health Director if the rules and regulations pertaining to bulk food operations are violated by the establishment or due to handling by the customers. The owner of the establishment, when so ordered, shall immediately comply with and obey such order and shall not conduct further operations until permission is granted by the Health Director.

Section 10. That Section 91-69 <u>Violations and Penalties</u> shall read as follows:

Α. Any person who violates any provision of this ordinance shall. upon conviction before a Justice of the Peace, be subject to pay a fine or penalty of not less than Ten Dollars (\$10) nor more than Three Hundred Dollars (\$300) for each and every offense, together with costs, and in default of payment of said fine or costs, such person or persons may be committed to the Township lockup for any period not exceeding five (5) days or to the Delaware County Prison for any period not exceeding thirty (30) days, at the discretion of the said Justice of the Peace. Whenever such person shall have been officially notified by the Health Director or by the service of a summons in a prosecution or in any other official manner that he is committing a violation of this ordinance, each day that he shall continue such violation after such notification shall constitute a separate offense punishable by a like fine, or penalty.

Section 11. 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 27th day of July, A.D., 1987.

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, AMENDING AND SUPPLEMENTING ORDINANCE NO. 1960, ADOPTED JUNE 30, 1986, AND KNOWN AS THE "GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD" TO PROVIDE FOR LIMITED OPEN BURNING.

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 to wit:

SECTION 1. That Ordinance No. 1960 is amended as follows:

a. ARTICLE II, Section 43-8, paragraph C. of Ordinance No. 1960 shall be amended in its entirety to provide for the following:

Burning of approved materials as indicated above may be done on any Saturday or Sunday, from October 1 through December 31 only of any given year, between the hours of sunrise and 3:00 P.M., in an outside fireplace or approved wire container on the property of the homeowner provided the wind velocity is less than fifteen (15) miles per hour.

SECTION 2. 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 27th day of July, A.D., 1987.

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, AMENDING ORDINANCE NO. 1960, ADOPTED JUNE 30, 1986, AND KNOWN AS THE "GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD" SO AS TO AMEND AND SUPPLEMENT THE ZONING ORDINANCE AND MAP OF THE TOWNSHIP OF HAVERFORD TO REZONE THE LLANERCH SCHOOL PROPERTY FROM INS - INSTITUTIONAL TO 0-1 OFFICE DISTRICT.

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 the Zoning Map of the Township of Haverford Ordinance No. 1960 is hereby amended so that certain land situate in the Second Ward of Haverford Township and commonly known as the Llanerch School shall be rezoned from the INS - Institutional District to the O-1 Office District. These lands are more fully described in the property description of PARCEL #2 as follows:

ALL THAT CERTAIN lot or parcel of ground situate in the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania as shown on Drawing Number 8427-001.02-1 entitled "Survey Plan" dated January 30, 1987 as prepared by Pennoni Associates Inc. and being more particularly described as follows, to wit:

BEGINNING at a point on the Southwest side of Lansdowne Road (45 feet wide), said point being located S 32°55'20"E, 58.27 feet from the intersection of the Southwest side of said Lansdowne Road with the Southeast side of Llandilo Road (45 feet wide); THENCE, from said point, along the Southwest side of said Lansdowne Road, S 32°55'20"E for a distance of 100.00 feet to a point in a line of lands of Terry J. Packard and Lynne D. Packard; THENCE, along said lands of Packard, S 57°04'40"W for a distance of 144.63 feet to a point; THENCE, still along said lands of Packard, S 32°55'20"E for a distance of 11.82 feet to a point in a line of lands of Parcel #1 as shown on the aforementioned "Survey Plan"; THENCE, along said lands of Parcel #1, S 61°10'40"W for a distance of 139.69 feet to a point in the bed of Darby Road (variable width); THENCE, along a line in the bed of said Darby Road, N 37°12'50"W for a distance of 181.95 feet to a point in the Southeast side of said Llandilo Road; THENCE, along the Southeast side of said Llandilo Road, N 61° 10' 40"E for a distance of 153.34 feet to a point in a line of lands now or formerly of George J. Stemet, Jr. and Maryellen Hogan Stemet; THENCE, along said lands of Stemet, S 32°55'20"E for a distance of 68.64 feet to a point; THENCE, still along said lands of Stemet, N 57°04'40"E for a distance of 144.63 feet to the first mentioned point and place of BEGINNING.

CONTAINING 0.9374 Acres of Land.

BEING Lots 151, 152, 202, 203 and a portion of Lot 201 as shown on the "Plan of Llanerch" prepared by Benjamin Franklin, Civil Engineer, as recorded in Deed Book G-10, Page 638.

EXCEPTING thereout and therefrom all that certain lot or parcel of ground being a right-of-way acquired for highway purposes in condemnation proceedings filed in C.P. 69-660 dated January 16, 1969 and recorded in Deed Book 2299, Page 355 and being more particularly described as follows, to wit:

BEGINNING at a point on the Southeast side of Llandilo Road (45 feet wide), said point being located S 61°10'40"W, 283.18 feet from the intersection of the Southeast side of said Llandilo Road with the Southwest side of Lansdowne Road (45 feet wide); THENCE, along the Northeast side of Darby Road (variable width), S 35°50'19"E for a distance of 83.34 feet to a point; THENCE, still along the Northeast side of said Darby Road, S 34°17'26"E for a distance of 63.08 feet to a point; THENCE, still along the Northeast side of said Darby Road, S 39°05'53"E for a distance of 35.06 feet to a point; THENCE, crossing the bed of said Darby Road, S 61°10'40"W for a distance of 11.05 feet to a point; THENCE, along a line in the bed of said Darby Road, N 37°12'50"W for a distance of 181.95 feet to a point; THENCE, along the former line of said Llandilo Road, N 61°10'40"E for a distance of 15.16 feet to the first mentioned point and place of BEGINNING.

CONTAINING 0.0517 Acres of Land.

SUBJECT to a twenty-two (22) foot wide access easement for the purpose of ingress and egress to Parcel #1 as shown on the aforementioned "Survey Plan" preapred by Pennoni Associates Inc. being more particularly described as follows, to wit:

BEGINNING at a point on the Southeast side of Llandilo Road (45 feet wide), said point being located S 61°10'40"W, 145.00 feet from the intersection of the Southeast side of said Llandilo Road with the Southwest side of Lansdowne Road (45 feet wide); THENCE, from said point, partially along lands now or formerly of George J. Stemet, Jr. and Maryellen Hogan Stemet, partially through lands of Parcel #2, and partially along lands now or formerly of Terry J. Packard and Lynne D. Packard, S 32°55'20"W for a distance of 180.46 feet to a point in the line of lands common to Parcel #1; THENCE, along said lands of Parcel #1, S 61°10'40"W for a distance of 22.06 feet to a point; THENCE, through lands of Parcel #1, N 32°55'20"W for a distance of 180.46 feet to a point on the Southeast side of said Llandilo Road; THENCE, along the Southeast side of said Llandilo Road, N 61°10'40"E for a distance of 22.06 feet to the first mentioned point and place of BEGINNING.

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 27th day of July, A.D., 1987.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

Attest: Thomas J. Bannar

Township Manager/Secretary

#### ORDINANCE-NO:-Pla----

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" AS AMENDED BY ORDINANCE NO. 1934 TO PROVIDE FOR SATELLITE TELEVISION RECEIVE ONLY ANTENNAS.

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 that:

SECTION 1. That Ordinance No. 1960 as amended by Ordinance No. 1934 shall be further amended in its entirety to provide as follows:

#### SECTION 2. DEFINITIONS.

- A. Satellite Television Receive Only Antennas A dishshaped antenna, together with all attachments and parts, the purpose of which is to receive television transmissions from other antennas or orbiting satellites or other extraterrestrial sources.
- B. Usable Signal A transmission and/or signal which, when viewed on a conventional television set, is at least equal in picture quality to that received from local commercial television stations or by way of cable television.
- SECTION 3. <u>ADMINISTRATIVE STANDARDS</u>. Whenever, in the course of administration and enforcement of this Ordinance, it is necessary or desirable to make any administrative decision, then, unless other standards are provided in the Ordinance, the decision shall be made so that the result will not be contrary to the spirit and purpose of this Ordinance or injurious to the surrounding neighborhood.

#### SECTION 4. GENERAL REGULATIONS.

#### A. Permits

- 1. Prior to the installation of any satellite television receive only antenna, a permit application shall be made with the Haverford Township Department of Codes Enforcement.
- 2. For ground mounted satellite television receive only antennas, all applications must be accompanied by specific mounting designs. For roof mounted satellite television receive only antennas, all applications must be accompanied by specific mounting and stress analysis documentation.

### B. Types of Use and Setbacks

- 1. The satellite television receive only antenna is to be subject to all height and setback requirements contained herein.
- 2. Roof mounted satellite television receive only antennas shall not exceed the maximum allowable building height for the Districts in which they are located.

#### C. Location

- 1. The receiving antennas are to be permitted in the side and rear yards and on roofs. However, if a usable signal can be received by a location in said side or rear yard, then roof placement is prohibited.
- 2. In the event that a usable signal cannot be obtained by locating the receiving antenna in the rear or side yard of the property, such receiving antenna may be placed on the roof of the dwelling structure.

#### D. Size

- 1. The size limitations on the satellite television receive only antenna are to be controlled by the following criteria.
  - a. If ground mounted, the height limits of the accessory structure will limit the maximum diameter of the satellite television receive only antenna.
  - b. If roof mounted, the maximum building height for the District will limit the maximum diameter of the satellite television receive only antenna.
- 2. Every satellite television receive only antenna must be adequately grounded for protection against a direct strike of lightning.

#### E. Screening

- 1. Screening shall be required whenever possible, yet shall not be of a nature so as to obstruct the receiving line of the antenna.
- 2. Except in a commercial, industrial, or multi-family residential zone, receiving antennas shall be located and designed so as to reduce visual impact from surrounding properties at street level and from public streets.

### F. Number of Satellite Television Receive Only Antennas Per Lot

1. There shall be a maximum allowable limit of one (1) satellite television receive only antenna per lot with the use limited to that lot on which it is located.

SECTION 5. SEVERABILITY. This ordinance and the various parts, sections, subsections, and clauses thereof, are hereby declared to be severable. If any part, sentence, paragraph, subsection, or clause, is adjudged to be unconstitutional or invalid, it is hereby provided that the remainder of the Ordinance shall not be affected thereby.

ENACTED AND ORDAINED by the Board of Commissioners of the Township of Haverford this 10th day of August, A.D., 1987.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI

President

Board of Commissioners

#### ORDINANCE NO. P18-87

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, INITIATING A PUBLIC REFERENDUM TO AMEND SECTIONS OF THE HAVERFORD TOWNSHIP HOME RULE CHARTER.

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 to wit:

SECTION 1. That the following Sections of the Haverford Township Home Rule Charter shall be amended in their entirety to provide the following:

#### ARTICLE II

## BOARD OF COMMISSIONERS

# Section 201: Name and Composition.

The legislative body of Haverford shall be known as the Board of Commissioners, hereinafter referred to as the "Board". The Board shall be composed of eleven (11) members; nine (9) members shall be elected from Districts; and two (2) members shall be elected at large.

Section 202: Establishment of Districts. Nine Commissioners shall be elected from Districts which shall be known as Commissioner Districts. Commissioner Districts, nine (9) in number, and hereinafter referred to as "Wards", shall be formed of compact, contiguous territory, following distinctive geographical boundaries, and shall contain as nearly as possible equal numbers of residents, as determined by the latest official census of the United States Bureau of Census. The initial Wards for the first Board to serve under this Charter shall be the Wards in effect at the time of the municipal elections of November 4, 1975.

# Section 203: Changes in Districts.

No changes.

# Section 204: Qualifications for Office.

In order for a member of the Board of Commissioners, hereinafter referred to as "Commissioner" to be qualified to hold office shall be a citizen of the United States; a qualified voter of the Township and a resident of the Ward represented for at least one year preceding nomination or a resident of the Township for at least one year preceding nomination if holding the office of Commissioner-at-Large; must retain such resident status either within the representative Ward or the Township if a Commissioner-at-Large during the term of office for which elected; and must not otherwise be disqualified from office by either the terms of this Charter or the By-Laws of the Commonwealth of Pennsylvania.

#### ORDINANCE NO. P18-87

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, INITIATING A PUBLIC REFERENDUM TO AMEND SECTIONS OF THE HAVERFORD TOWNSHIP HOME RULE CHARTER.

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 to wit:

SECTION 1. That the following Sections of the Haverford Township Home Rule Charter shall be amended in their entirety to provide the following:

#### ARTICLE II

### BOARD OF COMMISSIONERS

# Section 201: Name and Composition.

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# Section 203: Changes in Districts.

No changes.

# Section 204: Qualifications for Office.

In order for a member of the Board of Commissioners, hereinafter referred to as "Commissioner" to be qualified to hold office shall be a citizen of the United States; a qualified voter of the Township and a resident of the Ward represented for at least one year preceding nomination or a resident of the Township for at least one year preceding nomination if holding the office of Commissioner-at-Large; must retain such resident status either within the representative Ward or the Township if a Commissioner-at-Large during the term of office for which elected; and must not otherwise be disqualified from office by either the terms of this Charter or the By-Laws of the Commonwealth of Pennsylvania.

## Section 205: Prohibitions

No Commissioner shall, during the term of his office, hold any other elective public office. No Commissioner shall hold any other compensated position in Haverford Township Government.

No Commissioner shall publicly or privately seek individually to interfere with the official acts of Township Officers and employees. However, nothing herein contained shall prevent the Board from establishing committees of its members to review operations and legislative needs of the Township Departments, or from assigning individual members to liaison relationships with Boards, Commissions and Authorities. It is the intent of this Charter that the Board act as a body in relation to all administrative matters.

# Section 206: Forfeiture of Office

No changes.

# Section 207: Term of Office.

Commissioners shall serve for four-year staggered terms beginning at 7:30 p.m. of the first Monday of January following the year in which they are elected except for Commissioners appointed or elected to fill a vacancy, who shall serve for the remainder of the unexpired term of the member succeeded or as otherwise provided in Section 210 of this Charter.

# Section 208: Elections.

The procedure for the nomination and election of Commissioners shall be as provided in the Election Laws of the Commonwealth of Pennsylvania.

At the election in the year one thousand nine hundred seventy-seven and every four years thereafter, the Commissioners from the even numbered Wards shall be elected, and at the election in the year one thousand nine hundred and seventy-nine and every four years thereafter, those from the odd numbered Wards shall be elected.

One Commissioner-at-Large shall be elected at the same municipal election in which the Commissioners from the even numbered Wards are elected. One Commissioner-at-Large shall be elected at the same municipal election in which the Commissioner from the odd numbered Wards are elected.

# Section 209: Vacancles.

No change.

# Section 210: Filling of Vacancies.

- A same
- B same
- C same
- D same
- E At the next regularly scheduled election, municipal, general or primary, which occurs at least ninety (90) days after a vacancy occurs, a qualified person shall be elected by special election to fill the vacancy. A person elected to fill a vacancy shall assume office at the start of the first regularly scheduled meeting of the Board following his election and shall serve for the remainder of the unexpired term.

# Section 211: Compensation.

Each Commissioner shall receive an annual salary of \$5,000.00 or such other sum as the Board of Commissioners may, from time to time, ordain; provided, however, that no Ordinance increasing such salary shall become effective until the date of commencement of the terms of the Commissioners elected at the next municipal election and provided that such election follows the adoption of such Ordinance by at least six (6) months.

Commissioners shall be entitled to fringe benefits on the basis of those authorized for them at the time of the adoption of this Charter or as otherwise authorized by law. They shall be authorized to receive reimbursement of reasonable expenses actually incurred in the performance of their duties in accordance with regulations which shall be set forth in the Administrative Code or other Ordinance.

#### ARTICLE VII

# Section 704: Operating Budget

At least forty-five days before the end of the fiscal year, the Manager shall prepare and submit to the Board a proposed operating budget for the ensuing fiscal year. The following procedures shall govern the presentation, adoption and execution of the operating budget.

Subsections A through K.

Remain the same.

# PROPOSED AMENDMENTS TO ARTICLE VIII

# ETHICS, PROHIBITIONS AND CONFLICT OF INTEREST

# Section 801: Prohibited Activities.

D. Use of Public Property. Township owned vehicles, equipment, material or property shall not be used or be permitted to be used by Township officials or employees for personal convenience, gain, advantage or profit unless specifically authorized in writing by the Board of Commissioners of the Township.

# Section 802: Conflict of Interest.

# A. Improper Advantage.

- Same 1.
- 2.
- Seek to influence, directly or indirectly, the awarding of any contract or decision of the Township where such official or other person or entity in whose welfare the official is interested, would benefit directly or indirectly, financially or otherwise, from said contract or decision. Such action is not intended to apply to actions of a Commissioner on behalf of a group or class of citizens of the Township who would benefit from the decision or the material or services furnished under the contract rendered by the Township, and such benefit is generally known and acknowledged.

#### B. Disqualification from Action.

- thereof, having any direct or indirect financial interest or business interest with any person or entity proposing to do business with the Township or contract with the Township for the purchase, sale or rental of land, materials, supplies, or services of any kind, whether that interest be as an employee, a party, a partner, or a stockholder, shall fully disclose said interest in writing to the Township and Board of Commissioners, and, except where stock holdings in a public corporation shall be minimal, shall not participate in the discussion of said contract or business or vote on said contract or business decision. Violation of this Section shall render any business decision made as a result thereof, or the contract void.
- 2. Any elected or appointed official of the Township, or employee thereof, having any direct or indirect financial interest or business relationship with any person or other entity who has business with the Township of any nature shall fully disclose said interest or relationship in writing to the Township, and shall not participate in the decision, render advice, or otherwise utilize his/her relationship with the Township regarding the business matter before the Township involving such person or entity. Violation of this Section shall result in rendering any decision involving said interested Township official or employee void.
- thereof, having any direct or indirect financial or business interest in any legislation, either pending or proposed, on which the Township will take any action or make any recommendations thereon, shall disclose, in writing, to the Township and Board of Commissioners said interest, whether that interest be as an employee, a party, a partner, or a stockholder, except where such stock holdings in a public corporation shall be minimal, and to the extent any such Township employee or official participates in any discussion, or gives an official opinion or advice to the Board prior to the taking of any action or recommendation on proposed legislation shall fully disclose said interest and shall refrain from voting upon or otherwise participating in the enactment of the proposed legislation and shall be disqualified from any further participation on the proposed legislation. Violation of this Section shall render the legislation void ab initio.

#### C. Immediate Members of Family.

For purposes of Article VIII of the Home Rule Charter relating to prohibitions and conflicts of interest and enforcement thereof, a Township official, elected or appointed, or employee of the Township shall be considered to have a financial or business interest in any matter before the Township if any member of the immediate family of the elected or appointed official of the Township or employee of the Township has a financial or business interest in any matter before the Township that is encompassed within the activities under the terms of Article VIII of the Home Rule Charter. Immediate member of the family for purposes of Article VIII of the Home Rule Charter is defined to include spouse, children, spouses of children, and parents of Township officials, elected or appointed, and employees of the Township.

#### Section 803: Violation.

- A) Any person who violates any provision of Section 801 or 802 of Article VIII of the Home Rule Charter shall not be qualified to hold appointed or elected office or employment in the Township Government.
- B) Any person who violates any provision of Section 801 or 802 of Article VIII of the Home Rule Charter may, upon conviction, be subject to such fine as may be provided by the Board or by general law.
- C) Wilful violation of any provision of Section 801 or 802 of Article VIII of the Home Rule Charter shall constitute malfeasance in office, which, except as otherwise may be provided by general law, shall be a summary offense, punishable by the maximum fine and/or imprisonment established by general law. Conviction of any provision of Section 801 or 802 of Article VIII of the Home Rule Charter shall result in forfeiture of office, whether elected or appointed, and termination of employment with the Township. Any person so convicted under any provisions of Sections 801 or 802 of Article VIII of the Home Rule Charter shall be ineligible to hold office or be employed in the Township Government.
- D) Any person shall be considered in violation of any provision of Section 801 or 802 of Article VIII of the Home Rule Charter pursuant to any one of the following determinations:
- 1. An official or employee is convicted for violation of any provision of Section 801 or 802 of Article VIII of the Home Rule Charter as a summary offense either before the Court of Common Pleas of Delaware County, the appropriate Magisterial District within the County of Delaware, or such other Court of law deemed to have jurisdiction over said violations; or,
- 2. An official or employee has been found in violation of any provision of Section 801 or 802 of Article VIII of the Home Rule Charter by a fair preponderance of the evidence by the Board of Commissioners of Haverford Township, or such other administrative body so designated and authorized by the Board and after a hearing and compliance with administrative due process under the Local Agency Law of the Commonwealth of Pennsylvania; or,
- 3. A person has been found in violation of any provision of Section 801 or 802 of Article VIII of the Home Rule Charter by an adjudication by a Court of competent jurisdiction within the Commonwealth of Pennsylvania, any other agency of the Commonwealth of Pennsylvania, the United States Government, or agency of the County of Delaware having jurisdiction over the conduct of any Township employee or official to the extent said violation of Section 801 or 802 of the Home Rule Charter is in violation of the Laws of the Commonwealth of Pennsylvania or the United States of America.
- E) For purposes of this Section, any Township employee or official found in violation of Section 801 or 802 of Article VIII of the Home Rule Charter or convicted of violation of Section 801 or 802 of Article VIII of the Home Rule Charter shall be disqualified from holding further office and suspended from further employment by the Township, without pay, pending any appeals taken from such decision or conviction of said official or employee.

#### ARTICLE IX

### CITIZEN PARTICIPATION

# Section 903 - Recall of Elected Officials

Any person holding an elective office in the government of Haverford Township, whether by election, succession or appointment to fill a vacancy, shall be subject to removal from office at a recall election in the manner provided in this Charter or as may otherwise be required by general law. Commissioners-at-Large and officers elected from the Township at-large may be removed only by petition and referendum of the voters of the Township at-large. Commissioners elected by Wards shall be subject to removal by petition and referendum only of voters of the Wards they represent.

### A - Recall Petition.

A recall of an incumbent of an elective office shall be initiated upon petition signed by forty percent of the registered electors voting at the last gubernatorial election in the Township in case of a Commissioner-at-Large or an official elected atlarge or in the respective Ward in the case of a Commissioner elected from a Ward. Every recall petition shall name the office and officer against whom it is directed. Each elector signing a recall petition shall add to his signature his residence, his election ward, and the date of signing. Signatures on a recall petition may be on separate sheets, but each sheet shall have appended to it the affidavit of some person, not necessarily a signer of the petition, that to the best of the affiant's knowledge and belief the persons whose signatures appear on the sheet are registered electors of Haverford Township, and in the case of a petition applying to a Commissioner elected from a Ward are registered electors of the Ward served by the Commissioner whose recall is sought, and that the petition was signed with full knowledge of the contents and purpose of the petition and that the residences are correctly given.

#### ARTICLE XI

#### TRANSITIONAL PROVISIONS

### Section 1101: Commissioners

Commissioners in office on the day before this Charter or any amendment thereto shall continue in office the remainder of the term to which they were elected. On the effective date of this Charter or any amendment thereto, they will assume the functions and duties of Commissioners as set forth in the Charter or any amendment thereto and be compensated as provided therein.

# Section 1109: Transition to an Eleven Member Commissioner Election Schedule and Transition Period.

A - Election of November, 1989. In this election, the Commissioners from each of the even numbered Wards (2,4,6 and 8) and two Commissioners-at-Large shall be elected. Four Commissioners from the even numbered Wards (2,4,6 and 8) shall be elected for four-year terms. Of the two Commissioners-at-Large elected at this election, the one (1) person receiving the highest number of votes shall serve for a four-year term; the one (1) person receiving the next highest number of votes shall serve for a two-year term only.

- B Election of November, 1991. In this election, five Commissioners from the odd numbered Wards (1,3,5,7 and 9) and one Commissioner-at-Large shall be elected. All Commissioners elected at this election shall serve for four-year terms, and hereafter, all Commissioners shall be elected for four-year terms as provided in Section 207 of this Charter.
- C. Election of November, 1993 and Future Elections. The four Commissioners from the even numbered Wards (2,4,6 and 8) and the one Commissionerat-Large shall be elected in November, 1993. The alternating pattern established in the elections of 1991 and 1993 shall continue thereafter.

### Section 1110: Effective Date.

If any amendments to this Charter are adopted, then the amendments to the Charter shall be in full force and effect for all purposes, except as may be otherwise enumerated within the Charter, by the first Commissioners' Meeting held in January of the year following the date of the election in which the voters of Haverford Township adopted the Charter amendments.

### Section 1111: Miscellaneous.

All transitional provisions within this Article, unless specifically amended shall be applicable to effectuate the orderly transition of the Government of Haverford Township to the extent necessary to implement the provisions of the Charter as it is amended from time to time.

SECTION 2. 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 10th day of August, A.D., 1987.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

#### ORDENANCE NO - Pl9-87

AN ORDINANCE OF THE TOWNHIP 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, and it is hereby enacted and ordained by the authority of the same:

- SECTION 1. That Section 175-30, Schedule XIX (175-94) of Ordinance No. 1960 be and the same is hereby supplemented so as to establish a TWO HOUR PARKING, FROM 7:30 A.M. to 5:30 P.M., MONDAY THROUGH SATURDAY, EXCLUDING SUNDAYS AND HOLIDAYS on the following highway or zone:
  - On Warrior Road, east side, approximately
     190 feet northwest of the existing NO PARKING HERE TO CORNER restriction at Treaty Road.
- SECTION 2. Upon effective date of this ordinance, the Highway Department shall install the 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 10th day of August, A.D., 1987.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI

President

Board of Commissioners

#### ORDINANCE-NOT-P20-87-

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, AMENDING ORDINANCE NO. 1960, ADOPTED JUNE 30, 1986, AND KNOWN AS THE "GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD" TO PROVIDE FOR THE DISBURSEMENT OF NEIGHBORHOOD PARK AND RECREATION IMPROVEMENT FUNDS.

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. That Ordinance No. 1960, ARTICLE VII, Section 182-716, B., paragraph (1) shall be amended in its entirety to provide as follows:

Such deposit shall be placed in a Neighborhood Park and Recreation Improvement Fund to be established by the Board of Commissioners. Such deposit shall be used by the Township for the acquisition of recreation land anywhere in the Township or for the improvement of existing recreation land in any neighborhood recreational or park facility of the Township at the sole discretion of a majority vote of the Board of Commissioners.

SECTION 2. 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 31st day of August, A.D., 1987.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

#### 0201NANCE= NO= 224232=

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 Ordinance No. 1960 be and the same is hereby supplemented and amended so as to remove the existing "No Parking - 7:00 A.M. to 9:00 A.M. and 4:00 P.M. to 6:00 P.M." sign and install a "NO PARKING AT ANY TIME" sign so as to prohibit parking of motor vehicles at any time on the following highway or part thereof in the Township:

- On Township Line Road, north side, eastwardly from Darby Road to the Township Boundary (before Rolling Road) approximately one and one-eighth miles.
- SECTION 2. That Section 175-31, Schedule XX (175-95) of Ordinance No. 1960 be and the same is hereby supplemented and amended so as to amend the existing "Parking For Doctor's Patients Only" by reducing the allotted parking area on the following highway or part thereof in the Township:
  - 1) On Park Road, east side, reducing the existing distance of 150 north of its intersection with Township Line Road to approximately 130 feet north of its intersection with Township Line Road.
- SECTION 3. Upon effective date of this Ordinance, the Highway Department shall remove the signs aforementioned and 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 September, A.D., 1987.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

#### ORDINANCE NO. P22-97

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 Ordinance No. 1960 be and the same is hereby supplemented and amended so as to establish a NO PARKING AT ANY TIME zone on the following highway or part thereof in the Township:

- 1) On Old Manoa Road, north side, from the eastern end of Old Manoa Road to a point approximately 100 feet west thereof.
- 2) On Miller Avenue, east side, to a point approximately 190 feet north from its intersection with Martin Avenue.
- SECTION 2. That Section 175-9, Schedule III (175-78) of Ordinance No. 1960 be and the same is hereby supplemented and amended so as to establish a DO NOT ENTER 7:00 A.M. TO 9:00 A.M. AND 4:00 P.M. TO 6:00 P.M. restriction on the following highway:
  - 1) On Ralston Avenue, from Pennview Road to Darby Road, for traffic traveling in an easterly direction.
- 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 28th day of September, A.D., 1987.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

## ORDINANCE NO = <del>1-2-3--0-</del>7

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 Ordinance No. 1960 be and the same is hereby supplemented and amended so as to establish a NO PARKING AT ANY TIME zone on the following highway or part thereof in the Township:
  - 1) On Olcott Avenue, west side of the 2500 block, from Willow Avenue to Loraine Street.
- SECTION 2. That Section 175-7, Schedule XI (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 highways or parts thereof in the Township:
  - On Washington Avenue, the unit block, from West Chester Pike to Garfield Avenue.
- 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 13th day of October, A.D., 1987.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

# ORDINANCE NO. 2004 ORDINANCE NO. = P24-87

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE COMMONWEALTH OF PENNSYLVANIA, AMENDING ORDINANCE NO. 1960, ADOPTED JUNE 30, 1986, AND KNOWN AS THE "GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD" AND FURTHER AMENDING ORDINANCE NO. 1488, CONSENTING TO THE TRANSFER OF AUTHORIZATION TO CONDUCT CABLE OPERATIONS IN HAVERFORD TOWNSHIP TO ULTRACOM OF MARPLE, INC.

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. Pursuant to Section 2 of Ordinance No. 1488, the Township of Haverford, Pennsylvania, hereby consents to the transfer by Harte-Hanks Cable, Inc., a Delaware Corporation, of the authorization of Harte-Hanks Cable, Inc. to conduct cable operations in Haverford Township to UltraCom of Marple, Inc., a Pennsylvania Corporation.

SECTION 2. All references in Ordinance No. 1488 to the name of the franchisee shall be changed to "UltraCom of Marple, Inc."

SECTION 3. 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 9th day of November, A.D., 1987.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

#### ORDINANCE NO: = P25-87

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 supplemented and amended so as to establish a "NO PARKING OF COMMERCIAL VEHICLES AT ANY TIME" restriction on the following highways or parts thereof in the Township:
  - 1) On Moewyn Road, both sides, from Darby Road to its terminus at Lansdowne Road.
- SECTION 2. 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 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 November, A.D., 1987.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

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," ADOPTED JUNE 30, 1986, FURTHER AMENDING AND SUPPLEMENTING CERTAIN SECTIONS OF CHAPTER 58 (BUILDING CONSTRUCTION) TO PROVIDE FOR REGULATIONS GOVERNING FENCES.

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:

ARTICLE 1. ADOPTION OF BUILDING CODE. That certain documents, copies of which are on file in the Office of the Building Regulations Department being marked and designated as "Basic Building Code," 1975 Edition, as published by the Building Officials and Code Administrators International, Delaware County, in the Commonwealth of Pennsylvania, for the control of buildings and structures as herein provided, and each and all of the regulations, provisions, penalties, conditions and terms of the "Basic Building Code," 1975 Edition, are hereby referred to, adopted and made a part hereof, as if fully set out in this Ordinance.

ARTICLE 2. ADDITIONS, DELETIONS, AND CHANGES. The following Section of the 1975 Building Officials and Code Administrators International "Basic Building Code" shall be revised accordingly:

#### SECTION 1309.0

(a) Application for a fence or retaining wall shall be completed on the form provided by the Building Regulations Department and a diagram of the area to be fenced or enclosed.

No fence or retaining wall may be erected until such work is approved by the Building/Zoning Officer, a permit issued and the required fees paid to the Township of Haverford.

- (b) At the discretion of the Building Officer a survey by a licensed professional land surveyor may be required and form part of the application.
- (c) Fences or retaining walls may not extend into the right-of-way nor split any division or boundary lines.
- (d) It shall be unlawful to erect or maintain a fence or retaining wall in the front yard area of any lot tract or parcel of land in the Township of Haverford, Delaware County, Pennsylvania.

Front yard area being that area from the building set-back line extending along the boundary or division line to the street right-of-way and then along the lot width at the street line unless authorized as a variance by the Zoning Hearing Board of Haverford Township.

Corner lot shall have two (2) front yards, that is one which is bounded on two (2) sides by streets.

(e) Fences and walls may be erected in the area immediate to the rear of the building set-back line. Said fences or walls may be six (6) feet in height maximum. However, fences or walls above four (4) feet in height must be fifty percent (50%) open. Provided further that no barbed wire, metal spike or dangerous fence shall be hereafter erected or maintained.

SECTION 1. ORDINANCE NO. 1960, CHAPTER 58, BUILDING CONSTRUCTION, SECTION 318.0, FENCES AND RETAINING WALLS, SHALL BE AMENDED AND SUPPLEMENTED AS FOLLOWS:

- (a) Fence Height. "Fence Height" means the vertical dimension measured upward from the surface of the ground at the proposed location of the fence, or upward from the finished ground level on the higher side where there is a necessary retaining wall required for purpose other than a false grade.
- (b) Temporary Fences. Exceptions. Nothing in this title shall be deemed to interfere with the erection of temporary fences around construction work, erected or maintained pursuant to the Building Code and other Ordinances of the Township of Haverford.
- (c) Fire Mazard. The Director of Codes Enforcement shall not grant a permit for the erection of any fence which constitutes a fire hazard either of itself or in connection with the existing structures in the vicinity nor which will interfere with the access in case of fire by the Fire Department to buildings in the vicinity or which will constitute a hazard to street traffic or to pedestrians.
- (d) All fences erected in the Township of Haverford shall have the finished side facing the adjacent property owners and/or the public right-of-way.
- (e) No fence at any time shall prevent the clear view of the motor vehicle traffic entering or leaving from adjoining streets and driveways.
- (f) Six foot (6') high solid fences will be permitted as a use-byright in the rear yards of properties zoned R-1 through R-9
  which are contiguous with Commercial Districts, C-1 through
  C-5; Office Districts O-1 and O-2; and LIN and INS.

SECTION 2. THAT ORDINANCE NO. 1960, SECTION 58-2, 114.1, J. (5), SHALL BE AMENDED AND SUPPLEMENTED AS FOLLOWS:

APPEALS AND FEES. Check in the amount of One Hundred Dollars (\$100.00) filing fee and One Hundred Dollars (\$100.00) stenographic fee made payable to the Township of Haverford, together with the required application for a variance, shall be submitted to the Office of the Department of Codes Enforcement, prior to the scheduling of a hearing before the Zoning Hearing Board.

SECTION 3. 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 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 30th day of November, A.D., 1987.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI

President

Board of Commissioners

## ORDINANCE NO - P27-87

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 Ordinance No. 1960 be and the same is hereby supplemented and amended so as to establish "NO PARKING AT ANY TIME" restrictions on the following highways or parts thereof in the Township:
  - On Mill Road, north side, from Earlington Road to Woodmere Way.
  - 2) On Pembroke Road, west side, from East Manoa Road to a point 180 feet south thereof.
- SECTION 2. Upon effective date of this Ordinance, the Highway Department shall install the appropriate signs in the said sections of 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 28th day of December, A.D., 1987.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, FIXING THE TAX RATE FOR THE YEAR 1988.

BE IT ORDAINED AND ENACTED, and it is hereby ordained and enacted by the Board of Commissioners of the Township of Haverford, Home Rule Municipality, County of Delaware, Commonwealth of Pennsylvania, that a tax be and the same is hereby levied on all real property within the Township of Haverford subject to taxation for the fiscal year 1988 as follows:

Tax rate for general purposes, the sum of
on each one hundred dollars of assessed valuation.
For debt purposes, the sum of
For debt purposes, the sum of
For Library purposes, the sum of
on each dollar of assessed valuation, or the sum of
For Recreation purposes, the sum of 18.41 mills on each dollar of assessed valuation, or the sum of 184.10 cents
on each dollar of assessed valuation, or the sum of
For Fire purposes, the sum of
on each dollar of assessed valuation, or the sum of
on each one hundred dollars of assessed valuation.  Protection to
Protection to For Persons & Property purposes, the sum of
on each dollar of assessed valuation, or the sum of
on each one hundred donars of assessed valuation.

The same being summarized in tabular form as follows:

	Mills on Each Dollar of Assessed Valuation	Cents on Each One Hundred Dollars of Assessed Valuation
Tax Rate for General Purposes Tax Rate for Debt Purposes Tax Rate for Library Tax Rate for Recreation Tax Rate for Fire Tax Rate for Protection to Tax Rate for Persons & Property) Tax Rate for Tax Rat	7.54 Mills 8.69 Mills 5.63 Mills 18.41 Mills 3.00 Mills 40.73 Mills Mills Mills Mills Mills Mills Mills	75.40 Cents 86.90 Cents 56.30 Cents 184.10 Cents 30.00 Cents 407.30 Cents Cents Cents Cents Cents
TOTAL	84.00 Mills	840.00 Cents

That any Ordinance or part of ordinance conflicting with this Ordinance be and the same is hereby repealed insofar as the same affects this Ordinance.

ADOPTED the 28th day of December, A.D., 1987.

TOWNSHIP OF HAVERFORD STEPHEN W. CAMPETTI President Board of Commissioners

Attest: Thomas J. Bannar

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, APPROPRIATING SPECIFIC SUMS ESTIMATED TO BE REQUIRED FOR THE SPECIFIC PURPOSES OF THE MUNICIPAL GOVERNMENT, HEREINAFTER SET FORTH, DURING THE YEAR 1988.

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

SECTION 1. That for the expenditures and expenses of the fiscal year 1988 the following amounts are hereby appropriated from the fund equities, revenues, and other financing sources available for the year 1988 for the specific purposes set forth below:

## BUDGET SUMMARY - ALL BUDGETED FORMS

	DODGET DOLLARICE	TIED DODOUG					
count	Classification	Total All			GOVERNMENTAL FUNDS		
um ber	Classification	Budgeted Funds	No.	General Fund	Highway Aid Fund	CIAL REVENUE FL Revenue Sharing Fund	Other Special Revenue Funds
	Assets - January 1	No. or constitution and	1	(1)	(35)	(85) (27) (85)	(02-05)
	Cash fincluding checking, savings, certificates of deposit, money market funds, etc.	\$ 1,639,224	2	\$ 889,724			749,500
	Accounts Receivable		3				
	Other Assets		4				
	Less Liabilities - January 1		Б	and the property frame of	THE RESERVE OF	THE PARTY OF THE P	<b>建筑水湖水</b>
	Accounts Payable (unpeld 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	1,639,224	9	889,724			749,500
	Revenues and Other Finencing Sources		10				
300	Taxes (from Schedule C)	6,869,869	11	6,869,869			
320	Licenses and Permits	512,300	12	512,300			
330	Fines and Forfeits	220,000	13	220,000			
840	Interest, Rents, and Royalties	230,000	14	170,000			60,000
150	Intergovernmental Revenue	1,046,573	15	557,135	489,438		
60	Charges for Services (Departmental Earnings)	3,756,660	16	1,931,160			1,825,500
80	Miscellaneous Revenues	379,035	17	369,535			9,500
90	Other Financing Sources	380,000	18	380,000			į
	Total Revenues and Other Financing Sources (sum of lines 11 thru 18)	13,394,437	19	11,009,999	489,438		1.895.000
	Total Available for Appropriation (sum of tines 9 and 19)	15,033,661	20	11,899,723	489,438		2.644.500
	Expenditures or Expenses and Other Financing Uses	日本の大学の中では、これでは、	21	of white and the a second	- The Line House	er Francisco Torre attraction	STEP STEP STEP STEP STEP STEP STEP STEP
00	General Government	726,602	22	726,602			
10	Public Safety (Protection to Persons and Property)	5,217,363	23	5,217,363			
20	Health and Welfare	157,139	24	157,139			
	Public Works—	The state of the s	25	The state of the state of	and the state	Back Charles	
26	Senitation	3,781,951	26	1,137,451			2,644,500
30	Highways, Roads, and Streets	2,406,485	27	1,917,047	489,438		
40	Other	148,376	28	148,376			
50	Culture—Recreation	2,001,260	29	2,001,260			
60	Conservation and Development		30			,	
70	Debt Service	594,485	31	594,485			
30	Miscelleneous Expenditures or Expenses		32				
90	Other Financing Uses		33				
	Total Expenditures or Expenses and Other Financing Uses (sum of lines 22 thru 33)	15,033,661	34	11,899,723	489,438		2,644,500
	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)	15,033,661	39	11,899,723	489,438	- 2	2,644,500

SECTION 2. That any ordinance conflicting with this ordinance be and the same is hereby repealed insofar as the same affects this ordinance.

ADOPTED this 28th day of December, A.D., 1987.

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 OF 1988, 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 1988 to be required is hereby determined to be \$1,730,000.00, 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 Thirty-Six Cents (\$1.36) 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 1988.
- SECTION 3. The sewer rent or charge for the year 1988 for each property within the Township of Haverford using the sewer system and facilities of the Township shall be charged at the rate of \$0.00136 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. 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 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 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 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 rentals 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. sewer rentals not paid prior to the date on which penalty shall be added as herein provided shall be deemed to be delinquent.

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

ADOPTED this 28th day of December, A.D., 1987.

TOWNSHIP OF HAVERFORD
BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

Attest: Thomas J. Bannar

### ORDINANCE NO. 2011.

#### ORDINANCE-NO--P1-88

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 A PARAGRAPH OF THE PEDDLING AND SOLICITING SECTION.

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 130, Peddling and Soliciting, Section 130-10, paragraph E., shall be amended to add the following sentence to paragraph E.:

"This provision applies only to residents of the Township of Haverford."

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 8th day of February, A.D., 1988.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

Attest: Thomas J. Bannar

## ORDINANCE+NO++P2+88

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 supplemented and amended so as to rescind the "NO PARKING OF COMMERCIAL VEHICLES AT ANY TIME" restrictions on the following highways or parts thereof in the Township:
  - 1) On Dorchester Road, the 1500 block, both sides, from Annabella Avenue to its terminus at Stanton Road.
- SECTION 2. That Section 175-27, Schedule XVI (175-91) of Ordinance No. 1960 be and the same is hereby supplemented and amended so as to establish a "NO PARKING AT ANY TIME THIS SIDE" restriction on the following highways or parts thereof in the Township:
  - 1) On Lawson Avenue, west side, from Merion Avenue to its intersection with Manoa Road.
- SECTION 3. That Section 175-9, Schedule III (175-78) of Ordinance No. 1960, be and the same is hereby supplemented and amended so as to establish a ONE WAY highway, DO NOT ENTER, 7:00 a.m. to 9:00 a.m., MONDAY THROUGH FRIDAY, except for school buses along the following highways:
  - 1) From Haverford Road, eastbound, on both Malvern Road and Hazelwood Avenue, from 7:00 a.m. to 9:00 a.m.
- SECTION 4. 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 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 14th day of March A.D., 1988.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI

President

Board of Commissioners

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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."

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 86-6, Article I (Fire Prevention Code), Ordinance No. 1960 be and the same is hereby supplemented to add the following:

- 1) All sprinkler system connections new and old shall be three-inch N.S.T. male screw couplings equipped with thread protectors caps and chains, or other type caps approved by the Fire Marshal.
- The number, location and interconnections of siamese connections shall be as directed by the Fire Marshal; provided, however, that buildings that face on two (2) streets shall have a minimum of two (2) siamese connections interconnected with the sprinkler system. The sprinkler system siamese connections shall be located approximately two (2) feet above ground level or as otherwise directed by the Fire Marshal.

SECTION 2. That Section 99-11, Article II (Life Safety Code), Ordinance No. 1960 be and the same is hereby amended to adopt the Life Safety Code 1985 Edition, as amended.

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 14th day of March A.D., 1988.

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 175-31, Schedule XX (175-97) of Ordinance No. 1960 be and the same is hereby supplemented and amended so as to establish the following as special parking zones wherein it shall be unlawful for any person to park any vehicle except as specifically provided:

- 1) One (1) space in front of the residential dwelling at 750 Lawson Avenue, north side, shall be designated as a "HANDICAPPED PARKING ONLY" zone.
- 2) One (1) space in front of the residential dwelling at 630 Old Lancaster Road, south side, shall be designated as a "HANDICAPPED PARKING ONLY" zone.

SECTION 2. That Section 175-28, Schedule XVII (175-92) of Ordinance No. 1960 be and the same is hereby supplemented and amended so as to establish a "NO PARKING OF COMMERCIAL VEHICLES AT ANY TIME" restriction on the following highways or parts thereof in the Township:

- On Green Briar Lane, both sides of the 100 block, from Glendale Road to Westgate Road.
- SECTION 3. Upon effective date of this ordinance, the Highway Department shall install appropriate signes 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 this 11th day of April, A.D., 1988.

TOWNSHIP OF HAVERFORD

BY:

STEPHEN W. CAMPETTI
President
Board of Commissioners

#### CIRDIINANCE NO.+ 12151-18181

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 establish the following as a special parking zone wherein it shall be unlawful for any person to park any vehicle except as specifically provided.

- 1) One (1) space in front of the residential dwelling at 877 Penn Street, east side, shall be designated as a "HANDICAPPED PARKING ONLY" zone.
- 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 this 25th day of April, A.D., 1988.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI

President

Board of Commissioners

## ORDINANCE=NO==P6=88

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, AUTHORIZING THE EXCHANGE OF REAL ESTATE PROPERTY WITH WILLIAM B. LUONGO, JR., AT THE NORTHWEST CORNER OF DARBY AND MANOA ROADS.

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. It is the intent of the Board of Commissioners to exchange two (2) 1,850 square foot parcels of ground located at the northwest corner of Darby and Manoa Roads with William B. Luongo, Jr., owner of said property to wit:

DESCRIPTION OF PROPERTY TO BE CONVEYED TO WILLIAM B. LUONGO, JR. BY THE TOWNSHIP OF HAVERFORD, HAVERFORD TOWNSHIP, DELAWARE COUNTY, PA

ALL THAT CERTAIN lot or parcel of ground, Situate in the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania, as shown on a plan entitled "CONVEYANCE PLAN" as prepared by Pennoni Associates, Inc., dated January 20, 1988 being more particularly described as follows, to wit:

BEGINNING at a point located the following two (2) courses and distances from the intersection of the title line of Darby Road (SR 2005, formerly LR 23047) with the title line of Manoa Road (SR 1002, formerly LR 719): 1) Extending along the title line in the bed of the aforesaid Darby Road, North seventeen degrees, fifty-five minutes West (N 17° 55"W), a distance of one hundred ninety-three and forty-six one-hundredths (193.46) feet to a point; thence, 2) extending from said point and crossing the bed of said Darby Road, South sixty-six degrees, thirty-four minutes West (S 66° 34'W), a distance of nineteen and three one-hundredths (19.03) feet to a point on the Westerly right-of-way line of Darby Road, being the point Thence, extending from the aforesaid point of of BEGINNING. BEGINNING the following four (4) courses and distances: Extending along the former common line between lands now or formerly of Haverford Township and lands now or formerly of William Luongo, South sixty-six degrees, thirty-four minutes West (S 66° 34'W), one hundred fifty-eight and twenty-five one-hundredths (158.25) feet to a point; thence 2) extending through lands now or formerly of Haverford Township, North seventeen degrees, forty-one minutes, twenty-two seconds West (N 17° 41' 22"W), a distance of eleven and seventy-five one-hundredths (11.75) feet to a point; thence 3) extending through lands now or formerly of Haverford Township, North sixty-six degrees, thirty-four minutes East (N 66° 34'E), a distance of one-hundred fifty-eight and twenty one-hundredths (158.20) feet to a point on the Westerly right-of-way line of

Darby Road; thence 4) extending along the Westerly right-of-way line of Darby Road, South seventeen degrees, fifty-five minutes East (S 17° 55'E), a distance of eleven and seventy-five one-hundredths (11.75) feet to the first mentioned point and place of BEGINNING.

CONTAINING 1850 square feet of land (.042 Acres).

DESCRIPTION OF PROPERTY TO BE CONVEYED TO THE TOWNSHIP OF HAVERFORD BY WILLIAM B. LUONGO, JR., HAVERFORD TOWNSHIP DELAWARE COUNTY, PA

ALL THAT CERTAIN lot or parcel of ground, Situate in the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania, as shown on a plan entitled "CONVEYANCE PLAN" as prepared by Pennoni Associates, Inc., dated January 20, 1988; being more particularly described as follows, to wit:

BEGINNING at a point on the Northerly right-of-way line of Manoa Road (SR 1002, formerly LR 719), said point being located the following two (2) courses and distances from the intersection of the title line of Darby Road (SR 2005, formerly LR 23047) with the title line of the aforesaid Manoa Road: 1) Extending along the title line in the bed of Manoa Road, South sixty-six degrees, thirty-four minutes West (S 66° 34'W), one hundred seventy-eight and forty-nine one-hundredths (178.49) feet to a point; thence 2) crossing Manoa Road, extending along lands now or formerly of Haverford Township, North twenty-three degrees twenty-six minutes West (N 23° 26'W,) forty and thirty-five one-hundredths (40.35) feet, to an iron pin on the Northerly right-of-way line of the aforesaid Manoa Road, being the point of BEGINNING. Thence extending from the aforesaid point of BEGINNING the following four (4) courses and distances: 1) Extending along the former common line between lands now or formerly of Haverford Township, and lands now or formerly of William Luongo, North twenty-three degrees, twenty-six minutes West (N 23° 26'W), a distance of one hundred fifty-two and twenty one one-hundredths (152.21) feet to a cross cut found in an existing concrete sidewalk; thence 2) extending along the former common line between lands now or formerly of Haverford Township, and lands now or formerly of William Luongo, North sixty-six degrees, thirty-four minutes East (N 66° 34'E), a distance of nineteen and eighty-one one-hundredths (19.81) feet to a point; thence 3) extending from said point through the lands now or formerly of William Luongo, South seventeen degrees, forty-one minutes, twenty-two seconds East (S 17° 41' 22"E), a distance of one hundred fifty-two and ninety-eight one-hundredths (152.98) feet to a point on the Northerly right-of-way line of the aforesaid Manoa Road; thence 4) extending along the Northerly right-of-way line of Manoa Road, South sixty-six degrees thirty-four minutes West (S 66° 34'W), a distance of four and fifty one-hundredths (4.50) feet to the first mentioned point and place of BEGINNING.

CONTAINING 1850 square feet of land. (.042 Acres)

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 25th day of April, A.D., 1988.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

## ORDINANCE NO := P7-88

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 is it hereby enacted and ordained by the authority of the same:

SECTION 1. That Section 175-9, Schedule III (175-78) of Ordinance No. 1960 be and the same is hereby supplemented and amended so as to designate the following as a ONE WAY street in the direction indicated:

- 1) Morris Road from Pont Reading Road to Woodcrest Avenue for traffic traveling in a northerly direction.
- SECTION 2. That Section 175-27, Schedule XVI (175-91) of Ordinance No. 1960 be and the same is hereby supplemented and amended so as to establish a NO PARKING AT ANY TIME restriction on the following highway:
  - 1) On Roosevelt Avenue, east side, from Harding Avenue to Washington Avenue.
- 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 31st day of May, A.D., 1988.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

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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."

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 rescind the existing restriction prohibiting the parking of commercial vehicles at any time on the following highway or part thereof in the Township:
  - On West Hillcrest Avenue, north side, from a point 85 feet west of Darby Road to Grasslyn Avenue.
- SECTION 2. That Section 175-29, Schedule XVIII (175-93B) 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. restriction on the following highway or part thereof in the Township:
  - On West Hillcrest Avenue, both sides, from Darby Road to Eagle 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 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 13th day of June, A.D., 1988.

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" BY INCREASING THE FINES FOR THE VIOLATIONS OF TOWNSHIP ORDINANCES.

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 Act 19 of 1988 of the Commonwealth of Pennsylvania authorizes an increase of fines for violations of Township Ordinances.

SECTION 2. Now, therefore, the Board of Commissioners hereby amends Ordinance No. 1960, the "General Laws of the Township of Haverford", by increasing fines for violations of the Township Ordinances in the following manner:

One Thousand Dollars (\$1,000.00) for a violation of a building, housing, property maintenance, health, fire or public safety code or ordinance and for water, air and noise pollution violations and not exceeding Six Hundred Dollars (\$600.00) for a violation of any other Township Ordinance.

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 13th day of June, A.D., 1988.

TOWNSHIP OF HAVERFORD

STEPHIN W. CAMPETTI President

Board of Commissioners

Attest:

Thomas J. Baikiar

## ORDINANCE NO. 2020.

## ORDINANCE\_NO\_P10-88

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 establish the following as special parking zones wherein it shall be unlawful for any person to park any vehicle except as specifically provided.
  - 1) One (1) space in front of the residential dwelling at 1424 Lawrence Road, northeasterly side, shall be designated as a "HANDICAPPED PARKING ONLY" zone.
- 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 this 27th day of June, A.D., 1988.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

Attest: Thomas J. Bannar

## ORDINANCE NO. PANKERX

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 ADDING A NEW SECTION PROHIBITING THE SMOKING OR CARRYING OF LIGHTED CIGARS, PIPES OR CIGARETTES IN THE TOWNSHIP OWNED BUILDINGS AND FURTHER ESTABLISHING FINES FOR THE VIOLATION THEREOF.

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. The "General Laws of the Township of Haverford", Ordinance No. 1960, adopted June 30, 1986, shall be amended by adding the following section:

No person shall smoke or carry any lighted cigar, pipe or cigarette in any building owned by the Township of Haverford, Municipal Entity, including but not limited to the Administration Building, Commissioners' Meeting Facility, Library, Skatium, Police Station and the Public Works Buildings.

SECTION 2. The provisions of this ordinance shall be enforced by the Code Enforcement Department, the Health Department and/or any sworn Public Officer.

SECTION 3. Any person violating this ordinance can be ejected from the building and is subject to a fine of not more than One Thousand (\$1,000.00) Dollars.

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 8th day of August, A.D., 1988.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

ATTEST: Thomas J. Bannar Township Manager/Secretary

#### ORDINANCE NO. 223 XXX 2023

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 KNOW 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 that:

SECTION 1. That Section 175-27, Schedule XVI (175-91) of Ordinance No. 1960 be and the same is hereby supplemented and amended so as to establish a NO PARKING AT ANY TIME restriction on the following highway:

1) On West Chester Pike, north side, between Shelbourne Road and Manoa Road.

SECTION 2. That Section 135-31, Schedule XX (175-95) of Ordinance No. 1960 be and the same is hereby supplemented and amended so as to establish a HANDICAPPED PARKING ZONE restriction on the following highway:

1) In front of 152 and 154 Juniper 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 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 13th day of September A.D., 1988.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

## ORDIINANCE: NOV + 17:15-48:8+

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 RAISING THE MONETARY LIMITS ON PURCHASING.

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. The "General Laws of the Township of Haverford", Ordinance No. 1960, adopted June 30, 1986, shall be amended to wit:

- Α. ARTICLE X (FISCAL AFFAIRS) Section 4-1008 (Establishment of Purchasing System) paragraph D shall be amended in its entirety to read as follows: The Township Manager shall have the authority to execute purchases and contracts with a value of less than \$5,000.00. Purchases and contracts with a value from \$5,000.00 to less than \$10,000.00 can be authorized by the Township Manager without the formal bid process, if approved by public vote of the Board of Commissioners. All purchases and contracts with a value of \$10,000.00 or more must be made through the competitive bidding process except where specifically stated otherwise in the Charter or Administrative Code.
- B. ARTICLE X (FISCAL AFFAIRS) Section 4-1008 (Establishment of Purchasing System) paragraph E item (3), (a) shall be deleted in its entirety.
- C. ARTICLE X (FISCAL AFFAIRS) Section 4-1008 (Establishment of Purchasing System) paragraph E item (3), (b) shall be amended to increase the \$7,000 limit to \$10,000.
- D. ARTICLE X (FISCAL AFFAIRS) Section 4-1008 (Establishment of Purchasing System) paragraph E item (4), shall be amended to increase the \$7,000 limit to \$10,000.

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 September, A.D., 1988.

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 175-31, Schedule XX (175-95) of Ordinance No. 1960 be and the same is hereby supplemented and amended so as to establish the following as a special parking zone wherein it shall be unlawful for any person to park any vehicle except as specifically provided.
  - 1) One (1) space in front of the residential dwelling at 536 Wales Road, south side, shall be designated as a "HANDICAPPED PARKING ONLY" zone.
  - 2) One (1) space in front of the residential dwelling at 816 Martin Avenue shall be designated as a "HANDICAPPED PARKING ONLY" zone.
  - 3) One (1) space in front of the building at 21 North Eagle Road shall be designated as a "HANDICAPPED PARKING ONLY" zone.
- SECTION 2. That Section 175-93, Schedule XVIII (175-29A) of Ordinance No. 1960 be and the same is hereby supplemented and amended so as to change "NO PARKING ON SCHOOL DAYS" to "NO PARKING ON SCHOOL DAYS 8AM to 4PM" restriction on the following highway:
  - 1) Mill Road between Beverly and Wexford Road.
- SECTION 3. 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 mph speed limit on the following highways:
  - 1) Entire length of Rairoad Avenue and Lewis Road.
- SECTION 4. 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 15 mph SCHOOL ZONE on the following highway:
  - 1) Hathaway Lane from Eagle Road to Clover Lane.
- SECTION 5. That Section 175-93, Schedule XVIII (175-29A) of Ordinance No. 1960 be and the same is hereby supplemented and amended so as to establish a "NO PARKING BETWEEN SIGNS 8PM to 6AM" restriction on the following highway:
  - 1) Llanerch Avenue at Mercer Avenue in front of 33 Fulmer Avenue were present signs are to be removed read "NO PARKING BETWEEN 8PM to 6AM".
- SECTION 6. 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 7. 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 day of A.D., 1988.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

Attest: Thomas J. Bannar

#### ORDINANCE NO. = P17-08

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 establish the following as a special parking zone wherein it shall be unlawful for any person to park any vehicle except as specifically provided.

- One (1) space in front of the residential dwelling at 162 Juniper Road, southerly side, shall be designated as a "HANDICAPPED PARKING ONLY" zone.
- 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 this 11th day of October, A.D., 1988.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

## ORDINANCE-NO--P14-88

## (SLOPE CONTROL REGULATIONS)

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, TO GOVERN AND REGULATE THE GRADING OF LAND, THE MODIFICATION OF NATURAL TERRAIN, THE ALTERATION OF DRAINAGE, THE MAINTENANCE OF ARTIFICIAL STRUCTURES AND SURFACES; AND MAINTENANCE OF DRAINAGE NECESSARY TO REGULATE SLOPE CONTROL; REQUIRING THE SECURING OF GRADING PERMITS; PROVIDING FOR THE ENFORCEMENT THEREOF; AND PROVIDING FOR PENALTIES IN THE EVENT OF A VIOLATION OR VIOLATIONS THEREOF.

THE BOARD OF COMMISSIONERS OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, DOES HEREBY ORDAIN:

SECTION 1. SHORT TITLE. This Ordinance shall be known and may be cited as the Township of Haverford Slope Control Ordinance.

SECTION 2. <u>PURPOSE</u>. The purpose of this ordinance is to encourage the sensitive treatment of hillsides and the related soil and vegetation resources in an effort to minimize adverse environmental impacts.

## SECTION 3. OBJECTIVES.

- To conserve and protect slopes from harmful land disturbances, i.e., excessive grading, land form alteration and excessive removal of vegetation.
- 2. To avoid potential hazards to property and the destruction of ecological balances, which may result in incrased runoff, flooding, soil erosion and sedimentation, blasting and ripping of rock, landslide and soil failure.
- To encourage the use of slopes for open space and other uses which are compatible with the preservation and protection of natural resources.
- 4. To combine with other zoning, subdivision and land development.
- 5. To permit only those uses that are compatible with development of slope areas in order to avoid accelerated erosion, soil failure, accelerated seepage, or other conditions, which may cause a danger to life and/or property.
- 6. To promote the ecological balance among those natural system elements, i.e., wildlife, vegetation, and aquatic life, which could be adversely affected by inappropriate development of steep slope areas.

- 5. Areas 15% to 25% slope (permitted by special exception).
  - a. Stormwater management facilities.
  - b. Sanitary sewer and sewage pump stations.
  - c. Road or access driveways, provided the driveway grade is less than 10%.
- 6. Areas 15% to 25% slope (prohibited uses).

Those uses described for greater an 25% slope except for roads and access driveways and on-lot sewage disposals systems.

## SECTION 5. DISTURBANCE OF GROUND COVER.

No person shall directly or indirectly disturb vegetation ground cover on more than the following percentages of each classification of land.

Slope Classification (Maximum)

Steep (15% to 25%)

15%

Very Steep (greater than 25%)

5%

SECTION 6. DATA REQUIRED FOR PERMIT. The following information is required from an applicant for any land development or subdivision on preliminary plan submitted.

- 1. Typical cross-sections and elevations.
- 2. Description of existing land cover.
- 3. Soil types.
- 4. Narrative report describing slope, soil, and vegetation, proposed buildings, types of foundations, landscaping, sewage disposal, water supply, erosion and sedimentation control measures.
- 5. Site plan indicating shading of areas of steep or very steep slopes.
- 6. Use and slopes within 200 feet of property involved.

SECTION 7. <u>CONTOUR MAPPING</u>. All subdivision and land development plans shall include a contour map with two foot (2') coutours on a horizontal scale of not more than l" - '50'. Said contour map shall be sealed by a registered engineer or surveyor and shall be derived from actual topographic surveys.

The following sloped areas shall be delineated as follows: 15% to 25% (15 foot to 25 foot fall in 100 feet) - Steep Slopes. Greater than 25% (25 foot fall in 100 feet) - Very Steep Slopes. SECTION 8. LIABILITY. Neither the approval of any proposed subdivision by any officer, employee or agency of the Township of Haverford, nor the grant of any subdivision approval by the Board of Commissioners of the Township of Haverford, shall constitute a representation, guaranty or warranty of any kind by the Township of Haverford or by any of its officers, employees, agencies or members of its agencies of the safety or practicalilty of the proposed subdivision and use, and such approval or grant of approval shall create no liability on the part of the Township of Haverford, its officers, employees, agencies or members of its agencies.

SECTION 9. PENALTY. Any person, firm or corporation violating any provision of this ordinance shall, upon summary conviction before any District Justice of the Peace, pay a fine not exceeding One Thousand Dollars (\$1,000.00) and costs of prosecution and in default of one payment of the fine and costs, the violator may be sentenced to the County Jail for a term of not more than thirty (30) days. Each and every day in which any person, firm or corporation shall be in violation of this ordinance shall constitute a separate offense.

SECTION 10. REPEALER. Any ordinance or part of ordinance to the extent that it is inconsistent is hereby repealed.

SECTION 11. 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.

ENACTED AND ORDAINED this 31st day of October, A.D., 1988.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

## ORDINANCE-NOT-P18-88

AN ORDINANCE OF THE TOWNSHIP OF HAVEEFORD, 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 establish the following as a special parking zone wherein it shall be unlawful for any person to park any vehicle except as specifically provided.
  - One (1) space in front of the residential dwelling at 147 Upland Road, westerly side, shall be designated as a "HANDICAPPED PARKING ONLY" zone.
- 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 this 31st day of October, A.D., 1988.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

Attest: Thomas J. Bannar

#### = ORDINANCE= NO-= P19-88

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 that:

SECTION 1. That Section 175-27, Schedule XVI (175-91) of Ordinance No. 1960 be and the same is hereby supplemented and amended so as to establish NO PARKING HERE TO CORNER restrictions on the following highways:

- 1) On Haverford Road, north side, approximately ninety (90) feet east of its "T" intersection with Winchester Road.
- 2) On Winchester Road, west side, approximately forty-five (45) north of its "T" intersection with Haverford Road.
- 3) On Winchester Road, east side, approximately thirty (30) feet north of its "T" intersection with Haverford Road.
- 4) On Bryn Mawr Avenue, west side, approximately thirty (30) feet south of its "T" intersection with Loraine Street.
- SECTION 2. That Section 175-28, Schedule XVII (175-92) of Ordinance No. 1960 be and the same is hereby supplemented and amended so as to establish NO PARKING OF COMMERCIAL VEHICLES AT ANY TIME zones on the following highway:
  - On Annabella Avenue, both sides, from Eagle Road to Dorchester Road and Sarah Avenue
- SECTION 3. That Section 175-31, Schedule XX (175-95) of Ordinance No. 1960 be and the same is hereby supplemented and amended so as to RESCIND the following as a special parking zone wherein it shall be unlawful for any person to park any vehicle except as specifically provided:
  - 1) One (1) space in front of the residential dwelling at 1612 Lynnewood Drive designated as A HANDICAPPED PARKING zone.

SECTION 4. That Section 175-31, Schedule XX (175-95) of Ordinance No. 1960 be and the same is hereby supplemented and amended so as to ADD to the existing special parking zone the following restriction:

1) At 162 Juniper Road, designated as a HANDICAPPED PARKING ONLY zone ON WEEKDAYS ONLY FROM 6:00 A.M. to 6:00 P.M.

SECTION 5. 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 6. Any ordinance of part of ordinance to the extent that it is inconsistent herewith is hereby repealed.

ADOPTED this 14th day of November, A.D., 1988.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI

President

Board of Commissioners

## GRDINANCE=NG==P20=88

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 ADDING PENSION ALTERNATIVES FOR ELECTED OFFICIALS.

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. The "General Laws of the Township of Haverford," Ordinance No. 1960, adopted June 30, 1986, shall be amended to add the following to Chapter 30, ARTICLE IV (Municipal Employees Pension Plan) SECTION 30-35.1:

- D. "In the event a Commissioner who defers retirement beyond normal retirement age (i.e., attainment of age sixty-two (62) and eight (8) years of service), such Commissioner, upon actual retirement, shall receive a benefit equal to the greater of (a) or (b) as follows:
  - (a) A benefit that is the <u>Actuarial Equivalent</u> of the benefit that would have been payable had the Commissioner retired on his normal retirement age or August 13, 1984, whichever is later.
  - (b) A benefit based on the Commissioner's years of service at actual retirement where such benefit is the Actuarial Equivalent of the benefit that would have been payable had the Commissioner retired immediately upon the completion of twelve (12) years of service if actual years of service are more than twelve (12) but less than sixteen (16) years or immediately upon the completion of sixteen (16) years of service if actual years of service are more than sixteen (16) years.

For these purposes, <u>Actuarial Equivalent</u> shall mean a benefit that includes the value of foregone pension payments during the applicable period of deferred retirement accumulated with interest at the rate of eight percent (8%) per annum compounded annually."

## (1) Post-Retirement

A retiring Commissioner may elect to receive retirement benefits under a form of payment where fifty percent (50%) or, alternatively, one hundred percent (100%) of his retirement benefits will be continued to his surviving beneficiary.

A Commissioner who has attained age sixty-two (62) and eight (8) years of service but who has not retired may also elect survivor coverage whereby should he die prior to actual retirement, his surviving beneficiary will be entitled to fifty percent (50%) or, alternatively, one hundred percent (100%) of the retirement benefit that would have been payable had the Commissioner been retired.

A Commissioner who elects such post-retirement survivor coverage shall bear the entire cost of such coverage by agreeing to receive an actuarially equivalent reduced retirement benefit.

## (2) Pre-Retirement

4. 1. 2. 2. 2. 2. 2.

Upon the death of a Commissioner prior to the attainment of age sixty-two (62) and eight (8) years of service, providing such Commissioner had elected pre-retirement survivor coverage two (2) years prior to retirement, the designated beneficiary of such Commissioner will be entitled to a monthly benefit commencing on the date the Commissioner would have attained age sixty-two (62) and eight (8) years of service. The amount of such benefit shall be one hundred percent (100%) of the benefit that would have been payable to the Commissioner.

A Commissioner who elects such pre-retirement survivor coverage shall bear the entire cost of such coverage by agreeing to an actuarially equivalent increase in the rate of his own contributions to the Plan.

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 28th day of November, A.D., 1988.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

Attest: Thomas J. Bannar

# COMMONWEALTH OF PENNSYLVANIA

# ANNUAL BUDGET REPORT

COMMONWEALTH Of PENNSYLVANIA

for the year

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

## CERTIFICATION

Co	Secretary of Community Affairs ommonwealth of Pennsylvania arrisburg, Pennsylvania			•	
	the undersigned, the duly elected, qualified, a appointed,		Secretary/Gla	<u>ek</u>	<del></del>
of the	Township of Haverford  Cky, Borough, Township  Home Rule Municipality  onwealth of Pennsylvania, hereby do certify tha	≟ in the Co t:	ounty of	Delaware	
	The Annual Budget was prepared according to  Home Rule Municipality on  City Council, Borough Council  Board of Township Commissioners  Board of Township Supervisors  Governing Body of Home Rule Municipality	Octobe	r 31	_, 19 <u>88</u> :	body of
	The Annual Budget was published or otherwise on November 28, 198; and  All financial data and other information set for				
In	the best of my knowledge and belief.  witness whereof, I have hereunto set my hand a  27th day of December , A		Uny ( Do	Township of H	<u>ave</u> rford
		S <del>r.,</del> Mu	<del>vetary</del> nicipal Clerk/S	<del>into and Finance</del> Secretary Bannar	

(SEAL)

,	ORDINANCE NO. 2032
•	RESOLUTION-NO
	TMOTION
AN ORDINANCE OF	THE CITY OF
AN ORDINANCE A RESOLUTION A MOTION	of the Borough of
AN ORDINANCE	of the Township ofHaverford
An ORDINANCE Ordinance, Resolution Motion	OF THE TOWNSHIP OF HAVERFORD  Municipality
in the County of	Delaware,
	ennsylvania, appropriating specific sums estimated to be required for the the municipal government, hereinafter set forth, during the year 1989
	AINED AND ENACTED, and it is hereby ordained and enacted OLVED AND ENACTED; and it is hereby resolved and enacted
	ED AND ENACTED, and it is nevel and enacted moved and enacted
by the City Council of	f-the-City-of,
B <del>orough Co</del>	uncil of the Borough of
Municipa	ownship Commissioners of the Township of Haverford, a Home Rule ality
Home Rule Mu	of the of,
County ofDelay	vare , Commonwealth of Pennsylvania:
following amounts are	1. That for the expenditures and expenses of the fiscal year 19 <u>89</u> the e hereby appropriated from the fund equities, revenues, and other financing the year 19 <u>89</u> for the specific purposes set forth on the following pages.

Account Number	Classification	Total All Budgeted Funds	L-ce N
	Assets - January 1	Account to	1
	Cash (including checking, savings, certificates of deposit, money market funds, etc.	\$ 1,617,794	2
	Accounts Receivable		3
	Other Assets		4
	Less Liabilities - January 1		
	Accounts Payable (unpaid bills)		_ 6
<u>. ,</u>	Other Liabilities		_
	Less Fund Equity Reserves - January 1	,	8
	Fund Equity (sum of lines 2, 3, 4 less 6, 7, 8) - January 1	1,617,794	
	Revenues and Other Financing Sources		10
300	Taxes (from Schedule C)	6,913,285	1
320	Licenses and Permits	414,550	1:
330	Fines and Forfeits	220,000	1
340	Interest, Rents, and Royalties	250,300	1
350	Intergovernmental Revenue	1,095,037	1
360	Charges for Services (Departmental Earnings)	3,948,579	1
380	Miscellaneous Revenues	383,564	1
390	Other Financing Sources	390,000	1
	Total Revenues and Other Financing Sources (sum of lines 11 thru 18)	13,615,315	1
	Total Available for Appropriation (sum of lines 9 and 19)	\$15,233,109	2
	Expenditures or Expenses and Other Financing Uses		2
400	General Government	729,253	2
410	Public Safety (Protection to Persons and Property)	5,072,578	2
420	Health and Welfare	162,499	2
	Public Works—	** - 1 T.	2
426	Sanitation	3,742,554	2
430	Highways, Roads, and Streets	2,890,986	2
440	Other		2
450	Culture—Recreation	2,059,817	2
460	Conservation and Development		3
470	Debt Service	575,422	3
480	Miscellaneous Expenditures or Expenses		3
490	Other Financing Uses		3
	Total Expenditures or Expenses and Other Financing Uses (sum of lines 22 thru 33)	\$15,233,109	] 3
	Assets - December 31		1
	Less Liabilities - December 31		1;
<del></del>	Less Reserves - December 31		1
<del></del>	Unappropriated Fund Equity (line 35 less lines 36 and 37)		1
	Total Appropriated and Unappropriated (sum of lines 34 and 38)	\$15,233,109	3

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RUDGET	SHMMARY_	ALL BUD	CETED	ELIMING

Schedule A

	<del></del>			RY-ALL BUD	GETED FUNDS	<u> </u>	Schedule A
L			ERNMENTAL FUN CIAL REVENUE FU				
n e No.	General Fund	Highway Ald Fund (35)	Revenue Sharing Fund (85)	Other Special Revenue Funds (02-05)	Other Governmental Funds	Sewer Proprietary Funds (06-09)	Fiduciary Funds (50-69)
1				, and the second			
2	\$ 975,019					\$ 642,775	
3							
4							
5	100			100			
6							
7							
8							
	\$ 975,019					642,775	
10	•					,	
11	6,913,285						
12	414,550						
13	222,000				e		·
14	190,300					60,000	
15	589,507	505,530				00,000	
16	2,088,579	303,330				1,860,000	
17	376,764					6,800	
18	390,000					0,000	
19	11,182,985						
<u> </u>	\$ 12,158,004	505,530				\$ 2,569,575	
21		303,330				¥ 2,303,373	
<b>—</b>	\$ 729,253						
23	5,072,578						
24	162,499						
25	202,100						
26	1,172,979			****		2,569,575	
27	2,385,456	505,530				2,507,575	
28	_,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	303,330					
29	2,059,817						
30	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	<del></del>					
31	575,422						
32	2.09,100				·		
33							
34	12,158,004	505,530				2,569,575	
35			<del> </del>			2,000,010	
36							
37							
38							
39	12,158,004	505,530				2,569,575	
	,,	JUJ 9 J J J J				ر <i>ا</i> رووں رے	

SECTION 2	2. That any	ordinance resolution raction	conflicting	g with	this r	rdinance relution.	be and	d the sam	ıe
is hereby repealed inso	far as the sar	ne affects t	ordinand his r <del>tsolutic</del> n <del>notio</del> n.	ce. ₩1.					
ADOPTED 7	гніѕ <u>2</u>	7th	. day of	Dece	ember		, A	.D. 19 <u>8</u> 1	3
City Mayor B <del>orough Mayor</del> Bected Executive			P <del>resident of</del> President of	the Borou the Board the Board	i <del>gh Goun</del> I of Town	iship Commis	sionere	AMPETT	Ē
		CERT	IFICATION	ı					
To the Secretary of Con Commonweal Harrisburg, Po	lth of Pennsy	airs Ivania							
I hereby certi	fy that the fo	oregoing is	a true and c	orrect (	сору о	Ordinand f <del>Resoluti</del> A Mutio	<del>on No.</del> _		-
enacted by the Town	vnship ugh, Township c Municipality	of	Haverfo	rd			<del></del>	,	
in the County ofDel	aware	on the	27th	. day of	De	ecember	A.l	D. 19 <u>88</u> .	
	•			~~ 'rr	Thoma	g T D			
				To	<del>orough S</del> ownship	S J. B. ecretary Secretary Clerk/Secretary			

(SEAL)

# CITY, BOROUGH, FIRST CLASS TOWNSHIP OR HOME RULE MUNICIPALITY

## TAX LEVY ORDINANCE

		T OKDINANCE		
	OKDINAN(	CE NO. 2031		
AN ODDINANCE ==	CITY OF		,	
AN ORDINANCE OF THE	TOWNSHIP OF	HAVERFORD		
		OF _	icipality	
		Home Rule Mun	icipality	
County ofDelawar	е			
fixing the tax rate for the ye	ear 19 <u>89</u> .	,	Commonwealth of	Pennsylvania,
BE IT ORDAINE				
	D AND ENACTED, a	and it is hereby ord	lained and enacted	
City Conneil of the	- City - C	,	,	
w the Dorollah Council o	f the D		,	
		he Township of	Haverford	
- · · · · · · · · · · · · · · · · · · ·	Home Rule Municipality			
ounty of <u>Delaware</u>				
ounty ofDelaware			Commonwealth of Pe	
		<del></del> , c	ommonwealth of Pe	ennsylvania:
hat a tax be and the same	is hereby levied on	all root	real property	
	y nea on	an real property	and occupations	within the
wnship of Haverfor	:d		ecoupations	
l <del>y, Borough</del> , Township, Home Rule I	Junicipality subject	to taxation for the	fiscal year 19_89	as follows.
Ownship of Haverfor Ty, Borough, Township, Home Rule M Tax rate for general purpo on each dollar of assessed on each one hundred dollar	oses, the sum of			ds follows:
on each dollar of assessed	valuation, or the sum of		4.55 mills	3
on each one hundred doll	ars of assessed valuation.	••••••	<u>45.50</u> cent	S
For debt purposes, the sur on each dollar of assessed on each one hundred dolla	n of			
on each dollar of assessed	valuation, or the sum of	• • • • • • • • • • • • • • • • • • • •	8.38 mills	
on each one hundred dolla	rs of assessed valuation.		83.80 cents	
For Library on each dollar of assessed on each one hundred dollar	purposes, the	3 Sum of	6.05	
on each dollar of assessed on each one hundred dollar	valuation, or the sum of.		$\frac{6.35}{63.50}$ mills	
For Recreation	s or assessed valuation.		cents	
For Recreation  on each dollar of assessed won each one hundred dollar  Brotection to	purposes, the	sum of	18.53	
on each one hundred dollar	s of assessed valuation		185.30 mills	
For Persons and Pro	perty		conts	
on each dollar of assessed va	duation, or the sum of	sum of	43.19 mills	
For Persons and Pro on each dollar of assessed va on each one hundred dollars	of assessed valuation.	• • • • • • • • • • • • • • • • • • • •	431.90 cents	
For	DUIDOSAS tha	Rum of		
For on each dollar of assessed va on each one hundred dollars	luation, or the sum of.	ouiii 01	· · mills	
For	or assessed valuation.		cents	
Foron each dollar of assessed valon each one hundred dollar	purposes, the s	um of.		
on each dollar of assessed val on each one hundred dollars	uation, or the sum of		mills	
For				
For	purposes, the si	ım of	milla	
on each one hundred dollars of	of assessed valuation		· Cents	

Secretary/ Thomas J. Bannar

(SEAL)

### DEBT AND TAX AND REVENUE ANTICIPATION NOTES REPORT

#### Schedule B

Purpose	Year of Issue	Outstanding  January 1, 19 89	Principal To Be Paid During Y ear	Interest To Be Paid During Year	Outstanding December 31, 19 89
General Obligation Bonds and Notes					300000000000000000000000000000000000000
Electoral					· · · · · · · · · · · · · · · · · · ·
Non-electoral	1973	\$ 625,000	95,000	28,375	530,000
	1974	450,000	75,000	25,688	375,000
	1977	675,000	75,000	33,694	600,000
	1979	20,000	20,000	1,200	-0-
Bend Anticipation Notes (5408)	1985	480,000	60,000	35,340	420,000
	1986	500,000	100,000	26,125	400,000
Small Borrowing for Capital Purposes (\$409)				-	
Cinfunded Debt (\$509)-					
Total General Obligation Debt		\$ 2,750,000	425,000	150,422	2,325,000
Revenue Bonds and Notes					
Electoral					
Non-electoral					
- 40 No. 10 No.					
Total Revenue Debt		-			
ease Rental Debt					
Total Debt		\$ 2,750,000	425,000	150,422	\$ 2,325,000
ax and Revenue Anticipation Notes (§501)		2,730,000	423,000	130,722	T 2,323,000
otal Debt and Tax and Revenue Anticipation Notes		\$ 275,000	425,000	150,422	\$ 2,325,000

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

Schedule C

**TAXES** 

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All Other Funds Debt Service Funds Other Special Revenue Funds (04-05) Special Revenue Funds Fire Protection Fund (3) Street Lighting Fund (2) 6,016,470 218,815 5,798,285 60,000 5,953,285 60,000 35,000 General Fund (1) 6,016,470 218,815 60,000 60,000 35,000 5,953,285 5,798,285 Total All Funds 84 mills ⊤ax Rate OCCUPATION (municipal code) Current Year's Levy - Net Current Year's Levy - Gross Current Year's Levy - Gross Current Year's Levy - Net Classification Prior Year's Levy - Net Delinquent Levy - Net Prior Year's Levy - Net Definquent Levy - Net Total Real Property Less Uncollectable Less Uncollectable Interim Levy - Net REAL PROPERTY 301.40 301.10 Zo . . 4000554 301.30 301.20 305,10 305.20 305.30 301

Current Year's Levy - Net RESIDENCE (3rd class cities) Current Year's Levy - Gross Prior Year's Levy - Net Delinquent Levy - Net Less Uncollectable Total Occupation Total Residence 308.30 308.10 308.20 308

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					S	Special Revenue Funds	s		
	Classification	Tax	Total	General	Street	Fire	Other Special	Debt	All Other
		Rate	Funds	Fund (1)	Fund (2)	Fund (3)	Funds (04-05)	Funds	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 Levy - Net								
310.03									
310.00	Total Per Capita		-						
310.10	Real Estate Transfer Tax	.005	530,000	530,000					
310.20	Earned Income Tax								
310.30	Mercantile Taxes Who Lesale	- 188 ·	250,000	250,000					
	Occupation Act 511)								
	Current Year's Levy - Gross								
	Less Uncollectable								
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	180,000	180,000					
310.91	House Trailer								
310.92	Lease Rental								
310.9	Other					,			
310.9	Other								
310.9	Other								
	Total Local Tax Enabling Act		960,000	960,000					
	TOTAL TAXES		6,913,285	6,913,285					

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 OF 1989 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 1989 to be required is hereby determined to be \$1,730,000.00, 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 Thirty-Six Cents (\$1.36) 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 1989.
- SECTION 3. The sewer rent or charge for the year 1989 for each property within the Township of Haverford using the sewer system and facilities of the Township shall be charged at the rate of \$0.00136 per gallon for water consumed or used by said property.
- SECTION 4. 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. 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 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 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 rentals 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. sewer rentals not paid prior to the date on which penalty shall be added as herein provided shall be deemed to be delinquent.

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

BY:

ADOPTED this 27th day of December, A.D., 1988.

Attest: Thomas J. Bannar
Township Manager/Secretary

TOWNSHIP OF HAVERFORD STEPHEN W. CAMPETTI President Board of Commissioners

#### ORDINANCE -140 -- P22-88

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," DESIGNATING STORAGE GARAGES FOR DISABLED VEHICLES.

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 175-65, ARTICLE IX of Ordinance No. 1960, adopted June 30, 1986, shall be amended to provide as follows:

SECTION 175-65. Approved storage garages designated.

Upon the filing with the Township of proof of insurance indemnifying the Township of Haverford and the owner of any motor vehicle whose motor vehicle may be impounded or stored against the loss thereof or injury or damage thereto while in the custody of such poundkeeper, Havertown Auto Body, 1375 Lawrence Road, is hereby designated as the official pound for the impounding and storage of any motor vehicle removed, towed, stored or impounded under this Article or any other ordinance of the Township of Haverford. Further, Havertown Auto Body shall authorize additional towers of disabled vehicles with written approval of the Board of Commissioners.

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 27th day of December, A.D., 1988.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI

President

Board of Commissioners

Attest: Thomas J. Bannar
Township Manager/Socre

## ORDINANCE NO. 2035 ORDINANCE=NO==P23=88

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," REGULATING THE DISPOSAL OF MEDICAL WASTE.

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 95-18 of ARTICLE IV of the "General Laws of the Township of Haverford," Ordinance No. 1960, adopted June 30, 1986, shall be amended to add the following paragraph:

I. All medical waste, including but not limited to tongue depressors, cotton swabs, medical gloves, surgical gowns, table paper, bandages and gauze, needles and syringes, pathological wastes, liquids, throat cultures, and similar waste material must be placed in suitable closed containers before being placed in normal trash in order to prevent exposure to the general public and the trash collectors in particular.

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 27th day of December, A.D., 1988.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

Attest: Thomas J. Bannar

#### ORDINANCE NO := P24-88

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 175-34, ARTICLE IV of Ordinance No. 1960 be and the same is hereby supplemented and amended so that an owner or lessee of a single family residence located within areas designated shall be entitled to one (1) or more permits and resident parking stickers designated by Resolution on the following roadway:
  - 1) On Mifflin Avenue, both sides, in its entirety.
- 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 parking prohibition on the following highway or parts thereof:
  - 1) On Grove Place, west side, from Ashurst Road to a point 160 feet south thereof.
- SECTION 3. That Section 175-31, Schedule XX (175-95) of Ordinance No. 1960 be and the same is hereby supplemented and amended so as to establish RESIDENTIAL UNLOADING zones on the following highways or parts thereof:
  - 1) On West Hillcrest Avenue, both sides of the 100 block, between Grasslyn Avenue and Prescott 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 is inconsistent herewith is hereby repealed.

ADOPTED by the Board of Commissioners of the Township of Haverford this 27th day of December, A.D., 1988.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI

President

Board of Commissioners

#### ORDINANCE=NO==P25=88

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 supplemented and amended so as prohibit the parking of trucks, trailers, semitrailers or other commercial vehicles at any time upon the following highways or parts thereof:

- 1) On Delchester Road in its entirety.
- SECTION 2. 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 twenty miles per hour (20 MPH) speed limit along the following highway or parts thereof:
  - 1) On Lewis Road in its entirety.
- SECTION 3. That Section 175-31, Schedule XX (175-95) of Ordinance No. 1960 be and the same is hereby supplemented and amended so as to establish a HANDICAPPED PARKING zone in front of the following residence:
  - 1) 1417 Lawrence Road, north side, directly across from the Lynnewood School entrance.
- 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 9th day of January, A.D., 1989.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

### ORDINANCE: NO. + 26-88

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 AMENDING AND SUPPLEMENTING THE RABIES CONTROL 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. Article II, Rabies Control, Section 49-15.1, Cats Running at Large Prohibited, shall be amended to read as follows:

- A. The Director of Health is hereby empowered to issue a declaration prohibiting cats from running at large in the Township of Haverford if a case of rabies is confirmed in the Township or in any municipality adjacent to the Township of Haverford.
- B. Notice of a declaration prohibiting cats from running at large and notice of the end of the period of prohibition shall be given to the public by the Director of Health, or his duly authorized representative, by means of an announcement in any newspaper of general circulation in the Township of Haverford and by means of appropriate announcements through other available media sources.
- C. Twenty-four (24) hours after issuance of such declaration prohibiting cats from running at-large, it shall be unlawful for the owner of any cat to allow such cat to run at-large upon the property of others. The owner of any cat is responsible for the control of the cat whether it be on its own property, upon the public streets of the Township of Haverford, or upon the property of others.

Section 2. Article II, Section 49-16, shall be rescinded in its entirety to read as follows:

Procedure for Confinement and Examination of Animals Having Bitten or Injured Any Person.

- A. It shall be the duty of any person having knowledge that an animal has <u>bitten</u> or <u>injured</u> any person in Haverford Township, to immediately report the facts, including the whereabouts of said animal (if known) to the Haverford Township Department of Health.
- B. It shall be the duty of the owner of any animal in this municipality that is currently vaccinated in accordance with prescribed requirements which has bitten or injured any person to follow the procedure set forth below:

- (1) The animal shall be confined by the owner, for an observation period of ten (10) days from the date the bite or injury occurred, at the home of the owner or at some other location acceptable to the Department of Health and in such manner as will prevent it from escaping or running at large.
- (2) At the end of said ten-day observation period, the animal shall be examined by a veterinarian employed by the owner, and a written report of the results of such examination shall be submitted to the Department of Health by the owner within twenty-four (24) hours. If the report reveals no symptoms indicative of rabies, the animal may then be released from confinement.
- (3) If at any time during said ten-day observation period the animal develops symptoms indicative of rabies, such fact shall be communicated at once to the Department of Health and the animal shall immediately be removed to a veterinary hospital acceptable to the Department of Health.
- (4) If at any time during said ten-day observation period the animal should die, the owner shall immediately submit to the Department of Health the head of the animal for examination.
- C. If the records of the Department of Health disclose any occurrence of rabies in this municipality or in adjacent municipalities within one hundred (100) days prior to the receipt of the report of biting or injuring, it shall be the duty of the owner of any unvaccinated animal in this municipality which has bitten or injured any person to follow the procedure set forth below:
  - (1) The animal shall be removed to and confined by the owner in a veterinary hospital for an observation period of ten (10) days from the date the bite or injury occurred. The owner or the hospital shall submit the receipt for the animal to the Department of Health on the same day that it is placed in the hospital.
  - (2) Immediately upon being placed in the hospital, the animal shall be examined by a veterinarian employed by the owner. A written report of the results of such examination shall be submitted to the Department of Health by the owner within twenty-four (24) hours.
  - (3) If at any time during said ten-day observation period the animal develops symptoms indicative of rabies, such fact shall be communicated at once to the Department of Health by the veterinarian.

- (4) If at any time during said ten-day observation period the animal should die, the veterinarian shall immediately submit to the Department of Health the head of the animal for examination.
- (5) At the end of said ten-day observation period, the animal shall again be examined by a veterinarian employed by the owner, and a written report of the results of such examination shall be submitted to the Department of Health by the owner within twenty-four (24) hours. If the second report reveals no symptoms indicative of rabies, the owner may obtain from the Department of Health the hospital receipt for the animal, and it may then be released from confinement after being vaccinated.

Section 3. That Article II, Section 49-17, paragraph B, shall be rescinded in its entirety to read as follows:

If the animal which was bitten, injured, exposed or suspected of being exposed to rabies, has not been currently vaccinated against rabies in accordance with prescribed requirements, said deemed unvaccinated animal shall be destroyed immediately. If the owner is unwilling to have this done, the unvaccinated animal shall be placed in strict isolation at a veterinary hospital under the supervision of a veterinarian for an observation period of six (6) months. Said animal shall be vaccinated against rabies at the end of the fifth month and shall be reexamined by the veterinarian at the end of the observation period and a written report shall be submitted by the owner within twenty-four (24) hours to the Department of Health. If the reexamination reveals no symptoms of rabies, the animal then may be released from confinement.

Section 4. Article II, Section 49-17, paragraph C, shall be rescinded in its entirety to read as follows:

If the animal which was bitten, injured or otherwise exposed or suspected of being exposed to rabies has been currently vaccinated against rabies in accordance with prescribed requirements, said deemed vaccinated animal shall be revaccinated immediately against rabies and shall be kept by the owner for an observation period of ninety (90) days from the date the bite occurred at the home of the owner or other location acceptable to the Department of Health. During the observation period said animal must be confined in such a manner as to prevent it from escaping and/or running at large. Additional requirements concerning the ninety (90) day observation period and confinement are as follows:

- (1) At the end of said observation period, the animal shall be examined by a veterinarian employed by the owner, and a written report of the results of such examination shall be submitted to the Department of Health by the owner within twenty-four (24) hours. If the report reveals no symptoms indicative of rabies, the animal may then be released from confinement.
- (2) If at any time during said observation period the animal develops symptoms indicative of rabies, such facts shall be communicated at once to the Department of Health and the animal shall immediately be removed to a veterinary hospital acceptable to the Department of Health.
- (3) If at any time during said observation period the animal should die, the owner shall immediately submit to the Department of Health the head of the animal for examination.

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, County of Delaware, Commonwealth of Pennsylvania, this 9th day of January, A.D., 1989.

TOWNSHIP OF HAVERFORD

BY:

President
Board of Commissioners

Attest: Thomas J. Bannar

#### ÐÆÐÌÐMMÆÐÐÐÐ ORDINANCE NO. 2039

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, AMENDING ORDINANCE NO. 1960, ADOPTED JUNE 30, 1986, AND KNOWN AS THE "GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD" SO AS TO AMEND AND SUPPLEMENT THE ZONING ORDINANCE AND MAP OF THE TOWNSHIP OF HAVERFORD TO REZONE CERTAIN PROPERTY LOCATED ON THE WEST SIDE OF SPROUL ROAD (ROUTE 320) AT ITS INTERSECTION WITH DARBY ROAD FROM R-1 LOW DENSITY DISTRICT TO R-1A, SRD SPECIAL RESIDENTIAL DISTRICT.

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 the Zoning Map of the Township of Haverford Ordinance No. 1960 is hereby amended so that certain land situate in the Fourth Ward of Haverford Township shall be rezoned from R-1 Low Density District to R-1A, SRD Special Residential District. These lands are more fully described in the property description as follows:

ALL THAT CERTAIN tract or parcel of land, SITUATE in the Township of Haverford, County of Delaware and Commonwealth of Fernaylvania, bounded and described according to a Plan of Property for Frank Facciolo, made by Damon and Foster, Civil Engineers, Sharon Hill, Pennsylvania, dated Harch 23rd, 1966 and last revised August 1st, 1966, as follows, to with

BEGUNNING at a stone set at an angle in the title line in the bed of Sproul Road, at its intersection with the Haverford and Darby Roads; thence extending from said beginning point and along said title line in the bed of Sproul Road, Bouth twenty-two degrees, fifty minutes, fifty-two seconds East, Three hundred thirty-six and seventy-five one-hundredths feet to a point; thence extending Bouth thirty-seven degrees, twenty-nine minuten, thirty-seven seconds West, along the Northwesterly line of Foxcroft, Section 12, Six hundred seventy-eight and fifty-four one-hundredths feet more or less to a point in the center line of Darby Creek; thence up the center line of said Creek by its varius courses (esid center line also dividing the Township of Haverford from the Township of Marple), One thousand one hundred-fifteen feet nores or less to apoint; thence extending North sixty degrees, forty-three minutes, forty-six seconds Fant, along the lands now or inte of Leighton P. Stradley (said line also dividing the Township of Nadmor), One thousand one hundred feet more or less to a point in the title line in the bed of Sproul Road aforesaid, thence extending along the same, South twenty-four degrees, eighteen minutes, fifty-two seconds East, Three hundred forty-seven and eight one-hundredths feet to the first point and place of beginning.

BEING THE ENTE premises which Frank Facciolo and Mary C. Facciolo, his wife, by indenture bearing date the 22nd day of April A.D. 1969, recorded in the Office for the Recording of Deeds, in and for the County of Delaware in Deed Book 2337, page 201, granted and conveyed unto Mid-County Manor, Inc., in

UNDER AND SUBJECT to certain right-of-way agreements as now appear of record and the easement of a 24 inch sanitary sewer along the creek.

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 January, A.D. 1989 day of

TOWNSHIP OF HAVERFORD

STEPHEN W. CAMPETTI BY: President

Board of Commissioners

Attest: Thomas J. Bannar

No INT CERTAIN tract or parcel of land, SITUATE in the Township of Haverford, County of Delaware and Commonwealth of Fernaylvania, bounded and described according to a Plan of Proparty for Frank Facciolo, made by Demon and Foster, Civil Engineers, Sharon Hill, Fernaylvania, dated Harch 23rd, 1966 and last revised August 1st, 1966, as follows, to with

BEGINNING at a stone set at an angle in the title line in the bed of Sproul Road, at its intersection with the Haverford and Darby Roads; thence extending from said beginning point and along said title line in the bed of Sproul Road, South twenty-two degrees, fifty minutes, fifty-two seconds East, Three hundred thirty-six and seventy-five one-hundredthe feet to a point; thence extending Bouth thirty-seven degrees, twenty-nine minutes, thirty-seven seconds West, along the Northwesterly line of Foxcroft, Section 12, Six hundred seventyeight and fifty-four one-hundredths feet more or less to a point in the center Line of Darby Creek; thence up the conter line of said Creek by its varius courses (said center line also dividing the Township of Haverford from the Township of Marple), One thousand one hundred-fifteen feet more or less to aroint, thence extending North sixty degrees, forty-three minutes, fortysix seconds Eant, along the lands now or late of Leighton P. Stradley (said line also dividing the Township of Haverford from the Township of Radnor), One thousand one hundred feet more or less to a point in the title line in the bed of Sproul Roed aforesaid, thence extending along the same, South twenty-four degrees, eighteen minutes, fifty-two seconds East, Three hundred forty-seven and eight one-hundredths feet to the first point and place of beginning.

BEIN THE SAME premises which Frank Facciolo and Mary C. Facciolo, his wife, by Indenture bearing date the 22nd day of April A.D. 1969, recorded in the Office for the Recording of Deeds, in and for the County of Delaware in Deed Book 2337, page 201, granted and conveyed unto Mid-County Monor, Inc., in fee.

UNDER NID SUBJECT to certain right-of-way agreements as now appear of recorded the easement of a 24 inch sanitary sewer along the creek.

#### ORDINANCE=NO==P1=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 ELIMINATING THE TWO (2) YEAR NOTICE IN THE MUNICIPAL PENSION PLAN.

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. The "General Laws of the Township of Haverford," Ordinance No. 1960, adopted June 30, 1986, SECTIONS 30-35 Paragraph B and 30-35.1 Paragraph D.2 of ARTICLE IV (Municipal Employee Pension Plan) shall be amended to allow retiring employees and elected officials to elect in lieu of normal retirement benefit a reduced benefit as determined by pension provisions with such election of an optional form of retirement benefit to be made at the date of retirement.

SECTION 2. Any ordinance of 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 January, , A.D., 1989.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI

President

Board of Commissioners

Attest: Thomas J. Bannar

#### ORDINANCE=NO==P2=89

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 AMENDING THE INTEREST PENALTY PAYMENTS AND FILING DATES 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:

That Section 165-20, ARTICLE II (Mercantile Tax) SECTION 1. and Section 165-35, ARTICLE III (Business Privilege Tax) of the "General Laws of the Township of Haverford" shall be amended to change the filing date of tax returns to on or before April 15th of each year.

SECTION 2. That Section 165-26, ARTICLE II (Mercantile Tax) and Section 165-39, ARTICLE III (Business Privilege Tax) of the "General Laws of the Township of Haverford" shall be amended to change the interest penalty to one-and-a-half percent (11%) per month or fractional part of a month from the day taxes are due and payable until paid.

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 January, A.D., 1989.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI President

Board of Commissioners

Attest: Thomas J. Bannar

Township Manager/Secretary

#### CERTIFICATION

This is to certify that the above Ordinance No. 2041 is a true and correct copy of Ordinance No. 2041 amending the interest penalty payments and filing dates of the Mercantile Business Privilege taxes, adopted by the Board of Commissioners January 30, 1989.

> Thomas J. Bannak Township Manager/Sechetary

> > (Seal)

#### ORDINANCE NO -- P3-89

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 AMENDING THE PENALTY PROVISIONS OF CERTAIN PARKING VIOLATIONS.

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 175-75, Paragraphs B. and E., ARTICLE X (PENALTIES) of the "General Laws of the Township of Haverford," shall be amended to:

- a. Increase the fine to Ten Dollars (\$10.00) for violation of all restricted zone parking (except parking meters) to include inter alia Handicapped Zones, Special Timed Zones, No Parking At Anytime Zones, Snow Emergency Routes and all other Zones where official signs regulate parking on and off streets. Said fine to be payable within five (5) days at which time the unpaid violation will mandate the issuance of a Citation.
- b. Eliminate the progressiveness penalty of Parking Meter violations of SECTION E. Said Parking Meter violation fines to be payable within five (5) days at which time the unpaid violation will mandate the issuance of a Citation.

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 30th day of January, A.D., 1989.

TOWNSHIP OF HAVERFORD

BY STEPHEN W. CAMPETTI
President
Board of Commissioners

#### ORDINANCE NO := P4-89

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."

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 rescind the HANDICAPPED PARKING zone restriction on the following highway:
  - In front of the residential dwelling at 162 Juniper Road.
- 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 27th day of March, A.D., 1989.

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" BY INCREASING ROAD RESTORATION CHARGES.

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, (Permit Fees) Paragraph A (1) (C) of Ordinance No. 1960, shall be deleted in its entirety.

SECTION 2. That Section 157-24, (Permit Fees) Paragraph D (1) of Ordinance No. 1960, shall be changed to read as follows:

(1) Improved Surface (Restoration): Three dollars and twenty-five cents (\$3.25) per square yard plus the current contractual charge per square yard charged by a private contractor approved by the Board of Commissioners and authorized to perform said restoration work on behalf of the Township.

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 10th day of April, A.D., 1989.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI

President

Board of Commissioners

Attest: Thomas J. Bannar

#### ORDINANCE NO == P7=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 CREATING THE POSITION OF DEPUTY CHIEF OF POLICE.

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 4-425, Division 9, ARTICLE IV DEPARTMENTAL ORGANIZATION of Ordinance No. 1960 be and the same is hereby supplemented and amended so as to establish the position of Deputy Chief of Police as follows:

#### Scope of Position

The Deputy Chief of Police will be the Department's Executive Officer, and will be directly responsible and accountable to the Chief of Police for the overall operation of the Department. The Deputy Chief of Police will have complete line and staff authority as delegated by the Chief of Police and will assume the duties, powers and responsibilities of the Chief of Police in his absence. The Deputy Chief of Police will coordinate the daily operations of the Department, coordinate all phases of the entire operation of the Police Department, and strive to develop and maintain esprit de corps, cooperation and loyalty to the Department within each operating component and among all individual members of the Department.

The position of Deputy Chief of Police will be considered management and therefore not subject to Civil Service provisions. If the Police Officer in this rank does not accomplish the tasks assigned to him as outlined in the Ordinance, and otherwise does not violate any Department policy, rule, regulation or Commonwealth Statute, he will be removed from the position and returned to his previous rank and the pay and benefits of that rank.

#### Duties and Responsibilities

Although general duties and responsibilities are varied and far reaching, responsibilities for supervising and directing specific functions as directed by the Chief of Police such as:

#### A. Fiscal Management

- 1. Many areas of fiscal management and monitoring of financial affairs of the Department include:
  - a. Assist the Chief of Pôlice in preparing the annual budget, utilizing input from all component supervisors.
  - b. Ensure that the Department's fiscal matters comply with the financial requirements established by the Home Rule Charter and Haverford Township Commissioners.
  - c. Provide for liaison between the Police Department and the Office of the Township Manager and other areas of the Township government with regard to fiscal matters.
  - d. Examine and evaluate all existing equipment serviceability and provide for repair or replacement if required.
  - e. Make recommendations to the Chief of Police on purchases, and conduct inspection and inventory of all equipment.

#### B. Personnel Management

A multitude of personnel problems and decisions arise on a continual basis requiring departmental action. Some of the duties and responsibilities assigned to the Deputy Chief of Police are:

- Confer with the Chief of Police on a frequent basis regarding the daily operations of the Department and also in policy planning.
- 2. Ensure uniform interpretation and compliance in all personnel policies and directives, disciplinary procedures and personnel matters.
- 3. With the Chief of Police, conduct regularly scheduled staff meetings with Lieutenants and Supervisors. Coordinate the flow of information from all components to and from the Chief of Police.
- 4. Solicit input from Lieutenants and Supervisors regarding personnel matters that affect the overall operation of the Department, or pertain to individual units of the Department.
- 5. At the direction of the Chief of Police, investigate all allegations of misconduct or complaints against Department personnel. Submit to the Chief of Police completed reports concerning these investigations.
- 6. Direct and coordinate all recruitment activities.

- 7. Assist the Chief of Police with the selection and hiring process of all entry level personnel.
- 8. Oversee the initiation of training programs and direct operation of training programs for all departmental personnel. Conduct In-Service Training programs on a regular basis.
- 9. Collect and organize all training materials and brochures and submit them to the Chief of Police with recommendations for future training needs.
- 10. Report the status of all training and qualification programs to the Chief of Police.

#### C. Planning and Research

Assist the Chief of Police with planning and research activities to anticipate future needs and to implement steps to facilitate the application of these plans to the operation. Some areas that would be the responsibility of the Deputy Chief of Police are:

- 1. Collect and analyze reports from all areas of the Department that pertain to or have future impact on the operation of the Department.
- Utilize automated and other data to determine and predict social, crime, work load, personnel and other trends.
- Analyze and distribute research consistent with state-ofthe-art police products and methodology, and systems for routine use of the Department.
- 4. Delegate assignments for planning and research informational needs.
- 5. Propagate departmental goals and objectives through allareas of the Department.
- 6. Use the required analysis techniques to effectively evaluate the performance of individuals and units within the Department as well as the overall performance of the Department as a whole.
- 7. Oversee the compilation of information and assimilation of all information required for multi-year planning to include the following areas:
  - a. Projected changes in the operating budget,
  - b. equipment needs,
  - c. manpower needs,
  - d. forecast of population changes,
  - e. changes in services provided,
  - f. needs for changes in physical plant,
  - q. review reports and forms (update),

- h. communications needs, and
- i. plans for disaster or unusual occurrences.
- 8. Periodically review and consult with the Chief of Police concerning the Department's information management systems.
- 9. Provide staff assistance in developing contingency plans consistent with departmental and community needs.

#### D. Liaison

- 1. The Deputy Chief of Police will be responsible for all contact, interaction and relations with outside governmental agencies, other law enforcement agencies, emergency medical services, fire protection services and private agencies.
- 2. The Deputy Chief of Police will ensure that all channels of communication inside and outside of the Department remain open.
- 3. The Deputy Chief of Police will promote cooperation and otherwise maintain harmonious working relationships with other Departments within the Township government, with other outside Agencies, and within the Police Department.

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 24th day of April, A.D., 1989.

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 Delawsre, Commonwealth of Pennsylvania, and it is hereby enacted and ordained by the authority of the same:

- SECTION 1. That Section 175-11, Schedule XX (175-95) of Ordinance No. 1960 be and the same is hereby supplemented and amended so as to rescind the HANDICAPPED PARKING ONLY zone on the following roadway:
  - At 312 Twin Oaks Drive, a residential dwelling.
- SECTION 2. Upon effective date of this ordinance, the Highway Department shall remove or 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 this 24th day of April, A.D., 1989.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI

President

Board of Commissioners

Attest: Thomas J. Bannar

#### ORDINANCE NO = 129-89

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."

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 175-30, Schedule XIX (175-94) of Ordinance No. 1960 be and the same is hereby supplemented and amended so as to establish a NO PARKING, MONDAY THROUGH FRIDAY - 6:00 P.M. TO 9:00 P.M., and on SATURDAY AND SUNDAY - 9:00 A.M. to 6:00 P.M. restriction on the following roadway:

- On Windsor Park Lane, east side, at the entrance/exit to the Westgate Hills Playground for a distance of 225 feet south to Ivy Rock Lane.
- SECTION 2. Upon effective date of this ordinance, the Highway Department shall remove or 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 8th day of May, A.D., 1989.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI

President

Board of Commissioners

#### **GEBINANCE=NG==P10=89**

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, AMENDING ORDINANCES NO. 1697 AND 1953 AS CONSIDERED PART OF THE "GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD" BY INCREASING THE EXEMPTION PROVISIONS OF THE TRASH FEE REBATE PROGRAM.

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 Township Ordinances No. 1697 and 1953 as considered part of the "General Laws of the Township of Haverford" shall be amended as follows:

The Board of Commissioners of the Township of Haverford hereby establishes a Trash Fee Rebate Program which will provide a rebate of the Trash Fee to qualified residents. To qualify for this rebate, a claimant must be the property owner and have a total household income from all sources of less than Nine Thousand Dollars (\$9,000.00) for a Fifty Dollar (\$50.00) rebate, or Fifteen Thousand Dollars (\$15,000.00) for a Thirty Dollar (\$30.00) rebate. Further, a claimant must ALSO be:

- Age sixty-five (65 years or older as of December 31 of the previous year; or
- A widow or widower, age fifty (50) to sixtyfour (64) years as of December 31 of the previous year; or
- c. Permanently disabled and age eighteen (18) to sixty-four (64) years as of December 31 of the previous year.

The Township Finance Department shall establish procedures to determine an individual's qualifications for this rebate. No rebate shall be issued until qualifications listed above have been substantiated. Rebate payments shall be processed twice each year.

SECTION 2. The Board of Commissioners of the Township of Haverford hereby establishes it to be a misdemeanor, punishable by a fine up to One Thousand Dollars (\$1,000.00) and/or imprisonment for up to one (1) year upon conviction, to make excessive claimes or to make fraudulent claims under this Rebate Program.

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 May, A.D., 1989.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

#### ORDINANCE NO = P11-89

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."

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 175-29A, Schedule XVIII (175-93) of Ordinance No. 1960 be and the same is hereby supplemented and amended so as to establish NO PARKING, MONDAY THROUGH FRIDAY, 6:00 P.M. TO 9:00 P.M., and on SATURDAY AND SUNDAY, 9:00 A.M. TO 6:00 P.M., zones on the following highway:
  - On Allston Road, south side, from Farnham Road to Pine Ridge Road.
- 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 12th day of June, A.D., 1989.

TOWNSHIP OF HAVERFORD

STEPHEN W. CAMPETTI
President
Board of Commissioners

Attest: Thomas J. Bannar

#### ORDINANCE NO - P12-89

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 PROVISIONS OF THE POLICE CIVIL SERVICE RULES AND 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 ARTICLE I, Scope; Definitions; Police Civil Service Commission, Section 32-1, Scope of chapter, shall be amended as follows:

The words "paid members" shall be changed to sworn police officers under Civil Service Rules and Regulation...

SECTION 2. That ARTICLE I, Section 32-6, Provisions for facilities supplies and assistance, shall be amended so as to include the following as part of the last sentence of that section:

in carrying out the provisions of this subdivision.

SECTION 3. That ARTICLE I, Section 32-8, Maintenance of minutes and records, shall be amended and supplemented so as to add the following sentence:

Commission intent will be to protect all individuals concerned as provided for in accordance with recent Court decisions on inspecting Civil Service Records.

SECTION 4. That ARTICLE II, Applications and Examinations for New Employees, Section 32-18, Appointments to be based on competitive examinations, shall be amended and supplemented as follows:

Except for the position of Chief of Police and Deputy Chief of Police, each appointment to the police force shall be made only according to qualifications and fitness, to be ascertained by competitive examinations. Said examinations shall be given at such time or times, and from time to time, as the Commission shall determine.

SECTION 5. That ARTICLE II, Section 32-19, Public notice of examination, shall be amended to change the words "twice" to once "four (4) weeks" to two (2) weeks; and to add to the last sentence... in accordance with the First Class Township Code.

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SECTION 6. That ARTICLE II, Section 32-21, Qualifications, paragraph F. shall be amended to read as follows:

The applicant must possess an unrestricted Pennsylvania operator's license except in the case where the candidate's license has been restricted by the Pennsylvania Department of Transportation for the need to wear glasses and/or requiring a side view mirror.

- SECTION 7. That ARTICLE II, Section 32-22, Rejection of applications; hearings on appeals, by adding the word minimum before the word "qualifications" on line 3 of paragraph A.
- SECTION 8. That ARTICLE II, Section 32-26, Oral examination, shall be amended to delete the sentence <u>Failure</u> to qualify for the oral interview at this time will not remove an applicant from the <u>eligibility list</u>.
- SECTION 9. That ARTICLE II, Section 32-28, Background investigations, shall be amended to change the word "must" to shall.
  - SECTION 10. That ARTICLE II, Section 32-29, Polygraph examination, shall be amended to change the word "will" to shall.
  - SECTION 11. That ARTICLE II, Section 32-30, Medical examination, shall be amended to add the following sentence to the end of the paragraph:

In compliance with Section 637 of the First Class Township Code, the Commission may determine pass/fail on information received from the medical profession reports received.

SECTION 12. That ARTICLE II, Section 32-32, Eligible list, shall be amended to read as follows:

The Commission shall post in its office the eligible 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 a period of two (2) years from the date of acceptance of such list by the Board of Commissioners.

SECTION 13. That ARTICLE III, Appointment Procedure, Section 32-34 Selection procedure, shall be amended in its entirety to read as follows:

The Board shall notify the Commission of any vacancy in the police force which shall be filled by appointment and shall request certification of a list of eligibles. The Commission shall certify from the eligible 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.

The Commission shall then submit its certified as eligible list to the Board who shall thereupon, with sole reference to the merits and fitness of the candidates, make an appointment from the three (3) names certified, unless the Board makes objections to the Commission as to one (1) or more of the persons so certified for any of the reasons stated in Section 32-22 of this chapter. Should the Commission sustain such objections, it shall thereupon strike the name of such person or persons from the eligible list and certify the next highest name for each name stricken off. If an appointment is made from among the names certified, the names of the applicants not appointed shall, unless stricken off for cause, be returned to the eligible list.

That ARTICLE IV, Promotion Procedure, Section 32-42, Procedure established, paragraph C. be amended in its entirety to read as follows:

Step	Element	Passing <u>Score</u>	Weighting
1	Written Examination	70%	60%
2	Oral Examination/ Personnel File	70%	40%
			100%

That ARTICLE IV, Section 32-42, Procedure established, paragraph E. be amended to delete the words "in the order of certification" from line 3.

That ARTICLE V, Suspension; Removal; Reduction in Rank, Section 32-46, Reasons for action, paragraph C. be amended to add the words or federal statute after the word "commonwealth."

That ARTICLE V, Section 32-47, Issuance of written charges; SECTION 17. right to answer, shall be amended to add the following words at the end of the last sentence:

#### and Commission Counsel.

That ARTICLE VII, Continuation of Provisions; Amendment Procedures; Departmental Regulations, Section 32-53, Continuation of provisions, and Section 32-54, Board approval required, shall be amended to add to the end of each sentence of each paragraph Board of Commissioners.

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 July, A.D., 1989.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI

Attest: Thomas J. Bannar

President Township Manager/Secretary Board of Commissioners

#### ORDINANCE-NOT-P13-89

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."

BE IT ENACTED AND ORDAINED by the Board of Commissioenrs 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 shall be amended so as to rescind the existing "NO PARKING AT ANY TIME" restriction on the following highway or zone:
  - On Mill Road, north side, from Earlington Road to Woodmere Way.
- SECTION 2. That Section 175-28A, Schedule XVII (175-92) of Ordinance No. 1960 shall be amended so as to establish a "NO PARKING OF COMMERCIAL VEHICLES AND VANS AT ANY TIME" restriction on the following highway or zone:
  - 1) On Mill Road, north side, from Earlington Road to Woodmere Way.
- SECTION 3. That Section 175-27 Schedule XVI (175-91) of Ordinance No. 1960 shall be amended so as to establish a "NO PARKING HERE TO CORNER" restriction on the following highway or zone:
  - 1) On Campbell Avenue, south side, approximately 40 feet west from its T-intersection with Hawthorne Avenue.
- 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 14th day of August, A.D., 1989.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

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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."

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 on the following roadways:

- On Brierwood Road from its origin at Stanton Road to the Brierwood Road division.
- 2) On Upland Road from Washington Avenue to its terminus at Eagle 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 establish NO PARKING HERE TO CORNER zones on the following roadways:

- On Washington Avenue, west side, approximately
   feet from its T-intersection with Manoa Road.
- On Washington Avenue, east side, approximately
   feet from its T-intersection with Manoa Road.

SECTION 3. That Section 175-17, Schedule XI (175-86) of Ordinance 1960 be and the same is hereby amended and supplemented so as to establish NO COMMERCIAL VEHICLES, EXCEPT FOR LOCAL DELIVERIES zones on the following roadways:

- 1) On Roosevelt Avenue from Virginia Avenue to its terminus at Lawrence Road.
- On Lawrence Road from Roosevelt Avenue to Eagle Road.

- SECTION 4. That Section 175-34, Article IV (175-37) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish SPECIAL PERMIT PARKING ONLY zones on the following roadway:
  - On Grasslyn Avenue, both sides, from Eagle Road to Ralston Avenue.
- SECTION 5. That Section 175-28A, Schedule XVII (175-92) of Ordinance No. 1960 be and the same is hereby amended so as to rescind the existing NO PARKING OF COMMERCIAL VEHICLES restriction on the following roadway:
  - 1) On Rittenhouse Circle in its entirety.
- SECTION 6. That Section 175-29B, Schedule XVIII (175-93) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish NO PARKING OF COMMERCIAL VEHICLES FROM 6:00 P.M. TO 6:00 A.M. restrictions on the following roadway:
  - On Rittenhouse Circle, both sides, in its entirety.
- 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 15th day of September, A.D., 1989.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI

President

Board of Commissioners

#### ORDINANCE NO. P15-89

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."

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 175-29, Schedule XVIII (175-29A) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish a "NO PARKING EXCEPT SCHOOL BUSES MONDAY THROUGH FRIDAY, FROM 8:00 A.M. TO 4:00 P.M." zone on the following roadway:
  - 1) On East Hathaway Lane, east side from north of Eagle Road to the end of the driveway of the Oakmont School.
- 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 on the following roadway:
  - 1) At 38 Hastings Avenue, a residential dwelling.
- 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 25th day of September, A.D., 1989.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI

President

Board of Commissioners

## ORDINANCE-NO--P16-89

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."

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 a NO PARKING AT ANY TIME zone on the following roadway:
  - 1) On Darby Road, west side, approximately 40 feet north of its intersection with Harvard 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 25 MILES PER HOUR speed limit on the following roadway:
  - 1) On Mill Road, both directions, from Karakung Drive to Earlington Road.
- SECTION 3. That Ordinance No. 1960 shall be amended and supplemented so as to create a NO THROUGH TRAFFIC restriction and impose the NO THROUGH TRAFFIC restriction on the following roadways:
  - On Naylors Run Drive, entire length, from Manoa Road to West Chester Pike.
  - 2) On Woodland Drive, entire length, from Manoa Road to Langhorne Avenue.
  - 3) On Green View Lane, entire length, from Township Line Road to Country Club 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 10th day of October, A.D., 1989.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

# ORDINANCE NO. PE7-89

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 ADDING A NEW SECTION PROHIBITING THE SMOKING OR CARRYING OF LIGHTED CIGARS, PIPES OR CIGARETTES IN HAVERFORD TOWNSHIP SCHOOL DISTRICT OWNED, LEASED OR OCCUPIED BUILDINGS AND/OR VEHICLES AND FURTHER ESTABLISHING FINES FOR THE VIOLATION THEREOF.

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. The "General Laws of the Township of Haverford" Ordinance No. 1960, adopted June 30, 1986, shall be amended by adding the following section:

No person shall smoke or carry any lighted cigar, pipe or cigarette in any building and/or vehicle owned, leased or occupied by Haverford Township School District, including but not limited to all District Vehicles, Middle School, including Administration Wing, Maintenance Building, Bus Garage, Bus Park Facility, Chatham Park, Lynnewood, Manoa, Oakmont, Coopertown, Brookline, Chestnutwold and the Senior High School within the Township of Haverford.

SECTION 2. The provisions of this Ordinance shall be enforced by the Code Enforcement Department, the Health Department and/or any sworn Public Officer.

SECTION 3. Any person violating this Ordinance can be ejected from the building and/or vehicle and is subject to a fine of not more than Five Hundred Dollars (\$500.00).

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 10 day of Copies , A.D., 1989.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

ATTEST: Thomas J. Bannar
Township Manager/Secretary

# OPDINANCE NO -- P18-83

# ORDINANCE NO. 2057

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," ADOPTED JUNE 30, 1986, FURTHER AMENDING AND SUPPLEMENTING CERTAIN SECTIONS OF ORDINANCE NO 1341 AND KNOWN AS THE HAVERFORD TOWNSHIP HOUSING CODE AS AMENDED.

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:

ARTICLE I. ADDITIONS AND CHANGES: The following Section of Ordinance No. 1960 known as "The General Laws of The Township of Haverford" shall be revised accordingly:

Section 1. Chapter 104, thereof entitled Haverford Township Housing Code, Section 104.4 definitions shall be amended to provide as follows:

Student Housing: 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.

Section 2. Chapter 104, thereof entitled Haverford Township
Housing Code, Section 104.5C minimum standards use
regulations shall be amended by inserting a new
subsection (6) which shall provide as follows:

Student Housing as a Conditional Use, provided that the Director of Code Enforcement shall find that the following standards are met:

- (a) The number of persons living in such student home shall not exceed three (3) in number. It is the intent of this ordinance that any number of persons in excess of three (3) would tend to create an institutional atmosphere.
- (b) The student home shall meet the minimum yard setback and lot width requirements for single family detached dwellings.
- (c) No student home shall be located on a lot, any portion of which is closer to another lot lawfully used for a student home than a distance determined by multiplying times twenty (20) the required street frontage for a single family detached dwelling in the district in which the building is located.
- (d) The student home shall have a minimum of a one thousand eight hundred and fifty (1850) square feet of building area, exclusive of building area covered by a garage or accessory building.
- (e) A minimum of three (3) paved on-site, offstreet parking spaces located to the side or rear of the premises and not in the front yard, shall be required in addition to those otherwise required for a single family dwelling.

- (f) The owner, agent or manager of the student home shall register such home with the Township as required by Chapter 104, Section 104.6 of "The General Laws of Haverford Township" entitled Housing Code and shall comply with the requirements of the said chapter, including the yearly registration provisions. If such student home is not registered in accordance with the provisions of Chapter 104, the conditional use permit shall expire and the student home use shall be unlawful.
- provision of this ordinance shall, upon summary conviction before any District Justice of the Peace, pay a fine not exceeding One Thousand Dollars (\$1000.00) and costs of prosecution and in default of one payment of the fine and costs, the violator may be sentenced to the County Jail for a term of not more than thirty (30) days. Each and every day in which any person, firm or corporation shall be in violation of this ordinance shall constitute a separate offense.
- SECTION 4. REPEALER. Any ordinance or part of ordinance to the extent that it is inconsistent is hereby repealed.
- SECTION 5. 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.

ENACTED AND ORDAINED this 10th day of October, A.D. 1989

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI

President

Board of Commissioners

Attest: Thomas J. Bannar

Township Manager/Secretary

# ORDINANCE NO. 2058 ORDINANCE NO. Pl9-89

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."

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 supplemented and amended so as to establish a NO PARKING OF COMMERCIAL VEHICLES AT ANY TIME restriction on the following highway or parts thereof:
  - 1) On Hawthorne Avenue, both sides, from Edgehill Drive to Campbell Avenue.
- SECTION 2. That Section 175-39, Schedule XXI (175-96) of Ordinance No. 1960 be and the same is hereby supplemented and amended so as to further identify all future and existing FIRE ZONES in the following manner:
  - 1) Through the painting of lines on the roadways.
- SECTION 3. Upon effective date of this Ordinance, the Highway Department shall install appropriate signs and paintings 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 30th day of October, A.D., 1989.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI

President

Board of Commissioners

#### ORDINANCE NO == P20=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."

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 rescind the NO PARKING AT ANY TIME zone on the following roadway:
  - 1) On Darby Road, west side, approximately 40 feet north of its intersection with Harvard 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 establish a NO PARKING HERE TO THE CORNER zone on the following roadway:
  - 1) On Darby Road, west side, approximately 40 feet north of its intersection with Harvard Road.
- SECTION 3. That Section 175-30 Schedule XIX (175-94) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to ADD "MONDAY THROUGH FRIDAY" to the existing one (1) hour parking limit on the following roadway:
  - On Greenway Road, both east and west sides, from Golf Road to Mill Road.
- SECTION 4. That Section 175-11, Schedule V (175-80) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to prohibit turns at designated hours from the following roadways:
  - 1) Onto Stanley Avenue from Eagle Road for traffic traveling in both northerly and southerly directions, DO NOT ENTER 7:00 A.M. TO 9:00 A.M. AND 4:00 P.M. TO 6:00 P.M.
  - 2) Onto Stanley Avenue from Oak Way for traffic traveling in both northerly and southerly directions, DO NOT ENTER 7:00 A.M. TO 9:00 A.M. AND 4:00 P.M. TO 6:00 P.M.

3) Onto Georges Lane from Haverford Road for traffic traveling in an easterly direction, DO NOT ENTER - 7:00 A.M. TO 9:00 A.M., MONDAY THROUGH FRIDAY - EXCEPT SCHOOL BUSES.

M. .....

- 4) Onto Morgan Avenue from Township Line Road for traffic traveling in a northerly direction, DO NOT ENTER 7:00 A.M. TO 9:00 A.M., MONDAY THROUGH FRIDAY EXCEPT SCHOOL BUSES.
- 5) Onto Lexington Avenue from Township Line Road for traffic traveling in a northerly direction, DO NOT ENTER 7:00 A.M. TO 9:00 A.M., MONDAY THROUGH FRIDAY EXCEPT SCHOOL BUSES.
- 6) Onto Concord Avenue from Township Line Road for traffic traveling in a northerly direction, DO NOT ENTER 7:00 A.M. TO 9:00 A.M., MONDAY THROUGH FRIDAY EXCEPT SCHOOL BUSES.
- 7) Onto Ormond Avenue from Township Line Road for traffic traveling in a northerly direction, DO NOT ENTER 7:00 A.M. TO 9:00 A.M., MONDAY THROUGH FRIDAY EXCEPT SCHOOL BUSES.

SECTION 5. Upon effective date of this Ordinance, the Highway Department shall install appropriate signs and paintings 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., 1989.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

# ORDINANCE-NO--P22-89

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 A CERTAIN TERM OF PARADES AND OUTDOOR GATHERINGS ORDINANCE.

BE IT ENACTED AND ORDANED 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 123-1, Permit required. shall be amended as follows:

The words "Police Committee of the Board of Commissioners" shall be changed to Township Manager/Secretary...

SECTION 2. That Section 123-2, Application, contents; fee. shall be amended as follows:

The words "said Police Committee" shall be changed to said Township Manager/Secretary...

- SECTION 3. That Section 123-3, Basis for granting permits; authority of Police Committee. shall be amended as follows:
  - 1) "Police Committee" shall be changed to Township Manager/Secretary.
  - 2) The words "Police Committee" shall be changed to <u>Township Manager/Secretary</u>.

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 llthday of December, A.D., 1989.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI

President

Board of Commissioners

#### ORDINANCE-NO--F22-89

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 A CERTAIN TERM OF PARADES AND OUTDOOR GATHERINGS ORDINANCE.

BE IT ENACTED AND ORDANED 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 123-1, Permit required. shall be amended as follows:

The words "Police Committee of the Board of Commissioners" shall be changed to Township Manager/Secretary...

SECTION 2. That Section 123-2, Application, contents; fee. shall be amended as follows:

The words "said Police Committee" shall be changed to said Township Manager/Secretary...

- SECTION 3. That Section 123-3, Basis for granting permits; authority of Police Committee. shall be amended as follows:
  - 1) "Police Committee" shall be changed to Township Manager/Secretary.
  - 2) The words "Police Committee" shall be changed to Township Manager/Secretary.

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 11thday of December, A.D., 1989.

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" BY REPLACING SIGN 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 Article VII, Section 182.701 of the Zoning Ordinance regarding signs shall be replaced in its entirety, with the exception of Penalties, by the following requirements, rules and regulations.

SECTION 2. Applicability. Any sign hereafter erected in Haverford Township which is exposed to public view shall conform with the provisions of this Section and any other ordinance or regulation of Haverford Township of the State or Federal Government relating to the erection, alteration, or maintenance of signs.

In the event of conflicting regulations, the most restrictive regulation shall prevail.

# I. <u>General Regulations</u>

- A. The following regulations shall be observed in all districts:
  - 1. No sign, other than exempted signs, shall be erected without first obtaining a sign permit from the Zoning Officer.
    - a. Permit applications for all signs shall be accompanied by a plan, drawn to scale, showing the sign, size and location of the sign with respect to the building.
    - b. Plans for signs which exceed 20 square feet in size shall be subject to review and approval by the Planning Commission.

- All signs shall be kept in a proper state of repair.
  - a. If, in the opinion of the Zoning Officer, a sign has become dilapidated, the Zoning Officer shall notify the owner or the lessee of the property, or whosoever caused the sign to be erected or who through sale or lease has assumed responsibility for the sign, in dilapidated condition, and shall advise the owner or lessee, by written notice, to correct the condition within (30) days or to appeal the decision of the Zoning Officer to the Zoning Hearing Board within the same time period.
  - b. If, after thirty (30) days the condition has not been corrected, and the notice has not been appealed, the Zoning Officer shall cause the dilapidated sign to be removed at the expense of the owner or lessee.
  - c. If the Zoning Officer determines that the condition of the sign poses an imminent danger to the public safety, he may order the sign removed immediately, by notification to the owner via certified mail. The owner or lessee shall have a right of appeal after the fact to the Zoning Hearing Board.
- No sign other than exempt signs shall be erected within or over a public right-of-way.
- 4. No sign shall be erected that is of such character, form or shape as to confuse or dangerously distract the attention of the operator of a motor vehicle on a public street.
- 5. No free standing sign shall be erected at the intersection of any street improved for vehicular traffic within the triangular area formed by the right-of-way lines, and a line connecting them at points twenty-five (25) feet from their intersection unless said sign, when authorized by this ordinance, is less than two (2) feet or more than eight (8) feet above curb grade and, provided further, that no part of its means of support has a single or combined horizontal cross section exceeding eight (8) inches.

- 6. All signs other than political and exempt signs shall be erected on the same lot as the use to which it pertains.
- 7. No projecting signs, roof signs, vehicle signs, animated signs other than time and temperature signs, or signs that emit smoke, vapor, or noise shall be permitted.
- 8. Signs should be designed in such a way as to be consistent with the architecture and landscaping of a building. No letter, symbol, graphic, or background material shall be permitted to obstruct a major architectural feature such as a column.
- 9. Signs are intended for purposes of identification and information and not for advertising of a product or service. Letters of appropriate size should be placed on simple backgrounds or directly upon the face of the building. The Zoning Officer or the Planning Commission, where applicable, may disallow any sign which it finds to contain lettering or messages which are excessive, unattractive, or which violates the spirit, theme, or character of signs identifying uses in same structure or cluster of structures.
- 10. No sign shall be painted, pasted, placed on any tree, telegraph, electric light, or public utility pole, or upon a natural feature.
- 11. All signs shall be of durable, all-weather material capable of withstanding a windspeed of 100 miles per hour. Free standing signs shall be supported by posts or pylons of concrete, steel, treated wood, or similar materials. No additional bracing or guide wire is permitted. Non-rusting hardware shall be used with all signs.
- 12. Regulations Governing Free Standing Signs
  - a. Free standing signs, when permitted by this ordinance, shall not exceed one such sign per street frontage per tract or parcel regardless of the number of establishments occupying said tract or parcel.

- b. Each free standing sign shall be erected in such a way that the edge of a sign closest to each street shall be ten (10) feet to the rear of the right-of-way line.
- c. No free standing sign shall be erected, the bottom of which is less than four (4) feet from finished grade.
- d. No establishment shall be permitted to utilize a free standing sign unless it has a front yard of not less than fifty (50) foot in width and also provides off-street parking spaces equal to at least 75% of the number of such off-street spaces required by Ordinance 1960 as amended.
- e. No top of a free standing sign shall exceed a height of sixteen (16) feet.
- 13. Window signs, unless further restricted by district regulations, shall not exceed 15% of the glass area of the window in which placed.
- 14. Wall signs shall not project vertically within twelve (12) inches of a roof or parapet line nor within six (6) inches of any cornice, trim, molding, external column, window, door or other architectural element.
- 15. Time and temperature signs shall be permitted in any district in which commercial or industrial uses are permitted, provided they do not encompass more than 20% of the allowable sign area. Time and temperature shall not be counted as items of information.
- 16. All signs referring to uses located in the same building or group of architecturally related buildings shall be of sililar design and shall use similar styles of lettering.
- 17. Regulations Governing Temporary Signs.
  - a. Permissible types and size
    - The sign area of free standing, sidewalk or sandwich signs shall not exceed twelve (12) square feet in area.

- All portable signs with removable letters shall not exceed thirty-two (32) square feet.
- Banners not exceeding twenty (20) square feet.
- 4. Wall or window signs.
- 5. Temporary projecting signs are permitted only upon marquees especially designed to receive such temporary signs as in the case of a theatre.
- b. All temporary signs, other than those permitted on marquees shall require a permit valid for no more than thirty (30) days, but renewable for an additional thirty (30) day period upon application to the Zoning Officer.
- 18. The following signs are exempt from the specific general requirements, district requirements, from the need to secure permits and from the allowable sign area and item of information requirements:
  - a. Decorations for a recognized officially designated holiday provided they do not create traffic or fire hazard.
  - b. Official signs.
  - c. Directional signs not exceeding two (2) square feet.
  - d. Memorial or historic markers when approved by the Planning Commission and when not more than six (6) square feet in area.
  - e. Nameplate signs not exceeding one-hundred eight (108) square inches in size provided that only one such nameplate shall be exempted per parcel of land.
  - f. Real estate rental or sale signs not exceeding four (4) square feet provided they are erected by and for the owner of the property and not by a broker or agent and provided that they are removed upon issuance of the certificate of use and occupancy.
  - g. Political signs provided they do not exceed six (6) square feet and are removed within seven (7) days after an election. Not more than an aggregate total of 15 square feet of political signs shall be permitted per street frontage.

19. No real estate or other sign shall be erected containing information which states or implies that a property may be sold or used for any purpose not permitted under the provisions of this ordinance. Any such misrepresentation shall be considered as violation of this ordinance and any such sign shall be subject to immediate removal from the property.

# II. Signs in Residential, Institutional, Recreational and Open Space Districts.

- A. In a R1, R2, R3, R4, R5, R6, R7, R8, R9, INS, or ROS zoning district, signs are permitted for the following purposes under the conditions imposed by this ordinance
  - Permanent signs identifying a professional, home occupation, or accessory use to a dwelling:
    - a. Maximum size per street frontage shall not exceed 108 square inches.
    - b. Types of permitted signs
      - 1. Wall signs
      - Free standing sign, the bottom of which is less than four (4) feet in height from grade
      - 3. Projecting signs.
    - c. Not more than one such!sign shall be erected on or adjacent to each street frontage of the property to which it relates.
  - Permanent signs identifying a recreational or institutional use, a grouping of ten or more dwelling units, a permitted use other than a dwelling, or a use accessory to a dwelling.
    - a. The maximum size of the total of all permitted signs per street frontage shall not exceed 1 square foot for each five linear feet of building frontage or fifteen (15) square feet, whichever is less.
    - b. Types of permissible signs
      - 1. Wall signs which do not exceed 20% of the signable area or 10% of the first floor facade, whichever is less.

- Free standing signs, the bottom of which is less than four feet in height from finished grade.
- c. There shall be not more than one such sign per street frontage of any property to which it relates.
- 3. Temporary signs giving notice of the sale or rental of real estate or of work being performed on site by contractors, mechanics, painters, paperhangers, or artisans.
  - a. Maximum size of sign shall not exceed an area of six square feet and the bottom of which shall be less than four feet in height from finished grade
  - b. Type of permissible signs
    - 1. Free standing
  - c. Only one such sign may be placed along or adjacent to any one street.
  - d. Such signs must be removed upon issuance of the certificate of use and occupancy.
- B. Not more than a total of five items of information shall be permitted on permanent signs identifying or relating to a single use along any one street frontage.
- C. Illumination of Signs
  - 1. The following types of identification signs may be illuminated by a direct or indirect white light without time restriction.
    - a. Physician, dentist, or similar health practitioner.
    - b. Hospital, nursing home, or clinic.
    - c. Magistrate.
    - d. Similar person or establishment when services are considered to be essential to public health, safety or welfare:

- 2. The following types of identification signs may be illuminated by direct or indirect white light only between the hours of dusk and 12 A.M. prevailing time.
  - a. School
  - B. Church
  - c. Club
  - d. Other permitted use
- 3. Other permitted signs may not be illuminated.
- III. Signs in Office, Office Laboratory, Light Industrial and Limited Commercial Districts
  - A. In an Ol, O2, OL, LIN, or C1 zoning district, signs are permitted for the following purposes under conditions imposed by this ordinance:
    - Any sign permitted in a Residential, Institutional, or Recreation and Open Space District, which relates to a use permitted in this district as modified below.
    - 2. Permanent signs identifying multiple uses existing with a single building.
      - a. Maximum size Fifteen square feet
      - b. Type of sign wall
      - o. Not more than one such sign shall be permitted on or adjacent to each street frontage of the parcel to which the use is related.
    - 3. Permanent signs identifying an apartment development containing ten or more units, and an office building or laboratory with a floor area in excess of two thousand five hundred (2,500) square feet.
      - a. Types of permissible signs:
        - Wall signs not exceeding 30% of the signable area or 10% of the first floor facade area, whichever is less.
        - Free standing signs the bottom of which is not less than four feet in height from finished grade.
        - 3. Window signs

- b. The maximum size of the total of all permanent signs per street frontage shall not exceed one square foot for every five linear feet of associated building frontage or fifteen (15) square feet, whichever is less.
- o. Not more than one such sign shall be permitted on or adjacent to each street frontage of the parcel to which the sign relates.
- 4. Permanent signs identifying a grouping of buildings under single ownership or management, such as an office, park, campus, or similar aggregate labeling of multiple structures.
  - a. Types of permissible sign free standing
  - b. Maximum size Twenty-four (24) square feet in area.
  - c. This type of sign may not be used in conjunction with other free standing signs identifying individual uses.
  - d. Only one such sign is permitted per street frontage.
  - e. Maximum Height Top of sign to be (10) ten feet from finished grade.
- B. Not more than a total of five (5) items of information shall be permitted on permanent signs identifying or relating to a single use along any one street frontage.
- C. Illumination of Signs
  - Signs permitted in this district may be illuminated by white direct or indirect light only.
  - 2. Signs may be illuminated only between the hours of dusk and 12 A.M. prevalent time except that those signs identifying uses enumerated in Section 701.2.4 may be illuminated without time restriction.

# IV. Signs in Neighborhood Commercial and General Commercial Districts.

- A. In a C2 or C3 zoning district signs are permitted for the following purposes and the conditions imposed by this ordinance.
  - Any sign permitted in a residential, institutional, or recreation and open space district.

- 2. Permanent signs identifying a permitted use.
  - a. The maximum size of the total of all permanent signs per street frontage shall not exceed thirty-five (35) square feet.
  - b. Types of Permissible Signs
    - 1. Wall signs not exceeding 40% of the signable area or 10% of the first floor area, whichever is less.
    - 2. Window signs
    - 3. Free standing signs, the bottom of which is not less than four feet in height from finished grade, nor exceeding an area equal to 0.25 square feet for every linear foot of street frontage or 25 square feet, whichever is less.
- 3. Temporary signs subject to the regulations of Section 701.1.A.20.
- B. Not more than a total of seven(7) items of information shall be permitted on permanent signs identifying or relating to a single use along any one street frontage.
- C. Signs permitted in these districts may be illuminated by direct or indirect white light which may be shown through colored luminescent paneling.
- V. Signs in Higher Commercial or Shopping Center Districts.
  - A. In a C4 or C5 zoning district, signs are permitted for the following purposes under the conditions imposed by this ordinance.
    - Any sign permitted in a Residential, Institutional, or Recreation and Open Space District.
    - 2. Permanent sign identifying individual permitted uses
      - a. The maximum size of the total of all permanent signs per street frontage shall not exceed fifty square feet in area.

- b. Types of permissible signs
  - 1. Wall signs not exceeding 40% of the signable area or 10% of the first floor facade area.
  - 2. Window signs
  - 3. Free standing signs not exceeding an area equal to 0.25 sqauae feet for every lineal foot of street frontage or thirty-five (35) square feet, whichever is less.
- 3. Permanent signs identifying a shopping center under single ownership or management.
  - a. The maximum size of such sign shall be fifty (50) square feet.
  - b. Such sign shall be free standing sign.
  - c. This type of sign is not permissible in conjunction with free standing signs relating to individual uses.
- 4. Temporary signs subject to the regulations of Section 701.1.A.20.
- B. Not more than a total of seven (7) items of information may be displayed on permanent signs relating to individual uses along any on-street frontage.
- C. Illumination
  - 1. Illumination by direct or indirect white light is permitted although it may be shown through colored luminescent paneling.

# VI. Non-Conforming or Abandoned Signs.

A. All signs erected prior to the enactment of this ordinance or subsequent amendments which are not in conformity with the provisions thereof shall be deemed non-conforming uses.

- B. Amortization of Non-Conforming Signs
  - 1. Non-conforming signs shall be removed, replaced repaired, or otherwise brought into conformity with the provisions of the ordinance in accordance with the following schedule.
    - a. Temporary sidewalk, sandwich, or "A" frame signs, moveable free standing signs, banners, Streamers, pennants, and similar signs shall be abated or removed within thirty (30) days of notification by the Zoning Officer.
    - b. Signs painted on buildings, walls, fences, or benches shall be abated or removed within sixty (60) days of notification by the Zoning Officer.
    - c. All other signs shall be abated or removed within three (3) years of the date of enactment of the ordinance.
    - d. Upon change of occupancy and/or ownership any non-conforming sign would be removed before the issuance of the certificate of occupancy.
- C. No non-conforming sign may be altered or replaced unless the altered or new sign is in conformity with this ordinance.
- D. No person shall maintain or permit to be maintained on any premises owned or controlled by him, a sign which has been abandoned. Any such abandoned sign shall be promptly abated by the owner or person controlling the property. An abandoned sign for the purpose of this ordinance is:
  - A sign, other than a real estate sale or rental sign, located on a property which becomes vacant and unoccupied for a period of two (2) months or more.
  - Any sign which was erected for an occupant or business unrelated to the present occupant in business.
  - Any sign which relates to a time event or purpose which is past.

E. For the purpose of regulation and enforcement, the Zoning Officer shall make and maintain a list of all non-conforming signs in the Township together with the date of the sign permit issued for the erection. A fee may be charged for the registration of such signs. This list shall be filed in the Office of the Zoning Officer and used to assure proper statement of non-conforming signs as provided herein.

SECTION 3. 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 // h day of Secondary A.D., 1989.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

# ORDINANCE NO. 2063 ORDINANCE NO. P24-89

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."

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

SECTION 1. That Section 175-25, 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 restriction on the following roadway:

- 1) On Earlington Road, east side, from its intersection with Mill Road to its T-intersection with Surrey Lane in the 1600 block.
- 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 11th day of December, A.D., 1989.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

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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". FURTHER AMENDING AND SUPPLEMENTING CERTAIN SECTIONS OF CHAPTER 182 (ZONING) TO PROVIDE FOR REGULATIONS GOVERNING A STUDENT HOME.

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:

ARTICLE I. ADDITIONS AND CHANGES: The following Section of Ordinance No. 1960 known as the "General Laws of the Township of Haverford" shall be revised accordingly:

SECTION I. Chapter 182, thereof entitled Zoning, Article I, Section 182-106 definitions shall be amended to provide as follows:

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.

SECTION II. Chapter 182, thereof entitled Zoning, Article II, Section 182-202 (3) Use regulations shall be amended by inserting a new subsection (E) which shall provide as follows.

Student Home as a Special Exception provided that the Zoning Hearing Board shall find that the following standards are met:

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- (a) The number of persons living in such student home shall not exceed three (3) in number. It is the intent of this ordinance that any number of persons in excess of three (3) would tend to create an institutional atmosphere.
- (b) The student home shall meet the minimum yard setback and lot width requirements for single family detached dwellings.
- (c) No student home shall be located on a lot, any portion of which is closer to another lot lawfully used for a student home than a distance determined by multiplying times twenty (20) the required street frontage for a single family detached dwelling in the district in which the building is located.
- (d) The student home shall have a minimum of a one thousand eight hundred and fifty (1,850) square feet of building area, exclusive of building area covered by a garage or accessory building.
- (e) A minimum of three (3) paved on-site, offstreet parking spaces located to the side or rear of the premises and not in the front yard, shall be required in addition to those otherwise required for a single family dwelling.
- (f) The owner of manager or agent of the student home shall register such home with the Township as required by Chapter 104, Section 104-6 of the "General Laws of the Township of Haverford" entitled Housing Code and shall comply with the requirements of the said chapter, including the yearly registration provisions. If such student home is not registered in accordance with the provisions of Chapter 104, the special exception permit shall expire and the student home use shall be unlawful.

SECTION III. 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 IV. 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 December, A.D., 1989.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

## ORDINANCE NO := P26-89

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 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 thereby 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 rescind the DO NOT ENTER 7:00 A.M. TO 9:00 A.M. AND 4:00 P.M. TO 6:00 P.M. restrictions on the following roadway:
  - Onto Stanley Avenue from Oak Way for traffic traveling in both northerly and southerly directions.
- SECTION 2. That Section 175-11, Schedule V (175-80) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to correct the following:
  - Prohibit turns onto Stanley Avenue from Eagle Road for traffic traveling in a westerly direction DO NOT ENTER 7:00 A.M. TO 9:00 A.M. AND 4:00 P.M. TO 6:00 P.M.
- SECTION 3. That Section 175-27, Schedule XVI (174-91) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish NO PARKING AT ANY TIME restrictions on the following roadways:
  - 1) On Panmure Road, east side, from College Avenue to Buck Lane.
  - 2) On Moore Avenue, both sides.
  - 3) On Leedom Avenue, east side, southeast of East Marthart Avenue.
- SECTION 4. That Section 175-17, Schedule XI (175-86) of Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish a NO COMMERCIAL VEHICLES EXCEPT FOR LOCAL DELIVERIES restriction on the following roadway:
  - 1) On Mill Road, the 500 block, between Earlington Road and Karakung Drive.
- SECTION 5. 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 restriction on the following roadway:
  - On Leedom Avenue, west side, southeast of East Marthart Avenue.

SECTION 5. 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 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 27th day of December, A.D., 1989.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

Attest: Thomas J. Bannar

Township Manager/Secretary

Ord no 2066 ond archi2069

DCA-BLGS-13 (8-87)

# COMMONWEALTH OF PENNSYLVANIA

# ANNUAL BUDGET REPORT

County of	DELAWARE
•	
- <del>City of</del>	
Borough of	
Township of	HAVERFORD
COMMONWEALTH	Of PENNSYLVANIA

for the year 19\_90.

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.    Secretary   Director of Accounts and Finance   Secretary   Clears   Clea
of the Tonship of Haverford in the County of Delaware Home Rule Municipality
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 30, 1989:
Gity Council, Bereugh 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 27, 1989; 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 ofthe Township of Haverfor
this
Signed:  Dissector of Accounts and Finance Secretary  Manufactual Clerk/Secretary  Thomas J. Bannar
(SEAL)

ORDINANCE NO	2067
RESOLUTION NO.	·····

AN ORDINANCE OF THE CITY OF
AMORDINANCE  **RESOLUTION of the Borough of
AN ORDINANCE A RESOLUTION of the Township of HAVERFORD
AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD  Ordinance, Resolution Municipality  In the County of DELAWARE
Commonwealth of Pennsylvania, appropriating specific sums estimated to be required for the specific purposes of the municipal government, hereinafter set forth, during the year 19_90  BE IT ORDAINED AND ENACTED, and it is hereby enacted and ordained BB-IT-RESOLVED AND ENACTED, and it is hereby resolved and enacted
by the City Council of the City of,
Berough Council of the Borough of
Board of Township Commissioners of the Township of <u>Haverford</u> , a <u>Home Rule</u> Municipality  Board of Township Supervisors of the Township of ,
Home Rule Municipality of the of,
County of, Commonwealth of Pennsylvania:
SECTION 1. That for the expenditures and expenses of the fiscal year 19 90 the following amounts are hereby appropriated from the fund equities, revenues, and other financing sources available for the year 19 90 for the specific purposes set forth on the following pages.

Account Number	Classification	Total All Budgeted Funds	L n e No.	
	Assets - January 1	Zarawa Zanat waka		
	Cash (including checking, savings, certificates of deposit, money market funds, etc.	\$ 1,053,166	:	
	Accounts Receivable			
	Other Assets			
***	Less Liabilities January 1			
	Accounts Payable (unpaid bills)			
	Other Liabilities			
	Less Fund Equity Reserves - January 1			
	Fund Equity (sum of lines 2, 3, 4 less 6, 7, 8) - January 1	1,053,166		
	Revenues and Other Financing Sources		1	
300	Taxes (from Schedule C)	7,419,563	1	
320	Licenses and Permits	403,100	1	
330	Fines and Forfeits	220,000	1	
340	Interest, Rents, and Royalties	265,300	1	
350	Intergovernmental Revenue	1,512,136	1	
360	Charges for Services (Departmental Earnings)	4,040,067	1	
380	Miscellaneous Revenues	383,075	1	
390	Other Financing Sources	420,000	1	
	Total Revenues and Other Financing Sources (sum of lines 11 thru 18)	14,663,241	1	
	Total Available for Appropriation (sum of lines 9 and 19)	15,716,407	2	
	Expenditures or Expenses and Other Financing Uses	an area da a	2	
400	General Government	832,941	2	
410	Public Safety (Protection to Persons and Property)	5,399,982	2	
420	Health and Welfare	178,572	2	
	Public Works-	A Program of Assessment Garage	2	
426	Sanitation	3,653,519	2	
430	Highways, Roads, and Streets	2.532.635	2	
440	Other	364,988	2	
450	Culture—Recreation • · · · ·	2,061,575	2	
460	Conservation and Development		3	
470	Debt Service	536,978	3	
480	Miscellaneous Expenditures or Expenses	155,217	3:	
490	Other Financing Uses	1003217	3:	
	Total Expenditures or Expenses and Other Financing Uses (sum of lines 22 thru 33)	15,716,407	3	
•	Assets - December 31	10,710,407	3	
	Less Liabilities - December 31		H	
	Less Reserves - December 31		3	
	Unappropriated Fund Equity (line 35 less lines 36 and 37)		3	
	a market observe a serie addies a time of the out	1	1 3	

[ L	BUDGET SUMMARY—ALL BUD  GOVERNMENTAL FUNDS				GETED FUND	<u>5</u>	Schedule A
1 n		SPE	IAL REVENUE FU		Other	SEWER	
e No,	General Fund	Highway Ald Fund	Revenue Sharing Fund	Other Special Revenue Funds	Governmental Funds	Proprietary Funds	Fiduciary Funds
	and the second	(35)	(85)	(02-05)		(06-09)	(50-69)
_ 2	\$ 611,536					\$ 441,630	
3							
4							
5	and the second second						
6							
7							:
8							
9	611,536					441,630	
10							
11	7,419,563						
12	403,100						
13	220,000						
14	195,300					70,000	
15	985,000	527,136					
16	2,201,067					1,839,000	
17	375,275					7,800	
18	420,000		·	<u> </u>			
19	12,219,305	527,136				1,916,800	
20	\$12,830,841	527,136				2,358,430	
21	Of supply supply and		economic de la companya de la compa	Brack Section	a remolecular	and the second	engline betselbt.
22	832,941						
23	5,399,982						
24	178,572	**					
25							
26	1,295,089					2,358,430	
27	2,005,499	527,136				<u></u>	
28	364,988				,		
29	2,061,575				,		
30							
31	536,978						
32	155,217		<u> </u>	'			
33		···					
34	12,830,841	572,136				2,358,430	
35				·			
36	ļ						
37							
38	<b>A</b>					<u> </u>	
39	\$12,830,841	572,136				2,358,430	

•						
SECTION 2. That any -	ordinance <del>Seclution</del> co	nflicting w		ordinance resolution faction	be and	the same
is hereby repealed insofar as the same	e affects this	ordinance. <del>resolution</del> . <del>notion</del> :				
ADOPTED THIS 271	<u>h</u> da	y ofD	ecembe	r	, <b>.A</b> .l	D. 19 <u>89</u> !
Berough Mayor Berough Mayor Elected Executive	Pi Pi <del>C</del>	resident of the resident of the resident of the tairman of the residing Office	Borough Go Board of To Board of To	<del>unci</del> l wnship Commis wnship <del>Supervi</del> s	sioners	CAMPETTI
	CERTIFI	CATION				
To the Secretary of Community Affa Commonwealth of Pennsyl Harrisburg, Pennsylvania			. •		•	
I hereby certify that the fo	regning is a t	rue and cor	rect conv	Ordinand	e No	2067
i maioly continy that the re	rogomig to a ti	do and con	тест сору	7 Motio		
enacted by the Township City, Borough, Township Home Rule Municipality	of <u>Ha</u>	verford		<del> </del>		
n the County ofDelaware	on the _	27th_d	ay of	December	A.L	). 19 <u>89</u> .
			<del>Boroug</del> Townsl	erk THOMA Ir Secretary hip Secretary pal Clock/Secret		BANNAR

(SEAL)

## CITY, BOROUGH, FIRST CLASS TOWNSHIP OR HOME RULE MUNICIPALITY

## TAX LEVY ORDINANCE ORDINANCE NO. \_ BOROUGH OF AN ORDINANCE OF THE HAVERFORD OF Home Rule Municipality County of \_\_ Delaware \_, Commonwealth of Pennsylvania, fixing the tax rate for the year 19\_90 BE IT ORDAINED AND ENACTED, and it is hereby ordained and enacted City Council of the City of Burough Council of the Borough of by the Board of Township Commissioners of the Township of Haverford Home Rule Municipality Delaware County of \_ \_, Commonwealth of Pennsylvania: That a tax be and the same is hereby levied on all real property and eccupations. within the decupations. Township of Haverford \_\_ subject to taxation for the fiscal year 19\_\_\_ as follows: City; Borough, Township, Home Rule Municipality on each dollar of assessed valuation, or the sum of ..... on each one hundred dollars of assessed valuation. on each one hundred dollars of assessed valuation. For. on each one hundred dollars of assessed valuation. Recreation on each one hundred dollars of assessed valuation. Protection to For Persons & Property purposes, the sum of...... on each one hundred dollars of assessed valuation. Fire \_ purposes, the sum of . . . . . . . . . \_ \_ on each dollar of assessed valuation, or the sum of ................ on each one hundred dollars of assessed valuation. purposes, the sum of . . . . . . . . mills on each dollar of assessed valuation, or the sum of . . . . . . . . . . . . . . cents on each one hundred dollars of assessed valuation. purposes, the sum of ... mills on each dollar of assessed valuation, or the sum of . . . . . . . . . . . . . . . . cents on each one hundred dollars of assessed valuation.

For purposes, the	sum of	· · · mills
on each dollar of assessed valuation, or the sum	of	cents
on each one hundred dollars of assessed valuation	n.	
The same being summarized in tabular form as follows:		
	Mills on Each	Cents on Esch
	Dollar of	One Hundred
	Assessed	Dollars of
	Valuation	Assessed Valuation
Tay Data for Consul Donner	5.15 Mills	51 5Ò
Tax Rate for General Purposes Tax Rate for Debt Purposes	$\frac{3.13}{7.76}$ Mills	77 60 COINS
Tax Rate for Library	$\frac{\cancel{6\cdot71}}{\cancel{6\cdot71}}$ Mills	77 10
Tay Rate for Recreation	19.70 Mills	107 00
Tax Rate for Protection to	Manta	Colleg
ТЖЖЖЖЖ <u>Persons</u> & Property	45.98 Mills	459.80 Cents
Tax Rate for Fire	3.00 Mills	30.00 Cents
Tax Rate for	Mills	Cents
Tax Rate for	——— Mills	Cents
Tax Rate for	Mills	Cents
Tax Rate for	Mills	Cents
	88.30	883.00
TOTAL	Mills	Cents
lity Mayor leveugh Mayor lected Excentive	President of City Council President of Borough Cou President of the Board of	STEPHEN W. CAMPETTI Incil Township Commissioners
	Fresiding Officer of the L	egislative Body
CERTIFIC	CATION	
To the Secretary of Community Affairs  Commonwealth of Pennsylvania  Harrisburg, Pennsylvania		
I HEREBY CERTIFY that the foregoing is a	true and correct copy	of Ordinance No. 2066
nacted by theTownship of Haverf		a
City Council, Borough Council, Board of	Township Commissioners,	Governing Body On the
27th day of December	An 10 8	9
	, A.D. 17	•
•		
•		
	C	
	Secretary/Ci	
		ak J. Bannar

# DEBT AND TAX AND REVENUE ANTICIPATION NOTES REPORT

#### Schedule B

Purpose	Year of	Outstanding January 1, 19 <u>90</u>	Principal To Be Pald During Year	Interest To Be Pald During Year	Outstanding December 31, 19.90
General Obligation Bonds and Notes				20111311001	200011301 017 10 11 1
Electoral					
		·			
	1973	\$ 530,000	100,000	02.605	420.000
Non-electoral	1973		100,000	23,695	430,000
	<del>-</del>	375,000	75,000	21,488	300,000
	1977	600,000	75,000	29,982	525,000
	1985	420,000	60,000	31,065	360,000
Cebran and Mainem Macak Back	1986	400,000	100,000	20,750	300,000
Small Borrowing for Capital Purposes (§ 409)					· · · · · · · · · · · · · · · · · · ·
Furposes (9409)					
Unfunded Debt (\$509)					
Total General Obligation Debt		\$ 2,325,000	410,000	126,980	\$ 1,915,000
Revenue Bonds and Notes					
Electoral					
			- ·		
:	ļ				
	<u> </u>			······································	
Non-electoral	-				
Total Revenue Debt					
ease Rental Debt	-				-
		<del> </del>			
Total Debt		\$ 2,325,000	\$ 410,000	\$ 126,980	\$ 1,915,000
ax and Revenue Anticipation Notes (§501)	1990	\$ 1,000,000	\$1,000,000	60,000	-0-
otal Debt and Tax and Revenue Anticipation Notes		\$ 3,325,000	\$1,410,000	\$ 186,980	\$ 1,915,000

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

Schedule C

TAXES

<b>₹</b> υ						Special Revenue Funds	\$\$2		
之'o いづヨ'に	Classification	Fax Rate	Total All Funds	General	Street Lighting Fund	Fire Protection Fund	Other Special Revenue Funds	Debt Service Funds	All Other Funds
<b>-</b>			i	(1)	(2)	(e)	(04-05)		<del> </del>
.	REAL PROPERTY	88.3 mills							
	Current Year's Levy - Gross		6,390,244	6,390,244					
,	Less Uncollectable		252,181	252,181					
301.10	O Current Year's Levy - Net		6,138,063	6,318,063					
301.20	0 Prior Year's Levy - Net		99,000	000,99					
301.30	Delinquent Levy - Net		65,000	65,000					
301.40	0 Interim Levy - Net		80,500	80,500					
14	Total Real Property		6,349,563	6,349,563					
	OCCUPATION (municipal code)								
	Current Year's Levy - Gross								
	Less Uncollectable								
305, 10	Current Year's Levy - Net								
305.20	J 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					-			7
308.20	Prior Year's Levy - Net								
308.30	Delinquent Levy - Net								
308	Total Residence								
			-						

Schedule C (Continued)

						Charital Description Control			
-						שוחם שמפונים בחווי			
	Classification	Tax Rate	Al	General	Street Lightáng	Fire Protection	Other Special Revenue	Debt Service	All Other
			spun L	(1)	Fund (2)	Fund (3)	Funds (04-05)	Funds	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 Levy - Net		.,						
310.03	Delinquent Lavy - Net								
310.00	Total Per Capita								
310.10	Real Estate Transfer Tax	.005	000,009	600,000					
310.20	Earned Income Tax								
310.30	Mercantile Taxes ) Retail	,0015 <b>,</b>	270,000	270,000					
	BACKARAK AKOSOXI) Who lesal	C 100. ∍							
	Current Year's Levy - Gross								
	Less Uncollectable								
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	1	, , ,	( ( ( )					
310.80		0015	200,000	200,000					
310.91	House Trailer								
310.92	Lease Rental								
310.9	Other								
310.9	Other								
310.9	Other								<u> </u>
	Total Local Tax Enabling Act		1,070,000	1,070,000					
	TOTAL TAXES		7,419,563	7,419,563					

Ord no 2066 and alexa 2067

DCA-BLGS-13 (8-87)

# COMMONWEALTH OF PENNSYLVANIA

# ANNUAL BUDGET REPORT

County of _	DELAWARE	_
•		
- <del>City of</del>		
Borough of	· · · · · · · · · · · · · · · · · · ·	-
Township of	HAVERFORD	
COMMONWEALTH	<b>nf</b> pennsylvania	

for the year 19\_90.

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 Director of Accounts and Finance Secretary	
of the Tonship of Haverford in the County of Delaware home Rule Municipality	
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	f
Home Rule Municipality on October 30, 1989:  Gity 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 <u>November 27</u> , 19 <u>89</u> ; 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 Haverfor this 28th day of December, A.D. 19 89	<u>cd</u>
Signed:  Director of Accounts and Finance Secretary  Manufactual Clerk/Secretary  Thomas J. Bannar	
(SEAL)	

# ORDINANCE NO. 2067 RESOLUTION NO. \_\_\_\_\_\_

AN ORDINANCE OF THE CITY OF
AMOTION  AMOTION  AMOTION
AN ORDINANCE A RESOLUTION of the Township of HAVERFORD
A N ORDINANCE OF THE TOWNSHIP OF HAVERFORD  Ordinance, Resolution Municipality  In the County of DELAWARE
Commonwealth of Pennsylvania, appropriating specific sums estimated to be required for the specific purposes of the municipal government, hereinafter set forth, during the year 19_90_
BE IT ORDAINED AND ENACTED, and it is hereby enacted and ordained BP-IT-RESOLVED AND ENACTED, and it is hereby resolved and enacted BE-IT-MOVED AND ENACTED, moved and enacted
by the City Council of the City of,
Berough Council of the Percugh of
Board of Township Commissioners of the Township of Haverford, a Home Rule Municipality
Board of Township Supervisors of the Township of,
Home Rule Municipality of the of,
County of, Commonwealth of Pennsylvania:
SECTION 1. That for the expenditures and expenses of the fiscal year 19 <u>90</u> the following amounts are hereby appropriated from the fund equities, revenues, and other financing sources available for the year 19 <u>90</u> for the specific purposes set forth on the following pages.

Account Number	Classification ,	Total All Budgeted Funds	N
	Assets - January 1	enderwag zerzak azaker	
	Cash (including checking, savings, certificates of deposit, money market funds, etc.	\$ 1,053,166	
	Accounts Receivable		
	Other Assets		
	Less Liabilities - January 1		
	Accounts Payable (unpaid bills)		1
	Other Liabilities		T
	Less Fund Equity Reserves - January 1		
	Fund Equity (sum of lines 2, 3, 4 less 6, 7, 8) - January 1	1,053,166	T
	Revenues and Other Financing Sources		1
300	Taxes (from Schedule C)	7,419,563	
320	Licenses and Permits	403,100	Ι.
330	Fines and Forfeits	220,000	1
340	Interest, Rents, and Royalties	265,300	
350	Intergovernmental Revenue	1,512,136	T.
360	Charges for Services (Departmental Earnings)	4,040,067	<u> </u>
380	Miscellaneous Revenues	383,075	T.
390	Other Financing Sources	420,000	Ī
	Total Revenues and Other Financing Sources (sum of lines 11 thru 18)	14,663,241	Τ.
	Total Available for Appropriation (sum of lines 9 and 19)	15,716,407	1
	Expenditures or Expenses and Other Financing Uses		1
400	General Government	832,941	1
410	Public Safety (Protection to Persons and Property)	5,399,982	1
420	Health and Welfare	178,572	:
	Public Works—	Law Succession Control of the Contro	
426	Sanitation	3,653,519	
430	Highways, Roads, and Streets	2.532.635	2
440	Other	364,988	2
450	Culture—Recreation • · · ·	2,061,575	1
460	Conservation and Development		3
470	Debt Service	536,978	3
480	Miscellaneous Expenditures or Expenses	155,217	3
490	Other Financing Uses		3
	Total Expenditures or Expenses and Other Financing Uses (sum of lines 22 thru 33)	15.716.407	3
	Assets - December 31	130/10070/	3
<del></del>	Less Liabilitles - December 31		3
	Less Reserves - December 31		Г
<del></del>	Unappropriated Fund Equity (line 35 less lines 36 and 37)		3

ti

	<u> </u>			RY-ALL BUD	GETED FUND	s ·	Schedule A
Li			ERNMENTAL FUN LIAL REVENUE FU			SEWER	
n e No.	General Fund	Highway Aid Fund	Revenue Sharing Fund	Other Special Revenue Funds	Other Governmental Funds	Proprietary Funds	Fiduciary Funds
1	(1)	(35)	(85)	(02-05)	Pullus	(06-09)	(50-69)
2	\$ 611,536					\$ 441,630	
3	\$ 611,536	<u></u>				Ψ 441,030	
4		<u> </u>					
5						Section 1	
6			<u> </u>				
7					······································		:
8	611,536		<u> </u>			441,630	
9.	011,000					441,030	<u> </u>
10	7 410 500				·····		
11	7,419,563		- 1				
12	403,100						
13	220,000		· .				
14	195,300	<del>-</del>				70,000	, , , , , , , , , , , , , , , , , , ,
15	985,000	527,136					
16	2,201,067					1,839,000	
17	375,275					7,800	
18	420,000						
19	12,219,305	527,136				1,916,800	
20	\$12,830,841	527,136				2,358,430	
21	SERVICE PROPERTY		serve e con	esalentario	0.00	appropriate personal	1960000000
22	832,941						
23	5,399,982						
24	178,572	**			'		
25				SALE PROPERTY.		den er innesent	And Control
26	1,295,089					2,358,430	
27	2,005,499	527,136					
28	364,988						
29	2,061,575						
30							
31	536,978						
32	155,217						
33	1001217		· - • • · · · · · · · · · · · · · · · ·				
34	12,830,841	572,136				2,358,430	
35			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				
36	· · · · · · · · · · · · · · · · · · ·						
37							
38		·					·
39	\$12,830,841	572,136				2,358,430	
	7.2,000,011	J , 100		L		£,000,400	

ordinance SECTION 2. That any resolution	ordinance conflicting with this resolution b	e and the same
is hereby repealed insofar as the same affects the	ordinance, nis <del>resolution</del> , <del>motion</del> ;	
ADOPTED THIS 27th	day of <u>December</u>	, A.D. 19 <u>89</u> .
Gity Mayor  Berough Mayor  Elected Executive	President of the City Council STEPHEN President of the Borough Council President of the Board of Township Commission Cital man of the Board of Township Supervisor Presiding Officer of the Legislative Body	iners
CERT	IFICATION	·
To the Secretary of Community Affairs Commonwealth of Pennsylvania Harrisburg, Pennsylvania	Out	2067
I hereby certify that the foregoing is		No. 2067 → No
enacted by the <u>Township</u> of <u>l</u> City, Borough, Township Home Rule Municipality	Haverford	
in the County of <u>Delaware</u> on th	e 27th day of December	A.D. 19 <u>89</u> .
	City Clork THOMAS  Strongh Secretary  Township Secretary  Municipal Clerk/Secretary	

(SEAL)

	TAX LEVY ORDINANCE	
•	ORDINANCE NO. 2066	
	CITY OF	
AN OR	RDINANCE OF THE TOWNSHIP OF HAVERFORD	·······························
	OF OF	· · · · · · · · · · · · · · · · · · ·
	Home Rule Municipality	
County	y of <u>Delaware</u> , Commonwealth of	Pennsylvania
fixing tl	the tax rate for the year $19_{\underline{90}}$ .	r Ollitsy Ivallia,
	BE IT ORDAINED AND ENACTED, and it is hereby ordained and enacted	
		•
	City Council of the City of	
by the	Borough Council of the Borough of	
oy the	Board of Lowishin Commissioners of the Township of Davellold	
	Geverning Body of Home Rule Municipality	
		•
County	y of, Commonwealth of	Pennsylvania:
Towns	tax be and the same is hereby levied on all real property and decupations  ship of Haverford subject to taxation for the fiscal year 19	<u>-</u>
City, Bore	rough, 10wnship, Home Rule Municipality	
£	Tax rate for general purposes, the sum of	nills ents
	For debt purposes, the sum of	nills ents
	For Library purposes, the sum of 6.71 m on each dollar of assessed valuation, or the sum of 67.10 cm	nills
	on each one hundred dollars of assessed valuation.	
	For Recreation purposes, the sum of	ıills
	on each one hundred dollars of assessed valuation	
	Protection to For Persons & Property purposes, the sum of	
	For purposes the sum of	rille
	For purposes, the sum of 3.00 mon each dollar of assessed valuation, or the sum of 30.00 cm each one hundred dollars of assessed valuation.	ents
	For purposes, the sum of m	nills
	on each dollar of assessed valuation, or the sum of	ents
	For purposes, the sum of m	ıills
	on each dollar of assessed valuation, or the sum of	ents

For	purposes, the s	um of	mills
on each dollar of	assessed valuation, or the sum o	f	cents
on each one hund	red dollars of assessed valuation	l	
The same being summed a	to Anhartan Carra a 5-11		•
The same being summarized	in tabular form as follows:		
		Mills on Each	Cents on Each
		Dollar of	One Hundred
•		Assessed	Dollars of
		Valuation	Assessed
	•		Valuation
Tax Rate for Gene	eral Purposes	5.15 Mills	51.50 Cents
Tax Rate for Deb Tax Rate for	Purposes	7 . / 6 Mills	77.60 Cents
	IDIALY	6 · 71 Mills	67 · 10 Cents
Tax Rate for R	ecreation	19.70 Mills	197.00 Cents
Tax Rate for	rotection to	- Mills	Cents
Tax reates of	ersons & Property	45.98 Mills	459.80 Cents
Tax Rate for F		3.00 Mills	30.00 Cents
	<del></del>	——— Mills	Cents
		Mills	———— Cents
		Mills	Cents
rax Rate for		Mills	Cents
	THOUSE A T	88.30	883.00
	TOTAL	Mills	Cents
Adopted the 27 CH  City Mayor  Berough Mayor  Photod Executive	day ofDecemb	President of City Council President of Borough Council President of the Board of Presiding Officer of the Le	STEPHEN W. CAMPETTI
			· · · · · · · · · · · · · · · · · · ·
i	CERTIFIC	ATION	
To the Secretary of Com Commonwealth of Harrisburg, Pennsyl	Pennsylvania	,	
I HEREBY CERTIF	Y that the foregoing is a t	rue and correct copy	of Ordinance No. 2066
	ownship of Haverfo		.*
City (	ouncil, Borough Council, Board of	Pownship Commissioners, C	Governing Body On the
27th	_ day ofDecember	4 70 10 89	)
	- uay UI	, A.D. 19	<del>-</del> ·
•			
		<del></del>	
•	4	Secretary/Cit	
•		Thomas	J. Bannar
		· ·	
(SEAL)			

# DEBT AND TAX AND REVENUE ANTICIPATION NOTES REPORT

#### Schedule B

Purpose	Year of	Outstanding January 1, 19 <u>90</u>	Principal To Be Paid During Year	Interest To Be Paid During Year	Outstanding December 31, 19.90
General Obligation Bonds and Notes					
Electoral					
	· · · · · · · · · · · · · · · · · · ·				
Non-electoral	1973	\$ 530,000	100,000	23,695	430,000
	1974	375,000	75,000	21,488	300,000
	1977	600,000	75,000	20 002	E2E 000
	1985	420,000	60,000	29,982 31,065	525,000 360,000
CHRICAN MANAMAKAN CAN HOR	1986	400,000	100,000	20,750	300,000
	1	. , ,	100,000	20,730	300,000
Small Borrowing for Capital Purposes (§409)				<u> </u>	
, arbases (2402)	<del>                                     </del>		-		
Unfunded Debt (\$509)					
Total General		\$ 2,325,000	410,000	126,980	¢ 7 015 000
Obligation Debt		Ψ 2,323,000	410,000	120,900	\$ 1,915,000
Electoral					
	<del>                                     </del>				
	<u> </u>		<u> </u>		
Non-electorai				·	
MA . A Im	<del> </del>				
Total Revenue Debt			• • • • • • • • • • • • • • • • • • • •		
ease Rental Debt	<u> </u>				
				<u> </u>	
Total Debt ex and Revenue Anticipation		\$ 2,325,000	\$ 410,000	\$ 126,980	\$ 1,915,000
Notes (§ 501)	1990	\$ 1,000,000	\$1,000,000	60,000	-0-
neat Date and T	<u> </u>		<u> </u>	· · · · · · · · · · · · · · · · · · ·	
otal Debt and Tax and Revenue Anticipation Notes		\$ 3,325,000	\$1,410,000	\$ 186,980	\$ 1,915,000

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

Schedule C

TAXES

Ą					5	Special Revenue Funds	\$		
Žo uuo⊐'c⊷	Classification	Fax Rate	Total Ali Funds	General Fund	and the second	Fire Protection Fund	ਰ	Debt Service Funds	Alt Other Funds
_				(1)	(2)	(3)	(04-05)		
	REAL PROPERTY	88.3 M111S							
	Current Year's Levy - Gross		6,390,244	6,390,244					
	Less Uncollectable		252,181	252,181					
301.10	Current Year's Levy - Net		6,138,063	6,318,063					
301.20	Prior Year's Levy - Net		66,000	66,000					
301.30	Delinquent Levy - Net		65,000	65,000					
301.40	Interim Levy - Net		80,500	80,500					
301	Total Real Property		6,349,563	6,349,563					
	OCCUPATION (municipal code)								ı
	Current Year's Levy - Gross								
i.	Less Uncollectable								ŀ
305.10	Current Year's Levy - Net								1
305.20	Prior Year's Levy - Net								
305.30	Delinquent Levy - Net								1
305	Total Occupation								1
	RESIDENCE (3rd class cities)								
	Current Year's Levy - Gross								١.
	Less Uncollectable								
308.10	Current Year's Levy - Net							:	ŀ
308.20	Prior Year's Levy - Net								l
308.30	Delinquent Levy - Net								1
308	Total Residence								

Schedule C (Continued)

						Special Revenue Funds	sı		
			104-1				1	. 1	
	Classification	Tax Rate	Y V	General	Street Lightáng	Fire	Other Special Revenue	Service	Other
			Funds	(£)	Fund (2)	Fund (3)	Funds (04-05)	Funds	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 Levy - Net								
310.03	Definquent Levy - Net								
310.00	Total Per Capita								
310,10	Real Estate Transfer Tex	.005	000,009	000,009					
310.20	Earned Income Tax								
310.30	Mercantile Taxes   Retail	.0015	270,000	270,000					
	<b>высырым жисту)</b> Wholesal	C 100. ∍							
	Current Year's Levy - Gross								
	Less Uncollectable								
310.41	Current Year's Levy - Net								
310.42	Prior Year's Levy - Net								
310.43	Definquent Levy - Net								
310.40	Total Occupation								
310,50	Occupational Privilege	,							
310.60	Admissions								
310,70	Mechanical Devices	-	,						
310.80	$\perp$	.0015	200,000	200,000					-
310.91	_L								
310.92									
310.9	Other								-
310.9	Other								
310.9	Other								! 
	Total Local Tax Enabling Act		1,070,000	1,070,000					
-	TOTAL TAXES		7,419,563	7,419,563	į				

### ORDINANCE NO. 2068

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 OF 1990 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 1990 to be required is hereby determined to be \$1,730,000.00, 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 Thirty-six Cents (\$1.36) 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 1990.
- SECTION 3. The sewer rent or charge for the year 1990 for each property within the Township of Haverford using the sewer system and facilities of the Township shall be charged at the rate of \$0.00136 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 actin 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 delinquent.

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., 1989.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

Attest: Thomas J. Bannar

Township Manager/Secretary

ORDINANCE NO. P27-89

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."

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 a NO PARKING HERE TO CORNER zone restriction on the following roadway:

 On Darby Road, west side, approximately forty (40) feet north of its T-intersection with Mifflin Avenue.

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 148 Woodbine 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 8th day of January, A.D., 1990.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

Attest: Thomas J. Bannar
Township Manager/Secretary

#### ORDINANCE NO. 2070

#### ORDINANCE-NO = 2-2-8-89

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 III, POLICE PENSION PLAN.

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, Police Pension Plan, Section 30-8, Establishment, maintenance. paragraph B. shall be amended as follows:
  - B. Add if required to the end of the sentence.
- SECTION 2. That ARTICLE III, Police Pension Plan, Section 30-12, Retirement, extensions. shall be amended as follows:

Paragraph A. and subparagraphs (1); (2); (3); (4) and (5) - Delete in their entirety.

- Paragraph (5) (a) "fifty-five (55)" should be changed to <u>fifty (50)</u> line 4.
- Paragraph (5) (b) Delete in its entirety to read:

  Monthly pension benefits will be equal to fifty percent (50%) of the average monthly compensation for said member during his last thirty-six (36) months of employment.

  Compensation, for pension purposes, is defined as the total amount paid to any police officer which is reportable on the W-2 Form filed for the officer. In addition, police officers who work beyond twenty-five (25) years shall have their pensions increased by Twenty Dollars (\$20.00) per month for each year of service beyond twenty-five (25) up to a maximum of One Hundred Dollars (\$100.00) per month for a police officer who completes thirty (30) years of service.
- Paragraph (5) (c) Delete "even though pensions will only be computed based upon salary as defined in Subsection A(5) (b)." lines 5 and 6.
- Paragraph (5) (e) Add to last sentence: <u>if charge is required.</u> line 8.
- Paragraph (5)(f) Delete in its entirety.
- Paragraph (6) Delete in its entirety.
- B. Delete in its entirety.
- E. Delete in its entirety.

SECTION 3. That ARTICLE III, Police Pension Plan, Section 30-13. Credit for military service. shall be amended to add the following 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. - add to line 9 at the end of the sentence and paragraph.

Section 4. That ARTICLE III, Police Pension Plan, Section 30-14. Basis for determining pension benefits. shall be amended as follows:

Delete entire Section.

- SECTION 5. That ARTICLE III, Police Pension Plan, Section 30-15. Death and disability benefits. [Amended 12-29. [Amended 12-29-58 by Ord. No. 1085<sup>7</sup>] shall be amended in its entirety as follows:
  - Service connected disability. If a police officer is Α. permanently disabled from performing police work for the Township of Haverford as the result of a service connected disability, he shall receive an annual pension equal to seventy percent (70%) of his base pay over the twelve (12) months preceding his disability retirement as a disability pension with no offset for worker's compensation; but in no event shall a combination of moneys the officer receives annually from the service connected disability pension and worker's compensation exceed one hundred percent (100%) of the total compensation paid to him over the twelve (12) months preceding his disability retirement; and it is further provided that if an officer receiving a service connected disability pension takes a full-time position (i.e., one involving forty [40] hours or more employment per week) then the combination of moneys the officer receives annually from the service connected disability pension and from worker's compensation shall not exceed seventy percent (70%) of the total compensation paid to him over the twelve (12) months preceding his disability retirement.
  - B. Non-service connected disability. The township agrees to fund the non-service connected disability pension which provides that any police officer, regardless of his years of service, shall be entitled to receive an annual pension equal to fifty percent (50%) of his salary over the twelve (12) months preceding his disability retirement with no offset for social security and no offset for worker's compensation; but in no event shall a combination of moneys the officer receives annually from the non-service connected disability pension and worker's compensation exceed one hundred percent (100%) of the base pay paid to him over the twelve (12) months preceding his disability retirement. An officer shall not be eligible for this pension if the disability: (a) was intentionally self-inflicted; or (b) resulted from the use of illegal drugs.

#### (ARTICLE III, Police Pension Plan, Section 30-15 continued)

- D. Lump-sum death benefits:
  - (1) (a) Shall be amended in its entirety to read as follows:

    If death occurs before his retirement as a police
    officer, the sum of Fifty Thousand Dollars (\$50,000.00).
    lines 1, 2, 3 and 4.
  - (1) (b) Delete in its entirety.
    - (c) Delete in its entirety.
    - (d) Delete in its entirety.
    - (e) Delete in its entirety.
    - (f) Delete in its entirety.
    - (q) Delete in its entirety.
    - (h) Delete in its entirety.
    - (i) Delete in its entirety.
    - (j) Delete in its entirety.
    - (k) Delete in its entirety.
    - (1) Delete in its entirety.
  - (2) Delete in its entirety.
- E. Delete in its entirety including the following subsections:(1), (2) and (3).
- SECTION 6. That ARTICLE III, Police Pension Plan, Section 30-16. Life insurance benefit [Added 4-27-81 by Ord. No.  $1804^8$ ] shall be amended in its entirety to read as follows:
  - C. Pursuant to the arbitration award, the life insurance benefit will be provided through an insurance company which premiums will be paid by the General Fund and reimbursed to the General Fund by the Police Pension Fund.
- SECTION 7. That ARTICLE III, Police Pension Fund, Section 30-17. Designation of actuary; duties. shall be amended as follows:

Delete: "The unfunded liability unless the assets of the existing Haverford Township Police Pension Fund are turned over to this plan, shall be paid entirely by the township, provided that it may be funded over a period not to exceed twenty-five (25) years." lines 6 through 10.

- SECTION 8. That ARTICLE III, Police Pension Plan, Section 30-22. Refunds; payment of remaining retirement benefits following retiree's death. shall be amended as follows:
  - A. Change two and a-half percent  $(2\frac{1}{2}8)$  to four and a-half percent  $(4\frac{1}{2}8)$ ... line 8.
  - B. Delete in its entirety.

SECTION 9. That ARTICLE III, Section 30-24. Payment of administration costs by appropriation shall be amended as follows:

Section 30-24 is deleted in its entirety and replaced by the following:

The Township of Haverford hereby authorizes the Police Pension Fund of the Township to reimburse the Township General Fund for all administrative charges involved in administering the Police Pension Fund since the inception of the authority of the Township to recover such Funds under the Home Rule Charter effective January 1, 1977.

SECTION 10. That ARTICLE III, Section 30-26. Pension payment prohibited prior to certain date. shall be amended as follows:

Section 30-26 is deleted in its entirety.

SECTION 11. 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 29 th day of January, Ab 1990.

TOWNSHIP OF HAVERFORD

BY: STEPHEN W. CAMPETTI
President
Board of Commissioners

Attest: Thomas J. Bannar
Township Manager/Secretary

#### WARD NO. 1

The boundaries of Ward No. 1 shall be as shown on the attached map which is made part of this Ordinance, legal description thereof being as follows:

BEGINNING at the point of intersection of Darby Creek with the extension of Glendale Road (running westwardly) at a point near an arc in the said Glendale Road where the direction of the said road changes from a westwardly to southerly direction; thence northwardly along Darby Creek to a point, the said point being the southwest corner of property now or late of James A. Weaver, said point also being approximately 450 linear feet north of West Chester Pike; thence eastwardly along the south said property line to the center of Lawrence Road; thence northwardly and curving to the right along the center of said road to its intersection with the rear lot line of the lots fronting on the south side of Circle Drive; thence southeastwardly along said rear lot line of lots to its intersection with the rear lot line of lots fronting on the Melrose Avenue cul-de-sac; thence southeastwardly and curving to the left along said rear lot line to the rear lot line of lots fronting on the south side of Melrose Avenue and its extension to its point of intersection with the center of Maryland Avenue; thence southeastwardly along the center of Maryland Avenue to its intersection with the center of Rose Avenue: thence northeastwardly along the center of Rose Avenue to its intersection with the center of Virginia Avenue; thence southeastwardly along the center of Virginia Avenue to its intersection with the center of Holmes Avenue; thence northeastwardly along the center of Holmes Avenue to its intersection with the center of Harrington Road; thence southeastwardly along the center of Harrington Road to its intersection with the center of N. Eagle Road thence southwestwardly along the center of N. Eagle Road to its intersection with the rear lot line of the lots fronting on the north side of Virginia Avenue; thence southeastwardly along said rear lot line of lots to its intersection with the center of Lincoln Avenue; thence westwardly along the center to its intersection with the extension of the center of Virginia Avenue; thence southwardly along the extension of the center of Virginia Avenue to its intersection with the center of Washington Avenue; thence southwestwardly along the center of Washington Avenue to its intersection with Shelbourne Road; thence northwestwardly along the center of Shelbourne Road to its

intersection with the rear lot line of lots fronting on the northerly side of Washington Avenue; thence southwestwardly along said rear lot line to its intersection with Grant Avenue; thence northwestwardly along the center of Grant Avenue to its intersection with the rear lot line of lots fronting on the northerly side of Garfield Avenue; thence northwestwardly along said rear lot line to its intersection with the rear lot line of lots fronting on the easterly side of Eagle Road; thence southwardly along said rear lot line to its intersection with the centerline of Garfield Avenue; thence northwestwardly along the center of Garfield Avenue to its intersection with the center of Eagle Road; thence southwardly along the center of Eagle Road to its intersection with the center of Manoa Road; thence westwardly along the center of Manoa Road to its intersection with the center of Oak Way; thence northwardly along the center of Oak Way to its intersection with the center of Glendale Road; thence southwestwardly along the center of Glendale Road and its westwardly extension to the first mentioned point and place of BEGINNING.

#### WARD NO. 2

The boundaries of Ward No. 2 shall be as shown on the attached map which is made part of this Ordinance, legal description thereof being as follows:

BEGINNING at a point, the intersection of the center of Township Line Road (U.S. Highway Route 1) with the rear lot line of lots fronting on the west side of Darby Road; thence northwestwardly along the said rear lot line and the extension of same to its intersection with the center of West Chester Pike at Naylors Run Road; thence northerly along the center of Naylors Run Road to its intersection with the center of Wales Road; thence northwestwardly along the center of Wales Road to its intersection with the extension of a common party wall of a structure now or formerly known as the Falcon Center, said party wall now being the common boundary line of Wards 2 and 9; thence southwestwardly along said common line to the center of West Chester Pike; thence southeastwardly along the center of West Chester Pike to

its intersection with the center of Steel Road; thence southwestwardly along the center of Steel Road to its intersection with the center of Olympic Avenue; thence southwestwardly along the center of Steel Road to its intersection with Greenview Lane; thence northwestwardly along the center of Steel Road to an arc curving to the left; thence continuing westwardly along the center of Steel Road to its intersection with the center of Eagle Road; thence northwestwardly and curving to the right along the center of Eagle Road to its intersection with the center of Garfield Avenue; thence southeastwardly along the center of Garfield Avenue to its intersection with the extended rear lot line of lots fronting on the easterly side of Eagle Road; thence northwardly along said rear lot line to its intersection with the rear lot line of lots fronting on the northerly side of Garfield Avenue; thence eastwardly along said rear lot line and the extension of same to its intersection with the center of Grant Avenue; thence northeastwardly along the center of Grant Avenue to its intersection with the rear lot line of lots fronting on the northerly side of Washington Avenue; thence along said lot line to its intersection with the center of Shelbourne Road; thence southeastwardly along the center of Shelbourne Road to its intersection with the center of Washington Avenue; thence eastwardly along the center of Washington Avenue to a point of intersection with the rear lot line of lots fronting on the east side of Upland Road and lots fronting on the west side of Woodbine Road; thence southwardly along the said rear lot line to its intersection with the center of Manoa Road; thence eastwardly along the center of Manoa Road to its intersection with the extension of the rear lot line of lots fronting on the easterly side of Woodland Drive; thence southeastwardly along said rear lot line to its intersection with extended rear lot line of lots fronting on the northerly side of Rodman Avenue; thence eastwardly along said lot line to its intersection with the lot line of lots fronting on the westerly side of Darby Road; thence southeastwardly along said lot line to its intersection with the center of Rodman Avenue; thence eastwardly along the center of Rodman Avenue to its intersection with the center of Darby Road; thence northwardly along the center of Darby Road to its intersection with the center of Manoa Road one hundred and sixty feet (160') to its intersection with the westerly lot line of Llanbrook Apartments: thence southeasterly along said lot line to its intersection with the lot line of lots fronting on the norther side of Valley Road; thence continuing along said rear lot line to its intersection with the westerly lot line of No. 200 Park Road; thence southwesterly along said lot line to its intersection with the center of

Park Road; thence southwesterly along said center to its intersection with the center of Township Line Road (U.S. Highway Route 1) thence westwardly along the center of Township Line Road (U.S. Highway Route 1) to the first mentioned point and place of BEGINNING.

#### WARD NO. 3

The boundaries of Ward No. 3 shall be as shown on the attached map which is made part of this Ordinance, legal description thereof being as follows:

BEGINNING at a point, the centerline intersection of Ardmore Avenue and Darby Road; thence eastwardly along the center of Ardmore Avenue to its intersection with the center of the SEPTA Hi-Speed Line, formerly the Philadelphia and Western Railway Company; thence southwardly and curving to the left along the center of the said railroad to its intersection with the southwestwardly extension of the common property line of 2900 and 2842 Haverford Road; thence southwestwardly along said property line extension to its intersection with the center of Golf View Road; thence southwardly and curving to the right along the center of Golf View Road to its intersection with the rear lot line of lots fronting on the east side of Overbrook Terrace; thence southeastwardly along the said rear lot line of lots to its intersection with the southerly right-of-way line of Hathaway Lane; northeastwardly along said right-of-way line to its intersection with the center of the SEPTA Hi-Speed Line: thence southeastwardly along said center line to its intersection with southerly lot line extended of 2505 Wynnefield Drive; thence southwestwardly along said lot line to its intersection with the center line of Wynnefield Drive; thence southeastwardly along said center line to its intersection with the center line of Cherry Lane; thence northwestwardly along said center to its intersection with the centerline of Linden Road; thence southwestwardly along said center line to its intersection with the rear lot line extended of lots fronting on the southerly side of Cherry Lane; thence southwestwardly along said rear lot line to its intersection with the rear lot line of lots fronting on the

easterly side of St. Denis Lane; thence southeastwardly along said lot line to it intersection with the center line of Eagle Road; thence northeastwardly along the center line of Eagle Road to its intersection with the extension of the common lot line of 324 and 326 Campbell Avenue, crossing Campbell Avenue and continuing along the rear lot line of lots fronting on the easterly side of Winton Avenue to its intersection with the rear lot line of lots fronting on the north side of Edge Hill Drive; thence westwardly along the said rear lot line, and continuing along the rear lot line of lots fronting on the south side of East Marthart Avenue to its intersection with the extension of the center of Leedom Avenue; thence northwestwardly along the center line of Leedom Avenue to its intersection with East Marthart Avenue; thence southwesterly along the center of East Marthart Avenue to its intersection with the center of Darby Road: thence southeastwardly along the center of Darby Road to its intersection with the rear lot line of lots fronting on the south side of Marthart Avenue; thence westwardly along said rear lot line of lots to its intersection with the center of Bellemead Avenue; thence northwardly along the center of Bellemead Avenue to its intersection with the center of Wood Lane; thence westwardly and curving to the left along the center of Wood Lane and the extension of same to its intersection with the center of the Philadelphia and Baltimore Central Railroad; thence southeastwardly along the center of said railroad to its intersection with the extension of the rear lot line of lots fronting on the south side of Rittenhouse Circle; thence southwestwardly and northwestwardly along the said rear lot line of lots to its intersection with the rear lot line of lots fronting on the cul-de-sac of Harrington Road; thence southwardly along the said rear lot line of lots to its intersection with the rear lot line of lots fronting on the north side of Virginia Avenue; thence northwestwardly along the said rear lot line of lots to its intersection with the center of Eagle Road; thence northwardly and curving to the right along the center of Eagle Road to its intersection with the center of Grasslyn Avenue; thence northwestwardly and curving to the right along the center of Grasslyn Avenue to its intersection with the center of Ellis Road; thence eastwardly along the center of Ellis Road to its intersection with the center of Darby Road, thence northwestwardly along the center of Darby Road to the first mentioned point and place of BEGINNING.

#### WARD NO. 4

The boundaries of Ward No. 4 shall be as shown on the attached map which is made part of this Ordinance, legal description thereof being as follows:

BEGINNING at the point of intersection of Darby Creek and Ithan Creek, thence northwestwardly along the center of Darby Creek to its intersection with the northerly Township Boundary Line of Haverford Township; being also the southerly Township Boundary line of Radnor Township; thence eastwardly along said northerly Township Boundary Line to its intersection with the easterly right of way line of the Mid-County Expressway (L.R. 1010); thence southeastwardly along said right of way line to its intersection with the rear lot line of lots that front on the cul-de-sac of Misty Hollow Court: thence eastwardly and through said cul-de-sac and continuing along the northerly Township Boundary Line to its intersection with the center of Radnor Road: thence southwardly along the center of Radnor Road to its intersection with the center of Darby Road; thence southeastwardly along the center of Darby Road to its intersection with the center of Ellis Road; thence westwardly along the center of Ellis Road to its intersection with the center of Grasslyn Avenue: thence southwardly and curving to the left along the center of Grasslyn Avenue to its intersection with the center of West Eagle Road; thence southwestwardly and curving to the left along the center of West Eagle Road to its intersection with the center of Harrington Road; thence northwestwardly along the center of Harrington Road to its intersection with the center of Holmes Avenue; thence southwardly along the center of Holmes Avenue to its intersection with the center of Virginia Avenue; thence northwestwardly along the center of Virginia Avenue to its intersection with the center of Rose Avenue; thence southwardly and curving to the right along the center of Rose Avenue to its intersection with the center of Maryland Avenue: thence northwestwardly along the center of Maryland Avenue to its intersection with the extension of the rear lot line of lots fronting on the south side of Melrose Avenue; thence southwestwardly along said rear lot line of lots and its extension curving to the right along the rear lot line of lots fronting on the Melrose Avenue cul-de-sac to its intersection with the rear lot line of lots fronting on the south side of Circle Drive; thence northwestwardly along said rear lot line of lots to its intersection with the center of Lawrence Road;

thence westwardly along the center of Lawrence Road to its intersection with the southernmost property line now or late of James A. Weaver, said point also being approximately 450 linear feet north of West Chester Pike; thence westwardly along said property line to the center of Darby Creek; thence northwardly along the center of Darby Creek to the first mentioned point and place of BEGINNING.

#### WARD NO. 5

The boundaries of Ward No. 5 shall be as shown on the attached map which is made part of this Ordinance, legal description thereof being as follows:

BEGINNING at a point being the northeast corner of Haverford Township; said point being the point of intersection of the rear lot line of No. 645 and No. 641 San Marino Avenue and the westerly right of way line of the former Pennsylvania Railroad; thence southeasterly and bisecting lots No. 637 through 621 to its intersection with the center of San Marino Avenue; thence continuing southeasterly along the line that is the common boundary line between Haverford and Lower Merion Township; thence continuing southeastwardly along said boundary line to its intersection with the center of Ira Reid Lane; thence westwardly along the center and including the center line extended, to its intersection with the center line of Walton Lane; thence southerly along the center line of Walton Lane to its intersection with Featherbed Lane; thence southwestwardly along the center line extended of Walton Lane to the rear line of Elwell Field; thence northeasterly to its intersection with the common lot line between now or formerly Haverford Village Apartments on the west and Haverford Park Apartments on the east; thence southwestwardly along the lot line of Haverford Village Apartments to its intersection with the center of Ardmore Avenue; thence westwardly along the center of Ardmore Avenue to its intersection with the center line of Morris Road; thence southwardly along said center line to its intersection with the center of Aubrey Avenue; thence westwardly along the center of Aubrey Avenue to its intersection with the center of Belmont Avenue; thence

southwardly along the center of Belmont Avenue to its intersection with the center of Malvern Road; thence westwardly and curving to the left along the center of Malvern Road and its extension along the common property line between 2842 and 2900 Haverford Road to its intersection with the center of the SEPTA Hi-Speed line formerly the Philadelphia Western Railway; thence northwestwardly and curving to the right along the center of said railroad to its intersection with the center of Ardmore Avenue; thence westwardly along the center of Ardmore Avenue to its intersection with the center of Darby Road; thence northwestwardly along the center of Darby Road to its intersection with the center of Radnor Road; thence northwardly and curving to the left along the center of Radnor Road to its intersection with the northern Township Boundary line common to Radnor Township; thence eastwardly along said Radnor Township line to the first mentioned point and place of BEGINNING.

#### WARD NO. 6

The boundaries of Ward No. 6 shall be as shown on the attached map which is made part of this Ordinance, legal description thereof being as follows:

BEGINNING at a point in the center of County Line Road, said Road also being the County and Township Boundary Line, common to Montgomery and Delaware Counties and Lower Merion and Haverford Townships, said point also being a point of intersection with the rear lot line of a lot fronting on the north side of Ardmore Avenue, known now or formerly as Haverford Park Apartments; thence southeastwardly along Lower Merion Township Line to the center of Old Powder Mill Lane; thence westwardly along the center of Old Powder Mill Lane and its extension to its intersection with the SEPTA Hi-Speed Line, formerly the Philadelphia Western Railway; thence northwestwardly and curving to the right along the center of the SEPTA Hi-Speed Line to its intersection with the center of Eagle Road; thence westwardly along the center of Eagle Road to its intersection with the center of

Poplar Road; thence northwestwardly along the center of Poplar Road to its intersection with Linden Road, thence northeastwardly along the center of Linden Road to its intersection with Cherry Lane; thence southeastwardly and curving to the right along the center of Cherry Lane to its intersection with Wynnefield Drive; thence northwestwardly along the center of Wynnefield to its intersection with the southerly property line extended of 2505 Wynnefield Drive; thence northeastwardly along the southerly property line of 2505 Wynnefield Drive to its intersection with the center with the SEPTA Hi-Speed Line; thence northwestwardly along the center of the SEPTA Hi-Speed line to its intersection with the southerly right of way line of W. Hathaway Lane; thence southwestwardly along the southerly right of way line of W. Hathaway Lane to its intersection with the common property line of 307 and 309 W. Hathaway Lane; thence northwestwardly across W. Hathaway Lane and along the common property line extended of 300 and 308 W. Hathaway Lane; thence continuing northwestwardly along said common property line to its intersection with the rear lot line of lots fronting on the east side of Overbrook Terrace; thence northwestwardly along said rear lot line to its intersection with the center of Golf View Road; thence eastwardly and curving to the left along the center of Golf View Road to its intersection with the southwesterly extension of the common property line between 2842 and 2900 Haverford Road; thence northeastwardly along said common property line and its extension crossing Haverford Road and continuing on the center of Malvern Road; thence northwardly and curving to the right along the center of Malvern Road to its intersection with Belmont Avenue; thence northwestwardly along the center of Belmont Avenue to its intersection with the center of Aubrey Avenue; thence northeastwardly along the center of Aubrey Avenue to its intersection with the center of Morris Road; thence northwestwardly along the center of Morris Road to its intersection with the center of Ardmore Avenue; thence eastwardly along the center of Ardmore Avenue to its intersection with the common lot line of lots fronting on the north side of Ardmore Avenue being known now or formerly as Haverford Village Apartments on the west and now or formerly as Haverford Park Apartments on the east; thence northwardly along said common lot line, approximately 700 linear feet, to its intersection with the rear lot line of said common lots; thence westwardly along said rear lot line to its intersection with the rear line of Elwell Field; thence northerly to its intersection with the center of Walton Lane where it intersects Featherbed Lane; thence northwestwardly and curving to the left along the center of

Walton Lane; thence continuing along the center of Walton Lane and curving to the right to its intersection with the center of Ira Reid Lane extended; thence eastwardly along the center of Ira Reid Lane to its intersection with the Common boundary Line of Delaware and Montgomery Counties and Lower Merion and Haverford Townships; thence southeastwardly along said boundary line to the first mentioned point and place of BEGINNING.

#### WARD NO. 7

The boundaries of Ward No. 7 shall be as shown on the attached map which is made part of this Ordinance, legal description thereof being as follows:

BEGINNING at a point of intersection of the center of Earlington Road with the center of Manoa Road; thence westwardly along the center of Manoa Road to its intersection with the center of Allston Road; thence southeastwardly along the center of Allston Road to its intersection with the rear lot line of lots fronting on the southerly side of Manoa Road; thence westwardly along said rear lot line and crossing Twin Oaks Drive to its intersection with the westerly lot line of the Llanbrook Apartments; thence northwestwardly along the westerly side of the Llanbrook Apartment lot line to its intersection with the center of Manoa Road; thence westwardly along the center of Manoa one hundred and sixty feet (160') to its intersection with the center of Darby Road; thence southwardly along the center of Darby Road to its intersection with the easterly extension of the center of Rodman Avenue; thence westwardly along the center of Rodman Avenue, to its intersection with the rear lot line of lots fronting on the westerly side of Darby Road; thence northerly along said lot line to its intersection with the rear lot line of lots fronting on the northerly side of Rodman Avenue; thence westerly along said rear lot line to its intersection with the rear lot line of lots fronting on the easterly side of Woodland Drive; thence northwestwardly along said rear lot line to its intersection with the center of Manoa Road; thence westwardly along the center of Manoa Road to its intersection with the southerly extension

of the rear lot line of lots fronting on the westerly side of Woodbine Avenue; thence northwestwardly along said rear lot line of lots to its intersection with the center of Washington Avenue; thence northeastwardly along the center of Washington Avenue to its intersection with the extension of the center of Virginia Avenue; thence northwestwardly and curving to the left along the extension of the center of Virginia Avenue to its intersection with the center of Lincoln Avenue; thence northeastwardly along the center of Lincoln Avenue to its intersection with the extension of the rear lot line of lots fronting on the north side of Virginia Avenue; thence northwestwardly along the said rear lot line of lots to its intersection with the rear lot line of lots fronting on the culde-sac of Harrington Road; thence northwardly along said rear lot line of lots to its intersection with the rear lot line of lots fronting on the south side of Rittenhouse Circle; thence southeastwardly and northeastwardly along said rear lot line of lots to its intersection with the center of the Philadelphia and Baltimore Central Railroad; thence northwardly along the center of the said railroad to its intersection with the extension of the center of Wood Lane; thence northeastwardly along the said extension of the center of Wood Lane curving to the right to its intersection with the center of Bellemead Avenue; thence southwardly along the center of Bellemead Avenue to its intersection with the extension of the rear lot line of lots fronting on the south side of Marthart Avenue; thence northeastwardly along said rear lot line to its intersection with the center of Darby Road; thence northwestwardly along the center of Darby Road to its intersection with the center of East Marthart Avenue; thence northeastwardly along the center of East Marthart Avenue to its intersection with the center of Leedom Avenue; thence southeastwardly along the center of Leedom Avenue to its intersection with the extension of the rear lot line of lots fronting on the south side of East Marthart Avenue; thence eastwardly along said rear lot line of lots to its extension with the rear lot line of lots fronting on the east side of Winton Avenue; thence northwardly along the said rear lot line of lots, crossing Campbell Avenue and continuing along the common lot line of 324 and 326 Campbell Avenue and the extension of same to its intersection with the center of Eagle Road; thence westwardly along the center of Eagle Road to its intersection with the extension of the rear lot line of lots fronting on the easterly side of St. Denis Lane; thence northwestwardly along said rear lot line to its intersection with the rear lot line of lots fronting on the southerly side of Cherry Lane; thence northeastwardly along said rear lot line to its intersection with the center of Linden Road;

thence southwestwardly along the center of Linden Road to its intersection with Poplar Road; thence continuing southwestwardly along the center of Poplar Road to its intersection with the center of Eagle Road; thence eastwardly along the center of Eagle Road to its intersection with the center of Earlington Road; thence southwardly along the center of Earlington Road to the first mentioned point and place of BEGINNING.

#### WARD NO. 8

The boundaries of Ward No. 8 shall be as shown on the attached map which is made part of this Ordinance, legal description thereof being as follows:

BEGINNING at a point being the southeasternmost corner of Haverford Township; said corner being the intersection of the westerly lot line extended of No. 2 Rolling Road and the center of Township Line Road (U.S. Route 1) thence westwardly along Township Line Road (U.S. Route 1) to its intersection with the center line of Park Road; thence northwardly along the center of Park Road to its intersection with rear lot line extended of No. 200 Park Road; thence northwestwardly along the said rear lot line extended of lots to its intersection with rear lot line of lots fronting on the north side of Valley Road; thence northwestwardly along said rear lot line of lots to its intersection with the rear lot line of the Llanbrook Apartments; thence northeasterly along said rear lot line also being the rear lot line of lots fronting on the south side of Manoa Road; thence continuing northeastwardly and crossing Twin Oaks Drive to its intersection with the center of Allston Road; thence northwestwardly along the center of Allston Road to its intersection with the center of Manoa Road; thence eastwardly along the center of Manoa Road to its intersection with the center of Earlington Road; thence northwardly along the center of Earlington Road to its intersection with the center of Eagle Road: thence eastwardly along the center of Eagle Road to its intersection with the center of the SEPTA Hi-Speed line, formerly the Philadelphia and Western Railway Company; thence southwardly along the center of same to its

intersection with the extension of Old Powder Mill Lane; thence northeastwardly along the extension and center of Old Powder Mill Lane to its intersection with the Lower Merion Township Line; thence southwardly along said Lower Merion Township line to the first mentioned point and place of BEGINNING.

#### WARD NO. 9

The boundaries of Ward No. 9 shall be as shown on the attached map which is made part of this Ordinance, legal description thereof being as follows:

BEGINNING at a point in Darby Creek, said point being the southwesternmost corner of Haverford Township; thence northwardly along Darby Creek, being also the Township Boundary Line common to Springfield-Marple Townships to a point near an arc in Glendale Road extended approximately 600 feet north of Fairview Avenue where the direction of Glendale Road changes from a northerly to an easterly direction; thence leaving Darby Creek, eastwardly along the extension of the center of Glendale Road to the said center of Glendale Road; thence continuing eastwardly along the center of Glendale Road and its extension to its intersection with the center of Oak Way; thence southwardly along the center of Oak Way to its intersection with the center of South Manoa Road; thence eastwardly along the center of South Manoa Road to its intersection with the center of South Eagle Road; thence southwardly along the center of South Eagle Road to its intersection with the center of Steel Road; thence eastwardly along the center of Steel Road to a curve to the right and continuing southeastwardly to the center of Greenview Lane; thence continuing along said center eastwardly to its intersection with the center of Olympic Avenue; thence northerly along the said center to its intersection with West Chester Pike; thence northwestwardly along the center of West Chester Pike to the extension of a common party wall through a structure now or formerly known as the Falcon Center; said party

wall now being the common line between Wards 2 and 9; thence continuing through said party wall northerly to its intersection with the center of Wales Road; thence continuing southeastwardly along said center line to its intersection with the center of Naylors Run Road; thence southwestwardly along the center of Naylors Run Road to its intersection with West Chester Pike; thence southeastwardly along the center of West Chester Pike to its intersection with the center of Philadelphia and Baltimore Central Railroad; thence southeastwardly along the center of said railroad to its intersection with the center of Township Line Road; thence westwardly along the center of Township Line Road and the extension of same, also being the Upper Darby Township Line to the first mentioned point and place of BEGINNING.