

ORDINANCE NO. 2556-2009

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 CHAPTER 182 (ZONING), BY REVISING CERTAIN PROVISIONS OF THE SIGN REGULATIONS PARTICULAR TO POLITICAL SIGNS.

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 Ordinance No. 1960, Chapter 182, is hereby amended as follows:

ARTICLE I. AMENDMENT TO §182-106

Section 182-106 *Definitions and word usage; interpretation of regulations*, is hereby amended in subsection B. *Definitions*, by deleting the definition of political sign and inserting the following in lieu thereof:

(14) ELECTION/POLITICAL SIGN -- A sign which indicates the name, cause or affiliation of a person seeking public office or on which reference is made to an issue for which a public election or referendum is scheduled to be held.

ARTICLE II. AMENDMENTS TO §182-701

A. Section 182-701 *Sign regulations*, subsection B. General regulations, is hereby amended in further subsection (6) as follows:

(6) All signs, other than exempt signs, shall be erected on the same lot as the use to which it pertains.

B. Section 182-701 *Sign regulations*, subsection B. General regulations, is hereby amended in further subsection (18) as follows:

(18) The following signs are exempt from the 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 hazards.**
- (b) Official signs.**
- (c) Directional signs not exceeding two square feet.**
- (d) Memorial or historic markers, when approved by the Planning Commission and when not more than six square feet in area.**

(e) Nameplate signs not exceeding 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 square feet, advertising the sale, rental, or lease of the premises or part of the premises on which the sign is displayed.

(g) Temporary signs advertising political parties or candidates for election, provided that they do not exceed six square feet. Election/Political signs may not be erected within any right of way, and may not be erected or placed upon property owned by Haverford Township except on Election Day within 50 feet of the Township property used as a polling place.

ARTICLE III. SEVERABILITY

Should any section, sentence, word 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.

ARTICLE IV. REPEALER

Any ordinance or part of ordinance to the extent that it is inconsistent herewith is hereby repealed.

ADOPTED this 12 day of January , A.D., 2009.

TOWNSHIP OF HAVERFORD


BY: WILLIAM WECHSLER
President
Board of Commissioners


ATTEST: Lawrence Gentile
Township Manager/Secretary

ANNUAL BUDGET 2009

Appropriations

Motion: To Adopt Ordinance No. 2560-2009 appropriating funds established to be required for the specific purpose of financing the municipal government for the year 2009 including all taxes, fees, service charges and other revenue sources provided in all funds.

Approved



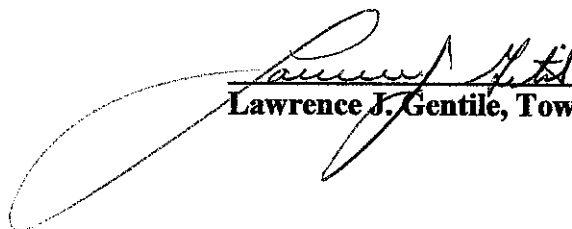
President, Board of Commissioners

Attest:



Township Manager/Secretary

I hereby certify that the Annual Budget was enacted by Ordinance No. 2560-2009 of the Township of Haverford in the County of Delaware on the 8th day of December, A.D., 2008.



Lawrence J. Gentile, Township Manager/Secretary

ORDINANCE NO. 2561-2009

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, BY ACCEPTING DEDICATION OF A CERTAIN STREET IDENTIFIED AS ALLGATES DRIVE.

Whereas, the Township of Haverford currently provides services to a private cul-de-sac known as Allgates Drive pursuant to a service agreement dated December 27, 1989;

Whereas, the private cul-de-sac, Allgates Drive, is presently jointly owned by the individual homeowners of Allgates Drive and said homeowners have offered said Allgates Drive to the Township of Haverford for dedication;

Whereas, the Board of Commissioners deem it in the best interest of the Township of Haverford to accept the dedication of Allgates Drive upon receipt by the Township of the proper deeds of dedication as set forth below.

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 Ordinance No. 1960, is hereby amended as follows:

ARTICLE I. Dedication of Allgates Drive. The Township of Haverford hereby accepts dedication of Allgates Drive upon receipt and recording of the proper deeds of dedication prepared by, or caused to be prepared by, Allgates Homeowners Association.

ARTICLE II. SEVERABILITY

Should any section, sentence, word 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.


Page 2

ARTICLE III. REPEALER.

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

ADOPTED this 12th day of January, A.D., 2009.

TOWNSHIP OF HAVERFORD

BY: 
William Wechsler
President
Board of Commissioners


ATTEST: Larry Gentile
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", BY FURTHER AMENDING AND SUPPLEMENTING CHAPTER 4, ADMINISTRATION OF GOVERNMENT, TO ESTABLISH 7:30 P.M. ON THE SECOND MONDAY OF EACH MONTH AS THE REGULAR MEETING TIME OF THE BOARD OF COMMISSIONERS OF HAVERFORD TOWNSHIP (§4-203B).

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

SECTION 1 - Text Amendments

Chapter 4, Administration of Government, Section 203B is hereby amended as follows:

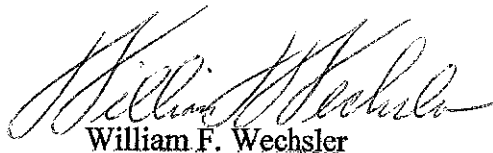
SECTION B Regular Meetings. In accordance with the provisions set forth in §C-213 of the Home Rule Charter, regular meetings shall be held in the Commissioners' Meeting Room of the Ernest J. Quatrani Building, 2325 Darby Road, Havertown, Pennsylvania, at 7:30 p.m. on the second Monday of each month, unless the day is on a holiday, in which case the meeting shall be held on the following evening at the same time and place.

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

ADOPTED this 12th day of January, 2009.

TOWNSHIP OF HAVERFORD TOWNSHIP

BY:



William F. Wechsler

President

Board of Commissioners



Attest: Lawrence J. Gentile

Township Manager/Secretary

ORDINANCE NO. 2563-2009

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 "GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD" CHAPTER 175, VEHICLES AND TRAFFIC.

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 175-95, Schedule XX, Ordinance No. 1960 be and the same is hereby amended and supplemented so as to remove/establish a "SPECIAL PURPOSES PARKING ZONES" on the following highways:

- A. REMOVE** handicapped sign in front of the property at 328 Darby Road
- B. REMOVE** handicapped sign in front of the property at 330 Darby Road

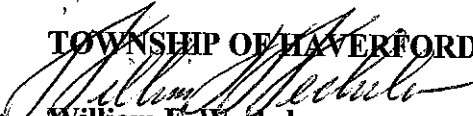
- C. ESTABLISH** handicapped sign at 1201 Darby Road
- D. ESTABLISH** handicapped sign in front of 603 Dayton Road.

SECTION 2. Upon effective date of this ordinance, the Highway Department shall install appropriate signs in the designated section or zones giving notice of the regulations aforesaid.

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

ADOPTED this 9th day of February, A.D., 2009.

TOWNSHIP OF HAVERFORD

BY: 
William F. Wechsler
President
Board of Commissioners


Attest: Lawrence J. Gentile
Township Manager/Secretary

ORDINANCE NO. 2564-2009

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, AMENDING AND SUPPLEMENTING ORDINANCE NO. 1960, ADOPTED JUNE 30, 1986, AND KNOWN AS THE "GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD", BY FURTHER AMENDING AND SUPPLEMENTING CHAPTER 4, ADMINISTRATION OF GOVERNMENT, TO APPOINT AN INDEPENDENT AUDITING FIRM TO CONDUCT THE 2007 AND 2008 INDEPENDENT AUDITS OF HAVERFORD TOWNSHIP (§4-212).

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

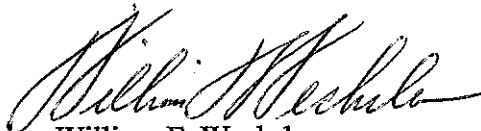
SECTION 1. Section 4-212 is amended to reflect that due to extenuating circumstances beyond the control of Haverford Township, the Board of Commissioners hereby designate the firm of Bee, Bergvall & Co. to provide independent auditing services for the Township of Haverford for the calendar years 2007 and 2008. Such appointment will act as an one-time exception to the three-year appointment limit set forth in Section 4-212 of the General Laws 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 this 9th day of February , 2009.

TOWNSHIP OF HAVERFORD

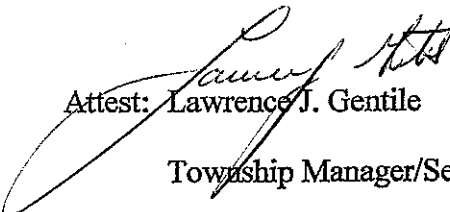
BY:



William F. Wechsler

President

Board of Commissioners

Attest:  Lawrence J. Gentile

Township Manager/Secretary

ORDINANCE NO. 2565-2009

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", REVISING AND SUPPLEMENTING THE PROVISIONS OF CHAPTER 175, "VEHICLES AND TRAFFIC" BY FURTHER REVISING SCHEDULE V *PROHIBITED TURNS AT INTERSECTIONS*, SCHEDULE VI *CENTER STRUCTURES AT INTERSECTIONS* AND SCHEDULE II *TRAFFIC CONTROL SIGNALS*.

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

SECTION 1. LANGUAGE AMENDMENTS.

A. Chapter 175, Vehicles and Traffic, §175-80. *Schedule V: Prohibited Turns at Intersections* is hereby revised by the addition of the following:

<u>Name of Highway</u>	<u>Direction of Travel</u>	<u>Prohibited Turn</u>	<u>At Intersection of</u>
Darby Road	East	Left	Williams Road
Williams Road	South	Left	Darby Road

B. Chapter 175, Vehicles and Traffic, §175-81. *Schedule VI: Center Structures at Intersections* is hereby revised by the addition of the following:

<u>Structure On (Name of Highway)</u>	<u>At Intersection of</u>
Williams Road	Darby Road

C. Chapter 175, Vehicles and Traffic, § 175-77. *Schedule II: Traffic Control Signals* is hereby revised by the addition of the following:

Darby Road and Williams Road/Parkview Road

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

ADOPTED this 9th day of February, 2009.

TOWNSHIP OF HAVERFORD TOWNSHIP



**BY: William Wechsler
President
Board of Commissioners**



**Attest: Larry Gentile
Township Manager/Secretary**

ORDINANCE

256~~6~~-2008

Number NOT USED

**TOWNSHIP OF HAVERFORD
Delaware County, Pennsylvania**

ORDINANCE NO. 2567-2009

AUTHORIZING THE INCURRENCE OF NONLECTORAL DEBT OF THE TOWNSHIP OF HAVERFORD BY THE ISSUANCE OF ITS \$5,000,000 GENERAL OBLIGATION NOTE, SERIES OF 2009 FOR THE PURPOSE OF PROVIDING FUNDS FOR AND TOWARDS FINANCING A PORTION OF THE TOWNSHIP'S ONGOING CAPITAL IMPROVEMENT PROGRAM AND PAYING THE COSTS OF ISSUING THE NOTE; AUTHORIZING THE PREPARATION AND FILING OF A DEBT STATEMENT AND OTHER DOCUMENTATION; COVENANTING TO CREATE A SINKING FUND AND TO BUDGET, APPROPRIATE AND PAY DEBT SERVICE ON THE NOTE AND PLEDGING THE FULL FAITH, CREDIT AND TAXING POWER OF THE TOWNSHIP FOR THE NOTE; SETTING FORTH THE SUBSTANTIAL FORM OF NOTE; SETTING FORTH THE STATED PRINCIPAL MATURITY AMOUNT AND DATE, INTEREST RATES AND INTEREST PAYMENT DATES, PLACE OF PAYMENT, SINKING FUND PROVISIONS AND OTHER DETAILS OF THE NOTE; FINDING THAT A PRIVATE NEGOTIATED SALE OF THE NOTE IS IN THE BEST FINANCIAL INTEREST OF THE TOWNSHIP AND ACCEPTING A PROPOSAL FOR THE PURCHASE OF THE NOTE; APPOINTING A PAYING AGENT AND SINKING FUND DEPOSITORY; AND AUTHORIZING OTHER NECESSARY ACTION.

WHEREAS, the Township of Haverford (the "Township") is granted the power by the Local Government Unit Debt Act, 53 Pa. Cons. Stat. §3001 et seq., as amended (the "Act"), to incur indebtedness and to issue a note for the purposes of funding capital improvement projects; and

WHEREAS, the Township desires to finance a capital improvement program, as more specifically set forth in **Exhibit A** attached hereto and made a part hereof (the "Capital Improvement Program"); and

WHEREAS, the Township now proposes to issue its \$5,000,000 principal amount General Obligation Note, Series of 2009 (the "Note") to finance the Capital Improvement Program and the costs and expenses of issuing the Note; and

WHEREAS, the Township has retained Public Financial Management, Inc., Malvern, Pennsylvania, as financial advisor in connection with the issuance of the Note (the "Financial Advisor"); and

WHEREAS, upon the advice of its Financial Advisor, the Township has determined that it is in the best financial interest of the Township to sell the Note at a private negotiated sale, and has received a proposal for the purchase of the Note from TD Bank National Association (the "Bank"), which it desires to accept.

NOW, THEREFORE, BE IT ENACTED by the Board of Commissioners of the Township of the Haverford and IT IS HEREBY ENACTED, as follows:

Section 1. Authorization of the Capital Improvement Program and Incurrence of Indebtedness; Statement of Average Useful Life of the Projects Comprising the Capital Improvement Program. The Township hereby authorizes and shall undertake the Capital Improvement Program, as described in the preambles to this Ordinance and Exhibit A hereto. The Township shall incur indebtedness pursuant to the Act in the aggregate principal amount of \$5,000,000 to finance the costs of the Capital Improvement Program and the costs and expenses of issuing the Note.

It is hereby determined and declared that: (i) the estimated date of completion of the Capital Improvement Program is December 31, 2009; (ii) the projects comprising the Capital Improvement Program have varying estimated useful lives as set forth in Exhibit A hereto and the average estimated useful life of the Capital Improvement Program is in excess of thirty (30) years; and (iii) the Township has obtained realistic estimates of the costs of the projects listed in Exhibit A through bid prices or estimates from persons qualified by experience to provide such estimates.

The Township hereby reserves the right to undertake the individual components of the Capital Improvement Program in such order and at such time or times as it shall determine and to allocate a portion of the proceeds of the Note and other available moneys to the final costs of the projects in such amounts and order of priority as it shall determine; but the proceeds of the Note shall be used solely to pay "costs," as defined in the Act, of the Capital Improvement Program or, upon appropriate amendments to this Ordinance, to pay the costs of other capital projects for which the Township is authorized to incur indebtedness.

It is hereby determined and stated that the Note is scheduled to mature in accordance with the limitations set forth in Section 8142(a)(2) of the Act taking into account the average useful life of the Capital Improvement Program.

Section 2. Authorization of Issuance of Note. The Township shall issue, pursuant to the Act and this Ordinance, its \$5,000,000 principal amount General Obligation Note, Series of 2009 to provide funds for and toward the costs of the Capital Improvement Program and paying the costs of issuing the Note as provided in Section 1 hereof. The proceeds of the Note will be applied to the Capital Improvement Program and the costs of issuing the Note.

Section 3. Type of Indebtedness. The indebtedness authorized by this Ordinance is nonelectoral debt.

Section 4. Execution of Debt Statement, Note and Other Documents. The President or Vice President of the Board of Commissioners and the Secretary or Assistant

[FORM OF FACE OF NOTE]

UNITED STATES OF AMERICA
COMMONWEALTH OF PENNSYLVANIA
TOWNSHIP OF HAVERFORD
Delaware County, Pennsylvania
GENERAL OBLIGATION NOTE
SERIES OF 2009
dated March 16, 2009

The TOWNSHIP OF HAVERFORD, Delaware County, Pennsylvania (the "Township"), for value received, hereby promises to pay TD BANK, NATIONAL ASSOCIATION, Media, Pennsylvania or registered assigns hereof (the "Payee"), the principal sum of FIVE MILLION DOLLARS (\$5,000,000), and to pay interest from the date hereof on the unpaid principal balance at the Variable Rate (as hereinafter defined), payable monthly on the 16th day of each month (each, an "Interest Payment Date"). The principal on this Note shall be paid on the maturity date, March 16, 2011.

The "Variable Rate" shall be a rate per annum equal to 69% of the sum of (a) 30-day LIBOR plus (b) three percent (3.0%), the Variable Rate to change as and when the 30-day LIBOR rate changes, but in no event shall the Variable Rate at any time be less than three percent (3.0%) per annum nor more than twelve percent (12.0%) per annum.

Each payment on this Note shall be applied first to the payment of interest accrued and unpaid, and the balance of such installment shall be applied to any principal then due and payable. Anything herein to the contrary notwithstanding, the entire unpaid principal balance of this Note, together with all interest accrued thereon, shall be due and payable on February 17, 2011. Payee must surrender this Note to the Paying Agent in order to receive final payment upon maturity or redemption in whole of this Note.

All interest on this Note shall be calculated on the basis of a 360-day year and actual days elapsed.

The Paying Agent for this Note is TD Bank, National Association, with offices in Media, Pennsylvania. Payments of principal of and interest on this Note shall be made by check or draft mailed by the Paying Agent to the person in whose name the Note is registered for that purpose on the close of business on the last day preceding the Interest Payment Date (the "Record Date"); provided, however that, upon request of the registered owner hereof to the Paying Agent, such

payments shall be by wire transfer or internal bank transfer by the Paying Agent to an account designated by the registered owner.

The Township may prepay this Note, in whole or in part at any time, subject to the following conditions: (i) that the Township shall have given Payee at least fifteen (15) days prior written notice of the Township's intention to make such prepayment; and (ii) all prepayments shall be applied first to the payment of any interest accrued and unpaid as of the date of such prepayment, and then to a reduction of principal. If the date of prepayment is on or prior to March 16, 2010, the prepayment price shall be equal to 101% of the principal amount being prepaid plus accrued interest thereon to the date of prepayment. If the date of prepayment is after March 16, 2010, the prepayment price shall be equal to 100% of the principal amount being prepaid plus accrued interest thereon to the date of prepayment.

This Note is issued in accordance with the Local Government Unit Debt Act, 53 Pa. Cons. Stat. § 8001, et seq., as amended (the "Act"), and pursuant to an ordinance of the Township Board of Commissioners duly enacted on February 9, 2009 (the "Ordinance"). The Note is issued for the purpose of financing capital improvement projects described in the Ordinance and paying the costs of issuing the Note. Reference is hereby made to the Act and the Ordinance for complete statements of the provisions thereof.

Under the laws of the Commonwealth, this Note and the interest thereon shall at all times be free from taxation within the Commonwealth of Pennsylvania, but this exemption does not extend to gift, estate, succession or inheritance taxes or to any other taxes not levied or assessed directly on this Note or the interest thereon. Profits, gains or income derived from the sale, exchange or other disposition of this Note are subject to state and local taxation.

The Note is transferable by the Payee subject to payment of any required tax, fee or other governmental charge, upon presentation and surrender thereof at the designated office of the Paying Agent, together with a duly executed instrument of transfer in form satisfactory to the Paying Agent. Transfers shall be recorded by the Paying Agent on the books maintained for such purpose and upon the Certificate of Registration attached to this Note.

The Township and the Paying Agent may treat the person in whose name this Note is registered on the Note register maintained by the Paying Agent as the absolute owner of this Note for all purposes and neither the Township nor the Paying Agent shall be affected by any notice to the contrary.

No recourse shall be had for the payment of the principal of or interest on this Note, or for any claim based hereon, against any member of the Board of Commissioners, officer or employee, past, present or future, of the Township or of any successor body, as such, either directly or through the Township or any such successor body, under any constitutional provision, statute or rule of law, or by the enforcement of any assessment or by any legal or equitable proceeding or otherwise, and all such liability of such members, officers or employees is released as a condition of and as consideration for the execution and issuance of this Note.

Whenever the due date for payment of interest on or principal of this Note shall be a Saturday, Sunday or a day on which banking institutions in the Commonwealth of Pennsylvania

are authorized by law to close (a "Holiday"), then the payment of such interest or principal need not be made on such date, but may be made on the succeeding day which is not a Holiday, with the same force and effect as if made on the due date for payment of principal or interest.

It is hereby certified that the approval of the Department of Community and Economic Development of the Commonwealth of Pennsylvania for the Township to issue and deliver this Note has been duly given pursuant to the Act; that all acts, conditions and things required by the laws of the Commonwealth of Pennsylvania to exist, to have happened or to have been performed, precedent to or in the issuance of this Note or in the creation of the debt of which this Note is evidence, exist, have happened and have been performed in regular and due form and manner as required by law; that this Note, together with all other indebtedness of the Township, is within every debt and other limit prescribed by the Constitution and the statutes of the Commonwealth of Pennsylvania; that the Township has established a sinking fund for the Note and shall deposit therein amounts sufficient to pay the principal of and interest on the Note as the same shall become due and payable; and that for the prompt and full payment of all obligations of this Note, the full faith, credit and taxing power of the Township are hereby irrevocably pledged.

This Note shall not be entitled to any benefit under the within mentioned Ordinance or be valid or become obligatory for any purpose until this Note shall have been authenticated by the Paying Agent by execution of the Certificate of Registration attached to this Note.

Payee shall not by an act of omission or commission be deemed to waive any of its rights or remedies hereunder unless such waiver be in writing and signed by Payee, and then only to the extent specifically set forth therein; a waiver of one event shall not be construed as continuing or as a bar to or waiver of such right or remedy on a subsequent event.

If any provision hereof is found by a court of competent jurisdiction to be prohibited or unenforceable, it shall be ineffective only to the extent of such prohibition or unenforceability, and such prohibition or unenforceability shall not invalidate the balance of such provision to the extent it is not prohibited or unenforceable, nor invalidate the other provisions hereof, all of which shall be liberally construed in favor of Payee in order to effect the provisions of the Note.

This Note does not pledge the general credit or taxing power of the Commonwealth of Pennsylvania or any political subdivision of the Commonwealth of Pennsylvania, other than the Township.

The Township hereby designates the Note as a "qualified tax-exempt obligation" within the meaning of Section 265(b)(3) of the Internal Revenue Code of 1986, as amended.

The words "Payee" and "Township" whenever occurring herein shall be deemed and construed to include the respective successors and assigns of Payee and the Township. This instrument shall be construed according to and governed by the laws of the Commonwealth of Pennsylvania.

**CERTIFICATE OF REGISTRATION
NOTICE: NO WRITING HEREON EXCEPT
BY PAYING AGENT ON BEHALF OF THE TOWNSHIP**

It is hereby certified that the foregoing Note is registered as to principal and interest as follows:

Name of Registered Owner	Address of Registered Owner	Date of Registration	Paying Agent's Authorized Signature
TD Bank, National Association	200 E. State Street Suite 301 Media, PA 19063	March 16, 2009	

Section 8. Terms of Note. The Note shall be issued in fully registered form, in the denomination of \$5,000,000, shall be dated the date of issuance (anticipated to be March 16, 2009), shall bear interest from its date of issuance, payable initially on April 16, 2009 and monthly on the sixteenth day of each month thereafter, at the Variable Rate (as defined in the Form of Note herein) and shall mature on March 16, 2011.

The principal of the Note shall be payable in lawful money of the United States of America at the office of TD Bank, National Association, in Media, Pennsylvania, which is hereby appointed paying agent and registrar for the Note and the sinking fund depository. Interest on the Note shall be payable in the manner provided in the Form of Note set forth herein.

Section 9. Prepayment of Note. The Township may prepay the Note at the times and at the prepayment prices set forth in the Form of Note herein.

Section 10. Sale of Note. The Note shall be sold at private sale by negotiation as hereinafter set forth in Section 13. After due consideration, the Board of Commissioners hereby finds and determines, on the basis of the advice and recommendation of its Financial Advisor and all available information, that a private sale by negotiation of the Note is in the best financial interest of the Township.

Section 11. Creation of and Deposits in Sinking Fund. The Township covenants that there shall be and there is hereby established and that it shall hereafter maintain a sinking fund (the "**Sinking Fund**") designated as the "Sinking Fund - General Obligation Note, Series of 2009" for the Note to be held by the Paying Agent (or such substitute or successor Paying Agent which shall hereafter be appointed in accordance with the provisions of the Act) in the name of the Township, but subject to withdrawal only by the Paying Agent.

The Township covenants and agrees to deposit in the Sinking Fund not later than the sixteenth day of each month beginning April 16, 2009 the debt service payable on the Note on such dates, all as set forth in **Exhibit B** attached hereto, or such greater or lesser amount as at the time shall be sufficient to pay principal of and interest on the Note becoming due on each such date.

Pending application to the purposes for which the Sinking Fund is established, the President or Vice President of the Township Board of Commissioners or the Treasurer or Director of Finance of the Township is hereby authorized and directed to cause the monies therein to be invested or deposited and insured or secured as permitted and required by Section 8224 of the Act. All income received on such deposits or investments of monies in the Sinking Fund during each applicable period shall be added to the Sinking Fund and shall be credited against the deposit next required to be made in the Sinking Fund.

The Paying Agent is hereby authorized and directed, without further action by the Township, to pay from the Sinking Fund the principal of and interest on the Note as the same shall become due and payable in accordance with the terms hereof, and the Township hereby covenants that such monies, to the extent required, will be applied to such purposes.

All monies deposited in the Sinking Fund for the payment of the Note which have not been claimed by the registered owners thereof after two years from the date payment is due, except where such monies are held for the payment of outstanding checks, drafts or other instruments of the Paying Agent, shall be returned to the Township. Nothing contained herein shall relieve the Township of its liability to the registered owners of the unrepresented Note.

Section 12. No Taxes Assumed. The Township shall not assume the payment of any tax or taxes in consideration of the purchase of the Note.

Section 13. Award and Sale of Note. The Township hereby awards and sells the Note to TD Bank, National Association (the "Bank") at a price of \$5,000,000 and in accordance with the terms and conditions contained or incorporated in the proposal of the Bank dated February 9, 2009, which is hereby approved and accepted. A copy of said proposal shall be attached to this Ordinance and lodged with the official minutes of this meeting and is hereby incorporated herein by reference. The proper officers of the Township are hereby authorized and directed to endorse the acceptance of the Township on said proposal and to deliver a copy thereof to the Bank. Delivery of the accepted proposal to the Bank shall constitute conclusive evidence that the award and sale of the Note under this Ordinance have become final.

Section 14. Contract with Paying Agent. The proper officers of the Township are authorized to contract with TD Bank, National Association, Media, Pennsylvania in connection with the performance of its duties as the Paying Agent and Sinking Fund Depository on usual and customary terms, including an agreement to observe and comply with the provisions of this Ordinance and of the Act.

Section 15. Federal Tax Covenants. The Township hereby covenants not to take or omit to take any action so as to cause interest on the Note to be no longer excluded from gross income for the purposes of federal income taxation and to otherwise comply with the requirements of Sections 103 and 141 through 150 of the Internal Revenue Code of 1986, as amended (the "Code"), and all applicable regulations promulgated with respect thereto throughout the term of the Note. The Township further covenants that it will make no investments or other use of the proceeds of the Note which would cause the Note to be "arbitrage bond" as defined in Section 148 of the Code. The Township further covenants to comply with the rebate requirements (including the prohibited payment provisions) contained in Section 148(f) of the Code and any regulations promulgated thereunder, to the extent applicable, and to pay any interest or penalty imposed by the United States for failure to comply with said rebate requirements, to the extent applicable.

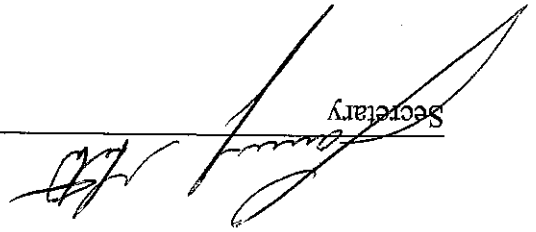
The Township hereby represents and warrants, after due investigation and to the best of its knowledge, that (i) the Note is not a "private activity bond" within the meaning of Section 141 of the Code and (ii) the aggregate face amount of "qualified tax-exempt obligations" within the meaning of Section 265(b)(3)(B) of the Code (which includes qualified 501(c)(3) bonds but not any other private activity bond) issued or to be issued by the Township (and all "subordinate entities" thereof) during the 2009 calendar year, including the Note, is not reasonably expected to exceed \$10,000,000. The Township hereby designates the Note as a "qualified tax-exempt obligation" within the meaning of Section 265(b)(3)(B) of the Code. The

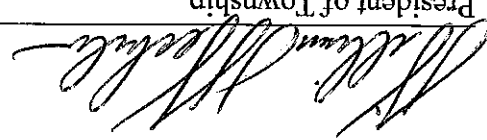
Section 25. Effective Date. This Ordinance shall take effect on the earliest date permitted by the Act.

ORDAINED AND ENACTED this 9th day of February 2009.

(TOWNSHIP SEAL)

ATTEST:


Secretary


President of Township
Board of Commissioners

BOARD OF COMMISSIONERS
TOWNSHIP OF HAVERFORD

EXHIBIT A

**TOWNSHIP OF HAVERFORD
 Delaware County, Pennsylvania
 \$5,000,000 GENERAL OBLIGATION NOTE, SERIES OF 2009**

Proceeds of the Note will be used for and toward, capital projects of the Township relating to roads, public safety, health, fire, sewers, the Skatium, and other facilities and equipment, including but not limited to:

Project	Estimated Cost	Estimated Useful Life
2008 Road Restorations *	\$1,637,296.00	20 YRS
Information Technology Improvements *	150,000.00	5 YRS
Police Fire Alarm Repair & Upgrade *	10,000.00	10 YRS
Police Vehicles *	130,000.00	10 YRS
Paramedic Vehicle *	28,808.00	7 YRS
Fire Marshal Vehicle *	28,808.00	7 YRS
Codes Enforcement Vehicle *	23,516.00	7 YRS
Trash Truck *	104,711.00	13 YRS
Public Works Highway Truck *	55,555.00	20 YRS
Public Works Pick-up Truck *	24,806.00	20 YRS
Electrician Life Truck *	49,000.00	10 YRS
Sewer Department Pick-up Truck *	24,806.00	15 YRS
Sewer Department Dump Truck *	57,555.00	20 YRS
Oakmont Fire Co. Grant for New Fire House *	1,000,000.00	50 YRS
Police Department Monitoring Cameras	35,000.00	7 YRS
Public Works Department Salt Silo	50,000.00	15 YRS
Sanitary Sewer System Improvements	950,000.00	50 YRS
Oakmont Municipal Lot Revitalization	150,000.00	25 YRS
Public Works Dump Trunk	150,000.00	15 YRS
Police Motorcycles	30,000.00	10 YRS
Future Municipal Capital Projects	310,139.00	15 YRS
TOTAL	\$5,000,000.00	

* As of the date hereof, project has been completed.

EXHIBIT B

TOWNSHIP OF HAVERFORD
Delaware County, Pennsylvania
\$5,000,000 GENERAL OBLIGATION NOTE, SERIES OF 2009
Maximum Note Amortization Schedule

CERTIFICATE OF SECRETARY

The undersigned, Secretary of the Board of Commissioners of the Township of Haverford, HEREBY CERTIFIES that:

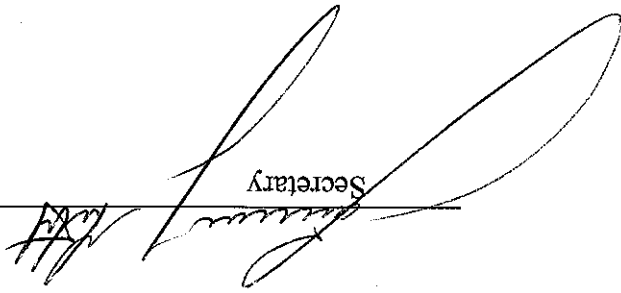
The foregoing Ordinance authorizing the issuance of General Obligation Note, Series of 2009 of the Township was duly moved and seconded and enacted by a majority vote of all the Board of Commissioners of said Township at a duly called and convened public meeting of said Board held on February 9, 2009; that public notice of said meeting was given as required by law; and that the roll of the Township Board of Commissioners was called and such members voted or were absent as follows:

Name Vote

William F. Wechsler, President
Steve D'Emilio, Vice President
Tom Broido
Jeff Heilmann
Larry Holmes
James E. McGarrity
Mario Oliva
Daniel J. Siegel
Robert Trumbull

and that such Ordinance and the votes thereon have been duly recorded in the minutes.
WITNESS my hand and seal of the Township this 9th day of February, 2009.

Secretary



(TOWNSHIP SEAL)

TOWNSHIP OF HAVERFORD
Delaware County, Pennsylvania

ORDINANCE NO. 2567-2009

AUTHORIZING THE INCURRENCE OF NONLECTORAL DEBT OF THE TOWNSHIP OF HAVERFORD BY THE ISSUANCE OF ITS \$5,000,000 GENERAL OBLIGATION NOTE, SERIES OF 2009 FOR THE PURPOSE OF PROVIDING FUNDS FOR AND TOWARDS FINANCING A PORTION OF THE TOWNSHIP'S ONGOING CAPITAL IMPROVEMENT PROGRAM AND PAYING THE COSTS OF ISSUING THE NOTE; AUTHORIZING THE PREPARATION AND FILING OF A DEBT STATEMENT AND OTHER DOCUMENTATION; COVENANTING TO CREATE A SINKING FUND AND TO BUDGET, APPROPRIATE AND PAY DEBT SERVICE ON THE NOTE AND PLEDGING THE FULL FAITH, CREDIT AND TAXING POWER OF THE TOWNSHIP FOR THE NOTE; SETTING FORTH THE SUBSTANTIAL FORM OF NOTE; SETTING FORTH THE STATED PRINCIPAL MATURITY AMOUNT AND DATE, INTEREST RATES AND INTEREST PAYMENT DATES, PLACE OF PAYMENT, SINKING FUND PROVISIONS AND OTHER DETAILS OF THE NOTE; FINDING THAT A PRIVATE NEGOTIATED SALE OF THE NOTE IS IN THE BEST FINANCIAL INTEREST OF THE TOWNSHIP AND ACCEPTING A PROPOSAL FOR THE PURCHASE OF THE NOTE; APPOINTING A PAYING AGENT AND SINKING FUND DEPOSITORY; AND AUTHORIZING OTHER NECESSARY ACTION.

WHEREAS, the Township of Haverford (the "Township") is granted the power by the Local Government Unit Debt Act, 53 Pa. Cons. Stat. §3001 et seq., as amended (the "Act"), to incur indebtedness and to issue a note for the purposes of funding capital improvement projects; and

WHEREAS, the Township desires to finance a capital improvement program, as more specifically set forth in **Exhibit A** attached hereto and made a part hereof (the "Capital Improvement Program"); and

WHEREAS, the Township now proposes to issue its \$5,000,000 principal amount General Obligation Note, Series of 2009 (the "Note") to finance the Capital Improvement Program and the costs and expenses of issuing the Note; and

WHEREAS, the Township has retained Public Financial Management, Inc., Malvern, Pennsylvania, as financial advisor in connection with the issuance of the Note (the "Financial Advisor"); and

WHEREAS, upon the advice of its Financial Advisor, the Township has determined that it is in the best financial interest of the Township to sell the Note at a private negotiated sale, and has received a proposal for the purchase of the Note from TD Bank, National Association (the "Bank"), which it desires to accept.

NOW, THEREFORE, BE IT ENACTED by the Board of Commissioners of the Township of the Haverford and IT IS HEREBY ENACTED, as follows:

Section 1. Authorization of the Capital Improvement Program and Incurrence of Indebtedness: Statement of Average Useful Life of the Projects Comprising the Capital Improvement Program. The Township hereby authorizes and shall undertake the Capital Improvement Program, as described in the preambles to this Ordinance and **Exhibit A** hereto. The Township shall incur indebtedness pursuant to the Act in the aggregate principal amount of \$5,000,000 to finance the costs of the Capital Improvement Program and the costs and expenses of issuing the Note.

It is hereby determined and declared that: (i) the estimated date of completion of the Capital Improvement Program is December 31, 2009; (ii) the projects comprising the Capital Improvement Program have varying estimated useful lives as set forth in **Exhibit A** hereto and the average estimated useful life of the Capital Improvement Program is in excess of thirty (30) years; and (iii) the Township has obtained realistic estimates of the costs of the projects listed in **Exhibit A** through bid prices or estimates from persons qualified by experience to provide such estimates.

The Township hereby reserves the right to undertake the individual components of the Capital Improvement Program in such order and at such time or times as it shall determine and to allocate a portion of the proceeds of the Note and other available moneys to the final costs of the projects in such amounts and order of priority as it shall determine; but the proceeds of the Note shall be used solely to pay "costs," as defined in the Act, of the Capital Improvement Program or, upon appropriate amendments to this Ordinance, to pay the costs of other capital projects for which the Township is authorized to incur indebtedness.

It is hereby determined and stated that the Note is scheduled to mature in accordance with the limitations set forth in Section 8142(a)(2) of the Act taking into account the average useful life of the Capital Improvement Program.

Section 2. Authorization of Issuance of Note. The Township shall issue, pursuant to the Act and this Ordinance, its \$5,000,000 principal amount General Obligation Note, Series of 2009 to provide funds for and toward the costs of the Capital Improvement Program and paying the costs of issuing the Note as provided in Section 1 hereof. The proceeds of the Note will be applied to the Capital Improvement Program and the costs of issuing the Note.

Section 3. Type of Indebtedness. The indebtedness authorized by this Ordinance is nonsectoral debt.

Section 4. Execution of Debt Statement, Note and Other Documents. The President or Vice President of the Board of Commissioners and the Secretary or Assistant

Secretary of the Township and their successors are hereby authorized and directed to file the debt statement required by Section 8110 of the Act, to execute and deliver the Note in the name and on behalf of the Township and to take all other action required by the Act or this Ordinance in connection with the issuance of the Note. Said officers or any of them are further authorized to apply to the Department of Community and Economic Development for approval of the debt herein authorized and to file with such application a transcript of the proceedings including a certified copy of this Ordinance, the Debt Statement, a Borrowing Base Certificate signed by the appropriate officials of the Township or by the accountants of the Township responsible for auditing its financial affairs, and to take any and all such further action and to execute and deliver such other documents as may be necessary or proper to comply with all requirements of the Act or to carry out the intent and purpose of this Ordinance. Said officers and their successors are further hereby authorized if, in their opinion, it is advisable to do so, to prepare and file such statements and documents as may be required by Section 8024 of the Act in order to qualify all or any portion of the existing indebtedness of the Township or of the above authorized indebtedness as subsidized debt or self-liquidating debt.

Section 5. Type of Note. The Note when issued will be a general obligation note.

Section 6. Covenant to Pay Debt Service - Pledge of Taxing Power. The Township hereby covenants with the registered owners of the Note outstanding pursuant to this Ordinance as follows: that the Township will include in its budget for each fiscal year during the life of the Note, the amount of the debt service on the Note issued hereunder which will be payable in each such fiscal year so long as the Note shall remain outstanding; that the Township shall appropriate from its general revenues such amounts to the payment of such debt service; that the Township shall duly and punctually pay or cause to be paid the principal of the Note and the interest thereon at the dates and places and in the manner stated in the Note according to the true intent and meaning thereof; and for such budgeting, appropriation and payment the Township hereby pledges its full faith, credit and taxing power. The covenant contained in this Section 6 shall be specifically enforceable. The maximum amounts to be budgeted, appropriated and paid pursuant to the foregoing covenant are those set forth in **Exhibit B** attached hereto and made a part hereof which are hereby incorporated in the foregoing covenant with the same effect as if the same were specified in the text of such covenant.

Section 7. Form of Note. The Note shall be substantially in the following form with appropriate omissions, insertions and variations:

The Paying Agent for this Note is TD Bank, National Association, with offices in Media, Pennsylvania. Payments of principal of and interest on this Note shall be made by check or draft mailed by the Paying Agent to the person in whose name the Note is registered for that purpose on the close of business on the last day preceding the Interest Payment Date (the "Record Date"); provided, however that, upon request of the registered owner hereof to the Paying Agent, such

All interest on this Note shall be calculated on the basis of a 360-day year and actual days elapsed.

Each payment on this Note shall be applied first to the payment of interest accrued and unpaid, and the balance of such installment shall be applied to any principal then due and payable. Anything herein to the contrary notwithstanding, the entire unpaid principal balance of this Note, together with all interest accrued thereon, shall be due and payable on February 17, 2011. Payee must surrender this Note to the Paying Agent in order to receive final payment upon maturity or redemption in whole of this Note.

The "Variable Rate" shall be a rate per annum equal to 69% of the sum of (a) 30-day LIBOR plus (b) three percent (3.0%), the Variable Rate to change as and when the 30-day LIBOR rate changes, but in no event shall the Variable Rate at any time be less than three percent (3.0%) per annum nor more than twelve percent (12.0%) per annum.

The TOWNSHIP OF HAVERFORD, Delaware County, Pennsylvania (the "Township"), for value received, hereby promises to pay TD BANK, NATIONAL ASSOCIATION, Media, Pennsylvania or registered assigns hereof (the "Payee"), the principal sum of FIVE MILLION DOLLARS (\$5,000,000), and to pay interest from the date hereof on the unpaid principal balance at the Variable Rate (as hereinafter defined), payable monthly on the 16th day of each month (each, an "Interest Payment Date"). The principal on this Note shall be paid on the maturity date, March 16, 2011.

UNITED STATES OF AMERICA
COMMONWEALTH OF PENNSYLVANIA
TOWNSHIP OF HAVERFORD
Delaware County, Pennsylvania
GENERAL OBLIGATION NOTE
SERIES OF 2009
dated March 16, 2009

[FORM OF FACE OF NOTE]

payments shall be by wire transfer or internal bank transfer by the Paying Agent to an account designated by the registered owner.

The Township may prepay this Note, in whole or in part at any time, subject to the following conditions: (i) that the Township shall have given Payee at least fifteen (15) days prior written notice of the Township's intention to make such prepayment; and (ii) all prepayments shall be applied first to the payment of any interest accrued and unpaid as of the date of such prepayment, and then to a reduction of principal. If the date of prepayment is on or prior to March 16, 2010, the prepayment price shall be equal to 101% of the principal amount being prepaid plus accrued interest thereon to the date of prepayment. If the date of prepayment is after March 16, 2010, the prepayment price shall be equal to 100% of the principal amount being prepaid plus accrued interest thereon to the date of prepayment.

This Note is issued in accordance with the Local Government Unit Debt Act, 53 Pa. Cons. Stat. § 8001, et seq., as amended (the "Act"), and pursuant to an ordinance of the Township Board of Commissioners duly enacted on February 9, 2009 (the "Ordinance"). The Note is issued for the purpose of financing capital improvement projects described in the Ordinance and paying the costs of issuing the Note. Reference is hereby made to the Act and the Ordinance for complete statements of the provisions thereof.

Under the laws of the Commonwealth, this Note and the interest thereon shall at all times be free from taxation within the Commonwealth of Pennsylvania, but this exemption does not extend to gift, estate, succession or inheritance taxes or to any other taxes not levied or assessed directly on this Note or the interest thereon. Profits, gains or income derived from the sale, exchange or other disposition of this Note are subject to state and local taxation.

The Note is transferable by the Payee subject to payment of any required tax, fee or other governmental charge, upon presentation and surrender thereof at the designated office of the Paying Agent, together with a duly executed instrument of transfer in form satisfactory to the Paying Agent. Transfers shall be recorded by the Paying Agent on the books maintained for such purpose and upon the Certificate of Registration attached to this Note.

The Township and the Paying Agent may treat the person in whose name this Note is registered on the Note register maintained by the Paying Agent as the absolute owner of this Note for all purposes and neither the Township nor the Paying Agent shall be affected by any notice to the contrary.

No recourse shall be had for the payment of the principal of or interest on this Note, or for any claim based hereon, against any member of the Board of Commissioners, officer or employee, past, present or future, of the Township or of any successor body, as such, either directly or through the Township or any such successor body, under any constitutional provision, statute or rule of law, or by the enforcement of any assessment or by any legal or equitable proceeding or otherwise, and all such liability of such members, officers or employees is released as a condition of and as consideration for the execution and issuance of this Note.

Whenever the due date for payment of interest on or principal of this Note shall be a Saturday, Sunday or a day on which banking institutions in the Commonwealth of Pennsylvania

are authorized by law to close (a "Holiday"), then the payment of such interest or principal need not be made on such date, but may be made on the succeeding day which is not a Holiday, with the same force and effect as if made on the due date for payment of principal or interest.

It is hereby certified that the approval of the Department of Community and Economic Development of the Commonwealth of Pennsylvania for the Township to issue and deliver this Note has been duly given pursuant to the Act; that all acts, conditions and things required by the laws of the Commonwealth of Pennsylvania to exist, to have happened or to have been performed, precedent to or in the issuance of this Note or in the creation of the debt of which this Note is evidence, exist, have happened and have been performed in regular and due form and manner as required by law; that this Note, together with all other indebtedness of the Township, is within every debt and other limit prescribed by the Constitution and the statutes of the Commonwealth of Pennsylvania; that the Township has established a sinking fund for the Note and shall deposit therein amounts sufficient to pay the principal of and interest on the Note as the same shall become due and payable; and that for the prompt and full payment of all obligations of this Note, the full faith, credit and taxing power of the Township are hereby irrevocably pledged.

This Note shall not be entitled to any benefit under the within mentioned Ordinance or be valid or become obligatory for any purpose until this Note shall have been authenticated by the Paying Agent by execution of the Certificate of Registration attached to this Note.

Payee shall not by an act of omission or commission be deemed to waive any of its rights or remedies hereunder unless such waiver be in writing and signed by Payee, and then only to the extent specifically set forth therein; a waiver of one event shall not be construed as continuing or as a bar to or waiver of such right or remedy on a subsequent event.

If any provision hereof is found by a court of competent jurisdiction to be prohibited or unenforceable, it shall be ineffective only to the extent of such prohibition or unenforceability, and such prohibition or unenforceability shall not invalidate the balance of such provision to the extent it is not prohibited or unenforceable, nor invalidate the other provisions hereof, all of which shall be liberally construed in favor of Payee in order to effect the provisions of the Note.

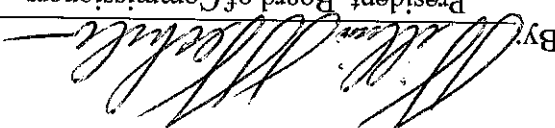
This Note does not pledge the general credit or taxing power of the Commonwealth of Pennsylvania or any political subdivision of the Commonwealth of Pennsylvania, other than the Township.

The Township hereby designates the Note as a "qualified tax-exempt obligation" within the meaning of Section 265(b)(3) of the Internal Revenue Code of 1986, as amended.

The words "Payee" and "Township" whenever occurring herein shall be deemed and construed to include the respective successors and assigns of Payee and the Township. This instrument shall be construed according to and governed by the laws of the Commonwealth of Pennsylvania.

IN WITNESS WHEREOF, Township of Haverford, Delaware County, Pennsylvania, has caused this Note to be signed in its name and on its behalf by the signature of its Board of Commissioners and its corporate seal to be hereunto impressed and duly attested by the signature of the Township Secretary.

TOWNSHIP OF HAVERFORD

By: 
President, Board of Commissioners

(SEAL)

Attest: _____
Secretary

**CERTIFICATE OF REGISTRATION
NOTICE: NO WRITING HEREON EXCEPT
BY PAYING AGENT ON BEHALF OF THE TOWNSHIP**

It is hereby certified that the foregoing Note is registered as to principal and interest as follows:

Name of Registered Owner	Address of Registered Owner	Date of Registration	Paying Agent's Authorized Signature
TD Bank, National Association	200 E. State Street Suite 301 Media, PA 19063	March 16, 2009	

[END OF NOTE FORM]

Notice: This signature on this Assignment must correspond with the name as it appears on the Paying Agent's Certificate of Registration in every particular, without alteration or any change whatsoever.

Dated: _____

transfer said Note on the books of the within named Paying Agent, with full power of substitution in the premises.

within Note and all rights thereunder, and hereby irrevocably constitutes and appoints _____ the

_____ /

PLEASE INSERT SOCIAL SECURITY OR EMPLOYER IDENTIFICATION NUMBER OF ASSIGNEE

FOR VALUE RECEIVED, the undersigned hereby sells, assigns and transfers unto

ASSIGNMENT

Section 8. Terms of Note. The Note shall be issued in fully registered form, in the denomination of \$5,000,000, shall be dated the date of issuance (anticipated to be March 16, 2009), shall bear interest from its date of issuance, payable initially on April 16, 2009 and monthly on the sixteenth day of each month thereafter, at the Variable Rate (as defined in the Form of Note herein) and shall mature on March 16, 2011.

The principal of the Note shall be payable in lawful money of the United States of America at the office of TD Bank, National Association, in Media, Pennsylvania, which is hereby appointed paying agent and registrar for the Note and the sinking fund depository. Interest on the Note shall be payable in the manner provided in the Form of Note set forth herein.

Section 9. Prepayment of Note. The Township may prepay the Note at the times and at the prepayment prices set forth in the Form of Note herein.

Section 10. Sale of Note. The Note shall be sold at private sale by negotiation as hereinafter set forth in Section 13. After due consideration, the Board of Commissioners hereby finds and determines, on the basis of the advice and recommendation of its Financial Advisor and all available information, that a private sale by negotiation of the Note is in the best financial interest of the Township.

Section 11. Creation of and Deposits in Sinking Fund. The Township covenants that there shall be and there is hereby established and that it shall hereafter maintain a sinking fund (the "Sinking Fund") designated as the "Sinking Fund - General Obligation Note, Series of 2009" for the Note to be held by the Paying Agent (or such substitute or successor Paying Agent which shall hereafter be appointed in accordance with the provisions of the Act) in the name of the Township, but subject to withdrawal only by the Paying Agent.

The Township covenants and agrees to deposit in the Sinking Fund not later than the sixteenth day of each month beginning April 16, 2009 the debt service payable on the Note on such dates, all as set forth in **Exhibit B** attached hereto, or such greater or lesser amount as at the time shall be sufficient to pay principal of and interest on the Note becoming due on each such date.

Pending application to the purposes for which the Sinking Fund is established, the President or Vice President of the Township Board of Commissioners or the Treasurer or Director of Finance of the Township is hereby authorized and directed to cause the monies therein to be invested or deposited and insured or secured as permitted and required by Section 8224 of the Act. All income received on such deposits or investments of monies in the Sinking Fund during each applicable period shall be added to the Sinking Fund and shall be credited against the deposit next required to be made in the Sinking Fund.

The Paying Agent is hereby authorized and directed, without further action by the Township, to pay from the Sinking Fund the principal of and interest on the Note as the same shall become due and payable in accordance with the terms hereof, and the Township hereby covenants that such monies, to the extent required, will be applied to such purposes.

All monies deposited in the Sinking Fund for the payment of the Note which have not been claimed by the registered owners thereof after two years from the date payment is due, except where such monies are held for the payment of outstanding checks, drafts or other instruments of the Paying Agent, shall be returned to the Township. Nothing contained herein shall relieve the Township of its liability to the registered owners of the unrepresented Note.

Section 12. No Taxes Assumed. The Township shall not assume the payment of any tax or taxes in consideration of the purchase of the Note.

Section 13. Award and Sale of Note. The Township hereby awards and sells the Note to TD Bank, National Association (the "Bank") at a price of \$5,000,000 and in accordance with the terms and conditions contained or incorporated in the proposal of the Bank dated February 9, 2009, which is hereby approved and accepted. A copy of said proposal shall be attached to this Ordinance and lodged with the official minutes of this meeting and is hereby incorporated herein by reference. The proper officers of the Township are hereby authorized and directed to endorse the acceptance of the Township on said proposal and to deliver a copy thereof to the Bank. Delivery of the accepted proposal to the Bank shall constitute conclusive evidence that the award and sale of the Note under this Ordinance have become final.

Section 14. Contract with Paying Agent. The proper officers of the Township are authorized to contract with TD Bank, National Association, Media, Pennsylvania in connection with the performance of its duties as the Paying Agent and Sinking Fund Depository on usual and customary terms, including an agreement to observe and comply with the provisions of this Ordinance and of the Act.

Section 15. Federal Tax Covenants. The Township hereby covenants not to take or omit to take any action so as to cause interest on the Note to be no longer excluded from gross income for the purposes of federal income taxation and to otherwise comply with the requirements of Sections 103 and 141 through 150 of the Internal Revenue Code of 1986, as amended (the "Code"), and all applicable regulations promulgated with respect thereto throughout the term of the Note. The Township further covenants that it will make no investments or other use of the proceeds of the Note which would cause the Note to be "arbitrage bond" as defined in Section 148 of the Code. The Township further covenants to comply with the rebate requirements (including the prohibited payment provisions) contained in Section 148(f) of the Code and any regulations promulgated thereunder, to the extent applicable, and to pay any interest or penalty imposed by the United States for failure to comply with said rebate requirements, to the extent applicable.

The Township hereby represents and warrants, after due investigation and to the best of its knowledge, that (i) the Note is not a "private activity bond" within the meaning of Section 141 of the Code and (ii) the aggregate face amount of "qualified tax-exempt obligations" within the meaning of Section 265(b)(3)(B) of the Code (which includes qualified 501(c)(3) bonds but not any other private activity bond) issued or to be issued by the Township (and all "subordinate entities" thereof) during the 2009 calendar year, including the Note, is not reasonably expected to exceed \$10,000,000. The Township hereby designates the Note as a "qualified tax-exempt obligation" within the meaning of Section 265(b)(3)(B) of the Code. The

Township hereby authorizes the proper officers of the Township to execute a certificate to that effect at the time of the closing.

The Township reasonably expects that (a) the Township will enter into binding obligations to spend at least five percent (5%) of the proceeds of the Note on the Capital Improvement Program within six months of the date of issuance of the Note, (b) the Township will proceed with due diligence to complete the Capital Improvement Program, and (c) at least 85% of the proceeds of the Note will be expended on the Capital Improvement Program within three years of the date of issuance of the Note.

Section 16. Execution and Authentication of Note. As provided in Section 4, the Note shall be executed by the President or Vice President of the Board of Commissioners of the Township and the Secretary or Assistant Secretary of the Township and each such execution may be by manual signature. If any officer whose signature appears on the Note shall cease to hold such office before the actual delivery date of the Note, such signature shall nevertheless be valid and sufficient for all purposes as if such person had remained in such office until the actual delivery date of the Note. The Note shall be authenticated by the manual signature of the Paying Agent.

Section 17. Application of Note Proceeds. The balance of the purchase price for the Note, and any accrued interest payable by the Underwriter, shall be paid by the Underwriter to the Paying Agent on behalf of the Township. Upon receipt of the balance of such purchase price for the Note, including interest thereon accrued to the date of delivery, if any, the Paying Agent shall deposit the same in a settlement account. From the settlement account, the Paying Agent shall pay, or establish reserves for payment of, the costs and expenses of the financing in the amounts presented to the Board of Commissioners by the Financial Advisor which are hereby approved, and the proper officers of the Township are authorized to direct the Paying Agent to pay the issuance costs on behalf of the Township as set forth in written directions to the Paying Agent. The Township hereby approves the establishment of a segregated account for the net proceeds of the 2009 Note and the balance of the proceeds shall be deposited in such account pending disbursement to pay the costs of the Capital Improvement Program as set forth in instructions from the Township to the Paying Agent. The moneys in such account will be invested in accordance with Section 8224 of the Act.

Any reserves in the above-described account shall be disbursed from time to time by the Paying Agent pursuant to written instructions from the President or Vice President of the Township Board of Commissioners and any balance ultimately remaining in any such reserve shall, upon written instructions of the President or Vice President of the Township Board of Commissioners, be deposited in the general fund of the Township.

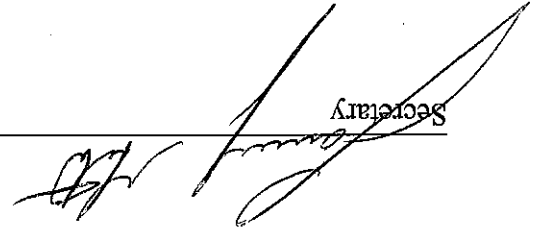
Section 18. Officers Authorized to Act. For the purpose of expediting the closing and the issuance and delivery of the Note, or in the event that the President or the Secretary of the Township shall be absent or otherwise unavailable for the purpose of executing documents, or for the purpose of taking any other action which they or either of them may be authorized to take pursuant to this Ordinance, the Vice President or the Assistant Secretary of the Township, respectively, are hereby authorized and directed to execute documents, or otherwise to act on behalf of the Township in their stead.

Section 25. Effective Date. This Ordinance shall take effect on the earliest date permitted by the Act.

ORDAINED AND ENACTED this 9th day of February 2009.

(TOWNSHIP SEAL)

ATTEST:


Secretary

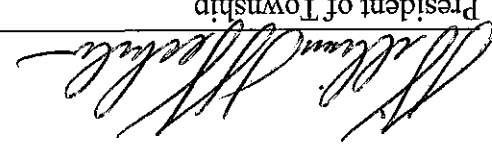
BOARD OF COMMISSIONERS
TOWNSHIP OF HAVERFORD

President of Township
Board of Commissioners

EXHIBIT A

**TOWNSHIP OF HAVERFORD
 Delaware County, Pennsylvania
 \$5,000,000 GENERAL OBLIGATION NOTE, SERIES OF 2009**

Proceeds of the Note will be used for and toward, capital projects of the Township relating to roads, public safety, health, fire, sewers, the Skatium, and other facilities and equipment, including but not limited to:

Project	Estimated Cost	Estimated Useful Life
2008 Road Restorations *	\$1,637,296.00	20 yrs
Information Technology Improvements *	150,000.00	5 yrs
Police Fire Alarm Repair & Upgrade *	10,000.00	10 yrs
Police Vehicles *	130,000.00	10 yrs
Paramedic Vehicle *	28,808.00	7 yrs
Fire Marshal Vehicle *	28,808.00	7 yrs
Codes Enforcement Vehicle *	23,516.00	7 yrs
Trash Truck *	104,711.00	13 yrs
Public Works Highway Truck *	55,555.00	20 yrs
Public Works Pick-up Truck *	24,806.00	20 yrs
Electrician Life Truck *	49,000.00	10 yrs
Sewer Department Pick-up Truck *	24,806.00	15 yrs
Sewer Department Dump Truck *	57,555.00	20 yrs
Oakmont Fire Co. Grant for New Fire House *	1,000,000.00	50 yrs
Police Department Monitoring Cameras	35,000.00	7 yrs
Public Works Department Salt Silo	50,000.00	15 yrs
Sanitary Sewer System Improvements	950,000.00	50 yrs
Oakmont Municipal Lot Revitalization	150,000.00	25 yrs
Public Works Dump Truck	150,000.00	15 yrs
Police Motorcycles	30,000.00	10 yrs
Future Municipal Capital Projects	310,139.00	15 yrs
TOTAL	\$5,000,000.00	

* As of the date hereof, project has been completed.

EXHIBIT B
TOWNSHIP OF HAVERFORD
Delaware County, Pennsylvania
\$5,000,000 GENERAL OBLIGATION NOTE, SERIES OF 2009
Maximum Note Amortization Schedule

CERTIFICATE OF SECRETARY

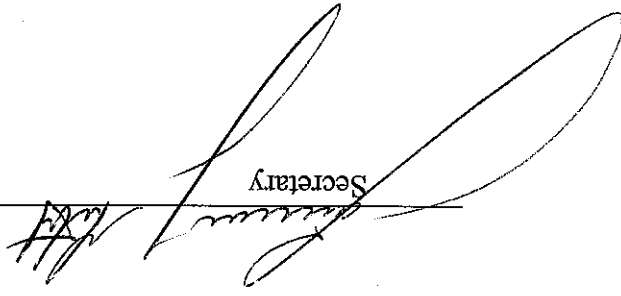
The undersigned, Secretary of the Board of Commissioners of the Township of Haverford, HEREBY CERTIFIES that:

The foregoing Ordinance authorizing the issuance of General Obligation Note, Series of 2009 of the Township was duly moved and seconded and enacted by a majority vote of all the Board of Commissioners of said Township at a duly called and convened public meeting of said Board held on February 9, 2009; that public notice of said meeting was given as required by law; and that the roll of the Township Board of Commissioners was called and such members voted or were absent as follows:

Name Vote

William F. Wechsler, President
Steve D'Emilio, Vice President
Tom Broido
Jeff Heilmann
Larry Holmes
James E. McGarity
Mario Oliva
Daniel J. Siegel
Robert Trumbull

and that such Ordinance and the votes thereon have been duly recorded in the minutes.
WITNESS my hand and seal of the Township this 9th day of February, 2009.


Secretary

(TOWNSHIP SEAL)

OR FINANCE

2567-2009

Bond ISSUE IS IN
THE FINANCE OFFICE

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 "GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD" CHAPTER 175, VEHICLES AND TRAFFIC.

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 175-95, Schedule XX, Ordinance No. 1960 be and the same is hereby amended and supplemented so as to remove/establish a "SPECIAL PURPOSES PARKING ZONES" on the following highways:

- A. ESTABLISH handicapped sign at 1605 Rose Glen Road**
- B. ESTABLISH handicapped sign in front of 100 Signal Road**

SECTION 2. That Section 175-91, Schedule XVIV, Ordinance No. 1960 – STICKER PARKING ONLY" is hereby amended to Change Ordinance #2544 to:

Allow the residents in the even number houses in the 700 block of E. Manoa Road To obtain stickers to be able to park in the 700 and 800 blocks of Merion Avenue.

SECTION 3. That Section 175-91, Schedule XVI, Ordinance No. 1960 – PARKING OF ALL VEHICLES PROHIBITED on the following highway:

On the south side of Juniper Road from Township Line Road to 206 feet on Juniper Road.

On the eastside of Railroad from the southeast corner of Railroad at Millbrook and extend 90 feet northwest on Railroad.

SECTION 4. That Section 175-94, Schedule XIX, Ordinance No. 1960 – PARKING TIME LIMITED ZONE – on the following highway:


1 hour parking between the hours of 8 a.m. to 4 p.m., Monday through Friday, on the north side of Juniper Road, from the side driveway of 444 E. Township Line Road to 128 feet west on Juniper Road.

SECTION 5. Upon effective date of this ordinance, the Highway Department shall install appropriate signs in the designated section or zones giving notice of the regulations aforesaid.

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

ADOPTED this 9th day of March, A.D., 2009.

TOWNSHIP OF HAVERFORD


BY: William F. Wechsler
President
Board of Commissioners


Attest: Lawrence J. Gentile
Township Manager/Secretary

ORDINANCE NO. 2569-2009

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 THE PROVISIONS OF CHAPTER 175, "VEHICLES AND TRAFFIC" BY FURTHER REVISING SUBSECTION 175-67, TOWING AND HOOKING FEES AND STORAGE 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 enacted and ordained by the authority of the same:

SECTION 1. Towing, Hooking and Storage Charges

A. Towing and Storage Fees

The charges for the removal and towing of motor vehicles pursuant to this article shall not exceed **\$125** for each vehicle up to 7,000 pounds, light-duty trucks 7,001 to 17,000 pounds shall not exceed \$150, and charges for heavy truck towing over 17,000 pounds are based on size, weight and distance. The charges for the storage and impounding of such motor vehicles shall not exceed **\$50** for every twenty-four hour period or fraction thereof. **Standard clean up fee of \$25, if excessive clean up is needed a flat fee of \$45 will be charged. If the vehicle sustains damage to the windows, a flat fee of \$6 for Collision Wrap can be charged. Should a tow be requested to the scene by the Police Department and the Tow Operator is released from the scene to return later, a flat fee of \$30 can be charged in addition to the standard tow fee of \$125. A \$50 flat fee administration charge will be charged on all tows.** An interim stop at a police facility shall not justify an additional tow charge. Such charges shall be paid by the owners of such motor vehicles or by the person who is found to have caused the violation of this article.

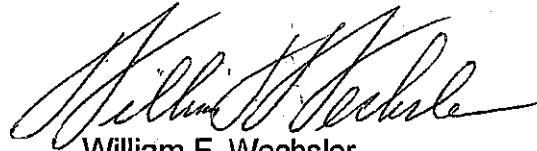
B. Hooking Fees

In all instances when a vehicle is hooked and the owner/operator returns prior to the vehicle being removed, tow operators shall charge no more than \$75 as a hooking fee and shall release the vehicle.

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

Adopted this 9th day of February, 2009

BY:



William F. Wechsler
President
Board of Commissioners



Attest: Larry J. Gentile
Township Manager/Secretary

ORDINANCE NO. 2570-2009

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, AMENDING AND SUPPLEMENTING ORDINANCE NO. 1960, ADOPTED JUNE 30, 1986, AND KNOWN AS THE "GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD", BY REVISING CHAPTER 95, GARBAGE, RUBBISH AND REFUSE, PROVIDING FOR THE CHANGE IN FEES AND BY ESTABLISHING CERTAIN COLLECTION FEES BY RESOLUTION.

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

SECTION 1. Text Amendments

A. Chapter 95, Garbage, Rubbish and Refuse, §95-18, *Collection requirements*, is hereby amended at further subsection F as follows:

F. Arrangements must be made by telephone with the Department of Public Works for the pickup by special truck of large bulk furniture, refrigerators, bedsprings, washers, etc. No more than five ten items will be picked up on such collections. **The fee for a special pick up of such items shall be fixed by Resolution of the Board, as may be amended from time to time.**

B. Chapter 95, Garbage, Rubbish and Refuse, § 95-28. *Establishment of fee for dwelling units*, is hereby amended as follows:

§ 95-28. The Board of Commissioners of the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania, hereby establishes a fee of **\$125.00** per calendar year, per resident building containing one dwelling unit for the purpose of collecting garbage, rubbish, and other refuse materials. The owner of record of any residence building containing one or more dwelling units shall be charged the sum of **\$125.00** per calendar year for each dwelling unit contained in said resident building up to a maximum of four units for the collection of said refuse from the resident building by the Township of Haverford. The responsibility for this charge remains with the owner of record.

C. Chapter 95, Garbage, Rubbish and Refuse, § 95-29. *Applicability*, is hereby amended as follows:

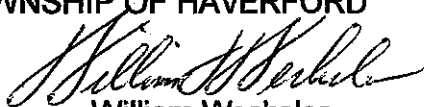
§ 95-29. *Applicability*. The ~~sixty-five-dollar~~ fee specified in § 95-28 above does not apply to commercial and industrial establishments and/or apartment units exceeding four dwelling units as these are not normally picked up.

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

ADOPTED this 9th day of March, 2009.

TOWNSHIP OF HAVERFORD

BY:



William Wechsler

President

Board of Commissioners

Attest:  Lawrence Gentile
Township Manager/Secretary

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, FURTHER AMENDING AND SUPPLEMENTING ORDINANCE NO. 1960, ADOPTED JUNE 30, 1986, AND KNOWN AS THE "GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD", REVISING AND SUPPLEMENTING THE PROVISIONS OF CHAPTER 175, "VEHICLES AND TRAFFIC" BY FURTHER REVISING SCHEDULE VIII, STOP INTERSECTIONS.

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

SECTION 1. LANGUAGE AMENDMENTS.

§ 175-83. Schedule VIII: *Stop Intersections*, is hereby deleted in its entirety and the following inserted in lieu thereof:

In accordance with the provisions of § 175-14, the intersections described below are established as stop intersections as indicated:

<u>Stop Sign on</u>	<u>Direction</u>	<u>of Travel</u>	<u>At Intersection of</u>
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[*Indicates three- or four-way stop intersection]

*Academy Lane	North	Hastings Avenue
*Academy Lane	West	Hawthorne Avenue
Achille Road	Both	Roosevelt Avenue
Aikens Road	East	Dover Road
*Allston Road	Both	Farnham Road
*Allston Road	Both	Glen Arbor Road
*Allston Road	Both	Kenmore Road
*Allston Road	North	Kathmere Road
*Allston Road	North	Sagamore Road
Allston Road	South	Kathmere Road
*Allston Road	South	Sagamore Road
*Allston Road	South	Strathmore Road
*Allston Road	South	Twin Oaks Drive
Andover Road	North	Golf House Road
Andover Road	South	Tunbridge Road
*Annabella Avenue	Both	Sarah Avenue
*Annabella Avenue	East	Roosevelt Avenue
Ashton Road	Both	Stanton Road
Ashton Road	East	Annabella Avenue
Ashton Road	East	Brierwood Road

Myrtle Avenue	Both	*Ashurst Road
Grove Place	Southeast	*Ashurst Road
Morris Road	Both	*Aubrey Avenue
County Line Road	East	Aubrey Avenue
Belmont Avenue	West	Aubrey Avenue
Wickham Road	Both	Avon Road
Willow Avenue	Both	*Avon Road
Loraine Street	North	*Avon Road
Heatherwood Road	West	Avondale Road
West Hathaway Lane	Southeast	Bala Lane
Homestead Avenue	Both	*Beck Avenue
Beechwood Drive	South	Beck Avenue
Beechwood Road	Both	*Beechwood Drive
Karakung Drive	West	*Beechwood Drive
Lawndale Avenue	Both	(Beechwood Bridge)
Beechwood Drive	West	*Beechwood Road
Beechwood Road	Both	*Beechwood Road
Lawndale Avenue	Both	*Beechwood Road
Beechwood Drive	West	*Beechwood Road
Center Road	Both	Belfield Avenue
Dill Road	Both	*Belfield Avenue
Leedom Road	Both	Belfield Avenue
Rodmor Road	South	Belfield Avenue
Township Line Road	South	Belfield Avenue
At the T-Intersection with Braeburn Rd	All	*Bellemead Avenue
Benedict Avenue	Both	*Bellemead Avenue
Pennview Road	Both	*Bellemead Avenue
West Marhart Avenue	Both	*Bellemead Avenue
Wood Lane	North	Bellemead Avenue
Wood Lane	South	*Bellemead Avenue
Wood Lane	South	*Bellemead Avenue
Fairfield Road	South	*Bellemead Avenue
Cricket Avenue	Both	*Belmont Avenue
Georges Lane	Both	Belmont Avenue
Lawndale Avenue	Both	*Belmont Avenue
Loraine Street	Both	*Belmont Avenue
Willow Avenue	Both	*Belmont Avenue
Woodcrest Avenue	Both	*Belmont Avenue
Pont Reading Road	Northwest	Belmont Avenue
Kenilworth Road	South	Belmont Avenue
Pont Reading Road	South	Belmont Avenue
Ralston Avenue	Both	Belvedere Avenue
Wood Lane	Both	Belvedere Avenue
Fairfield Road	South	Belvedere Avenue
Leedom Avenue	Both	*Benedict Avenue
Maple Avenue	Both	*Benedict Avenue
Bellemead Avenue	West	*Benedict Avenue
Winton Avenue	East	*Benedict Avenue
Myrtle Avenue	Both	*Bennington Road

Grove Place	East	Bennington Road
Holbrook Road	East	Bennington Road
Cricket Avenue	South	Berkley Road
Golf Road	Both	Beverly Road
Kathmere Road	Both	*Beverly Road
Strathmore Road	Both	*Beverly Road
Mill Road	South	*Beverly Road
Park Road	Both	Bewley Road
Tenby Road	Both	*Bewley Road
Llandillo Road	North	Bewley Road
Township Line Road	South	Bewley Road
Highland Lane	North	*Blackburn Lane
Williams Road	South	*Blackburn Lane
Tumbridge Road	East	Blakely Road
Coopertown Road	West	Blakely Road
Central Avenue	Both	*Bon Air Road
Grand Avenue	Both	*Bon Air Road
Royal Avenue	Both	Bon Air Road
Furlong Avenue	East	*Bon Air Road
Central Avenue	East	Bon Air Terrace
Forest Avenue	West	Bon Air Terrace
Sprout Highway	West	Brennan Drive
Covington Road	Both	Brentwood Road
Devon Road	Both	Brentwood Road
Covington Road	East	*Brentwood Road
Brierwood Road (at point where Brierwood Road divides)	East	Brierwood Road
Melrose Avenue	North	Brierwood Road
Stanton Drive	West	Brierwood Road
Edgewood Road	East	*Brierwood Road
At exit of driveway,	South	Brierwood Road
between 39 Brookline Boulevard and Brookline		
Municipal Parking Lot, stopping traffic in a northerly direction		
Gilmore Road	Both	*Bryan Street
Vincent Road	Both	Bryan Street
Township Line Road	South	Bryan Street
Kenilworth Road	Both	*Bryn Mawr Road
Willow Avenue	Both	*Bryn Mawr Road
Loraine Street	North	Bryn Mawr Road
Bambi Lane	Both	*Buck Lane
Deer Road	Both	*Buck Lane
Doe Road	Both	Buck Lane
Haydock Lane	Both	Buck Lane
Pannure Road	Both	*Buck Lane
Railroad Avenue	Both	*Buck Lane
County Line Road	East	*Buck Lane

Coopertown Road	West	Buck Lane
Wildgoss Lane	West	*Buck Lane
Glendale Road	Both	*Burmont Road
Turnbridge Road	East	Cambridge Road
Hastings Avenue	Both	*Campbell Avenue
Hawthorne Avenue	Both	*Campbell Avenue
Leedom Avenue	Both	*Campbell Avenue
Maple Avenue	Both	*Campbell Avenue
St. Denis Lane	Both	*Campbell Avenue
Thompson Drive	Both	Campbell Avenue
Winton Avenue	Both	*Campbell Avenue
Hastings Avenue	Southeast	Campbell Avenue
East Darby Avenue	West	Campbell Avenue
Cumberland Road	North	Canterbury Road
Covington Road	South	Canterbury Road
Farwood Road	Both	*Carroll Road
Forest Road	Both	*Carroll Road
Ellis Road	Southeast	Castle Rock Drive
Lawson Avenue	Northeast	*Cedar Avenue
Penfield Avenue	West	*Cedar Avenue
Huntingdon Lane	Both	Cedarbrook Road
York Road	Both	Cedarbrook Road
Merwood Lane	East	Cedarbrook Road
Hill Road	Both	*Center Road
Peach Lane	Both	*Center Road
Belfield Avenue	East	Center Road
Bon Air Road	Both	*Central Avenue
Fairview Road	North	*Central Avenue
Paddock Road	Both	*Charles Drive
Myrtle Avenue	North	*Chatham Drive
Township Line Road	South	Chatham Drive
Manor Road	West	Chelton Road
Linden Drive	Both	*Cherry Lane
St. Denis Lane	Both	Cherry Lane
Merwood Lane	West	*Cherry Lane
Warren Avenue	South	Chester Avenue
Willow Avenue	Both	*Chestnut Avenue
Humphreys Street	North	Chestnut Avenue
Loraine Street	North	(southerly leg)
		Chestnut Avenue
		(easterly leg)
		Chestnut Avenue
		(northerly leg)
		Chestnut Avenue
		(westerly leg)
		Clamar Avenue

West Chester Pike	Both	Claremont Boulevard North
Grasslyn Avenue	Both	*Clearfield Road
East Hurst Terrace	East	*Clearfield Road,
Rodney Circle	East	Clemson Road
Normandy Road	West	*Clifford Avenue
Hathaway Lane	North	Clover Lane
Ashwood Drive	Both	Colfax Road
Grasslyn Avenue	Both	*Colfax Road
Merrybrook Drive	Both	*Colfax Road
Prescott Road	Both	Colfax Road
Woodleigh Road	Both	*Colfax Road
Golf Hills Road	Northwest	*Colfax Road
Eleanor Circle	Both	Colonial Road
Grand Avenue	East	Colonial Road
Edgehill Road	North	Colony Lane
Euclid Avenue	Both	*Columbus Avenue
Pinzon Avenue	Both	Columbus Avenue
West Chester Pike	North	Columbus Avenue
Dill Road	Both	Concord Avenue
Gladstone Road	Both	*Concord Avenue
Township Line Road	South	Concord Avenue
Highland Lane	Both	*Coopertown Road
Stockton Road	Both	*Coopertown Road
Greenview Lane	South	Country Club Lane
Cricket Avenue	Both	*County Line Road
Buck Lane	North	*County Line Road
Haverford Road	South	County Line Road
Humphreys Street	South	County Line Road
Railroad Avenue	South	County Line Road
Heatherwood Road	West	*Covington Road
Greenbriar Lane	Both	*Crescent Hill Drive
Rose Tree Lane	West	*Crescent Hill Drive
Dover Road	West	Crest Road
Powder Mill Lane	West	Crest Road
County Line Road	Both	*Crocket Avenue
Morris Road	Both	Crocket Avenue
Oakford Avenue	Both	*Crocket Avenue
Belmont Avenue	East	*Crocket Avenue
Anterbury Road	East	Cumberland Road
Walnut Place	West	*Cumberland Road
Sprout Highway	West	Darby Road
Marple Road	North	Darby Creek Road
Darby Road	North	Dartmouth Lane
Ardmore Avenue	South	Dartmouth Lane
Charles Drive	Both	David Drive
Paddock Road	Both	*David Drive

Ellis Road	Northwest	David Drive
Llandillo Road	North	Davis Road
Park Road	Southwest	Davis Road
Old Lancaster Road	Northwest	Dayton Road
Grasslyn Avenue	Both	*Decatur Road
Fawn Lane	Both	Deer Road
Stockton Road	Both	Deer Road
Landover Road	North	Deer Road
Morlyn Avenue	North	Deer Road
Buck Lane	South	*Deer Road
Pennsylvania Avenue	North	Delaware Avenue
Manoa Road	South	Delaware Avenue
Lawnale Avenue	Northeast	Delmont Avenue
Kingsley Road	Northeast	*Delmont Avenue
Garden Avenue	South	Delmont Avenue
Powder Mill Lane	South	Delmont Avenue
Lakeside Avenue	Southwest	*Delmont Avenue
Flintlock Road	Both	*Dermond Road
Signal Road	Both	*Dermond Road
Steel Road	Both	*Dermond Road
Warrior Road	Northwest	*Dermond Road
Walnut Place	Both	Devon Road
Heatherwood Road	South	*Devon Road
Harvard Road	North	Dickinson Road
Yale Road	South	Dickinson Road
Belfield Avenue	Both	*Dill Road
Clamar Avenue	Both	Dill Road
Hill Road	Both	*Dill Road
Lexington Avenue	Both	*Dill Road
Morgan Avenue	Both	*Dill Road
Ormond Avenue	Both	Dill Road
Rodmor Road	Both	*Dill Road
Edmonds Avenue	East	*Dill Road
Fawn Lane	Both	*Doe Road
Morlyn Avenue	North	Doe Road
Annabella Avenue	East	Dorchester Road
Stanton Road	West	Dorchester Road
Atkens Road	Both	Dover Road
Crest Road	South	Dover Road
Remington Road	North	Dover Road
East Eagle Road/Wymnwood Road	Both	Earlington Road
Winton Avenue	Both	*Edgehill Road
Woodmere Way	East	Edgehill Road
Brookline Boulevard	Both	*Edgewood Road
Kathmere Road	Both	*Edgewood Road
Kennore Road	Both	*Edgewood Road

Sagamore Road	Both	*Edgewood Road
Dill Road	Both	*Edmonds Avenue
Gladstone Road	Both	*Edmonds Avenue
Golf View Road	Both	Ellis Road
Ardmore Avenue/Ellis Road	East	Ellis Road
Woodleigh Road	South	Ellis Road
Paddock Road	West	*Ellis Road
Woodleigh Road	West	Ellis Road
Columbus Avenue	North	*Euclid Avenue
Golf House Road	West	Exeter Road
Turnbridge Road	West	Exeter Road
Bellemeade Avenue	Both	*Fairfield Road
Manor Road	Both	*Fairfield Road
Belvedere Avenue	West	Fairfield Road
Rose Tree Lane	Both	*Fairlamb Avenue
West Chester Pike	North	Fairlamb Avenue
Windsor Park Lane	West	Fairlamb Avenue
Circle Drive	Both	Fairmount Road
Robinson Avenue	South	Fairmount Road
Mount Pleasant Avenue	North	Fairmount Road
Central Avenue	Both	*Fairview Road
Forest Avenue	Both	*Fairview Road
Bon Air Road	East	Fairview Road
Pembroke Road	East	*Farnham Road
Allston Road	West	*Farnham Road
Carroll Road	Both	*Farwood Road
Hunters Lane	North	*Farwood Road
Hunters Road	North	Farwood Road
City Avenue	South	Farwood Road
Deer Road	Both	Fawn Lane
Doe Road	Both	*Fawn Lane
Coopertown Road	West	Fawn Lane
Pilgrim Lane	East	Fhindlock Road
Dermond Road	West	*Fhindlock Road
Hirst Avenue	Both	Florence Avenue
Penfield Avenue	East	*Florence Avenue
Fairview Road	North	Forest Avenue
Bon Air Terrace	South	Forest Avenue
Carroll Road	Both	*Forest Road
Hunters Road	South	Forest Road
Lewis Road	Both	*Foster Avenue
Juniper Road	North	Foster Avenue
Township Line Road	South	Foster Avenue
Radnor Road	East	Fox Fields Road
David Drive	Both	Frederick Road

(southerly T-Intersection)

Paddock Road	North	*Frederick Road
Merrybrook Drive	South	Frederick Road
Pilgrim Lane	East	*Friendship Road
Burmount Road	North	Friendship Road
Treaty Road	North	Friendship Road
Llanerch Avenue	West	Fullmer Avenue
Bon Air Road	Both	*Furlong Avenue
Steel Road	South	Furlong Avenue
Delmont Avenue	West	Garden Avenue
Washington Avenue	Both	*Garfield Avenue
North Eagle Road	East	Garfield Avenue
Wilson Avenue	East	Garfield Avenue
Harding Avenue	Northwest	Garfield Avenue
Sue Ellen Drive	South	Garlor Drive
Barbara Lane	West	Garlor Drive
		(easterly intersection)
		Garlor Drive West Barbara Lane
		(westerly intersection)
Ellis Road	West	Garlor Drive
Lee Circle	Both	Gaynor Road
Landover Road	North	Gaynor Road
Rodney Circle	South	Gaynor Road
Morris Road	West	Georges Lane
Bryan Street	Both	Gilmore Road
Olympic Avenue	Both	*Gilmore Road
Prospect Avenue	Both	Gilmore Road
Richland Avenue	Both	Gilmore Road
Greenview Lane	West	*Gilmore Road
Concord Avenue	Both	*Gladstone Road
Morgan Road	Both	*Gladstone Road
Edmonds Avenue	East	*Gladstone Road
Allston Road	Both	Glen Arbor Road
Pembroke Road	East	Glen Arbor Road
Valley Road	South	Glen Arbor Road
Overhill Road	North	Glenbrook Road
Burmount Road	South	*Glendale Road
Rose Tree Lane	Both	*Glen Gary Drive
Windsor Park Lane	Both	Glen Gary Drive
		(200 block)
Windsor Park Lane	West	Glen Gary Drive
Rose Tree Lane	Both	*Glen Ridge Road
Windsor Park Lane	Both	*Glen Ridge Road
Windsor Park Lane	West	*Glen Ridge Road,
		(300 block)
Colfax Road	Both	Golf Hills Road
Paddock Road	Both	*Golf Hills Road

Frederick Road	Northwest	Golf Hills Road
Exeter Road	Both	*Golf House Road
Beverly Road	East	Golf Road
Greenway Road	East	Golf View Road
Hermosa Lane	Both	Golf View Road
Huntingdon Lane	Both	Golf View Road
Robin Lane	Both	Golf View Road
St. Davids Lane	Both	*Golf View Road
Sunnybrook Lane	Both	Golf View Road
Cedarbrook Road	South	Golf View Road
Ellis Road	West	Golf View Road
York Road East	Both	Golf View Road,
Bon Air Road	Both	*Grand Avenue
Manoa Road	North	Grand Avenue
Lincoln Avenue	North	*Grant Avenue
Clearfield Road	Both	*Grasslyn Avenue
Colfax Road	Both	*Grasslyn Avenue
Decatur Avenue	Both	*Grasslyn Avenue
West Hillcrest Avenue	Both	*Grasslyn Avenue
Oak Lane	Both	*Grasslyn Avenue
Ralston Avenue	Both	*Grasslyn Avenue
Shawnee Road	North	*Grasslyn Avenue
Crescent Hill Drive	Both	*Greenbriar Avenue
Rose Tree Lane	Both	(easterly intersection)
Westwood Park Drive	Both	Greenbriar Lane
Crescent Hill Drive	West	*Greenbriar Lane
		(westerly intersection)
Westgate Road	West	Greenbriar Lane
Gilmore Road	Both	Greenview Lane
Vincent Road	Both	Greenview Lane
Golf Road	North	Greenway Road
Mill Road	South	Greenway Road
Ashurst Road	Both	*Grove Place
Myrtle Avenue	Both	*Grove Place
Bennington Road	Northwest	Grove Place
Township Line Road	South	Grove Place
Powder Mill Lane	West	*Hampstead Road
Edgehill Road	North	Hampton Road
County Line Road	East	Hamnum Drive
Ardmore Avenue	South	Hamnum Drive
Roosevelt Avenue	Both	*Harding Avenue
Garfield Avenue	West	Harding Avenue
Roosevelt Avenue	Both	*Harrington Avenue
Holmes Avenue	West	Harrington Avenue

Manor Road	Both	*Harvard Road
Academy Lane	Both	*Hastings Avenue
Leedom Avenue	Both	Hastings Avenue
Maple Avenue	Both	*Hastings Avenue
Ridgeaway Road	East	Hastings Avenue
Winton Avenue	East	*Hastings Avenue
Campbell Avenue	North	*Hastings Avenue
Campbell Avenue	West	Hastings Avenue
East Hathaway Lane	West	Hastings Avenue
Hawthorne Avenue	West	*Hastings Avenue
St. David's Lane	Both	Hathaway Lane
Whitby Road	Both	Hathaway Lane
Belmont Avenue	North	Hathaway Lane
		(and the SEPTA busway)
St. Mary's Road	North	Hathaway Lane
Clover Lane	East	Hathaway Lane, East
Haverford Road	East	Hathaway Lane, East
Merwood Lane	East	*Hathaway Lane, East
Huntingdon Lane	Both	*Hathaway Lane, West
Merwood Lane	Both	Hathaway Lane, West
Fairview Avenue	North	Havest Circle
Academy Road	Both	Hawthorne Avenue
Hastings Avenue	Both	*Hawthorne Avenue
Edgehill Drive	North	Hawthorne Avenue
Buck Lane	North	Haydock Lane
Millbrook Lane	South	*Haydock Lane
Maple Shade Road	East	*Hazelwood Road
Covington Road	Both	*Heatherwood Road
Devon Road	Both	*Heatherwood Road
Wynne Avenue	Both	*Heatherwood Road
Brentwood Road	East	Heatherwood Road
Ardmore Avenue	North	Hermosa Lane
Blackburn Lane	Both	*Highland Lane
Coopertown Road	East	*Highland Lane
Radnor Road	West	Highland Lane
Westview Road	West	Highland Lane
Hirst Terrace	Both	*Hillcrest Avenue
Woodleigh Road	North	Hillcrest Avenue
Delchester Road	Both	*Hillcrest Ave, West
Grasslyn Avenue	Both	*Hillcrest Ave, West
Prescott Road	Both	Hillcrest Ave, West
Woodleigh Road	West	*Hill Road
Dill Road	Both	*Hill Road
Center Road	South	*Hirst Avenue
Florence Avenue	Both	*Hirst Avenue
Larchmont Road	West	*Hirst Avenue

East Clearfield Road	Both	*Hirst Terrace
Hillcrest Avenue	Both	*Hirst Terrace
Orchard Road	Both	*Hirst Terrace
Fairhaven Road	East	Holbrook Road
Bennington Road	Northwest	Holbrook Road
East Hathaway Lane	North	Holis Road
Maryland Avenue	Both	*Holmes Avenue
Robinson Avenue	Both	*Holmes Avenue
Virginia Avenue	Both	Holmes Avenue
Harrington Avenue	North	Holmes Avenue
Annabella Avenue	Southwest	Holmes Avenue
Beck Avenue	Both	*Homestead Avenue
Haverford Road	North	Homestead Avenue
Melrose Avenue	Both	*Howell Lane
Mount Pleasant Ave	Both	*Howell Lane
Robinson Avenue	Both	*Howell Lane
Tyson Road	North	Howell Lane
Oakview Road	Both	*Humphreys Street
St. Marys Road	Both	*Humphreys Street
Chestnut Avenue	East	Humphreys Street
Belmont Avenue	West	Humphreys Street
Chestnut Avenue	West	Humphreys Street
		(southerly leg)
		(northerly leg)
Old Forrest Road	Both	*Hunter's Lane
Farwood Road	Southwest	Hunters Road
Hillcrest Avenue	South	Huntingdon Lane
West Hathaway Lane	South	*Huntingdon Lane
Shaunee Road	Both	Huntingdon Road†)
Rose Tree Lane	Both	*Ivy Rock Lane
Westgate Road	Both	Ivy Rock Lane
West Chester Pike	North	Ivy Rock Lane
Windsor Park Lane	West	*Ivy Rock Lane
Lawrence Road	South	Jacalyn Drive
Dill Road	Both	James Drive
Radnor Road	South	James Drive
Darby Creek Road	South	Joann Circle
Garlor Drive	North	Josie Lane
Spring Road	North	Juniper Road
Spring Road	South	*Juniper Road
Foster Road	West	Juniper Road
Lakeside Avenue	Both	Karakung Drive
Mill Road	Northwest	Karakung Drive
Allston Road	Both	*Kathmere Road
Beverly Road	Both	*Kathmere Road
Wexford Road	Both	*Kathmere Road

Edgewood Road	East	*Kathmore Road
Bryn Mawr Road	East	*Kenilworth Road
Kenilworth Road (at point where Kenilworth Road divides)	South	Kenilworth Road
Pembroke Road	Both	*Kenmore Road
Wextford Road	Both	*Kenmore Road
Edgewood Road	East	*Kenmore Road
Allston Road	West	*Kenmore Road
Delmont Avenue	North	*Kingsley Road
Garden Avenue	South	*Kingsley Road
Johnson Road	Both	Lakeside Avenue
Delmont Avenue	South	*Lakeside Avenue
Beechwood Drive	West	Lakeside Avenue
Old Lancaster Road	East	Landover Road
Valley Road	East	Langhorne Avenue
Woodland Drive	East	*Langhorne Avenue
Naylors Run Road	West	Langhorne Avenue
Llanerch Avenue	Both	*Langhorne Ave, West
Moewyn Road	Both	*Lansdowne Road
Llandillo Road	North	*Lansdowne Road
Hirst Avenue	Both	*Larchmont Road
Florence Avenue	North	Larchmont Road
Lawson Avenue	North	Larchmont Road
Pennview Avenue	North	Larchmont Road
Belmont Avenue	Both	*Lawsdale Avenue
Beechwood Road	Northwest	*Lawsdale Avenue
Delmont Avenue	Northwest	Lawsdale Avenue
Rittenhouse Circle	Both	*Lawrence Road
Roosevelt Avenue	Both	Lawrence Road
Rittenhouse Circle	North	*Lawrence Road
Cedar Avenue	Both	Lawson Avenue
Merton Avenue	Both	*Lawson Avenue
Manoa Road	South	Lawson Avenue
Edgewood Road	West	Lawson Avenue
Deer Road	West	Lee Circle
Benedict Avenue	Both	*Leedom Avenue
Campbell Avenue	North	*Leedom Avenue
East Marhart Avenue	South	*Leedom Avenue
Golf Road	South	Leedom Avenue
Hastings Avenue	Both	*Leedom Road
Hill Road	Both	Leedom Road
Turnbull Avenue	Both	*Leedom Road
Stump Lane	West	Leedom Road
Wextford Road	Both	Lenox Road
Spring Road	East	Lewis Road

Foster Road	West	*Lewis Road
Dill Road	Both	*Lexington Avenue
Gladstone Road	Both	Lexington Avenue
Township Line Road	South	Lexington Avenue
Grant Avenue	Both	*Lincoln Avenue
Roosevelt Avenue	Both	*Lincoln Avenue
Shelbourne Road	Both	Lincoln Avenue
Upland Road	Both	*Lincoln Avenue
Wynnefield Drive	East	Linden Drive
Cherry Lane	North	*Linden Drive
Poplar Road	South	*Linden Drive
Poplar Road	West	*Linden Drive
West Chester Pike	South	Landaff Road
Lansdowne Road	Both	*Llandillo Road
Valley Road	Both	*Llandillo Road
Twin Oaks Drive	North	Llandillo Road
Fulmer Avenue	Both	Llanerch Avenue
Mercer Avenue	Both	Llanerch Avenue
Mifflin Avenue	Both	*Llanerch Avenue
Wilmont Avenue	Both	Llanerch Avenue
Rodman Avenue	North	*Llanerch Avenue
Langhorne Avenue	South	*Llanerch Avenue
Langhorne Avenue	Southeast	Lone Oak Drive
Fox Fields Road	South	Lorraine Street
Avon Road	Both	*Lorraine Street
Belmont Avenue	Both	Lorraine Street
Haverford Road	West	Lynne Wood Drive
Brierwood Road	Both	Lynne Wood Drive
Howell Lane	Both	*Lynne Wood Drive
Stanton Road	Both	*Malvern Road
Maple Shade Road	Both	*Malvern Road
Rising Sun Road	Both	*Malvern Road
Belmont Avenue	East	*Manoa Road, South
Oak Way	West	Manor Road
Fairfield Road	Both	*Manor Road
Harvard Road	Both	Manor Road
Princeton Road	Both	*Manor Road
Yale Road	Both	Manor Road
Wood Lane	North	Manor Road
Chelton Road	South	*Maple Avenue
Benedict Avenue	Both	*Maple Avenue
Hastings Avenue	Both	*Maple Avenue
East Marthart Avenue	South	*Maple Avenue
Turnbull Avenue	Both	Maple Shade Road
Hazelwood Road	Both	Maple Shade Road
Malverne Road	South	

Jacalyn Drive	East	Marilyn Drive
Darby Creek Road	East	Marple Road
Darby Creek Road	West	Marple Road
Leedom Avenue	Both	Marthart Avenue
Maple Avenue	Both	Marthart Avenue
Winton Avenue	East	Marthart Avenue
Bellemeade Avenue	West	*Marthart Aven, Wst
Miller Avenue	Both	*Martin Avenue
Lancaster Avenue	North	Martin Avenue
Railroad Avenue	West	Martin Avenue
Holmes Avenue	Both	*Maryland Avenue
Lynmewood Drive	Both	Maryland Avenue
Robinson Avenue	Both	Maryland Avenue
Roosevelt Avenue	Both	Maryland Avenue
Sarah Avenue	Both	Maryland Avenue
Shelbourne Road	Both	*Maryland Avenue
Upland Road	Both	Maryland Avenue
Virginia Avenue	East	Maryland Avenue
Mount Pleasant Road	North	Maryland Avenue
Rose Avenue	North	Maryland Avenue
Spring Road	North	*Meadowbrook Road
Township Line Road	South	Meadowbrook Road
Williams Road	Both	*Meadows Lane
Coopertown Road	East	Meadows Lane
Howell Lane	Both	Melrose Avenue
Fairmont Road	West	Melrose Avenue
Valley Road	East	*Mercer Avenue
Larchmont Avenue	East	*Merton Avenue
Larchmont Avenue	West	Mercer Avenue
Lawson Avenue	East	*Merton Avenue
Colfax Road	Both	*Merrybrook Drive
Paddock Road	Both	Merrybrook Drive
Ellis Road	East	Merrybrook Drive
Frederick Road	West	Merrybrook Drive
Cherry Lane	Both	*Merwood Lane
Shawnee Road	Both	*Merwood Lane
East Hathaway Lane	North	*Merwood Lane
Hathaway Lane	North	*Merwood Lane
West Hathaway Lane	South	Merwood Lane
Lanerch Avenue	West	*Miffin Avenue
Olympic Avenue	North	*Miliard Lane
Haydock Lane	Both	Millbrook Lane
Railroad Avenue	East	Millbrook Lane
Haverford Road	West	Millbrook Lane
Penn Street	North	*Miller Avenue

Martin Avenue	South	*Miller Avenue
Allston Road	Both	Mill Road
Beverly Road	Both	*Mill Road
Winton Avenue	Both	*Mill Road
Colony Road	East	Mill Road
Karakung Drive	East	Mill Road
Lansdowne Road	East	*Moewyn Road
Dill Road	Both	*Morgan Avenue
Gladstone Road	Both	*Morgan Avenue
Township Line Road	South	Morgan Avenue
Aubrey Avenue	Both	*Morris Road
Georges Lane	Both	Morris Road
Cricke Avenue	Both	*Morris Road
Woodcrest Avenue	North	Morris Road
Woodcrest Road	South	*Morris Road
Pont Reading Road	Southeast	Mount Pleasant Road
Howell Lane	Both	*Myrtle Avenue
Bennington Road	Both	*Myrtle Avenue
Chatham Drive	Both	*Myrtle Avenue
Grove Place	North	*Myrtle Avenue
Ashurst Road	South	*Myrtle Avenue
Warwick Road	Southeast	Myrtle Avenue
Wales Road	Both	*Naylor's Run Road
Whitney Avenue	Both	Naylor's Run Road
Clifford Avenue	Both	Normandy Road
Cricke Avenue	North	Normandy Road
Cricke Avenue	South	Normandy Road
Leedom Road	Both	Norman Road
Aubrey Avenue	Both	Oakford Road
Cricke Avenue	Both	*Oakford Road
Georges Lane	Both	Oakford Road
Pont Reading Road	Southwest	Oakford Road
Grasslyn Avenue	West	*Oakmont Avenue
Ralston Avenue	Both	*Oakmont Avenue
Wood Lane	Southeast	Oakview Road
Humphreys Street	South	*Oak Way
Manoa Road	South	*Oak Way
Stanley Avenue	North	Oak Way
Willow Avenue	Both	*Olcott Avenue
Hunters Lane	Both	*Old Forrest Road
Gilmore Avenue	Both	*Olympic Avenue
Millard Lane	Both	*Olympic Avenue
Greenview Lane	West	*Olympic Avenue
Hirst Terrace	East	*Orchard Road
Dill Road	Both	*Ormond Avenue
Gladstone Road	Both	Ormond Avenue

Township Line Road	South	Ormond Avenue
Golf View Road	North	Overbrook Terrace
Westfield Road	Both	*Overhill Road
Glenbrook Road	East	Overhill Road
Haverford Road	West	Overhill Road
Rose Tree Lane	East	Oxford Hill Lane
West Chester Pike	North	Oxford Hill Lane
Pembroke Road	Both	*Oxford Road
Wexford Road	Both	*Oxford Road
Edgewood Road	East	Oxford Road
Charles Drive	Both	*Paddock Road
David Drive	Both	*Paddock Road
Golf Hills Road	Both	*Paddock Road
Frederick Road	Northeast	Paddock Road
Ellis Road	West	*Paddock Road
Buck Lane	Both	*Pannure Road
Wildcross Lane	East	Pannure Road
Railroad Avenue	South	Pannure Road
Bewley Road	Both	*Park Road
Lansdowne Road	Both	Park Road
Tenby Road	Both	Park Road
Valley Road	Both	*Park Road
Llanerch Avenue	West	Park Road, West
Bon Air Terrace	North	*Parkside Drive
Belmont Avenue	East	Patton Drive
Elliston Road	Both	*Peach Lane
Center Road	North	*Peach Lane
Township Line Road	South	Peach Lane
Beechwood Drive	Southeast	Pelham Avenue
Farnham Road	Both	Pembroke Road
Kenmore Road	Both	*Pembroke Road
Oxford Road	Both	*Pembroke Road
Pineridge Road	Both	Pembroke Road
Sagamore Road	Both	*Pembroke Road
Kathmere Road	North	Pembroke Road
Lenox Street	South	Pembroke Road
Strathmore Road	South	*Pembroke Road
Larchmont Avenue	West	*Penfield Avenue
Merion Avenue	West	*Penfield Avenue
Miller Avenue	Both	*Penn Street
Railroad Avenue	West	*Penn Street
Weller Avenue	Both	*Pennsylvania Ave
Ralston Avenue	Both	*Pennview Avenue
Bellemeade Avenue	East	Pennview Avenue
Oak Lane	East	Pennview Avenue
Valley Glen Drive	Northwest	Pheasant Hill Drive

Friendship Road	Both	*Pilgrim Lane
Warrior Road	Both	*Pilgrim Lane
Pembroke Road	East	*Pineridge Road
Allston Road	Southwest	*Pineridge Road
Columbus Avenue	South	*Pinzon Avenue
Railroad Avenue	North	Polo Road
Morris Road	Both	*Pont Reading Road
Belmont Avenue	South	*Pont Reading Road
Linden Drive	North	*Poplar Road
Linden Drive	South	*Poplar Road
Aikens Road	Both	Powder Mill Lane
Hampstead Road	Both	*Powder Mill Lane
Remington Road	Both	*Powder Mill Lane
Brinton Park Drive	East	*Powder Mill Lane
Powder Mill Lane/Delmont Avenue	Southwest	*Prescott Road
Colfax Road	Both	Prescott Road
Shawnee Road	North	Prescott Road
West Hillcrest Avenue	South	*Preston Avenue
Railroad Avenue	East	*Princeton Road
Manor Road	East	*Princeton Road
Manor Road	West	*Railroad Avenue
Buck Lane	Both	*Railroad Avenue
Martin Avenue	Both	*Railroad Avenue
Penn Street	Both	*Railroad Avenue
Polo Road	Both	*Railroad Avenue
Preston Avenue	Both	*Railroad Avenue
College Avenue	East	Railroad Avenue
Landover Road	North	Railroad Avenue
Millbrook Lane	Southeast	Railroad Avenue
Grasslyn Avenue	Both	*Ralston Avenue
Oakmont Avenue	Both	*Ralston Avenue
Pennview Avenue	Both	*Ralston Avenue
Darby Road	East	Ralston Avenue
Belvedere Avenue	West	*Remington Road
Powder Mill Lane	West	*Ridgeway Road
Woodmere Way	Both	*Ridgeway Road
Hasstings Avenue	North	Rising Sun Road
Malvern Road	South	*Rittenhouse Circle
Lawrence Road	Both	terminus
Lawrence Road	West	*Rittenhouse Circle
Ardmore Avenue	North	Robin Lane
West Golf View Road	South	Robin Lane
Holmes Avenue	Both	*Robinson Avenue
Howell Lane	Both	*Robinson Avenue

(and the SEPTA busway)

*Robinson Avenue Both Maryland Avenue Stanton Road

Robinson Avenue East Fairmount Road, at the property line of 1906 and 1904

Robinson Avenue Northwest

Robinson Avenue South

Robinson Avenue West

Rodmor Road Both

Rodmor Road Both

Rodmor Road West

Rodney Circle South

Rodney Circle West

*Roosevelt Avenue Both

*Roosevelt Avenue Both

*Roosevelt Avenue Both

*Roosevelt Avenue Both

*Roosevelt Avenue Both

*Roosevelt Avenue Both

*Roosevelt Avenue Both

*Roosevelt Avenue Both

*Roosevelt Avenue Both

*Roosevelt Avenue North

*Roosevelt Avenue North

Roosevelt Avenue South

*Rose Avenue North

Rosemont Avenue North

*Rose Tree Lane Both

*Rose Tree Lane Both

*Rose Tree Lane Both

*Rose Tree Lane Both

*Rose Tree Lane Both

Rose Tree Lane Both

Rose Tree Lane Both

*Rose Tree Lane South

Royal Avenue North

Rugby Road North

Sagamore Road Both

Sagamore Road Both

*Sagamore Road Both

*Sagamore Road East

*Sagamore Road West

St Albans Both

St Davids Lane South

*St. Denis Lane Both

Maryland Avenue Both

Stanton Road

Fairmount Road, at the property line of 1906 and

1904

Robinson Avenue Northwest

Robinson Avenue South

Robinson Avenue West

Rodmor Road Both

Rodmor Road Both

Rodmor Road West

Rodney Circle South

Rodney Circle West

*Roosevelt Avenue Both

*Roosevelt Avenue Both

*Roosevelt Avenue Both

*Roosevelt Avenue Both

*Roosevelt Avenue Both

*Roosevelt Avenue Both

*Roosevelt Avenue Both

*Roosevelt Avenue Both

*Roosevelt Avenue Both

*Roosevelt Avenue North

*Roosevelt Avenue North

Roosevelt Avenue South

*Rose Avenue North

Rosemont Avenue North

*Rose Tree Lane Both

*Rose Tree Lane Both

*Rose Tree Lane Both

*Rose Tree Lane Both

*Rose Tree Lane Both

Rose Tree Lane Both

Rose Tree Lane Both

*Rose Tree Lane South

Royal Avenue North

Rugby Road North

Sagamore Road Both

Sagamore Road Both

*Sagamore Road Both

*Sagamore Road East

*Sagamore Road West

St Albans Both

St Davids Lane South

*St. Denis Lane Both

Cherry Lane

West Hathaway Lane

Canterbury Road

Allston Road

Edgewood Road

Wexford Road

Pembroke Road

Earlington Road

Railroad Avenue

Bon Air

Crescent Hill Drive

Walnut Hill Lane

Oxford Hill Lane

Ivy Rock Lane

Greenbriar Lane

Glen Ridge Road

Glen Gary Drive

Fairlamb Avenue

Lorraine Street

Virginia Avenue

West Chester Pike

Lawrence Road

Garfield Avenue

Washington Avenue

Virginia Avenue

Upland Road

Sunny Hill Lane

Maryland Avenue

Lincoln Avenue

Harrington Avenue

Harding Avenue

Annabella Avenue

Achille Road

Deer Road

Morlyn Avenue

Belfield Avenue

James Drive

Dill Road

Fairmount Road

West Chester Pike

Rose Avenue

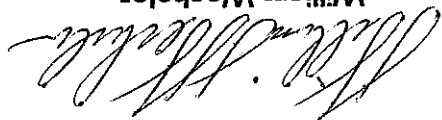
Campbell Avenue	South	St. Denis Lane
Aubrey Avenue	North	St. Marys Road
Humphreys Street	South	*St. Marys Road
Penn Street	South	San Marino Avenue
Annabella Avenue	Both	*Sarah Avenue
Huntingdon Lane	Both	Shawnee Road
Merwood Lane	Both	*Shawnee Road
St. Davids Lane	Both	*Shawnee Road
Overbrook Terrace	East	Shawnee Road
York Road	West	Shawnee Road
Maryland Avenue	Both	*Shelbourne Road
Upland Road	Both	*Shelbourne Road
Washington Avenue	Both	*Shelbourne Road
Lincoln Avenue	North	*Shelbourne Road
Virginia Avenue	North	*Shelbourne Road
Lincoln Avenue	South	*Shelbourne Road
West Chester Pike	South	Shelbourne Road
Pilgrim Lane	East	Signal Road
Dermond Road	West	*Signal Road
College Avenue	South	Spring Mill Lane
		(T-intersection)
Meadowbrook Road	Both	*Spring Road
Juniper Road	East	Spring Road
Darby Road	North	Sprout Highway
Oak Way	West	Stanley Avenue
Lynewood Drive	Both	*Stanton Road
Sunny Hill Lane	Both	*Stanton Road
Robinson Avenue	North	*Stanton Road
Dermond Road	Both	*Steel Road
Greenview Lane	Both	Steel Road
Olympic Avenue	Both	Steel Road
Warrior Road	Both	Steel Road
1/10 of a mile east of Edmonds Avenue	Both	Steel Road
Coopertown Road	Both	*Stockton Road
Allston Road	Both	*Strathmore Road
Beverly Road	Both	*Strathmore Road
Pembroke Road	Both	*Strathmore Road
Wexford Road	Both	*Strathmore Road
Edgewood Road	East	Strathmore Road
Leedom Road	North	Stump Lane
		(2-way stop)
		Stump Lane
		(1-way stop)
Josie Lane	West	Sue Ellen Drive
Golf View Road	Northwest	*Sunnybrook Lane
Brierwood Road	Both	Sunny Hill Lane

Haverford Road	West	Willow Avenue
East Westwood Park Drive	East	Willowbrook Road
West Westwood Park Drive	West	Willowbrook Road
Valley Road	East	Wilmington Avenue
Llanerch Avenue	West	Wilmington Avenue
Garfield Avenue	South	Wilson Avenue
Haverford Road	South	Winchester Road
Fairlamb Avenue	Both	*Windsor Park Lane
Glen Gary Drive	Both	*Windsor Park Lane
300 Block of Glen Ridge Road	Both	*Windsor Park Lane
Glen Ridge Road, 300 Block	Both	*Windsor Park Lane,
Ivy Rock Lane	Both	1800 Block
Rose Tree Lane	Both	*Windsor Park Lane
At its T-intersection with Walnut Hill Lane	South	*Windsor Park Lane
Benedict Avenue	Both	Winton Avenue
Edgehill Road	Both	*Winton Avenue
Hastings Avenue	Both	*Winton Avenue
Turnbull Avenue	Both	*Winton Avenue
Campbell Avenue	North	Winton Avenue
Mill Road	South	*Winton Avenue
Whitney Avenue	Both	*Woodbine Road
West Chester Pike	South	Woodbine Road
Belmont Avenue	Both	*Woodcrest Avenue
Morris Road	East	Woodcrest Road
Ellis Road	West	*Woodcroft Road
Langhorne Avenue	Both	*Woodland Drive
Wilmington Avenue	Both	Woodland Drive
Oakmont Avenue	Both	*Wood Lane
Bellemeade Avenue	East	Wood Lane
Grasslyn Park	East	*Wood Lane
Manor Road	East	Wood Lane
Belvedere Avenue	West	*Wood Lane
Colfax Road	Both	*Woodleigh Road
Ellis Road	North	Woodleigh Road
West Hillcrest Avenue	Southeast	Woodleigh Road
Edgehill Road	Both	*Woodmere Way
RidgeWAY Road	Both	*Woodmere Way
Walnut Place	East	Wynne Avenue
Heatherwood Road	South	*Wynne Avenue
Cherry Lane	Both	Wynnefield Drive
Linden Drive	South	Wynnefield Drive
Manor Road	Both	*Yale Road
Cedarbrook Road	Both	York Road

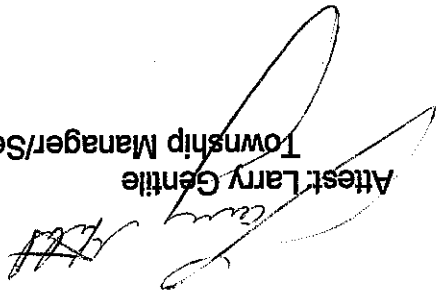
SECTION 2. Any ordinance or part of ordinance to the extent that it is inconsistent herewith is hereby repealed.

ADOPTED this 9th day of March, 2009.

TOWNSHIP OF HAVERFORD TOWNSHIP


BY: William Wechsler
President
Board of Commissioners

Attest: Larry Gentile
Township Manager/Secretary



ORDINANCE NO. 2572-2009

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", REVISING THE ADMINISTRATIVE PROVISIONS OF CHAPTER 32, "POLICE DEPARTMENT CIVIL SERVICE RULES AND REGULATIONS", BY AMENDING THE FEE REQUIREMENTS IN ARTICLE II, "APPLICATIONS AND EXAMINATIONS FOR NEW EMPLOYEES".

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

SECTION 1. TEXTUAL AMENDMENTS.

§ 32-20. Contents of applications, subsection D. Fees., further subsection (3) is hereby amended as follows:

(3) Effective upon the adoption of these rules and regulations, there shall be a fee of \$25 assessed to all entry level applicants for Civil Service positions, which fee shall be fixed, and may be from time to time amended, by resolution of the Board of Commissioners. ~~filing a preliminary application.~~

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

ADOPTED this 9th day of March, 2009.

TOWNSHIP OF HAVERFORD

BY:



WILLIAM WECHSLER
President
Board of Commissioners



Attest: Lawrence Gentile
Township Manager/Secretary

ORDINANCE NO. 2573-2009

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", FURTHER AMENDING AND SUPPLEMENTING CHAPTER 130, PEDDLING AND SOLICITING.

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

SECTION I. Text Amendments

A. Chapter 130, Peddling and Soliciting, is hereby amended to read as follows:

§ 130-1 Definitions.

A. As used in this Chapter, the following terms shall have the meanings indicated:

PEDDLER

Any person who shall engage in peddling as herein defined defined in this Chapter.

PEDDLING

The selling or offering of wares, merchandise or services for immediate delivery, which the person selling or offering for sale carries with them in traveling or, has in their possession or control ~~upon any of the streets or sidewalks, from house to house within the Township of Haverford or from a fixed location within the Township of Haverford~~ or offers to immediately provide to any person, homeowner, or business in the Township on a temporary basis.

PERSON

Any natural person, association, partnership, firm or , corporation or other business entity.

SOLICITING

(1) **SOLICITING (COMMERCIAL)** -- The seeking or taking of contracts or orders for any goods, wares or merchandise for future delivery, or for services to be performed for the by a private individual or for-profit corporation, from house to house or from a fixed location within the township any person, homeowner, or business in the Township on a temporary basis.

(2) SOLICITING (CHARITABLE) – ~~An organization registered with the Commonwealth of Pennsylvania, Department of State, Bureau of Charitable Organizations, for the purpose of~~ The soliciting of membership, money and/or property by or on behalf of charitable organizations, from house-to-house or from a fixed location within the township.

SOLICITOR

Any person who shall engage in soliciting as hereinabove defined in this Chapter.

TEMPORARY BASIS

No more than an aggregate total of thirty (30) days during any one calendar year (*i.e.*, January 1 through December 31), except for Christmas tree sales, which shall be considered a "temporary basis" if the sale thereof does not exceed an aggregate total of forty-five (45) days during any calendar year.

TOWNSHIP

The Township of Haverford, Delaware County, Pennsylvania.

B. Word usage. In this Chapter, the singular shall include the plural, and the masculine shall include the feminine and the neuter.

§ 130-2 License and registration required.

No person shall engage in soliciting or peddling in the Township of ~~Haverford~~ without obtaining a license from the ~~Township Zoning Officer or his designee~~ Department of Code Enforcement or such other official as may be designated by the Board of Commissioners and having registered with the Township Police Department.

§ 130-3 Application procedure.

A. Any person desiring to engage in soliciting or peddling in the Township of ~~Haverford~~ shall submit a written application to the Department of Code Enforcement on a form furnished by the Department, together with a copy of the applicant's Criminal History.

~~B. Upon such application, such person shall give his name, address and the name and address of the person or corporation by whom or by which he is employed or he represents. He shall, when making such application, exhibit a valid license from any state or county officer, if such license is also required, including a valid license from the Commonwealth of Pennsylvania for the collection and distribution of sales tax on all taxable items. The application shall state:~~

~~(1) The applicant's criminal record, if any.~~

~~(2) The type of goods, wares and/or merchandise he wishes to deal with or the subscription, article, device, contribution, service or contract for which he desires to sell or for which he wishes to solicit within the township.~~

~~(3) The length of time and dates of the peddling or solicitation for which the license is to be issued.~~

~~(4) The type and license number of the vehicle to be used, if any.~~

B. The applicant shall, when making such application, exhibit a valid license from any state or county officer, if such license is also required, including a valid license from the Commonwealth of Pennsylvania for the collection and distribution of sales tax on all taxable items. The application shall include the following information:

- (1) **The applicant's name, address and phone number;**
- (2) **The name, address and phone number of the person, corporation or other entity by whom or by which he is employed or represents.**
- (3) **The applicant's Criminal History Report, Report, obtained from the Commonwealth of Pennsylvania and dated no more than ninety (90) days before the date of the application;**
- (4) **The type of goods, wares and/or merchandise services he wishes to deal with or the subscription, article, device, contribution, service or contract for which he desires to sell or for which he wishes to solicit within the Township;**
- (5) **The length of time and dates of the peddling or solicitation for which the license is to be issued; and,**
- (6) **The make, model, and license plate of each vehicle to be used by the applicant, if any.**

C. Where a person makes application for himself and one or more helpers, employees or partners, all applicable personal information specified above shall be given for each helper, employee or partner, including required proof of identity, and an individual license shall be required for each such helper, employee or partner. ~~Licenses issued under this chapter are not transferable from one person to another.~~

D. **Licenses issued under this Chapter are not transferable from one person to another.**

~~D. E.~~ Applications for charitable solicitation shall include a copy of a current certification **or other proof of current registration** by the Bureau of Charitable Organizations from **with the Commonwealth of Pennsylvania, Department of State, Bureau of Charitable Organizations.**

§ 130-4 Fees.

Fees for permits required under this Chapter shall be fixed by resolution of the Board of Commissioners, which may be amended from time to time.

§ 130-5 Issuance of license; custody and display.

A. Upon receipt of such application and the prescribed fee, the ~~Zoning Officer~~ **Department of Code Enforcement, or such other official as may be designated by the Board of Commissioners**, if he ~~it~~ finds such application in order, shall issue the license required by this Chapter within ten (10) days from the completed filing of said application. ~~Such~~ **The** license shall contain the information required to be ~~given~~ **provided** on the application. ~~Every such license holder shall carry such license upon his person if engaged in peddling or solicitation from house-to-house or shall display such license at the location where he shall engage in business if doing so from a fixed location.~~

B. Every such license holder shall carry the license upon his person if engaged in peddling or solicitation from house-to-house or business-to-business, or shall display the license at every location where he shall engage in business if doing so from a fixed location.

B. C. The Zoning Officer Department of Code Enforcement shall not issue a peddling or solicitation license to any applicant who has been convicted of any felony or misdemeanor involving moral turpitude, or who has served a sentence or period of probation for any felony or misdemeanor involving moral turpitude within ten (10) years prior to the date of the application.

§ 130-6 Daily registration required.

Every person licensed to solicit or peddle in the township shall report in person on those days on which ~~they~~ **he** intends to solicit or peddle and register with the Police Department by signing a registration book, indicating ~~their~~ **his** name, license number and names and ~~the~~ license numbers of all licensed helpers.

§ 130-7 Rules of conduct.

A. Every person to whom a license has been issued shall, in the conduct of his activities, comply with the following rules of conduct:

(1) He shall carry his license ~~card~~ at all times and exhibit it, upon request, to any police officer, township official or to any person on whom he shall call or with whom he shall talk.

(2) He shall not permit any person to have possession of his license and shall immediately report its loss to the **Department of Codes Enforcement Office**. ~~He shall not cause or permit his license to be defaced or altered in any way~~

(3) He shall not cause or permit his license to be defaced or altered in any way.

~~(3)~~**(4)** He shall not enter or attempt to enter any dwelling without the invitation or permission of the occupants and shall immediately leave any premises upon request of the occupant.

~~(4)~~**(5)** He shall not be guilty of any false pretense or misrepresentation, and, particularly, he shall not represent his license to be an endorsement by the Township of himself, his goods, the services of him or his employer nor the organization he may represent.

~~(5)~~**(6)** He shall immediately surrender his license to the ~~Township Zoning Officer~~ **Department of Codes Enforcement** or Chief of Police, or their designee, upon revocation thereof.

~~(6)~~**(7)** He shall not engage in selling or offering for sale, or in seeking or taking of orders or contracts for, any goods, wares, merchandise, article, device, subscription, contribution, service or contract not stated in the application for which a license has been issued, nor shall any person use any vehicle for soliciting or peddling other than the vehicle registered upon his license.

~~(7)~~**(8)** No person engaged in soliciting or peddling shall hawk or cry his goods, wares, merchandise, offers, contracts or services upon any of the streets or sidewalks of the township, nor shall he use any loudspeaker, **except when the street is closed for a special event and a license for the said soliciting or peddling has been duly issued by the Township.**

~~(8)~~**(9)** No person engaged in soliciting or peddling shall park any vehicle upon any of the streets or alleys of the Township in order to sort, rearrange or clean any of his goods, wares or merchandise or samples, order books, contracts, circulars, literature or advertising matter pertaining thereto; nor may any such person place or deposit any refuse upon any such streets or alleys or sanitary or storm sewers; nor may any such person maintain or keep a street or curbstone market or by parking any vehicle upon any street or alley in the Township for longer than necessary in order to solicit from or peddle to persons residing or businesses located in the immediate vicinity.

~~(9)~~**(10)** No person engaged in soliciting or peddling shall occupy any fixed location upon any of the streets or alleys or sidewalks of the township for the purpose of soliciting or peddling with or without any stand or counter.

§ 130-8 License revocation procedure.

Any license hereafter issued shall be revoked by the Chief of Police, or his designee, upon the failure of the licensee to comply with the rules of conduct established by § 130-7 hereof **or any other provision of this Chapter** or upon ascertainment that the licensee has made any false statement in his application for license hereunder. Notice of revocation shall be given by written notice, personally served or sent by certified mail to the address designated for this purpose in the application for license.

§ 130-9 Waiver of fee.

Any other provisions of this Chapter to the contrary notwithstanding, any person, corporation, partnership or association, and the agents and employees thereof, who or which has complied with the provisions and can exhibit satisfactory evidence of compliance with the same, the Act of Assembly of the Commonwealth of Pennsylvania of 1963, August 9, Act 337, as amended, or Section 501(c), **Section 501(d)** and/or Section 509(a) of the Internal Revenue Code or any other statute of like nature of the Commonwealth of Pennsylvania or the United States Government governing solicitation for charitable, benevolent, patriotic or any purposes or who or which is soliciting for any civic, religious or charitable organizations representative of any public school, student, church, fire company, veterans' organization or similar institution shall be permitted, in lieu of the registration heretofore required, to register his or its solicitors and peddlers acting for and on behalf of such organization or association by the submission of the names and addresses of all persons acting for and on behalf of such organization, together with a certification by the person submitting such list that all of the persons whose names appear on such lists are members of such organization and/or are acting on its behalf and have no criminal record as provided in § 130-5A hereof. Such group registrations shall be exempt from the fee provided herein.

§ 130-10 Exemptions.

The following organizations and activities shall ~~be exempt from the provisions of this chapter~~ and not be required to register or pay the fee set forth herein. All other provisions of this Chapter shall apply to said persons, organizations and activities:

- A. The terms of this Chapter shall not be held to include the acts of merchants or their employees or agents in delivering goods or services in the regular course of business ~~nor shall it apply to any manufacturer or producer in the sale of bread and bakery products, meat and meat products or milk and milk products.~~
- B. Persons who have been licensed by the Commonwealth of Pennsylvania to engage in an activity described in § 130-1 hereof, when so engaged, including, without limitation, real estate, insurance or securities brokers and salesmen.
- C. Persons soliciting funds or canvassing for purposes permitted under the Act of 1937, June 3, P.L. 1333 (25 P.S. § 2601 et seq.), as amended (Election Code).
- D. Authorized persons, carrying satisfactory identification, engaged in making surveys or collecting information for the federal, state, county or Township government, or any agency thereof.
- E. ~~Boys or girls~~ **Residents of the Township** under 16 years of age who take orders for and deliver newspapers, greeting cards, magazines, candy and the like **other items on behalf of an organization of a type listed in Section 130-9 of this Chapter.** ~~This provision applies only to residents of the Township of Haverford.~~

§ 130-11 Permitted hours of operation.

~~Commercial soliciting and peddling shall be limited to the following hours: Monday through Friday between the hours of 9:00 a.m. and sundown in residential areas and during regular business hours in commercial areas. Charitable soliciting shall be limited to between the hours of 9:00 a.m. and 9:00 p.m.~~

Commercial soliciting and peddling shall be limited to the hours of 9:00 a.m. to sundown Monday through Friday in residential areas and during regular business hours in commercial areas.

Charitable soliciting, and soliciting, peddling and other activities by the organizations and individuals exempt from registration under Section 130-10 of this Chapter shall be limited to between the hours of 9:00 a.m. and 9:00 p.m. daily.

§ 130-12 Prohibited Acts

It is hereby declared to be unlawful and a public nuisance for any person, company, corporation or organization to enter upon the premises of a private residence or business at any time of the day or night for the purpose of conducting any form of soliciting or peddling where the owner or occupant of the residence or business has posted a "No Trespassing" sign, or a "No Soliciting" sign, or upon any property duly registered by the occupant/possessor thereof on the Township "Do Not Solicit" list, which shall be provided to the applicant with the license.

§ 130-12 **§ 130-13** Violations and penalties.

Any person, firm or corporation violating any provision of this Chapter shall, upon summary conviction before any District Justice of the Peace, pay a fine not exceeding \$600 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 Chapter shall constitute a separate offense.

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

ADOPTED this 13th day of July, 2009.

TOWNSHIP OF HAVERFORD

BY:


WILLIAM WECHSLER

President

Board of Commissioners


Attest: Lawrence Gentile

Township Manager/Secretary

ORDINANCE NO. 2574-2009

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 "GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD" CHAPTER 175, VEHICLES AND TRAFFIC.

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 175-83, Schedule VIII, Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish a "STOP Intersections" on the following highways:

On Melrose Avenue at the intersection of Maryland Avenue

SECTION 2. That Section 175-89, Schedule XIV, Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish "STOPPING OR STANDING PROHIBITED" on the following highway:

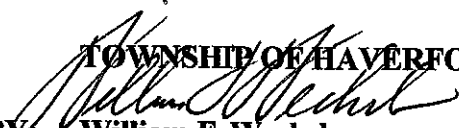
On both sides of Braeburn Road for a distance of 45 feet in a westerly direction from Darby Road on School Days.

SECTION 3. Upon effective date of this ordinance, the Highway Department shall install appropriate signs in the designated section or zones giving notice of the regulations aforesaid.

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

ADOPTED this 13TH day of April, A.D., 2009.

TOWNSHIP OF HAVERFORD

BY: 
William F. Wechsler
President
Board of Commissioners


Attest: Lawrence J. Gentile
Township Manager/Secretary

ORDINANCE NO. 2575-2009

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 "GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD" CHAPTER 175, VEHICLES AND TRAFFIC.

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 175-95, Schedule XX, Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish a "SPECIAL PURPOSES PARKING ZONES" on the following highways:

- a. ESTABLISH handicapped sign at 2701 Pine Valley Lane.

SECTION 2. That Section 175-92, Schedule XVII, Ordinance No. 1960 be and same is hereby amended and supplemented so as to establish "PARKING OF COMMERCIAL VEHICLES PROHIBITED AT ALL TIMES" on the following highways:


- a. on the east side of the street in the 2000 and 2100 blocks of Winton Avenue.

SECTION 3. Upon effective date of this ordinance, the Highway Department shall install appropriate signs in the designated section or zones giving notice of the regulations aforesaid.

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

ADOPTED this 11th day of May, A.D., 2009.

TOWNSHIP OF HAVERFORD


BY: William F. Wechsler
President
Board of Commissioners


Attest: Lawrence J. Gentile
Township Manager/Secretary

ORDINANCE NO. 2576-2009

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 "GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD" CHAPTER 175, VEHICLES AND TRAFFIC.

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 175-95, Schedule XX, Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish a "SPECIAL PURPOSES PARKING ZONES" on the following highways:

- A. INSTALL** handicapped sign directly in front of 11 Oak Lane.
- B. INSTALL** handicapped sign directly in front of 144 Juniper Road.

SECTION 2. That Section 175-91, Schedule XVI, Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish a "PARKING OF VEHICLES AT ALL TIMES" on the following highways:


- A. INSTALL NO Parking Anytime Zone** on South Manoa Road at Stanley Avenue south 257 Feet on South Manoa Road

SECTION 3. Upon effective date of this ordinance, the Highway Department shall install appropriate signs in the designated section or zones giving notice of the regulations aforesaid.

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

ADOPTED this 8th day of June, A.D., 2009.

TOWNSHIP OF HAVERFORD

BY: 
William F. Wechsler
President
Board of Commissioners


Attest: Lawrence J. Gentile
Township Manager/Secretary

ORDINANCE NO. 2577-2009

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 "GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD" CHAPTER 175, VEHICLES AND TRAFFIC.

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 175-95, Schedule XX, Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish SPECIAL PURPOSE PARKING ZONES:

- a. in front of 1351 Robinson Avenue**

SECTION 2. That Section 175-91, Schedule XVI, Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish PARKING OF ALL VEHICLES PROHIBITED AT ALL TIMES on:

- a. on the east side of Lincoln Avenue 100 feet in a northerly direction from Grant as a No Parking Anytime Zone.**
- b. on the west side of Lincoln Avenue 42 feet in a southerly direction from Grant as a No Parking Anytime Zone.**
- c. on the south side of Grant Avenue 60 feet in a westerly direction from Lincoln as a No Parking Anytime Zone.**

SECTION 3. That Section 175-80, Schedule V, Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish PROHIBITED TURNS AT INTERSECTIONS:

- a. off of Darby Road onto Dartmouth Lane prohibiting right turns between the hours of 4 pm to 6 pm, Monday through Friday.**
- b. off of Ardmore Avenue onto Dartmouth Lane prohibiting left turns between the hours of 7 am to 9 am, Monday through Friday.**

SECTION 4. That Section 175-14, Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish STOP Intersections on the following highway:


a. on the corner of Josie Lane where it intersections with Jacalyn Drive.

SECTION 5. Upon effective date of this ordinance, the Highway Department shall install appropriate signs in the designated section or zones giving notice of the regulations aforesaid.

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

ADOPTED this 13th day of July, A.D., 2009.

TOWNSHIP OF HAVERFORD


BY: William F. Wechsler
President
Board of Commissioners


Attest: Lawrence J. Gentile
Township Manager/Secretary

ORDINANCE NO. 2578-2009

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 "GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD" CHAPTER 175, VEHICLES AND TRAFFIC.

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 175-83, Schedule VIII, Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish "STOP Intersections" on the following highways – creating a three way stop:

**On Huntingdon Road at East Golfview Road
On St. David's Lane at East Golfview Road
On York Road at East Golfview Road**

SECTION 2. That Section 175-95, Schedule XX, Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish "SPECIAL PURPOSE PARKING ZONES":

In front of the property at 2946 Oakford Road.

SECTION 3. Upon effective date of this ordinance, the Highway Department shall install appropriate signs in the designated section or zones giving notice of the regulations aforesaid.

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

ADOPTED this 10th day of August, A.D., 2009.

TOWNSHIP OF HAVERFORD

BY:  William F. Wechsler

President

Board of Commissioners


**Attest: Lawrence J. Gentile
Township Manager/Secretary**

ORDINANCE NO. 2579-2009

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", FURTHER AMENDING AND SUPPLEMENTING CHAPTER 58, ARTICLE II, 'PROPERTY MAINTENANCE' BY ADDING PROVISIONS REGARDING THE DEMOLITION OF STRUCTURES.

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

SECTION I. Text Amendments

A. Section 58-3 *Adoption of standards; modification of standards*, §B, is hereby amended by the addition of the following:

- (9) Add subsection 110.5 as follows:
Demolition that is not ordered by the code official is subject to submission of certain certifications of the following before demolition may commence so as not to pose a threat to the public health, safety or welfare:
1. Certification from a pest control professional that the property is free of termite infestation.
 2. Certification from a pest control professional that the property is free of rodent infestation.
 3. Certification from a professional licensed with the Pennsylvania Department of Environmental Protection that the property is free of friable asbestos.
 4. Certification from the Planning Director that the property has not been identified on the Historic Resources Survey for Haverford Township, prepared by the Delaware County Planning Commission and incorporated into the Comprehensive Plan for Haverford Township.

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


SECTION III. Should any section, sentence, word or provision of this Ordinance be declared by a Court of competent jurisdiction to be invalid, such decision shall not affect the validity of the remaining portions of this Ordinance. The Board of Commissioners hereby declares that it would have passed this Ordinance, and each section, subsection, clause or phrase thereof, irrespective of the fact that

any one or more sections, subsections, sentences, clauses and phrases be declared unconstitutional.

SECTION IV. Nothing in this Ordinance or in the Property Maintenance Code hereby adopted shall be construed to affect any suit or proceeding impending in any court, nor shall any just or legal right or remedy of any character be lost, impaired or affected by this Ordinance.

ADOPTED this 10th day of August, 2009.

TOWNSHIP OF HAVERFORD


BY: WILLIAM WECHSLER
President
Board of Commissioners


Attest: Larry Gentile
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", CHAPTER 182, ZONING, ARTICLE XIII, BY REVISING STANDARDS FOR THE PRESERVATION OF HISTORIC RESOURCES.

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

SECTION 1. Text Amendments

Chapter 182, Articles 1301 through 1308 of the General Laws of the Township of Haverford (hereafter "the General Laws") are hereby repealed in its entirety and the following inserted in lieu thereof:

1301. PURPOSES

It is the purpose of the Article:

- A. To protect those historic resources within Haverford Township that have a distinctive character recalling the architectural, residential, commercial, aesthetic and historical heritage of the Township, of Delaware County and of the Commonwealth of Pennsylvania. The preservation and protection of historic resources are public necessities and promote the health, safety and welfare of the citizens of the Township of Haverford.
- B. To promote the general welfare by protecting the integrity of the historic resources of Haverford Township.
- C. To establish a clear process by which proposed changes affecting historic resources are reviewed by the Haverford Township Historical Commission (the Historical Commission), the Haverford Township Board of Commissioners (the Board of Commissioners) and the Haverford Township Zoning Officer (the Zoning Officer).
- D. To mitigate the impact of development or change on historic resources.
- E. To encourage the continued use of historic resources and facilitate their appropriate reuse.
- F. To discourage the unnecessary demolition of historical resources.
- G. To encourage the preservation of historic settings, landscapes and other similar features.

H. To tailor protective measures to preserve historic resources of the Township of Haverford.

I. To implement the goals of the Pennsylvania Constitution at Article I, Section 27, which establishes the Commonwealth's policy of encouraging the protection of historic and aesthetic resources.

1302. DEFINITIONS

A. Addition – An extension or increase in the footprint, floor area, or height or other dimension of a Historic Resource on a lot.

B. Construction – The erection or installation of a new building, structure, or object, modification or improvement.

C. Demolition or Demolish – The removal or destruction of all or significant part of a Historic Resource, such that the historic or structural integrity of the Historic Resource is threatened, reduced or lost. Demolition includes, but is not limited to, removal or relocation of the Historic Resource from its current location, destruction of a façade or exterior wall surface, removal or replacement or alteration of a significant element of the Historic Resource or its setting, or loss of historic material due to fire, flood, or other disaster. Examples of Demolition include, but are not limited to:

1) Moving the Historic Resource to another location.

2) Removal of any portion of any structural element such as a roof or exterior wall, or of any significant building elements such as cornices, doors, windows, doorways, porches, or chimneys.

3) Covering of any portion of any roof or exterior wall, or of any significant exterior building elements.

4) Removing all or part of a Historic Resource that has been damaged by a fire.

5) Modifying or otherwise altering the character or appearance of a historical setting or landscape.

D. Demolition by Neglect – The absence of routine maintenance and repair that can lead to a Historic Resource's structural weakness, decay, and deterioration resulting in its Demolition.

E. Historical Commission – The Haverford Township Historical Commission established under Section 1305.

F. Historic Resource – Any buildings, sites, structures, fixtures, monuments, landscapes or objects qualifying as a Historic Resource under Section 1304.

G. Historic Resource Impact Study – A study prepared by a qualified professional in historic preservation, historical architecture or related disciplines, providing the following information:

- 1) General site description with topography, watercourses, landscaping and vegetation, and all improvements;
- 2) description of historic resources located on the subject property and on all tracts within 100 feet of the subject property;
- 3) photographic depiction of each historic resource sufficient for the Historical Commission;
- 4) description of the historical development and a statement of the historic significance of the historic resource; and
- 5) description of the proposed project, including phased sequence, and the impact of such project on the identified historic resource(s), including vibration, noise, light, dust and related impacts.

H. Historic Resource Map – The official map, maintained by the Historical Commission, which identifies the location of Historic Resources within Haverford Township, included and a part of the Historic Resource Survey.

I. Historic Resource Survey – The official Township listing, maintained by the Historical Commission, which Historic Resources are identified by location and description. The Historic Resources Survey shall include the 1994 Township Survey, the Historic Resources Map, and with all amendments, additions, deletions and updates made from time to time by the Board of Commissioners upon recommendation by the Historical Commission.

J. 1994 Township Survey – the Delaware County Historic Resources Survey for Haverford Township as prepared by the Delaware County Planning Department in 1994 and incorporated in the Comprehensive Plan of Haverford Township, Delaware County, Pennsylvania.

K. Property Maintenance Code - "International Property Maintenance Code."

1303. GENERAL PROVISIONS

A. Compliance. Any change to a Historic Resource shall occur only in full compliance with the terms of this article and other applicable regulations.

B. Historic Resources Overlay. The Historic Resource Survey shall be deemed an overlay on any zoning districts now or hereafter enacted to regulate the use of land in Haverford Township. The Township Engineer shall revise the official zoning map to indicate the properties shown on the Historic Resource

Survey that are included within the overlay district following adoption of this amendment.

1) For any property shown on the Historic Resource Survey, the requirements and opportunities contained in this Article shall supersede requirements of the underlying zoning districts that may be in conflict with this Article.

2) Should the Historic Resources Overlay be determined not to be applicable as a result of legislative or administrative action or judicial decision, the zoning requirements and other regulatory measures applicable to the property in question shall be those of the underlying zoning district without consideration of this article.

C. Preservation of other restrictions. It is not intended by this Article to repeal, abrogate, or impair any existing easements, covenants, or deed restrictions. However, where this Article imposes greater restrictions, the provisions of this Article shall prevail.

1304. HISTORIC RESOURCE SURVEY

A. Qualifications. The Historic Resource Survey shall include:

1) those Historic Resources identified in the 1994 Township Survey;

2) Historic Resources individually listed on the National Register of Historic Places;

3) contributing Historic Resources in a National Register district, *i.e.*, buildings, sites, structures, fixtures, monuments, and objects filed as such with the National Register of Historic Places;

4) buildings, sites, structures, fixtures, monuments, objects and districts which have received a Determination of Eligibility (DOE) for the National Register of Historic Places from the Pennsylvania Historical and Museum Commission; and

5) Historic Resources determined by the Board of Commissioners, upon recommendation and documentation of the Historical Commission, to be of historical, cultural, aesthetic or architectural significance to Haverford Township and included on the Historic Resource Survey.

B. Nominations for Revisions to Historic Resource Survey. A potential Historic Resource may be nominated for inclusion in the Historic Resource Survey, and revisions to the Historic Resource Survey may be proposed to the Historical Commission for review, in either case, by any person or entity that has

a legal or equitable interest in the property, any resident of the Township, any governmental body or commission or any community or civic association.

C. **Criteria For Evaluating Nominations.** In determining its recommendation to the Board of Commissioners in respect of nominations to the Historic Resource Survey, the Historical Commission shall consider one or more of the following published sources of criteria:

- 1) the "*National Register Criteria for Evaluation*" adopted from time to time by the National Register for Historical Places;
- 2) the "*National Historic Landmarks Criteria for Evaluation*" adopted from time to time by the National Register for Historical Places; and
- 3) the "*Standards for the Treatment of Historic Properties with Guidelines for Preserving, Rehabilitating, Restoring and Reconstructing Historic Buildings*" adopted from time to time by the Secretary of the Interior.

The Historical Commission shall provide a written recommendation to the Board of Commissioners which shall include the source(s) and criteria specified in clauses 1), 2) and/or 3) (whichever are applicable) the Historical Commission found to exist in respect to the nominated Historic Resource.

D. **Revisions.** The Historic Resource Survey may be revised from time to time by a duly approved ordinance of the Board of Commissioners in order to effect additions, modifications, deletions or Historic Resources, or the creation of or changes to classification(s) of Historic Resources.

- 1) In considering any such revision to the Historic Resource Survey, the Board of Commissioners shall receive a written recommendation from the Historical Commission.
- 2) The owner of any property subject to a proposed revision of the Historic Resource Survey, the owners of all tracts within 100 feet of the subject Historic Resource, and any other resident of the Township, governmental entity and community or civic organization who has requested such notice shall be given written notice at least ten (10) days prior to both (a) the time and place at which the Historical Commission will consider such proposed revision to the Historic Resource Survey, (b) and the time and place of the public hearing at which the Board of Commissioners will consider the approval of such proposed revision and the amendment of the Historic Resource Survey.

HAVERFORD TOWNSHIP HISTORICAL COMMISSION

A. **Establishment and Membership.** There shall be a Historical Commission which shall consist of seven (7) members who shall be appointed by the Board of Commissioners. The membership of the Historical Commission shall include individuals who are residents of the Township and have documented knowledge and/or expertise in history, archeology, architecture, or historic preservation. Whenever practicable, the Board of Commissioners shall seek to have at least one licensed architect on the Historical Commission. At least one member shall be a member of the Planning Commission. Each Historical Commission member shall serve for a term of four (4) years which shall be so fixed that no more than two (2) terms shall expire each year. Initially, two members shall be appointed for four years, two members shall be appointed for three years, two members shall be appointed for two years and one member shall be appointed to a one-year term. The Historical Commission shall notify the Board of Commissioners of any vacancies in the Historical Commission and the Board of Commissioners shall act within 90 days to fill those vacancies. Appointments to fill vacancies for unexpired terms shall be only for the unexpired portion of the term. Members shall serve without pay, but shall be reimbursed for any personal expenditure in the conduct of Historical Commission business when authorized by the Board of Commissioners.

B. **Organization.** The Historical Commission shall annually elect from its own membership a Chairperson who will direct the activities of the Historical Commission and such other officers as may be required for the conduct of its business. A quorum shall be not less than a majority of the current membership. The Historical Commission may make, alter, and rescind rules and forms for its procedures consistent with the Ordinances of the Township and laws and regulations of the Commonwealth. The Historical Commission shall conduct business at regular public meetings. The Historical Commission shall keep full public records of its business and shall submit a report of its activities to the Board of Commissioners upon request.

C. **Expenditures for Services.** Within the limits of funds appropriated by the Board of Commissioners, the Historical Commission may employ staff or contract for clerical, consulting, or other technical services including those provided by a registered architect, licensed realtor, or building inspector as may be required to perform its duties.

D. **Functions and Duties.** In accordance with the purposes of this Article, the Historical Commission shall have the following functions and duties.

- 1) Maintain and update the Historic Resource Survey and inventory of Historic Resources, in accordance with the Pennsylvania Historical and Museum Commission's "Cultural Resource Management in Pennsylvania: Guidelines for Historic Resource Surveys";

- 2) conduct research on and nominate potential Historic Resources for inclusion in the Historic Resource Survey and, as appropriate, the National Register of Historic Places and any other relevant lists or programs, as appropriate;
- 3) advise the Township Zoning Officer and Board of Commissioners on the issuance of Demolition permits for Historic Resources, as set forth in Section 1306;
- 4) review and comment on subdivision or land development applications which affect Historic Resources, in accordance with the requirements and procedures of the Haverford Township Subdivision and Land Development Ordinance;
- 5) make recommendations to the Board of Commissioners concerning revisions, updates, or corrections to the Historic Resource Survey;
- 6) advise the Zoning Hearing Board, Board of Commissioners, and Planning Commission on all applications for subdivisions, land development, zoning and other approvals affecting Historic Resources;
- 7) review and advise the Township Zoning Officer and Board of Commissioners on permit applications for alterations to, additions to or Construction adjacent to Historic Resources and subdivision and land development applications for properties whose boundaries are within 100 feet of a Historic Resource, which recommendations may be guided by the "*Secretary of the Interior's Standards for the Treatment of Historic Properties with Guidelines for Preserving, Rehabilitating, Restoring, and Reconstructing Historic Buildings*" and guidance provided by the Pennsylvania Historical and Museum Commission; and
- 8) perform any other lawful activities which shall be deemed necessary to further the purposes of this Article.

1306. DEMOLITION OF HISTORIC RESOURCES

A. Demolition by Neglect. No Historic Resources shall be Demolished by neglect. Demolition by neglect includes leaving a Historic Resource open or vulnerable to vandalism or decay by the elements. Unoccupied structures should be tightly sealed and fenced off in as attractive a manner as practicable, and the utilities should be turned off for safety.

B. Permit for Demolition. No Historic Resources shall be Demolished, in whole or in part, including the indiscriminate removal or stripping of any significant architectural features, unless a permit is obtained from the Board of Commissioners in accordance with the procedures and requirements of this

Section 1306 and other applicable standards and procedures of the Township Building and Fire Codes.

C. Proposed Demolition of Historic Resources. All applications for Demolition will be reviewed by the Township Zoning Officer who will determine if the application concerns a Historic Resource. If the application concerns a Historic Resource, the applicant will be advised that he or she must comply with the following procedures and requirements, as applicable.

D. Application Requirements for Historic Resources. In addition to applicable requirements under the Township Building and Fire Codes, any applicant seeking a permit to Demolish a Historic Resource shall provide the following with regard to that Historic Resource:

- 1) the owner of record and address of the property;
- 2) a brief history of the Historic Resource;
- 3) a site plan showing all buildings and structures on the property;
- 4) recent exterior 4"x6" color photographs of the Historic Resource proposed for Demolition, removal, or relocation;
- 5) the reason for the Demolition;
- 6) the method of Demolition;
- 7) a report from a registered professional structural engineer describing the structural condition of the Historic Resource proposed to be Demolished, removed, or relocated;
- 8) a report from a code enforcement officer indicating the Historic Resource's compliance with the Property Maintenance Code;
- 9) documentation of all efforts to sell the Historic Resource in the preceding three years;
- 10) the proposed disposition of materials;
- 11) the timeline for implementation of proposed use for the Historic Resource;
- 12) the date of purchase, purchase price and ownership history of the Historic Resource;
- 13) the assessed value of the land and improvements thereon;
- 14) a certified appraisal from a licensed appraiser;

15) for depreciable properties, a pro forma financial statement prepared by a certified public accountant or broker of record;

16) the form of ownership or operation of the Historic Resource, whether sole proprietorship, for-profit or nonprofit corporation, limited partnership, joint venture, or other;

17) future uses of the site and of the materials from the Demolished Historic Resource; and

18) a Historic Resource Impact Study of the Historic Resource proposed for Demolition.

E. Information Required to be Submitted. The applicant shall provide credible evidence that:

1) The Demolition, removal, or relocation of the Historic Resource in question will not adversely affect the significance or structural or aesthetic integrity of a Historic Resource.

2) There is no feasibility to continue the current use of the Historic Resource.

3) Other uses permitted within the underlying zoning district, either as permitted uses, special exception uses, or conditional uses, have been denied or are not feasible due to constraints on the Historic Resource proposed to be Demolished, removed, or relocated.

4) Adaptive reuse opportunities do not exist due to constraints related to the Historic Resource proposed to be Demolished, removed, or relocated.

5) Permitted uses and adaptive reuse potential of the Historic Resource proposed to be Demolished, removed, or relocated, does not provide a reasonable rate of return based on a reasonable initial investment.

6) The applicant has not contributed to the existing conditions, either through neglect or prior renovation, conversion, alteration or similar physical action.

F. Application Review Procedure.

1) Upon receipt by the Township of three (3) copies of a completed application to Demolish a Historic Resource, the Township Manager or Zoning Officer, shall within three (3) working days of receipt of the completed application, forward copies thereof, together with all required supporting documentation submitted by the applicant, to the

Board of Commissioners and to the Historical Commission for its review and comments.

2) The Township Manager or Zoning Officer shall not issue a permit for Demolition of all or part of any Historic Resource shown in the Haverford Historic Resource Map until the Board of Commissioners has rendered a written decision or made its decision by resolution.

3) The Township Manager shall maintain in his or her office a record of all such applications and final dispositions of the same.

G. Historical Commission Review of Applications. Within thirty (30) days of the Township's determination that the Demolition permit application is complete, the Historical Commission, or a subcommittee thereof, shall consider the application at a regular or special meeting. The applicant shall be advised as to the time and place of the meeting at which his or her application shall be considered by the Historical Commission, or a subcommittee thereof. The applicant shall have the right to attend this meeting and be heard as to the reasons for filing the application.

H. Criteria for Deliberation. In determining recommendations to be presented to the Board of Commissioners concerning the issuance of a permit to Demolish all or part of any Historic Resource, the Historical Commission shall consider the contents of the Demolition application and supportive documentation submitted in connection therewith, as well as the sources of guidance identified in Section 1304((C)).

I. Initial Recommendation of the Historical Commission.

1) The Historical Commission may recommend immediate approval of the permit and may so advise the Board of Commissioners.

2) Alternatively, the Historical Commission may elect to extend the period of review by an additional ninety (90) days to provide itself with an adequate opportunity to review the application for Demolition and to receive and review oral arguments and presentations offered by the applicant.

3) At the end of the 90-day period stipulated in paragraph (2) above, or sooner, the Historical Commission shall recommend to the Board of Commissioners the approval or denial of the permit to Demolish and the grounds for such recommendation in a written report.

J. Recommendation by the Historical Commission. Upon or prior to the expiration of the time period imposed for the review of Demolition permits for Historic Resources, the Historical Commission shall recommend issuance or denial of the Demolition permit.

K. Contents of Written Report. The Historical Commission shall prepare a written report setting forth the reasons for its recommendations on the issuance or denial of a permit for Demolition including a report on the evidence considered and its findings of fact. Factual findings shall include but need not be limited to the following matters:

- 1) the exact location of the Historic Resource in which the proposed Demolition is to occur;
- 2) a list of any other Historic Resources within 300 feet of the Historic Resource for which the Demolition permit was filed;
- 3) the effect of the proposed Demolition upon the general historic, archaeological, cultural, and architectural character of the Township, based on factual information;
- 4) recommendations by the Historical Commission as to the issuance or denial of the permit for Demolition; and

If the Historical Commission recommends denial of the Demolition permit, the Historical Commission shall also indicate an alternative(s) to the proposed Demolition which would protect (1) the distinctive historical character of the Historic Resource, (2) the architectural or archaeological integrity of the Historic Resource, and/or (3) the cultural significance of the Historic Resource.

L. Notification of Applicant. The applicant shall be notified in writing by the Board of Commissioners of their upcoming deliberation upon receipt of the written report from the Historical Commission. The Board of Commissioners shall consider, at a regularly scheduled public meeting within thirty (30) days of the issuance of the Historical Commission's written report, the question of the issuance of a permit for Demolition. The applicant shall be advised as to the time and place of the meeting at which his or her application shall be considered and shall be provided a copy of the Historical Commission's written report. The applicant shall have the right to attend this meeting and be heard as to the reasons for filing the application.

M. Approval by the Board of Commissioners. If the Board of Commissioners approves the permit for Demolition application, it shall authorize the Zoning Officer or other authorized Township person to issue a permit for the proposed Demolition and shall require the applicant to document and record, at the applicant's expense, the Historic Resource including without limitation the documentation and recordation of the following:

- 1) a detailed description of the Historic Resource and its context, including topography, vegetation, landscaping, driveways, structures and features;
- 2) a detailed site plan of the Historic Resource;

- 3) measured floor plans, if applicable, and exterior elevations;
- 4) measured drawings of individual elements of the Historic Resource;
- 5) comprehensive photographic records of the Historic Resource;
- 6) chain of title or other information related to the history of the Historic Resource; and
- 7) a statement of the significance or the Historic Resource and its context to the Township and environs.

Two copies of such documentation, all of which shall be of quality and scale of drawing as shall be acceptable to the Historical Commission, shall be delivered to the Historical Commission for review and approval. Upon approval by the Historical Commission, one copy shall be forwarded to the Township Zoning Officer with evidence of such approval to be added to the property information of file. The second copy shall be retained in the records of the Historical Commission. All approved Demolition permits must be conspicuously posted within public view at the site of the Demolition throughout the Demolition. The Board of Commissioners may require, as a condition for the issuance of the Demolition permit that the applicant fabricate and erect, at the applicant's expense, a historical marker designed by the Pennsylvania Historical and Museum Commission.

N. Disapproval by the Board of Commissioners. If the Board of Commissioners disapproves the issuance of a permit for Demolition, a written decision shall be given to the applicant, and the Township Zoning Officer within forty-five 45 days of the Board of Commissioner's hearing. The decision shall indicate what changes to the plans and specifications for Demolition of the Historic Resource would meet the conditions for protecting the architectural integrity of the Historic Resource, including any potential or actual archaeological resources affected by the Demolition. Upon receipt of the written disapproval decision from the Board of Commissioners, the Township Zoning Officer shall disapprove the application for a permit for Demolition and so advise the applicant. The applicant may appeal the decision to disapprove the Demolition of the Historic Resource to the Delaware County Court of Common Pleas within the time specified by law.

O. Reimbursement of Costs. Any costs incurred by the Historical Commission, as agreed to in advance and in writing by the applicant, for the Historical Commission's designated consultant to review the Demolition application and any plans or studies submitted therewith to the Historical Commission, shall be fully reimbursed by the applicant.

P. Violations. Any person, partnership or corporation who or which has violated or permitted the violation of the provisions of this ordinance shall upon being found liable therefor in a civil enforcement proceeding commenced by the municipality, pay a judgment of not more than \$500 plus all court costs, including reasonable attorney fees incurred by the municipality as a result thereof. Each day that a violation continues shall constitute a separate violation, unless the district justice determining that there has been a violation further determines that there was a good faith basis for the person, partnership or corporation violating the ordinance to have believed that there was no such violation, in which event there shall be deemed to have been only one such violation until the fifth day following the date of the determination of a violation by the district justice and thereafter each day that a violation continues shall constitute a separate violation. All judgments, costs and reasonable attorney fees collected for the violation of zoning ordinances shall be paid over to the municipality whose ordinance has been violated.

SECTION 2. Notice Of Enactment Of Ordinance.

The Township Zoning Officer shall provide the owners of record of all Historic Resources identified in the 1994 Township Survey with written notice of enactment of this Ordinance and the inclusion of such Historic Resource in the Historic Resource Survey via certified mail, postage prepaid, within thirty (30) days of the enactment.

SECTION 3. Hearings On 1994 Township Survey.

Any owner of record of an Historic Resource identified in the 1994 Township Survey may appeal to the Township Zoning Officer the inclusion of their property in the Historic Resources Survey and shall be granted a hearing on the matter before the Historical Commission, provided that such owner files with the Township Zoning Officer, within thirty (30) days of such owner's receipt of the notice of enactment of this Ordinance required by Section 2 of this Ordinance, a written petition (i) requesting such hearing (ii) providing proof of ownership of the Historic Resource and (iii) setting forth a brief statement of the reasons why such Historic Resource should not be included in the Historic Resource Survey. Upon receipt of such petition, the Township Zoning Officer shall forward the same to the Historical Commission which shall set a time and place for such hearing and shall give the petitioner written notice by first class mail, postage prepaid, of the date and time of such hearing. The Historical Commission shall review said petition in accordance with the procedures set forth in Section 1304(D) of the General Laws for revisions to the Historic Resource Survey.

SECTION 4. Repealer.


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

SECTION 5. Severability.

The provisions of this Ordinance are severable and if any section, sentence, clause, part, or provision hereof shall be held illegal, invalid, or unconstitutional by any Court of competent jurisdiction, such decision of this court shall not affect or impair the remaining sections, sentences, clauses, parts or provisions of this ordinance. It is hereby declared to be the intent of the Board of Commissioners that this ordinance would have been adopted if such illegal, invalid, or unconstitutional section, sentence, clause, part, or provision had not been included herein.

ADOPTED this 14th day of December, 2009.

TOWNSHIP OF HAVERFORD TOWNSHIP


BY: **WILLIAM F. WECHSLER**
President
Board of Commissioners


Attest: **Lawrence Gentile**
Township Manager/Secretary

ORDINANCE NO. 2581-2009

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

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

SECTION 1. Pursuant to Section 301(G) and Section 707 (A) of the Home Rule Charter, the Township hereby authorize the execution of a Letter of Intent to lease the properties at 891 North Eagle Road, Haverford Township and also known as Delaware County Folios No. 22-01-00334-00, 22-01-00335-00 and 22-03-00958-50, formerly occupied by the Philadelphia Gum Corporation, to the YMCA of Philadelphia, authorizing the Township Manager and Township Solicitor to commence negotiation of a lease agreement.

ARTICLE 2. SEVERABILITY. Should any section, sentence, word or provision of this ordinance be declared by court of competent jurisdiction to be invalid, such decision shall not affect the validity of this Ordinance as a whole.

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

Adopted this 10th day of August, A.D 2009.

TOWNSHIP OF HAVERFORD

By:



William Wechsler
President

Board of Commissioners



Attest: Lawrence Gentile
Township Manager/Secretary

ORDINANCE NO. 2582-2009

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 "GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD" CHAPTER 175, VEHICLES AND TRAFFIC.

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 175-91, Schedule XVI, Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish "PARKING OF ALL VEHICLES PROHIBITED AT ALL TIMES on the following highway:

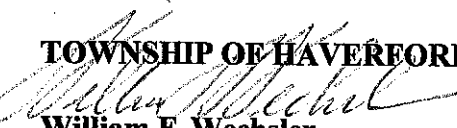
On both the north and south sides of Norman at Stump, 60 feet in a westerly direction.

SECTION 2. Upon effective date of this ordinance, the Highway Department shall install appropriate signs in the designated section or zones giving notice of the regulations aforesaid.

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

ADOPTED this 14th day of September, A.D., 2009.

TOWNSHIP OF HAVERFORD

BY: 
William F. Wechsler
President
Board of Commissioners


Attest: Lawrence J. Gentile
Township Manager/Secretary

THE TOWNSHIP OF HAVERFORD, PENNSYLVANIA

Ordinance No. 2583-2009

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA AMENDING THE CODE OF ORDINANCES OF THE TOWNSHIP OF HAVERFORD BY ADOPTING A NEW SUBSTITUTE FOR ORDINANCE NO. 2319, ADOPTED OCTOBER 12, 1999, AND KNOWN AS "GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD" CHAPTER 167, TELECOMMUNICATIONS.

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. Chapter 167, Telecommunications, of the "General Laws of the Township of Haverford" is repealed, and replaced in its entirety with **new Chapter 167, Wireless Communication Facilities in Rights-of-Way**, as follows:

§ 167-1. Intent

The intent of this Chapter is to:

- A. Provide clear standards and review requirements addressing the installation and maintenance of wireless communication facilities in rights-of-way.
- B. Assist the Township in managing and maintaining its rights-of-way in accordance with applicable law for the long-term benefit of the public.
- C. Recover the costs of maintaining, managing, and regulating the installation and maintenance of wireless communication facilities in rights-of-way.

§ 167-2. Applicability

No Wireless Communication Facility shall be installed, constructed, maintained, or operated in any right-of-way except in compliance with this Chapter, and all other applicable provisions of the Township Code, including but not limited to Chapter 157, Streets and Sidewalks, Article III, Excavations, Openings, and Occupancy. **The placement of wireless communication facilities in a public ROW shall be governed by this article and shall not be subject to the requirements of Chapter 182, Zoning.**

§ 167-3. Definitions.

As used in this Chapter, the following words and terms shall have the following meanings:

ANTENNA ARRAY -- One or more dipoles, panels (discs) or other devices used for the transmission or reception of radio frequency signals, which may include omnidirectional dipole,

directional antenna (panel) and parabolic antenna disc. The antenna array shall not include the support structure.

APPLICANT -- The person applying for a ROW Use Permit.

APPLICATION -- The form prescribed by the Township, which the applicant must complete in order to obtain a ROW Use Permit under this Chapter.

BASE STATION (MICROCELL TYPE) -- Wireless communication facilities consisting of an array that is either no more than four feet in height with an area of not more than 580 square inches or, if a tubular antenna, no more than four inches in diameter and no more than six feet in height.

EMERGENCY -- A condition that, in the judgment of the Township Manager, constitutes an imminent risk to health, welfare, or safety of the public.

EQUIPMENT FACILITY -- Any structure or enclosure used to contain ancillary equipment as a component of a Wireless Communication Facility, including a cabinet, shelter, a build-out of an existing structure or a pedestal.

PERMITTEE -- The recipient of a ROW Use Permit and it's contractors and/or subcontractors.

PERSON -- Any individual, corporation, partnership, association, governmental entity or any other legal entity, but not the Township of Haverford.

PUBLIC UTILITY -- A public utility corporation certificated by the Pennsylvania Public Utility Commission and acting within its certificated authority.

RIGHT-OF-WAY or ROW -- The space in, upon, above, along, across, and over the public streets, roads, lanes, courts, ways, alleys, boulevards, and places, including all public utility easements and public service easements that are under the jurisdiction of the Township. The phrase "in the right(s)-of-way" means "in, on, over, along, above and/or under the right(s)-of-way."

RIGHT-OF-WAY USE PERMIT or ROW USE PERMIT -- A written authorization granted by the Township to an applicant to enter upon and occupy a right-of-way for the purpose of installing, constructing, maintaining, or operating wireless communication facilities.

SUPPORT STRUCTURE -- A structure designed and constructed to support an antenna array or base station.

WIRELESS COMMUNICATION SERVICE -- Any personal wireless service as defined by the federal Telecommunications Act of 1996, which includes FCC licensed commercial wireless telecommunications services, including cellular, personal communication services (PCS), specialized mobile radio (SMR), enhanced specialized mobile radio (ESMR), paging and similar services that currently exist or that may in the future be developed.

WIRELESS COMMUNICATION FACILITY -- Any unstaffed facility for the transmission and/or reception of wireless communication services, usually consisting of an antenna array or base station, connection cables, an equipment facility and a support structure or attachment structure to achieve the necessary elevation.

§ 167-4. Right-of-Way Management Administration.

A. The Township Manager, or his/her designee, shall be the principal Township official responsible for the administration and implementation of this Chapter.

B. The Township Manager, or his/her designee, shall coordinate the preparation of all policies and forms as necessary for the implementation of this Chapter with the approval of the Board of Commissioners.

§ 167-5. Right-of-Way Use Permit Required.

A. Except as otherwise provided in this Chapter, no person shall enter upon or occupy any right-of-way for the purpose of installing, constructing, maintaining, or operating wireless communication facilities without first having obtained a ROW Use Permit for each such facility.

1. *Nature of Grant.* A ROW Use Permit shall not convey title, equitable or legal, in the right-of-way. A ROW Use Permit grants a right to occupy a ROW in the Township.

2. *Term.* ROW Use Permits shall have a one-year term, automatically renewable, subject to then current code provisions and the payment of applicable fees to the Township in accordance with this Chapter.

B. Every person who desires to construct, install, maintain, or operate wireless communication facilities in the ROW must enter into a right-of-way use agreement with the Township as a prerequisite to the issuance of any ROW Use Permits. The form and content of the right-of-way use agreement shall be established by the Board of Commissioners.

C. Except as otherwise provided herein, any person owning, operating or maintaining any Wireless Communication Facility in any right-of-way as of the Effective Date of this Ordinance shall also obtain a ROW Use Permit in accordance with section 167-9, Transitional Provisions.

D. Nothing in this Chapter shall be construed as a waiver of any other ordinances or regulations of the Township or the Township's right to require Permittees to secure and remit payment for any and all other required permits or authorizations.

§ 167-6. Wireless Communication Facilities Allowed

A. Wireless communication facilities allowed in rights-of-way shall be limited to base stations and any equipment facilities necessary to the operation of the base stations.

B. **Support structure.** The antenna array must be mounted on a monopole support structure, such as a utility pole, in compliance with construction standards approved by the Township Engineer. The support structure must be located in proximity to other similar support structures within the right-of-way and cannot exceed them in height by more than five feet.

C. **Equipment facilities** must be installed so that the roof or lid is either below or is flush with local ground-level grade. All such equipment facilities shall be shown in the application. The Board of Commissioners may grant a waiver to this requirement, on a case-by-case basis, upon the applicant's showing of need, provided that the facility does not constitute an obstruction in the ROW which would endanger public safety.

§ 167-7. **Application for Right-of-Way Use Permit; Permit Decisions.**

A. An application for a ROW Use Permit shall be submitted to the Township Manager on a form, established by the Township, which form may be revised from time to time.

1. The application form shall request information regarding the proposed or actual physical use and occupation of the right-of-way by the applicant, including specific information regarding the wireless communication facilities the applicant proposes to place or currently maintains in the right-of-way.

2. A single application may cover multiple wireless communication facilities.

3. *Support structure attachment agreement.* If the antenna array is to be erected on a third party's support structure, the consent of the third party must be attached to the application. If the antenna array is to be erected on a Township support structure, the application shall include a request therefor. If granted, the applicant must enter into a support structure attachment agreement with the Township and pay an annual fee for the use of the Township's facilities.

4. The application must demonstrate that the applicant possesses a license from the Federal Communications Commission to provide telecommunication services to the public, and is authorized to conduct business in the Commonwealth of Pennsylvania.

5. The Township shall review each application to determine whether such use would have a detrimental effect on public safety as it relates to the rights-of-way or would place an undue physical burden on the rights-of-way.

6. All applications shall include a sworn affidavit from a radio frequency engineer that the placement or occupancy of the Wireless Communication Facility in the ROW will not interfere with public safety communications and the usual and customary transmission or reception of radio, television or other communication services enjoyed by adjacent residential and nonresidential properties.

B. In considering an application for the issuance of a ROW Use Permit, the Township may use such outside experts as it deems necessary to assist in reviewing the application and determining whether the use proposed by the applicant would have a detrimental effect on public safety or place an undue burden on the right-of-way. In the event the Township deems it necessary to employ an outside expert or experts to advise the Township with respect to a particular application, the reasonable costs of such expert(s) ("Expert Costs") shall be borne by the applicant. Upon completion of its review of the application, the Township shall present a statement of the Expert Costs to the applicant for payment. No ROW Use Permit shall be issued until the applicant pays the Expert Costs. Payment of Expert Costs is in addition to, and not in lieu of, the payment of the applicable fees set forth in Section 167-8 below. Expert Costs are non-refundable in the event the application is denied.

C. Decisions to grant or deny an application shall be made on a non-discriminatory and competitively neutral basis. Upon submission of a fully completed application to the Township and the accompanying fee, the Township shall review the application as follows. The Township shall grant or deny an application within sixty (60) days of its receipt. A decision to deny an application shall be preliminary and shall become final only after the applicant has received the preliminary decision and has been given ten (10) days to request a hearing before the **Township Property** Committee of the Board of Commissioners. If such a hearing is not requested, the decision shall become final at the end of the ten-day period. If a hearing is requested, a written record shall be made, and the **Township Property** Committee shall render a final, written decision supported by substantial evidence contained in the written record within forty-five (45) days of the close of the hearing.

§167-8. Fees and Charges

A. The fees and charges prescribed by the Board of Commissioners and which must be paid for installation and maintenance of a Wireless Communication Facility in the Township are set forth in the Fee Schedule contained in Chapter A187, Fees, hereof.

B. *Application fee.* The applicant for a right-of-way use permit shall pay the Township an application fee as set forth in the Fee Schedule at Chapter A187. This fee is directly related to the Township's costs in reviewing the application (excluding expert costs). This fee is non-refundable.

C. *Annual fee.* The applicant must also pay an annual ROW use fee as set forth in the Fee Schedule at Chapter A187. This fee is directly related to the Township's costs in managing the use of rights-of-way for the provision of wireless communication service. This fee is non-refundable.

D. For wireless communication facilities to be located on Township-owned attachment structures in the ROW, the applicant must also enter into a support structure attachment agreement with the Township and pay the Township the rental fees therefor described in the Fee Schedule at Chapter A187.

§ 167-9. Transitional Provisions.

A. Persons already authorized by the Township to own, construct, operate or maintain wireless communication facilities in the rights-of-way who are required to obtain a ROW Use Permit under this Chapter may continue to conduct those activities expressly authorized until the earlier of (1) the expiration of the term of the existing authorization (but not any renewal or extension thereof), or (2) one year after the effective date of this Chapter. Notwithstanding the foregoing, such persons shall apply for a superseding ROW Use Permit pursuant to this Chapter within one hundred and twenty (120) days after the effective date of this Chapter, and shall be subject to this Chapter to the extent permitted by law.

B. Persons owning or operating any wireless communication facilities in the rights-of-way, the operation or maintenance of which is not currently authorized but is required to be authorized by this Chapter, shall have one hundred and twenty (120) days from the effective date of this Chapter to file an application for a ROW Use Permit. Any Person timely filing such an application shall not be subject to a penalty for failure to have such a ROW Use Permit, as long as said application remains pending; provided, however, that nothing herein shall relieve any person of any liability for its failure to obtain any permit or other authorization required under other provisions of this Chapter, or other Township ordinances or regulations, and nothing herein shall prevent the Township from requiring removal of any facilities installed in violation of this Chapter, or other Township ordinances or regulations.

§ 167-10. Insurance; Indemnification.

A. *Insurance Required.* A Permittee shall, at all times during the life of a ROW Use Permit, carry itself and require all of its subcontractors to carry liability, property damage, worker's **compensation**, and vehicle insurance issued to the Permittee by an insurance company licensed to do business in the Commonwealth of Pennsylvania in an amount and form acceptable to the Township as set forth in the permit. A Permittee **and all of its subcontractors** shall name the Township as an additional insured on its **their** liability insurance policies for whom defense will be provided as to all such coverages. All required insurance coverage shall provide for thirty (30) days written notice to the Township in the event of material alteration or cancellation of such coverage prior to the effective date of such material alteration or cancellation. A Permittee shall provide appropriate insurance certificates to the Township within thirty (30) days after the issuance of a permit and annually thereafter. Any certificate of insurance presented to the Township shall verify that the **Permittee and all of its subcontractors** applicant is insured against claims for personal injury, including death, as well as claims for property damage arising out of the Permittee's use and occupancy of the rights-of-way. The Township may accept a plan of self-insurance as a substitute for such insurance if the Township determines that such self-insurance adequately protects the Township and the public.

B. *Indemnification Required.* Each Permittee **and all of its subcontractors** shall, at its sole cost and expense, indemnify, hold harmless, and defend the Township, its officials, boards, commissions, commissioners, agents and employees against any and all claims, suits, causes of action, proceedings and judgments for damages or equitable relief arising out of the construction, maintenance, or operation of its wireless communication facilities in any right-of-way, or in any way arising out of the Permittee's use or occupancy of the rights-of-way, except that a Permittee shall not indemnify, hold harmless and defend the Township in connection with any negligent or malicious act or omission attributable to the Township. This provision shall

include, but is not limited to, the Township's reasonable attorneys' fees, expert fees, court costs, and any other costs incurred in defending against any such claim, suit or proceeding.

§ 167-11. Transfers.

A ROW Use Permit may be transferred provided that: (1) the Permittee notifies the Township of its intent to transfer the ROW Use Permit in writing at least thirty (30) days prior to the transfer; (2) the Permittee is not in violation of any of the conditions of the ROW Use Permit or any provisions of this Chapter; and (3) the transferee accepts the transfer, and is a party to a current ROW use agreement with the Township.

§ 167-12. Suspension of ROW Use Permit.

A. The Township may suspend a ROW Use Permit in the event any one or more of the following has occurred:

1. The Permittee shall have caused damage to Township property or the right-of-way without the prior consent of the Township (except in the case of an emergency) and without completing proper restoration;
2. The Permittee's use or occupation of the right-of-way has had a detrimental effect on public safety;
3. The Permittee failed to pay fees and charges required under this Chapter;
4. The Permittee **and all of its subcontractors** failed to indemnify, hold harmless, and insure the Township in accordance with the provisions contained in Section 167-10 of this Chapter.
5. The Permittee **and all of its subcontractors** failed to obtain any permits required under Chapter 157, Article III, Excavations and Openings, prior to commencing construction activities in the right-of-way.
6. The Permittee provided false, misleading, or intentionally incomplete information on the ROW Use Permit application.

B. If the Township has reason to believe that one or more of the above events has occurred, it shall notify the Permittee in writing via certified mail. The Permittee shall have thirty (30) days to cure the violation, unless the Township reasonably determines that the event is an emergency, in which case the Township may impose a shorter time period to cure the violation.

C. If the Permittee fails to cure the violation within the specified time period, the Township may immediately suspend the Right-of-Way Use Permit, and provide the Permittee with written notice via certified mail of its intent to terminate the permit and stating its reasons. A suspension shall be brought to the attention of the Board of Commissioners at its next meeting at which time the Board of Commissioners shall be permitted to uphold or withdraw the suspension. The Permittee shall be provided an opportunity to be heard at such meeting. In

addition, the Township may proceed with any other available remedies as set forth in Section 167-18 of this Chapter.

§ 167-14. Termination of ROW Use Permit.

A. In addition to all other rights and powers reserved by the Township, the Township reserves the right to terminate a ROW Use Permit and all rights and privileges of a Permittee for any of the following reasons:

1. A Permittee, after thirty (30) days prior written notice, fails to comply with any of the material provisions of the ROW Use Permit or this Chapter;
2. A Permittee attempts to or does practice any fraud or deceit in its conduct or relations with the Township pursuant to the permit; or
3. The Permittee abandons the Wireless Communication Facility.

B. No termination shall be effective unless and until the Board of Commissioners shall have adopted a Resolution setting forth the cause and reason for the termination and the effective date, which Resolution shall not be adopted without thirty (30) days prior written notice via certified mail to the Permittee and an opportunity for the Permittee to be heard and to present evidence before the Board of Commissioners on the proposed Resolution.

§ 167-15. Removal.

Within 120 days of the expiration or termination of a ROW Use Permit, whether by action of the Township or otherwise, the Permittee shall remove the Wireless Communication Facility from the right-of-way, and shall restore the right-of-way to a condition satisfactory to the Township. If such removal is not completed within six (6) months of the expiration/termination, the Township may deem any facilities or other property not removed as abandoned. The Township may remove the facilities and restore the right-of-way at the sole expense of the Permittee. The Permittee's obligation to remove its facilities and restore the right-of-way shall survive the expiration/termination of the ROW Use Permit.

§ 167-16. Relocation.

The Township shall require the relocation of a Wireless Communication Facility at the Permittee's expense if necessary to accommodate the location or relocation of the ROW facilities of the Township or a public utility or to protect the public safety.

§ 167-17. Inspections and Reporting.

A. *Inspections.* The Township may inspect any wireless communication facilities to determine compliance with the terms of this Chapter and other applicable laws and regulations. Permittees are required to cooperate with all such inspections and to provide information requested by the Township as part of the inspection.

B. *Reporting.* The Township may require the submission of reasonable information by the Permittee relating to its use and occupation of the rights-of-way as part of the application process or otherwise. All information provided to the Township shall be maintained by the Township as proprietary and confidential if such information is so designated in good faith prior to the time it is provided to the Township by the applicant.

§ 167-18. Penalties; Available remedies.

A. Any Person violating the prohibitions in Section 167-5.A. (ROW Use Permit Required) of this Chapter shall, upon summary conviction before any District Justice, pay a fine of no more than six hundred dollars (\$600.00). A separate and distinct violation shall be deemed committed each day on which a violation occurs or continues.

B. If the Township determines that a Permittee is in violation of this Chapter, or a ROW Use Permit, the Township shall notify the Permittee of the violation(s) in writing via certified mail, and provide the Permittee with thirty (30) days to cure the violation(s), unless the Township reasonably determines that the event is an emergency, in which case the Township may impose a shorter time period to cure the violation. The Township, in its reasonable discretion, may provide a longer period of time to cure the violation(s) if the nature of the violation(s) is such that it cannot be fully cured within thirty (30) days. If the Permittee fails to cure the violation(s) within the time provided, the Permittee shall pay, upon summary conviction before any District Justice, a fine of no more than six hundred dollars (\$600.00). A separate and distinct violation shall be deemed committed each day on which a violation occurs or continues.

C. In the case of an emergency which is discovered by the Township or reported to the Township, the Township shall notify the Permittee via the Permittee's emergency telephone number. In the event that the Permittee does not repair the emergency within six hours, the Township may repair the emergency at the Permittee's expense.

D. The remedies set forth in this Section are in addition to the procedures for suspension and termination of a ROW Use Permit under Sections 167-13 and 167-14 of this Chapter.

E. In addition to any other remedy, the Township may seek an injunction to mitigate or terminate any violation hereunder or employ any other remedy available at law or in equity.

F. The failure of the Township to insist on timely performance or compliance by any person holding a ROW Use Permit shall not constitute a waiver of the Township's right to later insist on timely performance or compliance by that person or any other person holding a ROW Use Permit.

§ 167-19. Reservation of Rights; Police Power.

No ROW Use Permit shall estop or limit the Township in the full exercise of its governmental powers to protect the health and safety of the public, and all other governmental powers may be fully exercised except as expressly provided herein.

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

SECTION 3. Severability. The provisions of this Ordinance are severable and if any section, sentence, clause, part, or provision hereof shall be held illegal, invalid, or unconstitutional by any Court of competent jurisdiction, such decision of this court shall not affect or impair the remaining sections, sentences, clauses, parts or provisions of this ordinance. It is hereby declared to be the intent of the Board that this ordinance would have been adopted if such illegal, invalid, or unconstitutional section, sentence, clause, part, or provision had not been included herein.

SECTION 4. Effective Date. This Ordinance shall become effective thirty (30) days following final adoption by the Board of Commissioners and publication as required by law.

ADOPTED this 13th day of October, 2009.

TOWNSHIP OF HAVERFORD

BY:



William Wechsler
President
Board of Commissioners

Attest:



Lawrence Gentile
Township Manager/Secretary

ORDINANCE NO. 2586-2009

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 REPEALING CHAPTER 134, 'POLES AND WIRES'.

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

Chapter 134, 'POLES AND WIRES' is hereby repealed in its entirety.

ADOPTED this 9th day of November, 2009.

TOWNSHIP OF HAVERFORD

BY:



William F. Wechsler
President
Board of Commissioners



Attest: Lawrence Gentile
Township Manager/Secretary

Ordinance

2584-2009

Not used

ORDINANCE

2585-2009

TAKEN OFF/

NOT USED

ORDINANCE NO. 2586-2009

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 REPEALING CHAPTER 134, 'POLES AND WIRES'.

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

Chapter 134, 'POLES AND WIRES' is hereby repealed in its entirety.

ADOPTED this 9th day of November, 2009.

TOWNSHIP OF HAVERFORD

BY:



William F. Wechsler
President

Board of Commissioners



Attest: Lawrence Gentile

Township Manager/Secretary

ORDINANCE NO. 2587-2009

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 REVISING CHAPTER 182 (ZONING), SECTION 604 (FLOOD PLAIN CONSERVATION DISTRICT) TO ENSURE COMPLIANCE WITH THE NATIONAL FLOOD INSURANCE PROGRAM AND THE PENNSYLVANIA ACT 166 REQUIREMENTS.

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 Ordinance No. 1960, Chapter 182, is hereby amended as follows:

ARTICLE I. INTENT

It is the intent of the Board to update the Flood Plain Conservation District standards to conform to the National Flood Insurance Program (NFIP) and Pennsylvania Act 166 requirements based on the recently revised Flood Insurance Study prepared by the Federal Emergency Management Agency.

ARTICLE II. AMENDMENTS TO §182-604

The provisions of §182-604 are hereby revised as indicated below:

A. Specific intent. It is the intent of this section to regulate development of lands in the Township which are subject to periodic flooding for the following purposes:

(1) To protect the ecology of the floodplain and promote the general health, safety and welfare of the community.

(2) To encourage the utilization of appropriate construction practices in order to prevent or minimize flood damage in the future or downstream bank erosion.

(3) To minimize danger to public health and safety by protecting water supply, sanitary sewage disposal and natural drainage.

(4) To reduce financial burdens imposed on the community, its governmental units and its residents by preventing the unwise design and construction of development in areas subject to flooding.

B. Applicability.

(1) The Flood Plain Conservation District shall be deemed an overlay on all zoning districts now or hereafter enacted to regulate the use of land in Haverford Township.

(2) It shall be unlawful for any person, partnership, business or corporation to undertake, or cause to be undertaken, the construction, reconstruction, substantial improvement, enlargement, alteration or relocation of any structure (including manufactured homes) or any other development of a structure or grounds within an identified one hundred (100) year floodplain area or flood-prone area as set forth in the Flood Insurance Study (FIS) and on its attached Flood Insurance Rate Map (FIRM) prepared and approved by the Federal Emergency Management Agency (FEMA), Community No. 420417, Map Panel Numbers 42045C0038F, 42045C0039F, 42045C0043F, 42045C0101F, 42045C0102F, 42045C0104F, 42045C0106F, 42045C0107F and 42045C0108F, dated November 18, 2009, or any revisions or amendments thereto, and made a part thereof by reference, including any digital data developed as part of the Flood Study, unless an approved building permit has been obtained from the Township Code Enforcement Office.

C. Severability. If any section, subsection, paragraph, sentence, clause, or phrase of this section shall be declared to be invalid for any reason whatsoever, such decision shall not affect the remaining portions of this section, which remain in full force and effect, and for this purpose the provisions of this section are declared to be severable.

D. Liability. The degree of flood protection sought by the provisions of this section is considered reasonable for regulatory purposes in the identified floodplain area(s). Larger floods may occur on rare occasions. Flood heights may be increased by man-made or natural causes, such as ice jams and bridge openings restricted by debris or upstream development. This section does not imply that areas outside any identified floodplain areas will be free from flooding or flood damages. This section shall not create liability upon the Township, its officers or employees for any flood damages that result from reliance on this section or any administrative decision lawfully made thereunder.

E. Administration.

(1) No encroachment, alteration, relocation or improvement of any kind shall be made to any watercourse until all adjacent municipalities which may be affected by such action have been notified by Haverford Township and until all required permits or approvals have been first obtained from the Department of Environmental Protection Regional Office, the Federal Emergency Management Agency and Pennsylvania Department of Community and Economic Development.

(2) Building permit(s) shall be required before any proposed construction or development is undertaken within any identified floodplain or flood-prone area of Haverford Township. The Township Code Enforcement Officer shall issue a building permit after it has been determined that the proposed work to be undertaken will be in conformance with the requirements of this and all other applicable codes and

ordinances. No building permit shall be issued until all other required permits have been obtained from any other office or agency.

(3) Application procedures. Applications for such a building permit shall be made in writing to the Township Code Enforcement Officer on forms supplied by the Township. Such applications shall include the following minimum information:

- (a) Name and address of applicant.
- (b) Name and address of owner of land on which proposed construction is to occur.
- (c) Name and address of constructor.
- (d) Location of site.
- (e) If the proposed development involves new construction or the horizontal expansion or addition to an existing structure within an identified flood plain area, the proposed lowest floor and basement elevations based upon North American Vertical Datum of 1988.
- (f) Brief description of proposed work and estimated cost.
- (g) A topographic survey plan of the site showing the exact size and location of the proposed construction, the location of the flood plain or flood prone area, as well as any existing buildings or structures.

(4) Building permits. A copy of all applications and plans for new construction in any flood plain or flood-prone area to be considered for approval shall be submitted by the Township Code Enforcement Officer to the following offices or agencies for recommendations and/or comments:

- (a) Delaware County Soil Conservation Service.
- (b) Township Engineer.
- (c) Township Planning Commission.
- (d) Township Environmental Committee.

(5) Other permit issuance requirements. Prior to the issuance of any building permit, the Code Enforcement Officer shall review the application for a permit to determine if all other necessary governmental permits, such as those required by state and federal laws, have been obtained, including those required by Act 537, the Pennsylvania Sewage Facilities Act, Title 25, Chapter 102, 105 and 106 of the Pennsylvania Code, the Water Obstruction Act of 1913 and the Federal Water Pollution Control Act Amendments of 1972, Section 404, 33 U.S.C. § 1334. No permit shall be issued until this determination has been made.

(6) Changes/as-builts. After the issuance of a building permit by the Code Enforcement Officer, no changes of any kind shall be made to the application, permit or any of the plans, specifications or other documents submitted with the application without the written consent or approval of the Code Enforcement Officer. An as-built certificate by a registered professional engineer or surveyor must be filed with the Code Enforcement Office in accordance with Ordinance 1960, Chapter 58, Building Construction.

(7) Placards. In addition to the building permit, the Code Enforcement Officer shall issue a placard which shall be conspicuously displayed on the premises during the time construction is in progress. This placard shall show the number of the building permit and the date of its issuance and shall be signed by the Code Enforcement Officer.

(8) Provisions involving time limitations for the validity of a permit, inspection requirements, revocation procedures and required permit fees shall be governed under Chapter 58, Building Construction, of the General Laws of Haverford Township, and are hereby incorporated as if fully set forth herein.

(9) Notices; hearings; orders; appeals.

- (a) Notices. Whenever the Code Enforcement Officer or other authorized municipal representative determines that there are reasonable grounds to believe that there has been a violation of any provision of this section, or of any regulation adopted pursuant thereto, such authority shall give notice of such alleged violation as hereinafter provided. Such notice shall:
- [1] Be in writing.
 - [2] Include a statement of the reasons for its issuance.
 - [3] Allow a reasonable time for the performance of any act it requires.
 - [4] Be served upon the property owner or his agent as the case may require; provided, however, that such notice or order shall be deemed to have been properly served with such notice by any other method authorized or required by the laws of this state.
 - [5] Contain an outline of remedial action which, if taken, will effect compliance with the provisions of this chapter, or any part thereof, and with the regulations adopted pursuant thereto.
- (b) Hearings. Any person affected by any notice which has been issued in connection with the enforcement of any provisions of this section, or of any regulation adopted pursuant thereto, may request and shall be granted a hearing on the matter before the Township Zoning Hearing Board, provided that such person files with the Township Zoning Officer a written petition requesting such hearing and setting forth a brief statement of the grounds therefor within 30 days after the notice was served. The filing of the request for a hearing shall operate as a stay of the notice and the suspension. Upon receipt of such petition, the Township Zoning Officer shall set a time and place for such hearing and shall give the petitioner written notice thereof. At such hearing the petitioner shall be given an opportunity to be heard and to show why such notice shall be modified or withdrawn. The hearing shall be commenced not later than 60 days following the date on which the petition was filed, provided that, upon application of the petitioner, the Township Zoning Officer may postpone the date of the hearing for a reasonable time beyond such sixty-day period when, in his judgment, the petitioner has submitted good and sufficient reasons for such postponement.

- (c) Findings and order. After such hearing, the Township Zoning Officer and Township Zoning Hearing Board shall make findings as to compliance with the provisions of this chapter and regulations issued thereunder and shall issue an order, in writing, sustaining, modifying or withdrawing the notice which shall be served as provided in §182-604.E(8)(a).
- (d) Record and appeals. The proceedings at such a hearing, including the finding and decision of the Zoning Hearing Board, together with a copy of every notice and order related thereto, shall be entered as a matter of public record in the Township of Haverford. Any person aggrieved by a decision of the Zoning Hearing Board may seek relief there from in any court of competent jurisdiction, as provided by the laws of this commonwealth.

(10) Penalties. Any person who fails to comply with any or all of the requirements or provisions of this section or who fails or refuses to comply with any notice, order or direction of the Code Enforcement Office, the Haverford Township Zoning Hearing Board or any other authorized employee of the municipality shall be guilty of an offense and shall be subject to the enforcement remedies and penalty provisions contained in §182-901.G and H of this chapter. In default of any fine or penalty imposed by a court of competent jurisdiction, such person shall be imprisoned in county prison for a period not to exceed 10 days.

F. Floodplain provisions/variances.

(1) No construction or development.

- (a) No construction, development, fill or other placement of an obstruction shall take place within any identified floodplain or flood-prone area of the Township of Haverford.
- (b) Repairs, improvements or modifications to an existing structure which amount to less than 50% of the market value are permitted, provided that such work does not result in the horizontal expansion or enlargement of the structure.

(2) Identification.

- (a) Definitions. As used in this section, the following terms shall have the meanings indicated:

[1] FW (FLOODWAY AREA) – the areas identified as “Floodway” in the AE Zone in the Flood Insurance Study (FIS) prepared by the FEMA. The term shall also include floodway areas which have been identified in other available studies or sources of information for those floodplain areas where no floodway has been identified in the FIS.

[2] FF (FLOOD-FRINGE AREA) – the remaining portions of the 100 year floodplain in those areas identified as an AE Zone in the FIS, where a floodway has been delineated.

The basis for the outermost boundary of this area shall be the one-hundred (100) year flood elevations as shown in the flood profiles contained in the FIS.

[3] FA (GENERAL FLOODPLAIN AREA) - those areas of the Township of Haverford which have been identified as Zone A in the FIS for which the one-hundred (100) year flood elevations have been provided. When available, information from other Federal, State, and other acceptable sources shall be used to determine the one hundred (100) year elevation, as well as a floodway area, if possible. When no other information is available, the one hundred (100) year elevation shall be determined by using a point on the boundary of the identified floodplain area which is nearest the construction site in question.

In lieu of the above, the applicant may be required to determine the elevation with hydrologic and hydraulic engineering techniques. Hydrologic and hydraulic analyses shall be undertaken only by professional engineers or others of demonstrated qualifications, who shall certify that the technical methods used correctly reflect currently accepted technical concepts. Studies, analyses, computations, etc., shall be submitted in sufficient detail to allow a thorough technical review by the Township of Haverford.

[4] FLOOD-PRONE AREA - Those areas denoted as having alluvial soils on the most recent soil survey of the Soil Conservation Service, United States Department of Agriculture, or any area measured 50 feet landward from the top-of-bank of any watercourse.

- (b) The 100- year floodplain area may be revised or modified by the Township where studies or information, provided by a qualified agency or person, documents the need for such revision or modification. However, prior to any change, approval must be obtained from the Federal Emergency Management Agency and the PA Department of Community and Economic Development.
- (c) Should a dispute concerning any identified floodplain boundary arise, any party aggrieved by such determination may appeal from any decision by the Township Code Enforcement Officer or any other authorized employee of the municipality. The burden of proof shall be on the appellant.

(3) Variances.

- (a) All of the information required in §182-1005 as well as:

[1] A topographic survey plan which accurately delineates the flood plain or flood prone area, the location of the proposed construction, the location of any other development or structures within the flood plain or flood prone areas and the location of any proposed stream improvements or protective

works. Included shall be all plans for proposed subdivision and land development in order to assure that:

[a] All such proposals are consistent with the need to minimize flood damage.

[b] The proposed lowest floor and basement elevations based upon North American Vertical Datum of 1988.

[c] All utilities and facilities, such as sewer, gas, electrical and water systems, are located, elevated and constructed to minimize or eliminate flood damage.

[d] Adequate drainage is provided so as to reduce exposure to flood hazards.

[2] Such plan shall also include existing and proposed contours; a plotting of the flood plain based upon the elevation of the one hundred (100) year flood, velocities and other applicable information such as pressures and impact and uplift forces associated with the one-hundred-year flood; size of structures; location and elevations of streets; water supply and sanitary sewage facilities; soil types; and flood-proofing measures.

[3] A document, certified by a registered professional engineer or architect, which states that the proposed construction has been adequately designed to withstand the one-hundred-year flood elevations, pressures, velocities, impact and uplift forces and other hydrodynamic and buoyancy factors associated with the one-hundred-year flood. Such statement shall include a detailed description of the type and extent of floodproofing measures which have been incorporated into the design of the structure. The statement should also provide supplemental information as may be necessary under 34 PA Code, Chapter 401-405 as amended, and any applicable provisions of the International Building Code or International Residential Code in effect at the time of permit application.

[4] In the event that the flood plain has been established by one of the definitions or methods cited in subparagraph F. (2) (a) or [4] above, it shall take precedence over the definition cited in subparagraph F. (2) (a) [5].

(b) Notwithstanding the provisions of this section, no variance shall be granted for:

[1] The commencement of any of the following activities or the construction, enlargement or expansion of any structure used or intended to be used for any of the following activities:

[a] Hospitals.

[b] Nursing homes.

[c] Jails or prisons.

[2] The commencement of, or any construction of, a new manufactured home park or manufactured home park, subdivision or substantial improvement to an existing manufactured home park or manufactured home subdivision.

[3] Any new or substantially improved structure which will be used for the production or storage of any of the following dangerous materials or substances or which will be used for any activity requiring the

maintenance of a supply (more than 550 gallons or other comparable volume of any amount of radioactive substances) of any of the following dangerous materials or substances on the premises:

- [a] Acetone.
- [b] Ammonia.
- [c] Benzene.
- [d] Calcium carbide.
- [e] Carbon disulfide.
- [f] Celluloid.
- [g] Chlorine.
- [h] Hydrochloric acid.
- [i] Hydrocyanic acid.
- [j] Magnesium.
- [k] Nitric acid and oxides of nitrogen.
- [l] Petroleum products (gasoline, fuel oil, etc.).
- [m] Phosphorus.
- [n] Potassium.
- [o] Sodium.
- [p] Sulphur and sulphur products.
- [q] Pesticides (including insecticides, fungicides and rodenticides).
- [r] Radioactive substances, insofar as such substances are not otherwise regulated.

(c) If granted, a variance shall involve only the least modification necessary to provide relief. If it should become necessary to grant any variance, the applicant shall be required to comply with all applicable requirements of the National Flood Insurance Program Regulations (60.3), including the requirements for elevation, floodproofing and anchoring and no increase in the one-hundred-year flood elevations. Within any identified floodplain area, the lowest floor (including basement) of any new construction, or any substantial improvement to an existing structure, shall be at least one and one-half (1 1/2) feet above the one-hundred-year flood elevation. Fully enclosed spaces below the lowest floor shall be prohibited. The applicant must also comply with any other requirements considered necessary by the Zoning Hearing Board.

(d) In granting any variance, the Township shall attach whatever reasonable conditions and safeguards it considers necessary in order to protect the public health, safety and welfare and to achieve the objectives of this subsection.

(e) Whenever a variance is granted, the Township shall notify the applicant, in writing, that:

[1] The granting of the variance may result in increased premium rates for flood insurance.

[2] Such variances may increase the risks to life and property.

[3] No encroachment, alteration, or improvement of any kind shall be made to any watercourse until all adjacent municipalities which may be affected by such action have been notified by Haverford Township and until all required permits or approvals have been first obtained from the Department of Environmental Protection Regional Office. In addition, the Federal Emergency Management Agency and Pennsylvania Department of Community and Economic Development, shall be notified by Haverford Township prior to any alteration or relocation of any watercourse.

(f) In reviewing any request for a variance, the Township Zoning Hearing Board shall consider, at a minimum, the following:

[1] That there is good and sufficient cause.

[2] That failure to grant the variance would result in exceptional hardship to the applicant.

G. Definitions. Unless specifically defined below or as defined in §182-106.B of this chapter, words and phrases used in this section shall be interpreted so as to give them the same meanings as they have in common usage and so as to give this section its most reasonable application.

BASEMENT - Any area of the building having its lowest floor level below or partially below ground level on three (3) or more sides.

BUILDING - See "structure."

DEVELOPMENT - Any man-made change to improved or unimproved real estate, including but not limited to buildings or other structures, mining, dredging, filling, grading, paving, excavation or drilling operations.

FLOOD - A general and temporary inundation of normally dry land areas.

FLOODPLAIN

(1) A relatively flat or low land area adjoining a river, stream or watercourse which is subject to partial or complete inundation.

(2) An area subject to the unusual and rapid accumulation or runoff of surface waters from any source.

FLOODPROOFING - Any combination of structural and nonstructural additions, changes or adjustments to structures which reduce or eliminate flood damage to real estate or improved real property, water and sanitary facilities, structures and their contents.

FLOODWAY - The channel of a river or other watercourse and the adjacent land area that must be reserved to discharge the base flood without increasing the water surface elevation of that flood more than one foot at any point.

HISTORIC STRUCTURE – Any structure that is:

- (i) listed individually in the National Register of Historic Places (a listing maintained by the Department of Interior) or preliminarily determined by the Secretary of the Interior as meeting the requirements for individual listing on the National Register;
- (ii) certified or preliminarily determined by the Secretary of the Interior as contributing to the historical significance of a registered historic district or a district preliminarily determined by the Secretary to qualify as a registered historic district;
- (iii) individually listed on a state inventory of historic places in states with historic preservation programs which have been approved by the Secretary of Interior; or
- (iv) individually listed on a local inventory of historic places in communities with historic preservation programs that have been certified either:
 - (1) by an approved state program as determined by the Secretary of the interior or
 - (2) directly by the Secretary of the Interior in states without approved programs.

LOWEST FLOOR - The lowest floor of the lowest enclosed area (including basement). An unfinished or flood-resistant enclosure usable solely for parking of vehicles, building access or storage in an area other than a basement area is not considered a building's "lowest floor," provided that such enclosure is not built so as to render the structure in violation of the applicable nonelevation design requirements of this chapter.

MINOR REPAIR - The replacement of existing work with equivalent materials for the purpose of its routine maintenance and upkeep, but not including any addition, change or modification in construction, exit facilities or permanent fixtures or equipment.

MANUFACTURED HOME - A structure, transportable in one or more sections, which is built on a permanent chassis, and is designed for use with or without a permanent foundation when attached to the required utilities. The term includes equipment trailers, travel trailers, recreational and other similar vehicles which are placed on a site for more than 180 consecutive days.

MANUFACTURE HOME PARK - A parcel of land under single ownership, which has been planned and improved for the placement of two or more manufactured homes for non-transient use.

NEW CONSTRUCTION - Structures for which the start of construction commenced on or after July 5, 1977, and includes any subsequent improvements thereto. New construction shall also include the construction, reconstruction, renovation, repair, extension, expansion, alteration or relocation

of a building, structure and/or improvements, such as streets, utilities, etc. Also, for the purposes of this section, all proposed subdivisions and/or land development shall be considered to be "new construction."

OBSTRUCTION - Any wall, dam, wharf, embankment, levee, dike, pile, abutment, projection, excavation, channel, rectification, culvert, building, fence, stockpile, refuse, fill, structure or matter in, along, across or projecting into any channel, watercourse or flood-prone area which may impede, retard or change the direction of the flow of water either in itself or by catching or collecting debris, corroding such water, or is a place where the flow of water might carry the same downstream to the damage of life or property.

ONE-HUNDRED YEAR FLOOD OR BASE FLOOD - The flood having a one-percent chance of being equaled or exceeded in any given year.

RECREATIONAL VEHICLE - A vehicle which is (i) built on a single chassis; (ii) not more than 400 square feet, measured at the largest horizontal projections; (iii) designed to be self-propelled or permanently towable by another vehicle; (iv) not designed for use as a permanent dwelling but as a temporary living quarters for recreational, travel, or seasonal use.

Structure - anything constructed or erected on the ground or attached to the ground including, but not limited to buildings, sheds, manufactured homes, and other similar items. This term includes any man-made object having an ascertainable stationary location on or in land or water whether or not affixed to land.

SUBDIVISION - The division or re-division of a lot, tract or parcel of land by any means into two or more lots, tracts, parcels or other divisions of land, including changes in existing lot lines for the purpose, whether immediate or future, of lease, transfer of ownership or building, or lot development; provided, however, that the division of land for agricultural purposes into parcels of more than 10 acres, not involving any new street or easement of access, shall be exempted.

SUBSTANTIAL DAMAGE - Damage from any cause sustained by a structure whereby the cost of restoring the structure to its before-damaged condition would equal or exceed fifty (50) percent or more of the market value of the structure before the damage occurred.

SUBSTANTIAL IMPROVEMENT - Any reconstruction, rehabilitation, addition, or other improvement of a structure, the cost of which equals or exceeds fifty (50) percent of the market value of the structure before the start of construction of the improvement. This term includes structures which have incurred "substantial damage" regardless of the actual repair work performed. The term does not, however, include:

- (1) Any project for improvement of a structure to correct existing violations of state or local health, sanitary, or safety code specifications which have

been identified by the Code Enforcement Official and which are the minimum necessary to assure safe living conditions, or;

- (2) Any alteration of a "historic structure", provided that the alteration will not preclude the structure's continued designation as a "historic structure."

H. Abrogation and greater restrictions. The provisions of this section shall supersede any ordinances, codes or portions thereof currently in effect regulating flood-prone areas. However, any ordinance, code or portion thereof shall remain in full force and effect to the extent that its provisions are more restrictive.

ARTICLE III. SEVERABILITY


Should any section, sentence, word 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.

ARTICLE IV. REPEALER

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

ADOPTED this 14th day of December, A.D., 2009

TOWNSHIP OF HAVERFORD


BY: WILLIAM WECHSLER
President
Board of Commissioners


ATTEST: Lawrence Gentile
Township Manager

ORDINANCE NO. 2588-2009

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, FURTHER AMENDING AND SUPPLEMENTING ORDINANCE NO. 1960, ADOPTED JUNE 30, 1986, AND KNOWN AS THE "GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD", BY REVISING CHAPTER 157, 'STREETS AND SIDEWALKS', ARTICLE III, 'EXCAVATIONS AND OPENINGS'.

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

SECTION 1. Text Amendments

Chapter 157, Article III, Excavations and Openings, is hereby amended to read as follows:

ARTICLE III Excavations, Openings, and Occupancy (§ 157-21 — § 157-35)

§ 157-21 Definitions.

The following words and terms, as used in this Article, shall have the following meanings:

FACILITY OR FACILITIES: Any tangible asset in the right-of-way required to provide utility service or passage along or through the right-of-way.

PERSON: Any individual, firm, corporation, association or partnership.

STREET: Includes the entire right-of-way of a public street, public highway, public alley, public way, public road or public easement within the Township.

§ 157-22 Permit required.

A. No portion of any street shall be opened or excavated by any person for the purpose of laying pipes, sewers, drains or conduits of any description or for making connections therewith or repairs thereto or for the setting or planting of telegraph, telephone, electric light or other poles on or along said streets or for repairs thereto or renewals thereof or for any and all other purposes without first obtaining a permit. A permit is also required whenever any construction material or debris is to be placed in the street.

B. A permit will only be issued where the applicant satisfies the requirements of this Article. No permit shall be granted to any applicant unless the applicant has paid to the Township any and all moneys due the Township for prior excavations made or for any loss, damages or expenses in any manner occasioned by or arising from any work done by the applicant under the provisions of this Article.

C. The Township may impose reasonable conditions upon the issuance of a permit in order to protect the public, health, safety, and well-being, to insure the structural integrity of the streets, to protect the property and safety of other users of the streets, and to minimize the disruption and inconvenience to the traveling public.

§ 157-23 Application; contents; liability of applicant.

A. Before a permit is issued and any work begun, a written application, on a blank form to be furnished for that purpose by the Board of Commissioners, must be filed with the Township Secretary, setting forth:

1. the name and address of the applicant;
2. the purposes for which the street is to be opened, excavated, or occupied, including a narrative description of the work to be performed;
3. the time and location of the proposed work;
4. a drawing of the proposed excavation site; and
5. such other information as may be required by the Township Engineer.

B. In the permit application, the applicant shall agree to assume all liability for all or any damages accruing to the public or to the Township which may or might result from the opening, excavation, or occupancy of said street. The filing of an application and the issuance of a permit hereunder shall constitute an agreement on the part of the applicant to comply with all the terms of this Article and all rules, regulations, standards, specifications, and other requirements of the Department of Public Works now in force or hereafter adopted. The filing of an application and the issuance of a permit hereunder shall also constitute an agreement to indemnify and save the Township harmless from and against all claims, demands and actions for damages either to person or to property that may be sustained by any person by reason of or arising out of any work done or action taken under the application and permit.

§ 157-24 Bonds and Insurance.

A. Bonds.

Each applicant shall be required to post with the Township, a bond equal to the cost of restoration of the street. Restoration shall include the removal of defective materials, restoration and compaction of the subgrade, base and surface improvements. Said bond shall be by cash deposit, letter of credit or performance in a form as provided by the Township and shall automatically renew until such time as all restoration is completed and accepted by the Township Engineer. The following waivers from the bonding requirements may be granted:

1. Where the owner of a dwelling in which the owner resides proposes the repair of a driveway, driveway apron, curb or sidewalk performed personally by the property owner; or
2. Where the excavation or opening is performed by a person holding a franchise with Haverford Township wherein the said franchise agreement provides the appropriate guarantees for the performance of work under the terms of this Chapter.

B. Insurance

1. An applicant shall secure a certificate of insurance and have the certificate properly executed by his insurance company. Only certificates from so-called "A-rated" companies will be acceptable to the Township for this purpose. Properly executed certificates of insurance shall be filed with the Department of Public Works annually. This certificate will verify that the applicant is insured against claims for personal injury as well as against claims for property damages which may arise from or out of the performance of the excavation work, whether such performance be by the applicant or any one directly employed by him.
2. The applicant must maintain during the life of the excavation public liability insurance to protect the applicant, contractor, subcontractors and the Township from injury or damage caused directly or indirectly by the applicant, contractor, subcontractors or their employees in a minimum of the following limits:
 - a. Comprehensive liability, including products/completed operations/broad contractual, and property damage: for each occurrence, \$500,000.

b. Personal injury, aggregate coverage: per occurrence, \$500,000.

3. The following waivers from the insurance requirement may be granted:

a. Where the owner of a dwelling in which the owner resides proposes the repair of a driveway, driveway apron, curb or sidewalk performed personally by the property owner; or

b. Where the excavation or opening is performed by a person holding a franchise with Haverford Township wherein the said franchise agreement provides the appropriate guarantees for the performance of work under the terms of this Chapter.

§ 157-25 Permit fees.

A. At the time of the filing of an application for a permit under this Article, an applicant shall pay a permit fee, the components of which are set forth on the Township Schedule of Fees, as adopted and amended from time to time by the Board of Commissioners. The permit fee components include the following, where applicable:

1. Permit application fee, established to recover Township costs associated with processing, reviewing, verifying, issuing, and managing permit applications.

2. Street degradation fee, established to recover Township costs associated with the decrease in useful life of the right-of-way caused by the work in the permit area.

3. Pole fee, established to recover Township costs associated with inspecting, evaluating, and documenting the setting, repair, and replacement of utility poles and other poles.

4. Occupancy fee, established to recover Township costs associated with inspecting and managing a street and activities on the street when the street is occupied or otherwise being used by a permittee.

5. Traffic management fee, established to cover the cost of a Township police officer engaged in traffic management and control.

B. All measurements required to be made by the applicant in applying for a permit shall be verified by the Department of Public Works and shall include any enlargement of openings which may be required to be made as an incident of the repair of such paving.

§ 157-26 Approval of Township Engineer required.

No street shall be tunneled nor shall any cement-concrete road be opened or broken except with the approval of and upon such terms and conditions as may be imposed by the Engineer. In no case shall a permit area or any part thereof be closed to traffic without the written consent of the Township Engineer.

§ 157-27 Warning devices and safety measures; notice.

A. It shall be the duty of the permittee to furnish to the traveling public suitable protection surrounding the location of all openings, excavations, structures, and stored materials within the permit area by means of suitable flags and barricades, supplemented, where necessary, by flashing amber lights, which shall be kept lighted from sunset to sunrise, or to provide such other means of protection, including one or more flagmen to direct traffic, as may be required by the Department of Public Works.

The applicant shall provide written notice to all property owners where the work is being done if the excavation is on their lawn area. This shall be done at least five (5) days before the work is to begin. The applicant shall provide a copy of the written notice to the Township upon issuance of the permit. This provision does not apply to emergency repairs.

§ 157-28 Time limit for start of operations; renewal.

No permit granted under this article shall be valid unless the operation specified therein shall be begun within a period of 30 days from the date of its issuance, but a renewal thereof may be had without further payment by filing a new application as prescribed in preceding sections of this article, together with a statement in writing that the work has not been begun.

§ 157-29 Performance; hours of construction activities.

A. A permittee shall comply with all applicable federal, state, and local laws and regulations in performing any work under this Article, including registration with Pennsylvania's "One Call" system pursuant to 73 P.S. §176 *et seq.* All work shall be performed in an orderly and workmanlike manner, and in close coordination with public utilities serving the Township, following accepted industry construction procedures and practices.

B. No work shall commence before 7AM nor continue after 8PM, unless specifically authorized by the Township Manager to reduce interruption of services.

§157-30 Restoration following excavation.

A. All work commenced in pursuance of said permits shall be prosecuted without interruption to the completion thereof, and said openings or excavations shall be immediately refilled by the parties making the same or by the holder of the permit with suitable materials thoroughly compacted by tamping or puddling.

B. Sidewalks and curbs shall be replaced and restored to their former condition by the parties making the excavations or by the holder of the permit.

C. Whenever, in connection with any work covered by this article, a tunnel is to be made under an improved surface, this fact shall be disclosed in the application. Before a tunnel is excavated, specific approval must be obtained from the Township and endorsed upon the permit. The backfilling of the excavation shall not be done except in the presence of a special Township inspector. It shall be made with a damp concrete mix of 1:4:8, thoroughly tamped in six-inch layers or according to a similar method approved by the Township Engineer.

D. Backfilling excavations. All openings or excavations shall be backfilled promptly with suitable materials such as 2A or 3A modified stone thoroughly compacted in layers, each of which shall not exceed 12 inches in depth, and tamped to within three inches of the surface or puddled, where required. Excavated material shall not be used for backfill.

E. A temporary paving of three inches of compacted asphaltic concrete shall be installed flush with the surface of the adjoining paving. The applicant shall keep and maintain such paving in proper condition until such time as the permanent paving is installed. If the applicant fails to install such temporary paving within a reasonable time after completion of the improvement or fails to properly maintain such paving, the Township shall perform the work and charge the cost thereof to the applicant.

F. Permanent pavement restoration to bituminous concrete roadways shall be performed by the permittee within 30 days and after completion of the initial work. An eight-inch-thick bituminous concrete base course and a two-inch-thick wearing course, in accordance with the most recent Pennsylvania Department of Transportation standards, shall be provided. Edges of the excavation shall first be cut 12 inches. Edges shall be hot sealed with application of AC-20 bituminous sealer after placement of the paving.

G. If, within one year after the installation of the permanent paving, defects appear, the permittee shall make all necessary repairs to the permanent paving at the applicant's expense.

H. When four or more openings, or one continuous opening, have been made within 100 linear feet of pavement, the permittee shall overlay the traffic lanes in which the opening was made, for the entire length of highway between the ends of the furthest openings, made in a manner authorized by the Department of Public Works.

I. Within 30 days after completion of all work and restoration, the permittee shall provide the Township with as-built drawings of the permit area. The as-built drawings shall show the location and type of all utilities, structures, and other facilities installed in the permit area as well as the location of all restored surface areas.

§ 157-31 Relocation of Structures

The filing of an application for the installation or repairing of pipes, sewers, drains, conduits, sidewalks, curbs, driveways and similar structures, or for erecting or replacing poles, shall constitute an agreement that the applicant will, upon notice from and without expense to the Township, make such changes in the location thereof as may be required by the Township Engineer. The issuance of a permit hereunder shall not confer upon the applicant a permanent right to maintain such structures in the permit area. If any such structure is not removed upon receipt of notice so to do from the Township, the Department of Public Works may thereupon remove it and charge the cost of such removal to the permittee.

§ 157-32 Abandoned Facilities

A permittee or other person who has discontinued use of all or a portion of its facilities in a Township right-of-way shall notify the Township of such discontinued use and shall provide the Township with a drawing describing the type and location of all discontinued facilities. A permittee or other person who has discontinued use of or abandoned facilities in a Township right-of-way shall remove such facilities if required by the Township.

§ 157-33 Violations and Penalties.

Any person violating any provision of this Article shall, upon summary conviction before any District Justice of the Peace, pay a fine not exceeding \$1,000 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 30 days. A separate and distinct violation shall be deemed committed each day on which a violation occurs or continues.

§ 157-34 Permit requirements during emergency situations.

Whenever the exigencies of public health or safety require that instant repairs to gas, electric or water or sewer lines be made and the procurement of a permit prior to the commencement of the work is impracticable, it shall be lawful for said work to be begun without a permit, provided that an application for said permit is filed and the proper fee paid therefor within 48 hours from the time when an emergency arose, which application shall set forth the nature of the exigency aforesaid, and provided further that any person beginning said work under the provisions of this section shall do so subject the conditions and obligations imposed by this Article upon persons opening, excavating, or using streets as though an application for a permit had been filed.

§ 157-35 Permit fees not in lieu of license fees.

No permit fee paid under this Article shall be considered to be in lieu of any annual license fees now required to be paid or which may at any time be required to be paid by ordinance of Haverford Township.

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

SECTION 3. SEVERABILITY. The provisions of this Ordinance are severable and if any section, sentence, clause, part, or provision hereof shall be held illegal, invalid, or unconstitutional by any Court of competent jurisdiction, such decision of this court shall not affect or impair the remaining sections, sentences, clauses, parts or provisions of this ordinance. It is hereby declared to be the intent of the Board that this ordinance would have been adopted if such illegal, invalid, or unconstitutional section, sentence, clause, part, or provision had not been included herein.

ADOPTED this 13th day of October , 2009.

TOWNSHIP OF HAVERFORD

BY:



William Wechsler

President

Board of Commissioners



Attest: Lawrence Gentile

Township Manager/Secretary

ORDINANCE NO. 2589-2009

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 "GENERAL LAWS OF THE TOWNSHIP OF HAVERFORD" CHAPTER 175, VEHICLES AND TRAFFIC.

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 175-95, Schedule XX, Ordinance No. 1960 be and the same is hereby amended and supplemented so as to establish "SPECIAL PURPOSE PARKING ZONES":

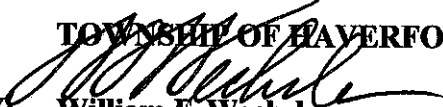
**In front of the property at 2421 Winnfield Drive
In front of the property at 158 Juniper Road
In front of the property at 143 Juniper Road**

SECTION 2. Upon effective date of this ordinance, the Highway Department shall install appropriate signs in the designated section or zones giving notice of the regulations aforesaid.

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

ADOPTED this 9th day of November, A.D., 2009.

TOWNSHIP OF HAVERFORD

BY: 
William F. Wechsler
President
Board of Commissioners


Attest: Lawrence J. Gentile
Township Manager/Secretary

ORDINANCE NO. 2590-2009

**Township of Haverford
Delaware County,
Pennsylvania**

Chapter 32

**Police Department
Civil Service Rules and Regulations**

Revised: November 2009

Enacted: December 2009

Haverford Township Civil
Service Commission

James Knapp, Chairperson
Bernard McCabe, Vice-Chairperson
Janet Boccella, Administrator

David L. Rohde, Esquire
HT CSC Solicitor

Section 7. Resolution for Adoption of Regulations

The foregoing Civil Service Rules and Regulations, which are in accordance with powers granted by the Civil Service provisions of the First Class Township Code, enacted by the General Assembly of the Commonwealth of Pennsylvania and in accordance with the authority granted by the municipal governing body of Haverford Township, Pennsylvania, are hereby adopted by the Civil Service Commission of Haverford Township, Pennsylvania on this ____ day of December, 2009.

James Knapp, Chairperson

Bernard McCabe, Vice-Chairperson

Janet Bocella, Administrator

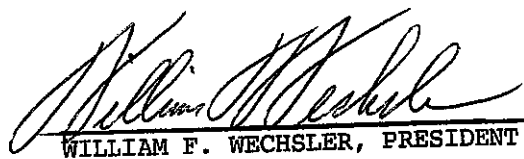
Approved by the Board of Commissioners of Haverford Township, Delaware County, Pennsylvania on December 14, _____, 2009

ATTEST:
SIGNED:

TOWNSHIP OF HAVERFORD



Lawrence J. Gentile, Township Manager
Haverford Township Board of Commissioners



WILLIAM F. WECHSLER, PRESIDENT
BOARD OF COMMISSIONERS

regulations are in the office of Human Resources Director

ORDINANCE NO. 2591-2009

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 TO EACH PROPERTY CONNECTED TO THE SEWER FOR EACH ONE THOUSAND GALLONS OF WATER CONSUMED AND ESTABLISHING PENALTIES FOR VIOLATIONS THEREOF.

BE IT ENACTED AND ORDAINED by the Board of Commissioners, County of Delaware, Commonwealth of Pennsylvania, and it is 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 2010 to be required is hereby determined to be ~~\$2,943,554,174~~ ^{5,100,019} pursuant to and as part of the Budget Adoption procedures of the Home Rule Charter.

SECTION 2. The Board of Commissioners does hereby determine Four Dollars and fifty cents (\$4.50) per one thousand (1000) 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 the year 2010.

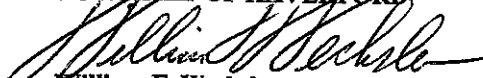
SECTION 3. The sewer rent or charge for the year 2010 for each property within the Township of Haverford using the sewer system and facilities of the Township shall be charged at the rate of \$4.50 per 1000 gallons for water consumed or used by said property.

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. 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. Failure on the part of the Township to remit a bill due to administrative error or federal postal delivery problems does not exonerate the property owner from paying the sewer rental fee and penalties imposed. 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 the 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 in addition to attorneys' fees pursuant to Act 1, Commonwealth of Pennsylvania, February 2, 1996 either by action at laws, or by filing a lien or liens for the same in the office of Judicial Support of the Court of Common Pleas of Delaware County, Pennsylvania and such liens, together with penalty and costs accrued thereon in addition to attorneys' fee 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 14TH day of December, A.D., 2009.

TOWNSHIP OF HAVERFORD

BY: 
William F. Wechsler
President
Board of Commissioners


Attest: Lawrence J. Gentile
Township Manager/Secretary

ORDINANCE NO. 2592-2009

AN ORDINANCE OF THE TOWNSHIP OF HAVERFORD, COUNTY OF DELAWARE, COMMONWEALTH OF PENNSYLVANIA, AUTHORIZING THE IMPOSITION OF A FEE FOR THE COLLECTION OF GARBAGE, RUBBISH, AND REFUSE MATERIALS, AND ESTABLISHING PENALTIES FOR NON-PAYMENT THEROF.

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 Board of Commissioners of the Township of Haverford is hereby authorized to impose a fee and other regulations for the collection of garbage, rubbish, and refuse, pursuant to Article XV, Section 1501 and Section 1502, clause XXVIII of the First Class Township Code Act of 1931, June 24, P.L. 1206, as amended, 53 P.S. §§56501, 56527 and to adopt this Ordinance pursuant to and as part of the Budget Adoption Procedures under the Home Rule Charter of the Township.

SECTION 2. The Board of Commissioners of the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania, hereby establishes a **fee of One Hundred and Thirty-five Dollars (\$135.00)** per calendar year, per resident building containing one (1) dwelling unit for the purpose of collecting garbage, rubbish, and other refuse materials. The owner of record of any residence building containing one or more dwelling units shall be charged the **sum of One Hundred and Thirty-five Dollars (\$135.00) per calendar year** for each dwelling unit it contained in sale resident building up to a maximum of four (4) units for the collection of said refuse from the resident building by the Township of Haverford. The responsibility for this charge remains with the owner of record

SECTION 3. **The One Hundred and Thirty-five Dollar (\$135.00) fee** does not apply to commercial and industrial establishments and/or apartment units exceeding four (4) dwelling units as these are not normally picked up.

SECTION 4. All bills for the collection of this fee shall be forwarded to the Director of Finance of the Township of Haverford or his duly authorized representative at such a time and such a manner as may be directed by the Township Board of Commissioners.

SECTION 5. Payment Schedule. A two percent (2%) discount shall be applied to all bills paid within sixty (60) days from the date of the bill. The face amount of the bills shall be due and payable On or after sixty (60) days from the date of the bill. If said bills are not paid on or before one hundred and twenty days (12) from the date of the bills, an additional penalty often percent (10%) shall be added.

SECTION 6. All Ordinances or parts of ordinances in conflict herewith are hereby repealed.

ENACTED and ORDAINED by the Board of Commissioners of the Township of Haverford, County of Delaware, Commonwealth of Pennsylvania, this 14th day of December, 2009.

TOWNSHIP OF HAVERFORD

BY:

William F. Wechsler
President
Board of Commissioners

ATTESTED BY:

Lawrence J. Gentile
Township Manager/Secretary

TAX LEVY 2010

Motion: To adopt Ordinance No. 2593-2009 establishing the tax levy for 2010 for the Township of Haverford at 6.359 mills.

Approved



President, Board of Commissioners

Attest:



Township Manager/Secretary

I hereby certify that the Tax Levy was enacted by Ordinance No. 2593 - 2009 of the Township of Haverford in the County of Delaware on the 14th day of December, A.D., 2009.



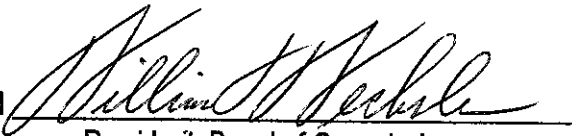
Lawrence J. Gentile
Township Manager/Secretary

ANNUAL BUDGET 2010

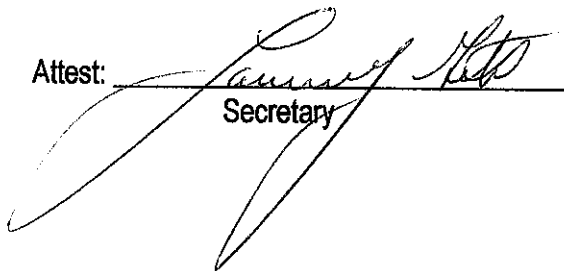
APPROPRIATIONS

Motion: To adopt Ordinance No. 2594-2009 appropriating funds established to be required for the specific purpose of financing the municipal government for the year 2010 including all taxes, fees, service charges and other revenue sources provided in all funds.

Approved


President, Board of Commissioners

Attest:


Secretary

I hereby certify that the Annual Budget was enacted by Ordinance No. 2594-2009 of the Township of Haverford in the County of Delaware on the 14th day of December, 2009 A.D.


Lawrence J. Gentile, Township Manager/Secretary