ORDINANCE NO. 77-3
OF THE
TOWNSHIP SUPERVISORS
OF THE
TOWNSHIP OF HILLTOWN
BUCKS COUNTY, PENNSYLVANIA

REQUIRING THAT ALL OCCUPIED BUILDINGS IN THE TOWNSHIP OF HILLTOWN, BUCKS COUNTY, PENNSYLVANIA, BE CONNECTED WITH THE PUBLIC SANITARY SEWER SYSTEM; MAKING IT UNLAWFUL TO CONSTRUCT OR MAINTAIN PRIVIES, CESSPOOLS, SEPTIC TANKS OR OTHER DEVICES FOR RECEIVING SEWAGE OR CONDUITS FOR THE DISCHARGE OF SEWAGE, EXCEPT INTO THE SANITARY SEWERS; PROVIDING FOR RULES AND REGULATIONS PRESCRIBING PENALTIES

WHEREAS, the Township Supervisors of the Township of Hill-town, Bucks County, Pennsylvania (the "Township") in order to promote and benefit the people of the Commonwealth of Pennsylvania and of the Township by Ordinance duly enacted pursuant to the Municipality Authorities Act of 1945, P.L. 382, as amended, caused to be organized the Hilltown Township Sewer Authority (the "Authority") and has designated a sewer project to be undertaken by the Authority for the Township in a portion of the Township; and

WHEREAS, in carrying out the project so designated, the Authority proposes to construct a public sanitary sewer collection system, together with appurtenant facilities in and for the Township and the Authority will operate and maintain such sanitary sewer system and appurtenant facilities; and

WHEREAS, the Township Supervisors in order to promote the health, safety and welfare of the people of the Township and of the Commonwealth of Pennsylvania, and the purity of its water, believing that the use thereof is unsafe and unsanitary, deems it advisable to prohibit certain uses of privies, cesspools, septic tanks or similar receptacles for receiving sewage within a certain portion of the Township in that such use encourages the spread of disease and impairs public health, and to require connections to be made to such sewer system, by the owners of occupied buildings on property adjoining, abutting on or adjacent to the sewer system, in accordance with this Ordinance and with the Rules and Regulations

which may, from time to time, be adopted by the Authority or the Township when construction of portions thereof has from time to time been completed by the Authority;

NOW, THEREFORE, the Township Supervisors of Hilltown Township, Bucks County, Pennsylvania, hereby ordains and enacts that:

Section 1. Definitions:

- a) "Authority" means Hilltown Township Sewer Authority as originally organized and as presently or hereafter constituted, which has been created by the Township Supervisors of Hilltown Township and to which has been referred by the Township Supervisors of Hilltown Township the specific project of sewers.
- b) "occupied building" means each single dwelling unit, household unit, flat or apartment unit, store, shop, office, business or industrial unit or family unit contained within any structure erected within one hundred fifty feet from the Sewer System and intended for continuous or periodic habitation, occupancy or use by human beings or animals and from which structure sanitary sewage is, or may be, discharged.
- c) "person" means an individual, firm, company, association, society, corporation or group.
- d) "property accessible to the Sewer System" means improved property which adjoins, abuts on, or is adjacent to, the Sewer System.
- e) "sanitary sewage" means the normal water carried household and toilet wastes from residences, business buildings, institutions and industrial establishments.
- f) "Sewer System" means and refers to the public sanitary sewer collection system together with appurtenant facilities about to be acquired and constructed, for a portion of the Township and any improvements, additions or extensions that hereafter may be made thereto by the Authority or the Township or to any part or parts of any or all thereof.
- g) "Township" means Hilltown Township, Bucks County, Pennsylvania, or the duly constituted and elected municipal officials therefor.

Section 2.

a) All persons owning any occupied building now erected upon property in the Township accessible to the Sewer System shall, at their own expense, connect such building with the Sewer System within sixty (60) days after written notice to such persons from the Township.

- b) All persons owning any property in the Township accessible to the Sewer System upon which an occupied building is hereafter erected shall, at the time of the erection of such building and at their own expense, connect the same with the Sewer System.
- c) All persons owning any occupied building upon property in the Township which hereafter becomes accessible to the Sewer System shall, at their own expense, connect such building with the Sewer System within Sixty (60) days after notice to do so from the Township.

Where more than one occupied building, as hereinbefore defined, is contained in a separate structure, a single common connection to the lateral of the Sewer System may be permitted for accommodating all units contained in such structure, except that separate connections shall be required for each semi-detached or row-type house or structure.

Section 3. It shall be unlawful for any person owning any property in the Township accessible to the Sewer System to erect, construct or use or maintain or couse to be erected, constructed, used or maintained, any privy, cesspool, sinkhole, septic tank or other receptable on such premises for receiving sanitary sewage after the expiration of the particular period specified in Section 2 hereof, or otherwise at any time to erect, construct, use or maintain any pipe, conduit, drain or other facility for the discharge of sanitary sewage into the gutters of the Township, the storm sewers of the Township or upon public or private property or otherwise, except into the Sewer System.

Section 4. Any person who erects, constructs, uses or maintains a privy, cesspool, sinkhole or septic tank on any property accessible to the Sewer System, or otherwise erects, constructs, uses or maintains any pipe, conduit, drain or other facilatry for the discharge of sanitary sewage in violation of this Ordinance, shall be deemed and shall be declared to be erecting, constructing and maintaining a nuisance, which nuisance the Township is hereby authorized and directed to abate in the manner provided by law.

Section 5. No connection shall be made to the Sewer System, except in compliance with the ordinances and resolutions, as well as such Rules and Regulations as may, from time to time, be enacted, adopted, approved or promulgated by the Township or the Authority.

Section 6. After the expiration of the particular periods specified in Section 2 of this Ordinance, if any owner of an occupied building on property in the Township accessible to the Sewer System shall have failed to connect such property with the Sewer System as required by said Section 2, the Township shall cause to be served on the owner of such property so failing to connect to said Sewer System, and also upon the occupants of the building in question, a copy of this Ordinance and a written or printed notice requiring such connection to be made, and such notice shall further state that its requirements shall be complied with within thirty (30) days from the date thereof.

Section 7. The provisions of this Ordinance are declared to be for the health, safety and welfare of the citizens of the Township and persons violating any provisions of this Ordinance, upon conviction before any District Justice of Bucks County, shall be fined Seventy-five Dollars (\$75.00) and costs. Each 90-day period during which such violation of such provisions shall continue, shall be deemed to be a separate offense. Each occupied building, as hereinbefore defined, whether or not the owners there of shall be permitted to connect two or more occupied buildings or units by a single common connection to a lateral of the Sewer System or shall be required to make separate connections for each occupied building or unit, shall constitute a separate and distinct unit under the provisions of this Ordinance and the persons owning occupied buildings, consisting of multiple units contained in the same structure, who violate any of the provisions of this Ordinance, shall be subject to the aforesaid fine for each and every one of such occupied buildings or units which are in violation of the provisions of this Ordinance.

Section 8. The Township Supervisors of the Township do hereby grant to the Authority all easements, rights-of-way and other rights on, under and over the public streets and alleys of the Township necessary or desirable to facilitate the construction of the Sewer System, subject to all applicable Township ordinances.

Section 9. If any provision, sentence, clause, section or part of this Ordinance, or the application or any provision hereof, is for any reason found to be unconstitutional, illegal or invalid, such unconstitutionality, illegality or invalidity shall not affect or impair any of the remaining provisions, sentences, clauses, sections or parts of this Ordinance. It is hereby declared as the intent of the Township that this Ordinance would have been enacted had such unconstitutional, illegal or invalid provision, sentence, clause, section or part not been included herein.

Section 10. All ordinances or parts of ordinances in conflict, or inconsistent herewith, be and the same are hereby repealed absolutely.

Section 11. This Ordinance is hereby declared to be urgent for the preservation of the peace, health and comfort of the people of the Township and shall take effect and be in force immediately after its passage.

DULY PRESENTED AND UNANIMOUSLY ENACTED at a meeting of the Township Supervisors of Hilltown Township, Bucks County, Pennsylvania, held the 2nd. day of November , 1977.

Chairman, Township Supervisors Hilltown Township, Bucks County, Pa.

Attest:

secretary Julekund

Vincent Pischl

Edward L. Wentz

I, Dorothy Gutekunst , Secretary of the Township

Supervisors of Hilltown Township, Bucks County, Pa., DO HEREBY

CERTIFY that the foregoing is a true, correct and complete copy

of an Ordinance dated 11-2-77 all as duly

presented and enacted at a public meeting of the Township Supervisors on said date, after notice thereof had been duly given as

required by law and after due and proper advertisement as required

by law; that the Ordinance has been duly recorded in the Ordinance

Book of said Township as Ordinance No. ; and that the Ordinance is now in full force and effect, not having been altered,

amended or repealed.

IN WITNESS WHEREOF, I have hereunto set my signature as such official and affixed the seal of said Township this 2nd day of November , 1977.

Secretary Julikund

(YOWNSHIP SEAL)