

## 2015 ORDINANCES INDEX

<u>ORD. #</u>	<u>TITLE</u>	<u>INTRODUCED</u>	<u>ADOPTED</u>
01-15	ORDINANCE AMENDING CHAPTER 67 - <b>"POOL, MUNICIPAL: RULES AND REGULATIONS"</b> IN PARTICULAR REPLACING §67-5. ENTITLED: MEMBERSHIP FEES. A. THROUGH F	01/21/15	02/18/15
02-15	ORDINANCE <b>AMENDING SECTION 3 OF BOND ORDINANCE NO. 20-14</b> FINALLY ADOPTED SEPTEMBER 17, 2014 IN ORDER TO REVISE THE DESCRIPTION OF THE IMPROVEMENT THEREIN IN AND BY THE TOWNSHIP OF MORRIS	01/21/15	02/18/15
03-15	RE: <b>AMENDING CHAPTER 71</b> , SECTION 13 A TO INCREASE THE SEWER CONNECTION FEE	01/21/15	02/18/15
04-15	RE: <b>AMENDING CHAPTER 88, SCHEDULE IV</b> TO REMOVE PITNEY PLACE AND MADISON COURT FROM CHAPTER 88, SCHEDULE IV (88.2.5) LIFTING THE NO PARKING FROM 1:00 A.M.-6:00 A.M.	2/18/15	<b>WITHDRAWN</b>
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06-15	RE: <b>ADDING A NEW CHAPTER - ASSISTANT TREASURER/CFO</b> , CHIEF ACCOUNTANT, AND FINANCE ASSISTANT	01/21/15	02/18/15
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08-15	RE: <b>AMENDING CHAPTER 13A ENTITLED OPEN SPACE</b> IN PARTICULAR SECTION 7 SUBSECTION F	03/18/15	04/15/15
09-15	<b>AMENDING CHAPTER 89</b> , SECTION 14 "TOWING AND STORAGE CHARGES"	03/18/15	04/15/15
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## 2015 ORDINANCES INDEX

<u>ORD. #</u>	<u>TITLE</u>	<u>INTRODUCED</u>	<u>ADOPTED</u>
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21-15	<b>BOND ORDINANCE PROVIDING FOR VARIOUS CAPITAL IMPROVEMENTS</b> BY THE TOWNSHIP OF MORRIS, APPROPRIATING THE AGGREGATE AMOUNT OF \$3,272,500 THEREFOR, INCLUDING A GRANT IN THE AMOUNT OF \$240,000 EXPECTED TO BE RECEIVED FROM THE STATE OF NEW JERSEY DEPARTMENT OF TRANSPORTATION, AND AUTHORIZING THE ISSUANCE OF \$2,880,500 BONDS OR NOTES OF THE TOWNSHIP TO FINANCE PART OF THE COST THEREOF	05/20/15	06/17/15
22-15	<b>ORDINANCE APPROPRIATING \$3,334,000 AVAILABLE IN THE CAPITAL IMPROVEMENT FUND</b> TO PROVIDE FOR VARIOUS SEWER IMPROVEMENTS REFERRED TO HEREIN IN AND BY THE TOWNSHIP OF MORRIS	05/20/15	06/17/15
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**TOWNSHIP OF MORRIS  
MORRIS COUNTY – NEW JERSEY  
ORDINANCE NO. 01-15**

**ORDINANCE AMENDING CHAPTER 67 - "POOL, MUNICIPAL: RULES AND REGULATIONS"  
IN PARTICULAR REPLACING §67-5. ENTITLED: MEMBERSHIP FEES. A. THROUGH F**

**BE IT HEREBY ORDAINED** by the Township Committee of the Township of Morris they being the governing body thereof as follows:

**SECTION ONE:** Chapter §67-2 of the ordinances of the Township of Morris is hereby amended in its entirety to read as follows:

§ 67-5. Membership fees.

- A. Fees. [Amended 3-1-1995 by Ord. No. 4-95; 2-20-2002 by Ord. No. 1-02; 2-19-2003 by Ord. No. 3-03; 2-18-2004 by Ord. No. 2-04; 2-16-2005 by Ord. No. 2-05; 12-6-2006 by Ord. No. 25-06; 12-17-08 by Ord. No. 42-08; 2-3-2010 by Ord. No. 2-10; 2-16-11 by Ord. No. 8-11; 2-27-13 by Ord. No.2-13; **amended by Ord. No. 02-14**

(1)	Individual membership (12 years and older):	Rate Prior to May 1	Rate Beginning May 1	Rate Beginning August 1
	(a) Resident	<b>\$ 175</b>	<b>\$ 185</b>	<b>\$ 125</b>
	(b) Nonresident:	<b>\$ 315</b>	<b>\$ 330</b>	<b>\$ 240</b>
	(c) Morristown Resident	<b>\$ 245</b>	<b>\$ 255</b>	<b>\$ 185</b>
(2)	Couple membership (2 people, 1 Adult Minimum):			
	(a) Resident:	<b>\$ 255</b>	<b>\$ 275</b>	<b>\$ 190</b>
	(b) Nonresident:	<b>\$ 400</b>	<b>\$ 420</b>	<b>\$ 305</b>
	(c) Morristown Resident	<b>\$ 325</b>	<b>\$ 345</b>	<b>\$ 250</b>
(3)	Baby-sitter/parent's helper:			
	(a) Resident:	<b>\$ 105</b>	<b>\$ 105</b>	<b>\$ 105</b>
	(b) Nonresident:	<b>\$ 105</b>	<b>\$ 105</b>	<b>\$ 105</b>
(4)	Family membership:			
	(a) Resident family:	<b>\$ 350</b>	<b>\$ 370</b>	<b>\$ 260</b>
	(b) Nonresident family:	<b>\$ 510</b>	<b>\$ 520</b>	<b>\$ 385</b>
	(c) Morristown Resident	<b>\$ 430</b>	<b>\$ 450</b>	<b>\$ 330</b>

(5) Senior citizen individual (62 years and older):

(a)	Resident:	<b>\$ 70</b>	<b>\$ 75</b>	<b>\$ 50</b>
(b)	Nonresident:	<b>\$ 135</b>	<b>\$ 155</b>	<b>\$ 105</b>
(c)	Morristown Resident	<b>\$ 105</b>	<b>\$ 120</b>	<b>\$ 85</b>

(6) Senior citizen couple (62 years and older):

(a)	Resident:	<b>\$ 110</b>	<b>\$ 115</b>	<b>\$ 80</b>
(b)	Nonresident:	<b>\$ 220</b>	<b>\$ 240</b>	<b>\$ 170</b>
(c)	Morristown Resident	<b>\$ 165</b>	<b>\$ 180</b>	<b>\$ 130</b>

B. Membership fees shall be paid in full with the filing of the application for membership.

C. Guests will be permitted to members as follows: Each Family membership will receive four (4) free one(1)-day guest privileges, each Couple membership shall receive three free one (1)-day guest privileges, and each individual membership will receive two (2) free one-day guest privileges, which guest privilege may be used at any time during the pool season. Thereafter, guests will be permitted to members by purchasing a daily guest pass at the pool at a charge of \$10 each per day on weekdays and \$10 each per day on weekends and holidays. However, all members may purchase books of 10 one-day guest privileges at the rate of \$70 for each book of (ten)10 from the Parks and Recreation Department, which guest privileges may be used at any time during the current pool season and the following pool season. All guests, however, must be accompanied by the member at all times. Failure to accompany the member at all times may result in revocation of the membership without refund. Prior year members who renew their membership prior to May 1<sup>st</sup> of each year shall receive an additional four (4) one (1)-day current season guest privileges for a Family membership or an additional two (2) one(1)-day current season guest privileges for a Couple or an Individual membership. [Amended 2-18-2004 by Ord. No. 2-04; 4-5-2006 by Ord. No. 5-06; 12-6-2006 by Ord. No. 25-06; 12-17-08 by Ord. No.42-08; 2-3-210 by Ord. No. 2-10]

D. No fees are returnable for any reason after opening day of each season.

E. Children's swim lessons may be offered at the discretion of the Township of Morris. If offered, said lessons shall be available to the children between the ages of 4 and 12, four (4) days a week for two (2) weeks at a cost of **\$25 per child for a current Swim Pool member and \$35 per child for Non-Members residing in Morris Township.** [Added 6-7-1995 by Ord. No. 17-95; amended 2-16-2005 by Ord. No. 2-05; 12-6-2006 by Ord. No. 25-06]

F. Swim team is offered to all children between ages 6 –17 at a cost of **\$55** per child. [Added 12-6-2006 by Ord. No. 25-06; Amended 2-3-2010 by Ord. No. 2-10]

**SECTION TWO:** If any section, subsection, sentence, clause or phrase of this Ordinance is for any reason held to be unconstitutional or invalid, such decision shall not affect the remaining portions of this Ordinance.

**SECTION THREE:** All Ordinances of the Township of Morris which are inconsistent with the provisions of this Ordinance are hereby repealed to the extent of such inconsistency.

**SECTION FOUR:** This Ordinance shall take effect upon final passage and publication thereof, as provided for by law.

Intro – 1/21/15

Final – 2/18/15

**“TOWNSHIP OF MORRIS”**  
**MORRIS COUNTY, NEW JERSEY**

**ORDINANCE NO. 02-15**

**ORDINANCE AMENDING SECTION 3 OF BOND ORDINANCE NO. 20-14 FINALLY  
ADOPTED SEPTEMBER 17, 2014 IN ORDER TO REVISE THE DESCRIPTION OF THE  
IMPROVEMENT THEREIN IN AND BY THE TOWNSHIP OF MORRIS**

**BE IT ORDAINED** BY THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF MORRIS (not less than two-thirds of all members thereof affirmatively concurring) AS FOLLOWS:

**SECTION ONE:** Pursuant to N.J.S.A. 40A:2-39, the Township hereby determines that \$235,000 of the proceeds of the obligations issued to finance certain Bond Financed Projects originally made available pursuant to:

Bond Ordinance Number 12-07, Section 3(a)	\$127,000
Bond Ordinance Number 16-08, Section 3(u)	<u>\$108,000</u>
	\$235,000

are no longer necessary for the various purposes originally appropriated by the Township, in addition to \$8,000 appropriated from the General Capital Fund Balance pursuant to Section 1(D) of Ordinance Number 17-09. The \$235,000 proceeds and \$8,000 appropriation are hereby re-appropriated to provide for the reconstruction of Mill Road; Symor Drive/Florence Avenue, Fairchild Avenue, Spring Brook Road Phase II; pre-design and survey to Picatinny Road; and drainage improvements to Harwich Road.

**SECTION TWO.** The capital budget of the Township is hereby amended to conform with the provisions of this ordinance to the extent of any inconsistency herewith.

**SECTION THREE.** This bond ordinance shall take effect 20 days after the first publication thereof after final adoption, as provided by the Local Bond Law.

Intro – 1/21/15  
Final – 2/18/15

**TOWNSHIP OF MORRIS  
MORRIS COUNTY – NEW JERSEY**

**ORDINANCE NO. 03-15**

**RE: AMENDING CHAPTER 71, SECTION 13 A TO INCREASE THE SEWER CONNECTION FEE**

**BE IT HEREBY ORDAINED** by the Township Committee of the Township of Morris as follows:

**SECTION ONE:** Chapter 71, Section 13 A “Sewer Connection Fees”, is hereby amended to strike the current fee of four thousand dollars (\$4,000.00) per residential connection and increase the fee to six thousand dollars (\$6,000.00) per residential connection.

**SECTION TWO:** If any section, subsection, sentence, clause, or phrase of this ordinance is for any reason found to be unconstitutional or unenforceable, such decision shall not affect the remaining portion of this ordinance.

**SECTION THREE:** all ordinances of the Township of Morris which are inconsistent with the provisions of this ordinance are hereby repealed to the extent of such inconsistency.

**SECTION FOUR:** this ordinance shall take effect upon final passage and publication thereof as provided by law.

Intro – 1/21/15

Final – 2/18/15

**TOWNSHIP OF MORRIS  
MORRIS COUNTY – NEW JERSEY  
ORDINANCE NO. 04-15**

**RE: AMENDING CHAPTER 88, SCHEDULE IV TO REMOVE PITNEY PLACE AND MADISON COURT FROM CHAPTER 88, SCHEDULE IV (88.2.5) LIFTING THE NO PARKING RESTRICTIONS FROM 1:00 A.M.-6:00 A.M.**

**BE IT HEREBY ORDAINED** by the Township Committee of the Township of Morris as follows:

1. **SECTION ONE:** Chapter 88 (Vehicles and Traffic), Schedule IV (88.2.5) is hereby amended to remove the following: Pitney Place and Madison Court from Chapter 88 Schedule IV (88-2.5) lifting the No parking 1am-6am restriction

**SECTION TWO:** If any section, subsection, sentence, clause, or phrase of this ordinance is for any reason found to be unconstitutional or unenforceable, such decision shall not affect the remaining portion of this ordinance.

**SECTION THREE:** all ordinances of the Township of Morris which are inconsistent with the provisions of this ordinance are hereby repealed to the extent of such inconsistency.

**SECTION FOUR:** this ordinance shall take effect upon final passage and publication thereof as provided by law.

Intro 2/18/15  
WITHDRAWN 4/15/15

**TOWNSHIP OF MORRIS  
MORRIS COUNTY – NEW JERSEY  
ORDINANCE NO. 05-15**

**RE: AMENDING CHAPTER 11, ENTITLED “FIRE DEPARTMENT”, SECTION 4, ARTICLE II “ESTABLISHMENT AND ORGANIZATION” APPOINTMENT OF OFFICER AND MEMBER; CHAIN OF COMMAND QUALIFICATIONS. (1)(2)(3)**

**BE IT HEREBY ORDAINED** by the Township Committee of the Township of Morris as follows:

**SECTION ONE:** Chapter 11, Section 4 subsection I (2) AND (3)

Appointment of Officers and Members; Chain of Command: Qualifications, sub section I (2) and (3) are amended as follows:

I (2) delete

I (3) The applicant has attained the age of 18 years through 45 years.

**SECTION TWO:** If any section, subsection, sentence, clause, or phrase of this ordinance is for any reason found to be unconstitutional or unenforceable, such decision shall not affect the remaining portion of this ordinance.

**SECTION THREE:** all ordinances of the Township of Morris which are inconsistent with the provisions of this ordinance are hereby repealed to the extent of such inconsistency.

**SECTION FOUR:** this ordinance shall take effect upon final passage and publication thereof as provided by law.

Intro – 1/21/15  
Final – 2/18/15

**AN ORDINANCE  
TOWNSHIP OF MORRIS  
MORRIS COUNTY – NEW JERSEY  
ORDINANCE NO. 06-15**

**RE: ADDING A NEW CHAPTER - ASSISTANT TREASURER/CFO, CHIEF ACCOUNTANT, AND FINANCE ASSISTANT**

**BE IT HEREBY ORDAINED** by the Township Committee of the Township of Morris as follows:

**SECTION ONE:** There is hereby created a new chapter to be known as:

**ASSISTANT TREASURER/CFO, CHIEF ACCOUNTANT, AND FINANCE ASSISTANT**

-1. There are hereby created the offices of Assistant Treasurer/CFO, Chief Accountant, and Finance Assistant.

-2. The Assistant Treasurer/CFO shall have the following qualifications:

(i) QUALIFICATIONS

- (A) Have 10 years' experience in municipal finance, and/or a Bachelor of Science degree in Accounting.
- (B) Have considerable knowledge of municipal finance methods and procedures.
- (C) Have considerable knowledge of the preparation of accounting and other financial reports.
- (D) Have a Municipal Finance Officer Certification or in the process of obtaining same.

-3. The Assistant Treasurer/CFO shall perform the following tasks:

Under the direction of the Treasurer/CFO assist in general accounting functions; aids in the absence of the Treasurer/CFO in matters related to the duties of the Treasurer/CFO's functions required by law, performs related work as required. The Assistant Treasurer/CFO shall be a confidential employee, privy to financial planning and strategy matters involving municipal finance.

(i) EXAMPLES OF WORK

- (A) Assist in posting to the General Ledger.
- (B) Assist in bank reconciliation of various accounts.
- (C) Assist in maintenance of central records and files.
- (D) Assist the CFO with financial duties when needed.
- (E) Refer errors and irregularities to supervisors.

-4. The Chief Accountant shall have the following qualifications:

(i) QUALITIFICATIONS

- (A) Have 10 years' experience in municipal finance.
- (B) Have considerable knowledge of encumbrance accounting.
- (C) Have general knowledge of finance methods and procedures.
- (D) Ability to respond to vendor inquiries, familiarity with the local public contracts law.
- (E) Ability to maintain essential records and files.

-5. The Chief Accountant shall perform the following tasks:

(i) Under the direction of the Treasurer/CFO, perform bill payment process and assists with additional duties as required. The Chief Accountant shall be a confidential employee, privy to financial planning and strategy matters involving municipal finance. The Chief Accountant shall, when directed to do so, report to the Administrator.

(ii) EXAMPLES OF WORK

- (A) Performs the work involved in the disbursement of funds, including processing vouchers.
- (B) Printing checks and other related functions.
- (C) Prepare bill list for Committee meetings.
- (D) Execute wires and transfers as needed.
- (E) Balance the Budget to the General Ledger.
- (F) Assist in the maintenance of records and files.
- (G) Deposit monies received within 48 hours.
- (H) Does budget projections for salary and other expenses.
- (I) Set up temporary budget and line items in Edmunds.
- (J) Assist Treasurer/CFO as needed.
- (K) Supervisory responsibility in the absence of the CFO/Treasurer and Assistant Treasurer.

-6. The Finance Assistant shall have the following qualifications:

(i) QUALIFICATIONS

- (A) Have 3 years' experience in municipal finance.
- (B) Have considerable knowledge of payroll process.
- (C) Have general knowledge of pension and benefits.
- (D) Ability to respond to employee inquiries.
- (E) Ability to maintain essential records and files.

-7. The Finance Assistant shall perform the following tasks:

(i) Under the direction of the Treasurer/CFO, performs Payroll process and assists with additional work as needed.

(ii) EXAMPLES OF WORK

- (A) Perform payroll function, including necessary reports as needed.
- (B) Develop and maintain records for pension, benefits, and personnel files pertaining to payroll.
- (C) Help employees with inquiries concerning payroll and benefits.
- (D) Prepare salary projections for budget and contract negotiations.
- (E) Deposits monies received within 48 hours.
- (F) Assist in bank reconciliations of various accounts.
- (G) Assist in the maintenance of records and files.
- (H) Assist Treasurer/CFO as needed.

**SECTION TWO:** If any section, subsection, sentence, clause, or phrase of this ordinance is, for any reason found to be unconstitutional or unenforceable, such decision shall not affect the remaining portion of this ordinance.

**SECTION THREE:** All ordinances of the Township of Morris which are Inconsistent with the provisions of this ordinance are hereby repealed to the extent of such inconsistency.

**SECTION FOUR:** this ordinance shall take effect upon final passage and publication thereof as provided by law.

INTRO: 1/21/15  
Final – 2/18/15

**TOWNSHIP OF MORRIS**  
**COUNTY OF MORRIS**

**ORDINANCE NO. 07-15**

**"AN ORDINANCE OF THE TOWNSHIP OF MORRIS, MORRIS COUNTY, NEW JERSEY CONCERNING SALARIES FOR NONUNION PERSONNEL"**

BE IT ORDAINED by the Township Committee of the Township of Morris, in the County of Morris and State of New Jersey, they being the Governing Body of said Township, as follows:

1. Effective January 1, 2015 the following salaries for non-union employees as established in ordinance 04-14 are hereby increased by 2.0%. Effective January 1, 2015 the following salaries or compensations are established for the following named officers, employees, or positions in the Township of Morris.
2. The following salaries or compensations shall be retroactive to January 1, 2015. Any employee retiring prior to enactment of this ordinance will be entitled to retroactive compensation provision of this ordinance.

**ADMINISTRATIVE**

Mayor			\$6,700	Per Year
Township Committee Members			\$6,030	Per Year
Township Administrator	\$75,000	To	\$108,200	Per Year
Qualified Purchasing Agent / Admin Assist	\$35,000	To	\$64,783	Per Year
Secretary / Assistant Purchasing Agent	\$20,000	To	\$30,330	Per Year
Assistant Personnel Manager	\$20,000	To	\$25,490	Per Year
Municipal Housing Liaison	\$4,000	To	\$6,000	Per Year
Assistant Municipal Housing Liaison	\$1,000	To	\$2,000	Per year
Township Clerk	\$66,000	To	\$95,206	Per Year
Director of Finance / CFO	\$62,000	To	\$82,110	Per Year
Assistant Treasurer	\$3,500	To	\$3,979	Per Year
Chief Accountant	\$40,000	To	\$48,592	Per Year
Finance Assistant	\$33,000	To	\$41,385	Per Year
Tax Collector	\$25,000	To	\$34,163	Per Year
Tax Search Officer	\$1,000	To	\$2,653	Per Year
Tax Assessor	\$47,000	To	\$65,686	Per Year
Assistant Tax Assessor	\$35,000	To	\$61,200	Per Year
Licensed Appraiser	\$9,000	To	\$12,240	Per Year
Township Engineer	\$54,000	To	\$84,857	Per Year
Assistant Township Engineer	\$40,000	To	\$74,255	Per Year
Jr. Design Engineer / CAD Operator	\$35,000	To	\$45,696	Per Year
Information Technology Manager	\$35,000	To	\$44,571	Per Year
Webmaster	\$2,000	To	\$2,550	Per Year
Building Maintenance Supervisor	\$20,000	To	\$24,880	Per Year
Groundskeeper	\$10,000	To	\$20,921	Per Year
Construction Code Official	\$50,000	To	\$102,934	Per Year
Building Sub Code Official	\$50,000	To	\$71,400	Per Year
Municipal Code Enforcement Officer	\$5,000	To	\$8,820	Per Year
Secretaries	\$25,000	To	\$50,000	Per Year

**PLANNING BOARD**

Engineer	\$94.00 per hour	TO	\$470 Per Meeting
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**BOARD OF ADJUSTMENT**

Engineer	\$94.00 per hour	TO	\$470 Per Meeting
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**POLICE**

Police Chief	\$120,000	To	\$151,293	Per year
Records Bureau Supervisor	\$48,000	To	\$55,161	Per Year
School Crossing Guards	\$15.00	To	\$26.00	Per Hour
Special Police Officers Class II	\$20.00	To	\$23.00	Per Hour

**FIRE**

Fire Chief	\$100,000	To	\$120,578	Per year
Fire Captain	\$85,000	To	\$105,928	Per Year
Fire Lieutenant	\$95,000	To	\$103,000	Per year
Relief Drivers	\$25.98	To	\$27.00	Per Hour
Fire Official	\$1,000	To	\$2,601	Per Year

**ROADS AND SANITATION**

Superintendent	\$95,000	To	\$118,275	Per year
Assistant Superintendent	\$90,000	To	\$108,120	Per Year
Foreman	\$70,000	To	\$106,111	Per Year
Assistant Foreman	\$60,000	To	\$90,170	Per Year
Part Time Seasonal / Summer Help	\$9.00	To	\$15.00	Per Hour

**VEHICLE MAINTENANCE**

Foreman, Fleet Maintenance	\$70,000	To	\$105,070	Per Year
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**RECREATION**

Recreation Director	\$40,000	To	\$77,967	Per Year
Summer Program Personnel:				
Playground Supervisors	\$15.50	To	\$30.00	Per Hour
Playground Directors	\$12.25	To	\$16.40	Per Hour
Playground Assistant Directors	\$8.38	To	\$11.50	Per Hour
Playground Leaders	\$8.38	To	\$10.75	Per Hour
Specialty Instructor/Leader	\$10.00	To	\$25.00	Per Hour
Tennis Instructor	\$12.00	To	\$55.00	Per Hour
Gymnastics Instructor	\$30.00	To	\$75.00	Per Hour
Gymnastics Assistant	\$10.00	To	\$16.40	Per Hour
Fall, Winter, Spring Program Personnel				
Supervisors and Instructors	\$12.00	To	\$55.00	Per Hour

**PARKS**

Parks Maintenance Foreman	\$70,000	To	\$101,590	Per Year
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Parks Maintenance Assistant Foreman	\$10,000	To	\$18,714	Per Year
Parks Part Time Seasonal/ Summer Help	\$9.00	To	\$15.00	Per Hour

**PART-TIME**

Plumbing Inspector, As Needed Part-time	\$20.00	To	\$41.00	Per Hour
Electrical Inspector, As Needed Part-time	\$20.00	To	\$41.00	Per Hour
Building Inspector, As Needed Part-time	\$20.00	To	\$41.00	Per Hour
Fire Inspector, As Needed Part-time	\$20.00	To	\$41.00	Per Hour
CCO Inspector, As Needed Part-time	\$20.00	To	\$41.00	Per Hour
Clerical, As Needed Part-time	\$10.00	To	\$20.00	Per Hour
Secretarial, As Needed Part-time	\$10.00	To	\$20.00	Per Hour

**SEWER UTILITY**

Mayor			\$2,871	Per year
Township Committee Members			\$2,585	Per Year
Township Administrator	\$25,000	To	\$46,371	Per Year
Qualified Purchasing Agent / Admin Asst	\$20,000	To	\$27,764	Per Year
Secretary / Assistant Purchasing Agent	\$12,000	To	\$12,999	Per Year
Assistant Personnel Manager	\$8,000	To	\$10,924	Per Year
Director of Finance / CFO	\$25,000	To	\$35,190	Per Year
Assistant Treasurer	\$3,500	To	\$3,979	Per Year
Chief Accountant	\$15,000	To	\$20,825	Per year
Finance Assistant	\$10,000	To	\$17,736	Per Year
Collector of Sewer Fees	\$25,000	To	\$35,816	Per Year
Township Engineer	\$25,000	To	\$36,367	Per Year
Assistant Township Engineer	\$20,000	To	\$31,823	Per Year
Jr. Design Engineer / CAD Operator	\$15,000	To	\$19,584	Per Year
Information Technology Manager	\$15,000	To	\$19,102	Per Year
Operating Superintendent	\$75,000	To	\$112,635	Per Year
Assistant Superintendent	\$70,000	To	\$108,787	Per Year
Foreman	\$60,000	To	\$100,277	Per Year
Maintenance Supervisor	\$55,000	To	\$86,432	Per Year

**MUNICIPAL SWIMMING POOL UTILITY**

Recreation Director	\$20,000	To	\$33,414	Per Year
Pool Maintenance Supervisor	\$25,000	To	\$56,170	Per Year

Pool Manager	\$8,000	To	\$12,000	Per Season
Assistant Manager	\$7,000	To	\$10,000	Per Season
Head Lifeguard	\$14.00	To	\$21.00	Per Hour
Lifeguards	\$8.60	To	\$12.00	Per Hour
Lifeguards Substitute/Part-time	\$8.38	To	\$9.50	Per Hour
Gate Attendant/baby Pool Attendant	\$8.25	To	\$9.50	Per Hour
Swim Instructor –Private Lesson	\$17.00	To	\$19.00	Per ½ Hour
Swim Team Coach	\$2,500	To	\$3,500	Per Season
Assistant Swim Team Coach	\$1,200	To	\$1,700	Per Season
Swim team Aid	\$8.60	To	\$12.00	Per Hour
Clerical/Pool Registration/Part-time	\$9.00	To	\$15.00	Per Hour
Maintenance	\$9.00	To	\$15.00	Per Hour

**PARKING ENTERPRISE UTILITY**

Parking Lot Supervisor	\$15,000	To	\$25,378	Per year
Groundskeeper	\$5,000	To	\$9,146	Per Year
Secretary	\$10,000	To	\$12,797	Per Year
Parking Enforcement Officer	\$20.00	To	\$35.00	Per Hour

3. That the said salaries or compensation shall be in lieu of any and all fees. Effective January 1, 2012 implementation of applicable legislation, Chapter 78, P.L. 2011, from the State of New Jersey all employees shall contribute towards their health benefits as required by State Statute.
4. No employee will be exempt from payment of such contribution based upon their coverage, health benefit plan selection, compensation and other statutorily required criteria, if any.
5. Employees receiving the enhanced dental plan coverage are required to pay the difference between the cost of the basic plan and the enhanced plan.
6. Any employee who voluntarily resigns or is discharged from employment prior to the introduction date of this ordinance shall not be entitled to receive the salary adjustment set forth herein.
7. This Ordinance shall take effect upon final passage and publication thereof, as provided for by law.

INTRO: 1/21/15  
Final – 2/18/15

**AN ORDINANCE  
TOWNSHIP OF MORRIS  
MORRIS COUNTY – NEW JERSEY  
ORDINANCE NO. 08-15**

**RE: AMENDING CHAPTER 13A ENTITLED OPEN SPACE IN PARTICULAR  
SECTION 7 SUBSECTION F**

BE IT HEREBY ORDAINED by the Township Committee of the Township of Morris as follows:

SECTION ONE: Chapter 13A “Open Space”, in particular section 7, Subsection F thereof is amended to read in its entirety as follows:

F. In accordance with N.J.S.A. 40:12-15.7, said funds may also be used to maintain lands acquired for recreation and conservation purposes, subject to the restriction that the Township shall not annually use more than 15% of the unencumbered fund balance existing December 31 of the immediately preceding year.

SECTION TWO: If any section, subsection, sentence, clause, or phrase of this ordinance is for any reason found to be unconstitutional or unenforceable, such decision shall not affect the remaining portion of this ordinance.

SECTION THREE: All ordinances of the Township of Morris which are inconsistent with the provisions of this ordinance are hereby repealed to the extent of such inconsistency.

SECTION FOUR: This ordinance shall take effect upon final passage and publication thereof as provided by law.

INTRO: 3/18/15  
FINAL: 4/15/15

**AN ORDINANCE  
TOWNSHIP OF MORRIS  
MORRIS COUNTY – NEW JERSEY  
ORDINANCE NO. 09-15**

**AMENDING CHAPTER 89, SECTION 14 “TOWING AND STORAGE CHARGES”**

BE IT HEREBY ORDAINED by the Township Committee of the Township of Morris as follows:

SECTION ONE: Chapter 89, section 14 of the ordinances of the Township of Morris is hereby amended as follows:

Chapter 89. VEHICLE TOWING AND STORAGE

§ 89-14. Towing and Storage charges.

A. Towing charges. The following is the fee schedule for towing services (The fees do not include state taxes.): [Amended 6-16-2010 by Ord. No. 10-10]

(1) Passenger vehicle rates.

(a) Basic towing service.

[1] Day or night rate; light-duty tow; standard or flatbed; 10,000 pounds GVW:\$130.

(g) Mileage Rates: If a vehicle is removed to a location outside of the Township of Morris with the exception to the storage facility, a fee may be assessed for the mileage as follows:

[1] Light or Medium Duty tow: \$4.50 per mile.

(2) Heavy-duty rates (non-passenger vehicles), 26,000 pounds GVW and over.

(b) Recovery, crane, boom and/or winching service (per hour): \$420.00.

B. Storage charges.

(2) Outside secured storage (per calendar day).

(a) Passenger vehicles \$37.50

SECTION TWO: If any section, subsection, sentence, clause, or Phrase of this ordinance is for any reason found to be unconstitutional or unenforceable, such decision shall not affect the remaining portion of this ordinance.

SECTION THREE: all ordinances of the Township of Morris which are inconsistent with the provisions of this ordinance are hereby repealed to the extent of such inconsistency.

SECTION FOUR: this ordinance shall take effect upon final passage and publication thereof as provided by law.

INTRO: 3/18/15

FINAL: 4/15/15

**AN ORDINANCE  
TOWNSHIP OF MORRIS  
MORRIS COUNTY – NEW JERSEY  
ORDINANCE NO. 10-15**

**RE: AN ORDINANCE OF THE TOWNSHIP OF MORRIS AUTHORIZING THE PURCHASE OF A PORTION OF PROPERTY IDENTIFIED AS FOUR (4) LOTS AND TRIAL CORRIDOR AND EXCESS LAND ON PICATINNY ROAD AND REED ROAD (BLOCK 4601, LOT 1) AS SHOWN ON THE TAX MAP OF THE TOWNSHIP OF MORRIS AND AUTHORIZING THE USE OF OPEN SPACE TRUST FUNDS TO SATISFY ALL OR A PORTION OF THE PURCHASE PRICE THEREOF**

WHEREAS, the land located at Picatinny Road and Reed Road is suitable for acquisition by the Township of Morris for purposes of adding the same to the open space inventory of Township owned lands; and

WHEREAS, the Trust for Public Lands (hereinafter "TPL") has an option agreement with Mr. Albert M. Rosenhaus the owner of said lands who is willing to sell the same to TPL; and

WHEREAS, in turn, TPL is willing to assign its option agreement to the Township of Morris which would allow the purchase of the lands (totaling approximately 21 acres) for the sum of one million six hundred thousand dollars (\$1,600,000.00); and

WHEREAS, the assignment of the option contract to the Township of Morris will be for the sum of one dollar.

NOW THEREFORE, BE IT HEREBY ORDAINED by the Township Committee of the Township of Morris as follows:

SECTION ONE: The Township shall enter into an agreement with TPL to accept an assignment of the option agreement for the sum of one dollar (\$1.00) and shall complete the purchase of the property on the terms described herein.

SECTION TWO: In order to execute on said option agreement, the Township shall appropriate funds in the following manner:

From the Morris Township Open Space Trust Fund, a sum not to exceed \$700,000.00 plus estimated costs of due diligence and acquisition not to exceed an additional \$35,000.00 to be used for the acquisition and closing costs for said premises.

By way of restricted donation from TPL the sum of \$100,000.00.

By way of restricted donation from the Morris County Open Space Trust, the sum of \$800,000.00;

Upon full execution of the agreement to assign the option, the Township shall commence any remaining due diligence.

SECTION THREE: If any section, subsection, sentence, clause, or phrase of this ordinance is for any reason found to be unconstitutional or unenforceable, such decision shall not affect the remaining portion of this ordinance.

SECTION FOUR: all ordinances of the Township of Morris which are inconsistent with the provisions of this ordinance are hereby repealed to the extent of such inconsistency.

SECTION FIVE: this ordinance shall take effect upon final passage and publication thereof as provided by law.

INTRO: 3/18/15

FINAL: 4/15/15

**AN ORDINANCE  
TOWNSHIP OF MORRIS  
MORRIS COUNTY – NEW JERSEY  
ORDINANCE NO. 11-15**

**AN ORDINANCE AMENDING ORDINANCE 14-14 MANDATING DIRECT DEPOSIT FOR ALL  
FULL-TIME AND REGULAR PART-TIME MUNICIPAL EMPLOYEES OF THE TOWNSHIP OF  
MORRIS PURSUANT TO C. 52:14-15f ET. SEQ.**

WHEREAS, P.L. 2013 c. 28, authorizes local governments to mandate direct deposit for certain governmental employees effective after July 1, 2014; and

WHEREAS, P.L. 2013 c. 28 permits governing bodies to grant exemptions on such terms and conditions as they deem necessary.

NOW THEREFORE, BE IT ORDAINED, by the Township of Morris, located in the County of Morris, State of New Jersey according to the following:

SECTION ONE: All full time employees and elected public officials who receive compensation from the Township of Morris are mandated to have direct deposit of their compensation as of August 1, 2014 in accordance with Chapter 28 P.L. 2013, as defined under C.52:14-15f (b).

SECTION TWO: Seasonal and temporary employees who are employed by the Township of Morris are exempt from the direct deposit mandate.

SECTION THREE: Municipal employees may request, in writing, an exemption from the direct deposit mandate such request to be addressed to the Township of Morris, Timothy F. Quinn, Township Administrator. The Township Administrator may grant such an exemption for good cause shown.

SECTION FOUR: If any Section, paragraph, subdivision, clause or provision of this Ordinance shall be adjudged invalid, such adjudication shall apply only to the Section, paragraph subdivision, clause or provision so adjudged and the remainder of the Ordinance shall be deemed valid and effective.

SECTION FIVE: All ordinances or parts of ordinances inconsistent with or in conflict with the Ordinance are hereby repealed to the extent of such inconsistency.

SECTION SIX: This Ordinance shall take effect after final passage, adoption and publication according to law.

INTRO: 3/18/15

FINAL: 4/15/15

**AN ORDINANCE  
TOWNSHIP OF MORRIS  
MORRIS COUNTY – NEW JERSEY**

**ORDINANCE NO. 12-15**

**"AN ORDINANCE OF THE TOWNSHIP OF MORRIS, MORRIS COUNTY, NEW JERSEY CONCERNING SALARIES FOR NONUNION PERSONNEL"**

BE IT ORDAINED by the Township Committee of the Township of Morris, in the County of Morris and State of New Jersey, they being the Governing Body of said Township, as follows:

1. Effective January 1, 2015 the following salaries or compensations are established for the following named officers, employees, or positions in the Township of Morris.
2. The following salaries or compensations shall be retroactive to January 1, 2015. Any employee retiring prior to enactment of this ordinance will be entitled to retroactive compensation provision of this ordinance.

**ADMINISTRATIVE**

Building Maintenance Supervisor	\$20,000	To	\$25,378	Per Year
Groundskeeper	\$10,000	To	\$21,340	Per Year
Construction Code Official	\$50,000	To	\$104,993	Per Year
Building Sub Code Official	\$50,000	To	\$72,828	Per Year
Municipal Code Enforcement Officer	\$5,000	To	\$8,996	Per Year
Secretaries – Administrative Assistant P/T	\$20.00	To	\$30.00	An Hour

**ROADS AND SANITATION**

Assistant Foreman	\$60,000	To	\$91,906	Per Year
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**SEWER UTILITY**

Collector of Sewer Fees	\$25,000	To	\$36,816	Per Year
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3. That the said salaries or compensation shall be in lieu of any and all fees.
4. Effective January 1, 2012 implementation of applicable legislation, Chapter 78, P.L. 2011, from the State of New Jersey all employees shall contribute towards their health benefits as required by State Statute.
5. No employee will be exempt from payment of such contribution based upon their coverage, health benefit plan selection, compensation and other statutorily required criteria, if any.
6. Employees receiving the enhanced dental plan coverage are required to pay the difference between the cost of the basic plan and the enhanced plan.
7. Any employee who voluntarily resigns or is discharged from employment prior to the introduction date of this ordinance shall not be entitled to receive the salary adjustment set forth herein.
8. This Ordinance shall take effect upon final passage and publication thereof, as provided for by law.

INTRO: 3/18/15

FINAL: 4/15/15

**AN ORDINANCE  
TOWNSHIP OF MORRIS  
MORRIS COUNTY – NEW JERSEY**

**ORDINANCE NO. 13-15**

**AN ORDINANCE AMENDING CHAPTER 71 “SEWERS AND SEWERAGE”, “ARTICLE II CONNECTION FEES AND SERVICE CHARGES” SECTION 15 “PAYMENT OF CHARGES” SUBSECTION “A”**

BE IT ORDAINED, by the Township of Morris, located in the County of Morris, State of New Jersey:

SECTION ONE: Chapter 71, Section 15 subsection “A”  
“Payment of Charges” is amended to read in its entirety as follows:

- A. The effective date to bill new buildings for the beginning of the annual sewer service charge shall be the date of the sewer connection, and, for existing buildings, the service charge shall begin 90 days after the date of official notice to connect with the sewer.

SECTION TWO: If any Section, paragraph, subdivision, clause or provision of this Ordinance shall be adjudged invalid, such adjudication shall apply only to the Section, paragraph subdivision, clause or provision so adjudged and the remainder of the Ordinance shall be deemed valid and effective.

SECTION THREE: All ordinances or parts of ordinances inconsistent with or in conflict with the Ordinance are hereby repealed to the extent of such inconsistency.

SECTION FOUR: This Ordinance shall take effect after final passage, adoption and publication according to law.

INTRO: 3/18/15

FINAL: 4/15/15

**AN ORDINANCE  
TOWNSHIP OF MORRIS  
MORRIS COUNTY – NEW JERSEY  
ORDINANCE NO. 14-15**

RE: ACCEPTING ANDREA LANE AS A PUBLIC STREET, ACCEPTING A RIGHT OF WAY  
DEDICATION ON VAN BUREN ROAD AND AMENDING CHAPTER 88

WHEREAS, a subdivision has been approved by the Planning Board of the Township of Morris;  
and

WHEREAS, a result thereof a new road has been created which is to be dedicated to the  
Township of Morris, together with the grant of Rights of Way in Van Buren Road to Morris  
Township;

NOW THEREFORE BE IT HEREBY ORDAINED by the Township Committee of the Township  
of Morris as follows:

SECTION ONE: The tender of dedication of a new road to be called Andrea Lane is hereby  
accepted and said roadway shall hereinafter become a public roadway in the Township of  
Morris. The deed conveying a right of way to Morris Township in Van Buren Road (and  
extinguishing any private rights therein) shall also be accepted The Deeds of dedication shall be  
recorded in the office of The County Clerk and a copy of this ordinance shall be lodged with the  
County of Morris in accordance with law;

Chapter 88 Section 2.2, Schedule I (No Parking at Any Time) of the ordinances of the Township  
of Morris is amended as follows:

<u>Name of Street</u>	<u>Side</u>	<u>Location</u>
Andrea Lane	Both	Entire Length

SECTION TWO: If any section, subsection, sentence, clause, or phrase of this ordinance  
is for any reason found to be unconstitutional or unenforceable, such decision shall not affect  
the remaining portion of this ordinance.

SECTION THREE: all ordinances of the Township of Morris which are inconsistent with the  
provisions of this ordinance are hereby repealed to the extent of such inconsistency.

SECTION FOUR: this ordinance shall take effect upon final passage and publication thereof  
as provided by law.

INTRO: 4/15/15

FINAL:5/20/15

**AN ORDINANCE  
TOWNSHIP OF MORRIS  
MORRIS COUNTY – NEW JERSEY  
ORDINANCE NO. 15-15**

CALENDAR YEAR 2015 ORDINANCE TO EXCEED THE MUNICIPAL BUDGET  
APPROPRIATION LIMITS AND TO ESTABLISH A CAP BANK (N.J.S.A. 40A:4 45.14)

WHEREAS, the Local Government Cap Law, N.J.S. 40A:4-45.1 et seq., provides that in the preparation of its annual budget, a municipality shall limit any increase in said budget to 1.5% unless authorized by ordinance to increase it to 3.5% over the previous year's final appropriations, subject to certain exceptions; and

WHEREAS, N.J.S.A. 40A:4-45.15a provides that a municipality may, when authorized by ordinance, appropriate the difference between the amount of its actual final appropriation and the 3.5% percentage rate as an exception to its final appropriations in either of the next two succeeding years; and

WHEREAS, the Governing Body of the Township of Morris, in the County of Morris, finds it advisable and necessary to increase its CY 2015 budget by up to 3.5% over the previous year's final appropriations, in the interest of promoting the health, safety and welfare of the citizens; and

WHEREAS, the Governing Body for said year, amounting final appropriations otherwise advisable and necessary; and, hereby determines that a 2.0% increase in the to \$503,961.98 in excess of the in the Government Cap Law, is advisable and necessary; and

WHEREAS, the Governing Body hereby determines that any amount authorized hereinabove that is not appropriated, as part of the final budget shall be retained as an exception to final appropriation in either of the next two succeeding years.

NOW, THEREFORE, BE IT ORDAINED by the Governing Body of the Township of Morris, in the County of Morris, a majority of the full authorized of this governing body affirmatively concurring, that, in the CY 2015 budget year, the final appropriations of the Township of Morris shall, in accordance with this ordinance and N.J.S.A. 40: 45.14, be increased by 3.5%, amounting to \$881,933.47 and that the CY 2015 municipal budget for the Township of Morris be approved and adopt accordance with ordinance; and

BE IF FURTHER ORDAINED, that any amount authorized hereinabove that is not appropriated as part of the final budget shall be retained as an exception to final appropriation in either of the next two succeeding years; and,

BE IT FURTHER ORDAINED, that a certified copy of this ordinance be sent to the Director of the Division of Local Government Services within 5 days of introduction; and

BE IT FURTHER ORDAINED that a certified copy of this ordinance, with the recorded vote included, be filed Director of the Division of Local Government Services within 5 days after such adoption.

INTRO: 4/15/15

FINAL:5/20/15

**TOWNSHIP OF MORRIS  
MORRIS COUNTY – NEW JERSEY  
ORDINANCE NO. 16-15**

ESTABLISHING SALARIES AND COMPENSATION FOR EMPLOYEES OF THE  
POLICEMEN'S BENEVOLENT ASSOCIATION (PBA Local 133) OF THE TOWNSHIP OF  
MORRIS

**BE IT ORDAINED** by the Township Committee of the Township of Morris, in the County of Morris and the State of New Jersey, they being the governing body of said Township as follows:

**SECTION ONE:** The Policemen's Benevolent Association (PBA Local 133) of the Township of Morris salaries for the years 2014, 2015, 2016 and 2017 shall be as follows:

PTC CERTIFIED	2014 0%	2015 1.5%	2016 1.5%	2017 1.5%
00-12 months	\$ 51,185	\$ 51,185	\$ 51,185	\$ 51,185
13-24 months	\$ 59,337	\$ 59,337	\$ 59,337	\$ 59,337
25-36 months	\$ 67,492	\$ 67,492	\$ 67,492	\$ 67,492
37-48 months	\$ 72,473	\$ 72,473	\$ 72,473	\$ 72,473
49-60 months	\$ 77,454	\$ 77,454	\$ 77,454	\$ 77,454
61-72 months	\$ 83,456	\$ 83,456	\$ 83,456	\$ 83,456
73-84 months	\$ 86,845	\$ 86,845	\$ 86,845	\$ 86,845
85-96 months	\$ 90,234	\$ 90,234	\$ 90,234	\$ 90,234
96-108 months	\$ 95,000	\$ 95,000	\$ 95,000	\$ 95,000
OVER 108 months	\$ 99,766	\$ 101,262	\$ 102,781	\$ 104,323
 POLICE ACADEMY	 \$ 40,501	 \$ 40,501	 \$ 40,501	 \$ 40,501
 COLLEGE / MILITARY FOLLOWING 4 YEARS of PTC SERVICE				
BS	\$ 3,350	\$ 3,350	\$ 3,350	\$ 3,350
AS	\$ 1,700	\$ 1,700	\$ 1,700	\$ 1,700
MILITARY	\$ 1,700	\$ 1,700	\$ 1,700	\$ 1,700

**SECTION TWO:** The salaries or compensations shall be retroactive to January 1, 2014. Any employee retiring prior to enactment of this ordinance will be entitled to retroactive compensation provision of this ordinance. The established salaries or compensation shall be in lieu of any and all fees.

**SECTION THREE:** Effective January 1, 2012 implementation of applicable legislation, , P.L. 2011 Chapter 78 from the State of New Jersey all employees shall contribute towards their health benefits as required by State Statute. No employee will be exempt from payment of such contribution based upon their coverage, health benefit plan selection, compensation and other statutorily required criteria, if any. Employees receiving the enhanced dental plan coverage are required to pay the difference between the cost of the basic plan and the enhanced plan.

**SECTION FOUR:** Any employee who voluntarily resigns or is discharged from employment prior to the introduction date of this ordinance shall not be entitled to receive the salary adjustment set forth herein.

**SECTION FIVE:** This Ordinance shall take effect upon final passage and publication thereof, as provided for by law.

INTRO: 4/15/15

FINAL:5/20/15

**AN ORDINANCE  
TOWNSHIP OF MORRIS  
MORRIS COUNTY – NEW JERSEY  
ORDINANCE NO. 17-15**

ESTABLISHING SALARIES AND COMPENSATION FOR EMPLOYEES OF THE FIREMEN'S MUTUAL BENEVOLENT ASSOCIATION (FMBA Local 70) OF THE TOWNSHIP OF MORRIS

**BE IT ORDAINED** by the Township Committee of the Township of Morris, in the County of Morris and the State of New Jersey, they being the governing body of said Township as follows:

**SECTION ONE:** The Firemen's Mutual Benevolent Association (FMBA Local 70) of the Township of Morris salaries for the years 2014, 2015, 2016 and 2017 shall be as follows:

	2014	2015	2016	2017
Months of Service	Class 1	Class 1	Class 1	Class 1
	1.50%	1.50%	1.50%	1.50%
1-12 (12)	\$ 46,019	\$ 46,019	\$ 46,019	\$ 46,019
13-18 (6)	\$ 46,019	\$ 46,019	\$ 46,019	\$ 46,019
19-24 (6)	\$ 54,086	\$ 54,086	\$ 54,086	\$ 54,086
25-30 (6)	\$ 54,086	\$ 54,086	\$ 54,086	\$ 54,086
31-36 (6)	\$ 62,153	\$ 62,153	\$ 62,153	\$ 62,153
37-42 (6)	\$ 62,153	\$ 62,153	\$ 62,153	\$ 62,153
43-48 (6)	\$ 70,224	\$ 70,224	\$ 70,224	\$ 70,224
49-54 (6)	\$ 70,224	\$ 70,224	\$ 70,224	\$ 70,224
55-60 (6)	\$ 78,291	\$ 78,291	\$ 78,291	\$ 78,291
61-66 (6)	\$ 78,291	\$ 78,291	\$ 78,291	\$ 78,291
67-72 (6)	\$ 86,358	\$ 86,358	\$ 86,358	\$ 86,358
73-78 (6)	\$ 86,358	\$ 86,358	\$ 86,358	\$ 86,358
79-84 (6)	\$ 94,584	\$ 94,584	\$ 94,584	\$ 94,584
85-up	\$ 96,003	\$ 97,443	\$ 98,904	\$ 100,388
Firefighter/Inspector				
(1 Lie. 3%xbase)	\$ 98,883	\$ 100,366	\$ 101,872	\$ 103,400
Firefighter/Inspector	\$ 101,763	\$ 103,289	\$ 104,839	\$ 106,411
Firefighter/Mechanic	\$ 101,763	\$ 103,289	\$ 104,839	\$ 106,411
	2014	2015	2016	2017
Months of Service	Class 2	Class 2	Class 2	Class 2
	1.50%	1.50%	1.50%	1.50%
1-12 (12)	\$ 45,019	\$ 45,019	\$ 45,019	\$ 45,019
13-18 (6)	\$ 45,019	\$ 45,019	\$ 45,019	\$ 45,019
19-24 (6)	\$ 50,559	\$ 50,559	\$ 50,559	\$ 50,559
25-30 (6)	\$ 50,559	\$ 50,559	\$ 50,559	\$ 50,559
31-36 (6)	\$ 55,434	\$ 55,434	\$ 55,434	\$ 55,434
37-42 (6)	\$ 55,434	\$ 55,434	\$ 55,434	\$ 55,434
43-48 (6)	\$ 61,489	\$ 61,489	\$ 61,489	\$ 61,489
49-54 (6)	\$ 61,489	\$ 61,489	\$ 61,489	\$ 61,489
55-60 (6)	\$ 67,542	\$ 67,542	\$ 67,542	\$ 67,542
61-66 (6)	\$ 67,542	\$ 67,542	\$ 67,542	\$ 67,542
67-72 (6)	\$ 73,597	\$ 73,597	\$ 73,597	\$ 73,597
73-78 (6)	\$ 73,597	\$ 73,597	\$ 73,597	\$ 73,597
79-84 (6)	\$ 79,651	\$ 79,651	\$ 79,651	\$ 79,651
85-up	\$ 80,846	\$ 82,058	\$ 83,289	\$ 84,539

Employees Hired After December 31, 2014

	2014	2015	2016	2017
Months of Service		Class 1	Class 1	Class 1
		1.50%	1.50%	1.50%
1-12 (12)		\$ 46,019	\$ 46,019	\$ 46,019
13-18 (6)		\$ 46,019	\$ 46,019	\$ 46,019
19-24 (6)		\$ 52,090	\$ 52,090	\$ 52,090
25-30 (6)		\$ 52,090	\$ 52,090	\$ 52,090
31-36 (6)		\$ 58,161	\$ 58,161	\$ 58,161
37-42 (6)		\$ 58,161	\$ 58,161	\$ 58,161
43-48 (6)		\$ 64,232	\$ 64,232	\$ 64,232
49-54 (6)		\$ 64,232	\$ 64,232	\$ 64,232
55-60 (6)		\$ 70,303	\$ 70,303	\$ 70,303
61-66 (6)		\$ 70,303	\$ 70,303	\$ 70,303
67-72 (6)		\$ 76,374	\$ 76,374	\$ 76,374
73-78 (6)		\$ 76,374	\$ 76,374	\$ 76,374
79-84 (6)		\$ 82,445	\$ 82,445	\$ 82,445
85-96 (12)		\$ 88,516	\$ 88,516	\$ 88,516
97-108 (12)		\$ 94,584	\$ 94,584	\$ 94,584
109-up		\$ 97,443	\$ 98,904	\$ 100,388
Firefighter/Inspector				
(1Lie. 3%x base)		\$ 100,366	\$ 101,872	\$ 103,400
Firefighter/Inspector		\$ 103,289	\$ 104,839	\$ 106,411
Firefighter/Mechanic		\$ 103,289	\$ 104,839	\$ 106,411
	2014	2015	2016	2017
Months of Service	Class 2	Class 2	Class 2	Class 2
		1.50%	1.50%	1.50%
1-12 (12)		\$ 45,019	\$ 45,019	\$ 45,019
13-18 (6)		\$ 45,019	\$ 45,019	\$ 45,019
19-24 (6)		\$ 49,348	\$ 49,348	\$ 49,348
25-30 (6)		\$ 49,348	\$ 49,348	\$ 49,348
31-36 (6)		\$ 53,677	\$ 53,677	\$ 53,677
37-42 (6)		\$ 53,677	\$ 53,677	\$ 53,677
43-48 (6)		\$ 58,006	\$ 58,006	\$ 58,006
49-54 (6)		\$ 58,006	\$ 58,006	\$ 58,006
55-60 (6)		\$ 62,335	\$ 62,335	\$ 62,335
61-66 (6)		\$ 62,335	\$ 62,335	\$ 62,335
67-72 (6)		\$ 66,664	\$ 66,664	\$ 66,664
73-78 (6)		\$ 66,664	\$ 66,664	\$ 66,664
79-84 (6)		\$ 70,993	\$ 70,993	\$ 70,993
85-96 (12)		\$ 75,332	\$ 75,332	\$ 75,332
97-108 (12)		\$ 79,651	\$ 79,651	\$ 79,651
109-up		\$ 82,058	\$ 83,289	\$ 84,539

**SECTION TWO:** The salaries or compensations shall be retroactive to January 1, 2015. Any employee retiring prior to enactment of this ordinance will be entitled to retroactive compensation provision of this ordinance. Members of the FMBA collective bargaining unit shall receive 50% of retroactive compensation for 2014 and 100% of retroactive compensation for 2015. The established salaries or compensation shall be in lieu of any and all fees.

**SECTION THREE:** Effective January 1, 2012 implementation of applicable legislation, , P.L. 2011 Chapter 78 from the State of New Jersey all employees shall contribute towards their health benefits as required by State Statute. No employee will be exempt from payment of such contribution based upon their coverage, health benefit plan selection, compensation and other statutorily required criteria, if any. Employees receiving the enhanced dental plan coverage are required to pay the difference between the cost of the basic plan and the enhanced plan.

**SECTION FOUR:** Any employee who voluntarily resigns or is discharged from employment prior to the introduction date of this ordinance shall not be entitled to receive the salary adjustment set forth herein.

**SECTION FIVE:** This Ordinance shall take effect upon final passage and publication thereof, as provided for by law.

INTRO: 4/15/15

FINAL:5/20/15

**AN ORDINANCE**

**TOWNSHIP OF MORRIS  
MORRIS COUNTY – NEW JERSEY  
ORDINANCE NO. 18-15**

"AN ORDINANCE OF THE TOWNSHIP OF MORRIS, MORRIS COUNTY, NEW JERSEY  
CONCERNING SALARIES FOR IBT-469 PERSONNEL"

BE IT ORDAINED by the Township Committee of the Township of Morris, in the County of Morris and State of New Jersey, they being the Governing Body of said Township, as follows:

SECTION ONE: Amending Ordinance 21-13 entitled "Establishing Salaries and Compensation for Employees of the International Brotherhood of Teamsters (Local #469) of the Township of Morris to include the following IBT 469 position:

SENIOR TREE TRIMMER HELPER		2015			2016				2017		
	\$24.08	TO	\$36.41		\$24.56	TO	\$37.14		\$25.05	TO	\$37.88

SECTION TWO: If any section, subsection, sentence, clause, or phrase of this ordinance is for any reason found to be unconstitutional or unenforceable, such decision shall not affect the remaining portion of this ordinance.

SECTION THREE: all ordinances of the Township of Morris which are inconsistent with the provisions of this ordinance are hereby repealed to the extent of such inconsistency.

SECTION FOUR: this ordinance shall take effect upon final passage and publication thereof as provided by law.

INTRO: 4/15/15  
FINAL:5/20/15

**AN ORDINANCE**

**TOWNSHIP OF MORRIS,  
MORRIS COUNTY, NEW JERSEY,  
ORDINANCE NO. 19-15**

**AN ESTABLISHING SALARIES AND COMPENSATION FOR EMPLOYEES OF THE  
POLICEMEN'S BENEVOLENT ASSOCIATION - SUPERIOR OFFICERS ASSOCIATION (PBA  
Local 133A) OF THE TOWNSHIP OF MORRIS**

**BE IT ORDAINED** by the Township Committee of the Township of Morris, in the County of Morris and the State of New Jersey, they being the governing body of said Township as follows:

**SECTION ONE:** The Policemen's Benevolent Association – Superior Officers Association (PBA Local 133A) of the Township of Morris salaries for the years 2014, 2015, 2016 and 2017 shall be as follows:

**SERGEANTS SALARY**

	<b>2014</b>	<b>2015</b>	<b>2016</b>	<b>2017</b>
	<b>1%</b>	<b>2%</b>	<b>2%</b>	<b>2%</b>
GRADE 3 - No College				
YEAR 1	\$107,248.87	\$109,372.61	\$111,496.35	\$113,620.09
YEAR 2	\$109,020.41	\$111,179.23	\$113,338.05	\$115,496.87
YEAR 3	\$110,947.49	\$113,144.47	\$115,341.45	\$117,538.43
GRADE 2 - Associates Degree				
YEAR 1	\$109,072.93	\$111,232.79	\$113,392.65	\$115,552.51
YEAR 2	\$110,845.48	\$113,040.44	\$115,235.40	\$117,430.36
YEAR 3	\$112,770.54	\$115,003.62	\$117,236.70	\$119,469.78
GRADE 1 - Bachelors Degree				
YEAR 1	\$110,852.55	\$113,047.65	\$115,242.75	\$117,437.85
YEAR 2	\$112,626.11	\$114,856.33	\$117,086.55	\$119,316.77
YEAR 3	\$114,552.18	\$116,820.54	\$119,088.90	\$121,357.26

**LIEUTENANTS SALARY**

	<b>2014</b>	<b>2015</b>	<b>2016</b>	<b>2017</b>
	<b>1%</b>	<b>2%</b>	<b>2%</b>	<b>2%</b>
GRADE 3 - No College				
YEAR 1	\$120,462.70	\$122,848.10	\$125,233.50	\$127,618.90
YEAR 2	\$122,495.83	\$124,921.49	\$127,347.15	\$129,772.81
YEAR 3	\$124,531.99	\$126,997.97	\$129,463.95	\$131,929.93
GRADE 2 - Associates Degree				
YEAR 1	\$123,938.11	\$126,392.33	\$128,846.55	\$131,300.77
YEAR 2	\$125,356.15	\$127,838.45	\$130,320.75	\$132,803.05
YEAR 3	\$127,272.12	\$129,792.36	\$132,312.60	\$134,832.84
GRADE 1 - Bachelors Degree				
YEAR 1	\$126,482.30	\$128,986.90	\$131,491.50	\$133,996.10
YEAR 2	\$127,726.62	\$130,255.86	\$132,785.10	\$135,314.34
YEAR 3	\$129,638.55	\$132,205.65	\$134,772.75	\$137,339.85

**CAPTAINS SALARY**

	<b>2014</b>	<b>2015</b>	<b>2016</b>	<b>2017</b>
	<b>1%</b>	<b>2%</b>	<b>2%</b>	<b>2%</b>
GRADE 3 - No College				
YEAR 1	\$129,374.94	\$131,936.82	\$134,498.70	\$137,060.58

YEAR 2	\$131,315.15	\$133,915.45	\$136,515.75	\$139,116.05
YEAR 3	\$133,278.59	\$135,917.77	\$138,556.95	\$141,196.13

GRADE 2 - Associates Degree

YEAR 1	\$131,874.69	\$134,486.07	\$137,097.45	\$139,708.83
YEAR 2	\$133,815.91	\$136,465.73	\$139,115.55	\$141,765.37
YEAR 3	\$135,776.32	\$138,464.96	\$141,153.60	\$143,842.24

GRADE 1 - Bachelors Degree

YEAR 1	\$134,152.24	\$136,808.72	\$139,465.20	\$142,121.68
YEAR 2	\$136,093.46	\$138,788.38	\$141,483.30	\$144,178.22
YEAR 3	\$138,052.86	\$140,786.58	\$143,520.30	\$146,254.02

**SECTION TWO:** The salaries or compensations shall be retroactive to January 1, 2014. Any employee retiring prior to enactment of this ordinance will be entitled to retroactive compensation provision of this ordinance. The established salaries or compensation shall be in lieu of any and all fees.

**SECTION THREE:** Effective January 1, 2012 implementation of applicable legislation, , P.L. 2011, Chapter 78 from the State of New Jersey all employees shall contribute towards their health benefits as required by State Statute. No employee will be exempt from payment of such contribution based upon their coverage, health benefit plan selection, compensation and other statutorily required criteria, if any. Employees receiving the enhanced dental plan coverage are required to pay the difference between the cost of the basic plan and the enhanced plan.

**SECTION FOUR:** Any employee who voluntarily resigns or is discharged from employment prior to the introduction date of this ordinance shall not be entitled to receive the salary adjustment set forth herein.

**SECTION FIVE:** This Ordinance shall take effect upon final passage and publication thereof, as provided for by law.

Intro: 5/16/15

Final: 6/17/15

**TOWNSHIP OF MORRIS  
COUNTY OF MORRIS, NEW JERSEY**

ORD. NO. 20-15

AN ORDINANCE ADOPTING A CODIFICATION AND REVISION OF THE ORDINANCES OF THE TOWNSHIP OF MORRIS, COUNTY OF MORRIS, STATE OF NEW JERSEY; PROVIDING FOR THE MAINTENANCE OF SAID CODE; REPEALING AND SAVING FROM REPEAL CERTAIN ORDINANCES NOT INCLUDED THEREIN; ESTABLISHING A PENALTY FOR ALTERING OR TAMPERING WITH THE CODE; AND MAKING CERTAIN CHANGES IN PREVIOUSLY ADOPTED ORDINANCES

Be it ordained and enacted by the Township Committee of the Township of Morris, County of Morris, State of New Jersey, as follows:

**§ 1-4. Adoption of Code.**

Pursuant to N.J.S.A. 40:49-4, the ordinances of the Township of Morris of a general and permanent nature adopted by the Township Committee of the Township of Morris, as revised, codified and consolidated into chapters and sections by General Code, and consisting of Chapters 1 through 493, together with an Appendix, are hereby approved, adopted, ordained and enacted as "Parts I and II of the Code of the Township of Morris," hereinafter known and referred to as the "Code."

**§ 1-5. Code supersedes prior ordinances.**

This ordinance and the Code shall supersede all other general and permanent ordinances enacted prior to the enactment of this Code, including provisions of the 1969 Code, except such ordinances as are hereinafter expressly saved from repeal or continued in force.

**§ 1-6. When effective.**

This ordinance shall take effect immediately upon passage and publication according to law.

**§ 1-7. Copy of Code on file.**

A copy of the Code in loose-leaf form has been filed in the office of the Township Clerk and shall remain there for use and examination by the public until final action is taken on this ordinance; and, if this ordinance shall be adopted, such copy shall be certified to by the Clerk of the Township of Morris by impressing thereon the Seal of the Township, as provided by law, and such certified copy shall remain on file in the office of the Clerk of the Township, to be made available to persons desiring to examine the same during all times while said Code is in effect.

**§ 1-8. Amendments to Code.**

Any and all additions, amendments or supplements to the Code, when passed and adopted in such form as to indicate the intent of the governing body to make them a part thereof, shall be deemed to be incorporated into such Code so that reference to the "Code of the Township of Morris" shall be understood and intended to include such additions and amendments. Whenever such additions, amendments or supplements to the Code shall be adopted, they shall thereafter be printed and, as provided hereunder, inserted in the loose-leaf book containing said Code as amendments and supplements thereto.

### **§ 1-9. Publication; filing.**

The Clerk of the Township of Morris, pursuant to law, shall cause this Adopting Ordinance to be published, in the manner required, in a newspaper of general circulation in the Township. Sufficient copies of the Code shall be maintained in the office of the Clerk for inspection by the public at all times during regular office hours. The enactment and publication of this Adopting Ordinance, coupled with availability of copies of the Code for inspection by the public, shall be deemed, held and considered to be due and legal publication of all provisions of the Code for all purposes.

### **§ 1-10. Code book to be kept up-to-date.**

It shall be the duty of the Clerk or someone authorized and directed by the Clerk to keep up-to-date the certified copy of the book containing the Code required to be filed in his or her office for the use of the public. All changes in said Code and all ordinances adopted subsequent to the effective date of this codification which shall be adopted specifically as part of the Code shall, when finally adopted, be included therein by reference until such changes or new ordinances are printed as supplements to said Code book, at which time such supplements shall be inserted therein.

### **§ 1-11. Sale of Code book.**

Copies of the Code, or any chapter or portion of it, may be purchased from the Clerk, or an authorized agent of the Clerk, upon the payment of a fee authorized by the Township. The Clerk shall also arrange for procedures for the periodic supplementation of the Code.

### **§ 1-12. Altering or tampering with Code; penalties for violation.**

It shall be unlawful for anyone to improperly change or amend, by additions or deletions, any part or portion of the Code or to alter or tamper with such Code in any manner whatsoever which will cause the law of the Township of Morris to be misrepresented thereby. Anyone violating this section or any part of this ordinance shall be subject, upon conviction, to one or more of the following: a fine of not more than \$2,000, imprisonment for not more than 90 days or a period of community service not exceeding 90 days, in the discretion of the Judge imposing the same.

### **§ 1-13. Severability of Code provisions.**

Each section of the Code and every part of each section is an independent section or part of a section, and the holding of any section or a part thereof, or the application thereof to any person or circumstances, to be unconstitutional, void or ineffective for any cause shall not be deemed to affect the validity or constitutionality of any other sections or parts thereof.

### **§ 1-14. Severability of ordinance provisions.**

Each section of this ordinance is an independent section, and the holding of any section or part thereof, or the application thereof to any person or circumstances, to be unconstitutional, void or ineffective for any cause shall not be deemed to affect the validity or constitutionality of any other sections or parts thereof.

### **§ 1-15. Inconsistent ordinances repealed.**

- A. Except as provided in § 1-16, Ordinances saved from repeal, below, all ordinances or parts of ordinances inconsistent with the provisions contained in the Code adopted by this ordinance are hereby repealed; provided, however, that such repeal shall only be to the extent of such inconsistency, and any valid legislation of the Township of Morris which is not in conflict with the provisions of the Code shall be deemed to remain in full force and effect.
- B. Repeal of specific ordinances. The Township Committee of the Township of Morris has determined that the following ordinances are no longer in effect and hereby specifically repeals the following legislation:
  - (1) Former Chapter 6A, Art. II, Disposal of Compostible Vegetative Materials, of the 1969 Code.
  - (2) Former Chapter 7, Court, Municipal, of the 1969 Code.
  - (3) Former Chapter 7A, Public Defender, Municipal, of the 1969 Code.
  - (4) Former Chapter 14, Payroll Account, of the 1969 Code.
  - (5) Former Chapter 17, Art. III, Police Cadet Program, of the 1969 Code.
  - (6) Former Chapter 19, Road Supervisor: Office Abolished, of the 1969 Code.
  - (7) Former Chapter 27, Amusement Parks and Dance Halls, of the 1969 Code.
  - (8) Former Chapter 53, Gasoline and Service Stations, Art. I, General Provisions, of the 1969 Code.
  - (9) Former Chapter 54, Golf-Driving and Miniature Golf Courses, of the 1969 Code.
  - (10) Former Chapter 55, Gypsy Moth Program, of the 1969 Code.
  - (11) Former Chapter 61, Oil-Burning Equipment, of the 1969 Code.
  - (12) Former Chapter 66, Pools, of the 1969 Code.
  - (13) Former Chapter 68, Refrigeration and Air-Conditioning Equipment, Water-Consuming, of the 1969 Code.
  - (14) Former Chapter 74, Signs and Advertising Displays, of the 1969 Code.
  - (15) Former Chapter 85, Tax Exemption for Senior Citizens, of the 1969 Code.

### **§ 1-16. Ordinances saved from repeal.**

The adoption of this Code and the repeal of ordinances provided for in § 1-15 of this ordinance shall not affect the following ordinances, rights and obligations, which are hereby expressly saved from repeal:

- A. Any ordinance adopted subsequent to November 12, 2014.
- B. Any right or liability established, accrued or incurred under any legislative provision prior to the effective date of this ordinance or any action or proceeding brought for the enforcement of such right or liability.

- C. Any offense or act committed or done before the effective date of this ordinance in violation of any legislative provision or any penalty, punishment or forfeiture which may result therefrom.
- D. Any prosecution, indictment, action, suit or other proceeding pending or any judgment rendered, prior to the effective date of this ordinance, brought pursuant to any legislative provision.
- E. Any franchise, license, right, easement or privilege heretofore granted or conferred.
- F. Any ordinance providing for the laying out, opening, altering, widening, relocating, straightening, establishing of grade, changing of name, improvement, acceptance or vacation of any right-of-way, easement, street, road, highway, park or other public place or any portion thereof.
- G. Any ordinance or resolution appropriating money or transferring funds, promising or guaranteeing the payment of money or authorizing the issuance and delivery of any bond or other instruments or evidence of the Township's indebtedness.
- H. Ordinances authorizing the purchase, sale, lease or transfer of property or any lawful contract, agreement or obligation.
- I. The levy or imposition of taxes, assessments or charges or the approval of the municipal budget.
- J. The dedication of property or approval of preliminary or final subdivision plats.
- K. All currently effective ordinances pertaining to the rate and manner of payment of salaries and compensation of officers and employees.
- L. Any ordinance adopting or amending the Zoning Map.
- M. Any ordinance relating to or establishing a pension plan or pension fund for municipal employees.

**§ 1-15. Changes in previously adopted ordinances.**

- A. In compiling and preparing the ordinances for adoption and revision as part of the Code pursuant to N.J.S.A. 40:49-4, certain grammatical changes and other minor changes were made in one or more of said ordinances. It is the intention of the Township Committee that all such changes be adopted as part of the Code as if the ordinances so changed had been previously formally amended to read as such.
- B. In addition, the changes, amendments or revisions as set forth in Schedule A attached hereto and made a part hereof are made herewith, to become effective upon the effective date of this ordinance. (Chapter and section number references are to the ordinances as they have been renumbered and appear in the Code.)
- C. Nomenclature changes. Throughout the Code, references to the following agencies or officials are updated as indicated:
  - (1) "Chairman" is changed to "Chairperson."
  - (2) "Zoning Board of Adjustment" is changed to "Board of Adjustment."
  - (3) "Soil Conservation Service" is changed to "Natural Resources Conservation Service."

**Township of Morris  
Code Adoption Ordinance  
TOWNSHIP OF MORRIS  
COUNTY OF MORRIS, NEW JERSEY**

**ORD. NO. 20-15 ATTACHMENT**

**Schedule A  
Specific Revisions at Time of Adoption of Code**

**Penalties**

Where reference is made in this Schedule A to “standardized penalty revision,” it means that a section was amended (or added) to provide that violations of the applicable chapter/article shall be punishable as provided in § 1-3, General penalty, of this Code.

**Chapter 1, General Provisions.**

**Article I, Construction and General Penalty.**

Section 1-3A is amended to change “*a fine not exceeding \$500 or by imprisonment in the county jail not exceeding 90 days, or be punishable by both such fine and imprisonment*” to “*a fine not exceeding \$2,000, imprisonment for a term not exceeding 90 days and/or a period of community service not exceeding 90 days.*”

**Chapter 9, Boards, Commissions and Committees.**

**Article I, Environmental Commission.**

Article I is amended in its entirety to read as follows:

*ARTICLE I*  
***Environmental Commission***

**§ 9-1. Creation.**

*There is hereby established an Environmental Commission for the protection, development and use of natural resources, including water resources, located within the territorial limits of the Township of Morris.*

**§ 9-2. Title designated.**

*Said Commission shall be known as the "Environmental Commission of the Township of Morris."*

**§ 9-3. Membership; terms of office.**

*The Commission shall consist of seven members and two alternate members, all of whom shall be appointed by the Mayor in accordance with N.J.S.A. 40:56A-1 et seq., and the terms of office shall be as established in said statute.*

**§ 9-4. Powers and duties.**

*The Environmental Commission shall have all of the powers and duties as set forth in said statute.*

**§ 9-5. Funds to be appropriated for expenses.**

*The Township Committee may appropriate funds for the expenses incurred by the Environmental Commission. The Commission may appoint such clerks and other employees as it may from time to time require and as shall be within the limits of funds appropriated to it.*

**Article II, Water Pollution Control Committee.**

Article II is amended in its entirety to read as follows:

**ARTICLE II  
Water Pollution Control Committee**

**§ 9-6. Creation.**

*There is hereby created a Water Pollution Control Committee of the Township of Morris.*

**§ 9-7. Membership.**

A. *The Water Pollution Control Committee of the Township of Morris shall be composed of five members to be appointed as follows:*

(1) *Class I: two members of the Morris Township Committee to be appointed by the Mayor of the Township of Morris for a term of one year from January 1 to December 31.*

(2) *Class II: the Plumbing Inspector, the Township Engineer and the Superintendent of the Water Pollution Control Utility of the Township of Morris, so long as they shall hold such offices.*

B. *The Chairperson of the Water Pollution Control Committee shall be appointed by the Mayor of the Township of Morris to serve for a term of one year from January 1 to December 31.*

**§ 9-8. Vacancies.**

*In the event that any member of the Water Pollution Control Committee shall resign or be unable to serve for any reason as a member of said Committee, the vacancy created thereby shall be filled for the remainder of his term in the manner provided for appointments under § 9-7 above.*

**§ 9-9. Powers and duties.**

A. *It shall be the duty of the Water Pollution Control Committee of the Township of Morris to:*

(1) *Make studies, surveys and recommendations to the Morris Township Committee in regard to the planning, development, construction, extension, maintenance and repair of the sanitary sewer system of the Township of Morris.*

(2) *Recommend to the Township Committee the fees to be charged for services rendered to users of the aforesaid system.*

(3) *Make recommendations to the Township Committee on any other matters which may be referred to the Committee by the Township Committee.*

B. *The Water Pollution Control Committee shall have no powers other than those set forth herein and shall not commit the Township of Morris to the commission or omission of any act or thing, nor shall it establish any policy of the Township of Morris, nor shall it waive any policy, rules, regulations or ordinances previously established by the Township of Morris.*

## **§ 9-10. Expenditures.**

*The Water Pollution Control Committee shall have no authority to expend any money nor incur any expense, nor commit the Township of Morris to the expenditure of any money, unless and until the same shall have been specifically authorized and approved by the Township Committee of the Township of Morris.*

## **§ 9-11. Meetings.**

*Meetings shall be held at such time and place as shall be determined annually by resolution of the Water Pollution Control Committee.*

## **Article VI, Application for Membership.**

Section 9-28 is amended to change "Recreation Advisory Committee" to "Parks and Recreation Advisory Committee" in the definition of "appointed municipal boards, commissions and/or committees."

## **Chapter 15, Personnel Policies.**

### **Article I, General Policies.**

A. Section 15-3B is amended to change "Sanitation Department" to "Roads and Sanitation Department."

B. Section 15-3H(3) is amended to read as follows:

*(3) The following personnel are not eligible for overtime pay:*

*(a) Township Administrator.*

*(b) Police Chief.*

*(c) Deputy Police Chief.*

*(d) Director of Public Works.*

*(e) Chief Financial Officer.*

*(f) Finance Director.*

*(g) Tax Collector.*

*(h) Treasurer.*

*(i) Township Clerk.*

*(j) Assessor.*

*(k) Superintendent, Water Pollution Control Utility.*

*(l) Assistant Superintendent, Water Pollution Control Utility.*

*(m) Foreman, Water Pollution Control Utility.*

*(n) Maintenance Supervisor, Water Pollution Control Utility.*

*(o) Superintendent, Roads and Sanitation.*

*(p) Assistant Superintendent, Roads and Sanitation.*

*(q) Foreman, Roads and Sanitation.*

*(r) Municipal Court Administrator.*

*(s) Township Engineer.*

*(t) Assistant Township Engineer.*

- (u) *Parks and Recreation Director.*
- (v) *Foreman, Recreation — Maintenance.*
- (w) *Fire Chief.*
- (x) *Deputy Fire Chief.*
- (y) *Fire Captain.*
- (z) *Building Maintenance Supervisor.*
- (aa) *Network Administrator.*
- (bb) *Construction Code Official.*
- (cc) *Fire Lieutenant.*
- (dd) *Assistant Construction Code Official.*

## **Article II, Defined Contribution Retirement Program.**

Section 15-13 is amended to read as follows:

### **§ 15-13. Eligible positions.**

*Pursuant to N.J.S.A. 43:15C-2, the following positions are deemed to be eligible for and shall participate in the Defined Contribution Retirement Program:*

- A. *Township Administrator;*
- B. *Township Engineer;*
- C. *Municipal Court Judge; and*
- D. *Township Committee.*

## **Article III, Direct Deposit.**

Section 15-18 is amended to read as follows: *“Municipal employees may request, in writing, an exemption from the direct deposit mandate to the Township of Morris Administrator. Such requests will be presented to the Township Committee, and, within 45 days, the Township Committee may grant such an exemption by resolution and only for good cause.”*

## Chapter 49, Finance.

### Article II, Cooperative Pricing Agreement.

Section 49-9 is revised to read as indicated: *“Pursuant to the provisions of N.J.S.A. 40A:11-11(5) ~~40A:11-10(a)(1)~~, the Administrator or his designee governing body is hereby authorized to enter into a cooperative pricing agreement with the lead agency of any other contracting unit within the County of Morris or adjoining counties State of New Jersey for the purchase of work, materials and supplies.”*

## Chapter 57, Land Development.

A. Section 57-3B is amended as follows:

(1) The definition of “accessory use or structure” is amended to change “a wall or roof” to “a roof” in the last sentence.

(2) The definition of “administrative officer” is amended to read as follows:

*ADMINISTRATIVE OFFICER – The Township Clerk, unless a different municipal official or officials are designated by this chapter or the Municipal Land Use Law (N.J.S.A. 40:55D-1 et seq.).*

(3) The definition of “excavation or cut” is revised to read as indicated:

*~~EXCAVATION or CUT~~ – Any act by which soil or rock is cut into, dug, quarried, uncovered, removed, displaced or relocated.*

(4) The original definition of “division” is repealed.

(5) The definition of “essential service” is amended to change “Public Utility Commission” to “New Jersey Board of Public Utilities.”

(6) The definition of “cut” is revised to read as indicated:

*~~CUT EXCAVATION~~ – ~~The portion of land surface or area~~ horizontal and vertical limits of an area from which earth has been removed or will be removed by mechanical means excavation; the depth below original ground surface or excavated surface.*

(7) The definition of “farm” is revised to read as indicated:

*FARM – An area of land which is actively devoted to agricultural or horticultural use which occupies no less than five acres, exclusive of the land upon which the farmhouse is located and such additional land as may actually be used in connection with the farmhouse as provided in N.J.S.A. 54:4-23.3, 54:4-23.4, 54:4-23.5 and 54:4-23.11, except that no livestock, poultry, fowl or other animals are maintained on the premises for commercial gain except where incidental to the major agricultural activity which meets the guidelines established by the Division of Taxation.*

(8) The definition of “household” is amended to read as follows:

*HOUSEHOLD – One or more persons occupying a dwelling unit as a single nonprofit housekeeping unit, who are living together as a bona fide, stable and committed living unit, being a traditional family unit or the functional equivalent thereof, exhibiting the generic character of a traditional family.*

(9) The definition of “nursing home” is amended to change “New Jersey State Department of Institutions and Agencies” to “New Jersey State Department of Human Services.”

(10) The definition of “stream encroachment permit” is amended to change “N.J.S.A. 58:1-26” to “N.J.S.A. 58:16A-50 et seq.”

B. Section 57-11 is amended to change “95 days” to “120 days.”

C. Section 57-22 is amended to read as follows: “*Any variance from the terms of Chapter 95, Zoning, shall expire as set forth in § 95-68.1.*”

D. Section 57-29B(1) is revised, in part, to read as indicated: “... *Said fees or charges shall be based upon a schedule of fees established, herein and as may be from time to time amended, by resolution of the governing body and/or the municipal agency.*”

E. Section 57-31F is amended to change “Director of the Division of State and Regional Planning in the Department of Community Affairs” to “State Planning Commission.”

F. Section 57-32 is revised to read as indicated: “*Pursuant to the provisions of N.J.S.A. 40:55D-12c, the Township Engineer Tax Assessor shall, within seven days after receipt of a request therefor and upon receipt of payment of a fee of \$10 as prescribed in the fee schedule in § 57-29, make and certify a list from the current tax duplicate of names and addresses of owners to whom the applicant is required to give notice pursuant to Article IV, § 57-31B, of this chapter.*”

G. Section 57-36 is amended to change “65 days” to “20 days.”

H. Section 57-43 is amended to change “the Map Filing Law, P.L. 1960, c. 141 (N.J.S.A. 46:23-9.9 et seq.)” to “N.J.S.A. 46:26B-1 et seq.”

I. Section 57-70K(2) is amended to change “the Individual Sewage Disposal System Code of New Jersey” to “the Standards for Individual Subsurface Sewage Disposal Systems, N.J.A.C. 7:9A-1.1 et seq.”

J. Section 57-75G is amended to change “N.J.S.A. 46:23-94” to “N.J.S.A. 46:26B-3.”

K. Section 57-91C(3) is amended to change “this act” to “the Municipal Land Use Law, N.J.S.A. 40:55D-1 et seq..”

L. Section 57-93 is amended to read as follows:

**§ 57-93. Violations and penalties.**

A. *If, before final approval has been granted, any person transfers or sells or agrees to transfer or sell, except pursuant to an agreement expressly conditioned on final subdivision approval, as owner or agent, any land which forms a part of a subdivision for which municipal approval is required by this chapter, such person shall be subject to a penalty not to exceed \$1,000, and each lot disposition so made may be deemed a separate violation.*

B. *In addition to the foregoing, the Township may institute and maintain a civil action for injunctive relief and to set aside and invalidate any conveyance made pursuant to such a contract of sale if a certificate of compliance has not been issued in accordance with § 57-91. In any such action, the transferee, purchaser or grantee shall be entitled to a lien upon the portion of the land from which the subdivision was made that remains in the possession of the developer or his assigns or successors, to secure the return of any deposits made or purchase price paid, and also a reasonable search fee, survey expense and title closing expense, if any. Any such action must be brought within two years after the date of the recording of the instrument of transfer, sale or conveyance of said land or within six years, if unrecorded.*

C. *Any other violation of the provisions of this Part 3 shall be punishable as prescribed in § 57-153. Each day that a violation shall continue shall constitute a separate offense.*

M. Section 57-105 is revised to read as indicated: *"The Construction Official may issue a temporary certificate of occupancy in accordance with N.J.A.C. 5:23-2.23(g), ~~not to exceed a maximum of one year, if, in his opinion, the delay in meeting the requirements of site plan approval is in the best interests of the community or the delay was caused by factors beyond the control of the applicant or if the delay will impose a severe hardship on the applicant.~~"*

N. Original § 57-115.1B(1)(a) of the 1969 Code, pertaining to site and building design standards for religious hermitages, is repealed.

O. Original § 57-115.1B(1)(b)[3] of the 1969 Code, pertaining to facade materials, is repealed.

P. Original § 57-115.1B(2)(a) of the 1969 Code, pertaining to outdoor lighting serving a religious hermitage, is repealed.

Q. Section 57-116B is revised to read as indicated: *"The areas of special flood hazard are identified by the Federal Insurance Administration in a report titled the "Flood Insurance Study for the Township of Morris, New Jersey," dated December 1980, which report and any subsequent amendments thereto, including the accompanying Flood Insurance Rate Maps and Flood Boundary – Floodway Maps, are hereby adopted by reference and included as part of this Part 5. Said study is on file in the office of the Township Engineer."*

R. Section 57-117 is revised to read as indicated: *“Any application for a building permit, site plan or subdivision in the Township shall include sufficient information to carry out the intent and purpose of this article, which shall be administered by the Engineering Department of the Township. Notwithstanding anything to the contrary in this Article XX, projects which constitute major development, as defined in § 57-165B below, shall be covered by Article XXXVII, Stormwater Control for Major Development.”*

S. Section 57-120B is revised to read as indicated: *“When base flood data has not been included in the Flood Insurance Study for the Township of Morris, New Jersey, the Township Engineer shall obtain, review and utilize such other data available to administer the provisions of this section.”*

T. Section 57-128 is revised, in part, to read as indicated: *“The purpose of this Part 6 is to ~~control~~ prevent soil erosion and the resulting sedimentation from occurring on areas within the Township...”*

U. Sections 57-136, 57-137A and 57-139 are amended to change “Standards and Specifications for Soil Erosion and Sediment Control” to “Standards for Soil Erosion and Sediment Control in New Jersey.”

V. Section 57-138E is amended to change “in the amount of \$100” to “in the amount prescribed in the fee schedule in § 57-29.”

W. Section 57-147D is amended to change “4%” to “5%.”

X. Section 57-153: standardized penalty revision.

Y. Original Part 9, Neighborhood Recreation, of the 1969 Code, added 7-20-1994 by Ord. No. 14-94, is repealed.

Z. Section 57-160E(1)(a) is amended to change “building or hazard structure” to “building or structure.”

AA. Section 57-161J(1) is amended to change “New Jersey Maps and Publications Department” to “New Jersey Department of Environmental Protection.”

BB. Section 57-162B is amended to change “New Jersey Bureau of Forestry” to “New Jersey Forestry Association” in the definition of “silviculture.”

CC. Section 57-162E(6) is amended to read as follows: *“A fee as prescribed in the fee schedule in § 57-29.”*

DD. Section 57-163C is amended to revise the definitions of “administrative authority” and “applicant” to change “Construction Office” to “Construction Official.”

EE. Section 57-163E(2) is amended to change “Construction Code Office” to “Construction Official” in Subsection E(2)(b) and to change “Zoning Enforcement Officer” to “Zoning Officer” in Subsection E(2)(a), (c) and (d).

FF. Section 57-163L is revised, in part, to read as indicated: *“Enforcement. A prompt investigation shall be made by the appropriate personnel of the Township of Morris of any person or entity believed to be in violation hereof. If, upon inspection, a condition which is in violation of this section is discovered, a civil action may be instituted in the Special Part of the Superior Court or in the Superior Court...”*

GG. Section 57-165B is amended to revise the definition of “development” to read as indicated: *“The division of a parcel of land into two or more parcels, the construction,*

*reconstruction, conversion, structural alteration, relocation or enlargement of any building or structure, any mining excavation or landfill, and any use or change in the use of any building or other structure, or land or extension or use of land, by any person, for which permission is required under the Municipal Land Use Law, N.J.S.A. 40:55D-1 et seq. In the case of development of agricultural lands, "development" means any activity that requires a state permit, any activity reviewed by the County Agricultural Board (CAB) and the State Agricultural Development Committee (SADC), and municipal review of any activity not exempted by the Right to Farm Act, N.J.S.A. 4:1C-1 et seq."*

HH. Section 57-165B is amended to revise the definition of "major development" to read as indicated: *"Any development that provides for ultimately disturbing one or more acres of land or a 1/4 acre of new impervious cover. "Disturbance," for the purpose of this section, is the placement of impervious surface or exposure and/or movement of soil or bedrock or clearing, cutting, or removing of vegetation."*

II. Section 57-165B is amended to revise the definition of "municipality" to read as follows: *"The Township of Morris, Morris County, New Jersey."*

JJ. Section 57-165K is amended to read as follows: *"Violations and penalties. Any person who erects, constructs, alters, repairs, converts or maintains or uses any building, structure or land in violation of this section shall be subject to the penalties as prescribed in § 1-3, General penalty, of this Code."*

#### **Chapter 88, Vehicles and Traffic.**

A. Section 88-2A.1 is amended to change "Division of Motor Vehicles" to "Motor Vehicle Commission."

B. Section 88-3.2B(1)(c) is revised to read as indicated: *"Metered parking: up to \$5 per day; ~~the exact amount to be established by resolution; in the event no resolution shall be adopted, the fee shall be fixed at \$5 per day.~~"*

C. Section 88-3.2F(4) is revised to read as indicated: *"The initial parking fee to be established, effective with the adoption of this section, shall be \$0.10 per every 12 minutes and \$0.25 per every 30 minutes. ~~The Township Committee reserves the right to establish this fee annually by resolution; in the event no resolution shall be adopted, the fees shall remain as fixed herein.~~"*

D. Section 88-6.3 is amended to change "Court Clerk" to "Court Administrator."

E. Section 88-19.1 is amended to change "a penalty of not more than \$50" to "a penalty of not more than \$250."

**Chapter 95, Zoning.**

A. Section 95-4B is amended to change “special exception use” to “conditional use.”

B. Section 95-5 is amended to add the following to the list of zones in the Township:

OS-GU-25A	<i>Open Space – Government Use – Alternate Residential Zone</i>
CO	<i>Conservation Overlay Zone</i>

C. Section 95-10A(2) is amended to change “as provided in § 95-35A” to “as provided in § 95-34.3.”

D. Sections 95-10C(5), 95-37C(12) and 95-39A are amended to change “home occupation” to “in-home professional or in-home business office.”

E. Section 95-22C(3) is added to read as follows: “*All wireless telecommunications facilities (WT facilities), except wireless telecommunications towers (WT towers).*”

F. Section 95-23C(2) is added to read as follows: “*All wireless telecommunications facilities (WT facilities), except wireless telecommunications towers (WT towers).*”

G. Section 95-24C(2) is added to read as follows: “*All wireless telecommunications facilities (WT facilities).*”

H. Section 95-25C(4) is added to read as follows: “*All wireless telecommunications facilities (WT facilities).*”

I. Section 95-27C(1) is amended to read as follows: “*All wireless telecommunications facilities (WT facilities), except wireless telecommunications towers (WT towers).*”

J. Section 95-27.2 is amended to revise the table to read as follows:

<b>Conservation Overlay Zone</b>					
<b>Block</b>	<b>Lot</b>	<b>Owner</b>	<b>Location</b>	<b>Zone</b>	<b>Acres</b>
3201	13	MCMUA	Sussex Avenue to Washington Valley Road	OS-GU	6.15
3201	14	MCMUA	Sussex Avenue to Washington Valley Road	OS-GU	3.021
3202	7	Private	Washington Valley Road to Whitehead Road	OS-GU	1.123
3202	6	Private	Washington Valley Road to Whitehead Road	OS-GU	5.057
3701	1	Private	Doe Hill Road	OS-GU	1.1
3701	2	Private	Doe Hill Road	OS-GU	.9
3701	3	Private	Doe Hill Road	OS-GU	1.03
3701	4	Private	Doe Hill Road	OS-GU	1.03
3702	13	Private	Whitehead Road	OS-GU	.7
3702	14	Private	Whitehead Road	OS-GU	.83
3202	11	Private	Washington Valley Road to Whitehead Road	OS-GU	3
3202	10	MCMUA	Washington Valley Road to	OS-GU	3

			<i>Whitehead Road</i>		
3202	9	MCMUA	<i>Washington Valley Road to Whitehead Road</i>	OS-GU	3.06
3202	8	Private	<i>Washington Valley Road to Whitehead Road</i>	OS-GU	7.52
3202	4	MCMUA	<i>Washington Valley Reservoir</i>	OS-GU	669.91
3601	2	MCMUA	<i>Washington Valley Road</i>	RA-130	1.74
3203	3	MCMUA	<i>Whitehead Road to Mendham Township</i>	OS-GU	8.5

K. Section 95-34.1A is amended to revise the last sentence to read as indicated “...As used herein, “single-family residential zone” shall mean each of the following zones: RA-130, RA-87, RA-35, RA-25, RA-15, RA-11 and RA-7.”

L. Section 95-34.2B(12)(b) is revised to read as indicated: “Active and passive outdoor recreation facilities; the minimum setbacks from all streets shall be 100 feet and from all other property lines ~~and streets~~ shall be 50 feet.”

M. Section 95-35C(3)(c) is amended to read as follows:

(c) *Construction.*

[1] *The exterior walls in each group of dwelling units shall be faced with brick, quarried stone, stucco, wood or other materials suitable in terms of quality, durability and appearance and approved by the Planning Board.*

[2] *The construction of all dwelling units shall conform to current state regulations.*

N. Section 95-35E(2) is amended to change “New Jersey Housing and Finance Agency” to “New Jersey Housing and Mortgage Finance Agency.”

O. Section 95-35E(4)(g) is amended delete the words “police of the project.”

P. Section 95-35G(2) is amended to change “Construction Official – Zoning Officer” to “Construction Official or Zoning Officer.”

Q. Section 95-44G is amended to read as follows: “A zoning permit shall be required for the erection, alteration or reconstruction of any sign, except as noted in Subsection H below.”

R. Section 95-48H(1) is amended to change “State Department of Labor and Industry” to “State Department of Labor and Workforce Development.”

S. Section 95-54A is revised to read as indicated: “Number of parking spaces required. The number of off-street parking spaces required shall be as set forth in Subsection C hereof in accordance with the definition of gross floor area.”

T. Section 95-54B is revised, in part, to read as indicated: “Except as noted below, the length of all parking spaces shall be 20 feet and the minimum width shall be nine feet for long-term parking. Retail, short-term commercial and all visitor parking shall have a minimum width of 10 feet. ~~Parking space size for parking serving a continuing care retirement community in the OS-GU/CCRC District shall be nine feet wide and 18 feet deep. The overall length...~~”

U. Section 95-58E is amended to read as follows: “The terms and conditions of this section shall be enforced by any one or more of the following: the Construction Official, the Zoning Officer, the Township Engineer or the Police Department. The violation of this section shall be punishable as provided in § 95-63 of this chapter.”

- V. Section 95-62B and C are amended to change “occupancy permit” to “certificate of occupancy.”
- W. Section 95-63 is amended to change “Construction Official” to “Construction Official or Zoning Officer” in Subsections A and B(2) and to revise Subsection C to read as indicated: *“Penalties. Any person, firm or corporation violating any provision of this chapter, where no other penalty is provided, shall, upon conviction, be punished by a fine not to exceed \$500 or by imprisonment in the county jail for a term not to exceed 90 days, or both, in the discretion of the Municipal Court. Each day that a violation occurs or is committed shall constitute a separate offense.”*
- X. Section 95-77A (in the definitions of “Municipal Housing Liaison” and “qualified purchaser”), B(6)(a) and (c), C, D(1)(b) and (f) and D(2)(a) are amended to change “Housing Administrator” to “Municipal Housing Liaison.”
- Y. Section 95-77B(9) is amended to read as follows: *“Survey. The developer shall supply a sealed survey to be used in meeting any requirement of any party. The survey shall be supplied at no cost to the applicant.”*
- Z. Section 95-77H is amended to change “Housing Administration” to “Municipal Housing Liaison.”
- AA. Original § 95-79, Engineering and construction design, of the 1969 Code is repealed.

## **Chapter 102, Officers and Employees.**

### **Article I, Administrator.**

A. Section 102-2D is revised to read as indicated: *“The Township Administrator may be removed from office by a two-thirds vote of the Township Committee of the Township of Morris. The resolution of removal shall become effective ~~one~~ three months after its adoption by the Township Committee of the Township of Morris. The Township Committee of the Township of Morris may provide that the resolution shall have immediate effect; provided, however, that the Township Committee of the Township of Morris shall cause to be paid to the Administrator forthwith any unpaid balances of his salary and his salary for the next three calendar months following adoption of the resolution.”*

B. Section 102-5D(1) is amended to revise the first sentence to read as indicated: *“The Township Administrator, in the absence of the appointment of a qualified purchasing agent, shall be the purchasing agent for the Township of Morris. ...”*

### **Article III, Chief Financial Officer.**

Section 102-13 is amended to read as follows:

#### **§ 102-13. Appointment; term; vacancies.**

A. *The Chief Financial Officer shall be appointed by the Township Committee, and the term of office shall be four years, which shall run from January 1 in the year in which the Chief Financial Officer is appointed.*

B. *Any vacancy in said office shall be filled by appointment of the Township Committee and shall be for the balance of the four-year term remaining.*

## **Chapter 118, Police Department.**

### **Article II, Special Law Enforcement Officers.**

Sections 118-16 and 118-17B are amended to change “N.J.S.A. 40A:14-146” to “N.J.S.A. 40A:14-146.8.”

## **Chapter 126, Records, Public Access to.**

A. Section 126-6B is revised to read as indicated: *“In the event that the nature of a request to view records requires that the Clerk or other municipal employee observe or monitor such viewing for a period of time exceeding 10 hour(s), the requestor shall be responsible for reimbursing the municipality for time spent by the Clerk or other employee.”*

B. Section 126-7 is amended to read as follows: *“Fees for copies of public records shall be as provided in Chapter 258, Fees, of the Code of the Township of Morris.”*

## **Chapter 146, Utilities.**

### **Article I, Water Pollution Control Utility.**

Article I is amended in its entirety to read as follows:

#### *ARTICLE I* **Water Pollution Control Utility**

##### **§ 146-1. Establishment.**

*There is hereby created and established a Water Pollution Control Utility in the Township of Morris.*

## **Chapter 162, Alarm Systems.**

- A. Section 162-4 is amended to repeal the original definition of "inspection."
- B. Original § 24-6F of the 1969 Code, pertaining to failure to pay the annual fee, is repealed.
- C. Section 162-6G is revised to read as indicated: "*If any registered user ~~who fails to~~ or refuses to pay the false alarm fees fine and said fine shall remain unpaid for 30 days from the date notice was given to the user, the user shall be considered in violation of this chapter and may be charged as such.*"
- D. Section 162-6H is added to read as follows: "*Periodic inspection and maintenance shall be performed as required, and lack of such shall be considered a false alarm.*"
- E. Section 162-9: standardized penalty revision.

## **Chapter 165, Alcoholic Beverages.**

### **Article I, Hours of Operation.**

- A. Section 165-2 is revised to read as indicated: "*The hours aforesaid shall be deemed to be Eastern standard time, except from 2:00 a.m. on the ~~last Sunday in April~~ second Sunday in March until 2:00 a.m. on the ~~last Sunday in October~~ first Sunday in November, each year, when they shall be Eastern daylight saving time.*"
- B. Section 165-4: standardized penalty revision.

### **Article II, Licensed Premises.**

Section 165-9: standardized penalty revision.

### **Article III, Restrictions Concerning Underage Persons.**

Article III is amended in its entirety to read as follows:

ARTICLE III  
**Restrictions Concerning Underage Persons**

**§ 165-10. Entering licensed premises to obtain alcoholic beverage.**

*It shall be unlawful for a person under the legal age for purchasing alcoholic beverages to enter any premises licensed for the retail sale of alcoholic beverages for the purpose of purchasing or having served or delivered to him or her any alcoholic beverage.*

**§ 165-11. Purchase or consumption on licensed premises.**

*It shall be unlawful for a person under the legal age for purchasing alcoholic beverages to consume any alcoholic beverage on premises licensed for the retail sale of alcoholic beverages, or to purchase, attempt to purchase or have another purchase for him or her any alcoholic beverage.*

**§ 165-12. Misrepresentation of age.**

*It shall be unlawful for a person to misrepresent or misstate his or her age or the age of any other person for the purpose of inducing any retail licensee or an employee of a retail licensee to sell, serve or deliver any alcoholic beverage to a person under the legal age for purchasing alcoholic beverages.*

**§ 165-13. Violations and penalties.**

*Any person violating this article shall be punishable as provided in § 1-3, General penalty, of this Code.*

**Article V, Possession and Consumption by Underage Persons.**

A. Section 165-17 is amended to revise the definition of "relative" to read as follows: "*The underage person's grandparent, aunt or uncle, sibling, or any other person related by blood or affinity.*"

B. Section 165-22 is added to read as follows:

**§ 165-22. Exemption from prosecution.**

A. *An underage person and one or two other persons acting in concert with the underage person shall be immune from prosecution under an ordinance authorized by N.J.S.A. 40:48-1.2 prohibiting any person under the legal age who, without legal authority, knowingly possesses or knowingly consumes an alcoholic beverage on private property if:*

(1) *One of the underage persons called 9-1-1 and reported that another underage person was in need of medical assistance due to alcohol consumption;*

(2) *The underage person who called 9-1-1 and, if applicable, one or two other persons acting in concert with the underage person who called 9-1-1 provided each of their names to the 9-1-1 operator;*

(3) *The underage person was the first person to make the 9-1-1 report; and*

(4) *The underage person and, if applicable, one or two other persons acting in concert with the underage person who made the 9-1-1 call remained on the scene with the person under the legal age in need of medical assistance until assistance arrived and cooperated with medical assistance and law enforcement personnel on the scene.*

B. *The underage person who received medical assistance as provided in Subsection A of this section also shall be immune from prosecution under this article.*

**Chapter 170, Amusement Devices.**

- A. Section 170-3 is amended to change “permit” to “license” in the introductory paragraph and in Subsections F and G and to change “mechanical amusement machine” to “amusement machine” in Subsection B.
- B. Section 170-4 is amended to change “automatic amusement game” to “amusement machine.”
- C. Section 170-8 is amended to change “mechanical play device” to “amusement machine.”
- D. Section 170-14: standardized penalty revision.

#### **Chapter 180, Auctioneers.**

- A. Section 180-1 is revised to read as indicated: *“The Mayor of the Township of Morris may and he is hereby authorized to grant licenses under his hand and the Seal of the said Township to such persons as he shall think proper, according to the provisions of this chapter, to carry on the trade or business or act in the capacity of auctioneers, ~~junkmen and pawnbrokers.~~”*
- B. Section 180-4 is revised to read as indicated: *“If any person or persons, company or corporation shall engage in or pursue the occupation or calling of auctioneer, ~~pawnbroker or junkman~~ within the limits of the Township of Morris without having first obtained a license for that purpose, he or they shall, upon conviction thereof, ~~forfeit and pay to the use of the Township of Morris a sum not to exceed \$50 for each offense~~ be punishable as provided in § 180-8 of this chapter.”*
- C. Section 180-8: standardized penalty revision.

#### **Chapter 196, Buildings, Moving of.**

- A. Section 196-6C is amended to revise the first sentence to read as indicated: *“Trees and damage to the Township. Upon completion of the application to the Building Inspector, he will, ~~with the Road Supervisor and a qualified tree surgeon,~~ inspect the route as designated to ascertain the extent of the damage, if any, to the trees or any other public damage to property along said route, and if the Building Inspector, in his discretion, finds that there will be or could be an excessive or undue amount of damage, he is hereby empowered to deny the application. ...”*
- B. Section 196-9: standardized penalty revision.

#### **Chapter 199, Buildings, Numbering of.**

- Section 199-5: standardized penalty revision.

## **Chapter 202, Buildings, Unfit.**

A. Section 202-3 is revised to read as indicated: *“Whenever a petition is filed with the public officer by a public authority or by at least five residents of the Township of Morris charging that any building is unfit for human habitation or occupancy or use, or if it shall appear to said public officer, on his own motion, that any building is unfit for human habitation or occupancy or use, the public officer shall, if his preliminary investigation discloses a basis for such charges, issue and cause to be served upon the owner of and parties in interest in such building a complaint stating the charges in that respect and containing a notice that a hearing will be held before the public officer at a place therein fixed, not less than ~~10~~ seven days nor more than 30 days after the serving of said complaint, that the owner and parties in interest shall have the right to file an answer to the complaint and to appear in person or otherwise and give testimony at the place and time fixed in the complaint and that the rules of evidence prevailing in the courts of this state shall not be controlling.”*

B. Section 202-7 is amended to change “Tax Assessor” to “Tax Collector” and to change “60 days” to “30 days.”

C. Section 202-10 is added to read as follows:

### **§ 202-10. Damaged buildings.**

*Any building or buildings, or parts thereof, which have been damaged to such an extent that nothing remains but the walls, or parts of the walls and other supports, shall, regardless of the safety and sturdiness of those remaining walls or parts thereof, be deemed inimical to the welfare of the residents of the Township, and the Township may exercise its police powers to repair, demolish, or cause the repairing or demolishing of the building or buildings, or parts thereof, pursuant to the procedures set forth in this chapter.*

D. Section 202-11 is amended to change “publishing the same once each week for two successive weeks” to “publishing the same once.”

E. Section 202-15 is amended to read as follows: *“Any person or persons who violate any of the provisions of this chapter or who shall violate an order of the public officer or who shall use or occupy any building for human habitation or occupancy or use after a placard has been posted thereon declaring the building unfit for human habitation or occupancy or use, as provided in § 202-5, or any person who removes said placard from said building, or any person who shall interfere with the public officer or any other person authorized to exercise the powers of the public officer shall, upon conviction in the Municipal Court, be punishable as provided in § 1-3, General penalty, of this Code, in the discretion of the Municipal Judge, and such action in and penalties imposed by the Municipal Court may be in addition to any other action or proceedings provided in this chapter. Each day that a violation is permitted to exist shall constitute a separate offense.”*

## **Chapter 208, Car Washes.**

Section 208-5: standardized penalty revision.

## **Chapter 216, Construction Codes, Uniform.**

A. Sections 216-1A, 216-3B and 216-4B are amended to change “Construction Official” to “Construction Code Official.”

B. Section 216-3A(2)(o) is amended to read as follows:

(o) *Certificate of continued occupancy (CCO):*

[1] *UCC CCO: \$200.*

[2] *Municipal ordinance CCO: \$100 to \$200.*

C. Section 216-3D is revised to read as indicated: “*The Township of Morris may elect to utilize an outside agency for the provision of the Uniform Construction Code Fire Subcode services set forth in the preceding sections of this chapter. In the event the Township should so elect, the fee structure shall be as provided in N.J.A.C. 5:23-4.20, as the same may be from time to time amended. In addition, the Township will charge an administrative fee (as established herein and as may be amended by subsequent resolution) of 30% of the scheduled fee, the same to be retained by the Township.*”

## **Chapter 220, Criminal History Background Checks.**

A. Section 220-3A(1)(a) and (b) are amended to read as follows:

(a) *Involving danger to the person, meaning those crimes and disorderly persons offenses set forth in N.J.S.A. 2C:11-1 et seq., N.J.S.A. 2C:12-1 et seq., N.J.S.A. 2C:13-1 et seq., N.J.S.A. 2C:14-1 et seq. or N.J.S.A. 2C:15-1 et seq.*

(b) *Against the family, children or incompetents, meaning those crimes and disorderly persons offenses set forth in N.J.S.A. 2C:24-1 et seq.*

B. Sections 220-3C and D and 220-6A, B(1) and C are amended to change “Department of Recreation” to “Department of Parks and Recreation.”

C. Section 220-4B is amended to change “Recreation Director” to “Director of Parks and Recreation.”

## **Chapter 233, Dogs and Other Animals.**

### **Article I, Dog Licenses.**

Section 233-5 is amended to change “Magistrate” to “Judge.”

## **Chapter 237, Drug-Free Zones.**

### **Article II, Drug-Free Public Facilities.**

Section 237-9B is amended to change “the governing body of this municipality or county” to “the governing body of this municipality.”

## **Chapter 249, Excavations.**

Section 249-4: standardized penalty revision.

## **Chapter 252, Exhibitions, Shows and Carnivals.**

### **Article I, Exhibitions.**

Section 252-6: standardized penalty revision.

## **Article II, Carnivals.**

Section 252-9: standardized penalty revision.

## **Chapter 258, Fees.**

### **Article I, General Fees.**

A. Section 258-1 is amended to read as follows:

#### **§ 258-1. Fees for copies of public records.**

*The following schedule of fees is hereby established and adopted by the Township of Morris for copies of the public records of the Township of Morris:*

A. *Copies of up to 8 1/2 inches by 14 inches: \$0.07 per page.*

B. *Large-sized paper documents and maps (larger than 11 x 17):*

(1) *Black and white: \$1.*

(2) *Color: \$4.*

C. *Electronic records.*

(1) *Copy of electronic document or database. The following fees cover the cost of copying existing files to a CD: \$0.50. Any requests for software conversions shall be subject to the special service charge described below. For security reasons, the use of a CD provided by the requestor is prohibited.*

D. *A special service charge shall be imposed, in addition to the actual cost of duplicating the record, where the nature, format, manner of collation or volume of printed matter is such that it cannot be reproduced by ordinary document-copying equipment in ordinary business size or where such record involves an extraordinary expenditure of time and effort to accommodate the request. The fee shall be assessed on a case-by-case basis using the standards and criteria established by the Government Records Council, as may be amended from time to time. The requestor shall have the opportunity to review and object to the special service charge prior to it being incurred.*

E. *Conversion of records from one medium to another: cost of duplication plus special service charges as follows:*

(1) *Conversion of paper record to electronic form: N/C.*

F. *Applicable postage shall be added for any and all records requested by mail.*

G. *A deposit shall be paid prior to filling any anonymous request where it is estimated that the information requested will cost in excess of \$5 to reproduce. The amount of the deposit shall equal the total estimated cost of filling the request.*

B. Section 258-3C(1) is amended to read as follows: *"For all police reports requested by mail, there shall be a fee of \$5, as established by N.J.S.A. 39:4-131."*

C. Section 258-4A is revised to read as indicated: *"Copy of Zoning Ordinance book: ~~\$30~~ \$0.05 per page."*

D. Section 258-4B is revised to read as indicated: *"Copy of Land Development Ordinance book: ~~\$30~~ \$0.05 per page."*

E. Section 258-4D(3) is added to read as follows: *"Master Plan re-exam: \$30."*

F. Section 258-4E is revised to read as indicated: *"Copy of Township Code on disc: ~~\$25~~ \$0.50."*

## **Chapter 261, Fences and Walls.**

Section 261-3: standardized penalty revision.

## **Chapter 265, Firearms and Weapons.**

Section 265-4: standardized penalty revision.

## **Chapter 268, Fires and Fire Prevention.**

### **Article I, Fire Areas.**

A. Section 268-2 is amended to change “Fire Protection Subcode Official” to “Fire Subcode Official” and to change “Fire Prevention Officer” to “Fire Official.”

B. Section 268-5: standardized penalty revision.

### **Article II, Fire Prevention.**

Section 268-11A is amended to change “Deputy Chief” to “commanding officer.”

## **Chapter 273, Flood Damage Prevention.**

### **Article I, Flood Insurance Permits.**

Section 273-11 is revised to read as indicated: “*The current Flood Hazard Boundary Map issued by the Federal Insurance Administration for this community, dated August 20, 1976, with Panel Numbers 0340350A and HO1 through HO5, and any officially published revisions to this map, are adopted as the official map for the enforcement of this article. Zone A on this map delineates the area within which the requirements of this article will be enforced.*”

### **Article II, Administration of National Flood Insurance Program.**

Section 273-13D is revised to read as indicated: “*The Township of Morris adopts by reference the current Flood Insurance Study prepared for it dated December 1980, as well as the current Flood Insurance Rate Map which is to be dated June 1, 1981, which map identifies the coastal high hazard and flood hazard areas within the Township.*”

## **Chapter 310, Junkyards.**

### **Article I, Automobile Junkyards.**

A. Sections 310-12, 310-13, 310-14, 310-15 and 310-16 are amended to change “the appropriate department in charge of code enforcement, health inspections or fire inspections” to “the appropriate department in charge of code enforcement, zoning, health inspections or fire inspections.”

B. Section 310-22: standardized penalty revision.

## **Chapter 332, Minibikes and Motorcycles.**

Section 332-4: standardized penalty revision.

## **Chapter 354, Occupancy Standards.**

A. Section 354-4A is amended to read as follows: “*Floor space. Every dwelling unit shall contain at least 150 square feet of floor space for the first occupant thereof and at least 100 additional square feet of floor space for every additional occupant thereof, the floor space to be calculated on the base of total habitable room area.*”

B. Section 354-4B is amended to read as follows: “*Required space in sleeping rooms. Every room occupied for sleeping purposes by one occupant shall contain at least 70 square*

*feet of floor space, and every room occupied for sleeping purposes by more than one occupant shall contain at least 50 square feet of floor space for each occupant thereof."*

C. Section 354-4D(5) is amended to read as follows: *"At least 1/2 of the floor area of every habitable room shall have a ceiling height of at least seven feet. The floor area of that part of any room where the ceiling is less than five feet shall not be considered as part of the floor area in computing the total floor area in the room for the purpose of determining the maximum permissible occupancy thereof."*

#### **Chapter 367, Parks, Playgrounds and Public Places.**

A. Section 367-1A is amended to change "Recreation Committee" to "Parks and Recreation Advisory Committee."

B. Original § 61A-5B of the 1969 Code, which restricted the use of tennis courts to Township residents and their guests only, is repealed.

C. Section 367-5A is revised to read as indicated: *"Morris Township industrial, commercial, retail and not-for-profit establishments or groups located in Morris Township using a facility or sponsoring a team shall pay a use fee of \$60 per three-hour event and a use fee of \$300 for up to 17 three-hour events during a continuous one-hundred-twenty-day period."*

D. Section 367-7: standardized penalty revision.

#### **Chapter 370, Peace and Good Order.**

A. Section 370-10 is revised to read as indicated: *"No person shall disturb the exercises of any school or ~~molest~~ interfere with or give annoyance to children attending such school or any teacher therein."*

B. Section 370-11 is revised, in part, to read as indicated: *"No person shall interfere with, hinder, disturb or obstruct the proceedings, functions or deliberations of the Township Committee, the Board of Health or any other official body of the Township of Morris, nor shall any person ~~molest~~, obstruct, hinder or interfere with any Township officer or official..."*

C. Section 370-12 is revised, in part, to read as indicated: *"No person shall willfully obstruct, ~~molest~~, hinder, annoy, frighten, threaten, insult or interfere with any other person or persons..."*

D. Section 370-21: standardized penalty revision.

#### **Chapter 381, Portable Storage Containers.**

A. Section 381-2 is amended to delete the original definition of "maximum dimensions."

B. Section 381-3 is added to read as follows: *"No portable storage container shall have dimensions greater than 20 feet in length or eight feet in width or height. Storage capacity shall be no greater than 1,280 cubic feet."*

#### **Chapter 385, Property Maintenance.**

##### **Article I, Hedges Along Roadways.**

A. Section 385-1 is amended to change "Township Clerk" to "Police Department, Zoning Department or Department of Health."

B. Section 385-2 is amended to change “Road Department” to “Department of Roads and Sanitation” and to change “Supervisor of Roads” to “Road Supervisor.”

C. Section 385-3 is amended to change “Road Foreman” and “Foreman” to “Road Supervisor.”

**Article II, Offensive and Hazardous Matter.**

A. Section 385-5D is amended to add the following wording to the end thereof: “...*An automobile junkyard may be maintained if licensed and operated in accordance with Chapter 310, Article I, Automobile Junkyards, of this Code.*”

B. Section 385-6 is amended to change “Building Inspector” to “Construction Official and the Police, Fire, Health and Zoning Departments.”

C. Section 385-7: standardized penalty revision.

**Article III, General Regulations.**

A. Section 385-9A is amended to add the following wording to the end thereof: “...*This subsection shall not apply to the storage of automobiles or automobile parts by an automobile junkyard licensed and operated in accordance with Chapter 310, Article I, Automobile Junkyards, of this Code.*”

B. Section 385-11A is amended to change “Sanitary Inspector” to “Registered Environmental Health Specialist.”

## **Chapter 398, Residential Property.**

### **Article II, Sale of Vehicles, Boats and Bulky Items.**

Section 398-10: standardized penalty revision.

## **Chapter 410, Sewers and Sewage Disposal.**

### **Article I, Basic Requirements.**

- A. Section 410-1 is amended to add the definition of "Engineering Inspector" to read as follows: *"A representative under the Township Engineer with the duties of inspecting construction projects and activities."*
- B. Section 410-1 is amended to repeal the original definitions of "Foreman," "Sewer Inspector" and "Superintendent."
- C. Section 410-1 is amended to revise the definition of "Sewer Chairperson" to change "Sanitary Sewer Committee" to "Sanitary Sewer Standing Committee."
- D. Section 410-2B(1) is amended to change "January 1, 1990" to "April 2, 2012."
- E. Sections 410-3A, C, E(1), F(1), G, I and L and 410-6C are amended to change "Sewer Inspector" to "Engineering Inspector."
- F. Section 410-3B is amended to read as follows:
- B. Building sewer permits shall be of two classes:*
- (1) For residential service, the fee for which shall be \$4,000 per dwelling unit.*
- (2) For service to establishments producing commercial, public building or industrial wastes and/or laboratory wastes, the fee for which shall be based on historic water usage or flows based on N.J.A.C. 7:14A-23.3 (projected flow criteria), as amended, and the fee shall be calculated by using a ratio of \$900/100 gallons of daily flow to calculate the connection fee, but no less than \$4,000.*
- G. Section 410-6B(2) is revised to read as indicated: *"Any garbage, including such kitchen wastes as have been ground or chopped by mechanical devices or appliances."*
- H. Section 410-6B(12) is revised to read as indicated: *"~~Shall not contain~~ Oils, fats and grease (vegetable and/or mineral based) in concentrations in excess of 100 milligrams per liter."*
- I. Original § 71-6B(19) of the 1969 Code, pertaining to oils, fats and grease, is repealed.
- J. Section 410-6B(18) is revised to read as indicated: *"~~Rubbish, ashes, cinders or garbage, including such kitchen wastes as have been ground or chopped by mechanical devices or appliances.~~"*
- K. Section 410-6H is amended to read as follows: *"All measurements, tests and analyses of the characteristics of waters and wastes to which reference is made in Subsections B and E shall be determined in accordance with the latest edition of the Standard Methods for the Examination of Water and Wastewater and shall be determined at the control manhole or upon suitable samples taken at said control manhole. In the event that no special manhole has been required, the control manhole shall be considered to be the nearest downstream manhole in the public sewer to the point at which the building sewer is connected."*

L. Section 410-6I is amended to add the following wording to the end thereof: "...*Property owners are responsible for maintenance and repairs of individual service connections from the sewer main to the building foundation.*"

M. Section 410-7A is revised to read as indicated: "*All extensions of the public sewer lines shall be by and at the expense of the person making the extension. He shall submit complete plans and specifications, prepared by a qualified licensed professional engineer, of the extension that is contemplated to the Sewer Chairperson, ~~along with an application for a sewer extension permit, the fee for which shall be \$95, to be paid to the Township of Morris when the application is made.~~ If the extension is deemed acceptable, the applicant shall be required to file for a NJDEP sewer extension permit and receive said permit prior to commencement of construction of the extension.*"

N. Section 410-7B is amended to change "State Board of Health" to "NJDEP."

O. Section 410-9 is amended to read as follows: "*Each and every person, firm or corporation violating any of the provisions of this article shall, upon conviction thereof, be punishable as provided in § 1-3, General penalty, of this Code. Each day that a violation is permitted to exist shall constitute a separate offense.*"

## **Article II, Opening, Replacement or Relocation of Existing Connections.**

Article II is amended in its entirety to read as follows:

### **ARTICLE II Opening, Replacement or Relocation of Existing Connections**

#### **§ 410-10. Conformance with plumbing codes required.**

*Where a building is to be connected with a public sanitary sewer, in the opening, replacement, relocation or relaying of any existing connection to a public sanitary sewer, all work must conform to current plumbing codes.*

#### **§ 410-11. Violations and penalties.**

*Any person, persons, firms or corporations violating the provisions of this article shall, upon conviction thereof, be punishable as provided in § 1-3, General penalty, of this Code, in the discretion of the Judge imposing said penalty.*

## **Article III, Connection Fees and Service Charges.**

A. Section 410-14A is revised to read as indicated: "*The effective date to bill new buildings for the beginning of the annual sewer service charge shall be ~~the date of the issuance of a certificate of occupancy, and, for existing buildings, the service charge shall begin 90 days after the date of official notice to connect to the sewer~~ as of the date the sewer connection is made.*"

B. Section 410-14C is revised to read as indicated: "*The sewer service charge hereby imposed shall be due and payable biannually to the Township of Morris ~~on a calendar year basis.~~*"

## **Chapter 423, Soil Removal.**

Section 423-9: standardized penalty revision.

## **Chapter 427, Solid Waste.**

### **Article I, Dumps and Dumping.**

Section 427-1 is amended to change “a permit as herein provided” to “a permit from the Township Committee.”

## **Article II, Collection and Disposal.**

- A. Section 427-2 is amended to revise the definition of “Coordinator” to change “Solid Waste, Recycling and Clean Community Coordinator” to “Solid Waste and Recycling Coordinator.”
- B. Section 427-2 is amended to revise the definition of “hospital/red bag waste” to change “N.J.S.A. 2A:170-25.17” to “N.J.S.A. 2C:36-6.1.”
- C. Section 427-2 is amended to revise the definition of “municipal solid waste (MSW) stream” to change “the boundaries of the municipality of the Township” to “the boundaries of the Township.”
- D. Original §§ 78-2, License required for collection, 78-3, License expiration date, and 78-4, Application for license; fee, of the 1969 Code are repealed.
- E. Section 427-24 is revised to read as indicated: *“The Roads and Sanitation Department shall, by regulation, designate a municipal dropoff center. Said center shall accept, as a minimum, used motor oils pursuant to N.J.A.C. 14A:3-11.1 et seq., as well as any items classified as recyclable by regulation of the Roads and Sanitation Department.”*
- F. Section 427-25C is amended to read as follows: *“Used tires. Depending upon the availability of markets or other disposal means for used tires, the Department may, at its discretion, provide for the disposal of used tires by the residents. The fee for the disposal of used tires without rims is \$4, and the disposal method shall be established by regulation of the Department.”*
- G. Section 427-26 is amended to change “Director of the Department of Roads and Sanitation” to “Superintendent of the Department of Roads and Sanitation.”
- H. Section 427-27C is amended to delete the words “the Housing Officer.”

## **Chapter 434, Stormwater Management.**

### **Article I, Illicit Discharges and Connections.**

Section 434-6: standardized penalty revision.

### **Article III, Storm Drain Inlets.**

Section 434-18: standardized penalty revision.

### **Article IV, Fertilizer Use.**

- A. Section 434-19 is revised to read as indicated: *“The purpose of this article is to regulate the outdoor application of fertilizer so as to reduce the overall amount of excess nutrients entering waterways, thereby helping to protect and improve surface water quality. ~~This article does not apply to fertilizer application on commercial farms.~~”*
- B. Section 434-23B is amended to revise the introductory paragraph to read as indicated: *“Exceptions. Subsection A of this section shall not apply to...”*
- C. Section 434-25: standardized penalty revision.

## **Chapter 439, Streets and Sidewalks.**

## **Article I, Construction and Acceptance of Roads and Public Improvements.**

A. Section 439-7 is revised, in part, to read as indicated: *“Engineering requirements and specifications for any such street shall be as contained in the Engineering Requirements for Road and Public Improvement Construction 1974 and Standard Specification for Road and Public Improvement Construction, Township of Morris, Morris County, New Jersey, Allen-G. Herbert, Township Engineer, as amended. ...”*

B. Section 439-8 is amended to change “Magistrate” to “Judge.”

## **Article II, Curb Openings.**

Article II is amended in its entirety to read as follows:

### **ARTICLE II Curb Openings**

#### **§ 439-9. Permit required; application.**

*No person, firm or corporation shall open any curbs along any public road or street under the control of the Township of Morris without first obtaining a written permit therefor signed by the Superintendent of the Department of Roads and Sanitation of the Township. Application for such permit shall be made in writing and shall generally describe the contemplated curb opening. Such permit shall indicate the date upon which the operation is started and the date upon which it is contemplated it will be completed.*

#### **§ 439-10. Guiding considerations.**

*Curb opening permits shall only be issued to provide ingress and egress to driveways or parking places. Said curb opening shall be only to the extent that it is necessary to permit ingress and egress to driveways and parking places. In cases of openings for parking places, no permit shall be issued by the Superintendent of the Department of Roads and Sanitation until the same shall have been approved by the Township Committee. In the cases of curb openings, the parking places without permits must be authorized by the Township Committee. The Committee shall determine the location thereof in relation to the traffic upon the road or street so that the opening will not endanger life or property.*

#### **§ 439-11. Deposit required.**

*No person, firm or corporation shall be granted a permit to open any curb until a deposit shall be made with the Superintendent of the Department of Roads and Sanitation in an amount sufficient to pay the expenses of repairing or replacing the curb, which work shall be done by the Township under the direction of the Superintendent of the Department of Roads and Sanitation. The amount deemed to pay the expenses of opening said curb shall be a sum equal to \$3 per foot; provided, however, that the minimum payment shall be \$10.*

#### **§ 439-12. Violations and penalties.**

*Any person, firm or corporation violating any of the terms of this article shall, upon conviction thereof, be punishable as provided in § 1-3, General penalty, of this Code.*

## **Article III, Street Obstructions.**

A. Sections 439-13A, B and D and 439-19 are amended to change “Foreman of Roads” to “Superintendent of the Department of Roads and Sanitation.”

B. Section 439-20: standardized penalty revision.

C. Section 439-21 is amended to change “Superintendent of Roads” to “Superintendent of the Department of Roads and Sanitation.”

#### **Article IV, Snow and Ice Removal.**

- A. Section 439-23 is revised to read as indicated: *“Any owner or agent, tenant, occupant or person, firm or corporation having charge of any building or lands whose duty it shall be to clear said sidewalk or temporary sidewalk, as set forth in § 439-22 hereof, and who shall fail in the performance of said duty shall, ~~if such failure occurs, subject the offender, upon conviction, to a fine not exceeding \$25~~ be punishable as provided in § 1-3, General penalty, of this Code.”*
- B. Section 439-24 is amended to change “Superintendent of Roads” to “Superintendent of the Department of Roads and Sanitation.”

#### **Article V, Street Openings.**

- A. Sections 439-26 and 439-28A are amended to change “Road Foreman” to “Superintendent of the Department of Roads and Sanitation.”
- B. Section 439-32: standardized penalty revision.

#### **Chapter 447, Swimming Pools.**

##### **Article I, Municipal Pool.**

- A. Original § 67-3B of the 1969 Code, which pertained to membership applications, is repealed.
- B. Section 447-5H is revised to read as indicated: *“Camp fees. The Township Committee of the Township of Morris may set ~~by resolution~~ the fees for pool admissions of participants and staff of private and not-for-profit summer camps located within the Township of Morris.”*
- C. Section 447-9: standardized penalty revision.

#### **Chapter 460, Towing.**

- A. Section 460-14 is amended to revise the introductory paragraph to read as indicated: *“Towing and storage charges shall be paid by the owner of the vehicle towed and/or stored by a licensee at police request, and ~~pursuant to N.J.A.C. 11:3-38.6~~, such charges shall be as follows: ...”*
- B. Section 460-18C is amended to change “Township Business Administrator” to “Township Administrator.”

#### **Chapter 478, Vehicles for Hire.**

- A. Section 478-7A(4) is revised to read as indicated: *“The granting of such ~~permit license~~ would not be detrimental to the best interest of the Township as a whole.”*
- B. Section 478-14: standardized penalty revision.

#### **Chapter 481, Vehicles, Stored and Abandoned.**

Section 481-5: standardized penalty revision.

#### **Chapter 485, Vendors.**

##### **Article I, Food Vendors.**

- A. Section 485-2 is amended to change “Recreation Director” and “Recreational Director” to “Director of Parks and Recreation.”

B. Section 485-3: standardized penalty revision.

**Chapter 493, Water.**

**Article I, Water Emergencies.**

Section 493-5 is amended to read as follows: *“Any person, firm or corporation who shall violate any of the provisions of this article or any declaration or proclamation issued hereunder shall be punishable as provided in § 1-3, General penalty, of this Code, in the discretion of the court.”*

Intro: 5/16/15

Final: 6/17/15

**TOWNSHIP OF MORRIS  
MORRIS COUNTY – NEW JERSEY  
ORDINANCE NO. 21-15**

BOND ORDINANCE PROVIDING FOR VARIOUS CAPITAL IMPROVEMENTS BY THE TOWNSHIP OF MORRIS, APPROPRIATING THE AGGREGATE AMOUNT OF \$3,272,500 THEREFOR, INCLUDING A GRANT IN THE AMOUNT OF \$240,000 EXPECTED TO BE RECEIVED FROM THE STATE OF NEW JERSEY DEPARTMENT OF TRANSPORTATION, AND AUTHORIZING THE ISSUANCE OF \$2,880,500 BONDS OR NOTES OF THE TOWNSHIP TO FINANCE PART OF THE COST THEREOF

BE IT ORDAINED BY THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF MORRIS (not less than two-thirds of all members thereof affirmatively concurring) AS FOLLOWS:

Section 1. The improvements or purposes described in Section 3 of this bond ordinance are hereby authorized to be undertaken by the Township of Morris, a municipal corporation of the State of New Jersey (the “Township”) as general improvements. For the improvements or purposes described in Section 3 of this bond ordinance, there is hereby appropriated the sum of \$3,272,500 (which is the aggregate amount of the sums of money appropriated for each respective improvement or purpose), including a grant in the amount of \$240,000 expected to be received from the State of New Jersey Department of Transportation and the sum of \$152,000 as the down payment for the improvements or purposes required by the Local Bond Law. The down payment is now available by virtue of the provision for a down payment for capital improvement purposes in one or more previously adopted budgets.

Section 2. In order to finance the cost of the improvements or purposes not covered by the application of the down payment, negotiable bonds are hereby authorized to be issued in the principal amount of \$2,880,500 pursuant to the Local Bond Law. In anticipation of the issuance of the bonds, negotiable bond anticipation notes are hereby authorized to be issued pursuant to and within the limitations prescribed by the Local Bond Law.

Section 3. The improvements or purposes hereby authorized for which bonds or notes are to be issued, the estimated cost of each improvement or purpose and the appropriation therefor, the estimated maximum amount of bonds or notes to be issued for each improvement or purpose, and the period of usefulness of each improvement or purpose are as follows:

(a) Purchase of a fire pumper for the Hillside Fire Department in the Township.

<u>APPROPRIATION</u>	<u>BOND AUTHORIZATION</u>	<u>PERIOD OF USEFULNESS</u>
\$580,000	\$551,000	10 years

(b) Purchase of a fire utility vehicle and a fire escape system for the \_\_\_\_\_ Fire Department in the Township.

<u>APPROPRIATION</u>	<u>BOND AUTHORIZATION</u>	<u>PERIOD OF USEFULNESS</u>
\$132,000	\$125,400	5 years

(c) Milling/paving improvements to Doe Hill Road, Fairchild Avenue, Grace Way, Inamere Road, Jane Way, Jockey Hollow Road, Lake Road, Robin Court, Stafford Court and Valley View Road, including all work and materials necessary therefor or incidental thereto.

<u>APPROPRIATION</u>	<u>BOND AUTHORIZATION</u>	<u>PERIOD OF USEFULNESS</u>
\$700,000	\$665,000	10 years

(d) Crack sealing road improvements through the Township, including all work and materials necessary therefor or incidental thereto.

<u>APPROPRIATION</u>	<u>BOND AUTHORIZATION</u>	<u>PERIOD OF USEFULNESS</u>
\$40,000	\$38,000	10 years

(e) Purchase of a trash collection truck, trash containers, a dump truck with a stainless steel body and plow, and a single axle truck with hook lift for the Department of Public Works.

<u>APPROPRIATION</u>	<u>BOND AUTHORIZATION</u>	<u>PERIOD OF USEFULNESS</u>
\$820,000	\$779,000	5 years

(f) Purchase of a Ford F750 chassis cab and trailer for the Parks Department.

<u>APPROPRIATION</u>	<u>BOND AUTHORIZATION</u>	<u>PERIOD OF USEFULNESS</u>
\$78,000	\$74,100	5 years

(g) Improvements to Blackwell Avenue and Picatinny Road, including all work and materials necessary therefor or incidental thereto.

<u>APPROPRIATION</u>	<u>BOND AUTHORIZATION</u>	<u>PERIOD OF USEFULNESS</u>
\$668,750 (including a grant in the amount of \$240,000 expected to be received from the State of New Jersey Department of Transportation)	\$407,000	10 years

(h) Stream bank stabilization improvements to Western Avenue and drainage inlet repairs throughout the Township, including all work and materials necessary therefor or incidental thereto.

<u>APPROPRIATION</u>	<u>BOND AUTHORIZATION</u>	<u>PERIOD OF USEFULNESS</u>
\$150,000	\$142,500	40 years

(i) Drainage improvements to Wispering Meadow, Sherman Place, Hillcrest Avenue, Mendham Road, Highland Avenue and Ridgewood/Watnong Brook, including all work and materials necessary therefor or incidental thereto.

<u>APPROPRIATION</u>	<u>BOND AUTHORIZATION</u>	<u>PERIOD OF USEFULNESS</u>
\$103,750	\$98,500	40 years

<u>TOTAL APPROPRIATION</u>	<u>TOTAL BOND AUTHORIZATION</u>	<u>AVERAGE PERIOD OF USEFULNESS</u>
\$3,272,500	\$2,880,500	10.81 years

Section 4. All bond anticipation notes issued hereunder shall mature at such times as may be determined by the Chief Financial Officer; provided that no bond anticipation note shall mature later than one year from its date. The bond anticipation notes shall bear interest at such rate or rates and be in such form as may be determined by the Chief Financial Officer. The Chief Financial Officer shall determine all matters in connection with the bond anticipation notes issued pursuant to this bond ordinance, and the Chief Financial Officer's signature upon the bond anticipation notes shall be conclusive evidence as to all such determinations. All bond anticipation notes issued hereunder may be renewed from time to time subject to the provisions of the Local Bond Law. The Chief Financial Officer is hereby authorized to sell a part, or all, of the bond anticipation notes from time to time at public or private sale, and to deliver them to the purchasers thereof upon receipt of payment of the purchase price plus accrued interest, if any, from their dates to the dates of delivery thereof. The Chief Financial Officer is directed to report in writing to the governing body at the meeting next succeeding the date when any sale of bond anticipation notes issued pursuant to this bond ordinance is made. Such report must include the amount, the description, the interest rate and

the maturity schedule of the bond anticipation notes sold, the price obtained and the name of the purchaser.

Section 5. The capital budget of the Township is hereby amended to conform with the provisions of this bond ordinance to the extent of any inconsistency herewith.

Section 6. The following additional matters are hereby determined, declared, recited and stated:

(a) The improvements or purposes described in Section 3 of this bond ordinance are not current expenses. They are all improvements or purposes that the Township may lawfully undertake as general improvements, and no part of the costs thereof has been or shall be specially assessed on property specially benefited thereby.

(b) The average period of usefulness of the improvements or purposes described in Section 3 of this bond ordinance, computed on the basis of the amounts of obligations authorized for each improvement or purpose and the reasonable life thereof within the limitations of the Local Bond Law, is 10.81 years.

(c) An aggregate amount not exceeding \$320,000 for items of expense listed in and permitted under N.J.S.A. 40A:2-20 is included in the estimated cost of the improvements or purposes set forth in Section 3 of this bond ordinance.

(d) The Supplemental Debt Statement required by the Local Bond Law has been duly prepared and filed in the office of the Clerk, and submitted to the office of the Director of the Division of Local Government Services in the Department of Community Affairs of the State of New Jersey. Such statement shows that the gross debt of the Township is increased by \$2,880,500 (the amount of the authorization of the obligations provided for in this bond ordinance). The obligations authorized herein will be within all debt limitations prescribed by the Local Bond Law.

Section 7. The full faith and credit of the Township are hereby pledged to the punctual payment of the principal of and the interest on the obligations authorized by this bond ordinance. The obligations shall be direct, unlimited obligations of the Township, and the Township shall be obligated to levy *ad valorem* taxes upon all the taxable real property within the Township for the payment of the obligations and the interest thereon without limitation of rate or amount.

Section 8. This bond ordinance shall take effect 20 days after the first publication thereof after final adoption, as provided by the Local Bond Law.

Intro: 5/16/15

Final: 6/17/15

**TOWNSHIP OF MORRIS  
MORRIS COUNTY – NEW JERSEY  
ORDINANCE NO. 22-15**

**ORDINANCE APPROPRIATING \$3,334,000 AVAILABLE  
IN THE CAPITAL IMPROVEMENT FUND TO PROVIDE  
FOR VARIOUS SEWER IMPROVEMENTS REFERRED TO  
HEREIN IN AND BY THE TOWNSHIP OF MORRIS**

BE IT ORDAINED BY THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF MORRIS (not less than two-thirds of all members thereof affirmatively concurring) AS FOLLOWS:

Section 1. \$3,334,000 is available in the Capital Improvement Fund of the Township of Morris, a municipal corporation of the State of New Jersey (the “Township”) and is hereby appropriated to provide for improvements to sand filters and control panels; phosphorus, ammonia and nitrate analysis requirements and improvements to the alarm, camera and gate at the Buttersworth and Woodland sewer plants; improvements to the grinder, clarifiers, HCl panel and gravity belt thickener at Buttersworth sewer plant; purchase of various equipment for the Woodland sewer plant; improvements to the sewer lining along Old Glen, sewer improvements to Blackwell Avenue and Picatinny Road; and drainage improvements to Lake Road bridge, Wispering Meadow, Sherman Place, Hillcrest Avenue, Mendham Road, Highland Avenue and Ridgewood/Watnong Brook, including all work and materials necessary therefor or incidental thereto.

Section 2. The capital budget of the Township is hereby amended to conform with the provisions of this ordinance to the extent of any inconsistency herewith.

Section 3. This ordinance shall take effect 10 days after publication hereof after final passage.

Intro: 5/16/15

Final: 6/17/15

**TOWNSHIP OF MORRIS  
MORRIS COUNTY – NEW JERSEY  
ORDINANCE NO. 23-15**

**BOND ORDINANCE PROVIDING FOR SWIMMING POOL  
IMPROVEMENS AND THE PURCHASE OF EQUIPMENT  
BY THE TOWNSHIP OF MORRIS, APPROPRIATING  
\$215,000 THEREFOR AND AUTHORIZING THE  
ISSUANCE OF \$204,250 BONDS OR NOTES OF THE  
TOWNSHIP TO FINANCE PART OF THE COST  
THEREOF**

BE IT ORDAINED BY THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF MORRIS (not less than two-thirds of all members thereof affirmatively concurring) AS FOLLOWS:

Section 1. The improvement or purpose described in Section 3 of this bond ordinance is hereby authorized to be undertaken by the Township of Morris, a municipal corporation of the State of New Jersey (the “Township”) as a general improvement. For the improvement or purpose described in Section 3 of this bond ordinance, there is hereby appropriated the sum of \$215,000, including the sum of \$10,750 as the down payment for the improvement or purpose required by the Local Bond Law. The down payment is now available by virtue of the provision for a down payment for capital improvement purposes in one or more previously adopted budgets.

Section 2. In order to finance the cost of the improvement or purpose not covered by the application of the down payment, negotiable bonds are hereby authorized to be issued in the principal amount of \$204,250 pursuant to the Local Bond Law. In anticipation of the issuance of bonds, negotiable bond anticipation notes are hereby authorized to be issued pursuant to and within the limitations prescribed by the Local Bond Law.

Section 3. (a) The improvement or purpose hereby authorized for which bonds or notes are to be issued is improvements to the Streeter Pool and the Splash Play Pool; the purchase of seasonal swimming pool covers; and the purchase of an electrical surge protection system for the Ginty and Streeter Pools, including all work and materials necessary therefor or incidental thereto.

(b) The estimated maximum amount of bonds or notes to be issued for the improvement or purpose is as stated in Section 2 of this bond ordinance.

(c) The estimated cost of the improvement or purpose is equal to the amount of the appropriation stated in Section 1 of this bond ordinance.

Section 4. All bond anticipation notes issued hereunder shall mature at such times as may be determined by the Chief Financial Officer; provided that no bond anticipation note shall mature later than one year from its date. The bond anticipation notes shall bear interest at such rate or rates and be in such form as may be determined by the Chief Financial Officer. The Chief Financial Officer shall determine all matters in connection with the bond anticipation notes issued pursuant to this bond ordinance, and the Chief Financial Officer’s signature upon the bond anticipation notes shall be conclusive evidence as to all such determinations. All bond anticipation notes issued hereunder may be renewed from time to time

subject to the provisions of the Local Bond Law. The Chief Financial Officer is hereby authorized to sell a part, or all, of the bond anticipation notes from time to time at public or private sale, and to deliver them to the purchasers thereof upon receipt of payment of the purchase price plus accrued interest, if any, from their dates to the dates of delivery thereof. The Chief Financial Officer is directed to report in writing to the governing body at the meeting next succeeding the date when any sale of bond anticipation notes issued pursuant to this bond ordinance is made. Such report must include the amount, the description, the interest rate and the maturity schedule of the bond anticipation notes sold, the price obtained and the name of the purchaser.

Section 5. The capital budget of the Township is hereby amended to conform with the provisions of this bond ordinance to the extent of any inconsistency herewith.

Section 6. The following additional matters are hereby determined, declared, recited and stated:

(a) The improvement or purpose described in Section 3 of this bond ordinance is not a current expense. It is an improvement or purpose that the Township may lawfully undertake as a general improvement, and no part of the cost thereof has been or shall be specially assessed on property specially benefited thereby.

(b) The period of usefulness of the improvement or purpose described in Section 3 of this bond ordinance, computed on the basis of the amount of obligations authorized for the improvement or purpose and the reasonable life thereof within the limitations of the Local Bond Law, is 15 years.

(c) An aggregate amount not exceeding \$21,000 for items of expense listed in and permitted under N.J.S.A. 40A:2-20 is included in the estimated cost of the improvement or purpose set forth in Section 3 of this bond ordinance.

(d) The Supplemental Debt Statement required by the Local Bond Law has been duly prepared and filed in the office of the Clerk, and submitted to the office of the Director of the Division of Local Government Services in the Department of Community Affairs of the State of New Jersey. Such statement shows that the gross debt of the Township is increased by \$204,250 (the amount of the authorization of the obligations provided for in this bond ordinance). The obligations authorized herein will be within all debt limitations prescribed by the Local Bond Law.

Section 7. The full faith and credit of the Township are hereby pledged to the punctual payment of the principal of and the interest on the obligations authorized by this bond ordinance. The obligations shall be direct, unlimited obligations of the Township, and the Township shall be obligated to levy *ad valorem* taxes upon all the taxable real property within the Township for the payment of the obligations and the interest thereon without limitation of rate or amount.

Section 8. This bond ordinance shall take effect 20 days after the first publication thereof after final adoption, as provided by the Local Bond Law.

Intro: 5/16/15

Final: 6/17/15

**TOWNSHIP OF MORRIS  
MORRIS COUNTY – NEW JERSEY  
ORDINANCE NO. 24-15**

**ORDINANCE APPROPRIATING \$180,000 AVAILABLE IN  
THE CAPITAL IMPROVEMENT FUND TO PROVIDE FOR  
IMPROVEMENTS TO CONVENT STATION PARKING  
LOT IN AND BY THE TOWNSHIP OF MORRIS**

BE IT ORDAINED BY THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF MORRIS (not less than two-thirds of all members thereof affirmatively concurring) AS FOLLOWS:

Section 1. \$180,000 is available in the Capital Improvement Fund of the Township of Morris, a municipal corporation of the State of New Jersey (the “Township”) and is hereby appropriated to provide for improvements to the Convent Station parking lot, including all work and materials necessary therefor or incidental thereto.

Section 2. The capital budget of the Township is hereby amended to conform with the provisions of this ordinance to the extent of any inconsistency herewith.

Section 3. This ordinance shall take effect 10 days after publication hereof after final passage.

Intro: 5/16/15

Final: 6/17/15

**TOWNSHIP OF MORRIS  
MORRIS COUNTY – NEW JERSEY  
ORDINANCE NO. 25-15**

**ORDINANCE APPROPRIATING \$500,000 AVAILABLE IN  
THE GENERAL CAPITAL IMPROVEMENT FUND TO  
PROVIDE FOR A CONTRIBUTION TO THE  
MORRISTOWN-MORRIS TOWNSHIP LIBRARY IN AND  
BY THE TOWNSHIP OF MORRIS**

BE IT ORDAINED BY THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF MORRIS (not less than two-thirds of all members thereof affirmatively concurring) AS FOLLOWS:

Section 1. \$500,000 is available in the General Capital Improvement Fund of the Township of Morris, a municipal corporation of the State of New Jersey (the "Township") and is hereby appropriated to provide for a contribution to the Morristown-Morris Township Library to provide for major building repairs, including all work and materials necessary therefor or incidental thereto.

Section 2. The capital budget of the Township is hereby amended to conform with the provisions of this ordinance to the extent of any inconsistency herewith.

Section 3. This ordinance shall take effect 10 days after publication hereof after final passage.

Intro: 5/16/15  
Final: 6/17/15

**AN ORDINANCE  
TOWNSHIP OF MORRIS  
MORRIS COUNTY – NEW JERSEY  
ORDINANCE NO. 26-15**

**ORDINANCE APPROPRIATING \$250,000 AVAILABLE IN THE GENERAL CAPITAL IMPROVEMENT FUND AND \$250,000 AVAILABLE IN THE GENERAL CAPITAL FUND AS A CONTRIBUTION TO THE MORRISTOWN-MORRIS TOWNSHIP LIBRARY IN AND BY THE TOWNSHIP OF MORRIS TO PROVIDE FOR BUILDING REPAIRS**

BE IT ORDAINED BY THE TOWNSHIP COMMITTEE OF THE TOWNSHIP OF MORRIS (not less than two-thirds of all members thereof affirmatively concurring) AS FOLLOWS:

Section 1. \$250,000 available in the General Capital Improvement Fund and \$250,000 available in the General Capital Fund of the Township of Morris, a municipal corporation of the State of New Jersey (the "Township") is hereby appropriated as a contribution to the Morristown-Morris Township Library to provide for building repairs, including all work and materials necessary therefor or incidental thereto.

Section 2. The capital budget of the Township is hereby amended to conform with the provisions of this ordinance to the extent of any inconsistency herewith.

Section 3. This ordinance shall take effect 10 days after publication hereof after final passage.

INTRODUCED: 07/22/15

**TOWNSHIP OF ORRIS COUNTY OF MORRIS**

**ORDINANCE NO. 27 -15**

**"AN ORDINANCE OF THE TOWNSHIP OF MORRIS, MORRIS COUNTY, NEW JERSEY CONCERNING SALARIES FOR NONUNION PERSONNEL"**

BE IT ORDAINED by the Township Committee of the Township of Morris, in the County of Morris and State of New Jersey, they being the Governing Body of said Township, as follows:

1. Effective January 1, 2015 the following salaries for non-union employees as established in ordinance 01-12 are hereby increased by 2.0%. Effective January 1, 2015 the following salaries or compensation are established for the following named officers, employees, or positions in the Township of Morris.
2. All employees that were members of Morris Council No. 6 at time of decertification will receive an additional \$500 in base pay as compensation for loss of retroactive pay in 2009 (Ord. 25-10).
3. The following salaries or compensations shall be retroactive to January 1, 2015. Any employee retiring prior to enactment of this ordinance will be entitled to retroactive compensation provision of this ordinance.

**ADMINISTRATIVE**

Building Inspector	\$45,000	To	\$62,924	Per Year
Computer Technician	\$21,000	To	\$26,860	Per Year
Electrical Inspector, permanent part-time	\$35.00	To	\$50.00	Per Hour
Fire Inspector, permanent part-time	\$35.00	To	\$50.00	Per Hour
Plumbing Inspector, permanent part-time	\$35.00	To	\$50.00	Per Hour
Secretary Board of Adjustment	\$10,000	To	\$16,355	Per Year
Secretary Planning Board	\$23,000	To	\$32,708	Per Year
Secretary Environmental Commission	\$1,500	To	\$2,809	Per Year
Secretary Open Space Committee	\$1,500	To	\$2,809	Per Year
Secretary Board of Ethics	\$250	To	\$510	Per Year
Secretary EDAC	\$250	To	\$510	Per Year
Rec. Program Coordinator	\$35,000	To	\$56,207	Per Year
Senior Clerk	\$9,000	To	\$42,500	Per Year
Project Manager	\$35,000	To	\$45,500	Per Year
Accounts Payable Clerk	\$28,000	To	\$35,000	Per Year
Payroll Clerk	\$24,500	To	\$31,500	Per Year

**SEWER UTILITY**

Computer Technician	\$9,000	To	\$11,512	Per Year
Laboratory Manager	\$74,000	To	\$76,665	Per Year
Senior Clerk	\$28,000	To	\$42,500	Per Year
Project Manager	\$15,000	To	\$19,500	Per Year
Accounts Payable Clerk	\$12,000	To	\$15,000	Per Year
Payroll Clerk	\$10,500	To	\$13,500	Per Year

**MUNICIPAL SWIMMING POOL UTILITY**

Senior Clerk	\$20,000	To	\$42,500	Per Year
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4. That the said salaries or compensation shall be in lieu of any and all fees. Effective January 1, 2012 implementation of applicable legislation, Chapter 78, P.L. 2011, from the State of New Jersey all employees shall contribute towards their health benefits as required by State Statute.
5. No employee will be exempt from payment of such contribution based upon their coverage, health benefit plan selection, compensation and other statutorily required criteria, if any.
6. Employees receiving the enhanced dental plan coverage are required to pay the difference between the cost of the basic plan and the enhanced plan.
7. Any employee who voluntarily resigns or is discharged from employment prior to the introduction date of this ordinance shall not be entitled to receive the salary adjustment set forth herein.
8. This Ordinance shall take effect upon final passage and publication thereof, as provided for by law.

INTRODUCED: 7/22/15

**TOWNSHIP OF MORRIS COUNTY OF MORRIS**

**ORDINANCE NO. 28 -15**

**AMENDING CHAPTER 162 SECTION 5 – “FALSE ALARMS”**

BE IT HEREBY ORDAINED by the Township Committee of the Township of Morris as follows:

**SECTION ONE:** Chapter 162, Section 5 (False Alarms) is hereby deleted and replaced in its entirety to read in as follows:

162-5 False Alarms.

In the case of false alarms, which summon the Police or Fire Department to investigate, the Police Chief and/or Fire Chief shall cause an investigation to be made and shall keep a record of such false alarms on file. The following penalties shall be imposed for the transmission of false alarms during any consecutive twelve month period.

A. False Burglar Alarms-Police Department

1. A written warning, advising the person/business of the fine implication if not corrected, shall be issued on the first and second false alarms received by the Police Department. Upon reception of the third and subsequent alarms, a fine of \$50 shall be paid to the Township of Morris within 30 days of receipt of notification of false alarm.

B. False Fire Alarms-Fire Department

1. A written warning, advising the person/business of the fine implication if not corrected, shall be issued after the second false alarm received by the Fire Department. Upon reception of the:

Third False Alarm - \$100 Fine

Fourth False Alarm - \$150 Fine

Fifth False Alarm - \$200 Fine

Sixth False Alarm - \$300 Fine

Seventh False Alarm - \$400 Fine

Eighth and all subsequent False Alarm - \$500 Fine

shall be paid to the Township of Morris within 30 days of receipt of notification of false alarm.

C. The Township Police and/or Fire Departments shall be held harmless due to a delayed response when conditions are present that delay a normal response.

D. Multiple false alarms within any given 12-hour period shall be considered as one alarm. In the event that three (3) false alarms are given within any 12-hour period, the Police Chief or Fire Chief or their designees shall have the right to order the alarm system to be deactivated; in the event the said system is not deactivated after the aforesaid order, each false alarm thereafter will be treated as a separate false alarm for the purposes of this section. The Chief of the Police and/or the Chief of the Fire Department or their designees shall have the authority to issue an order for a non- response to future alarm activations after a response to three (3) or more false alarm activations within a 12 hour period and the Township shall be held harmless due to excessive false alarms.

E. If an investigation by the Police Department and/or Fire Department and their designees discloses (i) a failure to comply with the terms and conditions of this chapter, or (ii) a failure to comply with a request to repair or replace a faulty alarm device or alarm system, the Police Chief or Fire Chief shall have the right to require disconnection of such alarm device or alarm system until the terms and conditions of this chapter are complied with, or the alarm device or alarm system is repaired. In such event, the Police Chief or Fire Chief shall notify the registrant of the suspension in writing stating the reason for the suspension. The notice shall include the date on which the suspension shall take place, and will include a statement that the registrant may file a written appeal to the Township Committee within ten (10) days from the date of such notice (Appeals \*162-7). A suspension shall be terminated and registration reinstated when the conditions stated in the notice of suspension have been corrected to the satisfaction of the Police Chief or Fire Chief, as applicable.

F. The failure to disconnect such alarm device or alarm system within thirty-six (36) hours after a request to disconnect said alarm device or alarm system and keep such alarm device or alarm system disconnected until the terms and conditions of this chapter are complied with, or until such alarm device or alarm system is repaired or replaced shall be a violation of this chapter, and each and every day the equipment is in operation shall be considered a separate offense subject to the penalty provisions as set forth in section 1-3 of the Revised General Ordinances of the Township of Morris. By registering an alarm device or alarm system, a person or business shall be deemed to have consented to inspection of the premises on which such alarm devices or alarm systems are installed at reasonable hour by the Police and/or Fire Chief or their designated representative.

**SECTION TWO:** If any section, subsection, sentence, clause, or phrase of this Ordinance is for any reason found to be unconstitutional or unenforceable, such decision shall not affect the remaining portion of this ordinance.

**SECTION THREE:** all ordinances of the Township of Morris which are inconsistent with the provisions of this ordinance are hereby repealed to the extent of such inconsistency.

**SECTION FOUR:** this ordinance shall take effect upon final passage and publication thereof as provided by law.