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PART 1
GENERAL REGULATIONS

§ 15-101. Definitions and Interpretation. [Ord. 1028-85, 8/12/1985]

1. Words and phrases, when used in this chapter, shall have the meanings ascribed in the Vehicle Code, 75 P.S. § 101 et seq. (1977), as hereafter amended, supplemented, modified or reenacted by the General Assembly of Pennsylvania, unless the context clearly indicates a different meaning.

LEGAL HOLIDAYS — New Year's Day, Memorial Day, Independence Day, Labor Day, Veterans' Day, Thanksgiving Day and Christmas.

2. In this Part, the singular shall include the plural, the plural shall include the singular, and the masculine shall include the feminine.

§ 15-102. Manner of Adopting Permanent Traffic and Parking Regulations. [Ord. 1028-85, 8/12/1985]

All traffic and parking regulations of a permanent nature shall be enacted as ordinances, as parts of ordinances, as amendments to ordinances, or as amendments to this chapter.

§ 15-103. Continuation of Prior Regulations. [Ord. 1028-85, 8/12/1985]

The provisions of this Chapter 15, so far as they are the same as those of ordinances in force immediately prior to the adoption of this chapter, are intended as a continuation of such ordinances and regulations and not as new enactments. The provisions of this chapter shall not affect any act done or liability incurred, nor shall they affect any suit or prosecution pending or to be instituted to enforce any right or penalty or to punish any offense under any such ordinances or regulations as aforesaid.

§ 15-104. Temporary and Emergency Regulations. [Ord. 1028-85, 8/12/1985]

1. The Mayor, and in his absence the Borough Manager and/or Chief of Police, shall have the following powers to regulate traffic and parking temporarily and in time of emergency:
 - A. In the case of fire, flood, storm or other emergency, to establish temporary traffic and/or parking regulations;
 - B. In the case of emergency or to facilitate public works, or in the conduct of parades, processions or public events, to restrict or prohibit traffic and/or parking in limited areas for periods of not more than 72 hours.

2. Such temporary and emergency regulations shall be enforced by the Police Department in the same manner as permanent regulations. Any person who shall operate or park a vehicle or tractor in violation of any such regulations, or who shall move, remove, destroy, injure or deface any sign or marking erected, posted or made to give notice of any such regulation, shall, upon conviction thereof, be subject to the penalty set forth in the law or elsewhere in this Chapter 15 for a violation of such nature, and, in case of a violation for which no specific penalty is set forth in the law or elsewhere in this chapter, to a fine of not more than \$25 together with costs of prosecution.

§ 15-105. Experimental Regulations. [Ord. 1028-85, 8/12/1985]

The Borough Council may, from time to time by resolution, designate places upon and along the highways in the Borough where, for a period of not more than 90 days, specific traffic and/or parking regulations, prohibitions and restrictions shall be in force and effect, and shall designate such locations by proper signs and markings. Such regulations, prohibitions and restrictions shall be effective as is they had been specified in this chapter. No person shall operate or park a vehicle or tractor in violation of any such regulation, prohibition or restriction, and no person shall move, remove, destroy or deface any sign or marking erected, posted or made by authority of this section. Any person who shall violate any provision of this section shall, upon conviction thereof, be subject to the penalty set forth in the law or elsewhere in this chapter for a violation of such nature, and in case of a violation for which no specific penalty is set forth in the law or elsewhere in this chapter, to a fine of not more than \$25 together with costs of prosecution; provided that the purpose of this section is to allow for the test and experimental determination of the feasibility and desirability of permanent changes in the ordinances of the Borough relative to traffic and parking.

§ 15-106. Authority of Police Officers. [Ord. 1028-85, 8/12/1985]

The police officers of the Borough are hereby given authority to direct traffic on the highways of the Borough and at intersections thereof.

§ 15-107. Authorization for Use of Speed Timing Devices. [Ord. 1028-85, 8/12/1985]

1. The Gettysburg Borough Police Department is hereby authorized to use all mechanical or electrical speed timing devices for the determination of speed of a motor vehicle as are approved or will be approved by the Department of Transportation of the Commonwealth of Pennsylvania, including but not limited to E.S.P. and Vascar systems.
2. This section authorizes the use of said devices upon all highways within the Borough, be they Borough, county or state highways, and does also hereby elect to exercise all powers granted to "local authorities" under the Vehicle Code of the Commonwealth of Pennsylvania, 75 P.S. § 101 et seq. (1977) as

hereafter amended, supplemented, modified or reenacted by the General Assembly of Pennsylvania.¹

¹Editor's Note: Former § 15-108, Use of Streets by Assemblages, Processions and Spontaneously Planned Events, which immediately followed this section, as amended, was repealed by Ord. 1389-11, 3/14/2011. See now Ch. 6, Part 9, Special Events.

PART 2
TRAFFIC REGULATIONS

§ 15-201. Motor Vehicles not to be Driven on Sidewalks. [Ord. 1028-85, 8/12/1985]

No person shall drive any vehicle except a human-powered vehicle upon a sidewalk or sidewalk area except upon a permanent or duly authorized temporary driveway. Any person who shall violate any provision of this section shall, upon conviction thereof be sentenced to pay a fine of \$25 together with costs of prosecution.

§ 15-202. Speed Limits Established. [Ord. 1028-85, 8/12/1985]

1. The following speed limits are hereby established:
 - A. A speed limit of 25 miles per hour is hereby established upon all streets and alleys in the Borough except:
 - A. Upon such state highways where a different speed limit shall be established by authority of the State Department of Transportation, with official signs giving notice of such speed limits.
 - B. LeFever Street, 15 mph between Baltimore and E. Confederate Avenue.
 - C. In locations where a lesser speed limit shall be required under the law.
2. Any person who shall operate a vehicle at a speed in excess of that established therefor, upon any highway or portion thereof as specified in this section, shall, upon conviction thereof, be sentenced to pay a fine of \$35 and, for exceeding a maximum speed limit by more than five miles per hour, shall pay an additional fine of \$2 for each mile per hour in excess of five miles per hour over the maximum speed limit.

§ 15-203. Maximum Speed Limits Established in Parks. [Ord. 1028-85, 8/12/1985]

A speed limit of five miles per hour is established on all streets and roadways in the public parks maintained and operated by the Borough.

§ 15-204. Traffic Signals at Certain Intersections. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1078, 10/11/1988]

1. At the following intersections, official traffic signals shall be erected (or are hereby ratified if heretofore erected), and traffic at such intersections shall be directed by such signals:

- Baltimore Street and High Street
- Baltimore Street and Middle Street
- Baltimore Street and Steinwehr Avenue
- Carlisle Street and Lincoln Avenue
- Chambersburg Street and Buford Avenue, Springs Avenue and West Street
- Chambersburg Street and Washington Street, S.
- Fourth Street and York Street
- Middle Street, W. and Confederate Avenue, W.
- Middle Street, W. and Washington Street, S.
- Steinwehr Avenue and Washington Street, S.
- Stratton Street and York Street
- West Street and Middle Street, W.

2. Any driver of a vehicle who shall disobey the directions of any traffic signal shall, upon conviction thereof, be sentenced to pay a fine of \$25 together with costs of prosecution.

§ 15-205. Right Turn on Red Signal Prohibited at Certain Intersection. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1091, 8/14/1989]

1. It shall be unlawful for the driver of any vehicle traveling on the first named street at any of the following intersections, in the direction or directions hereby indicated in each case, to make a right turn when his or her vehicle is facing a steady red traffic signal:

Street	Intersecting Street	Direction of Travel
Baltimore Street	High Street	North or south
Baltimore Street	Middle Street	North or south
Baltimore Street	Steinwehr Avenue	South
Buford Avenue	Chambersburg Street	Southeast
Carlisle Street	Lincoln Avenue	South
Chambersburg Street	Buford Avenue	West
Chambersburg Street	Springs Avenue	West
Chambersburg Street	Washington Street, S.	East or west
Chambersburg Street	West Street	West
Confederate Street	Middle Street	North or south
Fourth Street	York Street	Northwest or southeast
High Street	Baltimore Street	East or west
Lincoln Avenue	Carlisle Street	West
Middle Street	Baltimore Street	East or west
Middle Street	Confederate Street, W.	East or west

Street	Intersecting Street	Direction of Travel
Middle Street	Washington Street, S.	East or west
Middle Street	West Street	East
Steinwehr Avenue	Baltimore Street	Northeast
Stratton Street	York Street	East or west
Washington Street	Chambersburg Street	North
Washington Street	Middle Street	North or south
West Street	Chambersburg Street	North
West Street	Middle Street	North or south
York Street	Fourth Street	Northeast or southeast
York Street	Stratton Street	East or west

2. Any person who shall violate any provision of this section shall, upon conviction thereof, be sentenced to pay a fine of \$25 together with costs of prosecution.

§ 15-206. Stop Intersections. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1046-86, 9/-/1986; by Ord. 1049-86, 11/10/1986; by Ord. 1068-88, 4/11/1988 1988; by Ord. 1070, 4/11/1988; by Ord. 1083-89, 2/14/1989; by Ord. 1090-89, 8/14/1989; by Ord. 1133-92, 1/6/1992; by Ord. 1134-92, 1/6/1992; and by Ord. 1233-99, 9/13/1999, §§ 1, 2]

1. The following intersections are hereby established as stop intersections, and official stop signs shall be erected (or are hereby ratified if heretofore erected) in such a position as to face traffic approaching the second-named street upon the first-named street, in the direction or directions hereby indicated. It shall be unlawful for all vehicles approaching any such intersection upon the first-named street, in the direction or directions hereby indicated, to not come to a full stop, within a reasonable distance, before entering any such intersection:

Stop Street	Through Street	Direction of Travel
Breckenridge Street	Franklin Street	Eastbound and westbound
Breckenridge Street	Long Land	Eastbound and westbound
Constitution Avenue	Lincoln Avenue, W.	Northbound and southbound
Court Alley	South Street	Northbound
Culp Street	Fairview Avenue	Westbound
Fairview Avenue	Gettys Street	Northbound
Fairview Avenue	Getty Street	Eastbound and westbound

Stop Street	Through Street	Direction of Travel
Highland Avenue	Culp Street	Eastbound and westbound
Highland Avenue	Culp Street	Northbound and southbound
Highland Avenue	Johns Avenue	Eastbound
Highland Avenue	King Street	Eastbound and westbound
Highland Avenue	Queen Street	Eastbound and westbound
High Street, E.	Stratton Street, S.	Eastbound
High Street, W.	Howard Avenue, S.	Westbound
Hillcrest	Locust Street	Northbound
Hudson Alley	N. Sixth Street	Eastbound
Johns Avenue	Culp Street	Northbound and southbound
Johns Avenue	King Street	Northbound and southbound
King Street	Fairview Avenue	Eastbound and westbound
King Street	Johns Avenue	Eastbound and westbound
King Street	Long Lane	Eastbound and westbound
King Street	Sunset Avenue	Westbound
Legion Alley, east	E. Confederate Avenue	Eastbound and westbound
Lincoln Avenue, West	College Avenue	Eastbound
Middle Street, East	Sixth Street	Eastbound
Pfeffer Alley	School House Alley	Eastbound
Pine Street	Barlow Street	Northbound
Princess Street	South Howard Avenue	Eastbound
Prince Street	Ridge Avenue	Westbound
Queen Street	Fairview Avenue	Eastbound and westbound
Queen Street	Long Land	Westbound
Race Horse Alley	N. Franklin Street	Eastbound and westbound
Red Patch Avenue	Ridge Avenue	Eastbound

Stop Street	Through Street	Direction of Travel
Sixth Street, South	Middle Street, East	Northbound and southbound (excluding right turns)
N. Sixth Street	York Street	Southbound
Sunset Avenue	King Street	Eastbound and westbound
Sunset Avenue	Queen Street	Eastbound and westbound
Third Street	Race Horse Alley	Northbound
Wade Avenue	School House Alley	Eastbound
Wall Alley, E.	School House Alley	Eastbound and westbound
Wall Alley, W.	Court Alley	Northbound and southbound
Warner Alley	West High Street	Northbound and southbound
Washington Street, N.	Swope Alley	Northbound
Washington Street, N.	West Broadway	Northbound and southbound

2. The following intersections, located within the Borough of Gettysburg, are hereby declared to be multi-way stop intersections, and official stop signs shall be erected (or are hereby confirmed if heretofore erected) in such positions as to face traffic approaching such intersections from all directions on all of the intersecting streets. All vehicles and tractors approaching such intersections from any direction upon an intersecting street shall come to a full stop within a reasonable distance, before entering such intersections:

Breckenridge Street, Franklin Street and Long Lane
 Breckenridge Street and Washington Street, S.
 Broadway, W. and Washington Street, N.
 Court Alley and Legion Alley
 Court Alley at Wall Alley, West
 Culp Street and Johns Avenue
 Delap Avenue and the alley running along the rear of the lots fronting on the west side of Carlisle Street
 Fairview Avenue and King Street
 Franklin Street, S. and High Street, W.
 High Street, W. and Washington Street, S.
 High Street, W. and West Street
 King Street and Johns Avenue

- Long Lane and King Street
- Middle Street, E. and Liberty Street
- Middle Street, E. and Stratton Street, S.
- Queen Street and Fairview Avenue
- Queen Street and Johns Street
- Queen Street, Long Lane and the exit from the Recreation Park parking lot opposite Queen Street
- Seminary Avenue and Howard Avenue
- Springs Avenue and Howard Avenue
- Stratton Street, N. and Water Street, E.
- Stratton Street, S. and Wall Alley, East
- Wall Alley, East and School House Alley
- Warner Alley and United Alley

3. Any driver of a vehicle who shall violate any provision of this section shall, upon conviction thereof, be sentenced to pay a fine of \$25 together with costs of prosecution.

§ 15-207. Yield Intersections. [Ord. 1028-85, 8/12/1985]

1. The following intersections are hereby established as yield-right-of-way intersections, and official yield signs shall be erected (or are hereby ratified if heretofore erected) in such a position as to face traffic approaching the second-named street upon the first-named street. All vehicles approaching any such intersection upon the first-named street shall yield the right-of-way to any vehicle in the intersection or approaching on the second-named street so closely as to constitute an immediate hazard during the time that the driver of such vehicle is moving across or within such intersection:

Yield Highway	Through Highway	Direction of Travel
	(Reserved)	

2. Any driver of a vehicle who shall violate any provision of this section shall, upon conviction thereof, be sentenced to pay a fine of \$25 together with costs of prosecution.

§ 15-208. Through Streets Established. [Ord. 1028-85, 8/12/1985]

1. The following streets are hereby established as through streets, and the driver of a vehicle upon approaching any such street at any intersection thereof (except for intersections where there are now or shall hereafter be located official traffic control signals) shall come to a full stop, within a reasonable distance, before entering any such through street:

Street	Between
Baltimore Street	Lincoln Square and the southeast Borough line
Broadway, West	Carlisle Street and College Avenue
Buford Avenue	Chambersburg Street and the west Borough line
Carlisle Street	Lincoln Square and the north Borough line
Chambersburg Street	Lincoln Square and Buford Avenue
College Avenue	West Lincoln Avenue and the west Borough line
Fairview Avenue	Queen Street and Long Lane
Fourth Street, N.	York Street and East Broadway
Hanover Street	York Street and east Borough line
Hay Street	Springs Avenue and Buford Avenue
High Street, W.	S. Washington Street and Howard Avenue
Howard Avenue	Springs Avenue and Buford Avenue
Lefever Street	E. Confederate Avenue and Baltimore Street
Lincoln Avenue, W.	Carlisle Street and Constitution Avenue
Long Lane	Breckenridge Street and Queen Street
Middle Street, E.	Baltimore Street and the east Borough line
Middle Street, W.	Baltimore Street and the west Borough line
Queen Street	Steinwehr Avenue and Fairview Avenue; Fairview Avenue and Long Lane
Springs Avenue	Chambersburg Street-Buford Avenue and Seminary Ridge
Steinwehr Avenue	Baltimore Street and the southeast Borough line
Stratton Street, N.	York Street and Lincoln Avenue
Wainwright Avenue	Lefever Street and the southeast Borough line
Washington Street, N.	Chambersburg Street and Lincoln Avenue
Washington Street, S.	Chambersburg Street and Steinwehr Avenue
York Street	Lincoln Square and the east Borough line

2. Any driver of a vehicle who shall violate any provision of this section shall, upon conviction thereof, be sentenced to pay a fine of \$25 together with costs of prosecution.

§ 15-209. One-Way Streets. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1047-86, 10/14/1986; by Ord. 1135-92, 3/9/1992; by Ord. 1190-97, 4/1997; by Ord. 1258-01, 6/11/2001, § 1; and by Ord. 1306-05, 7/11/2005]

1. The following are hereby established as one-way streets with operation of vehicles thereupon to be in the direction hereby indicated:

Streets	From	To	Direction of Travel
Breckenridge Street	Baltimore Street	Washington Street, S.	Westbound
Legion Alley	Baltimore Street	Court Alley	Westbound
Lincoln Lane	S. Washington Street	Warner Alley	Westbound
Lincoln Square	(Around the Square)		Counterclockwise
Mummasburg Street	Stevens Street	Water Street	South-eastbound
Patrick Alley	Breckenridge Street	LeVan Alley	Southbound
Racehorse Alley	Carlisle Street	A point 304 feet west of Stratton Street	Eastbound
Railroad Street	Carlisle Street	N. Washington Street	Westbound
Wade Avenue	Baltimore Street	Schoolhouse Alley	Eastbound

2. Any person who shall violate a provision of this section shall, upon conviction thereof, be sentenced to pay a fine of \$25 and costs of prosecution.

§ 15-210. Traffic to Keep Right of Certain Structures and Barriers. [Ord. 1028-85, 8/12/1985]

1. All vehicular traffic shall keep to the right of the following structures or barriers located in the center of the specified intersections:

Structure	Intersection
	(Reserved)

2. Any person who shall violate any provision of this section shall, upon conviction thereof, be sentenced to pay a fine of \$25 together with costs of prosecution.

§ 15-211. U-Turns Prohibited on Certain Streets or Portions Thereof. [Ord. 1028-85, 8/12/1985]

1. It shall be unlawful for the driver of a motor vehicle to make a U-turn on any of the following streets or portions of streets:

Street	Between
	(Reserved)

2. Any person who shall violate any provision of this section shall, upon conviction thereof, be sentenced to pay a fine of \$25 together with costs of prosecution.

§ 15-212. Gross Weight Limits Established. [Ord. 1028-85, 8/12/1985]

1. The following weight limits are hereby established, and it shall be unlawful for any person to drive any motor vehicle or other vehicle, trailer or tractor-trailer combination having a gross weight in excess of that herein prescribed, upon any of the following streets or portions thereof where such streets or portions thereof have been posted with notice of such maximum weight:

Street	Between	Maximum Gross Weight
Constitution Avenue	Over Stevens Run Bridge	12,000 pounds
All streets and alleys except state highways		12,000 pounds

Provided: the aforesaid weight limit shall not apply to any motor vehicle or other vehicle, trailer or tractor-trailer combination making deliveries or picking up goods, wares, material or merchandise at or on premises located in any such street or portion thereof, listed above, or any motor vehicle or other vehicle, or trailer or tractor-trailer combination for which a special permit to operate on any such street or portion thereof shall have been issued by the Chief of Police; provided, further: the provisions of this section shall not apply to the driving of vehicles hauling food or household goods, public utility vehicles, firefighting equipment, garbage and rubbish vehicles, or school and public transportation buses.

2. Any person who shall violate any provision of this section shall, upon conviction thereof, be sentenced to pay a fine of \$75 plus \$75 for each 500 pounds, or part thereof, in excess of 3000 pounds over the maximum allowable weight limit, together with costs of prosecution.

§ 15-213. Trucks Prohibited on Certain Streets/Exceptions. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1381-10, 8/9/2010]

1. It shall be unlawful for any person to operate any truck, which shall mean a motor vehicle designed, used or maintained primarily for the transportation of property, freight, or merchandise, upon any of the following streets, or portions thereof, as herein designated:

Street	Between
Broadway	Entire length

Street	Between
Elm Street	Entire length
Fourth Street	Harrisburg Street and Water Street
Hay Street	Entire length
Howard Street	Buford Avenue and West Middle Street
Lefever Street	Entire length
Lincoln Avenue	Harrisburg Street and Fourth Street
Patrick Alley	Breckenridge Street and LeVan Alley
Reasor Avenue	Entire length
Reynolds Street	Buford Avenue and West Middle Street
Seminary Avenue	Entire length
Springs Avenue	Entire length
East Water Street	Carlisle Street and Fourth Street

2. Any person who shall violate any provision of this section shall, upon conviction thereof, be sentenced to pay a fine of \$25 together with costs of prosecution; provided that nothing in this section shall make it unlawful to operate a truck upon any street or portion thereof listed above for delivery and pickup of goods, wares, material or merchandise, at or on premises located at any such street or portion thereof.

§ 15-214. Trucks to Travel in Low Gear. [Ord. 1028-85, 8/12/1985]

1. All trucks are to use low gear when traveling on the following streets or portions thereof:

Street	Between
	(Reserved)

2. Any person who shall violate any provision of this section shall, upon conviction thereof, be sentenced to pay a fine of \$25 together with costs of prosecution.

§ 15-215. Local Traffic Only on Certain Streets. [Ord. 1028-85, 8/12/1985]

1. The following streets or portions of streets are hereby designated as being for local traffic only:

Street	Between
	(Reserved)

2. Any person who shall use as a through street, the streets or portions thereof hereby designated as being for local traffic only shall, upon conviction thereof, be sentenced to pay a fine of \$25 together with costs of prosecution;

provided that local traffic, as used herein, shall mean access to and egress from properties and businesses or parking facilities located along said streets.

§ 15-216. Unlawful to Operate Motor Vehicles on Streets Closed for Construction or Repair. [Ord. 1028-85, 8/12/1985]

It shall be unlawful for any person to operate any vehicle upon any street that is under construction, resurfacing or repair, in disregard of any official sign, barricade or notice that the same is closed to vehicular traffic. Any person who shall violate any provision of this section shall, upon conviction thereof, be sentenced to pay a fine of \$25 together with costs of prosecution.

§ 15-217. Play Streets Authorized. [Ord. 1028-85, 8/12/1985]

1. The Mayor is hereby authorized to designate as play streets, whenever and for whatever period of time he shall deem advisable, any portion of any street whereon sledding and coasting shall be permitted. Such street shall be set apart for this purpose under the direction of the Mayor.
2. No person shall operate any motor vehicle upon any play street at any time when such street shall be so designated, except in case of emergency, with special permission of the police officer in charge, who shall first clear such play street of all persons using such street for the purpose for which it was set aside.
3. Any person who shall violate any provision of this section shall, upon conviction thereof, be sentenced to pay a fine of \$25 together with costs of prosecution.

§ 15-218. Left Turns Prohibited at Certain Locations. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1032-86, 2/10/1986]

1. It shall be unlawful for the operator of any motor vehicle, traveling upon the first-named street, in the direction or directions hereby indicated, at any of the following intersections, to make a left turn into the second-named street:

From	To	Direction of Travel
Middle Street, W.	Confederate Avenue, W.	Eastbound
Springs Avenue	Buford Avenue	Eastbound
Wall Alley	Baltimore Street	Westbound
York Street	Hanover Street	Westbound
York Street	Liberty Street	Westbound

2. Any person who shall violate any provision of this section shall, upon conviction thereof, be sentenced to pay a fine of \$25 together with costs of prosecution.

§ 15-219. Certain Turns Prohibited. [Ord. 1028-85, 8/12/1985]

1. It shall be unlawful for the operator of any motor vehicle traveling in the direction indicated to make a turn specifically prohibited below:

Turns From	Direction of Travel	Turn Into Prohibited
Baltimore Street	Northbound or southbound	Zerfing Alley
Carlisle Street	Northbound or southbound	Race Horse Alley

2. Any person who shall violate any provision of this section shall, upon conviction thereof, be sentenced to pay a fine of \$25 together with costs of prosecution.

§ 15-220. Restrictions on Use of Pushcarts. [Ord. 1028-85, 8/12/1985]

1. The word "pushcart," as used in this section, shall mean a vehicle, other than a pedalcycle, propelled solely by human power, and used or intended for use for the display, transport, exhibit or sale of goods, wares or merchandise.
2. It shall be unlawful for any person to propel a pushcart upon any sidewalk in any business district except as necessary to move the pushcart to a location from which it is to be loaded or unloaded or from which goods, wares or merchandise are to be sold or dispensed under permit from Borough Council as provided in Subsection 3 of this section.
3. It shall be unlawful for any person to park a pushcart upon any sidewalk except for the purpose of selling or dispensing from that pushcart goods, wares or merchandise to passersby under permit from Borough Council. Every such permit shall be issued to the person making application for the permit, upon payment of a fee, which shall be for the use of the Borough of Gettysburg, of \$100 for any calendar year, \$50 for any six-month period, or \$25 for any three-month period. The permit shall be granted to the applicant, upon payment of the fee, and upon his signing an agreement with Borough Council that he shall be bound by the conditions imposed by Borough Council and made a part of the permit, dealing with the following matters:
 - A. Restricting or limiting the parking of the pushcart to one or more stated locations upon the sidewalk and to stated days and hours at each location;
 - B. Stating requirements to be adhered to in connection with the disposal of garbage and refuse resulting from the operations carried on;

- C. Requiring that there be no violation of any law, ordinance or regulation pertaining to health, sanitation and the handling of food or drink.
- 4. Any person who violates any provision of this section, or any condition of any permit granted under this section, shall be guilty of a summary offense and, upon conviction, shall be sentenced to pay a fine of \$25 and costs.

§ 15-221. Left-Turn Lanes. [Ord. 1035-86, 4/14/1986; as amended by Ord. 1054-87, 2/9/1987; and by Ord. 1057-87, 7/13/1987]

- 1. The following streets, at the approaches to the intersecting streets hereafter designated, shall have left turn lanes clearly indicated thereon:

Street	Intersecting Street
Baltimore Street	High Street
Baltimore Street	Middle Street
Carlisle Street	Lincoln Avenue
Chambersburg Street	Washington Street
Washington Street	Chambersburg Street
North Washington Street	Chambersburg Street
South Washington Street	Chambersburg Street
York Street	Stratton Street

- 2. It shall be unlawful for the operator of any motor vehicle to make a left turn from such streets into any of the designated intersecting streets except from the indicated left turn lanes, and it shall also be unlawful for the operator of any motor vehicle to fail to make a left turn from such streets into the designated intersecting streets when operating in an indicated left turn lane. Any person who shall violate any provision of this section shall, upon conviction thereof, be sentenced to pay a fine of \$25, together with costs of prosecution.

PART 3
GENERAL PARKING REGULATIONS

§ 15-301. Parking Without Lights Authorized. [Ord. 1028-85, 8/12/1985]

The boundary limits of the Borough are hereby established as a zone in which motor vehicles may remain standing without lights, and all highways within such boundary limits are hereby designated as highways where motor vehicles may remain standing without lights.

§ 15-302. Loading and Unloading. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1376-10, 5/10/2010, § 1]

1. Generally. The loading and unloading of goods, wares and merchandise from any motor vehicle is hereby restricted to such length of time as is reasonably necessary for the purpose of loading and unloading of such goods, wares and merchandise. For the purpose of enforcement of this section, such loading or unloading of any motor vehicle shall not be considered as parking; however, except as specifically provided in this section relative to the loading and unloading of motor vehicles, no person shall load or unload a motor vehicle from any place upon any street or alley in the Borough where parking is prohibited or shall allow a motor vehicle to remain for loading or unloading in any place upon any street or alley where parking is limited as to time for longer than the time for which parking is permitted, or shall load or unload upon any street or alley in such a way that one lane for vehicular traffic shall not be kept open at all times.

2. Loading and Unloading of Motor Vehicles. Stopping, standing and/or parking of motor vehicles for the purpose of loading or unloading of goods, wares and merchandise at commercial, business, office or dining establishments shall be permitted upon the streets or alleys of the Borough of Gettysburg where such loading or unloading of goods, wares and merchandise will serve to minimize congestion in busy areas of the Borough by leaving open the primary public streets of the Borough for use by the traveling public. This exception for loading and unloading of motor vehicles is only where such street or alley provides ample space for the loading and unloading of goods, wares and merchandise. Where the primary public street servicing a commercial, business, office or dining establishment contains adequate available parking spaces and minimal traffic congestion, the loading or unloading of goods, wares and merchandise shall be completed from the available parking spaces on said primary public street. However, it is generally the policy of the Borough of Gettysburg that the loading and unloading of goods, wares and merchandise by motor vehicles occur where reasonably safe and practical in the public alleys to the rear of properties being serviced by such motor vehicles.

- A. **Through Traffic.** In the event that a motor vehicle utilizes a public alley of the Borough for the purpose of loading or unloading of goods, wares and merchandise as an alternative to blocking parking spaces and traffic flow on the public streets of the Borough, such motor vehicle shall be permitted to load or unload in a manner that will block through traffic on narrow alleys of the Borough for loading and unloading only and only for the amount of time which is reasonably necessary for loading and/or unloading of the motor vehicle.

- B. **State Roads.** Loading and unloading of motor vehicles as provided for in this section is limited to the public streets and alleys of the Borough of Gettysburg. No stopping, standing and/or parking of motor vehicles for the purpose of loading or unloading shall be authorized on state roads or highways except as allowed pursuant to the laws and regulations of the Commonwealth of Pennsylvania.

- C. **Enforcement.** The use of the public streets and alleys of the Borough for the purpose of loading and/or unloading of motor vehicles shall be enforced by the Gettysburg Borough Police Department. As the purpose of this provision is to facilitate the flow of traffic through the Borough in order to lessen congestion and to ensure the safety of the traveling public, the Police Department shall have discretion to balance the needs of a commercial, business, office or dining establishment in the loading and unloading of goods, wares and merchandise and the convenience and safety of the traveling public on the public streets and alleys of the Borough.

§ 15-303. Angle Parking Required on Portions of Certain Streets. [Ord. 1028-85, 8/12/1985]

- 1. Only angle parking shall be permitted on the following portions of the streets:

Street	Between
Lincoln Square	All streets

- 2. On all streets or portions thereof where angle parking is now or shall hereafter be authorized, all vehicles parked thereon shall be parked with the front thereof nearest the curb.

§ 15-304. Vehicles to be Parked Within Marked Spaces; Parking Prohibited in Certain Marked Areas. [Ord. 1028-85, 8/12/1985]

- 1. Wherever a particular parking space shall be lined or marked off on any street or alley or upon the adjacent curb, every vehicle parked shall be parked within the lines marking such parking space. All vehicles parked on streets or alleys, whether parking spaces are marked or not, shall be parked only in the direction of the permitted traffic flow.

2. Parking shall be prohibited at all times by any vehicle which in any way will block the intersection of any street or alley or the entrance or exit of any street or alley. Parking shall at all times be prohibited within the painted line area adjacent to any fire hydrant; within the painted line area marking the permissible distance to park from any intersection; in any area where erected signs or painted lines indicate a "No Parking" area; and in any manner so as to block any private or public driveway or access way to a parking lot or parking facility or other facility of the Borough.

§ 15-305. Parking Prohibited at All Times in Certain Locations. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1029-85, 9/9/1985; by Ord. 1038-86, 5/13/1986; by Ord. 1037-86, 4/14/1986; by Ord. 1048-86, 10/13/1986; by Ord. 1051-87, 1/12/1987; by Ord. 1053-87, 1/12/1987; by Ord. 1056-87, 4/13/1987; by Ord. 1058-87, 7/13/1987; by Ord. 1071-88, 5/9/1988; by Ord. 1072-88, 6/13/1988; by Ord. 1075-88, 9/12/1988; by Ord. 1085-89, 4/11/1989; by Ord. 1102-90, 6/11/1990; by Ord. 1111-91, 3/11/1991, by Ord. 1130-91, 12/9/1991; by Ord. 1116-91, 6/10/1991; by Ord. 1141-92, 9/14/1992, 1 and 2; by Ord. 1143-92, 10/14/1992; by Ord. 1148-92, 12/14/1992; by Ord. 1151-93, 1/11/1993; by Ord. 1176-95, 4/10/1995, 1, by Ord. 1182-96, 10/15/1996, 1,2; by Ord. 1187-97, 4/14/1997, 1, 2 and 3; by Ord. 1189-97, 4/14/1997; by Ord. 1203-97, 11/10/1997; by Ord. 1209-98, 5/11/1998; by Ord. 1218-99, 3/8/1999; by Ord. 1232-99, 9/13/1999, §§ 1, 2; by Ord. 1241-00, 7/10/2000, §§ 1-4; by Ord. 1259-01, 6/11/2001, § 1; by Ord. 1260-1, 12/10/2001, § 1; by Ord. 1263-02, 1/7/2002, § 1; by Ord. 1288-04, 1/5/2004, §§ 1,2; and by Ord. 1367-09, 10/13/2009, § 1]

1. Parking shall be prohibited at all times in the following locations:

Street	Side	Between
Baltimore Street	East	East High Street and a point 90 feet north of East High Street
Baltimore Street	East	East High Street and a point 95 feet south of East High Street
Baltimore Street	East	Lefever Street and a point 100 feet north thereof
Baltimore Street	East	East Middle Street and a point 95 feet north of East Middle Street
Baltimore Street	East	East Middle Street and a point 110 feet south of East Middle Street
Baltimore Street	East	Steinwehr Avenue and southeast Borough line
Baltimore Street	East	Wade Avenue and a point 30 feet north thereof
Baltimore Street	East	Wade Avenue and a point 40 feet south thereof
Baltimore Street	East	Wall Alley and a point 20 feet north thereof

Street	Side	Between
Baltimore Street	East	Wall Alley and a point 40 feet south thereof
Baltimore Street	West	Borough line and a point 266 feet north thereof
Baltimore Street	West	West High Street and a point 106 feet north of West High Street
Baltimore Street	West	West High Street and a point 70 feet south of West High Street
Baltimore Street	West	West Middle Street and a point 126 feet north of West Middle Street
Baltimore Street	West	West Middle Street and a point 70 feet south of West Middle Street
Baltimore Street	West	North side of National Cemetery Gate and a point 37 feet north thereof
Baltimore Street	West	South side of National Cemetery Gate and a point 50 feet south thereof
Baltimore Street	West	South Street and a point 139 feet south thereof
Baltimore Street	West	Steinwehr Avenue and a point 300 feet south of Steinwehr Avenue
Baltimore Street	West	Wall Alley and a point 30 feet north thereof
Baltimore Street	West	Wall Alley and a point 40 feet south thereof
Breckenridge Street	South	Baltimore Street and West Street
Broadway, West	South	Carlisle Street and College Avenue
Buford Avenue	North	Borough line and a point 615 feet east thereof
Buford Avenue	North	Chambersburg Street and a point 250 feet west of Race Horse Alley
Buford Avenue	North	Race Horse Alley and a point 525 feet west thereof
Buford Avenue	South	Springs Avenue and the Borough line
Carlisle Street	East	Railroad Street and a point 122 feet north of Railroad Street
Carlisle Street	East	E. Water Street and a point 76 feet north thereof
Carlisle Street	West	W. Water Street and a point 76 feet north thereof
Carlisle Street	West	W. Water Street and a point 245 feet south thereof

Street	Side	Between
Chambersburg Street	North	Buford Avenue and a point 210 feet east thereof
Chambersburg Street	South	South Washington Street and a point 103 feet east of South Washington Street
College Avenue	East	Lincoln Avenue and Broadway
Constitution Avenue	Both	N. Washington Street and West Broadway
Constitution Avenue	Both	N. Washington Street and West Lincoln Avenue
Culp Street	South	Steinwehr Avenue and Johns Avenue
Fifth Street	East	Hanover Street and a point 113 feet to the south thereof
Fifth Street	East	E. Middle Street and a point 80 feet to the north thereof
Fifth Street	West	Hanover Street and E. Middle Street
Fifth Street	West	Hanover Street and York Street
Fourth Street	Both	York Street and a point 75 feet north of York Street
Fourth Street	East	York Street and a point 85 feet south of York Street
Fourth Street	West	East Middle Street and York Street
N. Fourth Street	East	York Street and East Broadway
N. Franklin Street	East	Race Horse Alley and Terminus
N. Franklin Street	West	Cul-de-sac
S. Franklin Street	West	Chambersburg Street and Breckenridge Street
Hanover Street	Both	A point 95 feet east, and a point 95 feet west, of Fifth Street
Hanover Street	Both	A point 100 feet east of Fourth Street and a point 100 feet west of Fourth Street
Hanover Street	North	Fourth Street and a point 89 feet east of 4th Street (to driveway)
Hanover Street	North	York Street and a point 232 feet east of York Street
Hanover Street	South	Fifth Street and a point 140 feet west of Fifth Street
Hanover Street	South	A point 209 feet east of Fifth Street and the east Borough line
Hanover Street	South	Fourth Street and a point 100 feet west of Fourth Street

Street	Side	Between
Hanover Street	South	Liberty Street and a point 60 feet east of Liberty Street
Hanover Street	South	Third Street and a point 96 feet west thereof
Harrisburg Street	East	Lincoln Avenue and the Borough line
Hay Street	East	W. Middle Street and a point 69 feet north thereof
Hay Street	West	W. Middle Street and Buford Avenue
High Street	North	Court alley and a point 170 feet west thereof
High Street	South	S. Stratton Street and Howard Avenue
High Street, W.	North	A point 190 feet west of West Street and a point 97 feet east thereof
Johns Avenue	East	Culp Street and Highland Avenue; Long Lane and S. Washington Street
Johns Avenue	West	King Street and Long Lane
King Street	South	Steinwehr Avenue and Johns Avenue
Lefever Street	Both	Baltimore Street and E. Confederate Avenue
Liberty Street	East	Hanover Street and a point 60 feet south thereof
Liberty Street	East	East Middle Street and a point 41 feet north thereof
Liberty Street	West	York Street and East Middle Street
Lincoln Avenue	North	Harrisburg Street and Constitution Avenue
Lincoln Avenue	South	Carlisle Street and a point 160 feet west of Carlisle Street
Lincoln Avenue	South	Harrisburg Street and Stratton Street
Lincoln Avenue, W.	South	Constitution Avenue and a point 100 feet east thereof
Locust Street	Both	Baltimore Street and Wainwright Avenue
Long Lane	South	Steinwehr Avenue and Sunset Avenue
Long Lane	West	Breckenridge Street and a point 165 feet south of Breckenridge Street
Long Lane	West	Queen Street and a point 375 feet south of Queen Street
Middle Street, E.	North	Liberty Street and a point 60 feet east of Liberty Street
Middle Street, E.	North	Liberty Street and a point 60 feet west thereof

Street	Side	Between
Middle Street, E.	North	Sixth Street and a point 60 feet west thereof
Middle Street, E.	North	A point 30 feet west of Stauffer Alley and a point 27 feet east thereof
Middle Street, E.	North	S. Stratton Street and a point 50 feet east thereof
Middle Street, E.	North	S. Stratton Street and a point 50 feet west thereof
Middle Street, E.	South	Baltimore Street and Sixth Street
Middle Street, W.	North	Baltimore Street and west Borough line
Middle Street, W.	South	Bush Alley and a point 25 feet west thereof
Middle Street, W.	South	South Franklin Street and a point 106 feet west thereof
Middle Street, W.	South	A point 20 feet east of South Franklin Street and a point 20 feet west of South Franklin Street;
Middle Street, W.	South	South Washington Street and a point 87 feet west thereof
Middle Street, W.	South	West Street and a point 65 feet east thereof
Middle Street, W.	South	West Street and a point 70 feet west of West Street
Mummasburg Street	West	Stevens Street and Water Street
Queen Street	South	Steinwehr Avenue and Johns Avenue
Railroad Street	Both	Fourth Street and eastern terminus of Railroad Street
Reynolds Street	West	Buford Avenue and Springs Avenue
Reynolds Street	West	Springs Avenue and West Middle Street
Ridge Avenue	Both	West Middle Street and a point 65 feet south thereof
N. Sixth Street	Both	York Street and Furniture Alley
S. Sixth Street	East	Hanover Street and Hudson Alley
S. Sixth Street	East	Hanover Street and first alley south of York Street
S. Sixth Street	East	E. Middle Street and first alley south of York Street
S. Sixth Street	West	Hanover Street and a point 337 feet northwest thereof
S. Sixth Street	West	Hanover Street and York Street

Street	Side	Between
S. Sixth Street	West	A point 487 feet northwest of Hanover Street to a point 95 feet northwest thereof
S. Sixth Street	West	A point 660 feet northwest of Hanover Street to a point 58 feet northwest thereof
S. Sixth Street	West	A point 835 feet northwest of Hanover Street (for a distance of 225 feet) and York Street
S. Sixth Street	West	E. Middle Street and a point 75 feet north thereof
South Street	North	Baltimore Street and the first alley (Court Alley) west of Baltimore Street
South Street	North	Carlisle Street and N. Washington Street
South Street	North	S. Washington Street and a point 104 feet to the east thereof
South Street	North	South Washington Street and a point 205 east of South Washington Street
South Street	South	Baltimore Street and South Washington Street
Steinwehr Avenue	East	Baltimore Street and a point 363 feet south of the Taneytown Road
Steinwehr Avenue	East	A point 587 feet south of the Taneytown Road and the south Borough line
Steinwehr Avenue	West	Baltimore Street and a point 222 feet south of Baltimore Street
Steinwehr Avenue	West	A point 571 feet south of Baltimore Street and the south Borough line
Stevens Street, E.	North	Carlisle Street and N. Stratton Street
Stevens Street, W.	South	Carlisle Street and N. Washington Street
Stratton Street, N.	East	A point 50 feet south of Barlow Street and a point 50 feet north thereof
Stratton Street, N.	East	York Street and a point 90 feet south of Columbia Alley
Stratton Street, N.	West	York Street and Lincoln Avenue
Stratton Street, S.	East	E. High Street and Wall Street
Stratton Street, S.	East	A point 50 feet south of E. Middle Street and a point 50 feet north thereof
Stratton Street, S.	West	York Street and E. High Street
Third Street	Both	Hanover Street and York Street
Third Street	Both	York Street and Race Horse Alley

Street	Side	Between
Third Street	West	E. Middle Street and Hanover Street
Wainwright Avenue	Both	Lefever Street and southeast Borough line
Washington Street	Both	Steinwehr Avenue and the south Borough line
Washington Street	East	West Broadway and Steinwehr Avenue
Washington Street	South	Chambersburg Street and Zerfing Alley
Washington Street, North	Both	West Stevens Street and West Lincoln Street
Washington Street, North	West	A point 20 feet north of Gettysburg College entrance opposite W. Water Street and a point 20 feet south thereof
Washington Street, North	West	A point 20 feet north of entrance to Gettysburg College Library and a point four feet south thereof
Washington Street, North	West	A point 21 feet north of Gettysburg College entrance opposite Stevens Street and a point 33 feet south thereof
Washington Street, North	West	Chambersburg Street and Race Horse Alley
Washington Street, South	West	Chambersburg Street and Legion Alley
Washington Street, South	West	A point 103 feet north of the northernmost entrance to the Gettysburg Hospital and a point 308 feet south thereof
Washington Street, South	West	A point 146 feet north of Gettys Street and a point 73 feet south of Johns Avenue
Washington Street, South	West	Lincoln Lane and a point 23 feet south of Lincoln Lane
Washington Street, South	West	W. Middle Street and a point 80 feet south thereof
Water Street, E.	North	Carlisle Street and Fourth Street
Water Street, E.	South	Fourth Street and a point 60 feet to the West thereof
Water Street, W.	North	Carlisle Street and N. Washington Street
Water Street, W.	South	Gilliland Alley and a point 50 feet west thereof
West Street	East	A point 75 feet north of W. Middle Street
West Street	East	Chambersburg Street and West Middle Street

Street	Side	Between
West Street	East	West High Street and a point 105 feet north thereof
West Street	East	West Middle Street and a point 135 feet south of West Middle Street
West Street	West	Chambersburg Street and Breckenridge Street
York Street	North	Liberty Street and east Borough line
York Street	North	North Stratton Street and a point 120 feet east of North Stratton Street
York Street	North	North Stratton Street and a point 83 feet west of North Stratton Street
York Street	South	A point 149 feet east of Fifth Street and the east Borough line
York Street	South	Fourth Street and a point 104 feet east of Fourth Street
York Street	South	Fourth Street and a point 146 feet west of Fourth Street
York Street	South	Hanover Street and a point 239 feet east of Hanover Street
York Street	South	Liberty Street and a point 140 feet west thereof
York Street	South	North Stratton Street and a point 80 feet east of South Stratton Street

2. Parking shall be prohibited at all times on all streets that are also state highways, within 50 feet of the intersection of the curblines of such streets with the curblines of streets intersecting therewith, except at the intersections of Lincoln Square therewith and except where a greater distance is fixed by existing ordinances which are not repealed hereby.
3. It shall be unlawful for any person to park a vehicle in any space reserved for the use of taxicabs by the Safety Committee of the Borough Council excepting the licensee for whom such space has been reserved hereunder.
4. Unless a greater distance is herein provided, parking shall be prohibited at all times within 75 feet of the intersections of the curblines of all streets where the intersections are controlled by official traffic signals.
5. Parking is prohibited at all times on both sides of all alleys; excepting, however, that fire and emergency personnel when answering calls may park on the north side of Race Horse Alley from Stratton Street to a point 66 feet east of Stratton Street.

§ 15-306. Parking Prohibited at Certain Times on Certain Streets and Alleys and Parking Lots. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1069-88, 4/11/1988; by Ord. 1074-88, 7/11/1988; by Ord. 1079-88, 11/14/1988; by Ord. 1086-89, 5/8/1989; by Ord. 1105-90, 9/10/1990; and by Ord. 1167-94, 9/12/1994]

1. It shall be unlawful for any person to park a vehicle or trailer, or to allow the same to remain parked, at any time between the hours of 2:00 a.m. and 6:00 a.m., prevailing time, upon any of the following streets in the Borough of Gettysburg:
 - A. Any street designated as a parking meter zone.
 - B. The south side of West Lincoln Avenue between Carlisle Street and Constitution Avenue.
 - C. The west side of North Washington Street between West Lincoln Avenue and West Broadway.
 - D. The south side of West Stevens Street between Carlisle Street and North Washington Street.
 - E. (Reserved)
 - F. Both sides of West Broadway between College Avenue and Constitution Avenue.
2. It shall be unlawful for any person to park a vehicle or trailer, or to allow the same to remain parked, at any time between the hours of 6:00 a.m. and 4:00 p.m., prevailing time, on the north side of West High Street in the Borough of Gettysburg between Court Alley and a point 170 feet to the west thereof on any day when the St. Francis Xavier Parish School is in session.
3. It shall be unlawful for any person to park a vehicle or trailer, or to allow the same to remain parked, at any time between the hours of 10:00 a.m. and 3:00 p.m., prevailing time, on the east side of Third Street in the Borough of Gettysburg between Zerfing Alley and a point 50 feet the north thereof on Wednesdays and Fridays.
4. For street sweeping purposes, parking will be prohibited on certain streets at certain times according to a schedule which will be published in a local newspaper and posted at prominent locations in the Borough.
5. It shall be unlawful for any person to park a vehicle or trailer, or to allow the same to remain parked, on a street or highway, or on a public property of the Borough, for a period in excess of 48 hours without being moved.

§ 15-307. Parking Time Limited in Certain Locations. [Ord. 1028-85, 8/12/1985]

It shall be unlawful to park any vehicle or allow the same to remain parked for more than the indicated length of time in any of the following locations:

Street	Side	Between	Time Limit
		(Reserved)	

§ 15-308. Parking Limit for Certain Types of Vehicles. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1156-93, 5/10/1993]

1. It shall be unlawful for any person to park a commercial vehicle or trailer or vehicle of the bus type at the following locations:

Street	Side	Between
East Middle Street	North	Third and Fourth Street
Steinwehr Avenue	West	Culp Street and Long Lane
South Washington Street	West	Johns Avenue and Steinwehr Avenue

2. A "commercial vehicle" for the purpose of this section shall be deemed to be a motor vehicle designed for carrying freight, merchandise or passengers.
3. No person who operates, or is in charge of, a bus or truck within the Borough of Gettysburg shall cause or permit the engine of such vehicle to continue running for a space of more than five consecutive minutes while such vehicle is parked, stopped or standing, whether on public or private property, for other than the following reasons:
 - A. To operate power take-off equipment;
 - B. To operate heating equipment when the local temperature is below 40° F.;
 - C. To make necessary repairs to such vehicle.
4. Exceptions. This Part shall not apply to the operator or person in charge of the following:
 - A. A fire, ambulance, police or public utility truck or bus when the same is engaged in performing emergency services;
 - B. A bus or truck forced to remain stopped or standing because of traffic conditions over which such person has no control.

§ 15-309. Loading/Unloading Zones Established; Parking Otherwise Prohibited. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1033-86, 2/10/1986; by Ord. 1059-87, 7/13/1987; by Ord. 1149-92, 12/14/1992, §§ 1 and 2; by Ord.

1160-93, 11/8/1993; by Ord. 1181-96, 7/8/1996; by Ord. 1188-97, 4/14/1997, §§ 1 and 2; by Ord. 1275-03, 4/14/2003; by Ord. 1289-04, 1/5/2004, § 1; and by Ord. 1376-10, 5/10/2010, § 2]

The following are hereby established as special purpose parking zones, and it shall be unlawful for any person to park any vehicle or tractor or to allow the same to remain parked, in any such zone, except as specifically provided for such zone:

Street	Location	Side
	(Reserved)	

§ 15-310. Parking for Repairs. [Ord. 1028-85, 8/12/1985]

The parking of any motor vehicle, tractor or trailer, or combination thereof, upon streets and highways of the Borough for repairs, whether upon the traveled or untraveled portion thereof, shall be temporary only and limited to times for emergency repairs. This section shall not be construed to permit parking for repairs at locations where parking is otherwise prohibited.

§ 15-311. Trailer Parking Restricted. [Ord. 1028-85, 8/12/1985]

It shall be unlawful for any person to park a trailer (which shall mean a vehicle without motive power, designed to carry property of passengers or designed and used exclusively for living quarters wholly on its own structure, and to be drawn by a motor vehicle or tractor and including, but not limited to, house trailers, boat trailers, and rental handling trailers) upon any street or highway in the Borough without having attached to such trailer a means of mechanical traction constructed or designed for the purpose of drawing such trailer.

§ 15-312. Penalties. [Ord. 1028-85, 8/12/1985]

Any person who shall violate any provision of this Part 3 shall, upon conviction thereof, be sentenced to pay a fine of \$15 together with costs of prosecution.

§ 15-313. Parking Tickets and Payment of Parking Tickets. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1200-97, 11/10/1997; by Ord. 1251-01, 1/8/2001, § 1; by Ord. 1287-03, 12/8/2003, § 1; and by Ord. 1376-10, 5/10/2010, § 3]

1. It shall be the duty of the police officers and parking meter enforcement personnel of the Borough of Gettysburg, acting in accordance with instructions issued by the Mayor, to report:
 - A. The state and number of the license of any vehicle found parked in violation of any provision of this Part 3.
 - B. The time during which such vehicle was found to be parked in violation of this Part 3.
 - C. The nature of such violation.
 - D. Such other facts as may be required by the Mayor.

2. The Borough police officers and the Police Department parking meter enforcement personnel shall also leave on the windshield of such vehicle a parking ticket in the form of an envelope setting forth thereon a notice to the owner or operator thereof that such vehicle has been stopped or parked in violation of the provisions of this Part 3 and instructing the owner or operator to report to the Borough in regard to such violation, or to pay the penalty herein provided. The parking ticket shall also notify the owner or operator that he or she may place the full amount of the fine in such envelope and deposit it in one of the red fine-o-meter boxes located on meter posts in the metered area or deliver the same to the Borough within seven days of the date of violation as a penalty for and in full satisfaction of such violation.
3. If the applicable fine is not paid within seven days from the time the notice of violation was issued, prosecution will be initiated for said violation, and upon conviction thereof, the driver or operator shall be sentenced to pay a fine or penalty of \$20 together with costs of prosecution.

PART 4
ON-STREET METERED PARKING

§ 15-401. Parking Meter Zones Established. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1060-87, 9/14/1987, § 1; by Ord. 1098-90, 5/14/1990; by Ord. 1111-91, 3/11/1991, § 2; by Ord. 1117-91, 6/10/1991, § 1; by Ord. 1191-97, 6/9/1997; by Ord. 1228-99, 8/9/1999, § 1; by Ord. 1242-00, 7/10/2000, § 1; by Ord. 1320-06, 9/11/2006, § 1; and by Ord. 1329-06, 12/20/2006, § 1]

Parking meter zones are hereby established upon and along the following streets:

Street	Side	Between
Baltimore Street	East	Lincoln Square and the intersection of Locust Street
Baltimore Street	West	Lincoln Square and a point 266 feet north of the Borough line
Carlisle Street	Both	Lincoln Avenue and Lincoln Square
Chambersburg Street	Both	West Street and Lincoln Square
Franklin Street	East	Chambersburg Street and West Middle Street
High Street	North	South Stratton Street and South Washington Street
Lincoln Square	All	Entire extent along the curbline excepting only the easternmost half of the northeast quadrant thereof
W. Lincoln Avenue	South	Carlisle Street and College Avenue
Middle Street	North	A point 25 feet east of Baltimore Street and Liberty Street
Middle Street	South	Franklin Street and a point 102 feet west of Baltimore Street
Queen Street	North	Steinwehr Avenue and Johns Avenue
Steinwehr Avenue	East	A point 363 feet south of the Taneytown Road and a point 587 feet south of the Taneytown Road
Steinwehr Avenue	West	Baltimore Street and a point 187 feet south of Culp Street
Steinwehr Avenue	West	Baltimore Street and a point 489 feet north of South Washington Street
W. Stevens Street	South	A point 187.5 feet west of Carlisle Street and North Washington Street
Stratton Street	East	York and East High Street
Wade Avenue	Both	Entire length
N. Washington Street	West	Chambersburg Street and Railroad Street
S. Washington Street	West	Chambersburg Street and West High Street
York Street	Both	Lincoln Square and Liberty Street

§ 15-402. Parking Time Limit in Parking Meter Zones. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1098-90, 5/14/1990]

It shall be unlawful for any person to park a vehicle or to allow the same to remain parked for longer than the time limit(s) prescribed from time to time by the Borough Council and indicated on the legend of parking meters; provided the requirements of this Part as to parking time limits and as to deposit of coins in meters shall not apply on Sundays and legal holidays.

§ 15-403. Placement and Characteristics of Meters. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1098-90, 5/14/1990]

Parking meters shall be installed in the parking meter zones established as provided in § 15-401, and where installed shall be placed upon the sidewalk, immediately adjacent to the individual parking spaces as described in § 15-404. Each meter shall be placed or set in such manner as to show that the parking space adjacent to such meter is or is not legally occupied. Each meter installed shall indicate by a proper legend the legal parking time established by the Borough and, when occupied, shall indicate by its dial and pointer the duration of the period of legal parking and, on expiration of such period, shall indicate that such legal parking period has expired.

§ 15-404. Vehicles to be Parked Wholly within Marked Spaces. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1098-90, 5/14/1990; and by Ord. 1111-91, 3/11/1991, § 4]

Lines and/or markings shall be painted or placed upon the curb, sidewalk and/or street adjacent to each parking meter for the purpose of designating the parking space for which such meter is to be used. The marking and designating of parking spaces shall be done by the Borough or its designated agents or employees. Each vehicle parked adjacent to any parking meter shall be parked wholly within the lines or markings so placed and applicable to such meter. It shall be unlawful to park any vehicle in such a position that such vehicle shall not be wholly within the area so designated by such lines or markings, and the Police Department and Parking Department are hereby authorized and directed to enforce this requirement.

§ 15-405. Coin Deposit in Meters. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1098-90, 5/14/1990]

Any person or persons causing a vehicle to be parked in a parking space shall deposit in the parking meter adjacent to such space coin or coins of the United States of America, if there permitted, or a token or tokens as approved by the Gettysburg Borough Council, according to the time limits and rates indicated on the legend of such meter.

§ 15-406. Regulation of Parking in Individual Parking Spaces. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1034-86, 4/15/1986; by Ord. 1043-86, 7/14/1986; by Ord. 1052-87, 1/12/1987, 1,2; by Ord. 1060-87, 9/14/1987, 2; by Ord. 1073-88, 7/11/1988; by Ord. 1084-89, 2/13/1989, 2; by Ord. 1098-90, 5/14/1990; by Ord. 1111-91, 3/11/1991, 3; by Ord. 1117-91, 6/10/1991, 2; by Ord.

1129-91, 12/9/1991; by Ord. 1208-98, 5/11/1998; by Ord. 1228-99, 8/9/1999, §§ 2, 3; by Ord. 1243-00, 7/10/2000, §§ 1-3; by Ord. 1268-02, 5/13/2002, §§ 1-4; by Ord. 1280-03, 8/11/2003, §§ 1-4; by Ord. 1294-04, 7/12/2004, § 1; by Ord. 1304-05, 5/9/2005; by Ord. 1321-06, 9/11/2006, § 1; by Ord. 1330-06, 12/20/2006, § 1; by Ord. 1347-08, 1/14/2008; and by Ord. 1376-10, 5/10/2010, §§ 4, 5]

1. Whenever a vehicle shall be parked in an individual parking space where a parking meter shall have been installed, the person parking such vehicle shall deposit one or more \$0.10 or \$0.25 coins of United States money, or a token where permitted, in such parking meter, and operate the display signal showing that the deposit has been made.
2. Parking shall be permissible in an individual parking space where a parking meter shall have been installed at the following designated locations for the following designated periods of time for each specified coin or, where permitted, equivalent token deposited, which shall be set forth upon such meter:
 - A. Thirty-minute parking time limit: \$0.25 or a token for 30 minutes:
 - (1) Four consecutive parking spaces located within the northeastern quadrant of Lincoln Square designated by four parking meters numbered 9, 10, 11, and 12; and
 - (2) Three consecutive parking spaces located on the north side of Chambersburg Street designated by three parking meters numbered 217, 286, and 427.
 - B. Two-hour parking time limit: \$1 for each hour:
 - (1) Lincoln Square with the exception of the four consecutive parking spaces located within the northeastern quadrant of Lincoln Square designated by four parking meters numbered 9, 10, 11, and 12 which spaces are regulated pursuant to Subsection 2A(1) of this Part;
 - (2) Carlisle Street, both sides, Lincoln Square to Railroad Street;
 - (3) Chambersburg Street, both sides, Lincoln Square to Washington Street with the exception of the three consecutive parking spaces located on the north side of Chambersburg Street designated by three parking meters numbered 217, 286, and 427 which spaces are regulated pursuant to Subsection 2A(2) of this part;
 - (4) York Street, both sides, Lincoln Square to Stratton Street;
 - (5) Baltimore Street, west side, Lincoln Square to Wall Alley; and
 - (6) Baltimore Street, east side, Lincoln Square to Wade Avenue.

- C. Two-hour parking time limit: \$1 for each hour:
- (1) Carlisle Street, both sides, Railroad Street to Water Street;
 - (2) Chambersburg Street, both sides, Washington Street to Franklin Street;
 - (3) York Street, both sides, first half of second block;
 - (4) West Middle Street, south side, Baltimore Street to Franklin Street;
 - (5) East Middle Street, north side, Baltimore Street to South Stratton Street;
 - (6) West High Street, north side, Baltimore Street to South Washington Street;
 - (7) East High Street, north side, Baltimore Street to Stratton Street;
 - (8) North Washington Street, west side, Chambersburg Street to Railroad Street;
 - (9) South Washington Street, west side, Chambersburg Street to West Middle Street;
 - (10) West Stevens Street, south side, a point 187.5 feet west of Carlisle Street to North Washington Street;
 - (11) Franklin Street, east side, Chambersburg Street to Zerfing Alley; and
 - (12) Steinwehr Avenue, west side, from Baltimore Street to a point 489 feet north of South Washington Street.
- D. Twelve-hour parking time limit: \$0.25 for each hour:
- (1) Steinwehr Avenue, east side, from a point 363 feet south of the Taneytown Road to a point 587 feet south of the Taneytown Road;
 - (2) Queen Street, north side, Steinwehr Avenue to Johns Avenue; and
 - (3) Baltimore Street, west side, Steinwehr Avenue to a point 266 north of the Borough line.
- E. Twelve-hour parking time limit: \$0.25 for each hour:

- (1) York Street, both sides, last half of block between Stratton Street and Liberty Street;
 - (2) South Stratton Street, east side, York Street to East High Street;
 - (3) East Middle Street, north side, South Stratton Street to Liberty Street;
 - (4) Baltimore Street, west side, Wall Alley to Steinwehr Avenue;
 - (5) Baltimore Street, east side, Wade Avenue to Locust Street;
 - (6) South Washington Street, west side, West Middle Street to West High Street;
 - (7) Franklin Street, east side, Zerfing Alley to West Middle Street;
 - (8) Chambersburg Street, both sides, Franklin Street to West Street;
 - (9) Carlisle Street, both sides, Water Street to Lincoln Avenue;
 - (10) West Lincoln Avenue, south side, Carlisle Street to College Avenue;
 - (11) Wade Avenue, both sides, for its entire length; and
 - (12) West Middle Street, south side, South Washington Street to Franklin Street.
3. In no event shall continuous parking in any individual parking space be permitted for more than the maximum period of time except as otherwise provided herein. Any vehicle which remains in an individual parking space after the period of time herein fixed for parking in such space has elapsed shall be illegally parked, and in any event shall be deemed to be illegally parked if the meter display signal in the meter in the immediate vicinity thereof shall fail to show that a proper deposit has been made for such parking; provided, however, that a vehicle shall not be deemed illegally parked during a fifteen-minute grace period immediately after the period of time herein fixed for parking in such spot had elapsed in those areas defined in § 15-406, Subsection 2A, B and C.
4. The provisions of this section shall not apply to vehicles parked or standing in an individual parking space on the streets in the metered areas defined in § 15-406, Subsection 2A, B, C, and D, at any time between the hours of 8:00 p.m. and 8:00 a.m., on the following morning, prevailing time. Furthermore, the provisions of this section shall not apply to vehicles parked or standing in an individual parking space on the streets in any metered area on Sunday nor on any of the following legal holidays:

General Election Day
Good Friday
New Year's Day
Memorial Day
Martin Luther King's Birthday
President's Day
Columbus Day
Independence Day
Veterans Day
Labor Day
Thanksgiving Day
Christmas Day

5. The provisions of this section shall not be deemed to be in conflict with any other ordinance otherwise limiting parking or providing for special privileges for special occasions.

§ 15-407. Unlawful to Park After Time on Meter has Elapsed; Evidence of Violation. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1098-90, 5/14/1990]

Any person or persons who cause a vehicle to remain in a parking space after the prescribed time, for which coins or tokens have been deposited, has elapsed is hereby determined to be illegally parked; and each additional hour that such person or persons permit such vehicle to remain in an individual parking space after the prescribed time for parking has elapsed is hereby declared to be an additional violation. The fact that a vehicle is in an individual parking space when the time signal on the parking meter regulating said parking space shows that no parking is permitted, or that the time has expired, shall be deemed prima facie evidence of the unlawful parking of said vehicle by its operator and/or owner. The elapse of one hour from the time reported on the notice to the owner or operator of a motor vehicle shall be deemed prima facie evidence of additional violations of the parking of said motor vehicle by the operator or owner.

§ 15-408. Tampering with Meters Unlawful. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1098-90, 5/14/1990]

It shall be unlawful and a violation of this Part 4 for any person to deface, tamper with, open or willfully break, destroy or impair the usefulness of any parking meter, or parking meter stand or coin depository installed under the provisions of this Part; provided that nothing herein shall apply to the servicing or opening of parking meters by officers, employees and/or police officers of the Borough under the direction of the Parking Manager, Mayor or the Borough Council.

§ 15-409. Report of Violations. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1098-90, 5/14/1990]

1. It shall be the duty of the police officers and/or meter enforcement officers of the Borough, in accordance with the instructions of the Parking Manager, to report all violations of any provision of this Part 4, indicating, in each case:
 - A. The section thereof violated;
 - B. The location where such violation took place; including the parking meter at which the vehicle was illegally parked;
 - C. The state and license number of such vehicle;
 - D. The date and time of violation;
 - E. The date and time of the issuance of the notice of the violation;
 - F. Other facts deemed necessary for a clear understanding of the circumstances attending the violation.
2. Every such police officer and/or meter enforcement officer shall place upon such vehicle a notice to the owner or driver thereof that such vehicle was parked in violation of a provision of this Part, and shall indicate on the notice the information above set forth.

§ 15-410. Suspension of Regulations. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1098-90, 5/14/1990]

The Safety Committee of Gettysburg Borough Council may suspend in whole or in part the parking meter regulations set forth in this Part during such days and hours as may be designated by it.

§ 15-411. Fines. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1098-90, 5/14/1990; by Ord. 1201-97, 11/19/1997; by Ord. 1251-01, 1/8/2001, § 2; by Ord. 1287-03, 12/8/2003, § 2; and by Ord. 1376-10, 5/10/2010, § 6]

Any owner or driver of any vehicle parked in violation of any provision of this Part 4, or aiding, abetting or assisting in the violation thereof, shall be assessed a fine in accordance with the following schedule:

- A. Fifteen dollars for each separate parking violation. The owner or driver may deposit the full amount of the fine in one of the red fine-o-meter boxes located on meter posts in the metered area or deliver the same to the Borough within seven days of the date of violation as a penalty for and in full satisfaction of such violation.
- B. If the applicable fine is not paid within seven days from the time the notice of violation was issued, prosecution will be initiated for said violation, and upon conviction thereof, the driver or operator shall be sentenced to pay a fine of \$20 together with costs of prosecution.

C. For violation of § 15-408, see footnote.²

§ 15-412. Collection and Counting of Coins Deposited in Meters; Deposits and Record Thereof. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1098-90, 5/14/1990; and by Ord. 1106, 9/10/1990]

The Mayor shall designate some member or members of the Parking Department, or other person, to collect the coins and tokens deposited in parking meters, and promptly deposit all of the coins to the credit of the Borough of Gettysburg. The tokens shall be available for resale to the public by the Parking Department for \$0.20 each and for purposes of this Part 4 shall have a value of \$0.25 cash when deposited in the parking meters. The Treasurer shall maintain a separate record of all coins and tokens collected and all tokens sold.

§ 15-413. Certain Parking Meters to Also Accept Official Tokens. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1098-90, 9/10/1990; and by Ord. 1106-90, 9/10/1990]

The parking meters in the metered area defined in § 15-406, Subsection 2A and B, shall be equipped to accept official tokens of a type designated as such by the Borough Council. The tokens shall be obtained by the Parking Department and sold to the public for \$0.20 each.

§ 15-414. Violations. [Ord. 1028-85, 8/12/1985; as added by Ord. 1098-90, 5/14/1990]

It shall be a violation of this Part for any person, firm, corporation or organization to purchase such official tokens other than from the Borough of Gettysburg, or to sell the same except to the Borough of Gettysburg. It shall also be a violation of this Part to deposit anything other than a United States coin or an official token in a parking meter in the Borough of Gettysburg.

§ 15-415. Penalties. [Ord. 1028-85, 8/12/1985; as added by Ord. 1098-90, 5/14/1990]

Violations of § 15-414 of this Part shall, upon conviction thereof, be subject to a fine of not less than \$25 nor more than \$300, plus costs of prosecution.

²Tampering with parking meters is a criminal act punishable as a felony, misdemeanor or summary offense depending on the extent of damage inflicted. 18 Pa.C.S.A. § 3304(1973), [Editor's Note: Ord. 1098-90, indicated Title 18, Purdon's Statutes, rather than Title 18, Pennsylvania Consolidated Statutes.] as hereafter amended, supplemented, modified or reenacted by the General Assembly of Pennsylvania.

PART 5**OFF-STREET METERED PARKING****§ 15-501. Definitions. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1098-90, 5/14/1990]**

The following words when used in this Part shall have the following meanings, unless the context clearly indicates a different meaning:

INDIVIDUAL PARKING SPACE — Portion of an off-street parking facility specified and marked off sufficiently to accommodate a parked vehicle.

OFF-STREET PARKING FACILITIES — Lots or tracts of land situate in the Borough designated in § 15-502, which are improved, paved, lighted and marked off into individual parking spaces and equipped with parking meters for use in parking of vehicles.

PARKING — Standing of a vehicle on or in any of the off-street parking facilities provided therefor, and whether such vehicle is occupied or not, by an operator or otherwise, for a period in excess of one minute.

PARKING METER — Device which shall indicate thereon the length of time during which a vehicle may be parked in a particular individual parking space and which shall have as a part thereof a receptacle or chamber for receiving and storing coins representing currency of the United States of America, a slot or place into which said coin may be deposited, a timing device to indicate the passage of an interval of time during which parking is permissible, and which shall also display an appropriate signal when the aforesaid interval of time shall have elapsed, also brief instructions as to the operation of said parking meter, and the schedule of parking meter rates and time of operation.

VEHICLE — Any type of mechanical device in which persons or property may be transported upon public streets or highways.

§ 15-502. Location of Facilities. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1098-90, 5/14/1990]

The off-street parking facilities which shall be subject to this Part shall be those sites described and designated as follows:

- A. Parking lot off Race Horse Alley, leased by Borough of Gettysburg bounded on the south by Race Horse Alley and on the north by the Borough Parking Deck (hereinafter called "The Deck Lot").
- B. Parking lots off East Middle Street, owned by Borough of Gettysburg, Lot No. 1 of which is bounded on the north by East Middle Street and on the south by Legion Alley East (hereinafter called "The Borough Lot") and Lot

- No. 2 of which is bounded on the south by East Middle Street and on the north by Zerfing Alley East (hereinafter called "The Office Lot").
- C. Three Parking Lots off Zerfing Alley East, leased by Borough of Gettysburg, Lot No. 1 of which is bounded on the east by South Stratton Street and on the north by Zerfing Alley East, on the west by land of Nicholas Meligakes and on the south by land of Mrs. John Bashore (hereinafter called "The Elks Lot"); Lot No. 2 of which is bounded on the north and west by the Moose Lodge Building, on the south by Zerfing Alley East and on the east by the Gettysburg-Adams County Area Chamber of Commerce (hereinafter called "The Moose Lot"); Lot No. 3 of which is bounded on the east by South Stratton Street on the north and west by land of the Elks Club and on the south by Zerfing Alley East (hereinafter called "The Harbrant Lot").
- D. Parking Lot off South Stratton Street, leased by Borough of Gettysburg bounded on the west by South Stratton Street, on the south by lot of Walter Powell, on the north by Legion Alley East and Church of Christ and on the east by Roth Alley (hereinafter called "The Church Lot").
- E. Parking Lot on the North Side of West Middle Street, leased by Borough of Gettysburg from Mack Realty Company, bounded on the East by Adams County Historical Society, on the North by Mack Realty Company, Inc., on the west by formerly Paul Armstead and Zerfings Hardware and on the south by West Middle Street (hereinafter called "The Murphy Lot").

§ 15-503. Vehicles to be Parked Wholly within Marked Spaces. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1098-90, 5/14/1990; and by Ord. 1111-91, 3/11/1991, § 5]

The lines and/or markings designating parking spaces shall be placed by the Borough or its designated agents or employees. Any vehicle parked in any such space shall be parked wholly within such space. It shall be unlawful to park any vehicle at an off-street parking facility except in a designated parking space or to park any vehicle in such a position that such vehicle shall not be wholly within the areas so designated by such lines or markings, and the Police Department and Parking Department are hereby authorized to enforce this requirement.

§ 15-504. Installation of and Control Over Parking Meters. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1098-90, 5/14/1990]

Parking meters shall be installed in each of the off-street parking facilities immediately adjacent to each individual parking space. Such meters, after installation, shall be under the management, supervision and control of the Parking Department.

§ 15-505. Coin Deposit in Meters. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1098-90, 5/14/1990]

Any person or persons causing a vehicle to be parked in an individual parking space shall deposit in the parking meter adjacent to such space coin or coins of the United

States of America according to the time limits and rates indicated on the legend of such meter.

§ 15-506. Rates for Parking. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1052-87, 1/12/1987, § 3, 4; by Ord. 1098-90, 5/14/1990; by Ord. 1131-91, 12/9/1991; by Ord. 1294-04, 7/12/2004, § 2; and by Ord. 1346-08, 1/14/2008]

1. The parking rates and the length of time that parking is permissible in any individual parking space shall be regulated by the meter immediately adjacent thereto. Notice thereof shall be given to the public, stating the length of time during which parking is permitted and the conditions regulating the same, by either placing said notice on the parking meter or in the immediate vicinity of said parking facility.
2. Parking shall be permissible in an individual parking space where a parking meter shall have been installed at the locations hereafter indicated for the then designated periods of time upon the deposit of the indicated coins in that meter:
 - A. One dollar for each hour during the period between the hours of 8:00 a.m. and 8:00 p.m., prevailing time, each day, with a two-hour parking time limit during that period.
 - (1) The Murphy Lot.
 - (2) The Borough Lot.
 - B. Twenty-five cents for each hour, with a twelve-hour parking time limit.
 - (1) The Trinity United Church of Christ Lot.
 - (2) The Harben Lot.
 - (3) The Grim Lot.
 - (4) The Borough Lot #2.
 - C. One dollar for each hour during the period between the hours of 6:00 a.m. and 12:00 noon, prevailing time, each day, with a two-hour parking time limit during that period.
 - (1) The Deck Lot.

§ 15-507. Illegal Parking; Each Hour an Additional Violation. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1042-86, 7/14/1986; and by Ord. 1098-90, 5/14/1990]

Any person or persons who shall cause a vehicle to remain in an individual parking space in an off-street metered parking lot after the prescribed time for which coins

or tokens have been deposited has elapsed is, except as provided herein, determined to be illegally parked; and each additional hour that such person or persons shall permit such vehicle to remain in such an individual parking space after the prescribed time for parking has elapsed is hereby declared to constitute an additional violation; provided, however, that the provisions of this section shall not apply to vehicles parked or standing in an individual parking space in an off-street metered parking lot on any of the following legal holidays:

- New Years' Day
- Martin Luther King's Birthday
- Presidents' Day
- Good Friday
- Memorial Day
- Independence Day
- Labor Day
- Columbus Day
- General Election Day
- Veterans Day
- Thanksgiving Day
- Christmas Day

And provided, further, however, that the provisions of this section shall also not apply to vehicles parked or standing in an individual parking space at any time between the hours of 12:00 midnight on Saturday night and 12:00 midnight on the following Sunday night. The provisions of this section shall not be deemed to be in conflict with any other ordinance otherwise limiting parking or providing for special privileges for special occasions.

§ 15-508. Evidence of Violation. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1098-90, 5/14/1990]

All parking in any off-street parking facility is hereby prohibited unless a coin or coins, as provided hereinabove, has or have been deposited in the manner regulating said parking facility, and any person or persons causing a vehicle to be parked without having complied with the terms of this Part shall be deemed to be illegally parked. The fact that a vehicle is in an individual parking space when the time signal on the parking meter regulating said parking space shows that no parking is permitted, or that the time has expired, shall be deemed prima facie evidence of the unlawful parking of said vehicle by its operator and/or owner. The elapse of one hour from the time reported on the notice to the owner or operator of a motor vehicle or an additional notice or notices to the owner or operator of a motor vehicle shall be deemed prima facie evidence of additional violations of the parking of said motor vehicle by the operator or owner.

§ 15-509. Tampering with Meter Unlawful. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1098-90, 5/14/1990]

It shall be unlawful and a violation of the provisions of this Part 5 for any person to deface, tamper with, open or willfully break, destroy or impair the usefulness of any parking meter, or parking meter stand or coin depository installed under the

provisions of this Part on or in any off-street parking facility; provided that nothing herein shall apply to the servicing or opening of parking meters by officers, employees and/or police officers of the Borough under the direction of the Parking Manager, Mayor or the Borough Council.

§ 15-510. Report of Violations. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1098-90, 5/14/1990]

1. It shall be the duty of the police officers and/or meter enforcement officers of the Borough to report all violations of any provision of this Part 5 indicating, in each case:
 - A. The section thereof violated;
 - B. The location where such notation took place; including the parking meter at which the vehicle was illegally parked;
 - C. The state and license number of each vehicle;
 - D. The date and time of violation;
 - E. The date and time of the issuance of the notice of violation; and
 - F. Other facts deemed necessary for a clear understanding of the circumstances attending the violation.
2. Every such police officer or meter enforcement officer shall place upon such vehicle a notice to the owner or driver thereof that such vehicle was parked in violation of a provision of this Part, and shall indicate on the notice the foregoing information.

§ 15-511. Fines. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1098-90, 5/14/1990; by Ord. 1287-03, 12/8/2003, § 3; and by Ord. 1376-10, 5/10/2010, § 7]

Any owner or driver of any vehicle parked in violation of any provision of this Part 5, or aiding, abetting or assisting in the violation thereof, shall be assessed a fine in accordance with the following schedule:

- A. Fifteen dollars for each separate parking violation. The owner or driver may deposit the full amount of the fine in one of the red fine-o-meter boxes located on meter posts in the metered area or deliver the same to the Borough within seven days of the date of violation as a penalty for and in full satisfaction of such violation.
- B. If the applicable fine is not paid within seven days from the time the notice of violation was issued, prosecution will be initiated for said violation, and upon conviction thereof, the driver or operator shall be sentenced to pay a fine of \$20 together with costs of prosecution.

C. For violation of § 15-509, see footnote.³

§ 15-512. Collection and Counting of Coins Deposited in Meters; Deposits and Record Thereof. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1098-90, 5/14/1990; and by Ord. 1251-01, 1/8/2001, § 3]

The Mayor shall designate some member or members of the Parking Department, or other person, to collect the coins and tokens deposited in parking meters, and promptly deposit all of the coins, to the credit of the Borough of Gettysburg, and maintain a separate record thereof.

³Tampering with parking meters is a criminal act punishable as a felony, misdemeanor or summary offense depending on the extent of damage inflicted. 18 Pa.C.S.A. § 3304(1973), [Editor's Note: Ord. 1098-90, indicated Title 18, Purdon's Statutes, rather than Title 18, Pennsylvania Consolidated Statutes.] as hereafter amended, supplemented, modified or reenacted by the General Assembly of Pennsylvania.

PART 6
TOWING

§ 15-601. Short Title. [Ord. 1388-10, 12/22/2010]

This Part shall be known and may be cited as the "Borough of Gettysburg Towing Ordinance."

§ 15-602. Purpose. [Ord. 1388-10, 12/22/2010]

The purpose of this Part is to provide for a convenient and regulated towing system for the timely removal of motor vehicles which are damaged, abandoned, immobilized, disabled, or illegally parked on public rights-of-way or on public or private property within the Borough of Gettysburg.

§ 15-603. Definitions. [Ord. 1388-10, 12/22/2010]

As used in this Part, the following terms shall have the following meanings unless the context clearly indicates a different meaning is indicated:

BOROUGH — The Borough of Gettysburg, Adams County, Pennsylvania.

BOROUGH COUNCIL — The Borough Council of the Borough of Gettysburg, Adams County, Pennsylvania.

BOROUGH MANAGER — The Borough Manager of the Borough of Gettysburg, Adams County, Pennsylvania.

BUSINESS — The physical location and establishment of a towing company where employees report to work, equipment is stored and dispatched to and from, all company dealings take place, recordkeeping and daily activity is performed.

CHIEF OF POLICE — The Chief of Police of the Borough of Gettysburg, Adams County, Pennsylvania.

CUSTODIAN — A person having permission from a vehicle owner to exercise care and/or control over a vehicle.

GVW — Gross vehicle weight.

MAYOR — The Mayor of the Borough of Gettysburg, Adams County, Pennsylvania.

MOTOR VEHICLE — A vehicle which is self-propelled except an electric personal assistive mobility device or a vehicle which is propelled solely by human power.

MUNICIPAL PARKING LOT — Real property owned or leased by the Borough and used for public parking purposes.

PERSON — An individual, firm, partnership, association, employee, corporation, company, or organization of any kind.

POLICE — The Police Department of the Borough of Gettysburg or any properly authorized member or officer thereof in any other law enforcement agency having jurisdiction within the Borough of Gettysburg.

PRIVATE PARKING LOT — A nonmunicipal parking lot open to the public or used for parking without charge, or a nonmunicipal parking lot used for parking with charge.

PRIVATE PROPERTY — Real property owned for private use by an individual or individuals, a firm, a partnership, an association, a corporation, a company, or an organization from which a vehicle is being towed.

PROPERTY OWNER — An individual, firm, partnership, association, corporation, company, organization, or an agent representing the owner of the property from which a vehicle is being towed.

STORAGE FACILITY — A secured area for the storage of towed vehicles.

TIMELY RESPONSE — Generally means 20 minutes or less from the time the towing company is requested until the wrecker arrives at the scene.

TOWING ROTATION LIST — The rotation list maintained by the Chief of Police of all towing companies licensed by the Borough which reflects the seven-day rotation list of licensed towing companies pursuant to § 15-607 of this Part.

TOWING COMPANY — Any business engaged in the towing, removing, or storing of motor vehicles at the request of the Borough or of private property owners. This includes the towing company owner and its employees and agents.

TOWING COMPANY OWNER — Any person(s) having financial interest in a licensed towing company. This does not include persons who are solely employed by the towing company.

VEHICLE — A motor vehicle as defined by the Vehicle Code and this Part.

VEHICLE CODE — The Vehicle Code of the Commonwealth of Pennsylvania (75 Pa.C.S.A. § 101 et seq.), as is hereafter amended, supplemented, modified, or reenacted by the General Assembly of the Commonwealth of Pennsylvania.

VEHICLE IMPOUNDMENT — The taking into custody and control of a motor vehicle by the Borough for an evidentiary purpose.

WINCHING — When the cable that is attached to a motorized pulley system is unwound and attached to a vehicle to then place that vehicle in such a position that the vehicle may either be driven away or conventionally hooked to a wrecker.

WRECKER — A vehicle designed and used for removing and transporting motor vehicles. This term shall also include a rollback truck, tow truck, or other vehicles commonly used to perform towing services.

§ 15-604. Authority to Remove and Impound. [Ord. 1388-10, 12/22/2010]

Any vehicle parked on any of the highways, public rights-of-ways, municipal parking lots or parking garages (owned or leased by the Borough) or other public property in the Borough, which is parked in violation of any provision of the law or of any ordinance of the Borough, or which has been immobilized in excess of 48 hours in accordance with the provisions of this Part, may be removed under the provisions of this Part. The Chief of Police, Mayor, Borough Manager, or any police officer of the Borough is authorized to make the decision whether to remove any such vehicle. Removal shall be by a towing company duly licensed by the Borough under this Part. Any motor vehicle removed by authority of this Part shall be impounded in a storage facility, as herein defined.

§ 15-605. Annual License Required. [Ord. 1388-10, 12/22/2010]

A towing license is required for any towing company engaged in the business of towing vehicles at the request of the Borough from highways, public rights-of-way or other public property in the Borough, and such towing company shall be licensed annually in accordance with the provisions of this section.

- A. **Application for License.** Applications for license shall be submitted to the Chief of Police upon forms prepared and made available by the Borough. The application form shall be properly completed, signed and submitted to the Chief of Police with the proper license fee. The Chief of Police shall review and inspect the required storage facility and towing equipment and all applications for compliance with the terms of this Part and other applicable regulations.
- B. **Issuance of License.** A towing license shall be issued only to towing companies that comply with the provisions of this Part.
- C. **License Fee.** The license fees and charges under this Part for the original application and any license renewals shall be established by resolution adopted from time to time by the Borough Council.⁴

⁴Editor's Note: The current resolution is on file in the office of the Borough Secretary.

- D. License Term. A towing license shall be issued for an annual term beginning on January 1 and expiring on December 31 of each year.
- E. License Renewal. Any license, except for one terminated for just cause as provided for in this Part, may be renewed annually by the towing company which holds such license. All such license renewals shall be made by application filed with the Borough no later than 90 days before expiration of the license. A license renewal fee shall be paid upon submission of an application in an amount established by resolution adopted from time to time by the Borough Council.

§ 15-606. Minimum Requirements and Qualifications. [Ord. 1388-10, 12/22/2010]

Towing companies to be licensed under this Part to tow vehicles at the request of the Borough shall maintain the following minimum requirements and qualifications:

- A. Wreckers and General Equipment.
- (1) Business and equipment shall be located within 10 miles traveling distance of the Borough Municipal Building, which is located at 59 East High Street.
 - (2) All wreckers shall be clearly marked with the towing company's name and telephone number on each side of the vehicle.
 - (3) Wreckers shall be maintained in a safe, operable condition and must display current state inspection and registration.
 - (4) Wreckers shall have, at a minimum, the following equipment or specifications:
 - (a) A 10,000-pound or greater GVW chassis truck;
 - (b) A rear wheel lift with either an integrated or separate boom;
 - (c) An 8,000-pound winching capability;
 - (d) A recovery chain;
 - (e) A jumpstart capability;
 - (f) Dolly wheels;
 - (g) One or two rotating amber overhead lights visible from 360°;
 - (h) Cleanup equipment and oil dry or a similar approved material; and

- (i) The equipment necessary to communicate immediately with the towing company's dispatcher.
 - (5) One roll-back vehicle.
 - (6) Wreckers and required towing equipment shall be owned or leased by the towing company.
 - (7) A wrecker used by a Borough-licensed towing company shall not be used or operated by any other towing company under this Part unless authorized to do so by the Chief of Police.
- B. Storage Facilities.
- (1) All storage facilities shall be located within 10 miles traveling distance of the Borough Municipal Building, which is located at 59 East High Street in the Borough.
 - (2) The storage facility shall be owned or leased by the towing company owner.
 - (3) The storage facility, if located within the Borough, shall comply with the Borough's zoning ordinance and land use regulations and any other applicable ordinances and regulations of the Borough.
 - (4) The storage facility shall be enclosed by a secured fence or building. All gates shall be secured with locks or other security mechanisms to reasonably prevent entry by unauthorized persons.
 - (5) The lot shall be reasonably well lit to provide ability for towing companies and customers to inspect, release and pick up vehicles, and to provide a safe environment during hours of darkness.
 - (6) The towing company owner is and shall be responsible for the security of the stored vehicles.
 - (7) The towing company owner shall establish a system convenient to the vehicle owner to provide for release of towed vehicles from the storage facility 24 hours on each day within a two-hour time period following receipt of the request to release the towed vehicle.
 - (8) Release of personal property from a towed vehicle that is not attached to the vehicle shall be made within a two-hour time period following receipt of the request to return the property. Except as provided in § 15-610 of this Part, no fee shall be charged for the return of personal property from a towed vehicle that is not attached to the vehicle.
- C. Information. Towing companies must be listed in telephone directories available to the public in the Gettysburg, Adams County, area. This listing must, at a minimum, include the company name, business address, and a

business telephone number that is personally answered on a twenty-four-hour basis each day. Current information for all towing companies shall be provided to the police for public dissemination.

D. Insurance.

- (1) Towing companies shall be required to carry insurance with minimum policy limits to be established by resolution adopted from time to time by the Borough Council.⁵ The failure of a towing company to maintain current insurance shall be grounds for immediate suspension of towing privileges authorized by this Part.
- (2) The Borough shall be listed as an additional insured party on all policies, and such policies shall contain a provision requiring notification to the Borough prior to any policy revision or termination. A copy of the policy shall be provided to the Chief of Police on an annual basis not later than January 15 of each year.

§ 15-607. Towing Rotation. [Ord. 1388-10, 12/22/2010]

The Chief of Police shall maintain the list of licensed towing companies, listed alphabetically, to be requested by authorized Borough employees on a rotating basis. The rotation period shall be determined by the Chief of Police and shall be adhered to by the Borough in making towing requests. When the towing company on the top of the list is called for a towing request and an owner or employee of the company fails to personally answer the telephone, the next towing company on the rotation list will be requested. A current rotation list shall be maintained at all times by the police. This rotation may be waived when, in the opinion of the police, the immediate removal of a vehicle or vehicles is critical to public safety.

§ 15-608. General Regulations. [Ord. 1388-10, 12/22/2010]

1. All vehicles removed, transported or conveyed at the request of the Borough shall be stored at the towing company's storage facility or at property owned or controlled by the Borough, or to a location specified by the vehicle owner or operator.
2. Any unclaimed vehicle remaining at the storage facility more than 30 days may be removed in compliance with all applicable salvor regulations in the Vehicle Code upon proper authorization of the Borough.
3. Upon a police request of a licensed towing company, the towing company requested shall respond to the tow location within 20 minutes of the request. The Borough recognizes there may be circumstances, such as adverse road conditions, which are beyond the company's control, which could impede it from arriving at the scene of the tow within 20 minutes. In these situations, the Borough may allow additional time for the towing company to respond. Generally, if the towing company fails to respond within 20 minutes after

⁵Editor's Note: The current resolution is on file in the office of the Borough Secretary.

- being requested, the next available towing company on the towing rotation may be requested. Nothing in this regulation is intended to permit or encourage the towing company to violate any provisions of the Vehicle Code or to operate a vehicle in an unsafe manner, but is intended to place police-requested tows at the highest priority for public safety reasons.
4. Towing companies shall be available to tow vehicles 24 hours each day on a seven-day-a-week basis. If a towing company is not available to tow vehicles for the Borough, the towing company shall notify the Chief of Police of the circumstances that prohibit it from performing tows and the estimated time it will be unavailable.
 5. All licensed towing companies shall be required to notify the Chief of Police within 24 hours of any material modifications or changes to information provided in the towing company's license application.
 6. All licensed towing companies shall be notified by the Borough of any additions, deletions, modifications, or changes to this Part within seven days of the change.
 7. Towing company owners shall comply with all local, state, and federal laws and regulations and are responsible for insuring that all employees of the towing company adhere to the provisions of this Part.
 8. The Borough shall not be liable for any towing company's fees for non-Borough vehicles unless the vehicle is towed to a Borough facility. All fees for towing services and storage shall be levied against the owner of the vehicle unless it is determined by the Chief of Police that the vehicle was towed in error, in which case no charge will be assessed against the owner of the vehicle. If the error is that of the Borough, appropriate charges may be assessed against the Borough.
 9. Towing companies shall be responsible for the conduct of all of its drivers and employees. Misconduct of towing company employees may subject a towing company to the suspension of towing privileges. The driver's license of a person towing for a towing company is subject to inspection by the Chief of Police or by any police officer of the Borough.
 10. The towing company shall remove all debris from the collision area as part of the towing service.
 11. In situations involving hazardous materials which require the response by a specially trained hazardous material unit, towing services may be limited to those towing companies certified in the removal of hazardous material. Such companies may or may not be licensed under this Part; however, those towing companies licensed by the Borough and certified in the removal of hazardous material will be requested first.

12. In situations requiring the towing of an abandoned vehicle, as defined by the Vehicle Code, only approved "salvors" may be used to tow such vehicles. Salvors requested may or may not be licensed under this Part; however, those towing companies that are salvors and licensed by the Borough will be requested first.
13. In situations requiring the towing of a truck, truck tractor, or combination having a gross weight or registered gross weight in excess of 17,000 pounds, only those towing companies equipped to tow such vehicles may be requested. Such companies may or may not be licensed under this Part; however, those licensed towing companies equipped for such tows will be requested first.
14. Only in situations requiring the towing of a motor vehicle having a gross weight or registered gross weight in excess of the capability of the towing company's equipment, the towing company may subcontract the towing of the motor vehicle to an unlicensed towing company. The towed motor vehicle may be towed to and stored at either the towing company's secured lot or to the subcontractor's storage area. When a towing company utilizes the services of a subcontractor as permitted under this subsection, it will be the towing company's responsibility to assure that the subcontractor complies with all other requirements of this Part.
15. Motor vehicles that are locked at the time they are to be towed and are not equipped with a lock steering mechanism shall have the front wheels placed on dollies before being towed to insure the vehicle being towed is kept in line with the towing vehicle. The exception would be those vehicles with front wheel drive, in which case the vehicle may be towed by the front. Motor vehicles being towed must have minimum lighting, as set forth in the Vehicle Code, to provide for safe movement on the highway.

§ 15-609. Prohibited Acts. [Ord. 1388-10, 12/22/2010]

It shall be a prohibited act for any towing company to:

- A. Subcontract towing services requested by the Borough unless allowed pursuant to § 15-608.14 of this Part.
- B. Tow or move a vehicle from or within public rights-of-way or public property without the consent of the owner or operator, or without authorization from the Borough.
- C. Tow or move a vehicle from or within private property without authorization from the property owner.
- D. Use a name which would imply that the towing company is owned or operated by the Borough.

- E. Charge or provide a written quote or invoice or collect fees in excess of those specifically authorized pursuant to § 15-610 of this Part.
- F. Falsify any information with regard to an application submitted to the Borough.
- G. No towing company or employee shall respond to the scene of an accident to circumvent the towing rotation by soliciting a tow directly from an involved party to the accident.

§ 15-610. Maximum Fee Schedule for Towing and Storage Services. [Ord. 1388-10, 12/22/2010]

1. The maximum fee for towing and storage services authorized under this Part, which is to be paid by the vehicle owner directly to the authorized towing company consistent with the fee schedule approved pursuant to this Part, shall be established by resolution adopted from time to time by the Borough Council.⁶
2. No vehicle shall be removed under the authority of this Part if, at the time of the intended removal, the owner or custodian of the vehicle is present and expresses a willingness and intention to remove the vehicle immediately. In these instances, the towing company shall charge no more than an authorized fee for responding to the scene and the limited services provided. The towing company shall make reasonable accommodations to permit the owner or custodian to obtain payment for the fee charged. Once the tow truck leaves the scene, the towing company is entitled to the fee authorized by the Borough. This provision is not applicable where the vehicle has been immobilized by Borough request for failure to pay accumulated fines and such fines remain unpaid.

§ 15-611. Notification of Removal. [Ord. 1388-10, 12/22/2010]

Within one hour from the time of removal of a vehicle from private property by any towing service, the Gettysburg Borough Police Department shall be notified by the towing service, which shall provide the Police Department with a copy (or facsimile) of the written authorization that shall include the following information:

- A. The make, model, color, and registration number;
- B. The state of registration;
- C. The address from where vehicle was removed;
- D. The date and time of removal;
- E. The towing fee;

⁶Editor's Note: The current resolution is on file in the office of the Borough Secretary.

- F. The name and twenty-four-hour telephone number of the towing company; and
- G. The location where the vehicle may be claimed by the owner.

§ 15-612. Notification of Removal and Impounding Due to Borough Request. [Ord. 1388-10, 12/22/2010]

By the next business day, from the time of removal of any vehicle illegally parked or immobilized, written notice of such removal shall be sent by the police to the registered owner of the vehicle. The notice shall advise the location from where such vehicle was removed, the reason for its removal, and the location of the storage facility where the vehicle is stored.

§ 15-613. Towing Company Records of Motor Vehicles Towed or Stored. [Ord. 1388-10, 12/22/2010]

1. Every licensed towing company providing service at the request of the Borough shall make a written record of each vehicle towed or stored consisting of the following information:
 - A. The state and registration plate number;
 - B. The make, model, year and color of the vehicle towed;
 - C. The time call was received;
 - D. The time wrecker arrived at the scene to make the tow;
 - E. The location from which the vehicle was towed;
 - F. The date vehicle was returned to owner/custodian; and
 - G. The towing and storage charges for each towed vehicle.
2. Every licensed towing company, on or before the 15th day of each month, shall send a copy of its towing records to the police for the previous month, which shall include the information listed in Subsection 1 of this section. These records shall be maintained for at least two years and shall be subject to inspection by the Chief of Police.

§ 15-614. Effect of Payment of Towing and Storage Charges Without Protest. [Ord. 1388-10, 12/22/2010]

The payments of any towing and storage charges authorized by this Part shall, unless made "under protest," be final and conclusive and shall constitute a waiver of any right to recover the fees paid.

§ 15-615. Police Record of Vehicles Removed and Stored. [Ord. 1388-10, 12/22/2010]

The police shall keep a record of each illegally parked and/or immobilized vehicle located at a storage facility and shall be able at all reasonable times to furnish the owner or custodian of the vehicle with information as to the location of the storage facility where such vehicle is stored.

§ 15-616. Owner or Custodian Liable for Fine/Penalty. [Ord. 1388-10, 12/22/2010]

The payment of towing and storage charges authorized by this Part shall not operate to relieve the owner or custodian of any vehicle from liability for any fine or penalty for violation of any law or ordinance on account of which such vehicle was removed and stored.

§ 15-617. Complaints Against Licensed Towing Companies. [Ord. 1388-10, 12/22/2010]

The Chief of Police shall notify the towing company owner within 15 calendar days of receipt of any complaint against a towing company that will be investigated by the police. Any complaints by a Borough employee against a towing company shall be brought to the attention of the Chief of Police within seven calendar days.

§ 15-618. Schedule of Fee Review. [Ord. 1388-10, 12/22/2010]

All charges and fees authorized by this Part shall be reviewed by the Chief of Police every three years. All charges and fees authorized under this Part shall be established by resolution adopted from time to time by the Borough Council.

§ 15-619. Termination of License. [Ord. 1388-10, 12/22/2010]

1. Any towing company or its employee that violates any provision of this Part (except for any violation of prohibited acts under § 15-609) shall be issued a written warning by the Chief of Police to the owner of the towing company, for the first violation during any calendar year. Any subsequent violation during the same year may cause the termination of the towing company's license. The towing company is not entitled to a warning for violation of any provisions of § 15-609 of this Part and may have its license terminated for the first or any subsequent violations of that Section.
2. The towing company shall be notified in writing no less than 30 calendar days prior to the termination of its license. The notice of termination shall state the reason or reasons for termination and the effective date of termination. The towing company shall have 15 calendar days to appeal the termination in writing to the Borough Manager. The Borough Manager, or his or her designee, shall hold the hearing within 15 calendar days of written receipt of the towing company's request for an appeal. The towing company may appeal the Borough Manager's decision, in writing, to Borough Council within 15 calendar days of the receipt of the Borough Manager's decision.

§ 15-620. Penalty.

Any towing company that operates within the Borough in violation of any of the provisions of this Part shall be subject to a fine, upon conviction, of not less than \$200 nor more than \$400 for the first violation and not less than \$300 nor more than \$600 for each subsequent violation.⁷

⁷Editor's Note: Section 2 of Ord. 1388-10 provided that the elections previously made by the Borough to be subject to the provisions of §§ 6309.1 and 6309.2 of the Vehicle Code remain in full force and effect. Such provisions appeared in former §§ 15-612 and 15-613.

PART 7
TEMPORARY RESERVED PARKING SPACES

A. Reserved Parking Spaces in Unmetered Zones.

§ 15-701. Authority to Reserve Parking Spaces on Streets. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1319-06, 8/14/2006, § 1]

From and after the enactment hereof, the Police Department, under the supervision of the Mayor or, in the Mayor's absence or unavailability, either the Parking Manager or the Borough Manager, is hereby authorized and empowered to make reservations for parking spaces on the streets of the Borough of Gettysburg for buses and cars, for parties of tourists, for visiting business, civic and governmental groups, for persons attending funerals, for equipment for the construction and maintenance of real estate, and for special loading and unloading purposes upon the payment of the fees hereinafter set forth.

§ 15-702. Application for Reservation; Fee. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1319-06, 8/14/2006, § 2]

The person desiring such reservation shall make application therefor in writing, shall state the purpose for which the reservation is desired, shall state the estimated time for which the reservation is desired and shall pay a sum equal to \$1 per hour for each parking space for the desired time.

§ 15-703. Grant of Reservation; Marking of Reserved Space. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1319-06, 8/14/2006, § 3]

The Mayor or, in the Mayor's absence or unavailability, either the Parking Manager or the Borough Manager, is hereby authorized upon receipt of a reasonable request which is within the public health, safety and welfare to designate by lawful signage a certain parking space or certain parking spaces as an emergency no-parking space or emergency no-parking spaces.

§ 15-704. Unlawful to Make False Statement on Application. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1319-06, 8/14/2006, § 4]

It shall be unlawful to make a false statement in connection with any application for the reservation of a parking space or spaces under this Part 7A.

§ 15-705. Unlawful for Person Other Than Holder of Reservation to Park in Reserved Space. [Ord. 1028-85, 8/12/1985]

It shall be unlawful for any person other than the person for whose benefit said reservation is made to park or leave standing any vehicle within a parking space reserved and marked as aforesaid.

§ 15-706. Penalty. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1319-06, 8/14/2006, § 5]

Any person who shall violate any provision of this Part 7A shall, upon conviction thereof, be sentenced to pay a fine of not more than \$600 and costs of prosecution.

B. Reserved Parking Spaces in Metered Zones.

§ 15-711. Authority to Reserve Parking Meters. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1319-06, 8/14/2006, § 6]

The Police Department, under the supervision of the Mayor or, in the Mayor's absence or unavailability, the Parking Manager or the Borough Manager, is hereby authorized and empowered to issue meter bags to qualified applicants therefor. Such meter bags may be used to cover the heads of parking meters and thereby reserve metered parking spaces. Any parking spaces so reserved shall be used to provide parking only for the following:

- A. Parties of tourists and visiting business, civic and governmental groups;
- B. Attendance at funerals and church events;
- C. Trucks and equipment being used in the construction and maintenance of adjacent real estate;
- D. Special loading and unloading purposes.

§ 15-712. Application for Reservation; Fee. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1319-06, 8/14/2006, § 7]

The applicant desiring a meter bag shall make application for reservation therefor in writing, which application shall state the name of the applicant, the purpose for which the reservation is desired and shall identify the vehicle or vehicles to be parked in the space so reserved. The applicant shall also sign an agreement to pay to the Borough the sum of \$1 for each hour or portion thereof that elapses from the time such meter bag is issued to the applicant until the time when the same is returned to the Borough not to, however, exceed \$100 for each calendar month. Payment shall be made in full promptly upon return of the issued parking meter bag, except that where such bag is retained beyond the end of any calendar month, payment shall be made to the end of such month within five days after the end thereof.

§ 15-713. Grant of Reservation; Issuance of Meter Bag. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1319-06, 8/14/2006, § 8]

If the Police Department, under the supervision of the Mayor or, in the Mayor's absence or unavailability, the Parking Manager or the Borough Manager, determines that the applicant is qualified to be issued a meter bag, the same shall be issued to the applicant to be used only for the qualified purpose set forth in the application and the Borough shall retain a record of the time and date of issuance.

§ 15-714. Effect of Placement of Meter Bag on Parking Meter. [Ord. 1028-85, 8/12/1985]

The meter bag issued to the qualified applicant may be placed over a parking meter by such applicant; and during the period when it covers a parking meter, such meter shall not be in operation and the provisions of the Borough parking meter ordinance shall not apply thereto.

§ 15-715. Unlawful to Make False Statement on Application. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1319-06, 8/14/2006, § 9]

It shall be unlawful to make a false statement in connection with an application for the issuance of a parking meter bag under this Part 7B.

§ 15-716. Unlawful Parking in Reserved Space Prohibited. [Ord. 1028-85, 8/12/1985]

It shall be unlawful for any person other than the applicant, or the authorized employee of such applicant, to whom a parking meter bag is issued to park or leave standing any vehicle within an individual parking space when the parking meter in the immediate vicinity is covered by a parking meter bag issued to such applicant.

§ 15-717. Unlawful Use of Meter Bag Prohibited. [Ord. 1028-85, 8/12/1985]

No applicant to whom a parking meter bag is issued hereunder shall use or permit the use of such parking meter bag to reserve a parking space for any purpose other than the purpose for which such meter bag was issued as set forth in the application made therefor nor shall any such applicant permit the use of such bag by anyone other than an authorized employee of the applicant for any purpose whatever.

§ 15-718. Penalty. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1319-06, 8/14/2006, § 10]

Any person who shall violate any provision of this Part 7B shall, upon conviction thereof, be sentenced to pay a fine of not more than \$600 and costs of prosecution.

C. Placement of Open-Top Refuse Containers in Unmetered or Metered Zones.

§ 15-721. Authority to Allow Open-Top Refuse Container in Parking Spaces. [Ord. 1319-06, 8/14/2006, § 11]

The Police Department, under the supervision of the Mayor or, in the Mayor's absence or unavailability, the Parking Manager or the Borough Manager, is hereby authorized and empowered to allow qualified applicants to place an open-top refuse container in either unmetered or metered parking zones on or upon any public street, alley or highway within the Borough of Gettysburg.

§ 15-722. Application for Reservation; Fee. [Ord. 1319-06, 8/14/2006, § 11]

The applicant desiring such placement of an open-top refuse container shall make application for reservation therefor in writing, which application shall state the name of the applicant, the purpose for which the reservation is desired and the number of open-top refuse containers to be placed in the spaces so reserved. The applicant shall also sign an agreement to pay to the Borough the sum of \$50 per week for each space reserved, or any part thereof, for the placement of the container. Payment shall be made in full promptly upon evidence of removal of all open-top refuse containers, except that where such containers remain in place beyond the end of any calendar month, payment shall be made to the end of such month within five days after the end thereof.

§ 15-723. Grant of Reservation: Issuance of Permit. [Ord. 1319-06, 8/14/2006, § 11]

If the Police Department, under the supervision of the Mayor or, in the Mayor's absence or unavailability, the Parking Manager or Borough Manager, determines that the applicant is qualified to be issued a permit for the placement of an open-top refuse container, the same shall be issued to the applicant to be used only for the qualified purpose set forth in the application, and the Borough shall retain a record of the time and date of issuance.

§ 15-724. Effect of Placement of Open-Top Refuse Container; Reflective Warning Devices. [Ord. 1319-06, 8/14/2006, § 11]

Upon issuance of the permit, the applicant may place the open-top refuse container(s) only as specified in the permit and not in any unauthorized area or for a purpose not authorized by the permit. In addition, any such open-top refuse container(s) shall be properly marked with PennDOT approved reflective warning devices.

§ 15-725. Unlawful to Make False Statement on Application. [Ord. 1319-06, 8/14/2006, § 11]

It shall be unlawful to make a false statement in connection with an application for the issuance of a permit to place an open-top refuse container under this Part 7C.

§ 15-726. Penalty. [Ord. 1319-06, 8/14/2006, § 11]

Any applicant who or which shall violate any provision of this Part 7C shall, upon conviction thereof, be sentenced to pay a fine of not more than \$600 and the costs of prosecution.

PART 8
SNOW EMERGENCIES

§ 15-801. Snow Emergency Routes Designated. [Ord. 1028-85, 8/12/1985; as amended by Ord. 1036-86, 4/14/1986; by Ord. 1082-89, 2/13/1989; and by Ord. 1392-11, 11/14/2011]

The following streets are hereby designated as snow emergency routes:

Street	Side	Location
Barlow Street	North	From Hazel Alley to Markley Alley
Breckenridge Street	North	From Baltimore Street to South Franklin Street
West Broadway	Both	From Carlisle Street to College Avenue
Highland Avenue	Both	From Johns Avenue to Queen Street
Hillcrest Place	Both	From Locust Street to its terminus
Howard Avenue	West	From Buford Avenue to West High Street
Lincoln Square	Both	Entire length
West Middle Street	Both	From Baltimore Street to the Borough limit
Seminary Avenue	South	From Buford Avenue to North Hay Street
South Street	Both	From Baltimore Street to South Washington Street
Springs Avenue	North	From West Street to Reynolds Avenue
Springs Avenue	South	From West Street to the Tiber
Village Drive	Both	In the cul-de-sac only
South Washington Street	Both	From South Street to a point 90 feet south of the hospital emergency entrance

§ 15-802. Parking Prohibited on Snow Emergency Routes Under Certain Conditions. [Ord. 1028-85, 8/12/1985]

No person shall park or leave standing any vehicle, or permit any vehicle to remain parked or standing, on any of the snow emergency routes designated by this Part 8 after two inches of snow have accumulated thereon from or during any snowfall until after such snow has been plowed or removed by Borough or state highway equipment.

§ 15-803. Erection and Maintenance of Official Signs. [Ord. 1028-85, 8/12/1985]

The Borough Manager shall cause official signs, giving conspicuous notice to this Part 8, to be erected and maintained at points where such snow emergency routes join with intersecting streets.

§ 15-804. Snow Tires or Chains Required. [Ord. 1028-85, 8/12/1985]

During such time as a snow removal condition is in effect, any person, firm, organization or entity operating or causing to be operated a vehicle which is not equipped with snow tires or chains upon any street, road or highway within the boundaries of the Borough, resulting in such vehicle becoming stalled or incapable of moving under its own power, or who leaves such vehicle abandoned or unattended on any street, road or highway within the boundaries of the Borough as a result of its inability to move under its own power because of its failure to be equipped with snow tires or chains, shall be in violation of this Part 8 and shall be subject to the penalties and fines set forth in § 15-806.

§ 15-805. Towing. [Ord. 1028-85, 8/12/1985]

The police shall remove any vehicle that is blocking traffic or snow removal. The owner of the vehicle shall be liable for all costs.

§ 15-806. Penalties. [Ord. 1028-85, 8/12/1985]

1. During such time as a snow removal condition is in effect, any person who shall park a vehicle anywhere upon or along any of the streets of the Borough that have been publicly designated for snow removal or plowing shall be guilty of a violation of this Part 8 and, upon conviction thereof, shall be sentenced to pay a fine of \$15, together with costs of prosecution.
2. Any person who shall operate a vehicle upon any street of the Borough, if such vehicle shall become stalled during such time as a snow removal condition is in effect, and if such stalling shall have been by reason of the failure to have such vehicle equipped as prescribed in § 15-804 of this chapter, shall be guilty of a violation of this Part, and, upon conviction thereof, such person shall be sentenced to pay a fine of \$25, together with costs of prosecution.

PART 9
(RESERVED)

§ 15-901. (Reserved)

PART 10
RESIDENTIAL PARKING PERMIT SYSTEM

§ 15-1001. Findings and Purpose. [Ord. 1104-90, 9/13/1990]

The Borough finds that:

- A. Certain residential areas in the Borough are subject to commuter and student vehicle parking, thereby depriving the residents of those areas of spaces in which to park their own vehicles.
- B. The establishment of a parking permit program for certain affected residential areas should facilitate efficient movement of traffic by providing for parking preference. Therefore, the Borough considers it to be in the interest of the people of the Borough to provide for the establishment of a residential permit parking program to insure primary access to available parking spaces by neighborhood residents.

§ 15-1002. Definitions. [Ord. 1104-90, 9/13/1990; as amended by Ord. 1376-10, 5/10/2010, §§ 8, 9]

For the purpose of this Part, the words and terms listed in this section shall have the following meanings:

BOROUGH — The Borough of Gettysburg, Adams County, Pennsylvania.

DWELLING UNIT — A single unit providing complete living facilities. It shall not include dormitories, rooming houses, fraternities or similar institutional or group housing.

HOLIDAYS — New Year's Day, Martin Luther King's Birthday, Presidents Day, Good Friday, Memorial Day, Independence Day, Labor Day, Columbus Day, General Election Day, Veteran's Day, Thanksgiving, and Christmas.

PERMIT — A residential parking permit.

RESIDENTIAL PARKING PERMIT — A decal or placard of the permit types hereinafter described.

RESIDENTS — Persons residing in a dwelling unit abutting the portions of the streets set forth in § 15-1003 hereof.

§ 15-1003. Designation. [Ord. 1104-90, 9/13/1990; as amended by Ord. 1112-91, 4/8/1991; by Ord. 1123-91, 10/15/1991; by Ord. 1145-92, 11/9/1992; by Ord. 1152-93, 2/8/1993; by Ord. 1158-93, 9/13/1993; by Ord. 1161-93, 12/13/1993; by Ord. 1215-99, 1/11/1999; by Ord. 1229-99, 8/9/1999, § 1; by Ord. 1238-00, 4/10/2000, § 1; by Ord. 1253-01, 2/12/2001, § 1; by Ord. 1273-03, 1/13/2003; by

Ord. 1276-03, 4/14/2003; by Ord. 1278-03, 7/14/2003; by Ord. 1279-03, 8/11/2003, § 1; by Ord. 1309-05, 9/12/2005; by Ord. 1322-06, 9/11/2006, § 1; by Ord. 1331-06, 12/20/2006, § 1; by Ord. 1383-10, 9/13/2010; by Ord. 1407-13, 4/8/2013; and by Ord. 1412-13, 11/12/2013]

1. The following are designated as residential parking permit streets:

Street	Between
Barlow Street	North Stratton Street and Hazel Alley, South side
Barlow Street	North Stratton Street and Markley Alley, Both sides
Barlow Street	North Stratton Street and Pine Street, South side
Breckenridge Street	Baltimore Street and Franklin Street
East Broadway Street (north side only)	Carlisle Street and Harrisburg Street
East Broadway Street (south side only)	Carlisle Street and a point 120 feet west of its intersection with Harrisburg Street which point shall be designated by appropriate signage
West Broadway Street	Carlisle Street and College Avenue College Avenue and a point 433 feet West
Carlisle Street	Lincoln Avenue and Borough Line
North Franklin Street	Chambersburg Street and the northern terminus of Franklin Street
South Franklin Street (east side only)	Breckenridge Street and West High Street
South Franklin Street	West Middle Street and West High Street
Hanover Street	Liberty Street and Third Street
West High Street	South Washington Street and South Franklin Street
Liberty Street	York Street and East Middle Street
East Lincoln Avenue	Carlisle Street and Stratton Street
East Lincoln Avenue	Harrisburg Street and Fourth Street
East Middle Street	Liberty Street and Third Street
West Middle Street (south side only)	Franklin Street and West Street
Mummasburg Street	West Water Street and West Stevens Street
Reynolds Street	Buford Avenue and West Middle Street
Seminary Avenue (north side only)	Buford Avenue and Howard Avenue

Street	Between
Seminary Avenue (south side only)	A point 90 feet west of its intersection with Buford Avenue and Reynolds Street and its intersection with Howard Avenue, which point shall be designated by appropriate signage
South Street	Baltimore Street and South Washington Street
East Stevens Street	Carlisle Street and North Stratton Street
West Stevens Street (south side only)	Carlisle Street and a point 92 feet west of Carlisle Street
North Stratton Street	Railroad Street and Stevens Street
South Stratton Street	East High Street and Wall Alley
North Washington Street	Lincoln Avenue and West Broadway Railroad Street and West Stevens Street
South Washington Street (200 block only)	West High Street and Breckenridge Street
South Washington Street	West High Street and a point 209 feet south of Lincoln Lane
South Washington Street	Johns Avenue and Steinwehr Avenue
East Water Street	Carlisle Street and North Stratton Street
East Water Street (south side only)	North Stratton Street and a point 329 feet east which point shall be designated by appropriate signage
West Water Street	North Washington Street and Carlisle Street

2. The portions of the streets designated above shall be posted with a minimum of two signs per block notifying the public that, except on holidays, parking is permitted for a two-hour period only without a residential parking permit.
3. The issuance of a permit to any person for any motor vehicle shall not be construed to reserve a parking space along the above-designated portions of such street for that vehicle at any time.

§ 15-1004. Parking on Residential Parking Permit Streets. [Ord. 1104-90, 9/13/1990]

It shall be a violation of this Part for any person to park or leave standing a motor vehicle on any of the portions of the streets set forth in § 15-1003 above for a period of more than two hours on days other than holidays unless such vehicle displays a current residential parking permit of one of the types, and in the location, hereinafter set forth in this Part.

§ 15-1005. Permits. [Ord. 1104-90, 9/13/1990; as amended by Ord. 1376-10, 5/10/2010, § 10]

1. The following types of residential parking permits may be issued:
 - A. Decal-type permits to residents for use only on the motor vehicle for which it is issued (resident permits).
 - B. Placard-type permits to residents for temporary use only on the vehicles of visitors to their residences, or in the case of residents operating tourist homes in their residences which have been in continuous operation there since prior to the effective date of this Part, to such residents for use only on the motor vehicles of their patrons (guest permits).
 - C. Decal-type permits to persons residing in dwelling units located within one block of the portions of the streets set forth in § 15-1003 above who are able to demonstrate to the satisfaction of the Borough that there is a lack of parking available for their motor vehicle, both on and off street, within a reasonable distance of the place where they reside for use only on the motor vehicle which it is issued (hardship permits).
2. Display of Permits.
 - A. The decal-type permits shall be of types determined by the Borough and shall be displayed on the left side of the rear bumper of the motor vehicle authorized to display the same.
 - B. The placard-type permits shall be of types determined by the Borough and shall be displayed only on the left side of the dashboard of the motor vehicle authorized to use the same so that the permit is clearly visible through the windshield.
 - C. It shall be a violation of this Part for any person to use or display a permit or to make available or permit its use or display, in or on a vehicle not authorized or entitled hereunder to use or display the same.

§ 15-1006. Application. [Ord. 1104-90, 9/13/1990; as amended by Ord. 1345-08, 1/14/2008; and by Ord. 1376-10, 5/10/2010, § 11]

Persons entitled to residential parking permits shall make application therefor to the Borough on forms supplied by the Borough and shall pay the fee therefor. All permits shall be issued for a period of one year beginning September 1 and ending August 31.

- A. The annual fee for a resident permit shall be \$24. No more than two resident permits may be granted to any single person nor more than four resident permits may be granted to more than one person residing in any single

dwelling unit. Resident permits are valid only for a vehicle of the applicant for which an application is specifically made.

- B. The fee for a guest permit no matter when applied shall be \$2.50. Guest permits shall be issued only to persons holding resident permits. Not more than a total of two guest permits shall be issued to persons residing in any one dwelling unit; provided, however, that in the case of tourist homes, the Borough may issue additional guest permits up to the number of bedrooms actually available for paying guests.
- C. The fee for a hardship permit shall be the same as for a resident permit. No more than one hardship permit shall be issued to any one person, nor more than two such permits to persons residing in any one dwelling unit.
- D. A separate application shall be submitted for each permit sought.
 - (1) The application for resident and hardship permits shall contain the following information:
 - (a) The name and residence address of the owner of the motor vehicle for which the permit is sought and, if the person in possession of the vehicle is other than the owner, the name and residence address of that person.
 - (b) The make, model and registration (license plate) number of that motor vehicle.
 - (c) The driver number of the person in possession of the vehicle for which the permit is sought as taken from that person's current driver's license.
 - (d) How many current residential or hardship permits have been issued to such applicant and to the dwelling unit in which the applicant resides.
 - (e) Any other information required by the Borough.
 - (2) The application for a guest permit shall contain the following information:
 - (a) The name and residence address of the applicant.
 - (b) Whether the applicant has been issued a resident permit.
 - (c) Whether the applicant operates a tourist home where the applicant resides, and, if so, whether the same has been in continuous operation since prior to the effective date hereof and the number of bedrooms actually available for paying guests.

- (d) The number of current guest permits issued to residents of the applicant's dwelling unit.
 - (e) Any other information deemed necessary or useful by the Borough. The Borough may require satisfactory proof of all information set forth on an application.
- E. Upon receipt of the application and permit fee, and determination that the information upon the application indicates that the applicant is entitled to the requested permit, the Borough shall issue the same which shall be valid until August 31 next following. The permit shall be renewable at any time prior to its expiration date for a period of one year beginning on the day following its expiration date so long as the Borough is satisfied that there have been no changes in the information set forth on the application.
- F. It shall be a violation of this Part for any person to submit incorrect information on an application for a permit or in seeking a renewal thereof.

§ 15-1007. Study Period. [Ord. 1104-90, 9/13/1990; as amended by Ord. 1279-03, 8/11/2003, § 2]

It is the intention of Borough Council to study the operation of this Part for a period of six months. After March 1, 1991, Borough Council will consider petitions by persons residing abutting portions of streets not set forth in § 15-1003 above, not having parking meters, and on which parking of motor vehicles is otherwise allowed, seeking to have such portions of those streets made subject to this Part, and will also consider petitions by residents to have the portion of the streets set forth in § 15-1003 above deleted from this Part. Any such petition should be signed by adult persons representing a majority of the dwelling units abutting the portion of the street sought to be added, or deleted, from this Part 10. Notwithstanding the aforesaid petition process, the Borough Council also may, on its own initiative, designate additional streets or portions thereof as residential parking permit streets and may also delete any streets or portions of streets as residential parking permit streets.

§ 15-1008. No Repeal Intended. [Ord. 1104-90, 9/13/1990]

This Part shall not be deemed to repeal any parking regulations imposed by other Borough ordinances.

§ 15-1009. Disposal of Motor Vehicle. [Ord. 1104-90, 9/13/1990]

If a person to whom a resident permit or a hardship permit is currently issued sells or otherwise disposes of the motor vehicle for which that permit has been issued, such person shall remove the decal permit and return it to the Parking Manager. If such person replaces that vehicle with another during the then current period of such permit, the Parking Manager shall, on application therefor, issue a replacement permit of the same type for that motor vehicle for the balance of the period without another application fee being paid.

§ 15-1010. Penalties. [Ord. 1104-90, 9/13/1990]

Any person who violates any provision of this Part 10, or any person who aids, abets or assists in the violation thereof, shall, upon conviction, be sentenced to pay a fine of not more than \$15 and costs, provided, however, that it shall be the duty of the police officers and parking enforcement personnel of the Borough to report all parking violations of this Part 10 indicating in each case the Section violated, the license number of the vehicle involved in the violation, the location where the violation took place, and any other facts that might be necessary in order to secure a clear understanding of the circumstances attending the violation.

§ 15-1011. Forfeiture of Permit. [Ord. 1104-90, 9/13/1990]

In addition to the other penalties provided in § 15-1010 above, the Parking Manager may declare a residential parking permit to be forfeited for repeated violation of this Part 10 by the holder thereof and require the permit to be delivered to the Parking Department.

PART 11
PARKING GARAGE

§ 15-1101. Findings and Purpose. [Ord. 1107-90, 9/10/1990]

The Borough finds that:

- A. The downtown business area of the Borough is in need of parking spaces for automobiles in addition to those spaces presently provided on the public streets and parking lots.
- B. The erection and outfitting of a parking garage in the downtown area has been undertaken by the Borough to alleviate the aforementioned shortage and to provide convenient short and long-term vehicle parking for the public.

§ 15-1102. Designation. [Ord. 1107-90, 9/10/1990]

The multilevel parking garage located on Race Horse Alley, between that alley and Railroad Street, behind the first block of York Street, is designated as a public parking facility, the use of which shall be subject to payment by the user.

§ 15-1103. Rates for Parking; Types of Parking Rates; Lost Tickets. [Ord. 1107-90, 9/10/1990; as amended by Ord. 1250-01, 1/8/2001; by Ord. 1274-03, 1/13/2003; by Ord. 1344-08, 1/14/2008; and by Ord. 1411-13, 10/15/2013]

1. The rates for parking in the parking garage shall be set and revised from time to time by resolution duly adopted by the Borough Council of the Borough of Gettysburg. Such resolution will set the rates for parking in the parking garage on a monthly basis, on an hourly basis with a maximum daily rate and on a flat-rate basis during certain designated events. The Borough Council shall also set a parking rate for users of the parking garage who, at the time of exiting the garage, have lost or are otherwise unable to produce the ticket which was obtained by such user when he or she initially entered the parking garage.
2. The rates in effect for parking in the parking garage shall be prominently posted at all entrances and exits of the parking garage.
3. A flat parking rate shall be charged for parking in the parking garage during certain designated events held within or near the Borough of Gettysburg, particularly for events held at either the nearby Majestic Theater or the nearby Gettysburg Hotel. Persons parking a motor vehicle in the parking garage during such events shall be issued a ticket which sets forth the flat rate for parking. The Borough Manager of the Borough of Gettysburg is authorized by the Borough Council to designate and schedule the dates and times when a flat rate shall be in effect and when flat-rate tickets shall be issued for parking in the parking garage during certain designated events.

4. Payment of all parking fees, with the exception of payment for parking on a monthly basis or on a reserved or rental basis, shall be made by the user of the parking garage at the time when he or she exits the parking garage immediately after such use.
5. The Borough shall have the authority to rent or authorize the reservation of designated parking spaces on a short-term or long-term basis at a rate to be established, approved and revised from time to time by resolution duly adopted by the Borough Council of the Borough of Gettysburg.
6. The Borough Manager, after prior review of the same with the Finance Committee of the Borough Council, is hereby authorized to test new rates for any type of parking in the parking garage for a period of up to six months. At or prior to the conclusion of such test rate periods, any such rate must be approved by resolution of the Borough Council of the Borough of Gettysburg pursuant to Subsection 1 above in order to be extended and become a regular rate imposed for parking in the parking garage.

§ 15-1104. Hours of Operation. [Added by Ord. 1411-13, 10/15/2013]

The parking garage shall be open for public parking of motor vehicles every day of the year on a twenty-four-hour-per-day basis, with the exception of when the parking garage shall be closed by the Borough for construction, repairs, maintenance, or in the case of an event or an emergency which requires the Borough to close the parking garage for public parking.

§ 15-1105. Parking Garage Rules and Regulations. [Added by Ord. 1411-13, 10/15/2013]

The Borough Council of the Borough of Gettysburg may from time to time by resolution approve and adopt reasonable rules and regulations for parking within the parking garage and the use of the parking garage and its facilities. Any such rules and regulations approved and adopted by the Borough Council shall be prominently posted at and within the parking garage.

§ 15-1106. Prohibited Acts and Violations. [Added by Ord. 1411-13, 10/15/2013]

1. The following acts are prohibited and shall be violations of this Part:
 - A. Failure to pay the prescribed rates and fees for parking in the parking garage at such time that payment is required.
 - B. Failure to obey and to act in accordance with the rules and regulations for parking within the parking garage and the use of the parking garage and its facilities, as approved and adopted pursuant to § 15-1105 of this Part.

- C. Damaging, defacing or tampering with any part of the parking garage, its equipment, its entry and exit systems, and any of its related facilities.
 - D. Damaging, defacing or tampering with any motor vehicles parked within the parking garage facilities.
 - E. Parking a vehicle within the parking garage in more than one designated parking space or in a manner so that any portion of a parked vehicle is not completely within the marked area of a single designated parking space.
 - F. Improperly parking within the parking garage in a parking space which has been designated and properly marked or reserved for use by another user or in a parking space which has been designated and properly marked as reserved for the parking of a vehicle by a person with a disability.
 - G. Riding of bicycles and scooters or the use of skateboards or inline skates within the parking garage.
 - H. The unauthorized use of the parking garage and its facilities for any purpose other than for the parking of motor vehicles.
 - I. Failure to obey or to act in accordance with any duty or provision set forth in and prescribed by this Part.
2. Any vehicle which is parked or being used within the parking garage in any manner which is prohibited by the provisions of this Part may be towed and removed from the parking garage by the Borough of Gettysburg or at its direction at the cost and expense of the owner or operator of the vehicle. Such towing and removal of a vehicle from the parking garage shall be in addition to any fine or penalty imposed for a violation of this Part pursuant to § 15-1107 hereof.

§ 15-1107. Penalties for Violation. [Ord. 1107-90, 9/10/1990; as amended by Ord. 1411-13, 10/15/2013]

Any person who shall fail to make payment of any prescribed rate or fee for parking in the parking garage at such time when payment of the rate or fee is required shall, in addition to paying the unpaid parking fee or rate owed to the Borough of Gettysburg, upon conviction, be sentenced to pay a fine of not less than \$50 nor more than \$600 per violation plus the costs of prosecution. Any person who shall violate any other provision of this Part shall, upon conviction, be guilty of a summary offense and shall be sentenced to pay a fine of not more than \$1,000 per violation and the costs of prosecution.

PART 12**IMMOBILIZATION OF VEHICLES (BOOTING) WITH UNSETTLED
PARKING VIOLATIONS OR OUTSTANDING PARKING TICKETS**

§ 15-1201. Definitions. [Ord. 1140-92, 6/8/1992, § 1; as amended by Ord. 1252-01, 1/8/2001, §§ 1, 2]

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

BOOT, BOOTING, or BOOTED — The act of immobilizing a motor vehicle in such a manner as to prevent its operation with a device or by means which will cause no damage to such vehicle unless it is moved while such device is in place or such means are employed.

PARKING TICKET — A ticket issued by a police officer of the Borough or by a member of its parking meter enforcement personnel which shall be left on the windshield of a vehicle parked in violation of the Borough's parking ordinances in the form of an envelope setting forth a notice to the owner or operator thereof that such vehicle has been stopped or parked in violation of the provisions of the Borough's parking ordinances and instructing the owner or operator to report to the Parking Department or the office of the Mayor in regard to such violation or to pay the penalty therein provided.

PERSON — A corporation, partnership, or other entity as well as an individual.

UNSETTLED PARKING VIOLATION — An outstanding violation of the parking ordinances of the Borough of Gettysburg or of the Pennsylvania Motor Vehicle Code occurring within the Borough of Gettysburg for which a fine and costs have been imposed by a District Magistrate and remain unpaid more than 30 days thereafter.

§ 15-1202. Boot Installation. [Ord. 1140-92, 6/8/1992, § 2; as amended by Ord. 1202-97, 11/10/1997; and by Ord. 1252-01, 1/8/2001, § 3]

A motor vehicle found parked within the Borough of Gettysburg upon any public ground at any time may be booted by or under the direction of a police officer of the Borough or by or under the direction of a member of the Borough's parking meter enforcement personnel if there are two or more unsettled parking violations pending against the owner of that motor vehicle, if there is an arrest warrant arising from an unsettled parking violation pending against such person, or if there are five or more outstanding parking tickets against either the owner or operator of that vehicle.

§ 15-1203. Notice of Booting. [Ord. 1140-92, 6/8/1992, § 3]

Upon booting of such motor vehicle, the officer or employee shall cause to be placed on the vehicle, in a conspicuous manner, notice sufficient to warn any individual that the vehicle has been immobilized and that any attempt to move the vehicle might result in damage to the vehicle. The notice shall also outline the procedure for obtaining removal of the boot. As soon as practicable, the officer or employee shall provide the owner of the booted vehicle, upon request, with a list of the prior unsettled parking violations for which, or on account of which, such vehicle was booted.

§ 15-1204. Boot Removal; Hearing. [Ord. 1140-92, 6/8/1992, § 4]

1. The owner of a booted vehicle, or other authorized person, shall be permitted to secure release of the vehicle upon:
 - A. Depositing of the collateral required for his appearance before a District Justice to answer for each unsettled parking violation; or
 - B. Paying the amount of the fine, penalty and court costs, if any, for each unsettled parking violation; and
 - C. The payment of the fees as required by § 15-1206 hereof.
2. The owner of a booted vehicle, or other person authorized by the owner, shall have the right to a post-immobilization hearing limited to a determination of the validity of the booting. Such hearing must be requested within 10 days after the vehicle is booted and shall be conducted by the Mayor or a hearing officer appointed by the Mayor. The hearing shall be held during normal business hours no more than one business day after the demand therefor. The post-immobilization hearing will not be determinative of or adjudicate the merits of any citation issued relative to any immobilized vehicle but will be limited solely to whether the vehicle was properly subject to booting under the provisions of this Part.

§ 15-1205. Towing and Storage of Vehicles. [Ord. 1140-92, 6/8/1992, § 5]

The boot shall remain in place for 48 hours unless released pursuant to § 15-1204 hereof. If not so released within 48 hours, the vehicle shall be removed and impounded; provided, however, that if the booting occurs when a vehicle is parked so as to be otherwise subject to removal and impounding, then such vehicle is subject to immediate towing and impounding. Towing and storage charges, as specified in Chapter 15, Part 6, § 15-604, of this Code of the Borough of Gettysburg shall be paid, along with fees specified in § 15-1204 hereof, before the owner of such vehicle, or person authorized by such owner, shall be permitted to repossess or secure the release of the vehicle. Vehicles unclaimed within 60 days of towing and storage shall be deemed abandoned and subject to removal and disposition by a salvor certified under the Act of June 17, 1976, P.L. 162, No. 82, as amended.

§ 15-1206. Booting Fee. [Ord. 1140-92, 6/8/1992, § 6]

The owner of a booted vehicle shall be subject to a fee of \$25 for release from such immobilization.

§ 15-1207. Tampering with Boot Prohibited. [Ord. 1140-92, 6/8/1992, § 7]

Any person who shall tamper with, remove or attempt to remove any device used to immobilize a motor vehicle that has been booted pursuant to this Part, or who shall move or attempt to move the vehicle booted before release of the vehicle has been officially secured, shall be guilty of a summary offense and, upon conviction thereof, shall be fined not less than \$100 nor more than \$300 together with costs of prosecution or be imprisoned for not more than 30 days, or both.

§ 15-1208. Implementation and Enforcement. [Ord. 1140-92, 6/8/1992, § 8]

This Part shall be enforced by the Parking Department and the Police Department of the Borough of Gettysburg, and the heads of those departments shall have authority for implementing the provisions hereof and promulgating such rules and regulations as are necessary therefor, which regulations shall become effective upon approval by the Borough Council.

§ 15-1209. Right of Hearing Not Waived. [Ord. 1140-92, 6/8/1992, § 9]

Nothing in this Part shall be construed to deprive any person of the constitutional and/or statutory right such person may have to a hearing or trial as to the violations for which citations have been issued.

