

ORDINANCE NO. 146

Township of East Norriton
Montgomery County, Pennsylvania

AN ORDINANCE ESTABLISHING RULES AND REGULATIONS FOR THE DESIGN, CONSTRUCTION, ALTERATION, ENLARGEMENT, EQUIPMENT, REPAIR, DEMOLITION OR RESTORATION OF BUILDINGS AND STRUCTURES KNOWN AS THE BUILDING CODE; ALSO PROVIDING FOR A PLUMBING CODE GOVERNING THE EXAMINATION, LICENSURE AND REGISTRATION OF PERSONS, FIRMS OR CORPORATIONS ENGAGED OR ENGAGING IN THE BUSINESS OR WORK OF PLUMBING OR HOUSE DRAINAGE IN THE TOWNSHIP OF EAST NORRITON. PROVIDING FOR THE ISSUANCE OF PERMITS, COLLECTION OF FEES, MAKING OF INSPECTIONS AND PROVIDING PENALTIES FOR THE VIOLATIONS THEREOF. THIS ORDINANCE REPEALS BUILDING CODE ORDINANCE NO. 49 AND ALL RESOLUTIONS PURSUANT THERETO AND PLUMBING CODE ORDINANCE NO. 52 AND ALL ORDINANCES AND RESOLUTIONS PURSUANT THERETO AND ANY EXISTING ORDINANCES OR PART THEREOF IN CONFLICT THEREWITH OF THE TOWNSHIP OF EAST NORRITON, MONTGOMERY COUNTY, PENNSYLVANIA.

The Board of Supervisors of the Township of East Norriton, Montgomery County, Pennsylvania, under and by virtue of the authority granted by the Second Class Township Code, do hereby enact and ordain:

Section 1. Adoption of Building Code

That certain document, copies of which are on file in the Office of the Supervisors of the Township of East Norriton, Montgomery County, Pennsylvania, being marked and designated as "The BOCA Basic Building Code", 1978 Edition, as published by the Building Officials and Code Administrators International, Inc., and any current supplements thereto from time to time as may be made and published, are hereby adopted as the Building Code of the Township of East Norriton, Montgomery County, Pennsylvania; to control buildings and structures as herein provided; and each and all of the regulations, provisions, penalties, conditions and terms of said Code, together with the additions, insertions, deletions and changes, if any, described in Section 2 of this Ordinance.

The following documents are also incorporated by reference within the provisions of the BOCA Code, as supplemented:

1. The BOCA Basic Fire Prevention Code, 1978

Edition, as published by the Building Officials and Code Administrators International, Inc. and all supplements as may be published thereby.

2. The National Electrical Code, 1978 Edition, as published by the National Fire Protection Association, as well as all supplements thereto.

3. The BOCA Basic Plumbing Code, 1978 Edition, as published by the Building Officials and Code Administrators International, Inc. as modified by Section 3 of this Ordinance.

Section 2. Additions, Insertions, Deletions and Changes in the BOCA Building Code.

Sections of the BOCA Basic Building Code, 1978 Edition, are revised as hereinafter set forth.

1. Section 100.1 is supplemented to read:
The Township of East Norriton.

2. Section 100.2 is supplemented to read:
The Township of East Norriton.

3. Section 105.1 is supplemented to read:
March 20, 1979.

4. Section 107.1 is supplemented to read:
The Township of East Norriton.

5. Section 107.2 is amended to read: The building official shall be appointed by the Board of Supervisors and shall remain in office at the pleasure of the Board.

6. Section 107.6 is deleted.

7. Section 107.7 is amended to read: An official or employee connected with the Department of Building Inspections shall not be engaged in or directly or indirectly connected with the furnishing of labor, materials or appliances for the construction, alteration or maintenance of the building, or the preparation of plans or of specifications therefor, unless he is the owner of the building; nor shall such officer or employee engage in any work which conflicts with his official duties or with the interest of the department.

8. Section 108.6 is amended to read: The building official shall have the power to interpret and implement the provisions of the code to serve the interest thereof.

9. Section 111.0 entitled "Right of Entry", and all subsections thereunder, is deleted.

10. Section 117.3 is amended to read: The Board of Supervisors of the Township of East Norriton will adopt by resolution a fee schedule for building and other permits.

11. Section 117.3.1 is deleted.

12. Section 117.4 is deleted.

13. Section 117.5 is deleted.

14. Section 117.6 is deleted.

15. Section 117.8 is amended to read: In the case of a revocation of a permit or abandonment or discontinuance of a building project, the time spent by the building official shall be computed and any excess fee for the incom-
pleted work shall be returned to the permit holder upon written request; except that all plan examination and permit processing fees and all penalties that may have been imposed on the permit holder under the requirements of this code shall first be collected.

16. Section 118.0 entitled "Volume Computation", and all subsections thereunder, is deleted.

17. Section 119.5 is amended by adding the following sentence: No temporary permit issued shall exceed 90 days, provided however, that such permits may be renewable by written notice of the building official.

18. Section 119.6 is amended by deleting the last sentence. The following sentence is added "The certificate of use and occupancy shall specify any special conditions attached thereto.

19. Section 121.3 is amended to read as follows:
If the notice of violation is not complied with promptly, the building official shall institute the appropriate proceeding at law or in equity to restrain, correct or abate such violation or to require the removal or termination of the unlawful use of the building or structure in violation of the provisions of this code or of the order or direction made pursuant thereto.

20. Section 121.4 is supplemented to read: Any person who shall violate a provision of this code or shall fail to comply with any of the requirements thereof or who

shall erect, construct, alter or repair a building or structure in violation of an approved plan or directive of the building official, or of a permit or certificate issued under the provisions of this code, shall be guilty of a summary offense, punishable by a fine of not more than Three Hundred (\$300.00) Dollars, or by imprisonment not exceeding 30 days or both such fine and imprisonment. Each day that a violation continues shall be deemed a separate offense.

21. Section 122.2 is supplemented to read:
Any person who shall continue any work in or about the structure after having been served with a stop-work order, except such work as he is directed to perform to remove a violation or unsafe conditions, shall be liable to a fine of not less than Twenty-five (\$25.00) Dollars or more than Three Hundred (\$300.00) Dollars.

22. Section 125.0 entitled "Board of Survey", and all subsections thereunder, is deleted.

23. Section 126.0 entitled "Board of Appeals" is amended to read merely "Appeals". All provisions thereunder shall remain the same with the exception that all appeals shall be taken to the Board of Supervisors of the Township of East Norriton.

24. Section 126.1 is amended to read as follows:
The owner of a building or structure or any other person may appeal from a decision of the building official refusing to grant a modification to the provisions of this Code covering the manner of construction or materials to be used in the erection, alteration or repair of a building or structure to the Board of Supervisors.

25. Section 126.2 and all subsections thereunder is deleted.

26. Section 126.3 and all subsections thereunder is deleted.

27. Section 126.4.3 is deleted.

28. Section 126.5 and all subsections thereunder is deleted.

29. Section 126.6 is deleted.

30. Section 201.3 is deleted.

31. Article 3 entitled General Building Inspections is deleted in its entirety.

32. Section 428.8.2 is deleted.

33. Section 516. is deleted.

34. Section 517. is deleted.

35. Section 518. is deleted.

36. Section 706.0 entitled "Uniformly Distributed Live Loads", is amended so that the table appearing in this section, table 706, at page 203, will require the second floor and habitable attics of dwellings to withstand a live load of forty (40) psf.

37. Section 823.6 is supplemented by adding: All dry wall shall have a minimum nominal thickness of not less than 1/2 inch.

38. Section 824.3 entitled Spans and its subsections are deleted.

39. Section 824.0 is supplemented by adding Section 824.3 entitled Exterior Wall Coverings: (Wood frame constructions, including wood in combination with other materials, unless otherwise prohibited.) Plywood - Where plywood is used for covering the exterior of outside walls, and soffits, shall be of the exterior type, not less than three-eighths inches thick. Panel joints shall be backed solidly by studs or by nailing pieces not less than two (2) inches wide, except over sheathing or where applied as lapped siding, or otherwise made waterproof to the satisfaction of the building inspector.

40. Section 824.0 is supplemented by adding Section 824.4 entitled Plywood Side - Wall Sheathing: Sheathing shall be not less than three-eighths (3/8) inch in thickness and no closer than eighteen (18) inches to the ground unless it is of exterior grade but in no case less than twelve (12) inches above finished grade.

41. Section 824.0 is supplemented by adding Section 824.5 entitled Plywood Sheathing of Roofs: Where plywood is to be used on roofs of more than three (3) inches in twelve (12) inch pitch with rafters on sixteen (16) inch on center no less than three-eighths (3/8) inch rough shall be used.

Where the roof is less than three (3) inches in twelve (12) inch pitch and rafters on sixteen (16) inch on center there shall be no less than one-half (1/2) inch in thickness.

Where the rafters are spaced as twenty-four (24) inch on center there shall be no less than one-half (1/2) inch in thickness using clips between rafters.

42. Section 824.0 is supplemented by adding Section 824.6 entitled Plywood for Subfloor: Where plywood is used for subflooring under three-fourths (3/4) inch or thicker finished flooring, one-half (1/2) inch rough plywood may be used.

Where floor covering of less than three-fourths (3/4) inch is to be used there shall be no less than five-eighths (5/8) inch plywood subfloor.

43. Section 824.0 is supplemented by adding Section 824.7 entitled Nailing of Plywood: Plywood sheathing on roofs or sidewalls and plywood subflooring shall have nailings to at least 6 penny common nails spaced not more than six (6) inches on centers of edge bearings and twelve (12) inches on other bearings. Exterior plywood siding where also functioning as structural sheathing shall have equivalent nailing.

44. Section 869.2.2 and the accompanying chart, table 869, is amended to require twelve (12) inch block for hollow masonry walls and solid masonry walls, and a minimum requirement of ten (10) inches for mass concrete walls. All other thicknesses included on the chart are deleted.

45. Section 872.0 entitled "Waterproofing and Floodproofing" is supplemented by adding Section 872.7 entitled Drainage: Unless otherwise provided, splash blocks shall be installed at the bottom of downspouts, and shall be constructed of concrete or other acceptable material to carry the water at least three (3) feet from the building. Rain conductors shall not discharge water over the sidewalk of a street but shall be installed under the sidewalk through metal pipe so as to discharge water into the gutter at the curb line.

46. Article 12 entitled Fire Protection Systems is deleted. In its place is adopted by reference the BOCA Basic Fire Prevention Code, 1978 Edition. The Township of East Norriton Ordinance No. 118, dated May 27, 1975 modifying the Building Code is also incorporated by reference and is amended by adopting the 1980 Edition of the National Fire

Protection Association Code, copies of which are on file in the Township Building.

47. Section 1307.1.3 is amended to delete the last sentence. The following is added: Nothing in this section is intended to affect the common law right of a landowner to the support of the adjacent land for the soil of his own land in its natural state.

48. Article 14 entitled Signs is deleted in its entirety.

49. Article 15 entitled Electric Wiring and Equipment is deleted. In its place is adopted the National Electric Code, 1978 Edition.

50. Article 17 entitled Plumbing Systems is deleted. In its place is adopted by reference the BOCA Basic Plumbing Code, 1978 Edition, subject to the additions, insertions, deletions and changes contained in Section 4 of this Ordinance.

Section 3. Adoption of the Plumbing Code

This Ordinance adopts the BOCA Basic Plumbing Code, 1978 Edition, for the purpose of describing regulations governing the design and installation of the plumbing systems, including sanitary and storm drainage, sanitary facilities, water supplies, storm water and sewage disposal in buildings, save and except such portions of the Plumbing Code as are hereinafter deleted, modified or amended by Section 4; infra, and the same are hereby adopted and incorporated as fully as if set out at length herein.

Section 4. Additions, Insertions, Deletions and Changes in the Plumbing Code

1. Section P-100.1 is amended to read: The Township of East Norriton.

2. Section P-104.1 is amended to read: March 20, 1979.

3. Section P-114.0 is supplemented by adding the following Fee Schedule; said fees may be amended from time to time by the Board of Supervisors:

PLUMBING FEES FOR EAST NORRITON TOWNSHIP

Master Plumber, Firm or Corporation	\$20.00
Journeyman Plumber	4.00
Apprentice Plumber	2.00
Journeyman Test	25.00
Master Test	50.00
Sanitary Sewer Connection	100.00
Renewal of Curb Trap	10.00
Storm Sewer Connection	10.00
Cesspool Connection (including trap)	10.00
Each Trap Installed on Fixture	4.00
Each Renewal and Replacement of Trap	4.00
Grease and Oil Interceptor	15.00
Well Drilling	5.00
Water-Softeners	5.00
Sewer Ejectors Pump	20.00
Garbage Disposal (includes trap)	5.00
Commercial Garbage Disposal (includes trap)	10.00
Replacement of Gas Water Heater for Non-Registered Plumber	5.00
Replacement of Electric Water Heater for Non-Registered Plumber	5.00
Code Book	
All Main Curb Traps	10.00
Inside Inspection - New House Only	10.00

DELINQUENT REGISTRATION FEES

All Plumbers who fail to register for the following year by the 31st day of January shall be considered as delinquent, and they shall pay an additional delinquency fee as follows prior to re-registering:

Delinquent Master Plumber, additional	\$10.00
Delinquent Journeyman Plumber, additional	2.00
Delinquent Apprentice Plumber, additional	1.00

4. Section P-117.4 is supplemented to read: Any person who shall violate a provision of this code or shall fail to comply with any other requirement thereof, or who shall install plumbing work in violation of an approved plan or directive of the plumbing official, or of a permit or certificate issued under the provisions of this code, shall be guilty of a summary offense, punishable by fine of not more than Three Hundred (\$300.00) Dollars, or by imprisonment not exceeding thirty (30) days, or both such fine and imprisonment. Each day that a violation continues shall be deemed a separate offense.

5. Section P-122.0 entitled Means of Appeal and its subsections are deleted. The following is added: Appeals: An appeal from any decision of the plumbing inspector may be taken to the Supervisors. Such appeal shall be made in writing within ten (10) days after such decision has been made, shall be verified by affidavit and filed with the Township Secretary. The appellant or his representatives shall have the right to appeal and be heard, if such a right is requested in the written appeal. A prompt decision of such appeal shall be made. In making the decision, the Supervisors may vary or modify any provision of this Ordinance where there are practical difficulties in the way of executing the strict letter of the law, so that the spirit of the law shall be observed, public safety secured and substantial justice done. Every action of the Commissioners on such appeals shall be by resolution, copies of which shall be certified to the plumbing inspector and the appellant.

6. Article 1 shall be amended by adding Section P-123.0 entitled "Licensing, Registration and Bonding of Plumbers".

7. Section P-123.0 is supplemented by adding Section P-123.1 entitled General Provisions: On and after the passage of this Ordinance, it shall be unlawful for any person to carry on or work at the business of plumbing or house drainage in the Township of East Norriton until such person registers with and is licensed by the Township of East Norriton Department of Licenses and Inspections. Nothing in this Ordinance, however, shall be construed to prevent the employment of the journeyman plumbers or working of apprentices under the direction and supervision of duly registered and licensed master plumbers.

8. Section P-123.0 shall be supplemented by adding Section P-123.2.1 entitled Registration of Master Plumbers: All master plumbers residing in and/or having a bona fide place of business in the Township of East Norriton shall not be required to undergo any examination and they shall be entitled to register for the current year and annually thereafter before the first day of February in each year.

9. Section P-123.0 shall be supplemented by adding Section P-123.2.2 entitled Expiration of Licenses: At the expiration of each calendar year said license shall be null and void. A licensed master plumber or journeyman plumber desiring to continue in or work at the business of plumbing or house drainage for the ensuing year, shall, before the first day of February of each year, surrender the said license for the current year to the Township of East Norriton Department of Licenses and Inspections and re-register his name and business or home address upon such forms as are furnished by the Township of East Norriton.

10. Section P-123.0 shall be supplemented by adding Section P-123.2.3 entitled License May be Revoked: The license granted under this Ordinance may be suspended or revoked by the Township of East Norriton when a registered plumber shall violate any of these rules and regulations or shall refuse or neglect to make the necessary corrections to work not approved by the plumbing inspector or his assistants within a reasonable time after notification thereof, or shall permit the use of his name by a person for the purpose of obtaining a permit or permits to do plumbing or drainage work.

No person carrying on the business of plumbing and house drainage shall allow his name to be used by any person directly or indirectly, either to obtain a permit or permits or to do any work under his license.

11. Section P-123.0 shall be supplemented by adding Section P-123.3.1 entitled Place of Business: Every registered master plumber shall have a bona fide place of business and shall display on the front of his place of business a sign "Registered Master Plumber," bearing his name.

A bona fide place of business shall be a building or part of a building where a shop is equipped with reasonable amount of stock, tools and work space or an office where people may call to transact business at least thirty (30) hours per week.

12. Section P-123.0 shall be supplemented by adding Section P-123.3.2 entitled Notice of Change in Status: Every registered master plumber shall give immediate notice to the Township of East Norriton Department of Licenses and Inspections of any change in his place of business.

13. Section P-123.0 shall be supplemented by adding Section P-123.4 entitled Bond: As a precondition to registration and licensing, all master plumbers must obtain a plumbing license permit bond in the amount of Twenty-Five Hundred (\$2,500.00) Dollars running in favor of East Norriton Township, to guarantee compliance with the Plumbing Code or Liability Insurance equal to Twenty-Five Hundred (\$2,500.00) Dollars.

14. Section P-303.2 is supplemented to read: A public sewer system shall be deemed available to premises used for human occupancy if such premises are within 150 feet.

15. Section P-308.3 shall be amended to read: All piping must be eliminated, if possible, on outside walls or unheated walls. If this cannot be avoided, piping must be covered with 3/4" thick pipe covering, or equal. Soil stacks on outside walls and unheated walls on both sides must be packed with a fine insulation to prevent freezing. Any uninsulated piping must be kept no less than 20 inches from outside walls.

16. Article 3 shall be supplemented by adding Section P-313.0 entitled Permits and Certifications of Approval: OWNER PERFORMANCE - The provisions herein contained shall not prohibit the owner from installing his own faucets or traps (fixture only) providing he obtains the proper permits and pays legal fees. Work shall be performed by the owner himself in accordance with the provisions of this code.

17. Section P-405.1.2 is amended to read: Water service shall be made of brass pipe, copper tube, cast iron water pipe, wrought iron pipe, open-hearth iron pipe, lead pipe or steel pipe. Copper tube when used underground shall have a weight not less than copper tube Type K. All threaded ferrous pipe and fittings shall be galvanized or cement lined. When used underground in corrosive soil or fill, the piping material and/or protective coating or covering shall be approved by the Administrative Authority.

18. Section P-405.1.3 is amended to read: The water distribution system shall be of brass, or copper pipe, copper tube, galvanized wrought iron pipe, galvanized open-hearth iron pipe, galvanized steel pipe, or lead pipe. Copper tube used underground shall have a weight of not less than copper water tube Type K and above ground shall have a weight of not less than copper water tube Type L.

19. Section P-405.2.1 is amended to read: ABS or PVC may be used for residential work only. Institutions and Commercial buildings cannot use DWV and must use type M copper.

20. Section P-405.2.2 is amended to read: All underground building drains shall be of cast iron not less than service weight, copper tube having a weight of not less than that of copper water tube Type K, hard temper. The plumbing official may permit the use of other approved material. Where threaded joints are used underground, they shall be coal tar coated and wrapped when installed, or otherwise protected in an approved matter.

21. Section P-405.2.3.1 entitled In a Trench Separate from Water Service is amended to read: If the building sewer is installed in a trench separate from the water service, the sewer pipe shall be of cast iron, concrete, vitrified clay tile, asbestos cement copper tube of a weight not less than that of copper water tube Type K, hard temper. Joints shall be watertight and root-proof.

22. Section P-504.2.3.2 entitled In a Trench With Water Service is amended to read: If the building sewer is installed in the same trench as the water service, the sewer pipe material shall be of cast iron or copper tube of a weight not less than that of copper water tube Type K, hard temper and installed with a ten (10) foot head of water or equivalent and accepted if found to be tight. The conditions of Section 1602.2.1 shall also be met.

23. Section P-405.2.7 is amended to read: The building storm sewer shall be of cast iron soil pipe, vitrified clay pipe, or asbestos cement.

24. Section P-405.3.1 is amended to read: Vent piping installed above ground shall be of brass or copper pipe, copper tube having a weight of not less than that of copper drainage tube Type DWV, cast iron pipe, galvanized steel pipe, galvanized wrought iron pipe, galvanized open-hearth iron pipe or lead pipe.

25. Section P-405.3.2 is amended to read: Under-ground vent piping shall be of cast iron pipe, copper tube of a weight not less than that of copper water Type K, hard temper, or other approved material, properly installed.

26. Section P-405.5.2 is amended to read: Inside conductors installed above ground level shall be of brass or copper pipe, copper tube of weight not less than that of copper drainage tube, Type DWV, cast iron pipe, lead pipe, galvanized open-hearth iron pipe, galvanized steel pipe, or galvanized wrought iron pipe.

27. Section P-405.5.3 is amended to read: Subsoil drains shall be of open jointed or horizontally split or perforated clay tile, perforated asbestos cement, or open jointed cast iron soil pipe.

28. Section P-501.11.2 is supplemented by adding the following: Joint for bell and spigot cast iron soil pipe and fittings may be made by calking with lead and oakum. Compression gaskets that are compressed when the spigot is inserted into the hub of the pipe may be used outside buildings for sewer connections.

29. Section P-804.1 shall be supplemented by adding the following: All storm or surface water discharged from the interior of a building ejected by a device shall be approved by the plumbing inspector and shall be installed in all situations deemed necessary by the plumbing inspector.

30. Section P-804.3 is amended to read: The sump pit shall be not less than eighteen (18) inches in diameter and twenty (20) inches in depth. The pit may be constructed of tile, concrete, steel, plastic or other suitable materials with four (4) inches of stone in the bottom of sump hole. Said pit to be approved by the plumbing inspector.

31. Section P-804.4 is supplemented by adding: The discharge pipe size and fittings shall be the same as or larger than pump discharge tapping. When discharging into a storm sewer or into the street at the curb line, a suitable anti-siphon device of free flowing check valve shall be installed.

32. Section P-804.0 is supplemented by adding Section P-804.5 entitled Subhouse Drains: All Subhouse drains shall discharge into an air-tight sump or receiving tank. The sewage shall be lifted and discharged into the house sewer by pumps to be sized and approved by the plumbing inspector.

33. Section P-906.2 is amended to read: Double Bathroom Groups Back-to-Back: Bathroom groups back-to-back on a top floor, consisting of two (2) lavatories and two (2) bathtubs or shower stalls, may be installed on the same horizontal branch with no back vent for the bathtubs or shower stalls and for the water closets, provided, the wet vent is not less than four (4) inches in diameter and the length of the fixtures drain conforms to Table P-912.1.

34. Section P-906.4 is deleted.

35. Section P-908.1 is deleted.

36. Section P-1204.2 is amended to read: Water closet bowls for public use shall be of the elongated type wall hung.

37. Section P-1211.0 entitled Food Waste Grinder Units and its subsections is deleted.

38. Article 15 is subject to the approval of the Department of Environmental Resources.

39. Section P-1704.4 shall be amended to read: Private potable well supplies shall not be developed from a water table located less than twenty (20) feet below the ground surface.

40. Section P-1704.5.1 (which erroneously reads P-1074.5.1 at page 146) is amended to read: Each well shall be provided with a water tight casing to a distance of at least twenty (20) feet below the ground surface. All casings shall extend at least six (6) inches above the well platform. The casings should, preferably, be sealed at the bottom in an impermeable stratum or extend several feet into the water-bearing stratum.

41. Section P-1704.5.2 is amended to read: Drilled or driven well casings shall be of steel or other suitable material. Where drilled wells extend into a rock formation, the well casing shall extend to and set firmly in the formation. The annular space between the earth and outside of the casing shall be filled with cement grout to a distance of at least five (5) feet below the ground surface. In an instance of casing-to-rock installation, the grout shall extend to the rock surface.

42. Section P-1704.6 is amended to read: Every potable water well shall be equipped with a pitless adapter, and with an overlapping watertight cover at the top of the casing well or pipe sleeve so that contaminated water or other substances cannot enter the well through the annular opening at the top of the well casing, wall or pipe sleeve. Covers shall extend downward at least two (2) inches over the outside of the well casing or well.

A dug well cover shall be provided with a pipe sleeve which will permit the withdrawal of the pump suction pipe, cylinder or jet body without disturbing the cover.

Where pump section or discharge pipes enter or leave a well through the side of the casing, the circle of contact shall be watertight.

Section 5. Conflict With the Department of
of Labor and Industry Standards.

Wherever any provision or requirement of the regulations of the Department of Labor and Industry of the Commonwealth of Pennsylvania is more stringent or stricter than a provision or requirement of this Ordinance, the applicable provision or requirement of the regulations of the said Department of Labor and Industry shall supersede any such provision or requirement of this Ordinance.

ENACTED AND ORDAINED by the Board of Supervisors
of the Township of East Norriton, Montgomery County, Pennsylvania
this 20th day of March , 1979.

BOARD OF SUPERVISORS
OF THE TOWNSHIP OF
EAST NORRITON

By Alan R. Snyder Chairman

Attest: William J. Richardson Jr.
Secretary