

END NOTES: CHAPTER I

10. Ordinance 803, June 6, 1972, provided for the election of a Government Study Commission. At the election in November, 1972, a referendum was held and an 11-member Commission was elected to study the government and consider the advisability of an Optional Plan of government or a Home Rule Charter.
15. Section 202 was amended by the electorate in May, 1999, to “limit the number of consecutive terms to which a person may be elected or appointed to serve as a member of Council to a maximum of 2 terms or 8 years in office, whichever is greater. After an absence to 2 years from the position of Councilperson, a citizen may be elected or appointed to hold a Council position subject to the term limitations. This amendment shall become effective for incumbent members of the Council of the Borough of State College following the 1999 General Election and to those elected beginning with the General Election of 1999 and thereafter.” Yes = 1,467 No = 873.
20. Ordinance 882.
30. Ordinance 884, as amended by Ordinance 977.
40. Ordinance 883.
50. Ordinances 916 and 917 were enacted August 8, 1977, and affirmed by a vote of the citizens at the election held November 8, 1977.
60. Ibid No. 20.
70. Ibid No. 30.
80. Ibid No. 40.
90. Adopted annually by Budget and/or by Ordinance.
100. Ordinance 919, August 8, 1977, was affirmed by vote of the citizens at the election held November 8, 1977.
110. Ordinance 1770 was approved by the electorate on April 27, 2004. The question approved was “*Shall Section 607 of the State College Borough’s Home Rule Charter be amended to conform to state legislation, thereby allowing ordinances imposing or establishing a penalty for non-compliance to be advertised by summary?*” The question was approved by a vote of 1,653 to 574.
120. Title of Mayor was changed from "Burgess" in 1961 (P.L. 210).

END NOTES: CHAPTER I

Continued

130. Section 606 of the Home Rule Charter.
140. Section 502.3 of the Home Rule Charter.
142. The opening paragraphs of Ordinance 1534 provided reasons for adding attorney fees to the amount collected as part of municipal claims for delinquent accounts as well as citing the enabling legislation (Municipal Claims Act, Act 1 of 1996); Section 4 empowered municipal officials to take additional actions necessary to implement the ordinance.
150. Section 802 of the Home Rule Charter.
160. Part J of this Chapter.
180. Section 803.1 of the Home Rule Charter.
190. Ibid 170.
200. Article IX of the Home Rule Charter.
210. Ordinance 918 was duly adopted by Council on August 8, 1977, and affirmed by a vote of the citizens of State College at the regular election, held November 8, 1977.
220. Ordinance 882 repealed that Section of Ordinance 532, November 18, 1975, entitled, "No Effect Upon Authority of Mayor to Appoint Special Police Officers."
230. Section 501.4 of the Home Rule Charter.
240. Articles of Incorporation, adopted by Resolution on May 7, 1940, and recorded in Ordinance Book II, pp 236-238.
250. Section 2 of Ordinance 614 and Section 2 of Ordinance 617 each provided the Ordinance take effect immediately; Section 3 of each Ordinance repealed all inconsistent ordinances and parts of ordinances.
260. Section 906 of this Chapter previously provided for the establishment of the State College Joint School Authority, which was created by Ordinance 665, January 4, 1965, and Ordinance 382, February 4, 1951, and abolished by Ordinance 1252. Section 960 was renamed to the Redevelopment Authority by Ordinance 1846, July 14, 2006.

END NOTES: CHAPTER I

Continued

270. On May 27, 2002, Council voted to abolish the Municipal Building Authority. As of this date, no formal action has been taken to do that, and any duties that may have to be performed under the auspices of this group would have to be taken by the Authorities Board.
280. Section 3 of Ordinance 411 set out names, addresses and terms of office for the first members of the Authority; Section 4 directed officers to take necessary action to effectuate incorporation.
290. Ibid No. 120.
300. Here follow the names of officers of Municipality at the time of enactment of Ordinance 411.
310. Section 2 of Ordinance 504 provides for proper filing; Section 3 directs proper notices be published; Section 4 directs necessary actions be taken to effect incorporation; Section 6 lists names/addresses/terms of first members; Section 7 repeals inconsistent ordinances; and Section 8 provides the ordinance take effect upon final passage.
320. Ibid No. 120.
330. Here follow the Authorities previously established by the Municipality.
340. Here follow the names and addresses of principal officers of Municipality at the time of enactment of Ordinance 504.
350. Here follow the names/addresses/terms of the first members of the Board of the Authority. Ordinance 1659, May 22, 2001, Section 4, amended Ordinance 505 (the enabling legislation for the Parking Authority), May 7, 1956, as amended by Ordinance 778, February 17, 1971, by returning all functions delegated to the Authority to the Borough Council—with the exception of all lands owned by the State College Parking Authority. Excepted duties were assimilated into the Authorities Board.
360. Section 4.b of Ordinance 1659 returned all powers of the Parking Authority to Borough Council, except the power to execute deeds returning all lands owned by the Authority to the Borough.
400. Section 3 of Ordinance 512 directs advertisement and filing take place; Section 4 directs incorporation be effected; Section 6 sets out names/addresses/terms of first members; Section 7 repeals inconsistent ordinances; Section 8 provides an effective date.

END NOTES: CHAPTER I

Continued

410. Ibid No. 120.
420. Ibid No. 330.
430. Here follow names and addresses of officers of the Municipality at the time Ordinance 512 was enacted.
440. Ibid No. 350.
450. Ordinance 380 provided State College join/organize a joint Authority, known as the "Centre County Airport Authority," pursuant to the Municipalities Authorities Act of 1945, as amended.
460. Ibid No. 330.
470. Here follow names/addresses of principal officers of Municipality at the time Ordinance 656 was enacted.
480. Ibid No. 350.
490. Section 3 of Ordinance 663 directs advertisement of ordinance; Section 4 directs actions to effect incorporation; Section 5 sets out names of first members of the Authority.
500. Ordinance 661 previously expressed a desire to become a member of this Authority.
510. Section 2 of Ordinance 666 directed officers execute application; Section 3 requests approval of UAJA; Section 4 requests approval of member Townships; Section 5 directs proper advertisements be made; Section 6 directs officers to file documents and effect membership, including necessary fee payments; Section 8 designates municipal representative for a 1-year term; Section 9 repeals all inconsistent ordinances.
520. By Ordinances 809 and 825, Municipality approved Resolution increasing number of members from 6 to 7; additional member assigned to Municipality; other changes made in conformity with the increase in number.
525. Ordinance 1287 approved an extension of the term of UAJA, which Board shall remain in existence until December 31, 2039.
526. As provided for in the Pennsylvania Municipalities Authorities Act, the UAJA Articles of Incorporation were amended by Resolution 823 to increase the size of the UAJA Board from 7 to 10 members.

END NOTES: CHAPTER I

Continued

530. Section 3 of Ordinance 757 directs officers to publish documents; Section 4 directs that incorporation be effected; Section 7 repeals all inconsistent ordinances.
540. Ibid No. 330.
550. Here follow the names and addresses of principal officials of all the incorporating municipalities.
560. Ibid No. 340.
570. Section 6 of Ordinance 757 cited the necessity for enactment of this ordinance.
580. Section 3 of Ordinance 799 directs officers to publish documents as required; Section 4 directs officers effect incorporation.
590. Ibid No. 330.
600. Here follow names and addresses of principal officers of Municipality at the time of enactment of Ordinance 799.
610. Ibid No. 330.
620. Section 915 listed CATA established under Ordinance 849, May 3, 1974. The Ordinance was never rescinded. In 1982, the Authority was reestablished under the COG through an Inter-Local Agreement between participating municipalities.
630. Section 2 of Ordinance 461 repealed Ordinance 105.
- 635.
645. Section 8 of Ordinance 1461 provided a severability clause.
650. Ordinance 1070, February 13, 1984, was reenacted March 5, 1984, renaming the CA&DRB, "Design Review Board (DRB)."
- Ordinance 2079, August 15, 2016, combined the Design Review Board (DRB) and Historic Resources Commission (HRC) into the Design and Historic Review Board.
660. The Preamble to this ordinance stated that many areas of the Municipality, because of rapid growth, neglect or improper maintenance and the erection of buildings unsuitable to and incompatible with the character of the neighborhoods, suffer from a resulting increase

END NOTES: CHAPTER I

Continued

in depreciation of property values and an impairment of the public health, safety, morals and welfare therein; that the design, appearance and character of open spaces, buildings and structures visible from public streets has a material and substantial relationship to property values and taxable value of property; that it is advantageous to the welfare of the Municipality and its environs that a comprehensive and continuous program of community beautification and design improvement be under-taken and cooperation of many responsible, civic-minded citizens in their efforts to serve the best interests of the people and to direct the general beautification and aesthetic improvement of the community. Section 6 repealed all conflicting ordinances and parts thereof.

670. Section 7 of Ordinance 758 provided a Severability Clause.

Section 919 of this Chapter previously provided for the establishment of the Library Board. However, Ordinance 1333, enacted May 8, 1991, reestablished the Bella S. Schlow Memorial Library as a regional body under provisions of the Library Code of Pennsylvania and in accordance with the Intergovernmental Cooperation Law (Act of July 12, 1972, P.L. 762 #180, as amended). The Agreement and the enabling legislation supersede Ordinance 484, July 12, 1955; Ordinance 773, December 8, 1970; and Ordinance 789, December 7, 1971.

Ordinance 874 was repealed by Ordinance 1111, thereby eliminating the "Noise Ordinance Appeals Board."

672. Ordinance 1835, February 8, 2006, extended the membership of the Rental Housing Revocation Appeal Board from three (3) to three (3) plus an alternate.
675. Section 1 of Ordinance 1753 repealed Ordinances 1075 and 1659; Section 7 provided for the effective date of Ordinance 1753 to be September 1, 2003.
680. Section 2 of Ordinance 1739 provided for the effective date to be retroactive to January 1, 2003.
690. Section 4 of Ordinance 1416 provided that the ordinance would become effective immediately; Section 2 of Ordinance 1557 (which amended Subsection 1009.a) provided that that portion of the Ordinance would become effective on January 1, 1998.
700. Ordinance 1384 repealed Ordinance 977, Ordinance 1003, Sections 1 and 7 of Ordinance 1013, Section 1 of Ordinance 1018, Subsections 1.a and 1.c of Ordinance 1061, Ordinance 1127, Sections 2 and 3 of Ordinance 1140, Sections 1 and 2 of Ordinance 1193, Ordinance 1195, Ordinance 1270 and Ordinance 1341. Ordinance 1566 stated that the Ordinance would become effective January 1, 1998.

END NOTES: CHAPTER I

Continued

765. Ordinance 1924, February 2, 2009, rescinded Ordinances 1394, 1144, 1517, 1552, 1662, 1685, and 1791, ordinances that previously adopted and amended the police pension plan. Ordinance 1980, December 19, 2011, amended the plan to include language to comply with the Pension Protection Act of 2006 and Heroes Earnings Assistance and Relief Act of 2008 (HEART).
770. Ordinance 1925, February 2, 2009, rescinded Ordinances 921, 1064, 1128, 1132, 1171, 1236, 1257, 1273, 1294, 1358, 1393, 1454, 1518, 1551, 1577, 1612, 1663, and 1790, ordinances that previously adopted and amended the general government employees pension plan.
- Ordinance 1979, December 19, 2011, amended the plan to include language to comply with the Pension Protection Act of 2006 and Heroes Earnings Assistance and Relief Act of 2008 (HEART).
775. Ordinance 1956, December 6, 2011, amended the General Government Plan to exclude employees hired after January 1, 2011, with those employees hired after January 1, 2011, participating in a 401 Governmental Money Purchase Plan.
790. Ordinance 412 adopted the Social Security Program for the Municipality by reference; Paragraph 4 of Ordinance 412 was repealed by Section 4 of Ordinance 725.
795. Ordinance 1856, November 20, 2006, adopted the Electronic Bidding Ordinance.
800. Section 10 of Ordinance 1184 provided a Severability Clause; Section 11 repealed Ordinances 883, December 8, 1975; 908, March 28, 1977; and 1023, March 2, 1982.