

PART E

On-Street and Off-Street Metered Parking

Section 401. Parking Meter Zones Established on Certain Highways.

a. Parking meter zones are hereby established upon the following portions of the highways in the Municipality:

<u>Highway</u>		<u>Side</u>	<u>Between</u>
Allen Street	(a)	east	College Avenue and Highland Alley.
	(b)	west	College Avenue and Nittany Avenue.
Beaver Avenue		South	(1) Barnard Street and Fraser Street. (2) Pugh Street and Garner Street.
Burrowes Street		east	Beaver Avenue and Highland Avenue
		west	Highland Avenue and Foster
College Avenue	(a)	north	Hetzel Street and Burrowes Street.
	(b)	south	High Street and Burrowes Street.
Foster Avenue		north	Allen Street and "D" Alley
		south	Allen Street and Pugh Street
Fraser Street		west	Beaver Avenue and Nittany Avenue
		east	Calder Way and Beaver Avenue
Hiester Street		east	College Avenue and Beaver Avenue.
Locust Lane		west	College Avenue and Beaver Avenue.
McAllister Street		east	College Avenue and Beaver Avenue.
Nittany Avenue	(a)	south	Allen Street and D Alley.
Pugh Street	(a)	east	College Avenue and Beaver Avenue.
	(b)	west	Foster Avenue and Nittany Avenue.

b. Such meters shall be operative from 10:00a.m. to 10:00 p.m., Monday through Saturday, except on New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day and Christmas Day. Nothing herein shall authorize the installation of meters or parking for any length of time in any location within a parking meter zone where parking is specifically prohibited by law or by any ordinance of the Municipality.

c. Parking at meters on College Avenue, north side, between Allen Street and Pugh Street shall be operative from 9:00 a.m. to 3:00 p.m. Monday through Friday and 8:00 a.m. to 6:00 p.m. on Saturday.

(Ordinance 1116, October 10, 1985, Section 401, as amended by Ordinance 1133, February 11, 1986, Section 7, Ordinance 1174, April 27, 1987, Section 5, Ordinance 1210, July 5, 1988, Section 4, Ordinance 1232, November 9, 1988, Section 5, Ordinance 1245, June 27, 1989,

Section 4, Ordinance 1354, November 7, 1991, Section 5, Ordinance 1538, October 9, 1997, Section 5, Ordinance 1759, October 23, 2003, Section 8, Ordinance 1825, November 29, 2005, Sections 4 and 5, Ordinance 1873, July 9, 2007, Section 7, Ordinance 1893, January 14, 2008, Section 6, Ordinance 1901, July 21, 2008, Section 1, Ordinance 1933, August 3, 2009, Section 5, Ordinance 1936, October 19, 2009, Section 3, Ordinance 1989, April 16, 2012, Section 3, and by Ordinance 2001, October 1, 2012, Section 2, Ordinance 2019, June 17, 2013, Section 1.)

Section 402. Metered Parking Facilities Established. Parking in metered parking facilities shall be unlawful, except in individual parking spaces designated by a single space meter or in a marked parking space in a multi-space metered zone. Such parking facilities are for the use of passenger vehicles and pickup trucks only, and it shall be unlawful for any person to park in any such facility any bus, tractor, trailer, tractor-trailer or large truck which could not, with safety, be parked in an individual parking space marked off, as provided for in Section 406 of this Part.

a. Lots. The following are hereby established as metered parking lots in the Municipality:

<u>Lot</u>	<u>Location</u>
Allen Street Lot	On the west side of South Allen Street in the 200 block.
Beaver Avenue Lot	On the south side of West Beaver Avenue in the 100 block.

Parking meters in such lots shall be operative from 8:00 a.m. to 10:00 p.m., Monday through Saturday, except on New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day and Christmas Day.

b. Decks. The following are hereby established as metered parking decks in the Municipality:

<u>Deck</u>	<u>Location</u>
McAllister Street Deck	On the west side of McAllister Street in the 100 block.

Parking meters in such decks shall be operative from 10:00 a.m. to 10:00 p.m., Monday through Saturday, except on New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day and Christmas Day. It shall be unlawful to park in such decks between the hours of 3 a.m. and 6 a.m. on Sundays.

(Ordinance 1116, October 10, 1985, Section 402, as amended by Ordinance 1531, July 10, 1997, Section 1, Ordinance 1560, March 10, 1998, Section 1, Ordinance 1630, August 14, 2000, Section 2, Ordinance 1784, June 29, 2004, Ordinance 1807, December 22, 2004, Section 1, Ordinance 2014, April 15, 2013, Section 1, Ordinance 2019, June 17, 2013, Section 2, and by Ordinance 2074, April 4, 2016, Section 1.)

Section 403. Parking Time Limit.

a. On-Street Parking. In the parking meter zones established by Section 401 of this Part, during the time when parking meters shall be operative, parking time shall be limited to 15 minutes, 30 minutes, 90 minutes, 2 hours, or 5 hours, as indicated on the face of the meter. The 15-minute, 30-minute and 5-hour categories shall bear a distinctive meter housing color for ease of identification.

b. Parking Facilities. In the metered parking facilities, parking shall be limited to 3 hours or 5 hours at all times, as indicated by the maximum time limit on the face of the meter or at the multi-space meter. After 5:00 p.m. all 90-minute meters will become 180-minute meetings.

(Ordinance 1116, October 10, 1985, Section 403, as amended by Ordinance 1232, November 9, 1988, Section 6, Ordinance 1351, September 18, 1991, Ordinance 1435, March 24, 1994, Section 1, Ordinance 1560, March 10, 1998, Section 2, Ordinance 1565, June 4, 1998, Ordinance 1630, August 14, 2000, Section 3, Ordinance 1807, December 22, 2004, Section 2, Ordinance 2014, April 15, 2013, Section 2, and by Ordinance 2019, June 17, 2013, Section 3.)

Section 404. Installation and Maintenance of Meters. The Municipal Manager is hereby directed to provide for the installation, regulation, control, operation and use of the parking meters provided for by this Part and to maintain such meters in good condition, and is hereby invested with the power and authority to enter into one or more contracts, after approval of the terms and conditions thereof by Council, for the purchase and installation of parking meters, and for such protection and maintenance of parking meters as may be necessary to maintain the same in good operating condition. The payment of all money required from the Municipality under any and all such contracts may be made from general municipal funds. (Ordinance 1116, October 10, 1985, Section 404.)

Section 405. Placement and Characteristics of Meters.

a. Single Space parking meters installed in parking meter zones and in parking facilities, as specified in Sections 401 and 402 of this Part, shall be placed and located under the direction of the Manager. Where possible, single space meters in the parking meter zones along the highways shall be placed on the curb. In every instance, the single space parking meter shall be immediately adjacent to the individual parking space to which such meter pertains. Each single space parking meter shall be placed or set in such manner as to show or display, by a signal, that the single space parking space adjacent to such single space meter is or is not legally in use. Each single space parking meter installed shall indicate, by a proper legend, the legal parking time established by the Municipality for such parking space and, when operated, shall indicate on and by its dial and pointer the duration of such period and, upon the expiration of such period, shall indicate illegal or overtime parking.

b. In areas where multi-space parking meters are utilized, payment for spaces designated in the multi-space meter zone, as authorized in sections 401 and 402, is required at the multi-space meter kiosk. The operator of the vehicle is required to enter the license plate of the vehicle that is parked in the multi-space meter zone and is to pay via bills, coins, credit card, or per-paid value card for the amount of time the operator chooses.

(Ordinance 1116, October 10, 1985, Section 405, as amended by Ordinance 1560, March 10, 1998, Section 2, and by Ordinance 2014, April 15, 2013, Section 3.)

Section 406. Individual Parking Spaces; Manner of Parking. The Municipal Manager shall cause lines and/or markings to be painted or placed upon the curb and/or upon the street and in the parking facilities adjacent to each single space parking meter for the purpose of designating the parking space for which such meter is to be used.

Each vehicle parked adjacent to any single space parking meter, or in a multi-space parking zone, shall be parked wholly within the lines or markings so placed and applicable to such meter. It shall be unlawful and a violation of this Section to park any vehicle across any such line or marking, or 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.

When such individual parking space in any parking meter zone is parallel, perpendicular or diagonal to the adjacent curb, sidewalk or other raised structure containing the single space parking meter or in the multi-space meter zone, any vehicle parked in such individual parking space shall be parked so that the front of such vehicle shall be nearest to the parking meter, except on streets providing parking parallel to the curb, and where two meters are installed on one standard so that certain single-space meters are designed to be at the rear of the vehicle.

On approval, by motion of Council, certain parking spaces, reduced in size, shall be provided within the metered parking facilities of the Municipality for compact vehicles (whose length from bumper to bumper is 15 feet or less) and marked accordingly. When so designated and marked, no person shall park any vehicle other than a compact vehicle in such spaces.

(Ordinance 1116, October 10, 1985, Section 406, as amended by Ordinance 1180, August 10, 1987, Section 13, Ordinance 1560, March 10, 1998, Section 2 and by Ordinance 2014, April 15, 2013, Section 4.)

Section 407. Payment Overtime Parking Unlawful.

a. Whenever any vehicle is to be parked in any space adjacent to which a single space parking meter or in multi-space meter zone shall have been placed at any time during the period of limited parking, as herein prescribed, the operator of such vehicle shall, upon entering such parking space, immediately deposit or cause to be deposited in such single space parking meter or in a multi-space meter kiosk, any nickel, dime, quarter, or dollar bill or coin, of the United

States or authorized credit card or debit card as payment for parking as shall be specified in the legend upon such single space parking meter or multi-space kiosk. Upon acceptable payment in meter or multi-space kiosk, such parking space may be lawfully occupied. The fees charged for meter operation shall be set by resolution of Council from time to time.

b. Meter Bag Rental. The Borough will provide meter bags (or caps) indicating “No Parking Anytime” to contractors working on properties adjacent to the meter(s), to vans of moving companies engaged in moving, to media vehicles for on-site broadcasts, to service clubs and social service agencies for the provision of special-event public services, and to churches and other organizations for weddings, celebrations, or funerals.

Rental rates for meter bags shall be set by resolution of Council from time to time. Meter bags may be used from 6:00 a.m. until 10:00 p.m. No charge shall be made for service clubs or social service agencies providing special-event public services approved by Council or the Manager or for funerals.

Rental of a meter bag shall not exempt the parker from complying with overnight parking limitations or parking restrictions due to snowfall.

(Ordinance 1116, October 10, 1985, Section 407, as amended by Ordinance 1271, December 12, 1989, Section 1, Ordinance 1286, July 19, 1990, Section 1, Ordinance 1395, November 19, 1992, Section 4, Ordinance 1560, March 10, 1998, Sections 2 and 3, Ordinance 1630, August 14, 2000, Sections 4 and 5, Ordinance 1649, December 21, 2000, Section 1, Ordinance 1719, December 23, 2002, Sections 1 and 2, Ordinance 1743, April 24, 2003, Section 8, Ordinance 1807, December 22, 2004, Section 3, Ordinance 1825, November 29, 2005, Section 6, Ordinance 1914, December 15, 2008, Section 21, Ordinance 2014, April 15, 2013, Section 5, and by Ordinance 2074, April 4, 2016, Section 2.)

Section 408. Unlawful to Make Payment to Extend Parking Time Beyond Limit. It shall be unlawful and a violation of this Part for any person to deposit cause to be deposited, or pay via phone call or smart phone application, in any single space meter parking meter or multi-space meter, any coin, bill or use of credit card for the purpose of increasing or extending the parking time of any vehicle beyond the total legal parking time in the space occupied by such vehicle, as prescribed in Section 403 herein. (Ordinance 1116, October 10, 1985, Section 408, as amended by Ordinance 2014, April 13, 2013, Section 6, and by Ordinance 2074, April 4, 2016, Section 3.)

Section 409. Unlawful to Remain at Meter Showing Violation.

a. Initial Violation. It shall be unlawful and a violation of this Part for any person to permit a vehicle to remain in any parking space adjacent to a single space parking meter or in a multi-space parking zone when such that a single space meter shall display a signal indicating that such vehicle shall already have been parked beyond the period of time prescribed for such parking purpose or at a time that is longer than the amount of time purchased at a multi-space

meter or through a pay by phone or smart phone application. The continuation of the violation, referred to herein, of a period of more than 1 hour shall constitute a new and separate offense for each successive 1-hour period.

b. Separate and Subsequent Violations. If an individual parks a vehicle in violation of Section 409.a of this Chapter, each hour of continued violation within a 24-hour period shall constitute a separate and subsequent violation. The reoccurrence of a violation of Section 409.a at the same metered space in the same 24-hour period shall also constitute a separate and subsequent violation.

(Ordinance 1116, October 10, 1985, Section 409, as amended by Ordinance 1305, January 24, 1991, Section 4, and by Ordinance 2014, April 15, 2013, Section 7.)

Section 410. Unlawful to Tamper with Meter. It shall be unlawful and a violation of this Part for any person to deface, tamper with, open or willfully break, destroy or impair the usefulness of any parking meter installed under the provisions of this ordinance. Nothing herein shall apply to the servicing or opening of parking meters by officers, employees and/or peace officers of the Municipality under the direction of the Municipal Manager or Council. (Ordinance 1116, October 10, 1985, Section 410.)

Section 411. Report and Notice of Violation. It shall be the duty of the peace officers of the Municipality, acting in accordance with instructions by the Manager, or of other designated municipal employees, as the case may be, and finding any vehicle parked in violation of any provision of this ordinance to report:

- The State, provincial or other license number of such vehicle;
- The location and nature of the parking violation;
- The time at which such vehicle was noted to be parked in violation of this ordinance; and,
- Any other facts, a knowledge of which is necessary to a thorough understanding of the circumstances attending such violation.

Every peace officer or municipal employee, as the case may be, shall also attach to such vehicle, where possible, a notice to the owner thereof, that such vehicle was parked in violation of a provision of this ordinance, and instructing such owner to report at the Parking Office of the Municipality in regard to such violation.

Every such owner may, within 72 hours of the time when such notice was attached to such vehicle, pay to such Parking Office, as a penalty and in full satisfaction of such violation, the sum of:

1. \$10.00 for violations of Sections 406, 407.a, 407. b, 408, 409.a and 409.b of this Chapter,

2. \$25.00 for violations of Section 410 of this Chapter; and,
3. \$15.00 for violations of any other Section of this Chapter.

The failure of such owner to make such payment to the Parking Office with such 72-hour period shall render such owner subject to the penalties hereinafter provided of violation of the provision of this ordinance.

If such owner shall, in fact, make payment after such 72-hour period but before 30 days has elapsed from the date of such violation or before the filing of a Complaint with the District Justice on account of such violation, the following payments shall be accepted in full satisfaction of violations of this Part:

1. \$19.00 for violations of Sections 406, 407.a, 407. b, 408 409.a and 409.b of this Chapter,
2. \$35.00 for violations of Section 410 of this Chapter; and,
3. \$20.00 for violations of any other Section of this Chapter.

If such owner shall make payment after 30 days from the date of such violation, but before the filing of a complaint with the District Justice on account of such violation, the sum of \$30.00 shall be accepted for any violation of Sections 406, 407.a, 407.b., 408, 409.a and 409.b of this Chapter, and \$35.00 shall be accepted for any violation of Section 410 of this Chapter, and \$20.00 shall be accepted in full satisfaction of any other violations of this Part.

(Ordinance 1116, October 10, 1985, Section 411, as amended by Ordinance 1165, December 22, 1986, Section 1, Ordinance 1271, December 12, 1989, Section 2, Ordinance 1300, December 19, 1990, Ordinance 1305, January 24, 1991, Section 4, Ordinance 1474, July 20, 1995, Section 3, Ordinance 1601, August 16, 1999, Ordinance 1623, May 2, 2000, Section 1, Ordinance 1914, December 15, 2008, Section 22, Ordinance 2019, June 17, 2013, Sections 4 and 5, and by Ordinance 2074, April 4, 2016, Section 4.)

Section 412. Penalty for Violation. Any person who shall violate any provision of this ordinance (except for Sections 406, 407, 408, 409, and 410 of this Chapter) shall, for each and every such violation, upon conviction thereof, be sentenced to pay a fine of not less than \$20.00 nor more than \$25.00 and costs of prosecution and, in default of payment of such fine and costs, to undergo imprisonment for not more than 5 days.

Any person who shall violate any provision of Sections 406, 407.a, 407.b, 408 or 409 of this Chapter shall, for each and every such violation, upon conviction thereof, be sentenced to pay a fine of not less than \$25.00 nor more than \$35.00 and costs of prosecution and, in default of payment of such fine and costs, to undergo imprisonment for not more than 5 days.

Any person who shall violate any provision of Section 407.c or 410 of this Chapter shall, for each and every violation, upon conviction thereof, be sentenced to pay a fine of not less than \$35.00 nor more than \$50.00 and costs of prosecution and, in default of payment of such fine and costs, to undergo imprisonment for not more than 10 days.

(Ordinance 1116, October 10, 1985, Section 412, as amended by Ordinance 1246, July 3, 1989, Section 6, Ordinance 1305, January 24, 1991, Section 5, Ordinance 1306, February 6, 1991, Ordinance 1474, July 20, 1995, Section 4, Ordinance 1623, May 2, 2000, Section 2, Ordinance 1649, December 21, 2000, Section 2, and by Ordinance 2074, April 4, 2016, Section 5.)

Section 413. Payment Via Phone or Smart Phone Application. Upon proper registration with the 3rd party vendor, Parkmobile Inc, any operator of a vehicle may choose to pay for any parking space authorized in Sections 401 or 402 that contain a single space meter, or a in a multi-space metered zone, via a phone call or through a smart phone application. (Ordinance 2014, April 15, 2013, Section 8.)