

TOWNSHIP OF NORTHFIELD - TOWNSHIP OF HAMBURG

INTERGOVERNMENTAL AGREEMENT

This Agreement is made this 14th day of March, 1991 between the Township of Northfield, a general law township, with offices at 75 Barker Road, P.O. Box 576, Whitmore Lake, Michigan 48189 (hereinafter "Northfield"), and the Township of Hamburg, a general law township, with offices at 10405 Merrill Road, P.O. Box 157, Hamburg, Michigan 48189 (hereinafter "Hamburg").

RECITALS

WHEREAS, NORTHFIELD is the owner and operator of a wastewater treatment plant (hereinafter "Plant") located in the Township of Green Oak, County of Livingston, State of Michigan; and

WHEREAS, on December 5, 1989, Northfield filed a Verified Petition for Amendment of an Order of the Livingston County Circuit Court entered on May 4, 1972 and a Supplemental Order entered on September 11, 1978 in the case of Lakeland Property Owner's Association, et al. v Northfield Township, et al., Case No. 1453; and

WHEREAS, the Verified Petition filed by NORTHFIELD sought to obtain the Livingston County Circuit Court's permission to increase the Plant's capacity from 750,000 gallons per day to One Million Five Hundred Thousand (1,500,000) gallons per day; and

WHEREAS, Act 129 of Public Acts of 1943, as amended, provides that any two or more political subdivisions may contract relative to the furnishing of sewage disposal services by one political subdivision to another political subdivision; and

WHEREAS, NORTHFIELD and HAMBURG are desirous of entering into an agreement whereby sanitary sewage generated by certain residential and commercial users in HAMBURG Township would be transmitted to and treated in NORTHFIELD'S Plant;

NOW, THEREFORE, in consideration of the promises and covenants of each other, the parties agree as follows:

I. CAPACITY

A. NORTHFIELD shall be permitted to increase the capacity of its wastewater disposal plant to One Million Five Hundred Thousand (1,500,000) gallons per day based upon an annual average under the terms and conditions set forth in this Agreement and the Supplemental Order dated March 14th, 1991

and entered by the Livingston County Circuit Court in the case of Lakeland Property Owners Association, et al. v Northfield Township, et al., Case No. 1453; and

B. The expansion is expected to occur in phases. Phase 1 is expected to increase the capacity of the Plant to One Million One Hundred Thousand (1,100,000) gallons per day. Phase 2 is expected to increase the capacity of the Plant to One Million Three Hundred Thousand (1,300,000) gallons per day. Phase 3 is expected to increase the capacity of the Plant to One Million Five Hundred Thousand (1,500,000) gallons per day. NORTHFIELD, in its discretion, may combine the phases and determine the timing of phases. NORTHFIELD agrees to exercise due diligence in the construction of its expanded Plant so as to provide service to HAMBURG pursuant to the terms of this Agreement. This provision is not intended to modify paragraph V(B) of this Agreement.

II. SEWAGE DISPOSAL SERVICE BY NORTHFIELD

A. NORTHFIELD agrees to receive and treat sanitary sewage from HAMBURG provided that the flow does not exceed Two Hundred Fifty Thousand (250,000) gallons per day based upon an annual average, within eighteen (18) months after NORTHFIELD receives payment pursuant to paragraph IV(A) of this Agreement; and

B. The effluent from HAMBURG shall emanate only from an area of HAMBURG outlined in Attachment "A" attached hereto, dated March 14th, 1991 and signed by the Supervisor and Clerk for each Township. Said effluent shall emanate only from residential homes and commercial establishments. No industrial effluent shall be permitted. The map may be altered with the written agreement of NORTHFIELD which may not be unreasonably withheld. It is the intent of the parties that the properties abutting Strawberry Lake, excluding the properties commonly referred to as the "Bluffs", be provided with sanitary sewage disposal service. HAMBURG agrees to use its best efforts to provide service to said properties.

III. PURCHASE OF SEWAGE DISPOSAL

A. No free service shall be furnished to any person, firm or corporation, public or private, or to any public agency or instrumentality;

B. Prior to connection HAMBURG agrees to have its users submit to NORTHFIELD a "Sewer Tap-in Permit Eligibility Application" for each proposed connection to the NORTHFIELD system, a copy of which is attached as Attachment "B", dated March 14th, 1991 and signed by the Supervisor and Clerk for each Township;

C. Additional statistical information shall be supplied to NORTHFIELD by HAMBURG or its users on all nonresidential establishments to calculate sewage capacity and/or appropriate pretreatment facilities in accordance with NORTHFIELD'S ordinance prior to any connection to the NORTHFIELD system. Such statistical information may include, but not be limited to, square footage, seating capacity, number of employees, anticipated water usage, number of rooms, type of facility and proposed uses; and

D. HAMBURG consents to the use by NORTHFIELD of the public streets, alleys, lands and rights-of-way in HAMBURG for the purpose of operating, maintaining and repairing the sewage disposal service supplied by NORTHFIELD to individual users in HAMBURG. HAMBURG further consents to the furnishing of sewage disposal service to the individual users situated in HAMBURG. In consideration of the furnishing by NORTHFIELD of sewage disposal service to individual users in HAMBURG, HAMBURG agrees that such performance by NORTHFIELD shall be in lieu of all licenses, fees, rentals, taxes or charges which HAMBURG or other assessment district or governmental unit might otherwise levy and impose upon NORTHFIELD for the furnishing of sewage disposal service in HAMBURG.

IV. COMPENSATION

A. CAPACITY RESERVATION CHARGE

(1) HAMBURG agrees to share all of the design, engineering, inspection, construction, legal and other associated costs of the expansion of the Plant from Seven Hundred Fifty Thousand (750,000) gallons per day to One Million Five Hundred Thousand (1,500,000) gallons per day on a pro-rata basis. The formula to be employed for calculating HAMBURG'S payment shall be as follows:

1/3 the Total Plant Expansion Project Cost

+ One Thousand Five Hundred (\$1,500.00)
Dollars per Residential Equivalent Unit
(which represents the current connection
permit charge)

= Total amount owed by Hamburg

(2) NORTHFIELD shall supply HAMBURG with the cost of phase 1 after contracts have been let, and an estimate of the design and construction cost of all remaining construction phases;

(3) Residential equivalent unit(s), to be assigned to properties within the territory set forth in

Exhibit "A", shall be defined and determined in accordance with NORTHFIELD'S ordinances which may be modified from time to time;

(4) Both parties acknowledge that bids have not been received nor awarded for the Plant expansion. Unforeseen construction problems may cause increases in the estimated total project cost, therefore, HAMBURG agrees to pay, when billed within thirty (30) days, the difference between the projected cost estimate and actual cost incurred in accordance with the formula established above. Conversely, the cost may result in an overpayment by HAMBURG; therefore, HAMBURG shall be entitled to a proportionate reimbursement plus interest at the rate the funds from HAMBURG were previously invested by NORTHFIELD which is to be paid within thirty (30) days of completion of the project;

(5) The capacity reservation charge shall be paid by HAMBURG to NORTHFIELD prior to NORTHFIELD providing any services under this Agreement, but in no event later than twenty-four (24) months from the date of execution of this Agreement; and

(6) HAMBURG agrees to exercise due diligence in the establishment of its special assessment districts, construction of sewer lines and connection therewith.

B. CONNECTION PERMIT CHARGE - SEWAGE DISPOSAL SERVICE

(1) HAMBURG agrees to require each person having control of a structure in which sanitary sewage originates, and each owner and each occupant of such a structure to be connected to an available public sanitary sewer. Such connection shall be completed promptly, but in no case later than ninety (90) days from the date of publication of a notice by the HAMBURG Township Clerk of the availability of the public sanitary system in a newspaper of general circulation in the Township of HAMBURG. If a REU(s) was assigned the property and paid by HAMBURG and the property is connected to the system within ninety (90) days, no additional connection charges shall be due unless HAMBURG failed to assign a sufficient number of REU(s) to the property. NORTHFIELD shall provide a procedure for the extension of the ninety (90) day connection requirement set forth above for hardship cases;

(2) In the event that the property is not connected within the time parameters set forth above, HAMBURG agrees that the sewer connection charge for each residential equivalent unit shall be the current sewer connection permit charge established by NORTHFIELD by ordinance. In the event that a residential equivalent unit(s) was previously assigned to the property pursuant to this Agreement and paid for by HAMBURG, the landowner will receive credit for that payment. The sewer connection permit charge shall be paid prior to permitting the property owner to connect to the system. The sewer connection permit charge may be modified from time to time at NORTHFIELD's option, by ordinance; and

(3) If a connection permit is purchased and the permittee does not connect within one (1) year of the date of purchase of said permit, NORTHFIELD shall notify HAMBURG, and HAMBURG shall have the option to revoke said permit and notify NORTHFIELD of such revocation, upon which NORTHFIELD shall return payment to HAMBURG. HAMBURG shall revoke any permit(s) not utilized within two (2) years from the date of purchase. NORTHFIELD and HAMBURG agree that no interest shall be paid on any repayment by NORTHFIELD.

C. OPERATION, MAINTENANCE, AND EQUIPMENT REPLACEMENT CHARGE - SEWAGE DISPOSAL SYSTEM

(1) NORTHFIELD shall provide services to HAMBURG users at the rates, charges, and fees established for similar users of the NORTHFIELD system by ordinances of NORTHFIELD. NORTHFIELD shall give ninety (90) days notice of any change in said rates, charges, and fees to HAMBURG in writing, delivered in person or by mail. NORTHFIELD shall have the right to amend its ordinances, to change the rates, charges, and fees from time to time;

(2) NORTHFIELD agrees to bill and collect sewer service charges on a quarterly basis to be billed in June, September, December and March for all nonmetered customers. Metered customers may be billed upon a monthly, bi-monthly, or quarterly basis. Billings are paid in arrears;

(3) Sewer service charges shall begin on the date of connection to the public sewer system for existing or occupied residences or nonresidential establishments or upon the issuance of a temporary/permanent certificate of occupancy for

property under construction. HAMBURG shall notify NORTHFIELD of such information necessary to begin billing; and

(4) Annually, prior to September 1, NORTHFIELD shall certify to the HAMBURG Township Assessing Officer all the rates, charges, and fees, together with interest and penalties, owing by HAMBURG users delinquent as of the end of the March billing period (the end of NORTHFIELD'S sewer department fiscal year), and such Assessing Officer shall enter the same on the appropriate tax roll as a lien against the premises to which the services had been rendered, and HAMBURG shall enforce the lien and shall collect said sums as provided by law. HAMBURG shall promptly remit to NORTHFIELD all sums so collected. If HAMBURG fails or neglects to so enter such delinquent charges on its next tax roll, HAMBURG shall pay to NORTHFIELD such charges not later than December 1, of the year of such certification.

V. TERMINATION OF AGREEMENT

A. HAMBURG shall have:

(1) Fifteen (15) months from the date of the execution of this Agreement to inform NORTHFIELD, in writing, that its special assessment districts have been confirmed and a copy of the special assessment district(s) roll shall be provided to NORTHFIELD. However, it is the intent that HAMBURG confirm the special assessment district(s) roll within twelve (12) months; and

(2) Twenty-four (24) months from the date of the execution of this Agreement to pay NORTHFIELD the funds more particularly set forth in paragraph IV(A) of this Agreement.

B. If HAMBURG does not perform the obligations set forth in paragraphs 1 or 2 above within the time parameters herein described, neither HAMBURG nor NORTHFIELD shall have any rights or obligations under this Agreement, except NORTHFIELD shall be permitted to expand its Plant's capacity to discharge One Million Three Hundred Thousand (1,300,000) gallons per day based on an annual average in accordance with the Supplemental Order entered on March 14th, 1991 in the case of Lakeland Property Owners Association, et al. v Township of Northfield, et al. (Civil Action No. 1453); and

C. This Agreement is specifically conditional upon the entry of a Supplemental Order acceptable to the attorneys for NORTHFIELD and HAMBURG by the Livingston County Circuit Court permitting NORTHFIELD to expand its Plant to One Million Five Hundred Thousand (1,500,000) gallons per day based upon an annual average. In the event such a Supplemental Order is not entered by the Court, this Agreement is terminated.

VI. NORTHFIELD FINANCIAL/CONTRACTUAL OBLIGATIONS

NORTHFIELD having ownership of and cause to operate, maintain, replace, modify, or expand the NORTHFIELD Plant for the purposes of serving HAMBURG under the provisions of this Agreement, may finance by borrowing money or otherwise any or all costs of such operation, maintenance, replacement, modification, or expansion. The parties recognize that the possibility of revenues, including revenues received from the users in HAMBURG, may from time to time be insufficient to meet the obligations of NORTHFIELD under any bonds, contracts or other contractual undertakings of NORTHFIELD now outstanding or hereafter issued or entered into for financing such costs of the Plant and related facilities which are necessary to provide service to HAMBURG. It is understood that to the extent NORTHFIELD has pledged its full faith and credit under said bonds, contracts, or other contractual undertakings, NORTHFIELD may adjust its rates so as to provide funds to meet future payments under said bonds, contracts, or other contractual undertakings as they become due.

VII. DEFAULT

A. NORTHFIELD reserves the right to discontinue service to HAMBURG in the event that HAMBURG is in default of this Agreement, as well as, any other additional remedies provided by law. NORTHFIELD may charge interest for any overdue payments. The interest rate charged shall be the prime rate plus one (1) percent. Payment shall be considered overdue if not paid pursuant to the times prescribed by this Agreement or by NORTHFIELD's Ordinances, whichever may be applicable. Default includes, but is not limited to, either nonpayment or late payment. In the event of default NORTHFIELD shall give written notice of same to HAMBURG and permit HAMBURG thirty (30) days from the date of said notice to cure any default. HAMBURG shall have any remedies available to it under the law for any default by NORTHFIELD; and

B. "Prime rate" means the variable rate of interest announced from time to time by the Bank as its "prime rate". The prime rate may not be the lowest rate offered by the Bank to any of its customers. Any change in the prime rate shall take effect on the day of the change in the prime rate. "Bank" shall mean from time to time the financial institution in which NORTHFIELD has designated as its depository bank in

which NORTHFIELD maintains on deposit the largest amount of its sewer revenue money.

VIII. CONSTRUCTION OF SEWERS TO SERVE HAMBURG

A. HAMBURG shall have complete and full responsibility to pay for the cost of designing and constructing sewage lines, pump stations or any other appurtenances thereto for the purposes of HAMBURG connecting to the Plant. Conversely, NORTHFIELD shall not have any responsibility to pay for the cost of designing and constructing sewage lines, pump stations or any other appurtenances thereto for the purposes of HAMBURG connecting to the Plant;

B. All design of sewage facilities in HAMBURG shall be approved by NORTHFIELD'S Engineer. NORTHFIELD'S Engineer shall conduct a final inspection of said facilities. Design review, report review and final inspection costs incurred by NORTHFIELD of HAMBURG facilities shall be paid by HAMBURG to NORTHFIELD within thirty (30) days of billing. NORTHFIELD'S Engineer may review periodic construction progress reports, reports on compaction testing and pressure testing, and review televising of HAMBURG'S sewer lines, at HAMBURG'S expense, but not to exceed Four Thousand and No/100 (\$4,000.00) Dollars. NORTHFIELD and HAMBURG agree that they will take reasonable steps to limit the duplication of engineering services and to minimize engineering costs;

C. Detailed records including drawn plans of any construction, alteration, addition or relocation of sewage facilities located in HAMBURG shall be kept on file by HAMBURG and copies shall be delivered and retained by NORTHFIELD for review;

D. HAMBURG, by ordinance, shall provide that all users shall install and maintain service leads, and bear the cost of connecting said service leads to sewage facilities located within HAMBURG. Users other than single family residences and duplexes shall install and maintain meters and valves, and bear the cost of connecting same; and

E. HAMBURG shall own said sewer lines, pump stations and any other appurtenances constructed by them and NORTHFIELD agrees to operate and maintain said facilities during the term of this agreement as more particularly set forth in paragraph 9 below.

IX. MAINTENANCE AND REPAIR OF SEWER FACILITIES TO SERVE HAMBURG

All ordinary and necessary maintenance and repair costs associated with the sewage facilities located within HAMBURG shall be borne by NORTHFIELD. NORTHFIELD shall perform such maintenance and repairs as shall be necessary to HAMBURG'S

system to the extent possible from the revenues generated from the sewer use charges. NORTHFIELD shall not be obligated to reconstruct or repair parts of the HAMBURG system damaged or destroyed by natural disaster, war or insurrection or similar unusual happenings beyond NORTHFIELD'S control. NORTHFIELD shall maintain and operate the HAMBURG system in the same manner as it maintains and operates the NORTHFIELD system. All NORTHFIELD books and records pertaining to the sanitary sewage disposal system shall be available to HAMBURG for inspection.

X. MASTER METER

Master metering facilities, which shall measure only flow from HAMBURG, shall be purchased and installed by HAMBURG. The location of the master metering facilities shall be mutually agreed upon by HAMBURG and NORTHFIELD. HAMBURG agrees to convey ownership to NORTHFIELD of the master meter and NORTHFIELD agrees to own and maintain such meter. HAMBURG reserves the right to install a computer data link from the master metering facility to HAMBURG Township at HAMBURG'S expense.

XI. TOXIC OR UNACCEPTABLE WASTES

In cases where the character of sanitary sewage emanating from HAMBURG is such that it imposes an unreasonable or additional burden upon NORTHFIELD'S sewage disposal system above that imposed by the average domestic sewage entering NORTHFIELD'S sewage disposal system, as determined by NORTHFIELD, HAMBURG shall cause such entity to treat such sanitary sewage in a manner accepted by the United States Environmental Protection Agency (U.S.E.P.A.) and the State of Michigan Department of Natural Resources or their successors. The average domestic sewage standard shall be defined as effluent which shall not exceed the following parameters:

BOD	250 MG/L
SUSPENDED SOLIDS	250 MG/L
NITROGEN	20 MG/L
PHOSPHOROUS	6 MG/L
PH	9

It is understood that the above standards may be modified from time to time.

XII. EXCLUSIVE SERVICE

During the term of this Agreement, NORTHFIELD shall have the exclusive right to treat sanitary sewage originating in the service area as outlined in Attachment "A", providing capacity is available from NORTHFIELD.

XIII. INTERRUPTION OF SERVICE

In the event service is interrupted, either accidentally or intentionally, no claims for damages for such discontinuance shall be made by HAMBURG or its users against NORTHFIELD. NORTHFIELD shall immediately notify HAMBURG by telephone upon learning of any interruptions of service. Whenever service will be intentionally interrupted temporarily by NORTHFIELD to facilitate repair, modification or connection to NORTHFIELD'S sewage disposal system, NORTHFIELD, prior to such interruption, shall give HAMBURG reasonable notice of the time, duration and area affected by the interruption of service, including immediate telephonic notification.

XIV. FAILURE OF PERFORMANCE

No failure or delay in the performance of this Agreement shall be deemed to be a breach thereof when such failure or delay is occasioned by or due to any act of God, strikes or lockouts, wars, riots, epidemics, explosions, sabotage, breakage, or accidents to machinery or lines of pipe, the binding order of any court or governmental authority, or any other cause, whether of the kind herein enumerated or otherwise not in the control of the party claiming suspension.

XV. INSURANCE

During the term of this Agreement, all parties shall maintain insurance in the amount of not less than Two Million and No/100 (\$2,000,000.00) Dollars for a comprehensive general liability policy. Insurances shall be reviewed annually by NORTHFIELD and HAMBURG to insure proper coverage. Evidence of such insurance shall be provided by NORTHFIELD and HAMBURG to each other prior to the treatment of sewage from HAMBURG and annually thereafter. Each party shall cause the other party to be a named insured on its policy.

XVI. TAXES

HAMBURG agrees not to assess any taxes on any sewage disposal facilities situated within HAMBURG and owned by NORTHFIELD.

XVII. BOUND BY NORTHFIELD ORDINANCES

HAMBURG agrees to adopt ordinances which require all sewage disposal facility users situated within the area outlined in Attachment "A", to be bound by all rules, regulations and ordinances of NORTHFIELD to the same extent that users within the corporate limits of NORTHFIELD are so bound. HAMBURG agrees to adopt new ordinances or modify ordinances within ninety (90) days of notification of said ordinances by NORTHFIELD. NORTHFIELD agrees to give HAMBURG ninety (90) days written notice of its intent to adopt new ordinances or to modify ordinances relating to the Plant.

XVIII. JOINT UTILITY BOARD

A. The purpose of the Joint Utility Board is to serve as a recommending body to the NORTHFIELD Township Board as to the operation of the Plant. The board may investigate future operational changes, ordinance revisions or recommendations, and may review requests for unallocated capacity needs, plans for Plant expansion and financial reports;

B. The Board shall be made up of two (2) representatives from each Township board and one (1) alternate and shall be appointed by the respective legislative bodies for the term of office. The respective legislative body may remove any or all of its appointed representatives at any time if it is deemed that such a removal is in the best interest of the Township;

C. The Board shall meet quarterly at the NORTHFIELD Township offices or a place to be mutually agreed upon. Other meetings may be called by reasonable notification to a NORTHFIELD representative with indication of the purpose or agenda of such a meeting;

D. The Board members shall serve with compensation from Plant funds at the rate of Forty and No/100 (\$40.00) Dollars per meeting; and

E. Officers to be selected annually in May shall be a Chairman and a Secretary. The Chairman shall conduct the meeting. The Secretary shall take and transcribe minutes of the meeting to be distributed to all members. Recommendations shall be sent to the NORTHFIELD Clerk for Township board action.

XIX. NON-ASSIGNABILITY

This Agreement is not assignable by HAMBURG without prior written consent of NORTHFIELD.

XX. SUCCESSORS

It is hereby agreed that this Agreement shall be binding upon all successor governmental units which may assume jurisdiction over all or part of the areas now governed by the parties.

XXI. TERM OF THE AGREEMENT

The provisions of this agreement shall commence on the date hereof and shall be in effect for the next twenty (20) years and shall be automatically renewed for ten (10) year increments unless notification of termination shall be received in writing by either party within three (3) years prior to its termination.

In witness whereof, the parties hereto have made and executed this Agreement as of the day and year first above written.

W. W. Southard
R. W. SOUTHARD

Paul E. Burns
PAUL E. BURNS

TOWNSHIP OF NORTHFIELD

By: William D. Eskridge
William D. Eskridge
Its Supervisor

By: Diane M. Pomorski
Diane M. Pomorski
Its Clerk

W. W. Southard
R. W. SOUTHARD

Paul E. Burns
PAUL E. BURNS

TOWNSHIP OF HAMBURG

By: Harry Bater
Harry Bater
Its Supervisor

By: Martha A. Parrish
Martha Parrish
Its Clerk

STATE OF MICHIGAN)
COUNTY OF Livingston) SS

On this 14th day of March, 1991, before me, a Notary Public, in and for said County and State, personally appeared William D. Eskridge, Supervisor of Northfield Township, and Diane M. Pomorski, Clerk of Northfield Township, who acknowledged said instrument to be the free act and deed of Northfield Township.

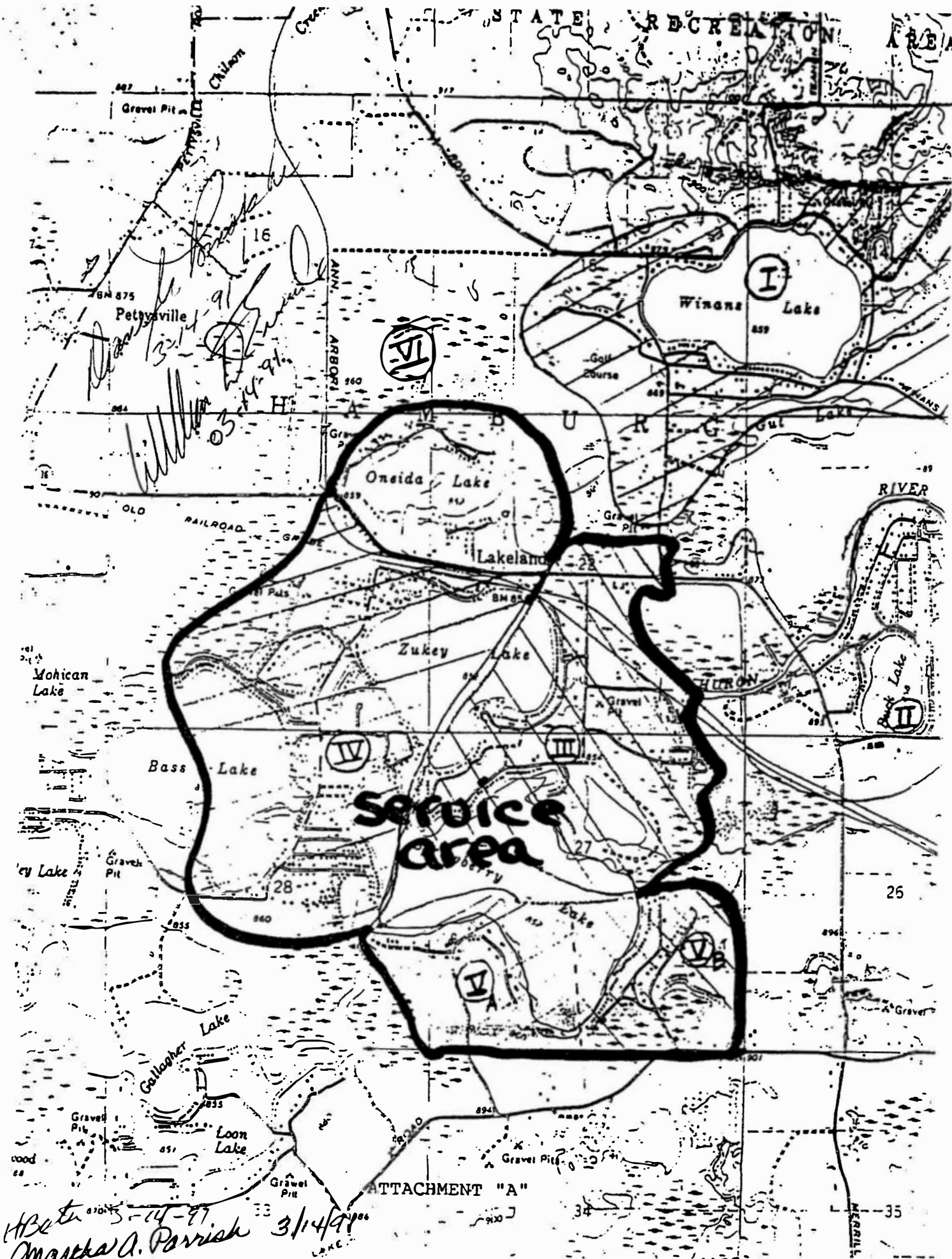
Theresa M Brennan
Theresa M Brennan Notary Public
Livingston, County, MI
My Commission Expires: 6/22/94

STATE OF MICHIGAN)
COUNTY OF Livingston)SS

On this 14th day of March, 1991, before me, a Notary Public, in and for said County and State, personally appeared Harry Bater, Supervisor of Hamburg Township, and Martha Parrish, Clerk of Hamburg Township, who acknowledged said instrument to be the free act and deed of Hamburg Township.

Theresa M Brennan
Theresa M Brennan Notary Public
Livingston, County, MI
My Commission Expires: 6/22/94

wp/n-field.19



HB 61-14-97
March 14, 1997
3/14/97
L.A.C.

SEWER TAP-IN PERMIT ELIGIBILITY APPLICATION

APPLICANT: (Please complete the following information.)

NAME _____
Mailing _____
Address: _____
Telephone: _____

Property _____
Address: _____
Legal Description: Lot _____ Subdivision _____
or Metes and Bounds, Section _____

Tax Parcel ID Number: _____

Purpose of Tap-In: Residential Home _____ Duplex _____
Commercial Establishment _____

(If Commercial: Type of Business _____
Square Footage (inside) _____ \$ of FTE Employees _____
Anticipated Water Usage _____ (\$ of gallons per day),
We may contact you for additional information.)

The property is located in the _____ Sewer District and (HAS) (HAS NOT) been assessed
for the initial Capacity Reservation Charge of \$1,500.

Treasurer

The above applicant has applied for a building permit to construct a Single Family
Residence Duplex Commercial Building (type: _____). Building Permit #
_____ is pending issuance of Sewer Tap-In Permit.

A copy of the Certificate of Compliance (Temporary/Permanent) will be supplied upon
completion of the structure.

Building Official

The above application has been reviewed by me and appears to conform to all requirements
agreed to by HAMBURG TOWNSHIP and NORTHFIELD TOWNSHIP in accordance to the
Intergovernmental Agreement and the provisions of the Circuit Court of Livingston County.
I recommend issuance of the Sewer Tap-In Permit by NORTHFIELD TOWNSHIP.

Supervisor

ACTION BY NORTHFIELD TOWNSHIP:

Permit Number _____ issued this Date _____
or
Permit Denied this Date _____ for the following reason:

Official

(CO issued: _____ Date sewer billing entered _____)-----

ATTACHMENT "B"