

# City of Ar. 11d

P O BOX 249 ARNOLD, MISSOURI 63010 AREA CODE 314 296-2100

> Received 9-1-87

State of Missouri )
) SS.
City of Arnold · )

Marion Becker, on her official oath states: that she is the Clerk of the City of Arnold, Missouri, a municipal corporation of Missouri, and that the records of the municipal corporation are kept under her supervision; that the foregoing writing is a true and correct copy of Bill No. 973, Ordinance No. 4.4 and that the same has not been modified or revoked to knowledge of said affiant.

DATE:	August	28,	1987

Marion Becker, City Clerk

(seal)

ORDINANCE	NO.	4.4	
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BILL	NO.	973

AN ORDINANCE AMENDING SECTION 22 17 OF THE CODE OF ORDINANCES OF THE CITY OF ARNOLD RELATING TO UTILITY TAX

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF ARNOLD, MISSOURI, AS FOLLOWS:

Section 1. Section 22 17 of the Code of Ordinances (Bill No. 811 and Bill No. 880, Ordinance No. 4.4, Sec. 3) is hereby amended by enacting the following words in its stead:

- (a) "Every business organization supplying or furnishing electricity or electrical power or electrical service in the city shall pay to the city an annual license or occupation tax in the amount equal to: (i) six percent (6.0%) of the gross receipts of such business derived from all users who are residential customers; (ii) six and nine tenths percent (6.9%) of the gross receipts of such business derived from all users who are not residential customers. The term "residential customer", as used in this subsection, means customers subject to the residential service rate tariff as approved by the Missouri Public Service Commission.
- Every business organization supplying or furnishing gas or gas service in the city shall pay to the city an annual license or occupation tax in the amount equal to: (i) six percent (6.0%) of the gross receipts of such business derived from all users who are residential customers; (ii) seven and one half percent (7.5%) of the gross receipts of such business derived from all users who are not residential customers. The term "residential customer", as used in this subsection, means a customer using The term "residential service", as used in this residential service. means service to a customer using gas or gas service subsection. household purposes through a single meter for either a single domestic family dwelling unit or for service to not more than four (4) single dwelling units served by a single meter in a multiple family building or portion thereof; provided, however, that in any event the usage of residential service must constitute more than fifty percent (50.0%) of the total metered usage.
- (c) Every business organization supplying or furnishing telegraph service or exchange telephone service in the city shall pay to the city an annual license or occupation tax in the amount equal to: (i) six percent (6.0%) of the gross receipts of such business derived from all users who are residential customers; (ii) seven and one half percent (7.5%) of the gross receipts of such business derived from all users who are not residential customers. The term "residential customer", as used in this subsection, means a customer subject to the residential service rate tariff as approved by the Missouri Public Service Commission."

Bill No	Ordinance No
Section 2. In the event this or unconstitutional by a court of competent be held as naught, and the ordinances remain in effect.	jurisdiction, this ordinance will
Section 3. This ordinance shall be in March 1, 1988.	
READ THREE TIMES, PASSED AND APP	PROVED THIS 20 th DAY OF
?	Presiding Officer of City Council  When H Omo
Attest: Dance Dicker  City Clerk	Mayor
1st reading: Aug. 20, 1987 2nd reading: Aug. 20, 1987 3rd reading: Aug. 20, 1987	•

8/14/87

Government Center 14811 Manchester Road Ballwin, MO 63011-4617



(636) 227-8580 Fax: (636) 207-2320 www.ballwin.mo.us

# NOTIFICATION OF UTILITY TAX INCREASE

Cupy to: ELT, CMR. NCW, PLK

July 15, 2008

Ms. Melissa Jennings Laclede Gas Company 720 Olive Street, Rm 1306 St. Louis, MO 63101

Dear Ms. Jennings:

The City of Ballwin's Board of Aldermen enacted Ordinance #08-22 at their July 14 public meeting, reinstating the City's utility gross receipts tax to 7% from the previous 5% tax rate as of today's date. The rate had been lowered in April, 1996. A certified copy of the ordinance is enclosed for your records. The ordinance is also posted on our website, <a href="https://www.ballwin.mo.us">www.ballwin.mo.us</a>, under *Press Releases*.

Please make the appropriate changes to your records and initiate the reinstated rate on your next billing. You may address any questions to me at 636-227-2007 or <a href="mailto:gloehr@ballwin.mo.us">gloehr@ballwin.mo.us</a>. Thank you.

Respectfully, Glenda Loche

Glenda Loehr Finance Officer

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Enclosure

Government Center 14811 Manchester Road Ballwin, MO 63011-4617



(636) 227-8580 Fax: (636) 207-2320 www.ballwin.mo.us

# DOCUMENT CERTIFICATION

STATE OF MISSOURI )
COUNTY OF ST. LOUIS ) SS.
CITY OF BALLWIN )

RECEIVED

JUL 1 8 2008

Tax Dept.
Laclede Gas Co.

TO ALL OF WHOM THESE PRESENT SHALL COME:

I, Marie Clark, Assistant City Clerk of the City of Ballwin, State of Missouri, do certify that the annexed pages contain a full, true and complete copy of **Ordinance No. 08-22 (Ballwin Utility Tax),** as the same appears on file and of record in this office.

IN TESTIMONY WHEREOF, I hereunto set my hand and affixed the seal of the City of Ballwin this 15th day of July, 2008.

SEAL

Marie Çlark

Assistant City Clerk



# CITY OF BALLWIN 14811 Manchester Road, Ballwin, MO 63011

BILL NO. 3532 ORDINANCE NO. 08-22

### INTRODUCED BY

ALDERMEN POGUE, TERBROCK, BUERMANN, SUOZZI, ROBINSON, FLEMING, LEMBKE AND BOERNER

# AN ORDINANCE AMENDING CHAPTER 14, ARTICLE V, OF THE CODE OF ORDINANCES OF THE CITY OF BALLWIN.

WHEREAS, in 1975, the Board of Aldermen established a gross receipts tax of seven (7) percent upon businesses supplying telephone, gas, electric and water and related services within the City of Ballwin.

WHEREAS, the Board of Aldermen, in consideration of the residents of the City passing additional sales taxes, reduced its gross receipts taxes payable by residents of the City of Ballwin in 1996; and

WHEREAS, the Board now wishes to restore the previous rate of the utilities gross receipts tax;

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF BALLWIN, ST. LOUIS COUNTY, MISSOURI, AS FOLLOWS:

Section 1. Chapter 14, Article V, entitled "Utilities Gross Receipts Tax" is amended by increasing the percentage of tax collectible thereunder as follows:

In "Division 2. Communications," Sec. 14-206(2), after "the tax rate shall be," delete "5" and insert therefor -- 7--.

In "Division 3, Gas or Gas Services," Sec. 14-231, after "license or occupational tax," delete "5" and insert therefor --7--.

In "Division 4, Electricity or Electrical Services," Sec. 14-251, after "license or occupational tax," delete "5" and insert therefore --7--.

In "Division 5, Water and Water Service," Sec. 14-271, after "license or occupational tax," delete "5" and insert therefore --7--.

Section 2. All other provisions of Article V shall remain in full force and effect.

Section 3. The City Administrator is hereby authorized to notify respectively, exchange telephone service companies, gas or gas service companies, electricity or electrical service companies, or water and water service companies, of the increase in utilities gross receipts taxes in accordance with this ordinance.

Section 4. Pursuant to Section 393.275 R.S.Mo. and any other applicable authority, the City shall maintain the tax rate of its business license tax on gross receipts of gas, electric and water utilities without reduction notwithstanding any periodic fluctuations in the tariffs of such utility corporations or any notice thereof including but not limited to notice sent under Section 393.275.



# CityofBellaVilla

Barbara Savalick, Mayor 3989 Bayless Avenue Bella Villa, Missouri 63125

September 8, 1995

City Hall

Board of Aldermen

Municipal Court

Police Department

Phone 638-8840

Mr. James Lane Laclede Gas Company 720 Olive Room 1312 St. Louis, Missouri 63101

Dear Mr. Lane:

As we discussed in our telephone conversation of September 7, 1995, it is the city's understanding Laclede Gas will continue to issue monthly checks for the gross receipts tax.

Sincerely,

Ruth Atkins City Clerk

# OFILA VILLA NO

# CityofBellaVilla

Barbara Savalick, Mayor 3989 Bayless Avenue Bella Villa, Missouri 63125

August 25, 1995

City Hall

Board of Aldermen

Municipal Court

Police Department

Phone 638-8840

Mr. James Lane Laclede Gas Company 720 Olive Room 1312 St. Louis, Missouri 63101

Dear Mr. Lane:

Enclosed please find a certified copy of Ordinance Number 291 increasing the city's gross receipts tax from 3% to 5%.

This increase was approved by the voters (copy of certification of election results enclosed) on August 8, 1995.

Please inform me when the tax increase will go into effect with your company.

If you have any questions, please call me.

Sincerely,

Ruth Atkins City Clerk

euth (Etkers)

AN ORDINANCE BY THE CITY OF BELLA VILLA, MISSOURI IMPOSING A TAX FOR GENERAL REVENUE PURPOSES ON ANY PERSON ENGAGED IN THE BUSINESS OF SUPPLYING ELECTRICITY, GAS, TELEPHONE SERVICE FOR ANY PURPOSE TO CONSUMERS IN THE CITY OF BELLA VILLA, MISSOURI, SAID TAX TO BE ON GROSS RECEIPTS FOR SUCH BUSINESS AT THE RATE OF FIVE PERCENT (5%), LEVYING AND AUTHORIZING THE ASSESSMENT AND COLLECTION OF SAID TAX, AND THE FILING OF REPORTS BY PERSONS LIABLE.

WHEREAS, under the provisions of Section 94.270, RSMo.1986, as amended, a City of the Fourth Class of this State is empowered to impose by Ordinance a tax on persons engaged in the business of supplying electricity or electrical service, gas or gas service, telephone or telephone service for any purpose to consumers within the City, said tax to be a percentage of the gross receipts of such business; and,

WHEREAS, the Board of Aldermen of the City of Bella Villa enacted Bill No. 196, Ordinance No 196, on August 18, 1986, which Ordinance imposed a three percent (3%) business license tax on the gross utility receipts of Union Electric Company, Laclede Gas Company, and Southwestern Bell Telephone Company; and,

WHEREAS, the Board of Aldermen of the city of Bella Villa, Missouri, is desirous to increase the business license tax on said gross utility receipts from three percent (3%) to five percent (5%); and

WHEREAS, the Board of Aldermen of the City of Bella Villa, Missouri, is hereby authorized to pass a Bill and Ordinance submitting the question of whether or not the City should increase the gross receipt tax as authorize by Section 94.270, RSMo. 1986, upon persons engaged in the business of supplying electricity, gas and telephone service to consumers within the City from three percent (3%) to five percent(5%).

NOW THEREFORE, BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF BELLA VILLA, MISSOURI, AS FOLLOWS:

### SECTION 1: LEVY.

Every person engaged in the business of supplying electricity or electric service, gas or gas service, telephone or telephone service for any purpose to consumers in the City, shall pay to the City a license tax in the sum equal to five percent (5%) of the gross receipts from such business pending approval by the voters of the city of Bella Villa.

# SECTION II: GROSS RECEIPTS DEFINED.

"Gross receipts" means the aggregate amount of all sales and charges from the business of supplying electricity or electric service, gas or gas service, telephone or telephone service made by any person in the city of Bella Villa during any period less discounts, credits, refunds, sales taxes and uncollectible accounts.

# SECTION III: FILING OF REPORT OF GROSS RECEIPTS.

It is hereby made the duty of every person engaged in business described in Section 1 above to file with the city clerk a report which shall be a sworn statement showing the gross receipts derived from the transaction of such business in the City during the preceding time period. Such report shall be filed not later than thirty (30) days following the close of the period to which the report relates.

The first report shall cover a six (6) month period beginning January 1st or July 1st following approval of said gross receipts tax by the voters of the City of Bella Villa.

SECTION IV: CITY CLERK'S AUTHORITY TO INVESTIGATE ACCURACY.

The City Clerk or his/her duly authorized Deputy shall be and is hereby authorized to investigate the correctness and accuracy of the statement required by Section III, and for such purpose they shall have at all reasonable times access to the books, documents, papers and records of any person making such statement.

### SECTION V: WHEN PAYABLE.

Every person who shall engaged in the business described in Section I hereof, shall pay to the city Clerk On the date of filing of the report as described in Section III hereof an amount equal to five percent (5%) of such person's gross receipts from such business for the preceding period as the case may be.

# SECTION VI: LIABILITY FOR OTHER TAXES.

The tax required to be paid on the business described in Section I hereof, shall be in lieu of any other occupational tax, but nothing herein shall be so construed as to exempt any such person from the payment to the City of the tax which the City levies upon the real or personal property belonging to any such person, nor the tax required for sale of anything other than electricity, gas or telephone service, nor shall the tax herein required exempt any such person from the payment of any other tax which may be lawfully required other than an occupational tax on the business described in Section I hereof.

# SECTION VII: EFFECTIVE DATE.

This ordinance shall take effect and be in full force from and after the date of its passage by the Board of Alderman and approval by the Mayor and the gross receipts tax shall become effective as provided herein following approval by the voters of the City of Bella Villa.

Approved and Passed this 9th day of May, 1995.

Barbara L. Savalick, Mayor City of Bella Villa, Missouri

Ruth Atkins, City Clerk

said City, this 35th day of Jugust, 1995.

Puch Stkins City Clerk

## OFFICIAL RESULTS SPECIAL ANNEXATION ELECTION CITY OF BELLA VILLA\ST. LOUIS COUNTY, MISSOURI TUESDAY, AUGUST 8, 1995

************ CITY OF BELLA  1 Registered 2 Ballots Cas 3 Percent of PROP X -ANNEXATION- SIN 4 YES 5 NO PROP Y -LICENSE TAX/UTI 6 YES 7 NO PROP Z -LICENSE TAX/WAY 8 YES 9 NO	Voters - B st - BELLA Registered MPLE ILITY SERVI	ELLA VILLA VILLA Voters	*) *******		10 F 11 E 12 F	Registered Ballots Cas	Voters t - BEL Registe	XED (12 POLLING - BELLA VILLA A LA VILLA ANNEX red Voters	ANNEX AREA
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WE, THE BOARD OF ELECTION COMMISSIONERS OF ST. LOUIS COUNTY, MISSOURI, ACTING AS THE VERIFICATION BOARD PURSUANT TO 115.507, R.S.Mo 1987, HEREBY CERTIFY THE FOREGOING TO BE A TRUE AND CORRECT ABSTRACT OF VOTES CAST FOR THE CANDIDATES AND OR PROPOSITIONS, AT THE SPECIAL ELECTION HELD IN ST. LOUIS COUNTY, MISSOURI, ON AUGUST 8, 1995.

IN TESTIMONY WHEREOF, WE HAVE HEREUNTO SET OUR HAND AT OUR OFFICE IN MAPLEWOOD, ST. LOUIS COUNTY, MISSOURI, THIS 14TH DAY OF AUGUST, 1995.

JOHN MOTEN JR., SECRETARY

FRANCIS "BUD" BARNES III, MEMBER

Junke Rumer

# CITY OF BELLEFONTAINE NEIGHBORS, MISSOURI OFFICE OF THE CITY CLERK

# **CERTIFICATION**

	)	SS		
COUNTY OF ST LOUIS	)			

STATE OF MISSOURI )

I, Deni Donovan, City Clerk of the City of Bellefontaine Neighbors, St. Louis, County, Missouri, do hereby certify that the foregoing is a true and certified copy of Ordinance #2087 approved the 3rd day of July, 2008, as same appears on record in my office.

Attested this 18th day of July, 2008

Deni Donovan City Clerk

# INTRODUCED BY ALDERMAN JORDAN

BILL NO. 2164

ORDINANCE NO. 2087

AN ORDINANCE OF THE CITY OF BELLEFONTAINE NEIGHBORS, MISSOURI, SUPERSEDING ORDINANCES NO. 1695, 1782 AND 1788 TEMPORARILY SUSPENDING WAIVER OF COLLECTION OF A PORTION OF THE LICENSE TAX ON SALES OF UTILITY SERVICES WITHIN THE CITY.

**WHEREAS**, for the past twenty-five years the City of Bellefontaine Neighbors has had a license tax of 7.41 on gross receipts of utilities providing services in the City; and

**WHEREAS**, from time to time the City has been able to temporarily suspend collection of portions of the full tax rate when other revenue sources performed at higher levels than anticipated; and

**WHEREAS**, the City is not currently in a position to extend the temporary suspension of portions of its established tax rate on utility businesses and finds it necessary to restore the full authorized tax in order to adequately support police and other basic public health, safety and welfare services, all in accord with Section 15-216 of the Bellefontaine Neighbors City Code;

# NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF BELLEFONTAINE NEIGHBORS, MISSOURI, AS FOLLOWS:

# Section One.

Beginning on September 3, 2008 and until further revision by the Board of Aldermen by Ordinance, the City of Bellefontaine Neighbors hereby temporarily terminates the suspension of collection of portions of the rate of the license tax on sales of utility services to consumers in the City and requires that all licensees pay the full authorized rate of seven and forty-one hundredths percent (7.41%) for all services rendered to any and all customers within the City on or after the effective date stated above.

# Section Two.

Upon passage of this Ordinance by the Board of Aldermen and approval thereof by the Mayor, this Ordinance shall supersede Ordinance No. 1695 adopted on May 16, 1996, Ordinance No. 1782 adopted on July 16, 1998, and Ordinance No. 1788 adopted on September 3, 1998, and be in full force and effect from and after September 3, 2008.

PASSED BY THE BOARD OF ALDERMEN FOR THE CITY OF BELLEFONTAINE NEIGHBORS THIS  $3^{\text{Rd}}$  DAY OF Tidy, 2008.

Marty Rudloff
Presiding Officer

Attest:

<u>Denuse Donovan</u> Denise Donovan, City Clerk

APPROVED THIS 3rd DAY OF July , 2008.

Marty Rudloff, Mayor

Attest:

Denise Donovan, City Clerk

JUL Ale

Memo to File:

Re: Proposed City of Bellefontaine Neighbors License Tax Ordinance

Phoned Kevin O'Keefe 9/21/95. Thanked him for the draft copy of ordinance, and said that we would like to comment in 3 areas:

Residential Told him our tariffs defined residential, that we could distinguish customers whom we had coded as residential, but that if the City adopted another definition, we would be unable to distinguish which of customers was residential. He replied that he may change the ordinance so that each utility could use their own definition of residential as may be in effect in their tariffs. I warned him that there were a number of customers who might consider their usage to be residential, and that they could be a source of complaint to the City and to the utility, under the two-rate structure.

Repeal of Previous Rate Told him that we might have a problem in the future if the City wanted to reimpose the 7.41% rate, because those sections of the ordinace would have been repealed. I said that one alternative adopted by a city was to suspend collection of the higher rate temporarily, until it was reimposed by the city. Otherwise a Hancock violation might occur, and the utilities would be forced to litigate the issue to avoid a tax/tax refund liability. He said he would revise the ordinance to "suspend".

Rate I told him my recollection was that the 7.41% rate was enacted to replace the previous 8.0% rate (which equated to an effective rate of 8.69%) with the "nominal" rate which equated to an effective rate of 8.0%). Told him that the residential rate which would result in a 2% effective rate decrease was 5.66% which would yield a 6.0% effective rate, or 2% less than the effective rate previously in effect. He said they probably wouldn't deal with that, that the 5.41% rate would be the reduced rate.

I agreed to FAX him a copy of our residential tariff page.

RLK 9/20/95





7700 Natural Bridge Road, Normandy, Missouri 63121 314.385.3300 x 3011

November 30, 2016

Laclede Gas Company 700 Market Street St. Louis, Missouri 63101

Re: City of Bellerive Acres Utility Taxes

To Whom It May Concern,

Earlier this year, the voters of the City of Bellerive Acres, Missouri approved a monthly license or occupational tax upon all utilities for the operation of business with customers within the City of Bellerive Acres. The Board of Aldermen, pursuant to such voter approval, has imposed this business license tax effective July 1, 2016. The tax totals eight percent (8%) of the gross receipts derived from non-residential customers and one and one-half percent (1 ½ %) of the gross receipts derived from residential customers. "Gross receipts" is defined in the enclosed ordinance.

Our records show that your company provides service within the City of Bellerive Acres and is, therefore, subject to this tax.

The new ordinance is included with this letter.

Please do not hesitate to contact me if you have any questions.

Regards,

Stacey L. Fields

City Clerk

City of Bellerive Acres

AN ORDINANCE IMPOSING A TAX UPON ALL UTILITIES, COMPANIES AND PERSONS ENGAGED IN THE BUSINESS OF FURNISHING OR SUPPLYING ELECTRICITY, GAS, TELEPHONE, AND WATER, TO CUSTOMERS WITHIN THE CITY AND ENACTING A NEW CHAPTER OF THE MUNICIPAL CODE RELATING TO SAME

Whereas, the voters of the City of Bellerive Acres approved a gross receipts utility tax in an amount not to exceed eight percent (8%) for non-residential property and one and a half percent (1 ½%) for residential property at the election held on April 5, 2016.

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF BELLERIVE ACRES, MISSOURI, AS FOLLOWS:

Section 1. There is hereby imposed a monthly license or occupational tax upon all utilities, companies and persons engaged in the business of furnishing or supplying light, electricity, electrical service or power, gas or gas service, telephone or telephone service, telephone exchange service, or water or water service to customers within the City of Bellerive Acres amounting to the sum of:

Residential Property: One and a Half percent (1 ½ %) of the gross receipts derived from the carrying on such business within the City

Non-residential Property: Eight percent (8%) of the gross receipts derived from carrying on such business within the City

<u>Section 2.</u> A new Chapter 615 of the Municipal Code, to be entitled "Public Utilities License Tax", is hereby enacted relating to the tax described in Section 1 of this Ordinance. Such new Chapter 615 shall read as follows:

Chapter 615 Public Utilities License Tax

Section 615.010 Tax Imposed

There is hereby levied and imposed upon all persons now or hereafter engaged in the business of furnishing or supplying light, electricity, electrical service or power, gas or gas sérvice, telephone or telephone service, telephone exchange service, or water or water service to customers within the City a monthly license or occupational tax amounting to the sum of:

Residential Property: One and a Half percent (1 ½ %) of the gross receipts derived from the carrying on such business within the City

Non-residential Property: Eight percent (8%) of the gross receipts derived from carrying on such business within the City

Section 615.020 Definitions.

The term "gross receipts", as used in this Chapter, means the aggregate amount of all sales and charges from the business of furnishing or supplying light, electricity, electrical service and power, gas or gas service, telephone or telephone service, telephone exchange service or water or water service within the City during any period, less discounts, credits, refunds, sales taxes and uncollectible amounts.

Insofar as this Chapter pertains to persons engaged in the business of supplying telephone service, wherever the term telephone, telephone service or such business is used, it shall mean persons engaged in the business of furnishing exchange telephone service within the City.

Section 615.030 Monthly Reports and Payments.

It shall be the duty of every person engaged in any of the businesses described in this Chapter to file with the City Clerk on or before the last day of each month a sworn statement showing the gross receipts derived from the transaction of such business in the City during the previous calendar month, and at such times pay to the City the tax thereon as hereinabove set forth at the rates imposed, and the license granted on the payment of such tax shall be issued to cover the next ensuing calendar month.

Section 615.040 Inspection of Records.

The City or any auditor employed by the City is hereby authorized to investigate the correctness and accuracy of any statement filed pursuant to this Chapter and for that purpose shall have access at all reasonable times to the books, documents, papers and records of any person making such return in order to ascertain the accuracy thereof.

Section 615.050 Payments in Lieu of Other Taxes.

The license tax imposed by this Chapter shall be in lieu of any other occupational or license tax required of any person engaged in any of the businesses described herein, but nothing contained in this Chapter shall be construed to exempt any such person from the payment to the City of the tax which the City levies upon the real or personal property belonging to any such person, nor the tax required of merchants or manufacturers, if any, for the sale of anything other than the commodity or service herein specified, nor shall the license tax required by the Chapter exempt any such person from the payment of any tax which may be lawfully required other than an occupational or license tax.

Section 615,060 Business License Tax to be Maintained.

The Board of Aldermen has made its determination pursuant to Section 393.275, RSMo., to maintain the tax rate of its business license tax on the gross receipts of utility corporations, without reduction, regardless of the amount of any tariff increase. Therefore, the rates for business license taxes set forth in this Chapter shall be maintained, without reduction, regardless of the amount of any tariff increase.

<u>Section 3.</u> The City Clerk shall provide notice and a copy of this Ordinance to all utilities, companies and persons providing the services described herein.

<u>Section 4.</u> This Ordinance shall be in full force and effect from and after the date of its passage and approval.

PASSED BY THE BOARD OF ALDERMEN OF THE CITY OF BELLERIVE ACRES, MISSOURI, ON THIS 28th DAY OF APRIL, 2016.

Attest:	Presiding Officer
City Clerk	
APPROVED BY THE MAYOR ON THIS	28 <sup>th</sup> DAY OF APRIL, 2016.
Attest:	Mayor

# AN ORDINANCE CALLING FOR AN ELECTION IN THE CITY OF BELLERIVE ACRES SEEKING VOTER APPROVAL OF A PUBLIC UTILITIES BUSINESS LICENSE TAX

Whereas, Section 94.270 R.S.Mo. provides that fourth class cities "shall have power and authority to regulate and to license and to levy and collect a license tax on ..gas companies...telegraph companies, light, power and water companies, telephone companies..."; and

# NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF BELLERIVE ACRES, MISSOURI, AS FOLLOWS:

<u>Section One</u>. An election is hereby called to be held in the City of Bellerive Acres on Tuesday, April 5, 2016, for the purpose of submitting to the qualified voters of the City a proposition regarding a public utilities business license tax. The question shall be submitted in substantially the following language:

# OFFICIAL BALLOT CITY OF BELLERIVE ACRES

APRIL 5, 2016

### PROPOSITION U

Shall the City of Bellerive Acres be authorized to impose a business license tax on utilities, including companies supplying light, electricity, power, gas, telephone and water, in the amount of one and a half percent for residential customers and eight percent for non-residential customers?

YES

NO

<u>Section Two.</u> The City Clerk shall prepare and cause to be forwarded to the Board of Election Commissioners of St. Louis County, Missouri, a Notice of Election in compliance with this ordinance and take such other steps as may be required so that an election may be lawfully conducted.

Section Three. The Board of Election Commissioners of St. Louis County shall conduct such election according to the law and certify the results thereof. Said Board of Election Commissioners shall designate such polling places as shall be required for said election and shall appoint such necessary election officials as may be required for the conduct thereof. Said Board of Election Commissioners shall also publish such notice of said election as shall be required by law and shall do and perform such other necessary acts as may be required to conduct such

election in accord with the statutes of the State of Missouri and the ordinances of the City of Bellerive Acres, Missouri.

<u>Section Four.</u> This ordinance shall be in full force and effect from and after its passage and approval.

PASSED BY THE BOARD OF ALDERMEN OF THE CITY OF BELLERIVE ACRES, MISSOURI, ON THIS 25+ DAY OF JANUARY, 2016.

Presiding Officer	
Attest:	
A.	
Stacey Sills	
City Clerk	
25th	
APPROVED BY THE MAYOR ON THIS $25^{+1}$ DAY OF JANUAF	KY, 2016.
Mayor	Coly of Mary Landerson
Mayor	
Attest:	
7 (1003).	
Ct. II	
Juay & Julio	
City Clerk	

CITY OF BELLERIVE ACRES			ST LO	L MUNICIPAL UIS COUNTY, Y, APRIL 5,	MISSOURI	OFFICIAL FINAL RESULT:	3
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WE, THE BOARD OF ELECTION COMMISSIONERS OF ST LOUIS COUNTY, MISSOURI, ACTING AS THE VERIFICATION BOARD PURSUANT TO SECTION 115 507,RSMo, H
TO BE A TRUE AND CORRECT ABSTRACT OF VOTES CAST FOR THE CANDIDATES AND ISSUES AT THE GENERAL MUNICIPAL ELECTION HELD IN ST LOUIS COUNTY,
IN TESTIMONY WHEREOF, WE HAVE HEREUNTO SET OUR HAND AT OUR OFFICE IN MAPLEWOOD, ST LOUIS COUNTY, MISSOURI, ON APRIL 19, 2016



City of Bel-Nor, MO Monday, August 30, 2021

# Chapter 130. Taxation and Finance

# Article V. Utilities Tax

Section 130.130. Tax Imposed.

[Ord. No. 946 § 610.010, 8-15-2016]

There is hereby levied and imposed upon all persons now or hereafter engaged in the business of furnishing or supplying light, electricity, electrical service or power, gas or gas service, telephone or telephone service, telephone exchange service, or water or water service to customers within the City a monthly license or occupational tax amounting to the sum of six percent (6%) of the gross receipts derived from carrying on such business within the City.

Section 130.140. Definitions.

[Ord. No. 946 § 610.020, 8-15-2016]

- A. The term "gross receipts" as used in this Article means the aggregate amount of all sales and charges from the business of furnishing or supplying light, electricity, electrical service and power, gas or gas service, telephone or telephone service, telephone exchange service, or water or water service within the City during any period, less discounts, credits, refunds, sales taxes and uncollectible amounts.
- B. Insofar as this Article pertains to persons engaged in the business of supplying telephone service, wherever the term "telephone, telephone service or such business" is used, it shall mean persons engaged in the business of furnishing exchange telephone service within the City.

Section 130.150. Monthly Reports And Payments.

[Ord. No. 946 § 610.030, 8-15-2016]

It shall be the duty of every person engaged in any of the businesses described in this Article to file with the City Clerk on or before the last day of each month a sworn statement showing the gross receipts derived from the transaction of such business in the City during the previous calendar month, and at such times pay to the City the tax thereon as hereinabove set forth at the rates imposed, and the license granted on the payment of such tax shall be issued to cover the next ensuing calendar month.

Section 130.160. Inspection Of Records.

[Ord. No. 946 § 610.040, 8-15-2016]

The City or any auditor employed by the City is hereby authorized to investigate the correctness and accuracy of any statement filed pursuant to this Article and for that purpose shall have access

1 of 2 8/30/2021, 10:53 AM

at all reasonable times to the books, documents, papers and records of any person making such return in order to ascertain the accuracy thereof.

# Section 130.170. Payments In Lieu Of Other Taxes.

[Ord. No. 946 § 610.050, 8-15-2016]

The license tax imposed by this Article shall be in lieu of any other occupational or license tax required of any person engaged in any of the businesses described herein, but nothing contained in this Article shall be construed to exempt any such person from the payment to the City of the tax which the City levies upon the real or personal property belonging to any such person, nor the tax required of merchants or manufacturers, if any, for the sale of anything other than the commodity or service herein specified, nor shall the license tax required by this Article exempt any such person from the payment of any tax which may be lawfully required other than an occupational or license tax.

# Section 130.180. Business License Tax To Be Maintained.

[Ord. No. 946 § 610.060, 8-15-2016]

The Board of Aldermen has made its determination pursuant to Section 393.275, RSMo., to maintain the tax rate of its business license tax on the gross receipts of utility corporations, without reduction, regardless of the amount of any tariff increase. Therefore, the rates for business license taxes set forth in this Article shall be maintained, without reduction, regardless of the amount of any tariff increase.

# Section 130.190. Effective Date.

[Ord. No. 946 § 4, 8-15-2016]

In order to provide the utilities with sufficient notice, the collection of such six percent (6%) tax shall begin on October 1, 2016, with monthly remittance to begin November 2016.

2 of 2 8/30/2021, 10:53 AM

ORDINANCE NO. 2448

Introduced by Councilman Miller, Jones, Vietor, Quigle & Mayor Taylor.

AN ORDINANCE REPEALING CHAPTER 27, UTILITY TAXES AND ACTING IN LIEU THEREOF, A NEW CHAPTER 27, UTILITY TAXES AND PROVIDING A PENALTY FOR VIOLATION THEREOF.

\* \* \* \* \* \* \* \* \* \* \*

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF BERKELEY, MISSOUR1, AS FOLLOWS:

SECTION 1. Chapter 27, Utility Taxes of the Municipal Code is hereby repealed and replaced with a new Chapter 27, Utility Taxes to read as follows:

"27.01 UTILITY TAXES Every person engaged in the business of supplying or furnishing within the City, electricity, electrical power, or electrical service; gas or gas service; telephone or telegraph service; or water or water service or any utility shall pay to the City as a licensed or occupational tax, a sum equal to 8% of the gross receipts derived from the transaction of such business within the Such tax shall be collected only upon the gross receipts for the utility services provided and shall not include any other taxes or special charges levied by any unit of government. Any charges retained by Utility Companies as allow by law for the collection of the gross receipts tax shall be deducted from the tax as calculated on the gross receipts for the utilities sold so that the total amount of gross receipt taxes collected shall not exceed 8%.

27.02 STATEMENT OF RECFIPTS Every person, firm or corporation engaged in the business of supplying or furnishing within the City, electricity, electrical power or electrical service; gas or gas service; exchange telephone service; telegraph service, or water or water service is hereby required to file with the Director of Finance of the City a sworn statement showing the gross receipts derived from the transactions of such businesses within the City.

Such statements for the license shall be filed as follows:

(a) On the last day of January, 1981, a verified statement shall be filed of gross receipts and such persons, firms, companies or corporation derived from the supplying or furnishing within the City electricity, electrical power, or electrical service; gas or gas service; exchange telephone service, telegraph service; from December 1, 1980, to December 31, 1980. Payment of such tax so stated shall be made on the last day of January, 1981 and shall be for a license to operate for the period beginning February 1, 1981 and ending February 28, 1981.

- (b) Thereafter, such statements and payments shall be due and made on the last day of each month on the gross receipts derived from the supplying or furnishing within the City, electricity, electrical power or electrical service; gas or gas service; exchange telephone service; telegraph service; or water or water service during the second preceding calendar month. Such payment shall be for a license to operate for the calendar month after which the payment is made.
- (c) At the time the above statements are filed or required to be filed payment shall be made to the Director of Finance of the tax at the rate of 8% on such receipts provided however, that it shall not be necessary to include in such statements nor calculate nor pay any taxes on sales tax or uncollectable utility charges. Such persons, firm or corporation shall be allowed a credit for future taxes with respect to refunds actually made to its customers by order or ruling of the appropriate regulatory authority having jurisdiction to require such refund to be made.
- (d) This section provides for the refund to owners, lessees or renters of residential property located within the City of Berkeley who are age 62 or older and meet the following qualifications an amount equal to the license tax paid by persons engaged in the business of selling, supplying or distributing water services, electrical services and gas services on account of sales to such persons age 62 or older, meeting the following qualifications. Such person (s) shall be termed an "exempt consumer" if:
  - (1) They own, lease or rent residential property located within the City of Berkeley and occupy the same as their customary or primary place of residence during the calendar year or portion thereof for which a rebate is claimed. When any such residential property is owned, lease or rented by two or more persons jointly the requirement for exemption shall be deemed satisfied if any one such owner, lessee or renter is 62 years of age or older and retired.
  - (2) They are 62 years of age or older or became 62 during the previous calendar year and are retired and receiving social security or retirment plan benefits.
  - (3) Total gross income from all sources including social security and private pension plans received by the exempt consumer and spouse shall not exceed:

Household size	Gross Income
1	\$ 6,000.
2	7,500.
3	9,000.
4	11,000.

Procedure - Refunds to exempt consumers shall be made from February 1 to April 30 of each year for those taxes paid during the preceding calendar year. Any person claiming to be entitled to a refund pursuant to this Ordinance for taxes paid on account of sales during the calendar just ending shall submit a request for such refund to the City Manager or Director of Finance together with such proof of claim as may be required by the City Manager or Director of Finance. Such proof of claim may include proof of age, copies of utility bills, proof of ownership, rentership or lease of residential property and documentation on income earned during the preceding year along with other reasonable documentation that the City Manager or Director of Finance may required.

The right is hereby granted to all such persons, firms, companies or corporations mentioned in Section 1 to trim trees, brush or hedges upon and overhanging the streets, alleys and sidewalks and public places of said City, so as to prevent such foliage from coming in contact with wires, cables and pipes; all of said trimming to done under the supervision and direction of the governing body of said City or of any City Official to whom said duties have been or may be delegated.

- 27.03 ACCESS TO BOOKS. The Director of Finance or his duly authorized representative is hereby authorized to investigate the accuracy of any statement so filed and for that purpose shall have access at all reasonable times to the books, documents, papers and records of any person making such returns in order to ascertain the accuracy thereof.
- 27.04 PROPERTY TAX NOT AFFECTED This chapter does not exempt any person to which this chapter is applicable from the payment to the city of any tax which the city may levy upon the real or personal property belonging to any such person.
- SECTION 2. Any person, firm or corporation who shall violate any of the provisions hereof, upon conviction thereof, shall be subject to a fine not exceeding the sum of One Hundred Dollars (\$100.00) and each day such violation shall continue shall be deemed a separate offense.

SECTION 3. This Ordinance shall be in full force and effect from and after its passage except present 7% Utility Tax shall continue in full force and effect until January 1, 1981 at which time the rate shall be 8%.

be 8%.	
PASSED this 3rd	day of November , 1980.
	163mill 2 13
A.A A .	Mayor of the City of Berkeley, Missouri
Attest:	/
Cara durille	copy of Ordinance No. 2448 passed by the

City Clerk

Ova Lee Monroe

Eva Lee Monroe, City Clerk

on the 3rd day of November, 1980.

Council of the City of Berkeley, Missouri

# ORDINANCE 10011A

INTRODUCED BY: BOARD MEMBERS PRESENT

AN ORDINANCE OPTING TO RECEIVE TAX REVENUES FROM LACLEDE GAS COMPANY ON A MONTHLY BASIS INSTEAD OF EVERY SIX MONTHS.

WHEREAS, the Board of Alderman and the Mayor believe that the Citizens of the City Beverly will be better served by the City receiving tax revenues more frequently from Laclede Gas Company.

THEREFORE, BE ORDAINED BY THE BOARD OF ALDERMAN OF THE CITY OF BEVERLY HILLS, MISSOURI, AS FOLLOWS:

Section 1. The City of Beverly Hills, Missouri, hereby authorizes a change in the frequency of receipt of tax proceeds from Laclede Gas Company from every six months to every month.

Section 2. This Ordinance shall be in full force and effect from and after its passage.

PASSED THIS /9 day of November 2003.

Clarence King, Mayor

City of Beverly Hills, Missouri

ATTEST:

City Clerk

Affixed Seal Here

Myrtle Spann, President

Board of Alderman

Make pynt due last day of every month. Bei Loretta Bryant. DDB 12/8/03

Inetta Bryant

# City of Benerly Hills

7150 NATURAL BRIDGE ROAD BEVERLY HILLS, MO 63121

MARCH 3rd, 1993

TAX DEPARTMENT
LACLEDE GAS COMPANY
720 OLIVE STREET
ST. LOUIS, MISSOURI 63101

### TO WHOM IT MAY CONCERN:

In reference to our letter dated February 17, 1993, please find the enclosed certified copy of our Ordinance 636. This was passed March 2, 1993, there by making the 10% tax increase effective.

We would also like to take this time to inform you that we are in the process of amending our Ordinance on collection dates. We are proposing changing the dates from every six months to three calendar months.

We will keep you informed of any and all activity on the above.

Sincerely,

Dorothy Ryan Office Manager

Arrang Kipa

ordinance no. <u>636</u>

AN ORDINANCE AMENDING CHAPTER 610: UTILITIES OF THE MUNICIPAL CODE OF BEVERLY HILLS, MISSOURI, BY DELETING CERTAIN PARTS AND ADDING CERTAIN PARTS THERETO.

BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF BEVERLY HILLS, MISSOURI, AS FOLLOWS:

SECTION 1. Chapter 610 of the Municipal Code of the City of Beverly Hills, Missouri, is hereby amended by deleting the words "Five Per Cent (5%)" from Sections 610.020 and 610.040 and adding thereto in both sections the words "Ten Per Cent (10%)" and adding in Section 610.020 the words "cable television" immediately following the word "telephone".

SECTION 2. This ordinance shall be in full force and effect from its passage and approval.

PASSED THIS 2nd DAY OF 1/14ch/, 1993.

JOHN F. RYAN, MAYOR

APPROVED THIS 200 DAY OF Marche 1993.

JOHN F. RYAN, MAYOR

ATTEST:

CIMV CIEDE

RECEIVED

SEP 9 1985

Tax Dept. Laclede Gas Co.

CHAPTER 610

BILL NO. 6/9

ORDINANCE NO. 599

**"你可有你的收益的特里的**。"这个小型的精彩的"特别"

AN ORDINANCE AMENDING SECTION 610.020 CONCERNING LICENSE TAX ON UTILITIES BY CHANGING THE TAX RATE

BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF BEVERLY HILLS, MISSOURI, AS FOLLOWS:

Section 1. Section 610.020 of the Municipal Code of the City of Beverly Hills is hereby amended by repealing therefrom the words a sum equal to five percent (5%) of the gross receipts from such business and adding thereto the words a sum equal to Four point Sixty-seven percent (4.67%) of the gross receipts from such business.

Section 2. This ordinance shall take effect and be in full force and effect from and after its passage and approval as required by law.

passed and approved this 2 day of

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1985.

MAYOR

ATTEST:

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Introduced by A Coco

AN ORDINANCE AMENDING SECTION TWO OF ORDINANCE NO. 76 LEVYING A LICENSE TAX TO BE PAID BY PERSONS, FIRMS OR CORPORATIONS ENGAGED IN THE BUSINESS OF SUPPLYING ELECTRICITY AND POWER, GAS, TELEPHONE SERVICE, OR WATER FOR COMPENSATION FOR ANY PURPOSE IN THE CITY OF BEVERLY HILLS, BY ENACTING THERETO A DEFINITION OF THE TERM "GROSS RECEIPTS".

BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF BEVERLY HILLS, MISSOURI, AS FOLLOWS:

Section 1. Section 2 of Ordinance No. 76 is hereby amended, by enacting thereto a new paragraph to Section 2 defining the term "gross receipts tax", which new paragraph shall read as follows:

"The term 'gross receipts' means the aggregate amount of all sales and charges of the commodities or services as hereinabove described in the City of Beverly Hills, Missouri, during any period, less discounts, credits, refunds, sales taxes and uncollectible accounts actually charged off."

Section 2. If any section or sections, or part thereof, of this ordinance shall be held invalid for any reason, the invalidity of such section or sections, or part thereof, shall not impair the validity of the remaining section, sections, or part of this ordinance. The Board of Aldermen hereby declares that it would have passed the remaining portion of the ordinance had it known any section, sections, or part thereof would be held invalid.

Section 3. All ordinances or parts of ordinances in conflict with this ordinance or with any of its provisions insofar as they are in conflict with this ordinance are hereby repealed.

Section 4. This ordinance shall take effect and be in full force from and after its passage and approval by the Mayor and the Board of Aldermen.

My Passed and approved this  $10^{\frac{11}{11}}$  day of 1

u E Centes

Attest:



# City of Black Jack

12500 Old Jamestown Rd., Black Jack, Missouri 63033 . Phone (314) 355-0400 . Fax (314) 355-4196

On February 17, 2009 ORDINANCE NUMBER 960 ENITLED AN ORDINANCE IMPLEMENTING THE IMPOSITION OF ALL PERSONS SUPPLYING ELECTRIC, GAS, WATER

AND TELEPHONE SERVICES TO NON-RESIDENTIAL AND RESIDENTIAL CUSTOMERS

PROCEDURES, DEFINITIONS, AND PENALTIES FOR NON-COMPLIANCE, passed and was

Verified Return form. This distribution document contains all information needed for

If you have any questions you may contact me at 314-355-0400 extension 151.

distribution to the City of Black Jack. Please mail a copy of this distribution form along

For your convenience I am enclosing the ordinance and a City of Black Jack

WITHIN THE CITY OF BLACK JACK, MISSOURI AND ESTABLISHING REPORTING

adopted by the City Council of the City of Black Jack, St. Louis, Missouri.

with your payments to the remit to address listed on the form.

RECEIVED

MAR 3 1 ZUUS

Tax Dept. Laclede Gas Co.

Norman C. McCourt Mayor March 30, 2009

Karen E. Robinson, MRCC

City Clerk

Ward 1

Laclede Gas Company

c/o Melissa Jennings/Paul Kreiger

720 Olive Rm 1306

St. Louis, MO 63101

Donald E. Krank

Councilman

To Whom It May Concern:

Rick Steigerwald Councilman

Ward 2

Al N. Schroeder Councilman

Sandra K. Muller Councilwoman

Ward 3

Leo Simmons Councilman

Brenda Boyd Councilwoman

Ward 4

Benjamin T. Allen Councilman

John E. Taylor Councilman Sincerely,

Pat Grubb

Administration & Finance Manager

# **BILL NO. 1045**

# ORDINANCE NO. 960

Sponsor: Councilman Steigerwald

AN ORDINANCE IMPLEMENTING THE IMPOSITION OF A LICENSE TAX ON THE GROSS RECEIPTS OF ALL PERSONS SUPPLYING ELECTRIC, GAS, WATER AND TELEPHONE SERVICES TO NON-RESIDENTIAL AND RESIDENTIAL CUSTOMERS WITHIN THE CITY OF BLACK JACK, MISSOURI AND ESTABLISHING REPORTING PROCEDURES, DEFINITIONS, AND PENALTIES FOR NON-COMPLIANCE.

WHEREAS, Section 94.110 RSMo 2007 as amended authorizes third class cities to impose a License Tax on the gross receipts of companies supplying electric, gas, water and telephone service; and

WHEREAS, the City Council has determined that the adoption of a License Tax on such companies is critical for the City to continue to provide essential and better municipal services to the City's residents and businesses, and

WHEREAS, at the general election on November 4, 2008, the voters of the City approved the imposition of a License Tax on the gross receipts of such companies supplying services to residential and non-residential customers within the City;

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF BLACK JACK, ST. LOUIS COUNTY, MISSOURI AS FOLLOWS:

The following reporting procedures, definitions, and penalties for non-compliance of the imposition of a License Tax on gross receipts shall be added to the Code of Ordinances of the City of Black Jack:

### Section 1. Definitions.

The following terms wherever used or referred to in this Ordinance shall have these respective meanings unless a different meaning clearly appears from the context:

City Clerk. The City Clerk of the City of Black Jack, Missouri, or any other duly authorized financial officer of the City.

Gross receipts. The aggregate amount of all sales and charges of the goods or services described in Section 2 below during any period less discounts, credits, refunds, sales taxes and uncollectible accounts actually charged off during the period.

*Person*. Every individual, firm, corporation, partnership, joint venture, business trust, receiver and any other person, group, combination or association of any of them who now or hereafter shall be engaged in any of the businesses described in Section 2 below.

Telephone service. All "telecommunications services," and the services ordinarily and popularly ascribed to such term, including without limitation, the transmission of message and

conversations through use of local, toll and wide area telephone service; private line services; land line services; cellular or mobile communication services; maritime and air-to-ground telephone service. Telephone service includes the transmission of information over telephone lines and other telephonic media for facsimile transfers.

### Section 2. License Tax.

Every person who now or hereafter shall be engaged in the business of supplying or furnishing electricity, electric power, electrical service, gas, gas service, water, water service and telephone service shall pay to the City an annual license or occupational tax in an amount equal to three percent (3%) of the gross receipts derived from business with non-residential customers in the City and three percent (3%) of the gross receipts derived from business with residential customers in the City.

# Section 3. Monthly verified returns; due date.

Every person shall, on forms designed and furnished by the City, make and file a verified return with the City Clerk covering the prior month, on or before the twentieth day following the close of each such month and at that time shall pay the tax for the period covered by the return; the first return shall be due July 1, 2009, for the period June 1 to June 30, 2009.

# Section 4. Examination of records by City Clerk, etc.

Should the City Clerk not be satisfied with the accuracy of any return filed hereunder or any statement required in support thereof, any such person shall submit its books and records to examination by the duly authorized representatives of the City. Should it be ascertained that the gross receipts herein taxed of any such person during the specified period is greater than the amount reported, such person, notwithstanding its return, shall pay the tax hereunder on its gross receipts as ascertained by the City Clerk.

# Section 5. City Clerk to establish rules and regulations.

The City Clerk shall prescribe all incidental rules and regulations for the enforcement of this Ordinance.

# Section 6. Failure to pay tax.

In the event that any person hereunder fails to pay the tax or to discharge any liability hereunder, suit may be filed in any court of competent jurisdiction to enforce the payment of the tax and liability.

### Section 7. Penalty for violation.

Any person violating any of the provisions of this Ordinance or any employee, agent or other individual taking part in, joining or aiding in a violation of any provision of this Ordinance may be prosecuted as provided by law for the violation of ordinances of the City and, upon conviction thereof, shall be subject to a fine of up to five hundred dollars (\$500.00) and up to

1062567 2

thirty (30) days in jail or to both a fine and jail. Each day a violation continues shall constitute a separate offense.

#### Section 8. Tax to be in lieu of other occupation taxes.

The tax required to be paid under Section 2 shall be in lieu of any other occupation tax required of any person engaged in any of the businesses described in Section 2. Nothing contained in this Ordinance shall be construed to exempt any person to which this Ordinance is applicable from payment to the City of any taxes, other than occupation license taxes, levied by the City upon such person or the real or personal property of such person.

#### Section 9. Severability.

If any provision of this Ordinance is held by a court of competent jurisdiction to be invalid or unenforceable, (a) that provision will be deemed amended to achieve as nearly as possible the same economic effect as the original provision, and (b) the legality, validity and enforceability of the remaining provisions of this Ordinance will not be affected or impaired thereby.

#### Section 10. Construction.

- (a) It is the intention of the City Council, and it is hereby ordained, that the provisions of this Ordinance shall become and be made a part of the Code of Ordinances of the City of Black Jack, Missouri.
- (b) This Ordinance shall become effective upon its passage and approval as provided by law.

PASSED AND ADOPTED BY THE CITY COUNCIL OF THE CITY OF BLACK JACK, ST. LOUIS COUNTY, MISSOURI, THIS <u>17TH</u> DAY OF <u>FEBRUARY</u>, 2009

Norman C. McCourt, Mayor

ATTEST:

Karen E. Robinson, MRCC

City Clerk

APPROVED THIS <u>17TH</u> DAY OF <u>FEBRUARY</u>, 2009.

APPROVED, AS TO LEGAL FORM:

Sheldon K. Stock, Special Counsel

ORDINANCE NO. <u>20</u>2023

AN ORDINANCE GRANTING TO SPIRE MISSOURI INC., A MISSOURI CORPORATION, OPERATING A GAS DISTRIBUTION SYSTEM IN THE CITY OF BONNE TERRE, MISSOURI, ITS SUCCESSORS OR ASSIGNS, A FRANCHISE TO OPERATE A NATURAL GAS DISTRIBUTION PLANT AND SYSTEM IN SAID CITY AND RELATING THERETO.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF BONNE TERRE, MISSOURI.

The right, permission and authority for a period of twenty (20) years Section 1. is hereby granted to, and vested in Spire Missouri Inc., a corporation of the State of Missouri (hereinafter sometimes called "Spire" or "Company"), its successors and assigns, to construct, reconstruct, excavate for, place, replace, extend and maintain all necessary or appropriate mains, service pipes, conduits, conductors, vaults, vaporizers, regulators and other equipment, with all necessary or appropriate appurtenances and appliances in connection therewith, in, along, across, over and under the streets, roads, alleys, sidewalks, squares, bridges and other public places within the corporate limits of the City of Bonne Terre, (hereinafter sometimes called "City") as now fixed and within any future extensions of its limits as hereafter extended, and areas dedicated to the City for public utility use, for the purpose of transmitting, furnishing, transporting and distributing natural gas for light, heat, power and other purposes within the City, and in territory adjacent to said City and for the purpose of transporting and transmitting natural gas through said City; all such equipment, appliances and apparatus to be installed and maintained with due regard to the rightful use by other persons with vehicles or otherwise, of the streets, roads, alleys, sidewalks, squares, bridges and other public places and areas dedicated to the City for public utility use; and exercise of the rights, permission and authority hereby granted shall at all times be subject to lawful regulation by the City in the exercise of its police powers.

Section 2. Extensions of, and additions to, the distribution system maintained by Spire, its successors or assigns, in the City, shall be made in accordance with the rules and regulations governing such extensions and additions by Spire now on file with the Public Service Commission of Missouri or in accordance with such amended rules and regulations governing such extensions and additions by Spire, its successors or assigns, as may hereafter become effective in the manner provided by law. The financial responsibility for relocations of the Company's facilities within the City's rights-of-way shall be determined by State law as shall be specified by statute or common law at the time of the relocation, and nothing herein shall be construed to confer upon the Company or the City any rights inconsistent therewith. The City will not vacate any public right-of-way containing any Company facilities without first advising the Company of its intention to vacate the right-of-way and cooperating with the Company in reasonable attempts to obtain the necessary property rights to maintain and construct in the future its facilities in the right-of-way proposed to be vacated.

- Section 3. Spire shall indemnify and hold said City harmless from all liability, judgments, decrees, costs, expenses and attorneys' fees incurred or imposed on account of injury or damage to persons or property arising from the negligent acts or omissions or mismanagement of Spire or its subcontractors in the construction, reconstruction, excavation, extension, restoration, or maintenance of the mains, service pipes, conduits, conductors or other equipment in along, across, over or under any of the streets, roads, alleys, sidewalks, squares, bridges or other public places in the City in the exercise of any of the rights and privileges conferred by this ordinance.
- Section 4. The rights, privileges and authority hereby granted shall inure to and be vested in Spire, its successors and assigns, successively, subject to all of the terms, provisions and conditions herein contained, and each of the obligations hereby imposed upon Spire shall devolve and be binding upon its successors and assigns, successively, in the same manner.
- Section 5. As consideration for the rights and privileges conferred by this ordinance, Spire shall pay to City the gross receipts taxes, if any, lawfully provided for by applicable ordinances, as the same may be amended from time to time so far as such ordinances are reasonably applicable to the condition and business of the Company, and charges to the Company for any use of the public rights-of-way shall be limited to right-of-way management costs as determined in accordance with section 67.1840 RSMo.
- Section 6. Spire shall, within sixty (60) days after the passage and approval of this ordinance, file its acceptance thereof with the Clerk of the City, and this ordinance shall continue and remain in full force and effect as a renewal of the preceding franchise for a period of twenty (20) years from the effective date as determined in accordance with Section 71.520 RSMo.
- Neither acceptance of, nor compliance with, the provisions of this Section 7. ordinance shall in any wise impair or affect, or constitute or be construed as a relinquishment or waiver of any right, permission or authority which Spire, its successors or assigns, may have independently of this ordinance; nor shall any use by Spire, its successors or assigns, of public property or places in the City, as authorized by this ordinance or service rendered by Spire, its successors or assigns, in said City, be treated as use solely of the rights, permission and authority provided for by this ordinance or as service referable solely to this ordinance or to any obligation of service consequent upon acceptance thereof or as in any wise indicating non-use of, non-compliance with, any obligation incident to, any right, permission or authority vested in Spire, its successors or assigns, independently of this ordinance; and the acceptance provided for in Section 6 of this ordinance, and each and every compliance with the provisions of this ordinance or with any obligation arising from acceptance thereof, shall be subject to, and conditioned by, the provisions of this Section 7, with the same force and effect as though each of the provisions of this section were expressly incorporated in such acceptance and expressly declared by the acceptor, its successors or assigns, at and prior to the time of such compliance by it, as conditions of such compliance.
- Section 8. All ordinances and parts of ordinances in conflict with this ordinance or with any of its provisions are, to the extent of such conflict, hereby repealed.

Section 9. This ordinance shall not relieve Spire of the obligation to comply with any lawful ordinance now existing in the City or enacted in the future requiring Spire to obtain written permits or other approval from the City prior to commencement of construction of facilities within the street rights-of-way.

Section 10. If any provision of this ordinance, or the application of such provision to particular circumstances, shall be held invalid, the remainder of this ordinance, or the application of such provision to circumstances other than those as to which it is held invalid, shall not be affected thereby.

PASSED by the City Council of the City of Bonne Terre, Missouri this 4 day of

Mayor, City of Bonne Terre

ATTEST:

City Clerk

11-20-00				
FIRST READING				
BILL NO 1082				

SECOND READING
ORDINANCE NO. 1008

AN ORDINANCE ACKNOWLEDGING AND RATIFYING THE ELECTION RESULTS OF NOVEMBER 7, 2000 AND IMPOSING A LICENSE TAX ON THE GROSS RECEIPTS OF UTILITIES SUPPLYING SERVICES TO NON-RESIDENTIAL CUSTOMERS WITHIN THE CITY OF BRECKENRIDGE HILLS. MISSOURI.

WHEREAS, §94 110 RSMo 1994 authorizes third class cities such as the City of Breckenridge Hills to impose a license tax on the gross receipts of utility companies providing utility services to non-residential customers located within the City; and

WHEREAS, on November 7, 2000, the City Council submitted the question of the levy of such a tax to the voters of the City as required by Art. X, § 22(a) of the Missouri Constitution (the Hancock Amendment), and the voters approved the imposition such license tax,

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF BRECKENRIDGE HILLS, MISSOURI, AS FOLLOWS:

#### Section One.

The City Council acknowledges and ratifies the results of the election held on November 7, 2000, at which the voters of the City approved the imposition of a 6 5% license tax on the gross receipts of utility companies providing utility services to non-residential customers located within the City

#### Section Two.

Title VII of the Municipal Code of the City of Breckenridge Hills is hereby amended by the adoption of a new Chapter 635, to be known as Public Utilities License Tax and to read as follows:

TITLE VII

**BUSINESS AND OCCUPATION** 

**CHAPTER 635** 

**PUBLIC UTILITIES LICENSE TAX** 

**SECTION 635.010** 

TAX IMPOSED

There is hereby levied and imposed upon all persons now or hereafter engaged in the business of furnishing or supplying light, electricity, electrical service or power, gas or gas service, telephones or telephone service, or water or water service, to non-residential customers within the city, a monthly license or occupational tax amounting to the sum of six and one-half percent (6.5%) of the

BILL NO	ORDINANCE NO
---------	--------------

gross receipts derived from carrying on such business within the city.

#### **SECTION 635.020**

#### MONTHLY REPORTS AND PAYMENTS

It shall be the duty of every person engaged in any of the businesses described in this chapter to file with the city clerk on or before the last day of each month a sworn statement showing the gross receipts derived from the transaction of such business in the city during the previous calendar month, and at such times, pay to the city the tax thereon as hereinabove set forth at the rate of six and one-half percent (6.5%), and the license granted on the payment of such tax shall be issued to cover the next ensuing calendar month.

#### **SECTION 635.030**

#### **INSPECTION OF RECORDS**

The city or any auditor employed by the city is hereby authorized to investigate the correctness and accuracy of any statement filed pursuant to this chapter and for that purpose shall have access at all reasonable times to the books, documents, papers and records of any person making such return in order to ascertain the accuracy thereof.

#### **SECTION 635.040**

#### **PAYMENTS IN LIEU OF OTHER TAX**

The license tax imposed by this chapter shall be in lieu of any other occupational or license tax required of any person engaged in any of the businesses described herein but nothing contained in this chapter shall be construed to exempt any such person from the payment to the city of the tax which the city levies upon the real or personal property belonging to any such person, nor the tax required of merchants or manufacturers, if any, for the sale of anything other than the commodity or service herein specified, nor shall the license tax required by this chapter exempt any such person from the payment of any tax which may be lawfully required other than an occupational or licence tax.

#### Section Three.

The Mayor and City Clerk are authorized and directed to obtain copies of the certified results of the November 7, 2000, election from the St. Louis County Board of Election Commissioners and to forward same, along with a certified copy of this ordinance and any other required documentation, to all public utility service providers subject to the tax addressed herein, and to do all other things that may be necessary or expedient, to ensure that the tax is acknowledged and paid by said persons.

#### Section Four.

This Ordinance shall be in full force and effect both from and after its passage and approval by the Mayor.

BILL NO.	ORDINANCE NO
DILL 110.	ORDINANCE NO

PASSED AND APPROVED THIS 20th DAY OF November, 2000.

Archie Ledbetter, Mayor

Attest.

City Clerk

BILL NO. 5276

INTRODUCED BY:

Alderwoman Jepsen
Alderman Wynn
Alderman Robertson
Alderman Golfin

Alderman Cross
Alderman Marshall
Alderman Leahy
Alderman Kramer

AN ORDINANCE RENEWING AN EXISTING FRANCHISE AND GRANTING FOR A PERIOD OF TWENTY (20) YEARS TO LACLEDE GAS COMPANY, A MISSOURI CORPORATION, ITS SUCCESSORS AND ASSIGNS, THE RIGHT, PERMISSION AND AUTHORITY TO CONSTRUCT, RECONSTRUCT, EXCAVATE FOR, PLACE, REPLACE, MAINTAIN, OPERATE AND USE ITS MAINS, SERVICE PIPES, CONDUITS, CONDUCTORS, TANKS, VAULTS, VAPORIZERS, REGULATORS AND OTHER EQUIPMENT, WITH ALL NECESSARY OR APPROPRIATE APPLIANCES AND APPURTENANCES IN CONNECTION THEREWITH, IN, ALONG, ACROSS OVER AND UNDER THE STREETS, ROADS, ALLEYS, SIDEWALKS, SQUARES, BRIDGES AND OTHER PUBLIC PLACES IN THE CITY OF BRENTWOOD, MISSOURI AND AREAS DEDICATED TO THE CITY FOR PUBLIC UTILITY USE, FOR THE PURPOSE OF TRANSMITTING, FURNISHING, TRANSPORTING AND DISTRIBUTING GAS FOR LIGHT, HEAT, POWER AND OTHER PURPOSES WITHIN AND THROUGH SAID CITY, PRESCRIBING THE TERMS AND CONDITIONS OF SUCH GRANT, AND IMPOSING CERTAIN OBLIGATIONS UPON THE GRANTEE, ITS SUCCESSORS AND ASSIGNS, SUCCESSIVELY, IN CONNECTION THEREWITH.

BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF BRENTWOOD, MISSOURI, AS FOLLOWS:

Section 1. The right, permission and authority is hereby granted to, and vested in Laclede Gas Company, a corporation of the State of Missouri (hereinafter sometimes called "Laclede"), its successors and assigns, to construct, reconstruct, excavate for, place, replace, maintain, operate and use all necessary or appropriate mains, service pipes, conduits, conductors, vaults, vaporizers, regulators and other equipment with all necessary or appropriate appurtenances and appliances in connection therewith, in, along, across, over and under the streets, roads, alleys, sidewalks, squares, bridges and other public places within the corporate limits of the City of Brentwood, as now fixed and as hereafter extended, and areas dedicated to the City for public utility use, for the purpose of transmitting, furnishing, transporting and distributing gas for light, heat, power and other purposes within the City of Brentwood, and in territory adiacent to said City and for the purpose of transporting and transmitting

extensions and additions by Laclede, its successors or assigns, as may hereafter become effective in the manner provided by law.

- Section 3. The rights, privileges and authority hereby granted shall inure to and be vested in Laclede, its successors and assigns, successively, subject to all of the terms, provisions and conditions herein contained, and each of the obligations hereby imposed upon Laclede shall devolve and be binding upon its successors and assigns, successively, in the same manner.
- Section 4. As consideration for the rights and privileges conferred by this ordinance, Laclede shall pay to said municipality the gross receipts taxes, if any, provided for by applicable ordinances, as the same may be amended from time to time.
- Section 5. Laclede shall, within sixty (60) days after the passage and approval of this ordinance, file its acceptance thereof with the Clerk of the City of Brentwood, and this ordinance shall continue and remain in full force and effect as a renewal of the preceding franchise for a period of twenty (20) years from the effective date as determined in accordance with §88.251 RSMo (Supp. 1996).
- Neither acceptance of, nor compliance with, the provisions of this ordinance Section 6. shall in any wise impair or affect, or constitute or be construed as a relinquishment or waiver of, any right, permission or authority which Laclede, its successors or assigns, may have independently of this ordinance; nor shall any use by Laclede, its successors or assigns, of public property or places in the City of Brentwood, as authorized by this ordinance or service rendered by Laclede, its successors or assigns, in said City, be treated as use solely of the rights, permission and authority provided for by this ordinance or as service referable solely to this ordinance or to any obligation of service consequent upon acceptance thereof or as in any wise indicating non-use of, non-compliance with, any obligation incident to, any right, permission or authority vested in Laclede, its successors or assigns, independently of this ordinance; and the acceptance provided for in Section 5 of this ordinance, and each and every compliance with the provisions of this ordinance or with any obligation arising from acceptance thereof, shall be subject to, and conditioned by, the provisions of this Section 6, with the same force and effect as though each of the provisions of this section were expressly incorporated in such acceptance and expressly declared by the acceptor, its successors or assigns, at and prior to the time of such compliance by it, as conditions of such compliance.
- Section 7. All ordinances and parts of ordinances in conflict with this ordinance or with any of its provisions are, to the extent of such conflict, hereby repealed.

PASSED BY THE BOARD OF ALDERMEN THIS  $\underline{21ST}$  DAY OF  $\underline{MARCH}$ , 2005.

APPROVED BY THE MAYOR THIS 21ST DAY OF MARCH, 2005.

SS/PAT KELLY

Pat Kelly, Mayor

Attest:

SS/CHRIS SEEMAYER

Chris Seemayer, City Clerk

1<sup>st</sup> Reading: <u>3/21/05</u> 2<sup>nd</sup> Reading: <u>3/21/05</u>

BILL NO	<u>5790</u>			ORDINANCE NO.	11-19	
BY:	Mr. Benber	n		•		
FIRST REAL	DING:	April 6	, 2011			
SECOND RI	EADING: _	April 6,	2011			

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF BRIDGETON, MISSOURI RENEWING AN EXISTING FRANCHISE AND GRANTING FOR A PERIOD OF TWENTY (20) YEARS TO LACLEDE GAS COMPANY, A MISSOURI CORPORATION, ITS SUCCESSORS AND ASSIGNS, THE RIGHT, PERMISSION AND AUTHORITY TO CONSTRUCT, RECONSTRUCT, EXCAVATE FOR, PLACE, REPLACE, MAINTAIN, OPERATE AND USE ITS MAINS, SERVICE PIPES, CONDUITS, CONDUCTORS, TANKS, VAULTS, REGULATORS AND OTHER EQUIPMENT, WITH ALL NECESSARY OR APPROPRIATE APPLIANCES AND APPURTENANCES IN CONNECTION THEREWITH. IN, ALONG, ACROSS, OVER AND UNDER THE STREETS, ROADS, ALLEYS, SIDEWALKS, SQUARES, BRIDGES AND OTHER PUBLIC WAYS AND PLACES IN THE CITY OF BRIDGETON, MISSOURI AND AREAS DEDICATED TO THE CITY FOR PUBLIC UTILITY USE FOR THE PURPOSE OF TRANSMITTING, FURNISHING, TRANSPORTING AND DISTRIBUTING GAS FOR LIGHT, HEAT, POWER AND OTHER PURPOSES WITHIN AND THROUGH SAID CITY, PRESCRIBING THE TERMS AND CONDITIONS OF SUCH GRANT, AND IMPOSING CERTAIN OBLIGATIONS UPON THE GRANTEE, ITS SUCCESSORS AND ASSIGNS, SUCCESSIVELY, IN CONNECTION THEREWITH.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF BRIDGETON, MISSOURI, AS FOLLOWS:

Section 1. The right, permission and authority is hereby granted to, and vested in Laclede Gas Company, a corporation of the State of Missouri (hereinafter sometimes called "Laclede"), its successors and assigns, to construct, reconstruct, excavate for, place, replace, maintain, operate and use all necessary or appropriate mains, service pipes, conduits, conductors, tanks, vaults, regulators and other equipment with all necessary or appropriate appurtenances and appliances in connection therewith, in, along, across, over and under the streets, roads, alleys, sidewalks, squares, bridges and other public ways and places within the corporate limits of the City of Bridgeton, (hereinafter sometimes called the "City") as now fixed and as hereafter extended, for the purpose of transmitting, furnishing, transporting and distributing gas for light, heat, power and other purposes within the City, and in territory adjacent to said City and for the purpose of transporting and transmitting gas through said City; all such equipment, appliances and apparatus to be installed and maintained with due regard to the rightful use of such public ways and places by other persons, with vehicles or otherwise, and exercise of the rights, permission and authority hereby granted shall at all times be subject to proper regulation by the City in the exercise of its police, municipal and governmental powers.

Section 2. Extensions of, and additions to, the distribution system maintained by Laclede, its successors or assigns, in the City, shall be made in accordance with the rules and regulations governing such extensions and additions by Laclede, now on file with the Public Service Commission of Missouri or in accordance with such amended rules and regulations

governing such extensions and additions by Laclede, its successors or assigns, as may hereafter become effective in the manner provided by law.

- Section 3. Laclede shall hold the City harmless from all liability imposed upon it on account of injury or damage to person or property, and from all cost, expense or damage to the City, caused by Laclede in the course of, or in connection with any construction, reconstruction, excavation for, placing, maintenance, operation or use of mains, service pipes, conduits, conductors, or other equipment in, along, across, over and under any of the public ways or places in the City in the exercise of any of the rights conferred by this ordinance.
- <u>Section 4.</u> The rights, privileges and authority hereby granted shall inure to and be vested in Laclede, its successors and assigns, successively, subject to all of the terms, provisions and conditions herein contained, and each of the obligations hereby imposed upon Laclede shall devolve and be binding upon its successors and assigns, successively, in the same manner.
- <u>Section 5.</u> Laclede shall pay to the City the gross receipts taxes as provided by the applicable ordinances of the City, as the same may be amended from time to time.
- Section 6. Laclede shall, within sixty (60) days after the date of approval of this ordinance by City Council, file its acceptance of the terms and provisions hereof with the Clerk of the City of Bridgeton; provided, however, that if such acceptance be not so filed within said period of sixty (60) days, all rights, privileges and authority herein granted shall become null and void.
- Section 7. This ordinance, upon its enactment and its acceptance by Laclede, as hereinbefore provided, shall continue and remain in full force and effect as a renewal of the preceding franchise for a period of twenty (20) years from the effective date hereto.
- Neither acceptance of, nor compliance with, the provisions of this Section 8. ordinance shall in any wise impair or affect, or constitute or be construed as a relinquishment or waiver of, any right, permission or authority which Laclede, its successors or assigns, may have independently of this ordinance; nor shall any use by Laclede, its successors or assigns, of public property or places in the City, as authorized by this ordinance or service rendered by Laclede, its successors or assigns, in said City, be treated as use solely of the rights, permission and authority provided for by this ordinance or as service referable solely to this ordinance or to any obligation of service consequent upon acceptance thereof or as in any wise indicating non-use of or noncompliance with, any obligation incident to, any right, permission or authority vested in Laclede, its successors or assigns, independently of this ordinance; and the acceptance provided for in Section 6 of this ordinance, and each and every compliance with the provisions of this ordinance or with any obligation arising from acceptance thereof, shall be subject to, and conditioned by, the provisions of this Section 8, with the same force and effect as though each of the provisions of this section were expressly incorporated in such acceptance and expressly declared by the acceptor, its successors or assigns, at and prior to the time of such compliance by it, as conditions of such compliance.

Section 9. All ordinances and parts of ordinances in conflict with this ordinance or with any of its provisions are, to the extent of such conflict, hereby superceded.

Section 10. If any provision of this ordinance, or the application of such provision to particular circumstances, shall be held invalid, the remainder of this ordinance, or the application of such provision to circumstances other than those as to which it is held invalid, shall not be affected thereby.

Section 11. This ordinance shall take effect and the rights, privileges and authority hereby granted and renewed shall vest in Laclede upon its filing of an acceptance with the City Clerk according to the terms presented herein.

PASSED THIS Sixth	DAY OF	April	, 2011.
APPROVED THISSixth	DAY OF	April	, 2011.
	Com	rad W. Bowers, Mayo	Suul or

ATTEST:

Carole A. Stahlhut, City Clerk

AN ORDINANCE GRANTING FOR A PERIOD OF TWENTY (20) YEARS TO LACLEDE GAS COMPANY, A MISSOURI CORPORATION D/B/A MISSOURI NATURAL GAS COMPANY, ITS SUCCESSORS AND ASSIGNS, THE RIGHT, PERMISSION AND AUTHORITY TO CONSTRUCT, RECONSTRUCT, EXCAVATE FOR, PLACE, REPLACE, MAINTAIN, OPERATE AND USE ITS MAINS, SERVICE PIPES, CONDUITS, CONDUCTORS, TANKS, UNDERGROUND VAULTS, VAPORIZERS, REGULATORS AND OTHER EQUIPMENT, WITH ALL NECESSARY OR APPROPRIATE APPLIANCES AND APPURTENANCES IN CONNECTION THEREWITH, IN, ALONG, ACROSS OVER AND UNDER THE STREETS, ROADS, ALLEYS, SIDEWALKS, SQUARES, BRIDGES AND OTHER PUBLIC PLACES IN THE CITY OF BYRNES MILL, MISSOURI AND AREAS DEDICATED TO THE CITY FOR PUBLIC UTILITY USE, FOR THE PURPOSE OF TRANSMITTING, FURNISHING, TRANSPORTING AND DISTRIBUTING GAS FOR LIGHT, HEAT, POWER AND OTHER PURPOSES WITHIN AND THROUGH SAID CITY, PRESCRIBING THE TERMS AND CONDITIONS OF SUCH GRANT, AND IMPOSING CERTAIN OBLIGATIONS UPON THE GRANTEE, ITS SUCCESSORS AND ASSIGNS, SUCCESSIVELY, IN CONNECTION THEREWITH.

BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF BYRNES MILL, MISSOURI, AS FOLLOWS:

Section 1. The right, permission and authority is hereby granted to, and vested in Laclede Gas Company, a corporation of the State of Missouri d/b/a Missouri Natural Gas Company (hereinafter sometimes called "Missouri Natural"), its successors and assigns, to construct, reconstruct, excavate for, place, replace, maintain, operate and use all necessary or appropriate mains, service pipes, conduits, conductors, underground vaults, vaporizers, regulators and other equipment with all necessary or appropriate appurtenances and appliances in connection therewith, in, along, across, over and under the streets, roads, alleys, sidewalks, squares, bridges and other public places within the corporate limits of the City of Byrnes Mill, as now fixed and as hereafter extended, and areas dedicated to the City for public utility use, for the purpose of transmitting, furnishing, transporting and distributing gas for light, heat, power and other purposes within the City of Byrnes Mill, and in territory adjacent to said City and for the purpose of transporting and transmitting gas through said City; all such equipment, appliances and apparatus to be installed and maintained with due regard to the rightful use by other persons with vehicles or otherwise, of the streets, roads, alleys, sidewalks, squares, bridges and other public places and areas dedicated to the City for public utility use; and exercise of the rights, permission and authority hereby granted shall at all times be subject to proper regulation by the City in the exercise of its police powers.

"LaClede Gas Company will restore as nearly as practicable all lands upon which work has been performed to their original condition."

Section 2. Extensions of, and additions to, the distribution system maintained by Missouri Natural, its successors or assigns, in the City of Byrnes Mill, shall be made in accordance with the rules and regulations governing such extensions and additions by Missouri Natural now on file with the Public Service Commission of Missouri or in

accordance with such amended rules and regulations governing such extensions and additions by Missouri Natural, its successors or assigns, as may hereafter become effective in the manner provided by law.

- Section 3. The rights, privileges and authority hereby granted shall inure to and be vested in Missouri Natural, its successors and assigns, successively, subject to all of the terms, provisions and conditions herein contained, and each of the obligations hereby imposed upon Missouri Natural shall devolve and be binding upon its successors and assigns, successively, in the same manner.
- Section 4. As consideration for the rights and privileges conferred by this ordinance, Missouri Natural shall pay to said municipality the gross receipts taxes, if any, provided for by applicable ordinances, as the same may be amended from time to time.
- Section 5. Missouri Natural shall, within sixty (60) days after the passage and approval of this ordinance, file its acceptance thereof with the Clerk of the City of Byrnes Mill, and this ordinance shall continue and remain in full force and effect for a period of twenty (20) years from the effective date as determined in accordance with §88.251 RSMo. (2000).
- Neither acceptance of, nor compliance with, the provisions of this Section 6. ordinance shall in any wise impair or affect, or constitute or be construed as a relinquishment or waiver of, any right, permission or authority that Missouri Natural, its successors or assigns, may have independently of this ordinance. Additionally, any use by Missouri Natural, its successors or assigns of public property or places in the City of Byrnes Mill as authorized by this ordinance or service rendered by Missouri Natural, its successors or assigns in said City, shall not be treated as use solely of the rights, permission and authority provided for by this ordinance or as service referable solely to this ordinance or to any obligation of service consequent upon acceptance thereof or as in any wise indicating non-use of, or non-compliance with any obligation incident to, any right, permission or authority vested in Missouri Natural, its successors or assigns independently of this ordinance. The acceptance provided for in Section 5 of this ordinance, and compliance with each and every provision of this ordinance or with any obligation arising from acceptance thereof, shall be subject to, and conditioned by, the provisions of this Section 6, with the same force and effect as though each of the provisions of this section were expressly incorporated in such acceptance and expressly declared by the acceptor, its successors or assigns at and prior to the time of such compliance by it, as conditions of such compliance.
- Section 7. All ordinances and parts of ordinances in conflict with this ordinance or with any of its provisions are, to the extent of such conflict, hereby repealed.
- Section 8. This ordinance shall not relieve Missouri Natural of the obligation to comply with any ordinance now existing in the City or enacted in the future requiring Missouri Natural to obtain written permits or other approval from the City prior to commencement of construction of facilities within the streets thereof, except Missouri Natural shall not be required to obtain permits or other approval from the City for the

maintenance and repair of its facilities.

Section 9. If any provision of this ordinance, or the application of such provision to particular circumstances, shall be held invalid, the remainder of this ordinance, or the application of such provision to circumstances other than those as to which it is held invalid, shall not be affected thereby.

Duly read and passed this 15th day of October, 2003.

, Mayor

ATTEST:

City Clerk

Approved this Staday of October, 2003.

, Mayor

ATTEST:

City Clerk



## City of Byrnes Mill, P.O. Box 255, Byrnes Mill, MO 63051 636-677-7727

STATE OF MISSOURI ) SS
COUNTY OF JEFFERSON )
I, Rosele. Bauer CITY CLERK WITHIN AND
FOR THE CITY OF BYRNES MILL IN THE STATE AND COUNTY
AFORESAID, DO HEREBY CERTIFY THAT THE FOREGOING CONSTITUTES
a full, true and correct copy of ordinance no. 573-03
of said city as passed by the board of aldermen on the 15th
DAY OF <u>Latober</u> , <u>2003</u> , AND AS APPROVED BY
THE MAYOR ON THE 15th DAY OF, 2003,
AS FULLY AS THE SAME APPEARS OF RECORD IN MY OFFICE.
· .
IN WITNESS WHEREOF, I HAVE HEREUNTO SET MY HAND AND
AFFIXED THE CORPORATE SEAL OF THE CITY OF BYRNES MILL,
AISSOURI, AT MY OFFICE IN SAID CITY THIS 5th DAY OF
November, 2003.



## City of Calverton Park A Community of Neighbors



52 Young Drive St. Louis, MO 63135

Phone: (314) 524-1212 Fax: (314) 524-2012

June 15, 2015

The Laclede Group Melissa Jennings 700 Market St. 4<sup>th</sup> Floor St. Louis, MO 63101

Dear Melissa Jennings

Earlier this year, the voters of the City of Calverton Park Missouri approved a monthly license or occupational tax upon all utilities for the operation of business with customers within the City of Calverton Park. The Board of Aldermen, pursuant to such voter approval, has imposed this business license Tax effective July 1, 2015. The tax amounts to the sum of six (6%) of the gross receipts derived from carrying on such business within the City

Our records show that your company provides service within the City of Calverton Park and is therefore, subject to this tax.

The new ordinance is included with this letter.

Please do not hesitate to contact me if you have any questions.

Respectfully.

Jeanne Blanton

City Clerk

City of Calverton Park, Missouri

JUN 1 9 2015
Lectede Gits Co.

BILL NO. 741

ORDINANCE NO. 725

AN ORDINANCE IMPOSING A TAX UPON ALL UTILITIES, COMPANIES AND PERSONS ENGAGED IN THE BUSINESS OF FURNISHING OR SUPPLYING ELECTRICITY, GAS, TELEPHONE, AND WATER, TO CUSTOMERS WITHIN THE CITY AND ENACTING A NEW CHAPTER OF THE MUNICIPAL CODE RELATING TO SAME

Whereas, the voters of the City of Calverton Park approved a gross receipts utility tax in an amount not to exceed six percent (6%) at the election held on April 7, 2015.

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF CALVERTON PARK, MISSOURI, AS FOLLOWS:

Section 1. There is hereby imposed a monthly license or occupational tax upon all utilities, companies and persons engaged in the business of furnishing or supplying light, electricity, electrical service or power, gas or gas service, telephone or telephone service, telephone exchange service, or water or water service to customers within the City of Calverton Park amounting to the sum of six percent (6%) of the gross receipts derived from carrying on such business within the City.

Section 2. A new Chapter 610 of the Municipal Code, to be entitled "Public Utilities License Tax", is hereby enacted relating to the tax described in Section 1 of this Ordinance. Such new Chapter 610 shall read as follows:

Chapter 610

Public Utilities License Tax

Section 610.010

Tax Imposed

There is hereby levied and imposed upon all persons now or hereafter engaged in the business of furnishing or supplying light, electricity, electrical service or power, gas or gas service, telephone or telephone service, telephone exchange service, or water or water service to customers within the City a monthly license or occupational tax amounting to the sum of six percent (6%) of the gross receipts derived from carrying on such business within the City.

Section 610,020

Definitions.

The term "gross receipts", as used in this Chapter, means the aggregate amount of all sales and charges from the business of furnishing or supplying light, electricity, electrical service and power, gas or gas service, telephone or telephone service, telephone exchange service or water or water service within the City during any period, less discounts, credits, refunds, sales taxes and uncollectible amounts.

Insofar as this Chapter pertains to persons engaged in the business of supplying telephone service, wherever the term telephone, telephone service or such business is used, it shall mean persons engaged in the business of furnishing exchange telephone service within the City.

Attest:	Presiding Officer
City Clerk	4
APPROVED BY THE MAYOR ON THIS _	27 DAY OF Opril, 2015.
	Dave Rolling Mayor PROTEN
Attest:	
City Clerk	

Charlie Briggs Mayor Kent W. Hanshew City Administrator



427-4715 427-4721

October 21, 1992

Mr. Robert J. Carroll Laclede Gas Company 720 Olive Street St. Louis, Missouri 63101

Dear Mr. Carroll:

Enclosed please find a copy of Ordinance No. 618 authorizing the maintenance of the eleven percent (11%) tax rate on gross receipts on natural gas.

This Ordinance authorizes the maintenance of the tax rate on both the August 23, 1992 and October 9, 1992 tariff increases.

Please feel free to contact me at 427-4715 if any further information is required.

Sincerely,

Judy Caudle, CMC

City Clerk, City of Charlack

Encl

AN ORDINANCE TO MAINTAIN THE LICENSE TAX RATE ON GROSS RECEIPTS ON SUPPLYING NATURAL GAS WITHIN THE CITY OF CHARLACK AT ELEVEN PERCENT OF GROSS RECEIPTS PURSUANT TO SECTION 393.275 (2) RSMo

BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF CHARLACK, MISSOURI, as follows:

SECTION 1. Pursuant to the provisions of Section 393.275(2) RSMo, the license tax on gross receipts on natural gas service within the corporate limits of the City of Charlack shall be maintained at eleven percent (11%) as directed by Chapter 710.100(a) of the Municipal Code of the City of Charlack.

SECTION 2. The Board of Aldermen of the City of Charlack was notified of tariff increases approved for Laclede Gas

Company by the Missouri Public Service Commission on August 23,
1992 and October 9, 1992. The Board of Aldermen has determined that it is in the best interest of the City of Charlack to maintain the current tax rate on gross receipts for natural gas service.

SECTION 3. This ordinance shall not be printed in the Municipal Code of the City of Charlack.

SECTION 4. This ordinance shall take effect immediately upon its passage and approval.

I, Judy Caudle, Clerk for the City of Charlack, do hereby certify that the foregoing is a true and correct copy of of Bill No. 310, Ordinance No. 618, passed and approved on the 20th day of October, 1992.

In witness whereof, I have hereunto set my hand and affixed the official seal of said City all on the 21st day of October 1992.

Judy Caudle, CMC

City Clerk, City of Charlack

BILL NO. 310			
ORDINANCE NO. 618			
PAGE 2			A.
Passed and approved this	_ 20 TH	day of	October

Mayor, City of Charlack

ATTEST:

1992.

JUDY CAUDLE, CMC City Clerk

1st reading: /0/a//92 2nd reading: /0/a//92

I, Judy Caudle, Clerk for the City of Charlack, do hereby certify that the attached copies are true and complete copies of the Official Results of the Special Election held on June 4, 1991 and the Official Ballot on June 4, 1991 on Proposition .1.

In witness whereof, I have hereunto set my hand and affixed the official seal of said City, all on the 27th of June, 1991.

City Clerk, City of Charlack

		L ELECTION	
		JUNE 4, 1991	_
			•
*********CITY- OF- CHARLACK- (2-PO	LLING-PLACES)-+*******		
1 Registered Voters -			
2 Ballots Cast - CHARL	ACK		
	d Vcters	and the state of t	and the same of th
FFOP 1 -UTILITIES TAX- SIMPLE			
4 YES			
51 <sub>1</sub> 0			
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0054-MIB 1,16,29,32,59	591110 -18.61		
0055 MID 49	27 1 3.70		
TOTAL	618 111 17.96	61 50	
			7
		-	2400 EUDOUANT TO
WE, THE BOARD OF ELECTION COMMIS	SIONERS OF ST. LOUIS COUNTY, MIS	SOURI, ACTING AS THE VERIFICATION E	UARD FURSUANT- 'U
115:507:-R.S.Mo1987:-HEREBY-CE	RTIFY THE FOREGOING TO BE A TRUE	AND CORRECT ABSTRACT OF VOTES CAST	FOR THE UFFICE, - UR
VOTES CAST FOR THE PACPOSITION,	AT THE SUPPLEMENTAL ELECTION HEL	D IN ST. LOUIS COUNTY, MISSGUPI, GA	JUNE 4, 1991.
No.		•	
	WEANIR REL DAN HUND HI DAN PULIT	E IN CLAYTON, ST. LOUIS COUNTY, MIS	500R17
THIS 18TH DAY OF JUNE, 1991.			$\alpha$
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MORTON I. GOLDER, CHAIRMAN	VINCENT E. SHAW, SECRETARY	MASECETTE B. COLE, MEMBER	RAINEY J. CRAWFORD, MEMBER
MORTON I. GOLDER, CHAIRMAN	VINCENT E. SHAW, SECRETARY	MASECETTE B. COLE, MEMBER	
MORTON I. GOLDER, CHAIRMAN	VINCENT E. SHAW, SECRETARY		
MORTON I. GOLDER, CHAIRMAN	VINCENT E. SHAW, SECRETARY	MASECETTE B. COLE, MEMBER	
MORTON I. GOLDER, CHAIRMAN		MASECETTE B. COLE, MEMBER	
MORTON I. GOLDER, CHAIRMAN		MASECETTE B. COLE, MEMBER	
MCRTON I. GOLDER, CHAIRMAN		MASECETTE B. COLE, MEMBER	
MCRTON I. GOLDER, CHAIRMAN		MASECETTE B. COLE, MEMBER	
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MORTON I. GOLDER, CHAIRMAN		MASECETTE B. COLE, MEMBER	
MCRTON I. GOLDER, CHAIRMAN		MASECETTE B. COLE, MEMBER	
MCRTON I. GOLDER, CHAIRMAN		MASECETTE B. COLE, MEMBER	

OFFICIAL BALLOT
SPLCIAL ELECTION

P- .

SPLCIAL ELECTION
CITY OF CHARLACK, MISSOURI
TUESDAY, JUNE 4, 1991

### **PROPOSITION 1**

Shall the Board of Aldermen of the City of Charlack be authorized to impose an increase of four (4) percent in the utilities tax under the provisions of Section 88.670 (1), Section 94.270, Section 144.032 and other laws of this State, and allow a two (2) percent rebate to utilities taxpayers age sixty-five (65) and over?

YES	7	<b>***</b>
NO	8	

INSTRUCTIONS TO VOTERS: If you are in favor of the question, punch a hole next to the arrow "YES". If you are opposed to the question, punch a hole next to the arrow "NO"



November 18, 1992

Mr. Ronald Krutzman Manager-Tax and Payroll LaClede Gas 720 Olive St. Louis, MO 63101

Dear Mr. Krutzman:

Please find enclosed the City of Chesterfield's Ordinance No. 740 which maintains a tax rate of five percent (5%) on gross receipts on supplying natural gas within the city.

This ordinance was adopted by the City Council on November 16, 1992 in response to your notification regarding a rate increase which requires the city to either rollback rates or pass an ordinance maintaining existing rates.

If you have any questions, please feel free to contact me at (314) 537-4726.

Yours truly,

Jan Hawn

Finance Director

JH:pt

Enclosure

cc: Michael G. Herring, City Administrator



I,	Martha L. DeMay	, City Clerk for the City of
Chesterfie	ld, do hereby certify that th	e document attached hereto is a full, true and correct
copy of	Ordinance #740	, adopted by the City Council on
Novem	ber 16, 1992,	at an official meeting of said City Council. I further
certify that	t the signatures contained	therein are genuine signatures of persons authorized
to act on b	pehalf of the City of Cheste	erfield. Finally, I certify that the attached document
has neithe	r been amended nor record	ded.
In witness	whereof, I have hereunto	set my hand as City Clerk this <u>17th</u> day of
Novem	nor 19 92	

Martha R. Ile May

AN ORDINANCE TO MAINTAIN THE TAX RATE ON GROSS RECEIPTS ON SUPPLYING NATURAL GAS WITHIN THE CITY AT FIVE PERCENT OF GROSS RECEIPTS PURSUANT TO SECTION 393.275(2) R.S.MO

WHEREAS, Ordinance 123 of the City of Chesterfield, Missouri, provides that suppliers of gas or gas service shall pay to the City, as a license or tax, five percent (5%) of gross receipts from such business in the City, and

WHEREAS, Section 393.275(2) R.S.Mo provides that the governing body of a City notified by the State Public Service Commission of an increase in the tariff for utility services shall reduce its gross receipts tax rate unless an ordinance is enacted by the governing body of the City so notified to maintain its gross receipts tax rate without reduction, and

WHEREAS, the City of Chesterfield was notified of a tariff increase approved for Laclede Gas Co. by the Missouri Public Service Commission on October 16, 1992, and

WHEREAS, City Council has determined that it is in the best interest of the City of Chesterfield to maintain the current tax rate on gross receipts for natural gas services as authorized by Section 393.275(2) R.S.Mo.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CHESTERFIELD, ST. LOUIS COUNTY, MISSOURI, AS FOLLOWS:

SECTION 1. Pursuant to the provisions of Section 393.275(2) R.S.Mo. the gross receipts tax rate on natural gas service within the corporate limits of the City of Chesterfield shall be maintained as directed by Ordinance 123 of the City of Chesterfield, Missouri.

SECTION 2. This Ordinance shall be in full force and effect from and after its passage and approval.

PASSED AND APPROVED THIS 16 TH DAY OF NOVEMBER, 1992.

Mayor Mayor

ATTESTED TO:

Martha S. Sle May
City Clerk



October 21, 1992

Mr. Brent Stewart
Executive Secretary
Missouri Public Service Commission
Post Office Box 360
Jefferson City, MO 65102

Dear Mr. Stewart:

Please find enclosed the City of Chesterfield's Ordinance No. 731 which maintains a tax rate of five percent (5%) on gross receipts on supplying natural gas within the city.

This ordinance was adopted by the City Council on October 19, 1992 in response to your notification regarding a rate increase for Laclede Gas which requires the city to either rollback rates or pass an ordinance maintaining existing rates.

If you have any questions, please feel free to contact me at (314) 537-4726.

Yours truly,

Jan Hawn

Finance Director

JH:pt

Enclosure

cc: Michael G. Herring, City Administrator

Laclede Gas



Ι,	Martha L. DeMay			, City Clerk for the	he City of
Chesterfie	ld, do hereby certify tha	t the documen	t attached here	eto is a full, true a	nd correct
copy of	Ordinance	#731	, adop	oted by the City Co	ouncil on
Oct	tober 19, 1992	at an offic	ial meeting of	said City Council.	I further
certify that	t the signatures contain	ed therein are	genuine signa	itures of persons a	uthorized
to act on b	pehalf of the City of Ch	esterfield. Fir	nally, I certify	that the attached	document
has neither	r been amended nor re	corded.			
In witness	whereof, I have hereun	to set my hand	d as City Clerk	this <u>21st</u> day o	f
Octob	per, 19_9	2			

BILL NO  $\frac{740}{731}$ 

AN ORDINANCE TO MAINTAIN THE TAX RATE ON GROSS RECEIPTS ON SUPPLYING NATURAL GAS WITHIN THE CITY AT FIVE PERCENT OF GROSS RECEIPTS PURSUANT TO SECTION 393.275(2) R.S.MO

WHEREAS, Ordinance 123 of the City of Chesterfield, Missouri, provides that suppliers of gas or gas service shall pay to the City, as a license or tax, five percent (5%) of gross receipts from such business in the City, and

WHEREAS, Section 393.275(2) R.S.Mo provides that the governing body of a City notified by the State Public Service Commission of an increase in the tariff for utility services shall reduce its gross receipts tax rate unless an ordinance is enacted by the governing body of the City so notified to maintain its gross receipts tax rate without reduction, and

WHEREAS, the City of Chesterfield was notified of a tariff increase approved for Laclede Gas Co. by the Missouri Public Service Commission on August 27, 1992, and

WHEREAS, City Council has determined that it is in the best interest of the City of Chesterfield to maintain the current tax rate on gross receipts for natural gas service as authorized by Section 393.275(2) R.S.Mo.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CHESTERFIELD, ST. LOUIS COUNTY, MISSOURI, AS FOLLOWS:

SECTION 1. Pursuant to the provisions of Section 393.275(2) R.S.Mo, the gross receipts tax rate on natural gas service within the corporate limits of the City of Chesterfield shall be maintained as directed by Ordinance 123 of the City of Chesterfield, Missouri.

Section 2. This Ordinance shall be in full force and effect from and after its passage and approval.

Mayor/ Leavent

PASSED AND APPROVED THIS  $19^{TH}$  DAY OF OCTOBER, 1992.

Martin A De May

# BILL NO. <u>4748</u> ORDINANCE NO. <u>4642</u>

AN ORDINANCE RENEWING AN EXISTING FRANCHISE AND GRANTING FOR A PERIOD OF TWENTY (20) YEARS TO LACLEDE GAS COMPANY, A MISSOURI CORPORATION, ITS SUCCESSORS AND ASSIGNS, THE RIGHT, PERMISSION AND AUTHORITY TO CONSTRUCT, RECONSTRUCT, EXCAVATE FOR, PLACE, MAINTAIN, OPERATE AND USE ITS MAINS, SERVICE PIPES, CONDUCTORS AND OTHER EQUIPMENT, WITH ALL NECESSARY OR APPROPRIATE APPURTENANCES AND APPLIANCES IN CONNECTION THEREWITH, IN, ALONG, ACROSS, OVER AND UNDER THE STREETS, ROADS, ALLEYS, SIDEWALKS, SQUARES, BRIDGES, AND OTHER PUBLIC PLACES IN THE CITY OF CLAYTON, FOR THE PURPOSE OF TRANSMITTING, FURNISHING AND DISTRIBUTING GAS FOR LIGHT, HEAT, POWER AND OTHER PURPOSES WITHIN AND THROUGH THE CITY OF CLAYTON, PRESCRIBING THE TERMS AND CONDITIONS OF SUCH GRANT, IMPOSING CERTAIN OBLIGATIONS UPON THE GRANTEE, ITS SUCCESSORS AND ASSIGNS, SUCCESSIVELY, IN CONNECTION THEREWITH.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CLAYTON, MISSOURI, AS FOLLOWS:

Section 1. The right, permission and authority is hereby granted to, renewed and vested in, Laclede Gas Company, corporation of the State of Missouri (hereinafter sometimes called "Laclede"), its successors and assigns, to construct, reconstruct, excavate for, place, maintain, operate and use all necessary or appropriate mains, service pipes, conduits, conductors, underground vaults, and other equipment, with all necessary or appropriate appurtenances and appliances in connection therewith, in, along, across, over and under the streets, roads, alleys, sidewalks, squares, bridges and other public places within the corporate limits of the City of Clayton, as now fixed and as hereafter extended, for the purpose of furnishing and distributing gas for light, heat, power and other purposes within the City of Clayton and in territory adjacent to said City and for the purpose of transmitting gas through said City; all such equipment, appliances and apparatus to be installed and maintained with due regard to the rightful use by other persons, with vehicles or otherwise, of the streets, roads, alleys, sidewalks, squares, bridges and other public places; and exercise of the rights, permission and authority hereby granted shall at all times be subject to proper regulation by the City in the exercise of its police powers.

Section 2. Extensions of, and additions to, the distribution system maintained by Laclede, its successors or assigns, in the City of Clayton, shall be made in accordance with the rules and regulations governing such extensions and additions by Laclede, now on file with the Public Service Commission of

Missouri or in accordance with such amended rules and regulations governing such extensions and additions by Laclede, its successors or assigns, as may hereafter become effective in the manner provided by law.

Section 3. Laclede shall hold said City of Clayton harmless from all liability imposed upon it on account of injury or damage to person or property caused by Laclede in the course of or in connection with any construction, reconstruction, excavation, placing, maintenance, operation or use of mains, service pipes, conduits, conductors or other equipment in, along, across, over or under any of the streets, roads, alleys, sidewalks, squares, bridges or other public places in the City of Clayton in the exercise of any of the rights and privileges conferred by this ordinance; provided, however, that this provision of indemnity shall not apply to any claim based on alleged improper restoration of any such public place, following the making of an excavation therein, for more than two years after such excavation is made, unless within said two years the grantee shall have failed to make acceptable repairs after notice from the City so to do.

Section 4. The rights, privileges and authority hereby granted shall inure to and be vested in Laclede Gas Company, its successors and assigns, successively, subject to all of the terms, provisions and conditions herein contained, and each of the obligations hereby imposed upon Laclede shall devolve and be binding upon its successors and assigns, successively, in the same manner.

Section 5. This ordinance shall confer no right, privilege or authority on Laclede, its successors, licensees, transferees or assigns, unless Laclede shall within sixty (60) days after due notice to Laclede of the enactment of this ordinance, file with the City Clerk an acceptance of the terms and provisions hereof; provided, however, that if such acceptance be not so filed within said period of sixty (60) days, all rights, privileges and authority herein granted shall become null and void.

Section 6. This ordinance, upon its enactment and its acceptance by Laclede as hereinbefore provided, shall continue and remain in full force and effect, as a renewal of the preceding franchise, for a period of twenty (20) years from the 26th day of August, 1988.

Section 7. Neither acceptance of, nor compliance with, the provisions of this ordinance shall in any wise impair or affect, or constitute or be construed as a relinquishment or waiver of, any right, permission or authority which Laclede, its successors or assigns, may have independently of this ordinance; nor shall use by Laclede, its successors or assigns, of public property or places in the City of Clayton, as authorized by this ordinance or service rendered by said Company, its successors or assigns, in said City, be treated as use solely of the rights, permission and authority provided for

by this ordinance or as service referable solely to this ordinance or to any obligation of service consequent upon acceptance thereof or as in any wise indicating non-use of, non-compliance with, any obligation incident to, any right, permission or authority vested in Laclede, its successors or assigns, independently of this ordinance; and the acceptance provided for in Section 5 of this ordinance, and each and every compliance with the provisions of this ordinance or with any obligation arising from acceptance thereof, shall be subject to, and conditioned by, the provisions of this Section 7, with the same force and effect as though each of the provisions of this section were expressly incorporated in such acceptance and expressly declared by the acceptor, its successors or assigns, at and prior to the time of such compliance by it, as conditions of such compliance.

Section 8. All ordinances and parts of ordinances in conflict with this ordinance or with any of its provisions are, to the extent of such conflict, hereby repealed.

Section 9. If any provision of this ordinance, or the application of such provision to particular circumstances, shall be held invalid, the remainder of this ordinance, or the application of such provision to circumstances other than those as to which it is held invalid, shall not be affected thereby.

Section 10. This ordinance shall take effect and the rights, privileges and authority hereby granted and renewed shall vest in Laclede upon its filing of an acceptance with the City Clerk according to the terms prescribed herein; subject only to the approval or disapproval of the voters of this city only upon the terms and conditions as provided in §88.251 RSMo. (1987). If the City Clerk does not receive within thirty (30) days after the final passage of this ordinance a petition sufficient in form and signed by the requisite number of voters, this ordinance shall be a valid and binding franchise of the city and shall remain in full force and effect.

Passed this 28th day of John, 1988.

Mayor, City of Clayton

Approved this 29th day of Guly, 1988.

Mayor, City of Clayton

ATTEST:

Elizabeth a. Richard

STATE OF MISSOURI ) SS. COUNTY OF ST. LOUIS )

- I, Chard, City Clerk within and for the City of Clayton in the State and County aforesaid, do hereby certify that:
- (1) the foregoing constitutes a full, true and correct copy of Ordinance No. 4642 of said city as:
  - (a) introduced before the City Council on the 24 day of may, 1988; and
  - (b) completed in the form as finally passed and which remained on file with the undersigned City Clerk for public inspection at least thirty (30) days before the final passage thereof; and
  - (c) passed by the City Council and approved by the Mayor on the 28th day of \_\_\_\_\_\_\_\_, 1988, as fully as the same appears of record in my office;
- (2) I did not receive, within thirty (30) days after the final passage and approval of the Ordinance, a petition sufficient in form and signed by the requisite number of voters as set forth in §88.251 RSMo. (1987).

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the corporate seal of the City of Clayton, Missouri, at my office in said city this 29 day of quly 1988.

Elizabeth a. Richard

(SEAL)

City of Cool Valley

100 Signal Hill Drive Cool Valley, Mo 63121 521-3500

STATE OF MISSOURI )
COUNTY OF ST. LOUIS )
I, <u>Dolores Galatí</u> , City Clerk within and for
the City of Cool Valley, do hereby certify that the attached
constitutes a full, true and correct copy of Ordinance No. <u>785</u>
of said City as passed and approved by the Board of Aldermen
on the <u>24th</u> day of <u>November</u> , 19 92, as
fully as the same appears of record in my office.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed
the corporate seal of the City of Cool Valley, Missouri, at my
office in said City, this <u>25th</u> day of <u>November</u>
19 <i>92</i> .

FIRST	READING	11/24/92	BILL NO	825
SECOND	READING	_11/24/92	ORDINANCE	NO785

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#### AN ORDINANCE

TO MAINTAIN THE TAX ON GROSS RECEIPTS
ON SUPPLYING NATURAL GAS OR GAS SERVICE WITHIN
THE CITY AT SEVEN PERCENT OF GROSS RECEIPTS PURSUANT
TO SECTION 393.275 (2) RSMo.

WHEREAS, Section 21-17 of the Cool Valley City Code provides that suppliers of gas or gas service shall pay to the City, as a license or occupation tax, seven (7) percent of gross receipts from such business in the City, and

WHEREAS, Section 393.275 (2) RSMo. provides that the governing body of a city notified by the State Public Service Commission of an increase in the tariff for utility services shall reduce its gross receipts tax rate unless an ordinance is enacted by the governing body of the city so notified to maintain its gross receipts tax rate without reduction, and

WHEREAS, the City of Cool Valley was notified of a tariff increase approved for Laclede Gas Company by the Missouri Public Service Commission on October 16, 1992, and

WHEREAS, the Board of Aldermen has determined that it is in the best interest of the City of Cool Valley to maintain the current tax rate on gross receipts for natural gas service as authorized by Section 393.275 (2) RSMo.

NOW THEREFORE, BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF COOL VALLEY, MISSOURI, AS FOLLOWS:

SECTION 1. Pursuant to the provisions of Section 393.272 (2) RSMo., the gross receipts tax rate on natural gas service within the corporate limits of the City of Cool Valley shall be maintained at seven (7) percent as directed by Section 21-17 of the Cool Valley City Code.

SECTION 2. The City Clerk shall forward a certified copy of this ordinance by certified mail to each supplier of gas or gas service.

SECTION 3. This Ordinance shall be in full force and effect from and after its passage and approval by the Mayor and Board of Aldermen.

Passed and approved this 24th day of November, 1992.

ATTEST:

\_\_Dolores Galati\_\_\_\_\_ Hershell G. Brooks\_\_ City Clerk Mayor

AYES:

3--Cummings, Wombacher, Martin

NAYES:

0

ABSENT:

1--Harris

City of Cool Valley

100 Signal Hill Drive Cool Valley, Mo. 63121 521-3500

STATE OF MISSOURI ) SS
COUNTY OF ST. LOUIS )
I, Dolores Galati , City Clerk within and for
the City of Cool Valley, do hereby certify that the attached
constitutes a full, true and correct copy of Ordinance No. 780
of said City as passed and approved by the Board of Aldermen
on the <u>22nd</u> day of <u>September</u> , 19 92, as
fully as the same appears of record in my office.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed
the corporate seal of the City of Cool Valley, Missouri, at my
office in said City, this day of <u>September</u> ,
19 92 .
Delayer Shirt
CITY CLERK

FIRST READING9/22/92	BILL NO820
SECOND READING9/22/92	ORDINANCE NO780

#### AN ORDINANCE

TO MAINTAIN THE TAX RATE ON GROSS RECEIPTS
ON SUPPLYING NATURAL GAS OR GAS SERVICE WITHIN
THE CITY AT SEVEN PERCENT OF GROSS RECEIPTS PURSUANT
TO SECTION 393.275 (2) RSMo.

WHEREAS, Section 21-17 of the Cool Valley City Code provides that suppliers of gas or gas service shall pay to the City, as a license or occupation tax, seven (7) percent of gross receipts from such business in the City, and

WHEREAS, Section 393.275 (2) RSMo. provides that the govern ing body of a city notified by the State Public Services Commis sion of an increase in the tariff for utility services shall reduce its gross receipts tax rate unless an ordinance is enacted by the governing body of the city so notified to maintain its gross receipts tax rate without reduction, and

WHEREAS, the City of Cool Valley was notified of a tariff increase approved for Laclede Gas Company by the Missouri Public Services Commission on August 27, 1992, and

WHEREAS, the Board of Aldermen has determined that it is in the best interest of the City of Cool Valley to maintain the current tax rate on gross receipts for natural gas services as authorized by Section 393.275 (2) RSMo.

NOW THEREFORE, BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF COOL VALLEY, MISSOURI, AS FOLLOWS:

SECTION 1. Pursuant to the provisions of Section 393.275

(2) RSMo., the gross receipts tax rate on natural gas service within the corporate limits of the City of Cool Valley shall be maintained at seven (7) percent as directed by Section 21-17 of the Cool Valley City Code.

SECTION 2. The City Clerk shall forward a certified copy of this ordinance by certified mail to each supplier of gas or gas service.

SECTION 3. This Ordinance shall be in full force and effect from and after its passage and approval by the Mayor and Board of Aldermen.

PASSED AND APPROVED THIS \_22nd\_\_day of \_\_September\_\_\_\_, 1992.

ATTEST:

City Clerk

3--Martin, Cummings, Wombacher,

NAYES: 0

AYES:

ABSENT: 1--Harris

AN ORDINANCE RENEWING AN EXISTING FRANCHISE AND GRANTING FOR A PERIOD OF TWENTY (20) YEARS TO LACLEDE GAS COMPANY, A MISSOURI CORPORATION, ITS SUCCESSORS AND ASSIGNS, THE RIGHT, PERMISSION AND AUTHORITY TO SET AND MAINTAIN ITS MAINS, SERVICE CONDUITS, CONDUCTORS, TANKS, VAULTS, VAPORIZERS, REGULATORS AND OTHER FIXTURES, AND TO EXCAVATE FOR, INSTALL AND MAINTAIN THE NECESSARY EQUIPMENT FOR THE OPERATION AND MAINTENANCE OF A SYSTEM FOR THE TRANSMISSION, DISTRIBUTION, AND SALE OF GAS ALONG, ACROSS OR UNDER ANY OF THE PUBLIC ROADS, STREETS, ALLEYS OR PUBLIC PLACES WITHIN THE CITY OF COTTLEVILLE, MISSOURI, PRESCRIBING THE TERMS AND CONDITIONS OF SUCH GRANT, AND IMPOSING CERTAIN OBLIGATIONS UPON THE GRANTEE, ITS SUCCESSORS AND ASSIGNS, SUCCESSIVELY, IN CONNECTION THEREWITH.

BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF COTTLEVILLE, MISSOURI, AS FOLLOWS:

The franchise, right, permission and authority is hereby granted to Section 1. and vested in Laclede Gas Company, a corporation of the State of Missouri (hereinafter sometimes called "Laclede"), its successors and assigns, to set and maintain its mains, service pipes, conduits, conductors, tanks, vaults, vaporizers, regulators and other fixtures, and to excavate for, install and maintain the necessary equipment for the operation and maintenance of a system for the transmission, distribution and sale of gas, along, across or under any of the public roads, streets, alleys or public places within the corporate limits of the City of Cottleville, Missouri, as now fixed or as hereafter extended (hereinafter sometimes called "City") for the purpose of transmitting, distributing and selling gas for light, heat, power and other purposes within the City of Cottleville, and for the purpose of transmitting gas through said City. The exercise of the rights, permission and authority hereby granted shall at all times be subject to proper regulation by the City in the exercise of its police powers, provided that Laclede has a certificate of public convenience and necessity from the Missouri Public Service Commission, for the purpose of supplying light, heat and power within and through the City. All fixtures installed and maintained pursuant to this Ordinance shall be so located on public roads, streets, alleys or public places under such supervision as the City may from time to time proscribe so as not to disturb or damage unnecessarily any pavement, sidewalks, drains, sewers, water mains, fiber optic cable, traffic signal equipment, or other like improvements, and Laclede shall repair the damage caused by such installation and maintenance to all pavement, sidewalks, drains, sewers, water mains, fiber optic cable, traffic signal equipment, or other like improvements in a good and workmanlike manner. All such work shall be done with due and reasonable dispatch and with the least practicable

interference with the rights of the public. All such facilities shall be installed and maintained with due regard to and the rightful use by other persons, vehicles or otherwise, of the public roads, streets, alleys and other public places.

- Extensions of, and additions to, the distribution system maintained Section 2. by Laclede, its successors or assigns, in the City shall be made in accordance with the rules and regulations governing such extensions and additions by Laclede now on file with the Public Service Commission of Missouri or in accordance with such amended rules and regulations governing such extensions and additions by Laclede, its successors or assigns, as may hereafter become effective in the manner provided by law. Laclede shall provide gas to the inhabitants of the City in accordance with the rules and regulations on file with the Missouri Public Service Commission, as the same may be modified from time to time. The rates to be charged by Laclede for the transmission, distribution and sale of gas furnished hereunder shall be the lawful rates fixed or approved from time to time by the Missouri Public Service Commission, or any regulatory body that may succeed to the power of said Commission to fix rates within the City. All facilities of Laclede in the City shall be installed and maintained in accordance with the applicable rules and regulations of the Missouri Public Service Commission and the ordinances of the City.
- Section 3. The rights, privileges and authority hereby granted shall inure to and be vested in Laclede, its successors and assigns, successively, subject to all of the terms, provisions and conditions herein contained, and each of the obligations hereby imposed upon Laclede shall devolve and be binding upon its successors and assigns, successively, in the same manner.
- Section 4. As consideration for the rights and privileges conferred by this Ordinance:
- (a) Laclede shall be obligated to pay, and by its acceptance of this Ordinance agrees to pay to the City a sum equal to five percent (5%) of Laclede's gross receipts from its business within the corporate limits of the City for each calendar month.
- (b) Laclede shall pay to the City, on or before the last day of each calendar month during the term of this franchise, an amount equal to such percentage from customers within the City for the preceding calendar month.
- (c) With each payment hereunder, Laclede shall file with the City's Clerk a sworn statement of the gross receipts for the applicable period and also a sworn statement of all payments made by it for such period on account of any of the taxes hereinafter enumerated in subparagraph (d). The term "gross receipts" means the aggregate amount of all sales and charges from the business of supplying gas or gas service made by Laclede in the City during any period less discounts, credits, refunds and uncollectible accounts; excepting, however, gross receipts derived from the furnishing of

such services to the City which shall not be included in gross receipts nor shall payment be due on such gross receipts.

(d) All payments made pursuant to the provisions of this Section 4 will be reduced by the total of payments made by Laclede for the applicable periods of time or portions thereof on account of any tax levied or imposed by the City upon the business of providing gas or gas service or upon the right or privilege of engaging in such business within the corporate limits of said City, whether said tax be designated as an occupation tax, a license tax, or otherwise; but not including a sales tax levied or imposed pursuant to ordinances of the City.

Section 5. No franchise, right, privilege or authority given or granted by this Ordinance shall become effective until there shall have been filed with the City Clerk of the City of Cottleville, Missouri, the written acceptance of this Ordinance by Laclede, in substantially the form attached hereto and marked as Exhibit A. Such acceptance shall be so filed within ninety (90) days from the final passage and approval of this Ordinance, and when so filed, shall, together with its operation by Laclede, its successors or assigns, under the terms of this Ordinance, constitute full consideration for the franchise rights, privileges and authority hereby granted; provided however, that if such acceptance be not so filed within said period of ninety (90) days, all rights, privileges, and authority herein granted shall become null and void. This ordinance, upon its enactment and subject to its acceptance by Laclede as hereinbefore provided, shall continue and remain in full force and effect for a period of twenty (20) years beginning September 5, 2006 and ending September 4, 2026.

Neither acceptance of, nor compliance with, the provisions of this Section 6. ordinance shall in any wise impair or affect, or constitute or be construed as a relinquishment or waiver of, any right, permission or authority that Laclede, its successors or assigns, may have independently of this ordinance; nor shall any use by Laclede, its successors or assigns, of public property or places in the City of Cottleville, as authorized by this ordinance, or service rendered by Laclede, its successors or assigns, in said City, be treated as use solely of the rights, permission and authority provided for by this ordinance or as service referable solely to this ordinance or to any obligation of service consequent upon acceptance thereof or as in any wise indicating non-use of, noncompliance with, any obligation incident to, any right, permission or authority vested in Laclede, its successors or assigns, independently of this ordinance; and the acceptance provided for in Section 5 of this ordinance, and each and every compliance with the provisions of this ordinance or with any obligation arising from acceptance thereof, shall be subject to, and conditioned by, the provisions of this Section 6, with the same force and effect as though each of the provisions of this section were expressly incorporated in such acceptance and expressly declared by the acceptor, its successors or assigns, at and prior to the time of such compliance by it, as conditions of such compliance.

Section 7. This Ordinance shall be further subject to approval or disapproval of the voters of this City only upon the terms and conditions as provided in Mo. Rev. Stat. § 88.251 (2000). If the City Clerk does not receive within thirty (30) days after the passage of this Ordinance a petition sufficient in form and signed by the requisite number of voters, it shall be a valid and binding franchise of the City upon the filing of an acceptance by Laclede according to the terms prescribed herein and shall remain in full force and effect in accordance with the terms hereof.

Section 8. This ordinance shall not relieve Laclede of the obligation to comply with any ordinance now existing in the City or enacted in the future requiring Laclede to obtain written permits or other approval from the City prior to commencement of construction of facilities within the public roads, streets, alleys, or other public places thereof, except Laclede shall not be required to obtain permits or other approval from the City for the maintenance and repair of its facilities within its own easements.

Section 9. Nothing contained herein shall in any manner be deemed or construed to alter, modify, supersede, supplant or otherwise nullify any other Ordinance of the City or the requirements thereof whether or not relating to or in any manner connected with the subject matter hereof, unless expressly set forth herein.

Section 10. If any term, condition, or provision of this Ordinance shall, to any extent, be held to be invalid or unenforceable, the remainder hereof shall be valid in all other respects and continue to be effective and each and every remaining provision hereof shall be valid and shall be enforced to the fullest extent permitted by law, it being the intent of the Board of Aldermen that it would have enacted this Ordinance without the invalid or unenforceable provisions. In the event of a subsequent change in applicable law so that the provision which had been held invalid is no longer invalid, said provision shall thereupon return to full force and effect without further action by the City and shall thereafter be binding.

Read two (2) times and passed by the Board of Aldermen of the City of Cottleville, Missouri, this H day of Soptember, 2006.

As Presiding Officer

Attest:

City Clerk

Approved this 14 day of Soptember, 2006.

Attest:

# City of Country Club Fills

# 7422 EUNICE AVENUE SAINT LOUIS COUNTY, MO. 63136

August 13, 1981

The undersigned duly appointed clerk of the City of Country Club Hills hereby certifies that the attached Ordinance #445 is a true and correct copy of Ordinance #445 enacted by the Board of Aldermen of the City of Country Club Hills Missouri on the twelfth (12th) day of August, 1981.

Melinda Kwiatkowski. City Clerk

BILL NO.	450
ORDINANCE NO.	445

AN OFFICIANCE REPEALING SECTION 3 OF ORDINANCE 384 ( TAX PUBLIC UTILITIES ) AND ENACTING IN PLACE THEREOF A NEW SECTION 3 TO CONTINUE 384.

EI IT CROAINED BY THE BOARD OF ALBERMEN OF THE CITY OF COUNTRY CLUE HILLS, ST. LOUIS COUPTY, MISSOURI, AS POLLOWS:

Section.1. Section 3 of Ordinance 384 is hereby repeal in its entirety. In place thereof the following section is adopted and shall hereafter be Section 3 of Ordinance 384.

Section 3 Monthly Reports and Payment of Tax Every Public Utility shall file with the City Collector of the City of Country Club Hills a ronthly statement showing the gross receipts derived from such business during the previous month ending with the last day of the prior month, which statement shall be filed on the last day of the routh following the month being reported: The tax personibed in Section 2 of this Ordinance shall be due and prif at the time of filing of such statement. The first such statement shall be due on the last day of November 1981, such statement being for the poriod ending the last day of October 1981.

Scation 2. This Ordinance shall be effective from and after the date of its passage and being signed and approved by the Mayor as such ordinance is an emergency matter pertaining to the health safety and welfare of the City of Country Club Hills.

> PASSID this 12 day of dugust 1981. Blent E. Grans

APPROVED this 1275ay of August 1982.

Bolert P. Faring

ATTEST:

Inada Tuntilanaki

## OFFICIAL RESULTS CONSCLIDATED CENERAL ELECTION ST. LOUIS COUNTY, MISSCURI TUESDAY, APRIL 6, 1982

ALDERMAN - WARD 1 - COUNTRY CLUB HILLS 01 - ROBERT K. HUSS 02 - JAMES RIEMAN				03 04 05	- GAR - GER - ANT	RD 2 — CEUNTRY Y W. SANCER ALD GIBSON Hony G. Ealdi ID P. Hazelwood	
	01	02	03	04	05	06	
SF 11,26,36,43,46	88	87	79	17	15	92	
TOTAL	88	87	79	17	15	92	

STATE OF MISSOURI 5 5 COUNTY OF ST. LCUIS )

WE, THE BOARD OF ELECTION COMMISSIONERS OF THE COUNTY OF ST. LOUIS, STATE OF MISSCURI, ACTING AS THE VERIFICATION EDARD, HEREBY CERTIFY THE FOREGOING TO BE A TRUE AND CORRECT AESTRACT OF VOTES CAST FOR THE ABOVE CANDIDATES OR PROPOSITIONS AT THE CONSOLIDATED IN THE 'CITY OF COUNTRY CLUB HILLS ST. LOUIS COUNTY, MISSCURI, HELD ON TUESDAY THE 6TH DAY OF APRIL, 1982, AS REPORTED IN THE OFFICIAL ELECTION RETURNS SLEWITTED TO OUR OFFICE BY THE DULY APPOINTED JUDGES AND CLERKS OF SAID ELECTION. WHICH RESULTS HAVE BEEN PUBLICLY ANNOUNCED BY THE BOARD IN ACCORDANCE WITH MISSOURI ELECTION LAWS.

IN TESTIMONY WHEREOF, WE HEREUNTO SET OUR HAND AT THIS OFFICE IN CLAYTON, ST. LOUIS COUNTY, MISSOURI, THIS 14TH DAY OF APRIL, 1982.

JOHN FOX AFICED

CHAIRMAN

AL BAUER SECRETARY

CATHERINE REA, MEMBER

ANN R. RUWITCH. MEMBER

PLEASE NOTE THAT ONLY VOTERS LIVING IN PRECINCTS WITHIN THE AFOREMENTIONED DISTRICT OR POLITICAL ENTITY WERE ABLE TO CAST AND HAVE COUNTED BALLOTS PERTAINING TO THE ELECTION FOR WHICH THIS ABSTRACT OF VOTES CAST HAS BEEN CERTIFIED. WHILE VOTERS LIVING IN PRECINCTS OUTSIDE OF THE AFOREMENTIONED DISTRICT OR POLITICAL ENTITY MAY HAVE BEEN ASSIGNED TO A SIMILAR POLLING PLACE LOCATION AS VCTERS LIVING IN PRECINCTS WITHIN THE AFCREMENTICNED DISTRICT OR POLITICAL ENTITY, NORMAL BALLOT ISSUANCE. VCTING AND TABULATING PROCEDURES WOULD PREVENT VOTERS NOT ELIGIBLE TO VOTE IN THIS ELECTION FROM CASTING A BALLOT FOR SUCH.

# OFFICIAL RESULTS SPECIAL ELECTION ST. LOUIS COUNTY, MISSCURI \TLESDAY, APRIL 6, 1982

PROP- NO 1-UTILITIES TO 1 - YES O2 - NO	AX- CCUNTRY CLUB HILLS			PROP- NG 2-MERCHANT TAX- CCUNTRY CLUB HILLS 03 - YES 04 - NO
•	Cl	02	ε0	0 4
SF 11,26,36,43,46	311	97	349	51
TOTAL	711	G 7	340	51

STATE OF MISSCURI ) SS
COUNTY OF ST. LCUIS )

WE, THE BOARD OF ELECTION COMMISSIONERS OF THE COUNTY OF ST. LOUIS, STATE OF MISSCURI. ACTING'AS THE VERIFICATION ECARD, HERBY CERTIFY THE FOREGOING IC EE A TRUE AND CORRECT ABSTRACT OF VOTES CAST FOR THE ABOVE CANDIDATES OR PROPOSITIONS AT THE CONSOLIDATED ELECTION IN THE CITY OF COUNTRY CLUB HILLS ST. LOUIS COUNTY, MISSOURI, HELD ON TUESDAY THE 6TH DAY OF APRIL, 1982, AS REPORTED IN THE OFFICIAL ELECTION FETURNS SLENTITED TO CUR OFFICE BY THE DULY APPCINTED JUDGES AND CLERKS OF SAID ELECTION, WHICH RESULTS HAVE BEEN PUBLICLY ANNOUNCED BY THE BOARD IN ACCORDANCE WITH MISSOURI ELECTION LAWS.

IN TESTIMON'S WHEREOF. WE HEREUNTO SET OUR HAND AT THIS OFFICE IN CLAYTON, ST. LOUIS COUNTY, MISSOURI, THIS 14TH DAY OF APRIL, 1982.

Her De Ceners al Bour

JOHN FOX AFROLD CHAIRMAN AL BAUER SECRETARY

CATHERINE REA, MEMBER ANN R. RUWITCH. MEMBER

PLEASE NOTE THAT CNLY VCTERS LIVING IN PRECINCTS WITHIN THE AFOREMENTIONED DISTRICT OR POLITICAL ENTITY WERE ABLE TO CAST AND HAVE COUNTED BALLOTS PERTAINING TO THE ELECTION FOR WHICH THIS ABSTRACT OF VOTES CAST HAS BEEN CERTIFIED. WHILE VCTERS LIVING IN PRECINCTS OUTSIDE OF THE AFCREMENTIONED DISTRICT OR POLITICAL ENTITY MAY HAVE BEEN ASSIGNED TO A SIMILAR POLLING PLACE LOCATION AS VOTERS LIVING IN PRECINCTS WITHIN THE AFCREMENTIONED DISTRICT OR POLITICAL ENTITY, NORMAL BALLOT ISSUANCE. VCTING AND TABULATING PROCEDURES WOULD PREVENT VOTERS NOT ELIGIBLE TO VOTE IN THIS ELECTION FROM CASTING A BALLOT FOR SUCH.

BILL NO	460
ORDINANCE NO.	454

AN ORDINANCE AMENDING SECTION 2 OF ORDINANCE 384 TO INCREASE THE LICENSE OR OCCUPATION TAX PAID BY PUBLIC UTILITIES IN THE CITY OF COUNTRY CLUB HILLS, MISSOURI, FROM FIVE PERCENT (5%) TO EIGHT PERCENT (8%).

BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF COUNTRY CLUB HILLS, MISSOURI, AS FOLLOWS:

Section 1. <u>Increase in License or Occupation Tax Paid</u>

by Public Utilities. Section 2 of Ordinance 384, providing

for a license or occupation tax on public utilities is hereby

amended to read as follows:

Section 2. <u>License Tax Imposed - Amount</u>. Every public utility shall pay to the City of Country Club Hills a license or occupational tax in the amount equal to eight percent (8%) of the gross receipts derived from such business within the City of Country Club Hills.

Section 2. <u>Effective Date</u>. This Ordinance shall be in full force and effect from and after its passage by the Board of Aldermen and approval by the Mayor.

PASSED this /// day of ///, 1982.

MAYOR

APPROVED this /4 day of April, 1982.

MAYÓR

ATTEST:

Melenda Kunstkanski

BILL NO	459
ORDINANCE NO.	453

AN ORDINANCE DECLARING THE RESULTS OF A SPECIAL ELECTION HELD ON APRIL 6, 1982, TO TEST THE SENSE OF THE VOTERS UPON ORDINANCE NO. 446 WHICH SOUGHT VOTER APPROVAL OF AN INCREASE IN THE CITY'S TAX ON PUBLIC UTILITIES AND OF AN INCREASE IN THE CITY TAX MERCHANT'S PAY BASED UPON THEIR ANNUAL GROSS SALES.

BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF COUNTRY CLUB HILLS AS FOLLOWS:

Section 1. Pursuant to Ordinance 446, a Special Election was held on April 6, 1982.

Section 2. That at such special election, the two propositions providing for voter approval of an increase in the tax on public utilities as provided for in Ordinance 384 and of an increase in the Merchant's License Tax on gross sales as provided for in Ordinance 228, as amended, was submitted to the voters of the City of Country Club Hills for approval or disapproval.

Section 3. That the results of said special election are hereby declared to be as follows:

A. Shall the tax on public utilities in the City of Country Club Hills, as provided for in Ordinance No. 384, levied on the gross receipts derived from such business in the City of Country Club Hills, be increased from five percent (5%) to eight percent (8%)?

B. Shall the Merchant's License Tax in the City of Country Club Hills, as provided for in Ordinance No. 228, as amended, levied on the annual gross sales of each merchant, be increased from One Dollar (\$1.00) to Two Dollars (\$2.00) for each One Thousand Dollars (\$1,000.00) annual gross sales?

\_\_\_\_\_\_\_ballots validly cast for approval \_\_\_\_\_\_\_ballots validly cast for disapproval

Section 4. Effective Date. This Ordinance shall be in full force and effect from and after its passage by the Board of Aldermen and approval by the Mayor.

PASSED this 14 day of APRIL, 1982

MAYOR Secure

APPROVED this 14 day of APRIL, 1982

MAYOR Evans

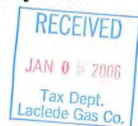
ATTEST:



# Roy Robinson, Mayor

Office of the City Clerk

December 6, 2005



Laclede Gas Company 720 Olive Street St. Louis, MO 63101

RE: New utility tax rates for service provided in Crestwood

To Whom It May Concern:

Enclosed please find a certified copy of Crestwood Ordinance 3947 that was passed by the Board and approved by Mayor Robinson on November 22, 2005.

Pursuant to the results of the November 8, 2005, election in the City of Crestwood, tax rates on gross receipts derived from utilities provided to commercial subscribers in our city have been increased. Please adjust your billings accordingly.

Sincerely,

CITY OF CRESTWOOD

Kimberly D. Cottle

City Clerk

**KDC** 

Enclosure



STATE OF MISSOURI ) SS COUNTY OF ST. LOUIS )

I, KIMBERLY D. COTTLE, City Clerk within and for the City of Crestwood, St. Louis County, Missouri, do hereby certify that the attached is a true and correct copy of Ordinance 3947 of the City of Crestwood, Missouri. Said Ordinance was adopted and enacted by the Board of Aldermen in a public meeting on November 22, 2005.

IN WITNESS WHEREOF, I hereby set my hand and affixed the seal of the City of Crestwood, Missouri, this 5<sup>th</sup> day of December, 2005.

(Seal)

Kimberly D. Cottle

City Clerk

City of Crestwood, Missouri

'n.

1<sup>st</sup> Reading 11/22/05 2<sup>nd</sup> Reading 11/22/05

BILL NO <u>05-52</u>	ORDINANCE NO3946
INTRODUCED BY ALDERMAN	Trueblood
CRESTWOOD CODE OF ORDINA ON GROSS RECEIPTS DERIV	ECTIONS 25-43, 25-44 AND 25-45 OF THE ANCES TO INCREASE THE TAX RATES ED FROM UTILITIES PROVIDED TO TO AN ACROSS THE BOARD RATE OF

WHEREAS, in the General Election on November 8, 2005, the voters of the City of Crestwood approved an increase in the tax rates in gross receipts derived from utilities provided to commercial subscribers to an across the board rate of seven percent (7%).

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF CRESTWOOD, MISSOURI AS FOLLOWS:

SECTION 1: Section 25-43 of the Crestwood Code of Ordinances is hereby amended by deleting the current section in its entirety and enacting in its place the following section.

Sec. 25-43. Water. Pursuant to the provisions of Section 94 270 of the Revised Statutes of Missouri, every person now or hereafter engaged in the business of supplying or furnishing water or water service in the City shall pay to the City as a license or occupational tax, six percent (6%) of the gross receipts derived from residential subscribers within the City and seven percent (7%) of the gross receipts derived from commercial subscribers within the City.

SECTION 2: Section 25-44 of the Crestwood Code of Ordinances is hereby amended by deleting the existing section in its entirety and enacting in its place the following section:

Sec. 25-44. Gas Pursuant to the provisions of Section 393.275.2 of the Revised Statutes of Missouri, the rate on businesses engaged in the supplying or furnishing of gas or gas services within the City shall be

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maintained at six percent (6%) of the gross receipts derived from residential subscribers within the City and seven percent (7%) of the gross receipts derived from commercial subscribers within the City.

SECTION 3: Section 25-45 of the Crestwood Code of Ordinances is hereby amended by deleting the existing section in its entirety and enacting in its place the following section:

> Sec. 25-45. Electricity. Pursuant to the provisions of Section 94.270 of the Revised Statutes of Missouri, every person now or hereafter engaged in the business of supplying or furnishing electricity or electric power or electrical service within the City shall pay to the City as a license or occupational tax, five and seven-tenths percent (5.7%) of the gross receipts derived from residential subscribers within the City and seven percent (7%) of the gross receipts derived from commercial subscribers within the City.

SECTION 4: This Ordinance shall be in full force and effect from and after its passage by the Board of Aldermen and approval by the Mayor.

PASSED AND SIGNED this 22<sup>nd</sup> day of November, 2005.

	/S/ Roy Robinson	
	Mayor	_
ATTEST:		
/S/ Kimberly Cottle City Clerk		

FOU 11/22/05

BILL NO. 05-52

ordinance no. 3947

INTRODUCED BY ALDERMAN	Maddox	

AN ORDINANCE AMENDING SECTIONS 25-43, 25-44 AND 25-45 OF THE CRESTWOOD CODE OF ORDINANCES TO INCREASE THE TAX RATES ON GROSS RECEIPTS DERIVED FROM UTILITIES PROVIDED TO COMMERCIAL SUBSCRIBERS TO AN ACROSS THE BOARD RATE OF SEVEN PERCENT (7%).

WHEREAS, in the General Election on November 8, 2005, the voters of the City of Crestwood approved an increase in the tax rates in gross receipts derived from utilities provided to commercial subscribers to an across the board rate of seven percent (7%).

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF CRESTWOOD, MISSOURI AS FOLLOWS:

<u>SECTION 1</u>: Section 25-43 of the Crestwood Code of Ordinances is hereby amended by deleting the current section in its entirety and enacting in its place the following section:

Sec. 25-43. Water. Pursuant to the provisions of Section 94.270 of the Revised Statutes of Missouri, every person now or hereafter engaged in the business of supplying or furnishing water or water service in the City shall pay to the City as a license or occupational tax, six percent (6%) of the gross receipts derived from residential subscribers within the City and seven percent (7%) of the gross receipts derived from commercial subscribers within the City.

SECTION 2: Section 25-44 of the Crestwood Code of Ordinances is hereby amended by deleting the existing section in its entirety and enacting in its place the following section:

Sec. 25-44. Gas. Pursuant to the provisions of Section 393.275.2 of the Revised Statutes of Missouri, the rate on businesses engaged in the supplying or furnishing of gas or gas services within the City shall be maintained at six percent (6%) of the gross receipts derived from residential subscribers within the City and seven percent (7%) of the gross receipts derived from commercial subscribers within the City.

Section 25-45 of the Crestwood Code of Ordinances is hereby SECTION 3: amended by deleting the existing section in its entirety and enacting in its place the following section:

> Sec. 25-45. Electricity. Pursuant to the provisions of Section 94.270 of the Revised Statutes of Missouri, every person now or hereafter engaged in the business of supplying or furnishing electricity or electric power or electrical service within the City shall pay to the City as a license or occupational tax, five and seven-tenths percent (5.7%) of the gross receipts derived from residential subscribers within the City and seven percent (7%) of the gross receipts derived from commercial subscribers within the City.

This Ordinance shall be in full force and effect from and after its SECTION 4: passage by the Board of Aldermen and approval by the Mayor.

PASSED AND SIGNED this 200 day of November, 2005.

ATTEST:

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# CREVE COEUR

ec: DPA

300 North New Ballas Road . Creve Coeur, Missouri 63141 (314) 432-6000 • Fax (314) 872-2539 • Relay MO 1-800-735-2966 www.creve-coeur.org

April 18, 2005

Tax Dept. aclede Gas Co.

Mayor

Harold L. Dielmann

Ms. Kathleen Burcham Tax Accounting Department Laclede Gas Company 720 Olive St. Room 1306 St. Louis, MO 63101

Council Members

1st Ward Michael Barton Beth Kistner

RE: City of Creve Coeur, Missouri Ordinance No. 2299

Dear Ms. Burcham:

2nd Ward Theresa Lynch Jeff Mitchell

3rd Ward Robert G. Haddenhorst, Jr. David Kassander

4th Ward Laura Bryant

Jeanne Rhoades

City Administrator Mark C. Perkins

City Clerk LaVerne Collins On July 12, 2004 the Creve Coeur City Council passed Ordinance #2299, an Ordinance adjusting Utility Licenses and Occupation Taxes within previously established maximum rates and restating and reorganizing the applicable ordinances. This Ordinance increased the Gross Receipts Tax that Utilities are required to pay on their Gross Receipts as defined in the Ordinance to 6% effective October 1, 2004 and increased the tax to 7% effective July 1, 2005.

In July of 2004 you received a letter notifying you of the passage of Ordinance #2299, and a copy of the ordinance. This letter is to serve as reminder of the increase in the Gross Receipts rate to 7% effective July 1, 2005 as specified by Ordinance #2299. If you desire another copy of Ordinance #2299 please contact us.

If you have any questions or need additional information, please contact Mr. Daniel Smith, Director of Finance of the City of Creve Coeur, Missouri at 314-872-2519.

Sincerely,

Daniel N. Smith Director of Finance

DNS/lsg

a Krutzman Burcham Theraff

## **STANDSTILL AGREEMENT**

This Standstill Agreement (the "Agreement") made this  $9^{+2}$  day of November, 2004 by and between the City of Creve Coeur, Missouri (the "City") and the Laclede Gas Company ("Laclede").

WHEREAS, the City has enacted Ordinance No. 2299 regarding an increase in the City's gross receipts tax rate from 4.5% to 6% as of October 1, 2004, for all gas or gas services provided within the limits of the City, as well as other utility services; and

WHEREAS, Laclede provides gas and gas services within the limits of the City and has commenced litigation regarding the lawfulness of Ordinance No. 2299, under Case No. 04CC-004288 in the Circuit Court of St. Louis County, Missouri (the "Litigation"); and

WHEREAS, the parties desire to resolve certain matters regarding the payment of taxes to the City by Laclede pending resolution of the Litigation;

NOW, THEREFORE, for good and valuable consideration including the mutual covenants herein, the parties agree as follows:

- 1. Effective October 1, 2004, Laclede will increase the local gross receipts tax line item charges on its bills to customers within the City to 6%.
- 2. Effective October 1, 2004, Laclede will continue to pay to the City 4.5% of gross receipts for all gas or gas services provided within the limits of the City. Further, Laclede will set aside an additional 1.5% of such gross receipts for potential payment to the City as provided herein (the "Set Aside Funds"). Laclede will separately account for the Set Aside Funds and interest shall accrue thereon at a rate of 2.1 percent per annum. Laclede will submit a monthly written statement to the City reporting the amount of gross receipts tax collected, the amount of gross receipts tax set aside for the current month, and the balance of Set Aside Funds accumulated to date.

- 3. In the event the Litigation is resolved in favor of Laclede, with a declaration that Ordinance No. 2299 did not lawfully increase the gross receipts tax rate, Laclede will not be obligated to pay the Set Aside Funds to the City and will instead make an appropriate refund to its customers in a timely manner.
- 4. In the event the Litigation is resolved in favor of the City, with a declaration that Ordinance No. 2299 did lawfully increase the gross receipts tax rate, Laclede will thereafter pay taxes to the City at the higher rate and will pay the Set Aside Funds to the City together with all interest accrued thereon within 30 days.
- 5. Laclede agrees that any claim by the City for payment of the Set Aside Funds shall not be subject to any statute of limitations concerning municipal taxes, but rather shall only be subject to the applicable statute of limitations regarding a purported breach of this written contract.
- 6. The City agrees that Laclede shall not be subject to any penalty for late payment of taxes regarding the Set Aside Funds for the period of time from October 1, 2004 through the 30th day following resolution of the Litigation.
- 7. This Agreement and conduct pursuant to its terms shall not be construed as waiving any rights of the City or Laclede as to positions they may take in the Litigation or otherwise, except as expressly stated in paragraphs 5 and 6.
- 8. Neither party shall grant any security interest or otherwise create a lien, encumbrance, or other third party claim against the Set Aside Funds.
- 9. The parties agree that Laclede's obligations to pay the Set Aside Funds to the City hereunder shall remain tax obligations for purposes of establishing any priority of the City's claim thereto in any bankruptcy or similar proceeding.

10. Any invalidity, in whole or in part, of any provision of this Agreement shall not effect

the validity or enforceability of any other provision of this Agreement.

11. This Agreement contains all of the terms agreed upon by the parties with respect to

the subject matter hereof.

12. This Agreement and all actions taken hereunder in accordance with its terms shall

be binding upon and inure to the benefit of the City and Laclede and their respective successors and

assigns.

13. This Agreement shall be construed and enforced in accordance with the laws of the

State of Missouri.

14. This Agreement may be executed in one or more counterparts and by each of the

parties hereto in separate counterparts, each of which when so executed shall be deemed to be an

original and all of which together shall constitute one and the same agreement.

15. No amendment to this Agreement shall be effective unless:

> Α. The amendment is in writing; and

B. The amendment is agreed to and signed by the parties hereto.

16. A. All notices to either the City or Laclede pursuant to this Agreement shall be

delivered to the other party via telecopy, registered or certified mail, postage

prepaid, or overnight next Business Day delivery service.

B. All notices shall be deemed conclusively to have been given upon receipt if

the same is in writing, signed by an authorized representative of the party giving notice and (1) mailed, by registered or certified mail, postage prepaid,

or (2) hand-delivered, or (3) faxed, with confirmation received, to the notice

address.

If to the City:

City of Creve Coeur, Missouri

Attention: Carl J. Lumley, City Attorney

130 S. Bemiston, Suite 200

Clayton, Missouri 63105

Telecopier: 314-725-8789

If to Laclede:

Laclede Gas Company

3

Attention: David P. Abernathy 720 Olive Street, Suite 1402 St. Louis, Missouri 63101 Telecopier: 314-641-2161

IN WITNESS WHEREOF the parties hereto have each caused this Agreement to be executed on their behalf as of the date first above written.

The City of Creve Coeur, Missouri

Name/Title:

CUU ATTURNOY

Laclede Gas Company

4

AN ORDINANCE RENEWING AN EXISTING FRANCHISE AND GRANTING FOR A PERIOD OF TWENTY (20) YEARS TO LACLEDE GAS COMPANY, A MISSOURI CORPORATION D/B/A MISSOURI NATURAL GAS COMPANY, ITS SUCCESSORS AND ASSIGNS, THE RIGHT, PERMISSION AND AUTHORITY TO CONSTRUCT, RECONSTRUCT, EXCAVATE FOR, PLACE, REPLACE, MAINTAIN, OPERATE AND USE ITS MAINS, SERVICE PIPES, CONDUITS, CONDUCTORS, TANKS, UNDERGROUND VAULTS, VAPORIZERS, REGULATORS AND OTHER EQUIPMENT, WITH ALL NECESSARY OR APPROPRIATE APPLIANCES AND APPURTENANCES IN CONNECTION THEREWITH, IN, ALONG, ACROSS, OVER AND UNDER THE STREETS, ROADS, ALLEYS, SIDEWALKS, SQUARES, BRIDGES AND OTHER PUBLIC PLACES IN THE CITY OF CRYSTAL CITY, MISSOURI AND AREAS DEDICATED TO THE CITY FOR PUBLIC UTILITY USE, FOR THE PURPOSE OF TRANSMITTING. FURNISHING, TRANSPORTING AND DISTRIBUTING GAS FOR LIGHT, HEAT, POWER AND OTHER PURPOSES WITHIN AND THROUGH SAID CITY, PRESCRIBING THE TERMS AND CONDITIONS OF SUCH GRANT, AND IMPOSING CERTAIN OBLIGATIONS UPON THE GRANTEE, ITS SUCCESSORS AND ASSIGNS, SUCCESSIVELY, IN CONNECTION THEREWITH.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CRYSTAL CITY, MISSOURI, AS FOLLOWS:

Section 1. The right, permission and authority is hereby granted to, and vested in Laclede Gas Company, a corporation of the State of Missouri d/b/a Missouri Natural Gas Company (hereinafter sometimes called "Missouri Natural"), its successors and assigns, to construct, reconstruct, excavate for, place, replace, maintain, operate and use all necessary or appropriate mains, service pipes, conduits, conductors, underground vaults, vaporizers, regulators and other equipment with all necessary or appropriate appurtenances and appliances in connection therewith, in, along, across, over and under the streets, roads, alleys, sidewalks, squares, bridges and other public places within the corporate limits of the City of Crystal City, as now fixed and as hereafter extended, and areas dedicated to the City for public utility use, for the purpose of transmitting. furnishing, transporting and distributing gas for light, heat, power and other purposes within the City of Crystal City, and in territory adjacent to said City and for the purpose of transporting and transmitting gas through said City; all such equipment, appliances and apparatus to be installed and maintained with due regard to the rightful use by other persons with vehicles or otherwise, of the streets, roads, alleys, sidewalks, squares, bridges and other public places and areas dedicated to the City for public utility use; and exercise of the rights, permission and authority hereby granted shall at all times be subject to proper regulation by the City in the exercise of its police powers.

Section 2. Extensions of, and additions to, the distribution system maintained by Missouri Natural, its successors or assigns, in the City of Crystal City, shall be made in accordance with the rules and regulations governing such extensions and additions by Missouri Natural now on file with the Public Service Commission of Missouri or in accordance with such amended rules and regulations governing such extensions and

additions by Missouri Natural, its successors or assigns, as may hereafter become effective in the manner provided by law.

Section 3. (a) The said Missouri Natural Gas Company shall hold said City of Crystal City harmless from all liability imposed upon it on account of injury or damage to person or property caused by said Missouri Natural Gas Company in the course of or in connection with any construction, reconstruction, excavation, placing, maintenance, operation or use of mains, service pipes, conductors or other equipment in, along, across, over or under any of the streets, roads, alleys, sidewalks, squares, bridges or other public places in the City of Crystal City in exercise of any of the rights and privileges conferred by this ordinance.

## (b) Missouri Natural:

- (i) shall not unnecessarily impede public travel on the streets, roads, alleys, sidewalks, squares, bridges or other public places of said City when making repairs, improvements or extensions to its natural gas distribution system; and
- (ii) shall leave all of such streets, roads, alleys, sidewalks, squares, bridges or other public places upon which it may enter for the purpose herein authorized in as good condition as at the date of said entry.
- Section 4. The rights, privileges and authority hereby granted shall inure to and be vested in Missouri Natural, its successors and assigns, successively, subject to all of the terms, provisions and conditions herein contained, and each of the obligations hereby imposed upon Missouri Natural shall devolve and be binding upon its successors and assigns, successively, in the same manner.
- Section 5. Missouri Natural shall, within sixty (60) days after the passage and approval of this ordinance, file its acceptance thereof with the Clerk of the City of Crystal City, and this ordinance shall continue and remain in full force and effect as a renewal of the preceding franchise for a period of twenty (20) years from the effective date.
- Section 6. Neither acceptance of, nor compliance with, the provisions of this ordinance shall in any wise impair or affect, or constitute or be construed as a relinquishment or waiver of, any right, permission or authority which Missouri Natural, its successors or assigns, may have independently of this ordinance; nor shall any use by Missouri Natural, its successors or assigns, of public property or places in the City of Crystal City, as authorized by this ordinance or service rendered by Missouri Natural, its successors or assigns, in said City, be treated as use solely of the rights, permission and authority provided for by this ordinance or as service referable solely to this ordinance or to any obligation of service consequent upon acceptance thereof or as in any wise indicating non-use of, non-compliance with, any obligation incident to, any right, permission or authority vested in Missouri Natural, its successors or assigns, independently of this ordinance; and the acceptance provided for in Section 5 of this ordinance, and each and every compliance with the provisions of this ordinance or with any obligation arising from acceptance thereof, shall be subject to, and conditioned by, the provisions of this Section 6, with the same force and effect as though each of the provisions of this section were expressly incorporated in such acceptance and expressly

declared by the acceptor, its successors or assigns, at and prior to the time of such compliance by it, as conditions of such compliance.

- Section 7. All ordinances and parts of ordinances in conflict with this ordinance or with any of its provisions are, to the extent of such conflict, hereby repealed.
- Section 8. This ordinance shall not relieve Missouri Natural of the obligation to comply with any ordinance now existing in the City or enacted in the future requiring Missouri Natural to obtain written permits or other approval from the City prior to commencement of construction of facilities within the streets thereof, except Missouri Natural shall not be required to obtain permits or other approval from the City for the maintenance and repair of its facilities.
- Section 9. If any provision of this ordinance, or the application of such provision to particular circumstances, shall be held invalid, the remainder of this ordinance, or the application of such provision to circumstances other than those as to which it is held invalid, shall not be affected thereby.
- Section 10. The rights, privileges and authority hereby granted shall inure to and be vested in Missouri Natural Gas Company, its successors and assigns, successively, subject to all of the terms, provisions and conditions herein contained, and each of the obligations hereby imposed upon Missouri Natural shall devolve and be binding upon its successors and assigns, successively, in the same manner.
- Section 11. As consideration for the rights and privileges conferred by this ordinance, Missouri Natural shall pay to said municipality the gross receipts taxes, if any, provided for by applicable ordinances, as the same may be amended from time to time.

Duly read and passed this9	day of august, 2010.
	James Schill
	Mayor, City of Crystal City

ATTEST:

City Clerk

Approved this \_9 day of leggest, 2010.

Mayor, City of Crystal City

ATTEST:

Citv Clerk

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### **ORDINANCE NO. 1198**

AN ORDINANCE RENEWING AN EXISTING FRANCHISE AND GRANTING FOR A PERIOD OF TWENTY (20) YEARS TO LACLEDE GAS COMPANY, A MISSOURI CORPORATION, ITS SUCCESSORS AND ASSIGNS, THE RIGHT, PERMISSION AND AUTHORITY TO SET AND MAINTAIN ITS MAINS, SERVICE PIPES, CONDUITS, CONDUCTORS, TANKS, VAULTS, VAPORIZERS, REGULATORS AND OTHER FIXTURES, AND TO EXCAVATE FOR, INSTALL AND MAINTAIN THE NECESSARY EQUIPMENT FOR THE OPERATION AND MAINTENANCE OF A SYSTEM FOR THE TRANSMISSION, DISTRIBUTION, AND SALE OF GAS ALONG, ACROSS OR UNDER ANY OF THE PUBLIC ROADS, STREETS, ALLEYS OR PUBLIC PLACES WITHIN THE CITY OF DARDENNE PRAIRIE, MISSOURI, PRESCRIBING THE TERMS AND CONDITIONS OF SUCH GRANT, AND IMPOSING CERTAIN OBLIGATIONS UPON THE GRANTEE, ITS SUCCESSORS AND ASSIGNS, SUCCESSIVELY, IN CONNECTION THEREWITH.

# BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF DARDENNE PRAIRIE, MISSOURI, AS FOLLOWS:

**SECTION 1.** The franchise, right, permission and authority is hereby granted to and vested in Laclede Gas Company, a corporation of the State of Missouri (hereinafter sometimes called "Laclede"), its successors and assigns, to set and maintain its mains, service pipes, conduits, conductors, tanks, vaults, vaporizers, regulators and other fixtures, and to excavate for, install and maintain the necessary equipment for the operation and maintenance of a system for the transmission, distribution and sale of gas, along, across or under any of the public roads, streets, alleys or public places within the corporate limits of the City of Dardenne Prairie, Missouri, as now fixed or as hereafter extended (hereinafter sometimes called "City") for the purpose of transmitting, distributing and selling gas for light, heat, power and other purposes within the City of Dardenne Prairie, and for the purpose of transmitting gas through said City. The exercise of the rights, permission and authority hereby granted shall at all times be subject to proper regulation by the City in the exercise of its police powers, provided that Laclede has a certificate of public convenience and necessity from the Missouri Public Service Commission, for the purpose of supplying light, heat and power within and through the City. All fixtures installed and maintained pursuant to this Ordinance shall be so located on public roads, streets, alleys or public places under such supervision as the City may from time to time proscribe so as not to disturb or damage unnecessarily any pavement, sidewalks, drains, sewers, water mains, fiber optic cable, traffic signal equipment, or other like improvements, and Laclede shall repair the damage caused by such installation and maintenance to all pavement, sidewalks, drains, sewers, water mains, fiber optic cable, traffic signal equipment, or other like improvements in a good and workmanlike

manner. All such work shall be done with due and reasonable dispatch and with the least practicable interference with the rights of the public. All such facilities shall be installed and maintained with due regard to and the rightful use by other persons, vehicles or otherwise, of the public roads, streets, alleys and other public places.

SECTION 2. Extensions of, and additions to, the distribution system maintained by Laclede, its successors or assigns, in the City shall be made in accordance with the rules and regulations governing such extensions and additions by Laclede now on file with the Public Service Commission of Missouri or in accordance with such amended rules and regulations governing such extensions and additions by Laclede, its successors or assigns, as may hereafter become effective in the manner provided by law. Laclede shall provide gas to the inhabitants of the City in accordance with the rules and regulations on file with the Missouri Public Service Commission, as the same may be modified from time to time. The rates to be charged by Laclede for the transmission, distribution and sale of gas furnished hereunder shall be the lawful rates fixed or approved from time to time by the Missouri Public Service Commission, or any regulatory body that may succeed to the power of said Commission to fix rates within the City. All facilities of Laclede in the City shall be installed and maintained in accordance with the applicable rules and regulations of the Missouri Public Service Commission and the ordinances of the City.

**SECTION 3.** The rights, privileges and authority hereby granted shall inure to and be vested in Laclede, its successors and assigns, successively, subject to all of the terms, provisions and conditions herein contained, and each of the obligations hereby imposed upon Laclede shall devolve and be binding upon its successors and assigns, successively, in the same manner.

**SECTION 4.** As consideration for the rights and privileges conferred by this Ordinance:

- (a) Subject to voter approval, Laclede shall be obligated to pay, and by its acceptance of this Ordinance agrees to pay to the City a sum equal to five percent (5%) of Laclede's gross receipts from its business within the corporate limits of the City for each calendar month.
- (b) Laclede shall pay to the City, on or before the last day of each calendar month during the term of this franchise, an amount equal to such percentage from customers within the City for the preceding calendar month.
- (c) With each payment hereunder, Laclede shall file with the City's Clerk a sworn statement of the gross receipts for the applicable period and also a sworn statement of all payments made by it for such period on account of any of the taxes hereinafter enumerated in subparagraph (d). The term "gross receipts" means the aggregate amount of all sales and charges from the business of supplying gas or gas service made by Laclede in the City during any period less discounts, credits, refunds and uncollectible accounts; excepting, however, gross receipts derived from the furnishing of

such services to the City which shall not be included in gross receipts nor shall payment be due on such gross receipts.

(d) All payments made pursuant to the provisions of this Section 4 will be reduced by the total of payments made by Laclede for the applicable periods of time or portions thereof on account of any tax levied or imposed by the City upon the business of providing gas or gas service or upon the right or privilege of engaging in such business within the corporate limits of said City, whether said tax be designated as an occupation tax, a license tax, or otherwise; but not including a sales tax levied or imposed pursuant to ordinances of the City.

SECTION 5. No franchise, right, privilege or authority given or granted by this Ordinance shall become effective until there shall have been filed with the City Clerk of the City of Dardenne Prairie, Missouri, the written acceptance of this Ordinance by Laclede, in substantially the form attached hereto and marked as Exhibit A. Such acceptance shall be so filed within ninety (90) days from the final passage and approval of this Ordinance, and when so filed, shall, together with its operation by Laclede, its successors or assigns, under the terms of this Ordinance, constitute full consideration for the franchise rights, privileges and authority hereby granted; provided however, that if such acceptance be not so filed within said period of ninety (90) days, all rights, privileges, and authority herein granted shall become null and void. This ordinance, upon its enactment and subject to its acceptance by Laclede as hereinbefore provided, shall continue and remain in full force and effect for a period of twenty (20) years beginning September 21, 2007 and ending September 20, 2027.

**SECTION 6.** Neither acceptance of, nor compliance with, the provisions of this ordinance shall in any wise impair or affect, or constitute or be construed as a relinquishment or waiver of, any right, permission or authority that Laclede, its successors or assigns, may have independently of this ordinance; nor shall any use by Laclede, its successors or assigns, of public property or places in the City of Dardenne Prairie, as authorized by this ordinance, or service rendered by Laclede, its successors or assigns, in said City, be treated as use solely of the rights, permission and authority provided for by this ordinance or as service referable solely to this ordinance or to any obligation of service consequent upon acceptance thereof or as in any wise indicating non-use of, non-compliance with, any obligation incident to, any right, permission or authority vested in Laclede, its successors or assigns, independently of this ordinance; and the acceptance provided for in Section 5 of this ordinance, and each and every compliance with the provisions of this ordinance or with any obligation arising from acceptance thereof, shall be subject to, and conditioned by, the provisions of this Section 6, with the same force and effect as though each of the provisions of this section were expressly incorporated in such acceptance and expressly declared by the acceptor, its successors or assigns, at and prior to the time of such compliance by it, as conditions of such compliance.

SECTION 7. This Ordinance shall be further subject to approval or disapproval of the voters of this City only upon the terms and conditions as provided in Mo. Rev. Stat. § 88.251 (2000). If the City Clerk does not receive within thirty (30) days after the passage of this Ordinance a petition sufficient in form and signed by the requisite number of voters, it shall be a valid and binding franchise of the City upon the filing of an acceptance by Laclede according to the terms prescribed herein and shall remain in full force and effect in accordance with the terms hereof.

**SECTION 8.** This ordinance shall not relieve Laclede of the obligation to comply with any ordinance now existing in the City or enacted in the future requiring Laclede to obtain written permits or other approval from the City prior to commencement of construction of facilities within the public roads, streets, alleys, or other public places thereof, except Laclede shall not be required to obtain permits or other approval from the City for the maintenance and repair of its facilities within its own easements.

**SECTION 9.** Nothing contained herein shall in any manner be deemed or construed to alter, modify, supersede, supplant or otherwise nullify any other Ordinance of the City or the requirements thereof whether or not relating to or in any manner connected with the subject matter hereof, unless expressly set forth herein.

**SECTION 10.** If any term, condition, or provision of this Ordinance shall, to any extent, be held to be invalid or unenforceable, the remainder hereof shall be valid in all other respects and continue to be effective and each and every remaining provision hereof shall be valid and shall be enforced to the fullest extent permitted by law, it being the intent of the Board of Aldermen that it would have enacted this Ordinance without the invalid or unenforceable provisions. In the event of a subsequent change in applicable law so that the provision which had been held invalid is no longer invalid, said provision shall thereupon return to full force and effect without further action by the City and shall thereafter be binding.

Read two (2) times and passed by the Board of Aldermen of the City of Dardenne Prairie, Missouri, this 15 day of 10005, 2007.

As Presiding Officer

Attest:

City Clerk

Approved this 15 day of ways, 2007.

Mayor

Attest:

lim Clark

City Clerk

STATE OF MISSOURI ) ) SS
COUNTY OF ST. CHARLES )
I, Kim Clark, City Clerk within and for the City of Dardenne Prairie, in the State and County aforesaid, do hereby certify that:
1. The foregoing constitutes a full, true and correct copy of Ordinance No. 198 of said City as passed by the Board of Aldermen and approved by the Mayor on the 1540 day of 1000, 2007, as fully as the same appears of record in my office;
2. The franchise granted thereby remained on file with me for public inspection at least thirty (30) days before the final passage or adoption thereof.
3. I did not receive, within thirty (30) days after the final passage and approval of the Ordinance, a petition sufficient in form and signed by the requisite number of voters as set forth in § 88.251 RSMo. (2000).
IN WITNESS WHEREOF, I have hereunto set my hand and affixed the corporate seal of the City of Dardenne Prairie, Missouri, at my office in said City, this Lot day of October, 2007.
[SEAL] Lim Clark City Clerk

AN ORDINANCE RENEWING AN EXISTING FRANCHISE AND GRANTING FOR A PERIOD OF TWENTY (20) YEARS TO LACLEDE GAS COMPANY, A MISSOURI CORPORATION D/B/A MISSOURI NATURAL GAS COMPANY, ITS SUCCESSORS AND ASSIGNS, THE RIGHT, PERMISSION AND AUTHORITY TO CONSTRUCT, RECONSTRUCT, EXCAVATE FOR, PLACE, REPLACE, MAINTAIN, OPERATE AND USE ITS MAINS, SERVICE PIPES, CONDUITS, CONDUCTORS, TANKS, UNDERGROUND VAULTS, VAPORIZERS, REGULATORS AND OTHER **EQUIPMENT, WITH ALL NECESSARY OR APPROPRIATE APPLIANCES AND** APPURTENANCES IN CONNECTION THEREWITH, IN, ALONG, ACROSS, OVER AND UNDER THE STREETS, ROADS, ALLEYS, SIDEWALKS, SQUARES, BRIDGES AND OTHER PUBLIC PLACES IN THE CITY OF DE SOTO, MISSOURI AND AREAS DEDICATED TO THE CITY FOR PUBLIC UTILITY USE, FOR THE PURPOSE OF TRANSMITTING, FURNISHING, TRANSPORTING AND DISTRIBUTING GAS FOR LIGHT, HEAT, POWER AND OTHER PURPOSES WITHIN AND THROUGH SAID CITY, PRESCRIBING THE TERMS AND CONDITIONS OF SUCH GRANT, AND IMPOSING CERTAIN OBLIGATIONS UPON THE GRANTEE, ITS SUCCESSORS AND ASSIGNS, SUCCESSIVELY, IN CONNECTION THEREWITH.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF DE SOTO, MISSOURI, AS FOLLOWS:

Section 1. The right, permission and authority is hereby granted to, and vested in Laclede Gas Company, a corporation of the State of Missouri d/b/a Missouri Natural Gas Company (hereinafter sometimes called "Missouri Natural"), its successors and assigns, to construct, reconstruct, excavate for, place, replace, maintain, operate and use all necessary or appropriate mains, service pipes, conduits, conductors, underground vaults, vaporizers, regulators and other equipment with all necessary or appropriate appurtenances and appliances in connection therewith, in, along, across, over and under the streets, roads, alleys, sidewalks, squares, bridges and other public places within the corporate limits of the City of De Soto, as now fixed and as hereafter extended, and areas dedicated to the City for public utility use, for the purpose of transmitting, furnishing, transporting and distributing gas for light, heat, power and other purposes within the City of De Soto, and in territory adjacent to said City and for the purpose of transporting and transmitting gas through said City; all such equipment, appliances and apparatus to be installed and maintained with due regard to the rightful use by other persons with vehicles or otherwise, of the streets, roads, alleys, sidewalks, squares, bridges and other public places and areas dedicated to the City for public utility use; and exercise of the rights, permission and authority hereby granted shall at all times be subject to proper regulation by the City in the exercise of its police powers.

Section 2. Extensions of, and additions to, the distribution system maintained by Missouri Natural, its successors or assigns, in the City of De Soto, shall be made in accordance with the rules and regulations governing such extensions and additions by Missouri Natural now on file with the Public Service Commission of Missouri or in accordance with such amended rules and regulations governing such extensions and additions by Missouri Natural, its successors or assigns, as may hereafter become effective in the manner provided by law.

Section 3. (a) The said Missouri Natural Gas Company shall hold said City of DeSoto harmless from all liability imposed upon it on account of injury or damage to

person or property caused by said Missouri Natural Gas Company in the course of or in connection with any construction, reconstruction, excavation, placing, maintenance, operation or use of mains, service pipes, conductors or other equipment in, along, across, over or under any of the streets, roads, alleys, sidewalks, squares, bridges or other public places in the City of De Soto in exercise of any of the rights and privileges conferred by this ordinance.

#### (b) Missouri Natural:

- (i) shall not unnecessarily impede public travel on the streets, roads, alleys, sidewalks, squares, bridges or other public places of said City when making repairs, improvements or extensions to its natural gas distribution system; and
- (ii) shall leave all of such streets, roads, alleys, sidewalks, squares, bridges or other public places upon which it may enter for the purpose herein authorized in as good condition as at the date of said entry.
- Section 4. The rights, privileges and authority hereby granted shall inure to and be vested in Missouri Natural, its successors and assigns, successively, subject to all of the terms, provisions and conditions herein contained, and each of the obligations hereby imposed upon Missouri Natural shall devolve and be binding upon its successors and assigns, successively, in the same manner.
- Section 5. Missouri Natural shall, within sixty (60) days after the passage and approval of this ordinance, file its acceptance thereof with the Clerk of the City of De Soto, and this ordinance shall continue and remain in full force and effect as a renewal of the preceding franchise for a period of twenty (20) years from the effective date. Missouri Natural shall notify the City of De Soto ninety days (90) prior to the expiration of the franchise if it intends to renew the franchise.
- Section 6. Neither acceptance of, nor compliance with, the provisions of this ordinance shall in any way impair or affect, or constitute or be construed as a relinquishment or waiver of, any right, permission or authority which Missouri Natural, its successors or assigns, may have independently of this ordinance; nor shall any use by Missouri Natural, its successors or assigns, of public property or places in the City of De Soto, as authorized by this ordinance or service rendered by Missouri Natural, its successors or assigns, in said City, be treated as use solely of the rights, permission and authority provided for by this ordinance or as service referable solely to this ordinance or to any obligation of service consequent upon acceptance thereof or as in any way indicating non-use of, non-compliance with, any obligation incident to, any right, permission or authority vested in Missouri Natural, its successors or assigns. independently of this ordinance; and the acceptance provided for in Section 5 of this ordinance, and each and every compliance with the provisions of this ordinance or with any obligation arising from acceptance thereof, shall be subject to, and conditioned by, the provisions of this Section 6, with the same force and effect as though each of the provisions of this section were expressly incorporated in such acceptance and expressly declared by the acceptor, its successors or assigns, at and prior to the time of such compliance by it, as conditions of such compliance.

Section 7. All ordinances and parts of ordinances in conflict with this ordinance or with any of its provisions are, to the extent of such conflict, hereby repealed.

Section 8. This ordinance shall not relieve Missouri Natural of the obligation to comply with any ordinance now existing in the City or enacted in the future requiring Missouri Natural to obtain written permits or other approval from the City prior to commencement of construction of facilities within the streets thereof, except Missouri Natural shall not be required to obtain permits or other approval from the City for the maintenance and repair of its facilities.

Section 9. If any provision of this ordinance, or the application of such provision to particular circumstances, shall be held invalid, the remainder of this ordinance, or the application of such provision to circumstances other than those as to which it is held invalid, shall not be affected thereby.

Section 10. This ordinance shall take effect and the rights, privileges and authority hereby granted and renewed shall vest in Missouri Natural upon its filing of an acceptance with the City Clerk according to the terms prescribed herein; subject only to the approval or disapproval of the voters of this City only upon the terms and conditions provided in 88.251 RSMo. (1989). If the City Clerk does not receive within thirty (30) days after the final passage of this ordinance a petition sufficient in form and signed by the requisite number of voters, this ordinance shall be a valid and binding franchise of the City and shall remain in full force and effect.

Section 11. As consideration for the rights and privileges conferred by this ordinance, Missouri Natural shall pay to said municipality the gross receipts taxes, if any, provided for by applicable ordinances, as the same may be amended from time to time.

READ BY TITLE ONLY TWO TIMES, COPIES OF THE PROPOSED ORDINANCE HAVING BEEN AVAILABLE FOR PUBLIC INSPECTION PRIOR TO THE TIME THE BILL WAS UNDER CONSIDERATION BY THE CITY COUNCIL AND PASSED BY THE CITY COUNCIL OF THE CITY OF DE SOTO, MISSOURI, THIS 16 th DAY OF August 2010.

Duly read and passed this 16th day of Ougust, 2010.

Mayor, City of De Soto

ATTEST:

Wenet Durt City Clerk

Approved this/6th day of Quigust, 2010

Mayor, City of De Soto

ATTEST: Orlene 7 Burt

City Clerk

First Reading: 11-12-79	BILL NO. <u>41-79</u>
Second Reading: 11-12-79	ORDINANCE NO. 782
Third Reading: 11-26-79	INTRODUCED BY: Board of Aldermen

#### AN ORDINANCE

AMENDING SECTION 604.01 GAS COMPANIES, SUBSECTIONS (a) AND (b) THEREOF OF THE MUNICIPAL CODE OF THE CITY OF DELLWOOD BY INCREASING THE LICENSE TAX TO BE PAID BY GAS COMPANIES FOR FURNISHING GAS OR GAS SERVICE IN THE CITY OF DELLWOOD TO SEVEN PER CENT (7%) OF THE GROSS RECEIPTS DERIVED FROM FURNISHING SAID SERVICE.

BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF DELLWOOD, MISSOURI, AS FOLLOWS:

SECTION 1. The license tax for any person furnishing gas or gas service in the City of Dellwood is hereby increased from six per cent (6%) of the gross receipts derived from furnishing such service within the City to seven per cent (7%) of the gross receipts. This license tax shall not be imposed upon any gas or gas service furnished directly to the City of Dellwood.

SECTION 2. Section 604.01 (a) and 604.01 (b) of the Municipal Code of the City of Dellwood are hereby amended by repealing said subsections in their entirety and inserting in lieu thereof two new subsections (a) and (b) to read as follows:

- Section 604.01 Gas Companies.
- (a) Every person now or hereafter engaged in the business of furnishing gas or gas service in the City of Dellwood, Missouri, shall pay to the City a license tax based upon seven per cent (7%) of the gross receipts derived from furnishing such service within that City. Receipts or charges received from the City of Dellwood for gas or gas service furnished directly to the City of Dellwood shall not be included in the gross receipts used to determine the license tax due.
- (b) Every person mentioned in subsection (a), of this section shall file with the City Clerk a quarterly statement of the gross receipts derived by such person during the three (3) month period ending with the last day of March, June, September and December of each calendar year, which statement shall be filed within thirty (30) days after the close of each such period. The person filing the statement shall pay with the filing to the City Clerk seven per cent (7%) of such gross receipts.

SECTION 3. This ordinance shall be in full force and effect January 1, 1980.

Passed this 26th	day of	November		_, 1979.
c, \ 1		E.C. MAY	C /	Kiely
Attest:  (Suclia M. Kilray  CITY CLERK	;			
Approved this $27$	th day	of Novembe	υ	, 1979.
(Attest:\(\)\)		Educa	OR J	Kiely.
(d) with my & le				

First Reading: 9-26-77 BILL NO. 77-31

Second Reading: 9-26-77 ORDINANCE NO. 722

Third Reading: Suspension of Rules 'INTRODUCED BY: Board of Aldermen

## AN ORDINANCE

EXCLUDING THE GROSS RECEIPTS DERIVED FROM FURNISHING GAS OR GAS SERVICE DIRECTLY TO THE CITY OF DELLWOOD FROM INCLUSION IN THE GROSS RECEIPTS USED TO-DETERMINE THE LICENSE TAX DUE, AND AMENDING SECTION 604.01(a) OF THE MUNICIPAL CODE OF THE CITY OF DELLWOOD.

BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF DELLWOOD, MISSOURI, AS FOLLOWS:

SECTION 1. In computing the license tax which a person shall pay to the City for the furnishing of gas or gas service within the City of Dellwood, there shall be excluded from the gross receipts used in computing said license tax those receipts or charges for gas or gas service furnished directly to the City of Dellwood.

SECTION 2. Section 604.01(a) of the Municipal Code of the City of Dellwood is hereby amended by repealing said subsection in its entirety and inserting in lieu thereof a new subsection (a) to read as follows:

Section 604.01 Gas Companies.

a. Every person now or hereafter engaged in the business of furnishing gas or gas service in the City of Dellwood, Missouri, shall pay to the City a license tax based upon six percent (6%) of the gross receipts derived from furnishing such service within that City. Receipts or charges received from the City of Dellwood for gas or gas service furnished directly to the City of Dellwood shall not be included in the gross receipts used to determine the license tax due.

SECTION 3. This ordinance shall be in full force and effect from and after its passage and approval by the Mayor and the Board of Aldermen.

Passed this 36 day of September , 1977

Markor Kiele

ttest.

a M. Kilroef

Approved this 28 day of September, 1977.

Edward J. Kroly

Mayor

Attest: 1111 City Clerk Hilray

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## City of Des Peres Missouri

August 29, 2002

Mr. Tom Frankey Laclede Gas 720 Olive Room 1306 St. Louis, MO 63101

RE: West County Center

Dear Mr. Frankey:

Enclosed please find a listing of all of the stores to be located at West County Center sorted by street address (all are addressed as # West County Center) and the tenant names for all of the spaces currently leased.

West County Center is located within a Tax Increment Financing (TIF) District. The city is required to transmit 50% of incremental revenue (above 1996 revenues) from all businesses located within the district including the gross receipts tax on utilities. Laclede Gas is requested to segregate the revenues from the above area and report gross receipts on a monthly basis from business activity within that area.

We appreciate your cooperation in this matter. If you have any questions please feel free to contact me.

Sincerely,

Jason McConachie Assistant to the City Administrator

Cc: City Administrator

Director of Finance

BILL NO. 1981

ORDINANCE NO. 1896

## INTRODUCED BY Alderman Kleinschmidt

AN ORDINANCE AUTHORIZING THE ISSUANCE BY THE CITY OF DES PERES, MISSOURI OF TAX INCREMENT REVENUE NOTES (WEST COUNTY CENTER PROJECT), TO PROVIDE FUNDS TO FINANCE CERTAIN REDEVELOPMENT PROJECT COSTS RELATING TO A TAX INCREMENT REDEVELOPMENT PLAN FOR THE MANCHESTER/BALLAS REDEVELOPMENT AREA; AND APPROVING CERTAIN DOCUMENTS AND ACTIONS IN CONNECTION WITH THE ISSUANCE OF SAID NOTES.

WHEREAS, on January 23, 1995, the Board of Aldermen of the City of Des Peres, Missouri, pursuant to Oidinance No. 1699, created and empowered the Tax Increment Financing Commission of the City of Des Peres, Missouri (the "TIF Commission") to transact business and exercise its powers as authorized by the Real Property Tax Increment Allocation Redevelopment Act, Sections 99 800 to 99.865, Revised Statutes of Missouri, as amended (the "Act"), and

WHEREAS, upon recommendation of the TIF Commission, the Board of Aldermen adopted Ordinance Nos. 1873, 1874 and 1875 on December 18, 1997, (1) approving a redevelopment plan titled "Redevelopment Plan Manchester/Ballas Redevelopment Area" (the "Redevelopment Plan") pursuant to the Act, (2) designating the "Manchester/Ballas Redevelopment Area" within the City as the Redevelopment Area (as that term is defined in the Redevelopment Plan), (3) establishing a Special Allocation Fund pursuant to the Act for the payment of redevelopment project costs and obligations incurred in the payment thereof and (4) authorizing the City to enter into a Redevelopment Agreement (the "Agreement") with West County Center, L.L.C., a Delaware limited liability corporation (the "Developer"); and

WHEREAS, the City desires to issue, from time to time, its Tax Increment Revenue Notes (West County Center Project) (the "Notes"), to provide funds to carry out the redevelopment project in the Redevelopment Area (the "Project") described in the Agreement, said Notes being payable solely from certain proceeds deposited into the Special Allocation Fund (as such terms are defined in the hereinafter referred to Indenture); and

WHEREAS, the City has determined that it is in the best interest of the City to sell the Notes from time to time at a private sale, without advertisement, to the Developer or an affiliated entity thereof at a price of not less than 100% of their face value; and

WHEREAS, it is necessary at this time to authorize the issuance and delivery of the Notes;

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF DES PERES, MISSOURI, AS FOLLOWS:

Section 1. Authorization of the Notes. To accomplish the purposes of the Act and to provide for the payment of a portion of the cost of the Project, the City hereby authorizes the issuance of the Notes in an aggregate principal amount not to exceed \$29,800,000, which Notes shall be issued under and secured by and shall have the terms and provisions set forth in the Agreement and the Indenture The Notes shall bear such dates, shall mature at such times and in the amounts, shall be in such denominations, shall bear interest at such rates, shall be in such forms, shall be subject to redemption, shall have such other terms and provisions, and shall be issued, executed and delivered in such manner subject to such provisions, covenants and agreements as are set forth in the Indenture. The Notes shall be executed on behalf of the City by the Mayor and attested by the City Clerk, and shall have the corporate seal of the City affixed thereto.

Section 2. Limited Obligations. The Notes and the interest thereon shall constitute special, limited obligations of the City payable as to principal and interest solely from (a) Net Proceeds on deposit in the Pilots Account within the Special Allocation Fund and transferred to the Trustee under the Indenture, (b) subject to annual appropriation and to the extent permitted by law, Net Proceeds on deposit in the Economic Activity Tax Account within the Special Allocation Fund and transferred to the Trustee under the Indenture, and (c) certain other funds and accounts held by the Trustee under the Indenture, after the payment of certain other amounts as set forth in Section 402(b) of the Indenture and which constitute Redevelopment Project Costs (as defined in Section 99.805(11) of the Act). Net proceeds do not include any amount paid under protest until the protest is withdrawn or resolved against the taxpayer nor any sum received by the City which is the subject of a suit or other claim communicated to the City which suit or claim challenges the collection of such sum

The moneys on deposit in the Pilots Account shall be those payments in lieu of taxes (as defined in Sections 99.805(7) and 99.845 of the Act) attributable to the increase in the current equalized assessed valuation of each taxable lot, block, tract or parcel of real property in the Redevelopment Area over and above the initial equalized assessed valuation of the real property within the Redevelopment Area, as described and determined in accordance with Section 99.855 of the Act. Moneys on deposit in the Economic Activity Tax Account shall be those amounts, subject to annual appropriation, equal to fifty percent (50%) of the total additional revenues from taxes which are imposed by the City or any other taxing district which are generated by economic activities within the Redevelopment Area over the amount of such taxes generated by economic activities within the Redevelopment Area in the calendar year ending December 31, 1996, as described and determined in accordance with Section 99.845.3 of the Act.

The Notes shall not constitute debts or liabilities of the City, the State of Missouri or any political subdivision thereof within the meaning of any constitutional or statutory debt limitation or restriction. Neither the City, the TIF Commission, the commissioners of said TIF Commission, the officers, employees and agents of the City nor any person executing the Notes shall be personally liable for such obligations by reason of the issuance thereof.

Section 3. Authorization and Approval of Indenture. The Trust Indenture (the "Indenture") between the City and Magna Bank, N.A., St. Louis, Missouri, as trustee (the "Trustee"), providing for the issuance thereunder of the Notes and setting forth the terms and provisions applicable thereto, is hereby approved in substantially the form set forth as Exhibit A hereto. The Mayor and City Clerk are hereby authorized and directed to execute and deliver the Indenture with such changes therein as shall be approved by such officials, such officials' signatures thereon being conclusive evidence of their approval and the City's approval thereof.

Section 4. Execution of Notes. The Mayor is hereby authorized and directed to execute, by manual or facsimile signature, the Notes at the times set forth in the Agreement, and to deliver the Notes to the Trustee for authentication for and on behalf of and as the act and deed of the City in the manner provided in the Indenture. The City Clerk is hereby authorized and directed to attest, by manual or facsimile signature, to the Notes and to such other documents, certificates and instruments as may be necessary or desirable to carry out and comply with the intent of this Ordinance.

Section 5. Further Authority. The City shall, and the officers, agents and employees of the City are hereby authorized and directed to, take such further action and execute such other documents, certificates and instruments as may be necessary or desirable to carry out and comply with the intent of this Ordinance and to carry out, comply with and perform the duties of the City with respect to the Notes, the Indenture and the Agreement.

Section 6. Effective Date. This Ordinance shall take effect and be in full force from and after the date of its passage by the Board of Aldermen and approval by the Mayor.

[Remainder of this page intentionally left blank.]

PASSED AND APPROVED this 8th day of June , 1998

Mayor, Sharon Burkhardt

[SEAL]

ATTEST.

City Clerk/City Administrator

First Reading 5/11/98Second Reading 6/8/98

	WE	STFIELD	SHOPPINGTOWN WEST COUNTY		
	WEST	DUNTY CI	ENTED		
	Address	Space #	INTER		
Υ	5	1005	JOHN PILS POSTER STORE	552	
- <del>'</del>	7	1007	HARRY & DAVID	2,000	
Ÿ	6	1010	CRAZY FISH	5,395	1
Υ	9	1013	DISCOVERY CHANNEL	3,332	
	11	1017	VACANT	2,254	
Υ	8	1020	DETAILS	1,277	
Υ	15	1021	LLADRO	1,700	
	10	1026	VACANT	4,516	
11/1/2002	12	1030	PAPAYA	6,000	ı
Υ	19	1031	GINGISS FORMALWEAR	600	
Υ	21	1035	ZALES JEWELERS	1,600	
11/1/2002	23	1037	KATHYS GOURMET POPCORN	372	
Υ	25	1039	OVERLAND TRADING CO.	1,600	
Y	27	1045	KING OF KNIVES	596	
Y	14	1046	CHICO'S	3,000	
Y	18	1050	EDDIE BAUER APPAREL/HOME	5,348	
<u>Y</u>	29	1055	CACHE	1,696	
<u>Y</u>	31	1061	BODY SHOP, THE	1,345	
Υ	33	1065	BAILEY, BANKS & BIDDLE	3,403	
<u>Y</u>	20	1070	GUESS	5,192	
Υ	26	1080	RAMPAGE	5,215	
Y	32	1090	CHARLOTTE RUSSE	7,500	
3/1/2003	35	1095	BROOKS BROTHERS	9,000	
11/1/2002	34	1110	HOLLISTER	6,858	
	37	1111	VACANT	5,575	
<u>Y</u>	39	1115	ADRIENNE VITTADINI / CAROLEE	5,473	
Y	38	1120	ANN TAYLOR LOFT	5,215	
<u>Y</u>	41	1125	BENETTON	2,741 1,900	
Y	43	1135	JOHNSTON AND MURPHY VACANT	1,900 <sub>1</sub>	
.,	45	1137	BEBE	3,695	1 1
Y	40	1140 1145	KAY JEWELERS	1,673	
	49	1150	BROOKSTONE	3,142	
Y	42 51	1155	ALDO	1,801	
T	44	1160	VACANT	2,381	
Y	53	1161	WENTWORTH GALLERY	1,520	
Y	46	1162	INNERSELF	3,444	
- <u>'</u>	55	1165	SELECT COMFORT	864	
Y	48	1170	COACH	2,659	
Y	57	1175	GYMBOREE	2,121	
Ÿ	59	1181	AT&T	1,456	
Y	61	1183	LADY FOOTLOCKER	1,659	
Y	63	1185	LANE BRYANT	5,682	
<u>'</u>	50	1190	GODIVA CHOCOLATIER	839	
Y	52	1192	FOREVER 21	9,385	
Ÿ	65	1201	MOTHERHOOD MATERNITY	1,792	
Ÿ	67	1205	BUILD-A-BEAR	2,805	
•	69	1209	VACANT	2,402	
Y	71	1215	LENSCRAFTERS	3,000	
Ÿ	56	1220	THE LIMITED	6,785	
Y	73	1225	CINNABON	700	
Ÿ	60	1230	HALLMARK GOLD CROWN	4,085	
	75	1235	CUSTARD FACTORY	800	
Y	62	1240	CHILDRENS PLACE, THE	4,378	
	79	1245	J BUCKS	7,458	
Y	[ /M 1	7/47			

	WEST	OUNTY CI	ENTED	!	
			INTER		
	Address	Space #	OHAMBO	4 000	
Υ	66	1260	CHAMPS	4,286 4,426	
Y	68	1280	SAM GOODY		
Y	70	1290	KAY BEE TOYS & HOBBY	 	
Y	72	1296	WALDENBOOKS		
·	76	1298	VACANT	1,805	
v	74	1300	REGIS SIGNATURE SALON	2,395	1
Y			MANAGEMENT OFFICE		1
Υ	80	N/A			
Y	85	N/A	SECURITY OFFICE	404	;
11/1/2002	100A	2000	SUPER FIX IT	464	
11/1/2002	100	2004	RED PERSIMMON SALON	1,035	
Y	102	2010	CASUAL / PETITE / AUGUST MAX	8,000	A *
Y	101	2025	TRADE SECRET	1,100	
11/1/2002	104	2030	SAN FRANSISCO MUSIC BOX	1,300	
Y	103	2031	NINE WEST	1,293	-
11/1/2002	105	2035	ERKER OPTICAL	1,300	1
			MENS WEARHOUSE	4,473	
Y	106	2040	1		i
	107	2045	VACANT	788	
Y	116	2050	BATH & BODY WORKS	4,992	1
Y	109	2055	CALIFORNIA PIZZA KITCHEN	5,000	
11/1/2002	118	2056	LEEJ	1,108	
11/1/2002	120	2060	J. JILL	4,693	
	115	2065	GORDON'S JEWELERS	1,471	
Y		~~	COLDWATER CREEK	7,425	
Υ	122	2070			
Y	117	2075	STEVE'S SHOES	2,530	
Υ	119	2085	NATURALIZER	1,380	
Y	126	2090	VICTORIA'S SECRET	12,000	
Y	123	2095	A BACK RUB CO.	621	
Y	125	2097	MIMI MATERNITY	1,650	
Y	127	2099	WILSONS LEATHER	2,553	
Y	129	2125	THE FINISH LINE	4,938	
1	123		VACANT	4,432	
		2127		7,136	
11/1/2002	132	2130	ABERCROMBIE & FITCH		
Υ	131	2135	APPLE	4,034	
11/1/2002	134	2150	ABERCROMBIE KIDS	4,541	
Y	133	2157	LIMITED TOO	4,000	
_	່ 135	2159	VACANT	3,305	
	138	2160	VACANT	2,267	
	137	2165	WEATHERVANE	3,094	
<u>Y</u>			in the second se	1,051	
Y	139	2167	JACADI PARIS		
Υ	142		SKECHERS	3,000	
	141	2175	VACANT	1,699	
3/1/2003	143	2177	WATER WATER EVERYWHERE	1,200	
Y	144	2180	WHITEHALL JEWELERS	750	
Y	145	2185	HELZBERG DIAMONDS	1,662	
Ÿ	147	2187	THE WALKING COMPANY	1,562	
	146	2190	CHRISTOPHER & BANKS	1,699	
3/1/2003				684	
11/1/2002	149	2195	FANNIE MAY		
ΥΥ	148	2196	AMERICAN EAGLE OUTFITTERS	6,121	
Υ	154	2200	WET SEAL	3,687	
Y	155	2215	THINGS REMEMBERED	745	
Y	158	2220	EXPRESS	11,119	
Y	151	2205	HOT TOPIC	1,916	
Ÿ	153	2211	TORRID	2,312	
				1,912	
Y	157	2225			
Y	159	2235	FOOT LOCKER	4,097	
Υ	161	2237	JOURNEY'S	1,621	
Y	160	2240	CLAIRE'S	800	
Y	162	2242	SUNGLASS HUT	644	
Y	162A	2244	HAT WORLD	500	
	1027		1 71.01.00		

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	WEST C	DUNTY C	ENTER				
	Address	Space #					
	<del> </del>	2245	AMERICAN GREETINGS	2,213			<u> </u>
<u>Y</u>	163						-
Y	165	2247	AUNTIE ANNE'S	500			ļ
Υ	167	2249	PAYLESS SHOES	2,420			
Y	169	2251	ELECTRONIC BOUTIQUE	1,590			
Y	171	2255	SUNCOAST MOTION PICTURES	2,137	- 1		
Ý	173	2260	MRS. FIELD'S	758			
•	177	2275	VACANT	6,500			·
				750	i		
<u>Y</u>	172	FC-01	LE PETITE BISTRO				
Υ	170	FC-02	BOURBON STREET CAFÉ	662			4
Y	168	FC-03	SARKU JAPAN	588			<u></u>
Y	166	FC-04	GREAT STEAK	720			İ
11/1/2002	164	FC-05	BEIGNET DONE THAT	519			
Y	190	FC-06	MARBLE SLAB CREAMERY	600			
			MANCHU'S WOK	879			
<u>Y</u>	188	FC-07					
Y	186	FC-08	CHEVY'S EXPRESS	702			
Y	184	FC-09	CHICK-FIL-A	867			
	182	FC-10	VACANT	680			
Y	180	FC-11	SONIC	800			
•	178	FC-12	VACANT	575			
4.4.4.0000				595			
11/1/2002	176	FC-13	KABOOM				
Y	174	FC-14	SBARRO	1,029			
Y		N/A	POLICE SUBSTATION				
					ļ		
	200	200	Calvania	85,000			
	200	200	Galyan's	05,000			
	KIOSKS						
	16K	9000	ILLY COFFEE				
			MOBILE SOLUTIONS				
	22K	9002					
	28K	9003	VACANT				
	34K	9005	ORGANIZE IT		i		
	36K	9007	TREASURES				
	42K	9010	VACANT				
		***************************************					<del>                                     </del>
	46K	9011	OCCHIALI DE SOLE				
	50K	9012	VACANT				
	54K	9013	PIERCING PAGODA				<u></u>
	58K	9014	SIVERADO				
	62K	9017	VERIZON WIRELESS				
			DAKOTA WATCHES			~~~	+
	64K	9018					
	66K	9019	NEXTEL				
	70K	9020	VACANT				
	126K	9101	ACCESSORIZE IT				
	132K	9105	SPORTING EYES				
	156K	9111	VACANT				1
							1
	164K	9118	STEET CORNER NEWS				+
	176K	9118	VACANT				<b></b>
	190K	9120	VACANT				
	N/A	N/A	CUSTOMER SERVICE MAIN BOOTH			-	
	N/A	N/A	CUSTOMER SERVICE TEMP. BOOTH				
		•11/7	COSTONIER CERTIFIC FERMINED CONTINUES				<b>†</b>
							<del> </del>
	ATM'S			1	ļ		1
	4ATM	9006	VACANT				
	5ATM	9001	HEARTLAND				
	17ATM	9004	VACANT				
	45ATM	9021	HEARTLAND				
	81ATM	9023	VACANT				

V	VEST CO	DUNTY CE	NTER			1	
1	Address	Space #					
1	02ATM	9100	VACANT				
1	11ATM	9110	HEARTLAND				
1	41ATM	9107	HEARTLAND				
1	65ATM	9113	HEARTLAND				
1	79ATM	9116	VACANT				
		9121	HEARTLAND				
	CARTS	***************************************			<del> </del>		·
	N/A		20 THAT MOVE AROUND				
		-		<u></u>			

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# The CITY of DESLOGE

Desloge, St. Francois Co., Missouri Merch 13, 1957

Missouri Batural Gas Company Farmington, Missouri

Contlemen:

On Merch 8, 1957, the Board of Aldermen of the City of Deslogs, Missouri unanimously approved and passed Ordinance # 69, relating to the issuance of license to persons engaged in the business of supplying gas for cocking, heating, lighting and power purposes, for compensation, in the City of Deslogs, Missouri.

This action was taken in order that the charge for business license for utilities in the City of Desloge would be more uniform.

Enclosed please find copy of this Ordinance for your records.

Yours very truly,

City Clark

1 encl.

AN CHOIR MCE TO REPEAL CONTINUES NO. 58 OF THE CITY OF DELLOTE
IN RELATION TO THE LASUANCE OF LICENCES TO PHROOMS EMBAGED IN
THE BUCKNESS OF SULLIVING 6'S FOR COOKING, HEATING, LIGHTING
AND FOWER PURPOSES, PAREOD AND ALROYD ON THE 14th DAY OF MARCH,
1949; AND TO EMACT A MEN CONDINANCE IN LIEU THERFOR IN RELATION
TO THE INDUMNES OF LICENCE TO PEPUGDE NOW OF AMERICANTER ENCAGED
IN THE PUBLISHES OF CONTINUES OF FOR COOKING, NEARLING, LIGHTING
AND FOREM TURNOSTING OF CONTINUES TO WILL CENTAIN SWORN STATEMENTS,
PRESCRIBING THE METHOD OF COMPUTING AND COLUMNING OF TAXIS PROVIDING
FEMALTICS: AND REFERALING ANY CONFLICTING ORDINARGE.

BE IT ORDAINED BY THE BOARD OF ALLERMEN OF THE CITY OF LECTIONS, MISSOURI, AS POLICIES

Section 1. The word "person" when used in this Ordinance, shall include any individual, firm, co-partnership, joint partnership, joint adventure, association, comporation, estate, business trust, trustee, receiver, syndicate or any other group or combination sating as a unit, in the plural as well as in the singular number.

Section 2. No person shall carry on, conduct or angles in the business of supplying gas for cooking, heating, lighting and power purposes, for coaquesation, in the City of Desloys, Missouri, without having first obtained a license to do so.

Section 3. Every person who, after the first dry of April, 1957, shall carry on, conduct or engage in the business of supplying gas for cocking, heating, lighting and power purposes for compensation, in said City, shall pay to said City, as a license tax, a sum equal to five per centum (5%) of the gross receipts from such business in said City, to be determined as herein after provided, during the period for which such license shall be obtained.

Section 4. That every such person shall, on or before the first day of April, 1957, and on or befor the first day of each succeeding Cotober and April file with the City of besings an application, in writing, for a license to conduct such business in said City for appeariod ending on the first day of Cotober or the first day of April then next following, as the case may be. Such application shall be made in a form to be prescribed by the City Clark.

At the time such application shall be made to the City Creek, the applicant shall pay to the City Collector of said City, before the issuance of the license as provided herein, the sum of Five Hundred bollers, (\$500.00). Upon payment thereof the City Clerk shall issue to such person a license entitling such person to carry on or conduct said business in said City for a period of six months, ending on the first day of April or the first day of Cotober as the case May to.

On or leftere the 20th day following the date upon which any such license shall emire, the person holding a license to carry on, ecanuct or angage in the business of supplying gas for cooking, hoating, lighting and power purposes, for compensation, in the said City, shall file with the City Clark of the City of boologs a sworn statement neiting forth the gross receipts from such business in said City for and Juring the period within which such license was in effect.

If in any case auch sworm aterement shall and, that such person has paid a liberare tex hereducer, because upon an estimate theretofore filed, which is in an amount less than the amount of such tex based upon the sworm statement of actual press receipts, then ouen person shall, at the time of filing such sworm statement, juy or course to be yield to the City Collector of skill City the beliance due as shown by such sworm scatement.

If in any case such storm statement shell also: that such jorson has said a license tex nersunder, based upon an actimate thereforce filled, union is in excess of the amount of such tax based upon the storm of attachment of actual gross results then the City shall refund to such person a num equal to such excess, as shown by such shorm statement.

Section 5. That the City Clark of the City of Pesloye, or any other person authorized by the City Council of said City, shall have free access at all reasonable times to the books and records of any person carrying on, conducting or anguging in the business describes in this ordinates, for the purpose 65 tarifying the correctness and accuracy of the statute at required to se made by the provisions of section 4 mercof.

のないないないできる Collection & The time that such a process who chall full, control or gray the library translation of the first fir s separate offuses.

Souther 7. That in addition to the year ties beech provided, the Mirrors of the parents of the parents of the parents of this calinars may, at the option of the City Genaell of the Oity of Dealoge, be revoked by sold City Conneil of the Oity of Dealoge,

Soother B. That the tax herein levied shall be in lieu of any other described in Estima 2 of this ordinaxes, but nothing berein scatained chall be construed to accept any such person erginged in parein ocatained chall be construed to accept any such person from the payment to the City of Essiened to the third and City any now or the payment to the fity of Essiene property belonging to made person, nor environment any upon the real or personal property belongs to made person from the capital the tex herein required for the sale of applications than the textil the textile required conscribed for the second person from the textile and be invited y required other than an occapable text on the tweltness described herein.

Section 9. That if any section, sentence, threse or clause of this ordinance shall be hald to be invalid for any resecuby a court of ecaposant furledietion, the invalidity of such section, sentence, threse or clause shall not impeir the validity of the resalming sections, sentence, threse or clause or clause of this Ordinance, the City Council hereby declaring that it would have yeared the remaining portions of this ordinance and it known that any such section.

Destion 10. That all ordinance or parts of ordinances in exciliot herewith, be end the same are horeing reposled; and this ordinance shall be in full and effect from and effect from the fasterage and approval, as provided by law.

dey of Read three times and passed inta

KNO

ATTES TO

Acyroved this

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12ty Clerk

November 13, 2003

Laclede Gas Attn: Tom Frankey 720 Olive, Room 1306 St. Louis, MO 63101

RE: 6% Utılıty Tax

On August 14, 2003, the Board of Alderman passed Ordinance #1186: An ordinance of the City of Edmundson, Missouri, imposing a license tax on the gloss receipts of utilities supplying services to non-residential customers within the City of Edmundson, Missouri. (See attached)

Office of the CITY CLERK

And on November 4, 2003, the City of Edmundson voters passed Proposition B to wit: The City of Edmundson is authorized to impose a license tax of six percent 6% on the gross receipts of companies engaged in the business of supplying or furnishing electricity, electrical power, electrical service, gas, gas service, water, water service, telegraph service or exchange telephone service to **non-residential** customers within the City of Edmundson. (See attached official results)

Please note Section 636.030 Monthly Reports and Payments. Payments shall be payable to the City of Edmundson, 44400 Holman Lane, Edmundson, MO 63134. This tax shall be imposed immediately.

According to our records non-residential customers' addresses are as follows: 4607 Airflight, 10700 Peartree Lane, 4304 Edmundson Road, 10490 Natural Bridge, 10482 Natural Bridge, 4440 Holman Lane, 4300 Edmundson Road, 10500 Natural Bridge, 10488 Natural Bridge, 4610 Airflight Drive, 10534 Natural Bridge, 4308 Edmundson Road, 10486 Natural Bridge, 4306 Edmundson Road, 4450 Edmundson Road, 4600 Edmundson Road, and 4301 Edmundson Road.

If you have any questions or concerns please do not hesitate to call (314) 428-7125 ext. 16.

Sincerely.

Ronda Phelps City Clerk

Enclosures

Ordinance #1186

Official St. Louis County results

AN ORDINANCE OF THE CITY OF EDMUNDSON, MISSOURI, IMPOSING A LICENSE TAX ON THE GROSS RECEIPTS OF UTILITIES SUPPLYING SERVICES TO NON-RESIDENTIAL CUSTOMERS WITHIN THE CITY OF EDMUNDSON, MISSOURI.

WHEREAS, Section 94.270 RSMo. 1994 authorizes fourth class cities such as the City of Edmundson to impose a license tax on the gross receipts of utility companies doing business and supplying service within such cities; and

WHEREAS, neighboring municipalities impose such a tax on residents and businesses while the City has no such tax, leaving the City at a competitive disadvantage in providing municipal services; and

WHEREAS, the Board of Aldermen of the City of Edmundson has determined that the revenues derived from a utility tax, for supplying service to non-residential customers within the City, are critical for the City to continue to provide essential and better municipal services to the City's residents and businesses; and

WHEREAS, the Board of Aldermen of the City of Edmundson desires that the levy of such a tax be submitted to the voters of the City as required by Art. X, Section 22(a) of the Missouri Constitution (the Hancock Amendment); and

WHEREAS, if approved by the voters, the utility tax shall apply only to those utility services delivered to non-residential customers located within the City;

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF EDMUNDSON, ST. LOUIS COUNTY, MISSOURI, AS FOLLOWS:

#### Section One.

Title VI of the Municipal Code of the City of Edmundson is hereby amended by the adoption of a new Chapter 636 to be known as the Public Utilities License Tax and to read as follows:

TITLE VI BUILDING AND OCCUPATION

CHAPTER 636 PUBLIC UTILITIES LICENSE TAX

Section 636.010 Tax Imposed

There is hereby levied and imposed upon all persons now or hereafter engaged in the business of furnishing or supplying light, electricity, electrical service or power, gas or gas service, telephone or telephone service, telephone exchange service, or water or water

service to non-residential customers within the City, a monthly license or occupational tax amounting to the sum of six percent (6%) of the gross receipts derived from carrying on such business within the City.

#### Section 636.020

The term gross receipts as used in this ordinance means the aggregate amount of all sales and charges from the business of furnishing or supplying light, electricity, electrical service and power, gas or gas service, telephone or telephone service, telephone exchange service or water or water service within the City during any period, less discounts, credits, refunds, sales taxes and uncollectible amounts. Insofar as this ordinance pertains to persons engaged in the business of supplying telephone service, wherever the term telephone, telephone service or such business is used, it shall mean persons engaged in the business of furnishing exchange telephone service within the City.

## Section 636.030 Monthly Reports and Payments

It shall be the duty of every person engaged in any of the businesses described in this chapter to file with the City Clerk on or before the last day of each month a sworn statement showing the gross receipts derived from the transaction of such business in the City during the previous calendar month, and at such times, pay to the City the tax thereon as hereinabove set forth at the rate of six percent (6%), and the license granted on the payment of such tax shall be issued to cover the next ensuing calendar month.

### Section 636.040 Inspections of Records

The City or any auditor employed by the City is hereby authorized to investigate the correctness and accuracy of any statement filed pursuant to this chapter and for that purpose shall have access at all reasonable times to the books, documents, papers and records of any person making such return in order to ascertain the accuracy thereof.

#### Section 636.050 Payments in lieu of Other Taxes

The license tax imposed by this chapter shall be in lieu of any other occupational or license tax required of any person engaged in any of the businesses described herein, but nothing contained in this chapter shall be construed to exempt any such person from the payment to the City of the tax which the City levies upon the real or personal property belonging to any such person, nor the tax required of merchants or manufacturers, if any, for the sale of anything other than the commodity or service herein specified, nor shall the license tax required by this chapter exempt any such person from the payment of any tax which may be lawfully required other than an occupational or license tax.

### Section Two.

The Mayor and City Clerk are authorized and directed to obtain copies of the certified results of the November 4, 2003 election, from the St. Louis County Board of Election Commissioners and to forward same along with a certified copy of this ordinance and any other required documentation to all utility service providers, subject to the tax addressed herein, and to do all other things that may be necessary or expedient to ensure that the tax is acknowledged and paid by said person.

### Section Three.

This ordinance shall be in full force and effect from and after the date of its passage and approval.

PASSED AND APPROVED THIS JULY DAY OF Quajust, 2003.

Actores McCombs, Mayor

Ronda Phelps, City Clerk

#### OFFICIAL RESULTS CITY OF EDMUNDSON ST. LOUIS COUNTY, MISSOURI TUESDAY, NOVEMBER 4, 2003

\*\*\*\*\* CITY OF EDMUNDSON (1 POLLING PLACE) \*\*\*\*\*\*\* PROP A -VACANT HOUSING FEE- SIMPLE 1 Registered Voters -FOR THE PROPOSITION YES 2 Ballots Cast -5 AGAINST THE PROPOSITION NO 3 Percent of Registered Voters PROP B -LICENSE TAX/UTILITIES- SIMPLE 6 FOR THE PROPOSITION YES AGAINST THE PROPOSITION NO 4....5 6.....7 0001 AP 7,52 390 61 15.64 11 TOTAL 390 49

61 15.64

WE, THE BOARD OF ELECTION COMMISSIONERS OF ST. LOUIS COUNTY, MISSOURI, ACTING AS THE VERIFICATION BOARD PURSUANT TO 115.507, R.S Mo 1978, HEREBY CERTIFY THE FOREGOING TO BE A TRUE AND CORRECT ABSTRACT OF VOTES CAST FOR THE CANDIDATES AND PROPOSITIONS AT THE SUPPLEMENTAL ELECTION HELD IN ST. LOUIS COUNTY, MISSOURI, ON NOVEMBER 4, 2003.

11

46

IN TESTIMONY WHEREOF, WE HAVE HEREUNTO SET OUR HAND AT OUR OFFICE IN MAPLEWOOD, ST. LOUIS COUNTY, MISSOURI, ON NOVEMBER 7, 2003.

14

BILI	L NO	1316			ORDINANCE NO	1251
	INTRO	DDUCED	BY ALDERMAN	N_ Klein	<u> </u>	
	GENER TAX R ELECT	RAL ASS RATES C RIC CC	SEMBLY, STATE ON GROSS RECE ORPORATION, W	OF MISSOURI, NEIPTS OF ANY G	NO. 200 OF THE 83F MAINTAINING THE SAS CORPORATION, ATION OR SEWER	
ST.			NED BY THE BO Y, MISSOURI, A		MEN OF THE CITY	OF ELLISVILLE
	SECTION	T : NC	he tax rate on	the gross receipt	s of any gas corpor	ation,
eled	etric co	rporatio	n, water corpora	ation, or sewer c	orporation, doing bus	siness
in t	he City	of Elli	sville shall be n	naintained at its	present level, pursua	ant
to	House B	ill No.	200, 83rd Gener	al Assembly, Stat	e of Missouri.	
	SECTION	ON 2:	This Ordinance	shall be in full fo	orce and effect from	and after
its	passage	and ap	proval by the M	layor.		
	This B	ill No	1316	having b	een read and duly c	onsidered and
vot	ed upon	three	times, was finall	y passed and app	roved on this 2nd	

day of October , 1985.

CITY OF ELLISVILLE

ATTEST:

CITY CLERK

STATE OF MISSOURI)
)ss
ST. LOUIS COUNTY)

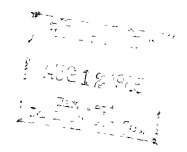
I, HELEN M. SMITH, City Clerk within and for the City of Ellisville, St. Louis County, Missouri, do hereby certify that the foregoing page constitutes a true and correct copy of the proceedings had by the Board of Aldermen of said City on the <a href="mailto:2nd\_day\_of\_October">2nd\_day\_of\_October</a>, 1985, insofar as the same relates to the passage of Ordinance No. <a href="mailto:1251">1251</a> of said City.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of the City of Ellisville, Missouri, at my office in said City, this 8th day of October, 1985.

Helen M. Smith, City Clerk

(seal)

STATE OF MISSOURI ) ST. LOUIS COUNTY )



I, CRAIG E. SABO, Assistant City Clerk within and for the City of Ellisville, St. Louis County, Missouri, do hereby certify that the foregoing page constitutes a true and correct copy of the proceedings had by the Board of Alderman of said City on the st day of feptember, 1976, insofar as the same relates to the passage of Ordinance Number 736 \_\_\_\_\_ of said City.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of the City of Ellisville, Missouri, at my office in said City, this 8th day of Mugust

Craig E. Sabo, Assistant City Clerk

(seal)

ordinance no. 776

BILL INTRODUCED BY ALDERMAN

AN ORDINANCE TO REPEAL ORDINANCE NO. 318 (WHICH RE-ENACTED ORDINANCE NO. 186) ORDINANCE NO. 330 AND ORDINANCE NO. 729 OF THE CITY OF ELLISVILLE AND ENACTING IN LIEU THEREOF A NEW ORDINANCE RELATING TO A LICENSE OR OCCUPATIONAL TAX ON THE BUSINESS OF SUPPLYING ELECTRICITY OR ELECTRIC SERVICE OR POWER; GAS OR GAS SERVICE; TELEPHONE OR EXCHANGE TELEPHONE SERVICE, OR WATER OR WATER SERVICE, AND FURTHER PROVIDING FOR A DEFINITION OF THE TERM, GROSS RECEIPTS.

BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF ELLISVILLE, ST. LOUIS COUNTY, MISSOURI, AS FOLLOWS:

SECTION 1: There is hereby levied upon all persons, firms, or corporations carrying on the business for hire of furnishing or supplying electricity, electrical service or power, gas or gas service, telephone or exchange telephone service, or water or water service within the City of Ellisville, St. Louis County Missouri, a license or occupational tax amounting to the sum of seven percent (7%) of the gross receipts derived from the carrying on of such business within the City. The term 'gross receipts' as used herein, means the aggregate amount of all sales and charges for the commodities or services hereinabove described made by any person in the City of Ellisville less discounts, credits, refunds, sales taxes and uncollectible accounts actually charged off. It shall be unlawful for any person, firm or corporation to engage in or carry on such business within the City without payment of such tax as herein provided.

SECTION 2: It shall be the duty of every person, firm or corporation engaged in any of the business described in this Ordinance to file with the City Collector on or before the 15th day of February, 1977, a sworn statement of the gross receipts derived from such business during the period beginning with the 1st day of July 1976, and ending on the 31st day of December, 1976, and, coincident with the filing of said statement to pay to the City Collector the amount of tax due under the provisions of this Ordinance. Thereafter, a similar statement shall be filed semiannually on or before the 15th day of August of each year covering

the business done during the first six months of such calendar year and on or before the 15th day of February of each year covering the business done during the last six months of the preceding calendar year, and the tax due under the terms of this Ordinance shall be paid at the time such statement is filed.

SECTION 3: Every person, firm or corporation hereafter engaging in any of the business described in this Ordinance shall make like statements and pay a like tax to the City Collector.

SECTION 4: The City Collector shall have authority to examine the books and records of any person, firm or corporation subject to the tax imposed herein for the purpose of determining the accuracy of the statements filed by such person, firm or corporation, and it shall be unlawful for any such person, firm or corporation to refuse to permit such examination by the City Collector or his duly authorized agent or agents at all reasonable times.

SECTION 5: The tax herein required to be paid shall be in lieu of any other occupational or license tax required of any person, firm or corporation engaged in any of the business described in this Ordinance, but nothing herein contained shall be so construed as to exempt any such person, firm or corporation from the payment to the City of the tax which the City levies upon the real or personal property belonging to any such person, firm or corporation nor the tax required of merchants or manufacturers, if any, for the sale of anything others than the commodity or service herein specified, nor shall the tax herein required exempt any such person, firm or corporation from the payment of any tax which may be lawfully required other than an occupational or license tax.

SECTION 6: All such persons, firms, companies or corporations mentioned in Section 1 on the request of any person shall remove or raise or lower its wires temporarily to permit the moving of houses or other bulky structures. The expense of such temporary removal, raising or lowering of wires shall be paid by the party

or parties requesting such raising or lowering of wires, and payment in advance may be required. Not less than forty-eight hours' advance notice shall be given to arrange for such temporary wire changes.

SECTION 7: The right is hereby granted to all such persons, firms, companies, or corporations mentioned in Section 1 to trim trees, brush, or hedges upon and overhanging the streets, alleys, sidewalks, easements, and public places of said City, so as to and electric prevent such foliage from coming in contact with telephone/wires and cables, all of said trimming to be done under the supervision and direction of the governing body of said City or of any city official to whom said duties have been or may be delegated.

SECTION 8: Any person, firm or corporation who or which shall violate any of the provisions of this Ordinance shall, upon conviction thereof by subject to a fine not to exceed the sum of \$100.00 or imprisonment not to exceed three months, or both such fine and imprisonment, and each day such violation shall continue shall be deemed a separate offense.

SECTION 9: If any section or sections or part or parts thereof of this Ordinance shall be held to be invalid for any reason,
the invalidity of such section or sections or part or parts thereof
shall not impair the validity of the remaining section or sections
or part or parts thereof, the Board of Aldermen hereby declaring
that it would have passed the remaining portions of this Ordinance
had it known that any section or sections or part or parts thereof
would be held invalid.

SECTION 10: That Ordinance No. 318, 186, 330 and 729 are hereby repealed and all other ordinances in conflict with this Ordinance are hereby repealed.

SECTION 11: This Ordinance shall be in full force and effect from and after its passage and its approval by the Mayor.

ATTEST:

Mayor

Approved this / day of septemby1976.

Demon / Jayer

ATTEST:

City Clerk (nixth)

## AN ORDINANCE RENEWING AN EXISTING FRANCHISE AND GRANTING FOR A PERIOD OF TWENTY (20) YEARS TO LACLEDE GAS COMPANY.

WHEREAS, it is the consensus of the Board of Aldermen that it wishes to extend to Laclede Gas Company the non-exclusive right, permission and authority to construct, reconstruct, excavate for, place, replace, extend, maintain and operate its mains, service pipes, conduits, conductors, tanks, vaults, vaporizers, regulators and other equipment, with all necessary or appropriate appliances and appurtenances in connection therewith, in, along, across, over and under the streets, roads, alleys, sidewalks, squares, bridges and other public places in the City of Eureka, Missouri and areas dedicated to the City for public utility use, for the purpose of transmitting, furnishing, transporting and distributing gas for light, heat, power and other purposes within and through said City, prescribing the terms and conditions of such granting, and imposing certain obligations upon the grantee, its successors and assigns, successively, in connection therewith.

NOW THEREFORE, BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF EUREKA, MISSOURI, AS FOLLOWS:

### **SECTION 1:**

The non-exclusive right, permission and authority is hereby granted to, renewed and vested in Laclede Gas Company, a corporation of the State of Missouri (hereinafter sometimes called "Laclede"), its successors and assigns, to construct, reconstruct, excavate for, place, replace, extend, maintain and operate all necessary or appropriate mains, service pipes, conduits, conductors, tanks, vaults, vaporizers, regulators and other equipment with all necessary or appropriate appurtenances and appliances in connection therewith, in, along, across, over and under the streets, roads, alleys, sidewalks, squares, bridges and other public places within the corporate limits of the City of Eureka, as now fixed and within any future extensions of its limits as hereafter extended, and areas dedicated to the City for public utility use, for the purpose of transmitting, furnishing, transporting and distributing gas for light, heat, power and other purposes within the City of Eureka, and in territory adjacent to said City and for the purpose of transporting and transmitting gas through said City; all such equipment, appliances and apparatus to be installed and maintained with due regard to the rightful use by other persons with vehicles or otherwise, of the streets, roads, alleys, sidewalks, squares, bridges and other public places and areas dedicated to the City for public utility use; and exercise of the rights, permission and authority hereby granted shall at all times be subject to proper regulations by the City in the exercise of its police powers.

### **SECTION 2:**

Extensions of, and additions to, the distribution system maintained by Laclede, its successors or assigns, in the City of Eureka, shall be made in accordance with the rules and regulations governing such extensions and additions by Laclede now on file with the Public Service Commission of Missouri or in accordance with such amended rules and regulations governing such extensions and additions by Laclede, its successors or assigns, as may hereafter become effective in the manner provided by law. The financial responsibility for relocations of the Company's facilities within the City's rights-of-way shall be determined by State law as shall be specified by Statute or common law at the time of the relocation, and nothing herein shall be construed to confer upon the Company or the City any rights inconsistent therewith. The City will not vacate any public rights-of-way containing any Company facilities without first advising the Company of its intention to vacate the right-of-way and cooperating with the Company in reasonable attempts to obtain the necessary property rights to maintain its facilities in the right-of-way.

### SECTION 3:

Laclede shall hold said City of Eureka harmless from all liability imposed upon it on account of injury or damage to person or property caused by Laclede in the course of or in connection with any construction, reconstruction, excavation, extension, or maintenance, of the mains, service pipes, conduits, conductors or other equipment in, along, across, over or under any of the streets, roads, alleys, sidewalks, squares, bridges or other public places in the City of Eureka in the exercise of any of the rights and privileges conferred by this ordinance.

### **SECTION 4:**

The rights, privileges and authority hereby granted shall inure to and be vested in Laclede, its successors and assigns, successively, subject to all of the terms, provisions and conditions herein contained, and each of the obligations hereby imposed upon Laclede shall devolve and be binding upon its successors and assigns, successively, in the same manner.

### **SECTION 5:**

As consideration for the rights and privileges conferred by this ordinance, Laclede shall pay to said municipality the gross receipts taxes, if any, provided for by applicable ordinances, as the same may be amended from time to time so far as such ordinances are reasonably applicable to the condition and business of the Company, and charges to the Company for any use of the public rights-of-way shall be limited to reasonable rights-of-way management costs.

### **SECTION 6:**

Laclede shall, within sixty (60) days after the passage and approval of this ordinance, file its acceptance thereof with the Clerk of the City of Eureka, and this ordinance shall continue and remain in full force and effect as a renewal of the preceding franchise for a period of twenty (20) years from the effective date as determined in accordance with §88.251 RSMo (Supp. 1996).

### SECTION 7:

Neither acceptance of, nor compliance with, the provisions of this ordinance shall in any way impair or affect, or constitute or be construed as a relinquishment or waiver of, any right, permission or authority which Laclede, its successors or assigns, may have independently of this ordinance; nor shall any use by Laclede, its successors or assigns, of public property or places in the City of Eureka, as authorized by this ordinance or service rendered by Laclede, its successors or assigns, in said City, be treated as use solely of the rights, permission and authority provided for by this ordinance or as service referable solely to this ordinance or to any obligation of service consequent upon acceptance thereof or as in any way indicating non-use of, non-compliance with, any obligation incident to, any right, permission or authority vested in Laclede, its successors or assigns, independently of this ordinance; and the acceptance provided for in Section 6 of this ordinance, and each and every compliance with the provisions of this ordinance or with any obligation arising from acceptance thereof, shall be subject to, and conditioned by, the provisions of this Section 7, with the same force and effect as though each of the provisions of this section were expressly incorporated in such acceptance and expressly declared by the acceptor, its successors or assigns, at and prior to the time of such compliance by it, as conditions of such compliance.

### **SECTION 8:**

All ordinances and parts of ordinances in conflict with this ordinance or with any of its provisions are, to the extent of such conflict, hereby repealed.

### **SECTION 9:**

This ordinance shall not relieve Laclede of the obligation to comply with any ordinance now existing in the City or enacted in the future requiring Laclede to obtain written permits or other approval from the City prior to commencement of construction of facilities within the City, except Laclede shall not be required to obtain permits or other approval from the City for the maintenance and repair of its facilities.

### SECTION 10:

If any provision of this ordinance, or the application of such provision to particular circumstances, shall be held invalid, the remainder of this ordinance, or the application of such provision to circumstances other than those as to which it is held invalid, shall not be affected thereby.

SECTION	ON 11:	
-		

PASSED AND APPROVED THIS <u>16TH</u> DAY OF <u>APRIL</u>, 2013.

Kevin M. Coffey, Mayor

ATTEST:

Ralph M. Lindsey, Jr., City Clerk

AN ORDINANCE RENEWING AN EXISTING FRANCHISE AND GRANTING FOR A PERIOD OF TWENTY (20) YEARS TO LACLEDE GAS COMPANY, A MISSOURI CORPORATION D/B/A MISSOURI NATURAL GAS COMPANY, ITS SUCCESSORS AND ASSIGNS, THE RIGHT, PERMISSION AND AUTHORITY TO CONSTRUCT, RECONSTRUCT, EXCAVATE FOR, PLACE, REPLACE. MAINTAIN, OPERATE AND USE ITS MAINS, SERVICE PIPES, CONDUITS, CONDUCTORS, TANKS, UNDERGROUND VAULTS, VAPORIZERS. REGULATORS AND OTHER EQUIPMENT, WITH ALL NECESSARY OR APPROPRIATE APPLIANCES AND APPURTENANCES IN CONNECTION THEREWITH, IN, ALONG, ACROSS, OVER AND UNDER THE STREETS, ROADS. ALLEYS, SIDEWALKS, SQUARES, BRIDGES AND OTHER PUBLIC PLACES IN THE CITY OF FARMINGTON, MISSOURI AND AREAS DEDICATED TO THE CITY FOR PUBLIC UTILITY USE, FOR THE PURPOSE OF TRANSMITTING, FURNISHING, TRANSPORTING AND DISTRIBUTING GAS FOR LIGHT, HEAT, POWER AND OTHER PURPOSES WITHIN AND THROUGH SAID CITY. PRESCRIBING THE TERMS AND CONDITIONS OF SUCH GRANT, AND IMPOSING CERTAIN OBLIGATIONS UPON THE GRANTEE, ITS SUCCESSORS AND ASSIGNS, SUCCESSIVELY, IN CONNECTION THEREWITH.

## BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF FARMINGTON, MISSOURI, AS FOLLOWS:

The right, permission and authority is hereby granted to, and vested in Laclede Gas Company, a corporation of the State of Missouri d/b/a Missouri Natural Gas Company (hereinafter sometimes called "Missouri Natural"), its successors and assigns, to construct, reconstruct, excavate for, place, replace, maintain, operate and use all necessary or appropriate mains, service pipes, conduits, conductors, underground vaults, vaporizers, regulators and other equipment with all necessary or appropriate appurtenances and appliances in connection therewith, in, along, across, over and under the streets, roads, alleys, sidewalks, squares, bridges and other public places within the corporate limits of the City of Farmington, as now fixed and as hereafter extended, and areas dedicated to the City for public utility use, for the purpose of transmitting, furnishing, transporting and distributing gas for light, heat, power and other purposes within the City of Farmington, and in territory adjacent to said City and for the purpose of transporting and transmitting gas through said City; all such equipment, appliances and apparatus to be installed and maintained with due regard to the rightful use by other persons with vehicles or otherwise, of the streets, roads, alleys, sidewalks, squares, bridges and other public places and areas dedicated to the City for public utility use; and exercise of the rights, permission and authority hereby granted shall at all times be subject to proper regulation by the City in the exercise of its police powers.

Section 2. Extensions of, and additions to, the distribution system maintained by Missouri Natural, its successors or assigns, in the City of Farmington, shall be made in accordance with the rules and regulations governing such extensions and additions by Missouri Natural now on file with the Public Service Commission of Missouri or in accordance with such amended rules and regulations governing such extensions and

additions by Missouri Natural, its successors or assigns, as may hereafter become effective in the manner provided by law.

- Section 3. The said Missouri Natural Gas Company shall hold said City of Farmington harmless from all liability imposed upon it on account of injury or damage to person or property caused by said Missouri Natural Gas Company in the course of or in connection with any construction, reconstruction, excavation, placing, maintenance, operation or use of mains, service pipes, conductors or other equipment in, along, across, over or under any of the streets, roads, alleys, sidewalks, squares, bridges or other public places in the City of Farmington in exercise of any of the rights and privileges conferred by this ordinance.
- Section 4. The rights, privileges and authority hereby granted shall inure to and be vested in Missouri Natural, its successors and assigns, successively, subject to all of the terms, provisions and conditions herein contained, and each of the obligations hereby imposed upon Missouri Natural shall devolve and be binding upon its successors and assigns, successively, in the same manner.
- Section 5. Missouri Natural shall, within sixty (60) days after the passage and approval of this ordinance, file its acceptance thereof with the Clerk of the City of Farmington, and this ordinance shall continue and remain in full force and effect as a renewal of the preceding franchise for a period of twenty (20) years from the effective date.
- Section 6. Neither acceptance of, nor compliance with, the provisions of this ordinance shall in any way impair or affect, or constitute or be construed as a relinquishment or waiver of, any right, permission or authority which Missouri Natural, its successors or assigns, may have independently of this ordinance; nor shall any use by Missouri Natural, its successors or assigns, of public property or places in the City of Farmington, as authorized by this ordinance or service rendered by Missouri Natural, its successors or assigns, in said City, be treated as use solely of the rights, permission and authority provided for by this ordinance or as service referable solely to this ordinance or to any obligation of service consequent upon acceptance thereof or as in any way indicating non-use of, non-compliance with, any obligation incident to, any right, permission or authority vested in Missouri Natural, its successors or assigns, independently of this ordinance; and the acceptance provided for in Section 5 of this ordinance, and each and every compliance with the provisions of this ordinance or with any obligation arising from acceptance thereof, shall be subject to, and conditioned by. the provisions of this Section 6, with the same force and effect as though each of the provisions of this section were expressly incorporated in such acceptance and expressly declared by the acceptor, its successors or assigns, at and prior to the time of such compliance by it, as conditions of such compliance.
- Section 7. All ordinances and parts of ordinances in conflict with this ordinance or with any of its provisions are, to the extent of such conflict, hereby repealed.
- Section 8. This ordinance shall not relieve Missouri Natural of the obligation to comply with any ordinance now existing in the City or enacted in the future requiring Missouri Natural to obtain written permits or other approval from the City prior to

commencement of construction of facilities within the streets thereof, except Missouri Natural shall not be required to obtain permits or other approval from the City for the maintenance and repair of its facilities.

Section 9. If any provision of this ordinance, or the application of such provision to particular circumstances, shall be held invalid, the remainder of this ordinance, or the application of such provision to circumstances other than those as to which it is held invalid, shall not be affected thereby.

Section 10. This ordinance shall take effect and the rights, privileges and authority hereby granted and renewed shall vest in Missouri Natural upon its filing of an acceptance with the City Clerk according to the terms prescribed herein; subject only to the approval or disapproval of the voters of this City only upon the terms and conditions provided in §88.251 RSMo. (1989). If the City Clerk does not receive within thirty (30) days after the final passage of this ordinance a petition sufficient in form and signed by the requisite number of voters, this ordinance shall be a valid and binding franchise of the City and shall remain in full force and effect.

Section 11. As consideration for the rights and privileges conferred by this ordinance, Missouri Natural shall pay to said municipality the gross receipts taxes, if any, provided for by applicable ordinances, as the same may be amended from time to time.

Duly read and passed this Ath day of Angular, 2010.

Mayor, City of Farmington

ATTEST:

City Clerk

Approved this 30th day of September, 2010

Mayor, City of Farmington

ATTEST:

City Clerk

SPONSOR: CLAUSS

1st Reading: November 20, 2006 2nd Reading: November 20, 2006 3rd Reading: November 20, 2006

### ORDINANCE NO. 2849

### BILL NO.06-76

AN ORDINANCE RENEWING AN EXISTING FRANCHISE AND GRANTING FOR A PERIOD OF TWENTY (20) YEARS TO LACLEDE GAS COMPANY, A MISSOURI CORPORATION, ITS SUCCESSORS AND ASSIGNS, THE RIGHT, PERMISSION AND AUTHORITY TO CONSTRUCT, RECONSTRUCT, EXCAVATE FOR, PLACE, REPLACE, MAINTAIN, OPERATE AND USE ITS MAINS, SERVICE PIPES, CONDUITS, CONDUCTORS, TANKS, VAULTS, VAPORIZERS, REGULATORS AND OTHER EQUIPMENT, WITH ALL NECESSARY OR APPROPRIATE APPLIANCES AND APPURTENANCES IN CONNECTION THEREWITH, IN, ALONG, ACROSS OVER AND UNDER THE STREETS, ROADS, ALLEYS, SIDEWALKS, SQUARES, BRIDGES AND OTHER PUBLIC PLACES IN THE CITY OF FENTON, MISSOURI AND AREAS DEDICATED TO THE CITY FOR PUBLIC UTILITY USE, FOR THE PURPOSE OF TRANSMITTING, FURNISHING, TRANSPORTING AND DISTRIBUTING GAS FOR LIGHT, HEAT, POWER AND OTHER PURPOSES WITHIN AND THROUGH SAID CITY, PRESCRIBING THE TERMS AND CONDITIONS OF SUCH GRANT, AND IMPOSING CERTAIN OBLIGATIONS UPON THE GRANTEE, ITS SUCCESSORS AND ASSIGNS, SUCCESSIVELY, IN CONNECTION THEREWITH.

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF FENTON, MISSOURI, AS FOLLOWS:

Section 1. The right, permission and authority is hereby granted to, and vested in Laclede Gas Company, a corporation of the State of Missouri (hereinafter sometimes called "Laclede"), its successors and assigns, to construct, reconstruct, excavate for, place, replace, maintain, operate and use all necessary or appropriate mains, service pipes, conduits, conductors, vaults, vaporizers, regulators and other equipment with all necessary or appropriate appurtenances and appliances in connection therewith, in, along, across, over and under the streets, roads, alleys, sidewalks, squares, bridges and other public places within the corporate limits of the City of

Fenton, as now fixed and as hereafter extended, and areas dedicated to the City for public utility use, for the purpose of transmitting, furnishing, transporting and distributing gas for light, heat, power and other purposes within the City of Fenton, and in territory adjacent to said City and for the purpose of transporting and transmitting gas through said City; all such equipment, appliances and apparatus to be installed and maintained with due regard to the rightful use by other persons with vehicles or otherwise, of the streets, roads, alleys, sidewalks, squares, bridges and other public places and areas dedicated to the City for public utility use; and exercise of the rights, permission and authority hereby granted shall at all times be subject to proper regulation by the City in the exercise of its police powers.

- Section 2. Extensions of, and additions to, the distribution system maintained by Laclede, its successors or assigns, in the City of Fenton, shall be made in accordance with the rules and regulations governing such extensions and additions by Laclede now on file with the Public Service Commission of Missouri or in accordance with such amended rules and regulations governing such extensions and additions by Laclede, its successors or assigns, as may hereafter become effective in the manner provided by law.
- Section 3. The rights, privileges and authority hereby granted shall inure to and be vested in Laclede, its successors and assigns, successively, subject to all of the terms, provisions and conditions herein contained, and each of the obligations hereby imposed upon Laclede shall devolve and be binding upon its successors and assigns, successively, in the same manner.
- Section 4. As consideration for the rights and privileges conferred by this ordinance, Laclede shall pay to said municipality the gross receipts taxes, if any, provided for by applicable ordinances, as the same may be amended from time to time.
- Section 5. Laclede shall, within sixty (60) days after the passage and approval of this ordinance, file its acceptance thereof with the Clerk of the City of Fenton, and this ordinance shall continue and remain in full force and effect as a renewal of the preceding franchise for a period of twenty (20) years from the effective date as determined in accordance with §88.251 RSMo. (2000).

Section 6. Neither acceptance of, nor compliance with, the provisions of this ordinance shall in any wise impair or affect, or constitute or be construed as a relinquishment or waiver of, any right, permission or authority which Laclede, its successors or assigns, may have independently of this ordinance; nor shall any use by Laclede, its successors or assigns, of public property or places in the City of Fenton, as authorized by this ordinance or service rendered by Laclede, its successors or assigns, in said City, be treated as use solely of the rights, permission and authority provided for by this ordinance or as service referable solely to this ordinance or to any obligation of service consequent upon acceptance thereof or as in any wise indicating non-use of, non-compliance with, any obligation incident to, any right, permission or authority vested in Laclede, its successors or assigns, independently of this ordinance; and the acceptance provided for in Section 5 of this ordinance, and each and every compliance with the provisions of this ordinance or with any obligation arising from acceptance thereof, shall be subject to, and conditioned by, the provisions of this Section 6, with the same force and effect as though each of the provisions of this section were expressly incorporated in such acceptance and expressly declared by the acceptor, its successors or assigns, at and prior to the time of such compliance by it, as conditions of such compliance.

Section 7. All ordinances and parts of ordinances in conflict with this ordinance or with any of its provisions are, to the extent of such conflict, hereby repealed.

Section 8. This ordinance shall not relieve Laclede of the obligation to comply with any ordinance now existing in the City or enacted in the future requiring Laclede to obtain written permits or other approval from the City prior to commencement of construction of facilities within the streets thereof, except Laclede shall not be required to obtain permits or other approval from the City for the maintenance and repair of its facilities.

<u>Section 9.</u> If any provision of this ordinance, or the application of such provision to particular circumstances, shall be held invalid, the remainder of this ordinance, or the application of such provision to circumstances other than those as to which it is held invalid, shall not be affected thereby.

### ORD. NO. 2849

PASSED this 20th day of November, 2006.

DENNIS J. HANCOCK, MAYOR

APPROVED this 20thday of November, 2006.

DENNIS J. HANCOCK, MAYOR

ATTEST:

CYTY CLERK (Deputy)

# STATE OF MISSOURI ) COUNTY OF ST. LOUIS )

I, <u>Leigh Dohack</u> (Dep.), City Clerk within and for the City of Fenton in the State and County aforesaid, do hereby certify that the foregoing constitutes a full, true and correct copy of Ordinance No. 2849 of said City as passed by the Board of Aldermen and approved by the Mayor on the 20thday of <u>November</u>, 2006.

Zity Clerk (Deputy)

(SEAL)

### AGREEMENT

THIS Agreement is hereby made on this 14<sup>th</sup> day of December, 2010, by and between Laclede Gas Company and the City of Ferguson, Missouri, and is subject to the following terms and conditions.

- Section 1. The right, permission and authority is hereby granted to Laclede Gas Company, a corporation of the State of Missouri (hereinafter referred to as "Laclede"), its successors and assigns, to construct, reconstruct, excavate for, place, replace, maintain, operate and use all necessary or appropriate mains, service pipes, conduits, conductors, vaults, vaporizers, regulators and other equipment with all necessary or appropriate appurtenances and appliances in connection therewith, in, along, across, over and under the streets, roads, alleys, sidewalks, and bridges (hereinafter referred to as "City Right-of-Way") within the corporate limits of the City of Ferguson, as now fixed and as hereafter extended, for the purpose of transmitting, furnishing, transporting and distributing gas to and through said City; all such equipment, appliances and apparatus to be installed and maintained with due regard to the rightful use by the City and all other persons and exercise of the rights, permission and authority hereby granted shall at all times be subject to the terms of the Agreement and the regulation by the City in the exercise of its police powers or other lawful authority.
- Section 2. Laclede shall maintain its distribution system and facilities in accordance with all applicable law.
- Section 3. In consideration of the rights granted to Laclede herein, Laclede hereby agrees to remove and relocate any of its equipment or facilities within the Right-of-Way for the purpose of accommodating the reconstruction, repair, realignment, regrading or other modification to, or construction of, any streets, roads, alleys, highways, sidewalks, bridges, or other ways or rights-of-way in the City which the City has determined to be necessary for the public good, convenience or security; and that Laclede shall accomplish, or cause to be accomplished, such changes to its equipment and/or facilities in a timely manner in conjunction with the work or project requiring such changes. Laclede further agrees that it will bear any and all costs related to such removal and relocation without request for reimbursement or contribution from the City or its Contractors.
- Section 4. Performing Work and Excavation within the City Right-of-Way. The rights granted to Laclede herein are subject to the issuance of an appropriate excavation and facilities permit issued by the City of Ferguson for and prior to any work within the City Right-of-Way. Laclede shall submit all plans for work to the City for its prior approval. Following excavation or work in any Right-of-Way or Dedicated Utility Easement, Laclede shall restore the area to the same or better condition than prior to the work. Laclede shall abide by all permit conditions. Notwithstanding the foregoing, in the event of an emergency, Laclede may undertake the excavation and facilities work

necessary to address such emergency without first obtaining a permit, provided Laclede applies for an excavation and facilities permit promptly thereafter.

Locating New Facilities and lines within the City Right-of-Way. In addition, any new facilities proposed to be installed within City Right-of-Way shall require an appropriate facilities permit issued by the City of Ferguson prior to installation of such new facilities.

- Section 5. As further consideration of this Agreement, Laclede hereby agrees to utilize water-based paints and to require all of its employees, contractors or agents to utilize water soluble paints for any work or marking within the City of Ferguson in lieu of any other paint or marking substance.
- Section 6. The rights, privileges and authority hereby granted shall inure to and be vested in Laclede, its successors and assigns, successively, subject to all of the terms, provisions and conditions herein contained, and each of the obligations hereby imposed upon Laclede shall devolve and be binding upon its successors and assigns, successively, in the same manner.
- Section 7. Laclede hereby acknowledges that the City imposes a business license tax based on the gross receipts as such term is defined in the Municipal Code and Laclede further acknowledges that it was make timely payment of such business license taxes and all other lawful taxes as same become due.
- Section 8. Except to the extent caused by the negligence of City or a third party, Laclede shall indemnify, protect and hold harmless City from and against the loss, cost, claims, demands, damage and/or expense arising out of any demand, claim, suit or judgment for damages to property and injury to or death of persons including the officers, agents and employees of either party herein, including payment under any workmen's compensation law or under any plan for employee's disability or death benefit which may arise out of or be caused in whole or in part by Laclede's exercise of its rights and obligations under this Agreement.
- Section 9. The term of this Agreement shall be for a period of five (5) years from the date of its Execution. This Agreement shall automatically terminate at that time unless extended in writing by the parties.
- Section 10. Neither acceptance of, nor compliance with, the provisions of this Agreement shall in any way impair or affect, or constitute or be construed as a relinquishment or waiver of any right, permission or authority which Laclede, its successor or assigns, may have independently of this Agreement. Neither acceptance of, nor compliance with, the provisions of this Agreement shall in any way impair or affect, or constitute or be construed as a relinquishment, waiver or abrogation of any regulatory authority, power or duty which the City has under applicable law.

Section 11. This agreement is assignable and each of the obligations and responsibilities imposed by this Agreement shall devolve and be binding upon any successor and assigns, successively.

Section 12. No claim of waiver, consent or acquiescence with regard to any of the provisions of this Agreement shall be made against either party except on the basis of a written instrument executed by such party.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed in their names and on their behalf by the duly authorized officers, all as of the day and year first above written.

CITY OF FERGUSON, MISSOURI

By:

Name: John Shaw

Title: City Manager

LACLEDE GAS COMPANY

Name: Mike Spotanski

Title: Senior Vice President-

Operations & Marketing

AN ORDINANCE RENEWING AN EXISTING FRANCHISE AND GRANTING FOR A PERIOD OF TWENTY (20) YEARS TO LACLEDE GAS COMPANY, A MISSOURI CORPORATION D/B/A MISSOURI NATURAL GAS COMPANY, ITS SUCCESSORS AND ASSIGNS, THE RIGHT, PERMISSION AND AUTHORITY TO CONSTRUCT, RECONSTRUCT, EXCAVATE FOR, PLACE, REPLACE, MAINTAIN, OPERATE AND USE ITS MAINS, SERVICE PIPES, CONDUITS, CONDUCTORS, TANKS, UNDERGROUND VAULTS, VAPORIZERS, REGULATORS AND OTHER EQUIPMENT, WITH ALL NECESSARY OR APPROPRIATE APPLIANCES AND APPURTENANCES IN CONNECTION THEREWITH, IN, ALONG, ACROSS, OVER AND UNDER THE STREETS, ROADS, ALLEYS, SIDEWALKS, SQUARES, BRIDGES AND OTHER PUBLIC PLACES IN THE CITY OF FESTUS, MISSOURI AND AREAS DEDICATED TO THE CITY FOR PUBLIC UTILITY USE, FOR THE PURPOSE OF TRANSMITTING, FURNISHING, TRANSPORTING AND DISTRIBUTING GAS FOR LIGHT, HEAT, POWER AND OTHER PURPOSES WITHIN AND THROUGH SAID CITY, PRESCRIBING THE TERMS AND CONDITIONS OF SUCH GRANT, AND IMPOSING CERTAIN OBLIGATIONS UPON THE GRANTEE, ITS SUCCESSORS AND ASSIGNS, SUCCESSIVELY, IN CONNECTION THEREWITH.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF FESTUS, MISSOURI, AS FOLLOWS:

The right, permission and authority is hereby granted to, and Section 1. vested in Laclede Gas Company, a corporation of the State of Missouri d/b/a Missouri Natural Gas Company (hereinafter sometimes called "Missouri Natural"), its successors and assigns, to construct, reconstruct, excavate for, place, replace, maintain, operate and use all necessary or appropriate mains, service pipes, conduits, conductors, underground vaults, vaporizers, regulators and other equipment with all necessary or appropriate appurtenances and appliances in connection therewith, in, along, across, over and under the streets, roads, alleys, sidewalks, squares, bridges and other public places within the corporate limits of the City of Festus, as now fixed and as hereafter extended, and areas dedicated to the City for public utility use, for the purpose of transmitting, furnishing, transporting and distributing gas for light, heat, power and other purposes within the City of Festus, and in territory adjacent to said City and for the purpose of transporting and transmitting gas through said City; all such equipment, appliances and apparatus to be installed and maintained with due regard to the rightful use by other persons with vehicles or otherwise, of the streets, roads, alleys, sidewalks, squares, bridges and other public places and areas dedicated to the City for public utility use; and exercise of the rights, permission and authority hereby granted shall at all times be subject to proper regulation by the City in the exercise of its police powers.

- Section 2. Extensions of, and additions to, the distribution system maintained by Missouri Natural, its successors or assigns, in the City of Festus, shall be made in accordance with the rules and regulations governing such extensions and additions by Missouri Natural now on file with the Public Service Commission of Missouri or in accordance with such amended rules and regulations governing such extensions and additions by Missouri Natural, its successors or assigns, as may hereafter become effective in the manner provided by law.
- Section 3. (a) The said Missouri Natural Gas Company shall hold said City of Festus harmless from all liability imposed upon it on account of injury or damage to person or property caused by said Missouri Natural Gas Company in the course of or in connection with any construction, reconstruction, excavation, placing, maintenance, operation or use of mains, service pipes, conductors or other equipment in, along, across, over or under any of the streets, roads, alleys, sidewalks, squares, bridges or other public places in the City of Festus in exercise of any of the rights and privileges conferred by this ordinance.

### (b) Missouri Natural:

- (i) shall not unnecessarily impede public travel on the streets, roads, alleys, sidewalks, squares, bridges or other public places of said City when making repairs, improvements or extensions to its natural gas distribution system; and
- (ii) shall leave all of such streets, roads, alleys, sidewalks, squares, bridges or other public places upon which it may enter for the purpose herein authorized in as good condition as at the date of said entry.
- Section 4. The rights, privileges and authority hereby granted shall inure to and be vested in Missouri Natural, its successors and assigns, successively, subject to all of the terms, provisions and conditions herein contained, and each of the obligations hereby imposed upon Missouri Natural shall devolve and be binding upon its successors and assigns, successively, in the same manner.
- Section 5. Missouri Natural shall, within sixty (60) days after the passage and approval of this ordinance, file its acceptance thereof with the Clerk of the City of Festus, and this ordinance shall continue and remain in full force and effect as a renewal of the preceding franchise for a period of twenty (20) years from the effective date.
- Section 6. Neither acceptance of, nor compliance with, the provisions of this ordinance shall in any way impair or affect, or constitute or be construed as a relinquishment or waiver of, any right, permission or authority which Missouri Natural, its successors or assigns, may have independently of this ordinance; nor shall any use by Missouri Natural, its successors or assigns, of public property or places in the City of Festus, as authorized by this ordinance or service rendered by Missouri Natural, its successors or assigns, in said City, be treated as use solely of the rights, permission and authority provided for by this ordinance or as service referable solely to this ordinance or to any obligation of service consequent upon acceptance thereof or as in any way

indicating non-use of, non-compliance with, any obligation incident to, any right, permission or authority vested in Missouri Natural, its successors or assigns, independently of this ordinance; and the acceptance provided for in Section 5 of this ordinance, and each and every compliance with the provisions of this ordinance or with any obligation arising from acceptance thereof, shall be subject to, and conditioned by, the provisions of this Section 6, with the same force and effect as though each of the provisions of this section were expressly incorporated in such acceptance and expressly declared by the acceptor, its successors or assigns, at and prior to the time of such compliance by it, as conditions of such compliance.

- Section 7. All ordinances and parts of ordinances in conflict with this ordinance or with any of its provisions are, to the extent of such conflict, hereby repealed.
- Section 8. This ordinance shall not relieve Missouri Natural of its obligation to comply with all ordinances and regulations now or hereafter adopted by the City when constructing new facilities or making repairs, improvements or extensions to its natural gas distribution system, including but not limited to ordinances and regulations regulating excavations and/or construction affecting streets, sidewalks, alleys, bridges or other public places in the City, except to the extent such compliance is expressly waived or modified by City in writing. Notwithstanding the foregoing, in the event of an emergency, Missouri Natural shall have the right to perform all necessary work without first obtaining any required permits, provided Missouri Natural requests all required permits promptly after performing the emergency work.
- Section 9. If any provision of this ordinance, or the application of such provision to particular circumstances, shall be held invalid, the remainder of this ordinance, or the application of such provision to circumstances other than those as to which it is held invalid, shall not be affected thereby.
- Section 10. The rights, privileges and authority hereby granted shall inure to and be vested in Missouri Natural Gas Company, its successors and assigns, successively, subject to all of the terms, provisions and conditions herein contained, and each of the obligations hereby imposed upon Missouri Natural shall devolve and be binding upon its successors and assigns, successively, in the same manner.
- Section 11. As consideration for the rights and privileges conferred by this ordinance, Missouri Natural shall pay to said municipality the gross receipts taxes, if any, provided for by applicable ordinances, as the same may be amended from time to time.

Duly read and passed this 23day of December 2010.

ATTEST:

Approved this 2 day of December, 2010.

Approved this 2 day of December, 2010.

ATTEST:

City Clerk

City Clerk

City Clerk

AN ORDINANCE AMENDING CHAPTER 9, ARTICLE II, SECTION 1 OF THE ORDINANCES OF THE CITY OF FLORDELL HILLS, MISSOURI.

BE IT ENACTED BY THE BOARD OF ALDERMEN OF THE CITY OF FLORDELL HILLS, MISSOURI, AS FOLLOWS:

Chapter 9, Article II, Section 1, of the Ordinances of the City of Flordell Hills, Missouri, is hereby amended to include the following:

### Section 1:

(a) In accord with the authority granted to the City of Flordell Hills, Missouri, under Section 393.275.2 of the Revised Statutes of the State of Missouri, the rate of the license or occupational tax for each public utility providing services within the City of Flordell Hills, which tax was previously established by law at the rate of Five Percent (5%) of the gross receipts of each said utility derived from business within the City of Flordell Hills, is hereby maintained at the aforesaid rate.

This Ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

PASSED THIS 19 DAY OF OCTOBER, 1992.

Mayor Frank Zeisler

ATTEST:

City Clerk

BILL NO. 435

ordinance no.  $\frac{420}{}$ 

AN ORDINANCE AMENDING ORDINANCES 262, 263, 264 and 373 BY REDEFINING GROSS RECEIPTS.

BE IT ENACTED BY THE BOARD OF ALDERMEN OF THE CITY OF FLORDELL HILLS, MISSOURI, AS FOLLOWS:

 $\underline{\mathtt{SECTION}\ 1}\colon$  Amendment of Ordinances 262, 263, 264 and 373 to redefine Gross Receipts.

Ordinances 262, 263, 264 and 373 are hereby amended by deleting the former definition of "gross receipts" and substituting therefor the following definition:

#### GROSS RECEIPTS DEFINED:

"The term 'gross receipts' means the aggregate amount of all sales and charges of the commodities or services hereinabove described in the City of Flordell Hills during any period, less discounts, credits, refunds, sales taxes, and uncollectable accounts actually charged off."

Passed this ast day of August, 1982.

Mayor and Ex-Officio President of the Board of Aldermen

Approved this <u>aist</u> day of August, 1982.

01 fc

Mavor

ATTEST:

Jou' a. Brocker

Readin Tax Awaig 8/13/82

BILL NO. 8194

ORDINANCE NO.

AN ORDINANCE RENEWING AN EXISTING FRANCHISE AND GRANTING FOR A PERIOD OF TWENTY (20) YEARS TO LACLEDE GAS COMPANY, A MISSOURI CORPORATION, ITS SUCCESSORS AND ASSIGNS, THE RIGHT, PERMISSION AND AUTHORITY TO MAINTAIN AND OPERATE ITS MAINS AND EQUIPMENT IN THE CITY OF FLORISSANT.

24 ·

WHEREAS, Laclede gas is requesting the right, permission and authority to maintain to construct, reconstruct, excavate for, place, replace, maintain, operate and use its mains, service pipes, conduits, conductors, tanks, vaults, vaporizers, regulators and other equipment, with all necessary or appropriate appliances and appurtenances in connection therewith, in, along, across over and under the streets, roads, alleys, sidewalks, squares, bridges and other public places in the city of Florissant, Missouri and areas dedicated to the city for public utility use, for the purpose of transmitting, furnishing, transporting and distributing gas for light, heat, power and other purposes within and through said city, prescribing the terms and conditions of such grant, and imposing certain obligations upon the grantee, its successors and assigns, successively, in connection therewith.

BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF FLORISSANT, MISSOURI, AS FOLLOWS:

Section 1. The right, permission and authority is hereby granted to, and vested in Laclede Gas Company, a corporation of the State of Missouri (hereinafter sometimes called "Laclede"), its successors and assigns, to construct, reconstruct, excavate for, place, replace, maintain, operate and use all necessary or appropriate mains, service pipes, conduits, conductors, vaults, vaporizers, regulators and other equipment with all necessary or appropriate appurtenances and appliances in connection therewith, in, along, across, over and under the streets, roads, alleys, sidewalks, squares, bridges and other public places within the corporate limits of the City of Florissant, as now fixed and as hereafter extended (hereinafter sometimes called "City"), and areas dedicated to the City for public utility use, for the purpose of transmitting, furnishing, transporting and distributing gas for light, heat, power and other purposes within the City of Florissant, and in territory adjacent to said City and for the purpose of transporting and transmitting gas through said City; all such equipment, appliances and apparatus to be installed and maintained with due regard to the rightful use by other persons with vehicles or otherwise, of the streets, roads, alleys, sidewalks, squares, bridges and other public places and areas dedicated to the City for public utility use; and exercise of the rights,

permission and authority hereby granted shall at all times be subject to proper regulation by the City in the exercise of its police powers.

Section 2. Extensions of, and additions to, the distribution system maintained by Laclede, its successors or assigns, in the City of Florissant, shall be made in accordance with the rules and regulations governing such extensions and additions by Laclede now on file with the Public Service Commission of Missouri or in accordance with such amended rules and regulations governing such extensions and additions by Laclede, its successors or assigns, as may hereafter become effective in the manner provided by law.

Section 3. The rights, privileges and authority hereby granted shall inure to and be vested in Laclede, its successors and assigns, successively, subject to all of the terms, provisions and conditions herein contained, and each of the obligations hereby imposed upon Laclede shall devolve and be binding upon its successors and assigns, successively, in the same manner.

Section 4. As consideration for the rights and privileges conferred by this ordinance, Laclede shall pay to said municipality the gross receipts taxes, if any, provided for by applicable ordinances, as the same may be amended from time to time.

Section 5. Laclede shall, within sixty (60) days after the passage and approval of this ordinance, file its acceptance thereof with the Clerk of the City of Florissant, and this ordinance shall continue and remain in full force and effect as a renewal of the preceding franchise for a period of twenty (20) years from the effective date as determined in accordance with §88.251 RSMo. (2000).

8.8

Neither acceptance of, nor compliance with, the provisions of this Section 6. ordinance shall in any wise impair or affect, or constitute or be construed as a relinquishment or waiver of, any right, permission or authority which Laclede, its successors or assigns, may have independently of this ordinance; nor shall any use by Laclede, its successors or assigns, of public property or places in the City of Florissant, as authorized by this ordinance or service rendered by Laclede, its successors or assigns, in said City, be treated as use solely of the rights, permission and authority provided for by this ordinance or as service referable solely to this ordinance or to any obligation of service consequent upon acceptance thereof or as in any wise indicating non-use of, noncompliance with, any obligation incident to, any right, permission or authority vested in Laclede, its successors or assigns, independently of this ordinance; and the acceptance provided for in Section 5 of this ordinance, and each and every compliance with the provisions of this ordinance or with any obligation arising from acceptance thereof, shall be subject to, and conditioned by, the provisions of this Section 6, with the same force and effect as though each of the provisions of this section were expressly incorporated in such acceptance and expressly declared by the acceptor, its successors or assigns, at and prior to the time of such compliance by it, as conditions of such compliance.

92	Section 7. All ordinances and parts of ordinances in conflict with this		
93	ordinance or with any of its provisions are, to the extent of such conflict, hereby repealed.		
94			
95	Section 8. This ordinance shall not relieve Laclede of the obligation to		
96	comply with any ordinance now existing in the City or enacted in the future requiring		
97	Laclede to obtain written permits or other approval from the City prior to commencement		
98	of construction of facilities within the streets thereof, except Laclede shall not be required		
99	to obtain permits or other approval from the City for the maintenance and repair of its		
100	facilities.		
101			
102	Section 9. If any provision of this ordinance, or the application of such		
103	provision to particular circumstances, shall be held invalid, the remainder of this		
104	ordinance, or the application of such provision to circumstances other than those as to		
105	which it is held invalid, shall not be affected thereby.		
106			
107	Read three (3) times and passed by the City Council of the City of Florissant,		
108	Missouri, this 27 day of March, 2006.		
109			
110			
111			
112			
113	Tim Lee, Council President		
114	$\neg 9$ $\wedge \wedge$		
115	Approved this and flag of March.		
116			
117			
118	(Reduited miny)		
119	Jo somoff ( )		
120	Robert G. Lowery Sr.		
121	Mayor		
122			
123	ATTEST:		
124			
125			
126	7 William 199		
127	Karen Goodwin-Raftery, MMCA/MRCC		
128	City Clerk		

AN ORDINANCE GRANTING TO LACLEDE GAS COMPANY, A MISSOURI CORPORATION D/B/A MISSOURI NATURAL GAS COMPANY AND ITS SUCCESSORS AND ASSIGNS, THE RIGHT, TO THE USE OF CERTAIN PUBLIC RIGHT OF WAYS OF THE CITY OF FREDERICKTOWN FOR THE USE AND MAINTENANCE OF ITS PUBLIC UTILITY FOR A PERIOD OF TWENTY (20) YEARS FOR THE PURPOSE OF TRANSMITTING, FURNISHING, TRANSPORTING AND DISTRIBUTING GAS FOR LIGHT, HEAT, POWER AND OTHER PURPOSES WITHIN AND THROUGH SAID CITY, PRESCRIBING THE TERMS AND CONDITIONS OF SUCH GRANT, AND IMPOSING CERTAIN OBLIGATIONS UPON THE GRANTEE, ITS SUCCESSORS AND ASSIGNS, SUCCESSIVELY, IN CONNECTION THEREWITH.

BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF FREDERICKTOWN, MISSOURI, AS FOLLOWS:

The right, permission and authority is hereby granted to, and vested in Laclede Gas Company, a corporation of the State of Missouri d/b/a Missouri Natural Gas Company (hereinafter sometimes called "Missouri Natural"), its successors and assigns, to construct, reconstruct, excavate for, place, replace, maintain., operate and use all necessary or appropriate mains, service pipes, conduits, conductors, underground vaults, vaporizers, regulators and other equipment with all necessary or appropriate appurtenances and appliances in connection therewith, in, along, across, over and under the streets, roads, alleys, sidewalks, squares, bridges and other public places within the corporate limits of the City of Fredericktown, as now fixed and as hereafter extended, and areas dedicated to the City for public utility use (collectively "City"), for the purpose of transmitting, furnishing, transporting and distributing gas for light, heat, power and other purposes within the City of Fredericktown, and in territory adjacent to said City, and for the purpose of transporting and transmitting gas through said City; all such equipment, appliances and apparatus to be installed and maintained with due regard to the rightful use by other persons with vehicles or otherwise, of the streets, roads, alleys, sidewalks, squares, bridges and other public places and areas dedicated to the City for public utility use; and exercise of the rights, permission and authority hereby granted shall at all times be subject to proper regulation by the City in the exercise of its police powers.

Section 2. Extensions of, and additions to, the distribution system maintained by Missouri Natural, its successors or assigns, in the City, shall be made in accordance with the rules and regulations governing such extensions and additions by Missouri Natural now on file with the Public Service Commission of Missouri or in accordance with such amended rules and regulations governing such extensions and additions by Missouri Natural, its successors or assigns, as may hereafter become

effective in the manner provided by law.

- Section 3. The rights, privileges and authority hereby granted shall inure to and be vested in Missouri Natural, its successors and assigns, successively, subject to all of the terms, provisions and conditions herein contained, and each of the obligations hereby imposed upon Missouri Natural shall devolve and be binding upon its successors and assigns, successively, in the same manner.
- Section 4. As consideration for the rights and privileges conferred by this ordinance, Missouri Natural shall pay to said municipality the gross receipts taxes, if any, provided for by applicable ordinances, as the same may be amended from time to time.
- Neither acceptance of, nor compliance with, the provisions of this Section 5. ordinance shall in any wise impair or affect, or constitute or be construed as a relinquishment or waiver of, any right, permission or authority that Missouri Natural, its successors or assigns, may have independently of this ordinance. Additionally, any use by Missouri Natural, its successors or assigns of public property or places in the City as authorized by this ordinance or service rendered by Missouri Natural, its successors or assigns in said City, shall not be treated as use solely of the rights, permission and authority provided for by this ordinance or as service referable solely to this ordinance or to any obligation of service consequent upon acceptance thereof or as in any wise indicating non-use of, or non-compliance with any obligation incident to, any right, permission or authority vested in Missouri Natural, its successors or assigns independently of this ordinance. The acceptance provided for in Section 6 of this ordinance, and compliance with each and every provision of this ordinance or with any obligation arising from acceptance thereof, shall be subject to, and conditioned by, the provisions of this Section 6, with the same force and effect as though each of the provisions of this section were expressly incorporated in such acceptance and expressly declared by the acceptor, its successors or assigns at and prior to the time of such compliance by it, as conditions of such compliance.
- Section 6. All ordinances and parts of ordinances in conflict with this ordinance or with any of its provisions are, to the extent of such conflict, hereby repealed.
- Section 7. This ordinance shall not relieve Missouri Natural of the obligation to comply with any ordinance now existing in the City or enacted in the future requiring Missouri Natural to obtain written permits or other approval from the City prior to commencement of construction of facilities within the streets thereof.
- Section 8. If any provision of this ordinance, or the application of such provision to particular circumstances, shall be held invalid, the remainder of this ordinance, or the application of such provision to circumstances other than those as to which it is held invalid, shall not be affected thereby.

This Ordinance shall be in full force and take effect from and after the date of its final passage by the Board of Aldermen and approval by the Mayor.

THIS ORDINANCE having been read by title only on this 21 day of March, 2006, the Board of Aldermen voted as follows:

Terry About	Clark Abrent	
Ward Ay	Polete Ay	
Priest Aze	Hampton Ay	
THIS ORDINANCE having been read by t	itle only the second time on this 27th day of	
March, 2006, the Board of Aldermen voted as follows:		
Terry About	Clark About	
Ward	Polete	
Priest Au	Hampton Aze	
PASSED AND APPROVED this 27th day of March, 2006, by 4 ayes, 0 nays,		
absentees.	Varry & Kry Mayor J	
Garlia Stevens		

AN ORDINANCE RENEWING AN EXISTING FRANCHISE AND GRANTING FOR A PERIOD OF TWENTY (20) YEARS TO LACLEDE GAS COMPANY, A MISSOURI CORPORATION, ITS SUCCESSORS AND ASSIGNS, THE RIGHT, PERMISSION AND AUTHORITY TO CONSTRUCT, RECONSTRUCT, EXCAVATE FOR, PLACE, REPLACE, MAINTAIN, OPERATE AND USE ITS MAINS, SERVICE PIPES, CONDUITS, CONDUCTORS, TANKS, VAULTS, VAPORIZERS, REGULATORS AND OTHER EQUIPMENT, WITH ALL NECESSARY OR APPROPRIATE APPLIANCES AND APPURTENANCES IN CONNECTION THEREWITH, IN, ALONG, ACROSS, OVER AND UNDER THE STREETS, ROADS, ALLEYS, SIDEWALKS, SQUARES, BRIDGES AND OTHER PUBLIC PLACES IN THE CITY OF FRONTENAC, MISSOURI AND AREAS DEDICATED TO THE CITY FOR PUBLIC UTILITY USE, FOR THE PURPOSE OF TRANSMITTING, FURNISHING, TRANSPORTING AND DISTRIBUTING GAS FOR LIGHT, HEAT, POWER AND OTHER PURPOSES WITHIN AND THROUGH SAID CITY, PRESCRIBING THE TERMS AND CONDITIONS OF SUCH GRANT, AND IMPOSING CERTAIN OBLIGATIONS UPON THE GRANTEE, ITS SUCCESSORS AND ASSIGNS, SUCCESSIVELY, IN CONNECTION THEREWITH.

# BE IT ORDAINED BY THE BOARD OF ALDERMAN OF THE CITY OF FRONTENAC, MISSOURI, AS FOLLOWS:

Section 1: The right, permission and authority is hereby granted to, and vested in Laclede Gas Company, a corporation of the State of Missouri (hereinafter sometimes called "Laclede"), its successors and assigns, to construct, reconstruct, excavate for, place, replace, maintain, operate and use all necessary or appropriate mains, service pipes, conduits, conductors, vaults, vaporizers, regulators and other equipment with all necessary or appropriate appurtenances and appliances in connection therewith, in, along, across, over and under the streets, roads, alleys, sidewalks, squares, bridges and other public places within the corporate limits of the City of Frontenac, as now fixed and as hereafter extended, and areas dedicated to the City for public utility use, for the purpose of transmitting, furnishing, transporting and distributing gas for light, heat, power and other purposes within the City of Frontenac, and in territory adjacent to said City and for the purpose of transporting and transmitting gas through said City; all such equipment, appliances and apparatus to be installed and maintained with due regard to the rightful use by other persons, with vehicles or otherwise, of the streets, roads, alleys, sidewalks, squares, bridges and other public utility use; and exercise of the rights, permission and authority hereby granted shall at all times be subject to proper regulation by the City in the exercise of its police powers.

- Section 2: Extensions of, and additions to, the distribution system maintained by Laclede, its successors or assigns, in the City of Frontenac, shall be made in accordance with the rules and regulations governing such extensions and additions by Laclede now on file with the Public Service Commission of Missouri or in accordance with such amended rules and regulations governing such extensions and additions by Laclede, its successors or assigns, as may hereafter become effective in the manner provided by law.
- <u>Section 3:</u> The rights, privileges and authority hereby granted shall inure to and be vested in Laclede, its successors and assigns, successively, subject to all of the terms, provisions and conditions herein contained, and each of the obligations hereby imposed upon Laclede shall devolve and be binding upon its successors and assigns, successively, in the same manner.
- Section 4: As consideration for the rights and privileges conferred by this ordinance, Laclede shall pay to said municipality the gross receipt taxes, if any, provided for by applicable ordinances, as the same may be amended from time to time.
- Section 5: Laclede shall, within sixty (60) days after the passage and approval of this ordinance, file its acceptance thereof with the Clerk of the City of Frontenac, and this ordinance shall continue and remain in full force and effect as a renewal of the preceding franchise for a period of twenty (20) years from the effective date as determined in accordance with §88.251 RSMo (Supp. 1996).
- Section 6: Neither acceptance of, nor compliance with, the provisions of this ordinance shall in any wise impair or affect, or constitute or be construed as a relinquishment or waiver of, any right, permission or authority which Laclede, its successors or assigns, may have independently of this ordinance; nor shall any use by Laclede, its successors or assigns, of public property or places in the City of Frontenac, as authorized by this ordinance or service rendered by Laclede, its successors or assigns, in said City, be treated as use solely of the rights, permission and authority provided for by this ordinance or as service referable solely to this ordinance or to any obligation of service consequent upon acceptance thereof or as in any wise indicating non-use of, non-compliance with, any obligation incident to, any right, permission or authority vested in Laclede, its successors or assigns, independently of this ordinance; and the acceptance provided for in Section 5 of this ordinance, and each and every compliance with the provisions of this ordinance or with any obligation arising from acceptance thereof, shall be subject to, and conditioned by, the provisions of this Section 6, with the same force and effect as though each of the provisions of this section were expressly incorporated in such acceptance and expressly declared by the acceptor, its successors or assigns, at and prior to the time of such compliance by it, as conditions of such compliance.

<u>Section 7:</u> All ordinances and parts of ordinances in conflict with this ordinance or with any of its provisions are, to the extent of such conflict, hereby repealed.

Section 8: This ordinance shall not relieve Laclede of the obligation to comply with any ordinance now existing in the City or enacted in the future requiring Laclede to obtain written permits or other approval from the City prior to commencement of construction of facilities within the streets thereof, except Laclede shall not be required to obtain permits or other approval from the City for the maintenance and repair of its facilities.

Section 9: If any provision of this ordinance, or the application of such provision to particular circumstances, shall be held invalid, the remainder of this ordinance, or the application of such provision to circumstances other than those as to which it is held invalid, shall not be affected thereby.

Section 10: This ordinance shall be in full force and effect from and after its passage by the Board of Aldermen and approval by the Mayor.

PASSED BY THE BOARD OF ALDERMEN ON THE 18TH DAY OF MAY, 1999.

MARK C. BRENNAN, MAYOR

MARK C. BRENNAN, MAYOR

APPROVED BY THE MAYOR THIS 18TH DAY OF MAY, 1999.

ATTEST

ROGER C. BULTMAN, CITY ADMINISTRATOR/CITY CLERK

F:\Office\Ordin & Resolu\Bill99-1138.wpd`

AN ORDINANCE RENEWING AN EXISTING FRANCHISE AND GRANTING FOR A PERIOD OF TWENTY (20) YEARS TO LACLEDE GAS COMPANY, A MISSOURI CORPORATION, ITS SUCCESSORS AND ASSIGNS, THE RIGHT, AUTHORITY TO CONSTRUCT, RECONSTRUCT, PERMISSION AND EXCAVATE FOR, PLACE, REPLACE, EXTEND AND MAINTAIN ITS MAINS, SERVICE PIPES. CONDUITS, CONDUCTORS. TANKS, VAULTS. VAPORIZERS, REGULATORS AND OTHER EQUIPMENT, WITH ALL NECESSARY OR APPROPRIATE APPLIANCES AND APPURTENANCES IN CONNECTION THEREWITH, IN, ALONG, ACROSS OVER AND UNDER THE STREETS, ROADS, ALLEYS, SIDEWALKS, SQUARES, BRIDGES AND OTHER PUBLIC PLACES IN THE CITY OF GLENDALE, MISSOURI AND AREAS DEDICATED TO THE CITY FOR PUBLIC UTILITY USE, FOR THE PURPOSE OF TRANSMITTING, FURNISHING, TRANSPORTING AND DISTRIBUTING GAS FOR LIGHT, HEAT, POWER AND OTHER PURPOSES WITHIN AND THROUGH SAID CITY, PRESCRIBING THE TERMS AND CONDITIONS OF SUCH GRANT, AND IMPOSING CERTAIN OBLIGATIONS UPON THE GRANTEE, ITS SUCCESSORS AND ASSIGNS, SUCCESSIVELY, IN CONNECTION THEREWITH.

## NOW THEREFORE, BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF GLENDALE, MISSOURI, AS FOLLOWS:

SECTION 1: The right, permission and authority is hereby granted to, and vested in Laclede Gas Company, a corporation of the State of Missouri (hereinafter sometimes called "Laclede" or "Company"), its successors and assigns, to construct, reconstruct, excavate for, place, replace, extend and maintain all necessary or appropriate mains, service pipes, conduits, conductors, vaults, vaporizers, regulators and other equipment with all necessary or appropriate appurtenances and appliances in connection therewith, in, along, across, over and under the streets, roads, alleys, sidewalks, squares, bridges and other public places within the corporate limits of the City of Glendale, as now fixed and within any future extensions of its limits as hereafter extended, and areas dedicated to the City for public utility use, for the purpose of transmitting, furnishing, transporting and distributing gas for light, heat, power and other purposes within the City of Glendale, and in territory adjacent to said City and for the purpose of transporting and transmitting gas through said City; all such equipment, appliances and apparatus to be installed and maintained with due regard to the rightful use by other persons with vehicles or otherwise, of the streets, roads, alleys, sidewalks, squares, bridges and other public places and areas dedicated to the City for public utility use; and exercise of the rights, permission and authority hereby granted shall at all times be subject to proper regulation by the City in the exercise of its police powers. Following the construction, reconstruction, excavation for, placement, replacement, extension and maintenance of all necessary or appropriate mains, service pipes, conduits, conductors, vaults, vaporizers, regulators and other equipment with all necessary or appropriate appurtenances and appliances in connection therewith, in, along, across, over and under the streets, roads,

alleys, sidewalks, squares, bridges and other public places within the corporate limits of the City of Glendale, as now fixed and within any future extensions of its limits as hereafter extended, and areas dedicated to the City for public utility use, for the purpose of transmitting, furnishing, transporting and distributing gas for light, heat, power and other purposes within the City of Glendale, and in territory adjacent to said City and for the purpose of transporting and transmitting gas through said City, Laclede shall restore such streets, roads, alleys, sidewalks, squares, bridges and other public property as reasonably as practicable to its original condition as it was prior to such work by Laclede or prior to any damage or condition warranting such repair work. All construction, reconstruction, excavation, and restoration work by Laclede or its subcontractors in streets, roads, alleys, sidewalks, squares, bridges and other public places and areas dedicated to the City for public utility use shall be completed in a timely manner.

SECTION 2: Extensions of, and additions to, the distribution system maintained by Laclede, its successors or assigns, in the City of Glendale, shall be made in accordance with the rules and regulations governing such extensions and additions by Laclede now on file with the Public Service Commission of Missouri or in accordance with such amended rules and regulations governing such extensions and additions by Laclede, its successors or assigns, as may hereafter become effective in the manner provided by law. The financial responsibility for relocations of the Company's facilities within the City's rights-of-way shall be determined by State law as shall be specified by Statute or common law at the time of the relocation, and nothing herein shall be construed to confer upon the Company or the City any rights inconsistent therewith. The City will not vacate any public right-of-way containing any Company facilities without first advising the Company of its intention to vacate the right-of-way and cooperating with the Company in reasonable attempts to obtain the necessary property rights to maintain its facilities in the right-of-way.

**SECTION 3:** Laclede shall hold said City harmless from all liability, including injury or damage to person or property arising from the negligence or mismanagement of Laclede or its subcontractors in the construction, reconstruction, excavation, extension, restoration or maintenance of the mains, service pipes, conduits, conductors or other equipment in along, across, over or under any of the streets, roads, alleys, sidewalks, squares, bridges or other public places in the City of Glendale in the exercise of any of the rights and privileges conferred by this ordinance.

**SECTION 4:** The rights, privileges and authority hereby granted shall inure to and be vested in Laclede, its successors and assigns, successively, subject to all of the terms, provisions and conditions herein contained, and each of the obligations hereby imposed upon Laclede shall devolve and be binding upon its successors and assigns, successively, in the same manner.

SECTION 5: As consideration for the rights and privileges conferred by this ordinance, Laclede shall pay to said municipality the gross receipts taxes, if any, provided for by applicable ordinances, as the same may be amended from time to time so far as such ordinances are reasonably applicable to the condition and business of the Company,

and charges to the Company for any use of the public rights-of-way shall be limited to reasonable rights-of-way management costs.

**SECTION 6:** Laclede shall, within sixty (60) days after the passage and approval of this ordinance, file its acceptance thereof with the Clerk of the City of Glendale, and this ordinance shall continue and remain in full force and effect as a renewal of the preceding franchise for a period of twenty (20) years from the effective date as determined in accordance with §88.251 RSMo (Supp. 1996).

SECTION 7: Neither acceptance of, nor compliance with, the provisions of this ordinance shall in any wise impair or affect, or constitute or be construed as a relinquishment or waiver of, any right, permission or authority which Laclede, its successors or assigns, may have independently of this ordinance; nor shall any use by Laclede, its successors or assigns, of public property or places in the City of Glendale, as authorized by this ordinance or service rendered by Laclede, its successors or assigns, in said City, be treated as use solely of the rights, permission and authority provided for by this ordinance or as service referable solely to this ordinance or to any obligation of service consequent upon acceptance thereof or as in any wise indicating non-use of, noncompliance with, any obligation incident to, any right, permission or authority vested in Laclede, its successors or assigns, independently of this ordinance; and the acceptance provided for in Section 6 of this ordinance, and each and every compliance with the provisions of this ordinance or with any obligation arising from acceptance thereof, shall be subject to, and conditioned by, the provisions of this Section 7, with the same force and effect as though each of the provisions of this section were expressly incorporated in such acceptance and expressly declared by the acceptor, its successors or assigns, at and prior to the time of such compliance by it, as conditions of such compliance.

**SECTION 8:** All ordinances and parts of ordinances in conflict with this ordinance or with any of its provisions are, to the extent of such conflict, hereby repealed.

**SECTION 9:** This ordinance shall not relieve Laclede of the obligation to comply with any ordinance now existing in the City or enacted in the future requiring Laclede to obtain written permits or other approval from the City prior to commencement of construction of facilities within the streets thereof, except Laclede shall not be required to obtain permits or other approval from the City for the maintenance and repair of its facilities.

**SECTION 10:** if any provision of this ordinance, or the application of such provision to particular circumstances, shall be held invalid, the remainder of this ordinance, or the application of such provision to circumstances other than those as to which it is held invalid, shall not be affected thereby.

This ordinance shall be in full force and effect both from and after its passage and approval by Mayor and Board of Aldermen.

This Ordinance passed and approved this 3<sup>rd</sup> day of February, 2014.

Richard J. Magee
Mayor

ATTEST:

Jaysen Christensen City Administrator/Clerk

AN ORDINANCE IMPOSING A LICENSE TAX ON THE GROSS RECEIPTS OF UTILITIES SUPPLYING SERVICES WITHIN THE CITY OF GREEN PARK, MISSOURI, AND CALLING AN ELECTION FOR VOTER APPROVAL OF SAME.

WHEREAS, § 94 270 RSMo. 1994 authorizes fourth class cities such as the City of Green Park to impose a license tax on the gross receipts of utility companies doing business and supplying service within such cities; and

WHEREAS, residents and businesses in the City of Green Park have been paying a five percent tax on utility services pursuant to the Charter and ordinances of St. Louis County prior to incorporation of the said City; and

WHEREAS, imposition of a municipal utility tax at the rate of five percent as hereinafter provided would not result in any increase in taxation for Green Park residents and business but would merely result in such tax revenues being paid to the City of Green Park rather than St. Louis County; and

WHEREAS, revenues derived from a utility tax as hereinafter provided are critical to the City of Green Park being able to provide essential municipal services to residents and businesses located within the said City; and

**WHEREAS**, Art. X, § 22(a) of the Missouri Constitution may require voter approval for levying such a utility tax, even though no tax increase would result from the municipal tax hereinafter provided;

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF ALDERMEN FOR THE CITY OF GREEN PARK, MISSOURI, AS FOLLOWS:

### Section 1. License Tax Levied; Amount.

- (a) Subject to voter approval as hereinafter provided, there is hereby levied upon all persons now or hereafter engaged in the business of furnishing or supplying light, electricity, electrical service or power, gas or gas service, telephones or telephone service, or water or water service, within the city, a monthly license or occupational tax amounting to the sum of five percent (5%) of the gross receipts derived from carrying on such business within the city.
  - (b) The term "gross receipts" as used in this section, means the aggregate

amount of all sales and charges from the business of furnishing or supplying light, electricity, electrical service or power, gas or gas service, telephones or telephone service, or water or water service within the city during any period, less discounts, credits, refunds, sales taxes and uncollectible accounts.

(c) Insofar as this ordinance pertains to firms or corporations engaged in the business of supplying telephone service, wherever the term telephone, telephone service or such business is used, it shall mean firms or corporations engaged in the business of furnishing exchange telephone service within the city.

### Section Two. Sworn Statement to be Filed With City Clerk; Term of License.

It shall be the duty of every person engaged in any of the businesses described in this ordinance to file with the city clerk on or before the last day of each month a sworn statement showing the gross receipts derived from the transaction of such business in the city during the previous calendar month, and at such times, pay to the city the tax thereon as hereinabove set forth at the rate of five percent (5%) and the license granted on the payment of such tax shall be issued to cover the next ensuing calendar month.

### Section Three. Authority of City to Examine Books and Records of Licensees.

The city or any auditor employed by the city is hereby authorized to investigate the correctness and accuracy of any statement filed pursuant to this ordinance and for that purpose shall have access at all reasonable times to the books, documents, papers and records of any person making such return in order to ascertain the accuracy thereof.

### <u>Section Four</u>. License Tax in Lieu of Other Occupational or License Taxes.

The license tax imposed by this ordinance shall be in lieu of any other occupational or license tax required of any person engaged in any of the businesses described in this ordinance but nothing contained in this ordinance shall be construed to exempt any such person from the payment to the city of the tax which the city levies upon the real or personal property belonging to any such person, nor the tax required of merchants or manufacturers, if any, for the sale of anything other than the commodity or service herein specified, nor shall the license tax required by this ordinance exempt any such person from the payment of any tax which may be lawfully required other than an occupational or license tax.

### Section Five. Election Authorized.

The Board of Election Commissioners of St. Louis County is hereby authorized and directed to conduct an election on Tuesday, August 8, 1995, at which a proposition shall be submitted to the voters of the City of Green Park, Missouri, in substantially the following form, to wit:

### Proposition No. 1

Shall the license tax of five percent (5%) which was previously collected by the County of St. Louis on the gross receipts of companies engaged in the business of supplying or furnishing electricity, electrical power, electrical service, gas, gas service, water, water service, telegraph service or exchange telephone service be continued and imposed as a tax of the City of Green Park?

Yes □

No 🗆

If you are in favor of the question, place an X in the box opposite "YES". If you are opposed to the question, place an X in the box opposite "NO."

### Section Six. Effective Date.

This Ordinance shall be in full force and effect both from and after its passage and approval by the Mayor and the license fee and tax herein provided shall be effective, if approved by the voters of the city, immediately upon certification of the results of such election.

PASSED BY THE BOARD OF ALDERMEN FOR THE CITY OF GREEN PARK THIS \_\_\_\_\_\_\_, 1995.

Yany M. Kula Presiding Officer

Attest:

APPROVED THIS \_\_\_\_\_\_, 1995.

Larry W Kuban, Mayor

Attest:

PAGE 4 OF 4

AN ORDINANCE AMENDING ORDINANCE NO. 94 OF THE ORDINANCES OF THE CITY OF GREENDALE, MISSOURI, BY ADDING A NEW SECTION 1, SUBSECTION (A) "GROSS RECEIPTS" DEFINED: EFFECTIVE WHEN.

BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF GREENDALE, MISSOURI AS FOLLOWS:

SECTION 1: An Ordinance Amending Ordinance No. 94 of the Ordinances of the City of Greendale, Missouri. From and after the passage of this Ordinance, Ordinance No. 94 of the Ordinances of the City of Greendale is amended by adding Subsection (A) "Gross Receipts" defined to read as follows:

(A) "Gross Receipts" defined: the term "gross receipts" means the aggregate amount of all sales and charges of the commodities or services hereinabove described in the City of Greendale during any period, less discounts, credits, refunds, sales taxes, and uncollectible accounts actually charged off.

SECTION 2: This ordinance shall be in full force and effect after its passage and approval by the Board of Aldermen as provided by law.

Passed and approved this 20 day of , 1982.

Woude a Chapma

ATTEST:

CITY CLERK Mayer

AN ORDINANCE REPEALING ORDINANCE NO. 21 APPROVED JULY 20, 1950, AND ENACTING IN LIEU THEREOF A NEW ORDINANCE RELATING TO THE SAME SUBJECT, LEVYING A LICENSE OR OCCUPATIONAL TAX UPON ALL PERSONS, FIRMS, OR CORPORATIONS ENGAGED IN THE BUSINESS OF SUPPLYING GAS OR GAS SERVICE FOR COMPENSATION FOR ANY PURPOSES IN THE CITY OF GREENDALE, MISSOURI, PROVIDING FOR THE FILING OF REPORTS BY SAID PERSONS, FIRMS, OR CORPORATIONS; FIXING THE DATE AND MANNER OF PAYMENT OF THE SAID TAX; AND PRESCRIBING PENALTIES ON DELINQUENT TAXES AND FOR VIOLATION THEREOF.

\* \* \* \* \* \* \* \* \* \* \*

BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF GREENDALE, ST. LOUIS COUNTY, MISSOURI, AS FOLLOWS:

ORDINANCE NO. 21, APPROVED JULY 20, 1950, IS HEREBY REPEALED AND THERE IS ENACTED IN LIEU THEREOF A NEW ORDINANCE WHICH SHALL READ AS FOLLOWS:

SECTION 1. Every person, firm or corporation now or hereafter engaged in the business of supplying gas or gas service in the City of Greendale, Missouri, shall pay to the said City as a license or occupational tax 5% of the gross receipts derived from such business within the City.

SECTION 2. Every person, firm or corporation engaged in the business hereinabove set forth in the City of Greendale is hereby required to file with the City Clerk of the City of Greendale:

On or before August 15, 1955 a sworn statement showing the gross receipts derived from the transaction of such business in the City from May I through July 31, and at such time pay to the City Collector the tax thereon as hereinabove set forth, and the license granted upon the payment of such tax shall cover the period from September 1, 1955 to August 31, 1956.

Thereafter, on or before August 15 of each year a sworn statement showing the gross receipts derived from the transaction of such business in the City from August 1 through July 31, and at such time pay to the City Collector the tax thereon as hereinabove set forth, and the license granted upon the payment of such tax shall cover the succeeding period from September 1 to August 31.

SECTION 3. The City Clerk and such other persons as may be designated by the Board of Aldermen from time to time is and hereby are authorized to investigate the correctness and accuracy of the statement so filed and for that purpose shall have access at all reasonable times to the books, documents, papers and records of any person making such return in order to ascertain the accuracy thereof.

SECTION 4. Nothing contained in this ordinance shall be so construed as to exempt any person, firm or corporation to which this ordinance is applicable from the payment to the City of Greendale of the tax which the City of Greendale levies upon the real or personal property belonging to such person, firm or corporation.

SECTION 5. Any person, firm or corporation engaged in any business to which this ordinance applies who shall violate any of the provisions hereof shall be deemed guilty of a misdemeanor and upon conviction thereof shall be subject to a fine of not less than \$10.00 nor more than \$100.00 for each such offense and every day such violation continues shall be deemed a separate offense.

SECTION 6. All other ordinances or parts of ordinances so far as they conflict with this ordinance, are hereby repealed.

SECTION 7. This ordinance shall take effect and be in force from and after its passage as provided by law, and the first payment of tax provided herein shall be due and payable August 15, 1955, and delinquent taxes hereunder shall be subject to penalties as provided for under other ordinances of the City.

AN ORDINANCE INCREASING THE RATE OF THE LICENSE OR OCCUPATION TAX UPON ALL PERSONS, FIRMS, COMPANIES OR CORPORATIONS ENGAGED IN THE BUSINESS OF SUPPLYING ELECTRICITY OR ELECTRICAL SERVICE OR POWER; GAS OR GAS SERVICE; WATER OR WATER SERVICE; TELEGRAPH SERVICE OR LOCAL EXCHANGE TELEPHONE SERVICE, EFFECTIVE SEPTEMBER 1, 2001, FROM FIVE (5) PERCENT TO SIX (6) PERCENT OF THE ANNUAL GROSS RECEIPTS FROM ALL NONRESIDENTIAL USERS.

\* \* \* \* \* \* \* \* \* \* \* \* \*

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF HAZELWOOD, MISSOURI, AS FOLLOWS:

SECTION 1. The license or occupation tax is hereby increased by increasing the rate of taxation, effective September 1, 2001 from five (5) percent to six (6) percent of the annual gross receipts from all nonresidential users upon all persons, firms, companies or corporations engaged in the business of supplying electricity or electric service or power; gas or gas service; water or water service; or telegraph service or local telephone exchange service.

SECTION 2. At a special election on November 8, 1988, the voters approved the imposition of such a tax on utility service provided to nonresidential users within the City of Hazelwood, Missouri; said tax not to exceed six (6) percent of gross receipts.

SECTION 3. This Ordinance shall be in full force and effect from and after the date of September 1, 2001.

PASSED this day of day

ATTEST:

T. R. Carr - Mayor

City of Hazelwood, Missouri

Colleen Klos, CMC - City Clerk City of Hazelwood, Missouri APPROVED AS TO FORM:

Kevín M. O'Keefe City Attorney City of Hazelwood, Missouri



,-c'd 1/197 portmanked:

I, Colleen Klos, City Clerk of the City of Hazelwood, St. Louis County, Missouri, hereby certify that the following constitutes a true and correct copy of Hazelwood Ordinance No. 2866-97 , as the same appears of record in the Office of the City Clerk.

IN TESTIMONY THEREOF, I hereunto set my hand and affix the Official Seal of the City of Hazelwood, St. Louis County, Missouri, this 30 H day of

City of Hazelwood, Missouri

AN ORDINANCE INCREASING THE RATE OF THE LICENSE OR OCCUPATION TAX UPON ALL PERSONS, FIRMS, COMPANIES OR CORPORATIONS ENGAGED IN THE BUSINESS OF SUPPLYING ELECTRICITY OR ELECTRICAL SERVICE OR POWER; GAS OR GAS SERVICE; WATER OR WATER SERVICE; TELEGRAPH SERVICE OR LOCAL EXCHANGE TELEPHONE SERVICE, EFFECTIVE JULY 1, 1997, FROM THREE (3) PERCENT, TO FIVE (5) PERCENT OF THE ANNUAL GROSS RECEIPTS FROM ALL NONRESIDENTIAL USERS.

\* \* \* \* \* \* \* \* \* \* \*

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF HAZELWOOD, MISSOURI, AS FOLLOWS:

SECTION 1. The license or occupation tax is hereby increased by increasing the rate of taxation, effective July 1, 1997, from three (3) percent, to five (5) percent of the annual gross receipts from all nonresidential users upon all persons, firms, companies or corporations engaged in the business of supplying electricity or electric service or power; gas or gas service; water or water service; or telegraph service or local telephone exchange service.

SECTION 2. At a special election on November 8, 1988, the voters approved the imposition of such a tax on utility service provided to nonresidential users within the City of Hazelwood, Missouri; said tax not to exceed six (6) percent of gross receipts.

<u>SECTION 3.</u> This Ordinance shall be in full force and effect from and after the first day of July, 1997.

ATTEST:

David W. Farquharson - Mayor City of Hazelwood, Missouri

Colleen Klos, CMC - City Clerk City of Hazelwood, Missouri APPROVED AS TO FORM:

Kevin M. O'Keefe -City Attorney City of Hazelwood, Missouri AN ORDINANCE INCREASING THE RATE OF THE LICENSE OR OCCUPATION TAX UPON ALL PERSONS, FIRMS, COMPANIES OR CORPORATIONS ENGAGED IN THE BUSINESS OF SUPPLYING ELECTRICITY OR ELECTRICAL SERVICE OR POWER; GAS OR GAS SERVICE; WATER OR WATER SERVICE; TELEGRAPH SERVICE OR LOCAL EXCHANGE TELEPHONE SERVICE, EFFECTIVE SEPTEMBER 1, 1991, FROM ONE PERCENT (1%) TO ONE AND ONE-HALF PERCENT (1-1/2%), OF THEIR ANNUAL GROSS RECEIPTS FROM ALL NON-RESIDENTIAL USERS.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF HAZELWOOD. MISSOURI, AS FOLLOWS:

SECTION 1. The license or occupation tax is hereby increased by increasing the rate of taxation, effective September 1, 1991, from one percent (1%) to one and one-half percent (1-1/2%) of the annual gross receipts from all non-residential users upon all persons, firms, companies or corporations engaged in the business of supplying electricity or electrical service or power; gas or gas service; water or water service; or telegraph service or local telephone exchange service.

SECTION 2. At a special election on November 8, 1988, the voters approved the imposition of such a tax on utility service provided to nonresidential users within the City of Hazelwood, Missouri; said tax not to exceed six percent (6%) of gross receipts.

This Ordinance shall be in full force and effect from and after the date of its passage.

PASSED this \_\_\_\_\_\_day of \_\_\_\_\_

David W. Farquhar n - Mayor City of Hazelwood, Missouri

ATTEST:

Norma Caldwell, CMC - City Clerk

City of Hazelwood, Missouri

APPROVED AS TO FORM:

Louis S. Czech - City Attorney

City of Hazelwood, Missouri

AN ORDINANCE MAINTAINING THE CURRENT TAX RATE ON GROSS RECEIPTS AT ONE AND ONE-HALF PERCENT (1 1/2%) WHICH RECEIPTS ARE DERIVED FROM THE TRANSACTION OF THE BUSINESS OF SUPPLYING OR FURNISHING GAS OR GAS SERVICES IN THE CITY OF HAZELWOOD, MISSOURI, PURSUANT TO SECTION 393.275(2) OF THE REVISED STATUTES OF THE STATE OF MISSOURI.

\* \* \* \* \* \* \* \* \* \* \* \*

WHEREAS, The utility taxes on a supplier of gas or gas services in the City of Hazelwood, Missouri, is one and one-half percent  $(1\ 1/2\%)$  on the gross receipts derived from such business transaction in the City; and

WHEREAS, Section 393.275(2) of the Revised Statutes of the State of Missouri, provides that the governing body of a City notified by the Missouri Public Service Commission of an increase in the tariff for utility services shall reduce its license fee on gross receipts derived from the transaction of business in the City, unless an Ordinance is enacted by the governing body so notified in order to maintain its license fee on gross receipts; and

WHEREAS, The City has been notified of a tariff increase approved for Laclede Gas Company by the Missouri Public Service Commission on August 23, 1992; and

WHEREAS, The Council of the City of Hazelwood, Missouri, has determined that it is in the best interest of the City to maintain the current license fee on gross receipts derived from the transaction of such business in the City by Laclede Gas Company, as authorized by Section 393.275(2), Revised Statutes of the State of Missouri,

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF HAZELWOOD, MISSOURI, AS FOLLOWS:

SECTION 1. The utility tax on a supplier of gas or gas services of one and one-half percent  $(1\ 1/2\%)$  on its gross receipts derived from such business transaction within the City shall, pursuant to the provisions of Section 393.275(2) of the Revised Statutes of the State of Missouri, be maintained after August 23, 1992.

SECTION 2. This Ordinance shall be in full force and effect from and after the date of its passage.

PASSED this 21st day of letaber, 1992

ATTEST:

Norma Caldwell, CMC - City Clerk

City of Hazelwood, Missouri

David W. Farguharson - Mayor City of Hazelwood, Missouri

APPROVED AS TO FORM:

Louis S. Czech - City Attorney City of Hazelwood, Missoyri

ORDINANCE NO. 2772 - 96

AN ORDINANCE INCREASING THE RATE OF THE LICENSE OR OCCUPATION TAX UPON ALL PERSONS, FIRMS, COMPANIES OR CORPORATIONS ENGAGED IN THE BUSINESS OF SUPPLYING ELECTRICITY OR ELECTRICAL SERVICE OR POWER; GAS OR GAS SERVICE; WATER OR WATER SERVICE; TELEGRAPH SERVICE OR LOCAL EXCHANGE TELEPHONE SERVICE, EFFECTIVE JULY 1, 1996, FROM ONE AND ONE-HALF (1½) PERCENT TO THREE (3) PERCENT, OF THEIR ANNUAL GROSS RECEIPTS FROM ALL NONRESIDENTIAL USERS.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF HAZELWOOD, MISSOURI, AS **FOLLOWS:** 

SECTION 1. The license or occupation tax is hereby increased by increasing the rate of taxation, effective July 1, 1996, from one and one-half (1½) percent to three (3) percent of the annual gross receipts from all nonresidential users upon all persons, firms, companies or corporations engaged in the business of supplying electricity or electric service or power; gas or gas service; water or water service; or telegraph service or local telephone exchange service.

SECTION 2. At a special election on November 8, 1988, the voters approved the imposition of such a tax on utility service provided to nonresidential users within the City of Hazelwood, Missouri; said tax not to exceed six (6) percent of gross receipts.

SECTION 3. This Ordinance shall be in full force and effect from and after the first day of July, 1996.

19 th\_\_\_\_ day of \_\_\_\_

ATTEST:

David W. Farquarson - Mayor City of Hazelwood, Missouri

Norma Caldwell, CMC - City Clerk City of Hazelwood, Missouri

APPROVED AS TO FORM:

Kevin M. O'Keefe - City Attorney City of Hazelwood, Missouri

AN ORDINANCE PROVIDING FOR THE AMENDMENT OF THE CHARTER OF THE CITY OF HAZELWOOD, MISSOURI, BY AMENDING ARTICLE I, SECTION 1, TO INCLUDE CERTAIN DESCRIBED PROPERTY WITHIN THE CORPORATE BOUNDARIES OF THE CITY OF HAZELWOOD, MISSOURI, BY EXTENDING THE LIMITS OF SAID CITY.

\* \* \* \* \* \* \* \* \* \* \* \*

WHEREAS, at an election held on the 5th day of April, 1983, propositions were submitted to the citizens of Hazelwood, Missouri, and to the citizens of certain described unincorporated territory, submitting the question as to whether or not the City limits of the City of Hazelwood would be extended and whether or not the said unincorporated territory would be annexed to the City of Hazelwood, and

WHEREAS, on that election held on the 5th day of April, 1983, a majority of the citizens of the unincorporated territory voting in the election, voted to approve the proposed annexation and amendment to the City Charter, and the majority of the citizens of the City of Hazelwood voting in the election voted and consented to amend the Charter of the City of Hazelwood by annexing certain property to the City,

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF HAZELWOOD, MISSOURI, AS FOLLOWS:

The Charter of the City of Hazelwood shall be and is hereby amended by amending Article I, Section 1, by extending the limits of the City of Hazelwood and to include within Article I, Section 1, the following described property:

Beginning at a point on the Northeastern line of Teson Road, 40 feet wide, at its intersection with the Northwestern line of property conveyed to Richard Wilper and wife by Deed recorded in Book 6686, Page 1848, of the St. Louis County Records; thence along said road line North 52 degrees 00 minutes 00 seconds West, 275.64 feet to an angle point therein; thence continuing along said road line South 58 degrees 00 minutes 00 seconds West, 21.28 feet to its intersection with the Southwestern line of Survey 146, as aforementioned; thence along said Survey line North 52 degrees 00 minutes 00 seconds West, 890.69 feet to a point; thence continuing along said Survey line North 51 degrees 56 minutes 00 seconds West, 21.74 feet to a point in the centerline of a drainage ditch; thence along said centerline North 14 degrees 24 minutes 00 seconds East, 277.02 feet to a point; thence continuing along said centerline North 3 degrees 55 minutes 46 seconds East, 355.16 feet to a point on the Northeastern line of Survey 146. as aforementioned; thence along said Northeastern line South 52 degrees 00 minutes 09 seconds East, 330.46 feet to a point; thence continuing along said Northeastern line South 52 degrees 09 minutes 35 seconds East, 1174.77 feet to a point being the most Northern corner of property conveyed to Wilper, as aforementioned; thence along said Wilper's Northwestern line South 38 degrees 00 minutes 00 seconds West, 531.36 feet to the point of beginning and containing 16.700 acres.

SECTION 2. Relative to the arboundaries, is hereby amended so the part of Ward 2.	nnexed area, the Charter A e portion described above	appendix, Ward shall become
SECTION 3. The City Clerk certified copies of this Ordinance Clerk.	is hereby ordered to to be filed with the St.	cause three Louis County
SECTION 4. This Ordinance sha after the date of its passage.	all be in full force and et	ffect from and
PASSED this d	ay of	, 1983.
ATTEST:	Douglas W. Palmer - Ma City of Hazelwood, Mis	
Norma Caldwell, CMC - City Clerk City of Hazelwood, Missouri	APPROVED AS TO FORM:	
	Louis S. Czech - City City of Hazelwood, Mis	



# CITY OF HAZELWOOD

7900 NORTH LINDBERGH BOULEVARD HAZELWOOD, MISSOURI 63042

(314) 839-3700

I, Norma Caldwell, City Clerk of the City of Hazelwood, St. Louis County, Missouri, hereby certify that the following constitutes a true and correct copy of Hazelwood Ordinance No. 1592-82 as the same appears of record in my Office.

Norma Caldwell, CMC - City Clerk City of Hazelwood, Missouri AN ORDINANCE PROVIDING FOR THE AMENDMENT OF THE CHARTER OF THE CITY OF HAZELWOOD, MISSOURI, BY EXTENDING THE PRESENT LIMITS OF THE CITY BY ANNEXATION OF CERTAIN UNINCORPORATED TERRITORY ADJACENT THERETO; AND SUBMITTING AND PROVIDING A SPECIAL ELECTION TO BE HELD ON TUESDAY, APRIL 5, 1983, AT WHICH A PROPOSITION FOR ANNEXATION SHALL BE SUBMITTED TO THE VOTERS IN THE CITY OF HAZELWOOD AND IN THE UNINCORPORATED TERRITORY SOUGHT TO BE ANNEXED.

\* \* \* \* \* \* \* \* \* \* \*

WHEREAS, it is deemed advisable by the Council in order to protect the health, welfare, peace and safety, that the corporate limits of the City of Hazelwood, Missouri, be extended so as to include the unincorporated territory hereinafter described; and

WHEREAS, said territory does not include any portion of any incorporated city, town or village; and

WHEREAS, said territory is contiguous to the present corporate limits of the City of Hazelwood and represents the actual growth of the City beyond its legal boundary and is valuable by reason of its adaptability for prospective City use and such annexation is reasonable and necessary; and

WHEREAS, owners of the proposed annexation area have petitioned the Council to annex their property; and

WHEREAS, the Council believes that the City of Hazelwood will be able and can furnish normal municipal services of said City to the unincorporated territory sought to be annexed within a reasonable time; and

WHEREAS, the area to be annexed is a separate and distinct parcel of land contiguous and adjacent to the City boundaries and it will be necessary therefore to submit to the voters residing in the area and to submit to the City voters separate and distinct propositions relative to each area for annexation,

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF HAZELWOOD, MISSOURI, AS FOLLOWS:

SECTION 1. The Charter of the City of Hazelwood shall be and is hereby amended by extending the limits of the City of Hazelwood to include the following described area:

Beginning at a point on the Northeastern line of Teson Road, 40 feet wide, at its intersection with the Northwestern line of property conveyed to Richard Wilper and wife by Deed recorded in Book 6686, Page 1848, of the St. Louis County Records; thence along said road line North 52 degrees 00 minutes 00 seconds West, 275.64 feet to an angle point therein; thence continuing along said road line South 58 degrees 00 minutes 00 seconds

West, 21.28 feet to its intersection with the Southwestern line of Survey 146, as aforementioned; thence along said Survey line North 52 degrees 00 minutes 00 seconds West, 890.69 feet to a point; thence continuing along said Survey line North 51 degrees 56 minutes 00 seconds West, 21.74 feet to a point in the centerline of a drainage ditch; thence along said centerline North 14 degrees 24 minutes 00 seconds East, 277.02 feet to a point; thence continuing along said centerline North 3 degrees 55 minutes 46 seconds East, 355.16 feet to a point on the Northeastern line of Survey 146, as aforementioned; thence along said Northeastern line South 52 degrees 00 minutes 09 seconds East, 330.46 feet to a point; thence continuing along said Northeastern line South 52 degrees 09 minutes 35 seconds East, 1174.77 feet to a point being the most Northern corner of property conveyed to Wilper, as aforementioned; thence along said Wilper's Northwestern line South 38 degrees 00 minutes 00 seconds West, 531.36 feet to the point of beginning and containing 16.700 acres.

SECTION 2. A special election shall be held on April 5, 1983, submitting to the qualified voters of the City, an amendment to the Charter of the City wherein the City is extending the present limits of the City; and at the same time and day the said proposition of annexation shall be separately submitted to the voters in the area sought to be annexed for their individual approval or disapproval. The said election shall be held according to law under direction of the St. Louis County Election Commissioners. The St. Louis County Election Commissioners and St. Louis County Council shall be notified of the City's desire to annex the aforesaid unincorporated territory and a certified copy of this Ordinance shall also be so forwarded.

Board of Election Commissioners, shall issue notices of said election by publication thereof in a newspaper of general circulation and the said notices shall be published for at least three (3) weeks on the same day of the week, the last publication to be within two (2) weeks of the date of the said election and each notice shall contain a copy of this Ordinance.

SECTION 4. The amendment to the Charter by annexing the aforesaid area to the City shall not become effective until the proposition for annexation is carried by a majority of the total votes cast in the unincorporated area sought to be annexed.

SECTION 5. This Ordinance shall be in full force and effect from and after the date of its passage.

PASSED this 311 day of Ranember, 19	982
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ATTEST:

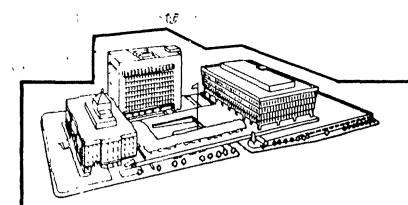
Douglas W. Palmer - Mayor City of Mazelwood, Missouri APPROVED AS TO FORM:

Norma Caldwell, CMC - City Clerk

City of Hazelwood, Missouri

:1 1:

Louis S. Czech - City Attorney City of Hazelwood, Missouri



ST. LOUIS COUNTY, MISSOURI GENE MCNARY, SUPERVISOR THOMAS W. WEHRLE COUNTY COUNSELOR

April 27, 1981

TO: ALL DEPARTMENT HEADS

RE: Annexation of certain land by the City of Hazelwood pursuant to Ordinance Number 1470-81 (DL6-51)

In accordance with the City of Hazelwood's charter provisions, a charter amendment vote was held on April 7, 1981, in which the voters approved the amendment to extend the city limits to include certain parcels of land delineated on the attached map. On the same date, the residents of the unincorporated areas seeking to be annexed voted to approve the annexation. These areas became a part of the City of Hazelwood effective April 23, 1981. From that date, you should treat the areas as incorporated parts of St. Louis County, Missouri.

Very truly yours,

Leslie Shechter

Assistant County Counselor

Leslie Shichter

LS/mg

Attachments

111 SOUTH WASHINGTON - FARMINGTON, MISSOURI 63640 Area Code 314-756-6651

December 7, 1977

Mr. Larry Bannes Laclede Gas Company Legal Department - Room 1520

> Re: City of Herculaneum GRT from 3.5% to 6.0% Bill #222 - Ordinance #142

Enclosed is a copy of a revised ordinance, which we received yesterday from the City of Herculaneum, supposedly to clarify all previous ordinances on this subject. Please advise if this is in order.

Also, we are in process of obtaining information for you on the following:

		CITY VOTE		
CITY	TYPE OF TAX	DATE	FOR	AGAINST
Esther	1% Sales Tax	11-8-77	80	24
Leadington	1% Sales Tax	11-8-77	79	-0-

Bud Oberli

Andre' J. Oberle, Jr.

AJO, jr; ln

cc: Ron Cordes (letter only)

Tax Dept.

R. Russell (letter only)

- INDULY NOT DANSE OF A LICENSE DAN LOR CORPORADIONS, PARTABASAND, OR STAD LIGHT OF CHOOSE DAY OF SUBJECT OF SERVICE GAS, INCHANGE TELL OF SERVICE OF SERVICE OF SERVICE OF SERVICE AND A MISSOURIES AND THE GOARD FAILBAR DO AND THE SERVICE AND THE PROPERTY FOR FAILBAR DO AND SIDE DAYS DAY DESCRIPTIONS OF THE REPEATING CLOSES OF THE CONSIDER MAINTENANCE.
- . ILADAD, numerous amendments have been mode to the original ordiance lived using compositutions engaged in the business of supplying electric, gas, exchange collephone service, or taken services in the City of Herouleheum, insucuri, and
- MINIALA), it is in the less interest of the City to chaot a new ordinalise to replace those various amendments and ordinances previously chaoted,
- 10 MALSEPONE DE UD CREUT DE 12 MAL BOARD OF ALDERMEN OF THE CITY OF ALRESTONE, ABSOCKE, ABSOCKED DE
- bootion in livery composed ton, partnership, or individual engaged in the authors of supplying electric, gas dichange telephone service or after services for any parphets, so it restricted, commercial or incustrial, to any consumer, user or parentable of any nind in the City shall pay to the City, as a license tax a sem equal to 6.00 of the gross receipts from such austress, provided, however, that the license tax established herein shall not apply to any ausinous operating a natural pape line in interputate commerce, whose point to delivery is outside the city limits of the City of Herculaneum, who sells directly to a consumer within the City vithout passing through a general distribution within the City.
- Balatol 1. It is hereby and duty of every individual, partnership of corporation engaged in any of the pasinesses described in Section 1 sucon to file via the City Clerk of the City of Merculaneum on the unification of January, April, July, and October of each year a sworn blattent of the gross receiped from such basiness or services rendered in the City of Reveileneum for the calendar quarter immediately preceding the filling of such statement.
- Saction 3. The City Clerk or his duly appointed representative shall to aid its namely authorized to investigate the correctness and accuracy of the attitudent required in Section 2 hereof, and for such purposes that have access to the books, documents, papers and records of any corporation making such statement at any reasonable time.
- Lection 4. Every corporation, partnership or individual engaging in any of the business described above shall pay to the City Collector on the 30th day of Canuary, April, July, and October of each year, the legase tax provided for herein for the preceding calendar quarter or made tonal part thereof, as the case may be. The calendar quarters of each year thall begin on the first day of Canuary, April, July and Colober.
- Madrica 5. The cax required by this ordinance shall be in lieu of the occupational tax required of any of the businesses described levels, but nothing herein shall be consumued so as to exempt any componential from the payment to the City of any tax levied on the real property, personal property or mixed merchandise belonging to any mashable herein described; any sales tax thich may be imposed upon the talk of anything, nor any tan mich may legally imposed, other than an occupational tax.
- December 6. Should any individual, partnership or corporation engaging the any business herein described fail to pay suid tax on the date due as providua for in Section 4 hereof, the City of herculaneum shall charge and collect from any business so failing to pay, interest at the rate of los per annum on the amount of tax period in which such taxes remain unpaid. Buy individual, corporation, or partnership taxed hereby who shall fail to the reports required in Section 2 hardof on the dates due shall pay a partner tay to the City of Moroulaneum of \$5.00 for each day thereafter such fail it shall continue.

31 7. It tolactor of still or take shall be a filsecheanor which told I leaten trail so punishble by a line of not less than one nor told the \$000.00 cach day such violation phall continue shall constitute a september officer. Mor 6. If any section of this ordinance shall be declared thing III, void or if no effect, any remaining sections hereof shall continue in full rords and effect. LAD CHAIC COLLO LAD PASSED LE 18\_ 0 \_ DAY OF \_\_Co-chi-o Muyor and Ex-Official President of the Board of Aldermen 19 14 14. Approved this 0 - day of 1 - 1000 , 19 77 CLERK DE

I, Oxculuing F. Donnelly, City Clark of the Clty of Hundulaneum, Lacurai, do noneny contify to the adoption and count of City Ordinance Number 142 to stated below:

Alderman Cary V. Brootbaugh Ayd

" Barl R. Lucker Aye

" Richard C. Larburry Aye

" George At Porcell Ayd

" Varron C. Holdinghausen Ayd

" Chebter D. Forn Aye

Passed unanimously.

AN ORDINANCE AMENDING ORDINANCE NO. 10 OF THE CITY OF HERCULANEUM MISSOURI, TO PROVIDE FOR CHANGED DATES OF REPORTING AND PARMENT OF SAID LICENSE TAX AND AN EFFECTIVE DATE THEREFOR.

BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF HERCULANEUM, MISSOURI, AS FOLLOWS:

Section 1. Section 2 of Ordinance No. 10 shall be amended by the deletion of the words "15th day" in said Section and in lieu thereof the insertion of the words "20th day". \*30.EK

Section 2. Section 4 of Ordinance No. 10 shall be amended by the deletion of the words "5th day" therefrom and inserting in lieu thereof the words "20th day".

Section 3. All Ordinances or parts of Ordinances in conflict herewith are hereby repealed.

Section 4. This Ordinance shall have full force and effect from and after the 1st day of October, 1977.

READ THREE TIMES AND PASSED THIS 26thDAY OF September

the Board of Aldermen

APPROVED THIS 26th DAY OF \_ September

ATTEST

I, Geraldine F. Donnelly, City Clerk for the City of Herculaneum, Missouri do hereby certify to the count and adoption of Bill No. 217 as City Ordinance No. 138 as stated Below:

Alderman	Gary W. Broombaugh	Ауе
88	Earl R. Tucker	Aye
97	Richard C. Marberry	Aye
11	George A. Portell	Aye
99	Warren G. Holdinghausen	Âye
11	Chester D. Horn	Âye

Passed unanimously.

AN ORDINANCE SETTING A LICENSE TAX FOR CORPORATIONS ENCAGED IN THE BUSINESS OF SUPPLYING ELECTRIC, CAS, TELEFHONE OR WATER SERVICES IN THE CITY OF IERCULANEUM, WITH THE REQUIREMENT FOR QUARTERLY REPORTS WITH THE CADMANCE AND WITH THE SAME WILL HAVE PUTL FORCE AND BFFECT FROM AND AFTER THE DATE OF ITS PASSAGE. PRCVISION TEAT M THE (

# BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF

HERCULANEUM, MISSOURI, AS FOLLOWS:

to 3,5% Every corporation engaged in the business of supplying services for any purpose to any consumer, sum equal or purchaser in the City shall pay to the City, as a license tax a of the gross receipts from such business. telephone or water electric, gas,

it is hereby made the duty of every corporation engaged on the first day of January, April, July and October of each year a sworn statement of the gross receipts from such business for the one-four (1/4) calendar year imme-In eary of the businesses described in the previous Section to file with the City diately preceding the filling of such statement.

to the books, documents, papers and records of any corporation making quired by the previous Saction, and for such purposes shall have at all reasonable The City Clerk or duly authorized deputy shall be and stigate the correctness and accuracy of the statement is hereby authorized to investigate such statement. times access

such corporation's gross receipts from such business for the preceding one-fourth (1/4) calendar year, Every corporation who shall engage in any of the busi-Restant described above shall pay to the City Collector on the 5th day of Junuary, April, July and October of each year, an amount equal to 3.5% of such corporation or fractional part thereof, as the case may be.

to exempt In lieu of any other occupational tax required of any corporation engaged in any of the businesses described herein, but nothing herein shall be construed so as to exemp any corporation from the payment to the City of the tax which the City lewies upon the tax required by this Ordinance to be paid shall be shall the tax herein required exempt any such corporation from the payment of any the sais of anything, other then electricity, gas, telephone or water sarvice, nor real or personal property belonging to any such corporation, nor the tax required other tax which may be lawfully required, other then an occupational tax on any In lieu of any other occupational tax required of any the businesses described herein. PH.

be deemed a mindemeanor and for each individual day of said violation sixil be an Any violation of the proviotons of this Ordinance shall edditional violation, and each violation of this ordinance shall be punished by fine of not less than fifty Dollars (\$50.00) nor more than One flundred Dollars \$100.00) for each day said violation continues. Section 6

Section 7. This ordinance shall have full force and effect from and after the date of his passage and approval of the Tayar.

ARPECTED:

STEEDER

Alderman Lester Boyer Alderman James Evans Alderman Donald Kalley Alderman Robert Turiey

I certify to the adoption and count of Bill #8, Ordinance # 10 as indicated above on the 7th of September, 1972.

Passed this 7th day of September, 1972 by the Herculaneum City Council.

Farrier M mes City Clerk

Herculaneum, Missouri

AN ORDINANCE GRANTING FOR A PERIOD OF TWENTY (20) YEARS TO LACLEDE GAS COMPANY, A MISSOURI CORPORATION D/B/A MISSOURI NATURAL GAS COMPANY, ITS SUCCESSORS AND ASSIGNS, THE RIGHT, PERMISSION AND AUTHORITY TO CONSTRUCT, RECONSTRUCT, EXCAVATE FOR, PLACE, REPLACE, MAINTAIN, OPERATE AND USE ITS MAINS, SERVICE PIPES, CONDUITS, CONDUCTORS, TANKS, UNDERGROUND VAULTS, VAPORIZERS, REGULATORS AND OTHER EQUIPMENT, WITH ALL NECESSARY OR APPROPRIATE APPLIANCES AND APPURTENANCES IN CONNECTION THEREWITH, IN, ALONG, ACROSS OVER AND UNDER THE STREETS, ROADS, ALLEYS, SIDEWALKS, SQUARES, BRIDGES AND OTHER PUBLIC PLACES IN THE CITY OF HILLSBORO, MISSOURI AND AREAS DEDICATED TO THE CITY FOR PUBLIC UTILITY USE, FOR THE PURPOSE OF TRANSMITTING, FURNISHING, TRANSPORTING AND DISTRIBUTING GAS FOR LIGHT, HEAT, POWER AND OTHER PURPOSES WITHIN AND THROUGH SAID CITY, PRESCRIBING THE TERMS AND CONDITIONS OF SUCH GRANT, AND IMPOSING CERTAIN OBLIGATIONS UPON THE GRANTEE, ITS SUCCESSORS AND ASSIGNS, SUCCESSIVELY, IN CONNECTION THEREWITH.

BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF HILLSBORO, MISSOURI, AS FOLLOWS:

The right, permission and authority is hereby granted to, and Section 1. vested in Laclede Gas Company, a corporation of the State of Missouri d/b/a Missouri Natural Gas Company (hereinafter sometimes called "Missouri Natural"), its successors and assigns, to construct, reconstruct, excavate for, place, replace, maintain, operate and use all necessary or appropriate mains, service pipes, conduits, conductors, underground vaults, vaporizers, regulators and other equipment with all necessary or appropriate appurtenances and appliances in connection therewith, in, along, across, over and under the streets, roads, alleys, sidewalks, squares, bridges and other public places within the corporate limits of the City of Hillsboro, as now fixed and as hereafter extended, and areas dedicated to the City for public utility use (collectively "City"), for the purpose of transmitting, furnishing, transporting and distributing gas for light, heat, power and other purposes within the City of Hillsboro, and in territory adjacent to said City, and for the purpose of transporting and transmitting gas through said City; all such equipment, appliances and apparatus to be installed and maintained with due regard to the rightful use by other persons with vehicles or otherwise, of the streets, roads, alleys, sidewalks, squares, bridges and other public places and areas dedicated to the City for public utility use; and exercise of the rights, permission and authority hereby granted shall at all times be subject to proper regulation by the City in the exercise of its police powers.

Section 2. Extensions of, and additions to, the distribution system maintained by Missouri Natural, its successors or assigns, in the City, shall be made in accordance with the rules and regulations governing such extensions and additions by Missouri Natural now on file with the Public Service Commission of Missouri or in accordance with such amended rules and regulations governing such extensions and additions by

Missouri Natural, its successors or assigns, as may hereafter become effective in the manner provided by law.

- Section 3. The rights, privileges and authority hereby granted shall inure to and be vested in Missouri Natural, its successors and assigns, successively, subject to all of the terms, provisions and conditions herein contained, and each of the obligations hereby imposed upon Missouri Natural shall devolve and be binding upon its successors and assigns, successively, in the same manner.
- Section 4. As consideration for the rights and privileges conferred by this ordinance, Missouri Natural shall pay to said municipality the gross receipts taxes, if any, provided for by applicable ordinances, as the same may be amended from time to time.
- Section 5. Missouri Natural shall, within sixty (60) days after the passage and approval of this ordinance, file its acceptance thereof with the Clerk of the City, and this ordinance shall continue and remain in full force and effect for a period of twenty (20) years from the effective date as determined in accordance with §88.251 RSMo. (2000).
- Neither acceptance of, nor compliance with, the provisions of this Section 6. ordinance shall in any wise impair or affect, or constitute or be construed as a relinquishment or waiver of, any right, permission or authority that Missouri Natural, its successors or assigns, may have independently of this ordinance. Additionally, any use by Missouri Natural, its successors or assigns of public property or places in the City, as authorized by this ordinance or service rendered by Missouri Natural, its successors or assigns in said City, shall not be treated as use solely of the rights, permission and authority provided for by this ordinance or as service referable solely to this ordinance or to any obligation of service consequent upon acceptance thereof or as in any wise indicating non-use of, or non-compliance with any obligation incident to, any right, permission or authority vested in Missouri Natural, its successors or assigns independently of this ordinance. The acceptance provided for in Section 6 of this ordinance, and compliance with each and every provision of this ordinance or with any obligation arising from acceptance thereof, shall be subject to, and conditioned by, the provisions of this Section 6, with the same force and effect as though each of the provisions of this section were expressly incorporated in such acceptance and expressly declared by the acceptor, its successors or assigns at and prior to the time of such compliance by it, as conditions of such compliance.
- Section 7. All ordinances and parts of ordinances in conflict with this ordinance or with any of its provisions are, to the extent of such conflict, hereby repealed.
- Section 8. This ordinance shall not relieve Missouri Natural of the obligation to comply with any ordinance now existing in the City or enacted in the future requiring Missouri Natural to obtain written permits or other approval from the City prior to commencement of construction of facilities within the streets thereof, except Missouri Natural shall not be required to obtain permits or other approval from the City for the maintenance and repair of its facilities.
- Section 9. If any provision of this ordinance, or the application of such provision to particular circumstances, shall be held invalid, the remainder of this

ordinance, or the application of such provision to circumstances other than those as to which it is held invalid, shall not be affected thereby.

BILL NO. 2167 ORDINANCE NO. 21/3

AN ORDINANCE RENEWING AN EXISTING FRANCHISE WITH AND GRANTING FOR A PERIOD OF TWENTY (20) YEARS TO LACLEDE GAS COMPANY, A MISSOURI CORPORATION, ITS SUCCESSORS AND ASSIGNS, THE RIGHT, PERMISSION AND AUTHORITY TO CONSTRUCT, RECONSTRUCT, EXCAVATE FOR, PLACE, REPLACE, MAINTAIN, OPERATE AND USE ITS MAINS, SERVICE PIPES, CONDUITS, CONDUCTORS, TANKS, VAULTS, VAPORIZERS, REGULATORS AND OTHER EQUIPMENT, WITH ALL NECESSARY OR APPROPRIATE APPLIANCES AND APPURTENANCES IN CONNECTION WHEREWITH, IN, ALONG, ACROSS, OVER AND UNDER THE STREETS, ROADS, ALLEYS, SIDEWALKS, SQUARES, BRIDGES AND OTHER PUBLIC PLACES IN THE CITY OF JENNINGS, MISSOURI AND AREAS DEDICATED TO THE CITY FOR PUBLIC UTILITY USE, FOR THE PURPOSE OF TRANSMITTING, FURNISHING, TRANSPORTING AND DISTRIBUTING GAS FOR LIGHT, HEAT, POWER AND OTHER PURPOSES WITHIN AND THROUGHOUT SAID CITY, PRESCRIBING THE TERMS AND CONDITIONS OF SUCH GRANT, AND IMPOSING CERTAIN OBLIGATIONS UPON THE GRANTEE, ITS SUCCESSORS AND ASSIGNS, SUCCESSIVELY, IN CONNECTION THEREWITH.

Be it ordained by the City Council for the City of Jennings, Missouri as follows:

Section 1: The right, permission and authority is hereby granted to, renewed and vested in Laclede Gas Company, a corporation of the State of Missouri (hereinafter sometimes called "Laclede"), its successors and assigns, to construct, reconstruct, excavate for, place, replace, maintain, operate and use all necessary or appropriate mains, service pipes, conduits, conductors, vaults, vaporizers, regulators and other equipment with all necessary or appropriate appurtenances and appliances in connection therewith, in, along, across, over and under the streets, roads, alleys, sidewalks, squares, bridge and other public places within the corporate limits of the City of Jennings, as now fixed and as hereafter extended, and areas dedicated to the City for public utility use, for the purpose of transmitting, furnishing, transporting and distributing gas for

light, heat, power and other purposes within the City of
Jennings, and in territory adjacent to said City and for the
purpose of transporting and transmitting gas through said City;
and such equipment, appliances and apparatus to be installed and
maintained with due regard to the rightful use by other persons
with vehicles or otherwise of the streets, roads, alleys,
sidewalks, squares, bridges and other public places and areas
dedicated to the City for public utility use; and exercise of the
rights, permission and authority hereby granted shall at all
times be subject to proper regulation by the City in exercise of
its police powers.

Section 2: Extensions of, and additions to, the distribution system maintained by Laclede, its successors or assigns, in the City of Jennings, shall be made in accordance with the rules and regulations governing such extensions and additions by Laclede now on file with the Public Service Commission of Missouri or in accordance with such amended rules and regulations governing such extensions and additions by Laclede, its successors or assigns, as may hereafter become effective in the manner provided by law.

Section 3: The rights, privileges and authority hereby granted shall inure to and be vested in Laclede, its successors and assigns, successively, subject to all of the terms, provisions and conditions herein contained, and each of the obligations hereby imposed upon Laclede shall devolve and be

binding upon its successors and assigns, successively, in the same manner.

Section 4: As consideration for the rights and privileges conferred by this ordinance, Laclede shall pay to said municipality the gross receipts taxes, if any, provided for by applicable ordinances, as the same may be amended from time to time.

Section 5: Laclede shall, within sixty (60) days after the passage and approval of this ordinance, file its acceptance thereof with the Clerk of the City of Jennings, and this ordinance shall continue and remain in full force and effect as a renewal of the preceding franchise for a period of twenty (20) years from the effective date as determined in accordance with \$88.251 RSMo(Supp.1996).

Section 6: Neither acceptance, nor compliance with, the provisions of this ordinance shall in any way impair or affect, or constitute or be construed as a relinquishment or waiver of, any right, permission or authority which Laclede, its successors or assigns may have independently of this ordinance; nor shall any use by Laclede, its successors or assigns, of public property or places in the City of Jennings, as authorized by this ordinance or service rendered by Laclede, its successors or assigns, in said City be treated as use solely of the rights, permission and authority provided for by this ordinance or as a

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service referable solely to this ordinance or co any obligation of service consequent upon acceptance thereof or as in any way indicating non-use of, non-compliance with, any obligation incident to, any right, permission or authority vested in Laclede, its successors or assigns, independently of this ordinance; and the acceptance provided for in Section 5 of this ordinance, and each and every compliance with the provisions of this ordinance or with any obligation arising from acceptance thereof, shall be subject to, and conditioned by, the provisions of this Section 6, with the same force and effect as though each of the provisions of this section were expressly incorporated in such acceptance and expressly declared by the acceptor, its successor or assigns, at and prior to the time of such compliance by it, as conditions of such compliance.

Section 7: All ordinances and parts of ordinances in conflict with this ordinance or with any of its provisions are, to the extent of such conflict, hereby repealed.

Section 8: This ordinance shall not relieve Laclede of the obligation to comply with any ordinance now existing in the City or enacted in the future requiring Laclede to obtain written permits or other approval from the City prior to commencement of construction of facilities within the streets thereof, except Laclede shall not be required to obtain permits or other approval from the City for the maintenance and repair of its facilities.

Section 9: If any provision of this ordinance, or the application of such provision to particular circumstances, shall be held invalid, the remainder of this ordinance, or the application of such provision to circumstances other than those as to which it is held invalid, shall not be affected thereby.

Section 10: This ordinance shall be in full force and effect from and after the date of its passage and approval by the mayor and Laclede Gas Company.

PASSED THIS 28 DAY OF January 2008.

Benjamin Sutphin, Mayor

APPROVED THIS IB DAY OF Jamsoning.

Benjamin Sutphin, Mayor

Attest:

Cheryl Balke, City Clerk

BILL	NO. 593

## ORDINANCE NO. 492

AN ORDINANCE AMENDING ORDINANCE NO. 403, AS AMENDED BY ORDINANCE NO. 490, WHICH ORDINANCE LEVIES A LICENSE OR OCCUPATIONAL TAX UPON ALL PERSONS, FIRMS, COMPANIES OR CORPORATIONS ENGAGED IN THE BUSINESS OF SUPPLYING ELECTRICITY, GAS OR WATER OR SERVICE CONNECTED THEREWITH FOR COMPENSATION FOR ANY PURPOSE IN THE CITY OF KINLOCH, BY REPEALING AND DELETING SECTIONS THREE, FOUR AND TEN AND ENACTING THREE NEW SECTIONS IN LIEU THEREOF TO BE KNOWN AS SECTIONS THREE, FOUR AND TEN.

BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF KINLOCH, ST. LOUIS COUNTY, MISSOURI, AS FOLLOWS:

SECTION 1. Sections Three, Four and Ten of Ordinance No. 403 as amended by Ordinance No. 490 are repealed and deleted in their entirety and new sections to be known as Sections Three, Four and Ten of Ordinance No. 403 as amended by Ordinance No. 490 are enacted in lieu thereof to read as follows:

"SECTION THREE. All such persons, firms, companies or corporations mentioned in Section 2 of Ordinance No. 403 as amended by Ordinance No. 490 shall file with the Collector of the said City on or before the fifth day of June, 1973, a sworn statement of the gross receipts derived by such persons, firms, companies or corporations from the furnishing of such service during the period from January 1, 1973 to March 31, 1973 and on or before the first day of August, November, February and May thereafter, a similar statement of gross receipts derived by such persons, firms, companies or corporations from the furnishing of such service during the preceding calendar quarter; provided, however, that said statement of gross receipts shall not include sales and charges made for the supplying of any such service to the Kinloch Federal Housing Authority nor shall any tax be due and payable thereon. The persons, firms, companies or corporations shall have the privilege of crediting such sums as may be due hereunder with any unpaid balance due said persons, firms, companies or corporations for electricity, gas or water service rendered or facilities furnished to said City."

"SECTION FOUR. The first payment of tax provided for herein . shall be due and payable on or before June 5, 1973 and shall be for the period from January 1, 1973 to March 31, 1973."

"SECTION TEN. The term 'Gross Receipts' as used in this ordinance means the aggregate amount of all sales and charges for the above described service rendered within the City of Kinloch during the indicated period less discounts, credits, refunds, sales taxes and uncollectible accounts."

SECTION 2. All ordinances or parts of ordinances in conflict with this ordinance are hereby repealed. The invalidity of any section or portion thereof of this ordinance shall not affect the validity of the remainder thereof.

Ordinance Sharr not affect the variatry of the	ie remainder increor.
SECTION 3. This ordinance shall be	e in full force and effect beginning
June 5, 1973	
	•
Passed this 5th day of June	e, 1973.
<u>-</u>	R. P. M. Leag
Approved this 5th day of .	June, 1973.
	T. F. Meleng
	Mayor
ATTEST:	
J	
City Clerk	•
/ Oley Oleik	
	•
STATE OF MISSOURI ) COUNTY OF ST. LOUIS ) SS. CITY OF KINLOCH )	
aforesaid, hereby certify the foregoing to and correct copy of Ordinance No. 192 passed by the City Council of the City of K	of the City of Kinloch, Missouri; Kinloch on June 5,
19 73 , and approved by the Mayor of said	Gity of Kintoch, Missouri.
Witness my hand and seal this 5th	day of, 19, 19
	City Clerk
	•

### **ORDINANCE 9840**

AN ORDINANCE RENEWING AN EXISTING FRANCHISE AND GRANTING FOR A PERIOD OF TWENTY (20) YEARS TO LACLEDE GAS COMPANY, A MISSOURI CORPORATION, ITS SUCCESSORS AND ASSIGNS, THE RIGHT, PERMISSION AND AUTHORITY TO CONSTRUCT, RECONSTRUCT, EXCAVATE FOR, PLACE, REPLACE, MAINTAIN, OPERATE AND USE ITS MAINS, SERVICE PIPES, CONDUITS, CONDUCTORS, TANKS, VAULTS, VAPORIZERS, REGULATORS AND OTHER EQUIPMENT, WITH ALL NECESSARY OR APPROPRIATE APPLIANCES AND APPURTENANCES IN CONNECTION THEREWITH, IN, ALONG, ACROSS OVER AND UNDER THE STREETS, ROADS, ALLEYS, SIDEWALKS, SQUARES, BRIDGES AND OTHER PUBLIC PLACES IN THE CITY OF KIRKWOOD, MISSOURI AND AREAS DEDICATED TO THE CITY FOR PUBLIC UTILITY USE, FOR THE PURPOSE OF TRANSMITTING, FURNISHING, TRANSPORTING AND DISTRIBUTING GAS FOR LIGHT, HEAT, POWER AND OTHER PURPOSES WITHIN AND THROUGH SAID CITY, PRESCRIBING THE TERMS AND CONDITIONS OF SUCH GRANT, AND IMPOSING CERTAIN OBLIGATIONS UPON THE GRANTEE, ITS SUCCESSORS AND ASSIGNS, SUCCESSIVELY, IN CONNECTION THEREWITH.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF KIRKWOOD, MISSOURI, AS FOLLOWS:

SECTION 1. The right, permission and authority is hereby granted to, and vested in Laclede Gas Company, a corporation of the State of Missouri (hereinafter sometimes called "Laclede"), its successors and assigns, to construct, reconstruct, excavate for, place, replace, maintain, operate and use all necessary or appropriate mains, service pipes, conduits, conductors, vaults, vaporizers, regulators and other equipment with all necessary or appropriate appurtenances and appliances in connection therewith, in, along, across, over and under the streets, roads, alleys, sidewalks, squares, bridges and other public places within the corporate limits of the City of Kirkwood, as now fixed and as hereafter extended, and areas dedicated to the City for public utility use, for the purpose of transmitting, furnishing, transporting and distributing gas for light, heat, power and other purposes within the City of Kirkwood, and in territory adjacent to said City and for the purpose of transporting and transmitting gas through said City; all such equipment, appliances and apparatus to be installed and maintained with due regard to the rightful use by other persons with vehicles or otherwise, of the streets, roads, alleys, sidewalks, squares, bridges and other public places and areas dedicated to the City for public utility use; and exercise of the rights, permission and authority hereby granted shall at all times be subject to proper regulation by the City in the exercise of its police powers.

SECTION 2. Extensions of, and additions to, the distribution system maintained by Laclede, its successors or assigns, in the City of Kirkwood, shall be made in accordance with the rules and regulations governing such extensions and additions by Laclede now on file with the Public Service Commission of Missouri or in accordance with such amended rules and

regulations governing such extensions and additions by Laclede, its successors or assigns, as may hereafter become effective in the manner provided by law.

SECTION 3. The rights, privileges and authority hereby granted shall inure to and be vested in Laclede, its successors and assigns, successively, subject to all of the terms, provisions and conditions herein contained, and each of the obligations hereby imposed upon Laclede shall devolve and be binding upon its successors and assigns, successively, in the same manner.

SECTION 4. As consideration for the rights and privileges conferred by this ordinance, Laclede shall pay to said municipality the gross receipts taxes, if any, provided for by applicable ordinances, as the same may be amended from time to time.

SECTION 5. Laclede shall, within sixty (60) days after the passage and approval of this ordinance, file its acceptance thereof with the Clerk of the City of Kirkwood, and this ordinance shall continue and remain in full force and effect as a renewal of the preceding franchise for a period of twenty (20) years from the effective date as determined in accordance with §88.251 RSMo (Supp. 1996).

SECTION 6. Neither acceptance of, nor compliance with, the provisions of this ordinance shall in any wise impair or affect, or constitute or be construed as a relinquishment or waiver of, any right, permission or authority which Laclede, its successors or assigns, may have independently of this ordinance; nor shall any use by Laclede, its successors or assigns, of public property or places in the City of Kirkwood, as authorized by this ordinance or service rendered by Laclede, its successors or assigns, in said City, be treated as use solely of the rights, permission and authority provided for by this ordinance or as service referable solely to this ordinance or to any obligation of service consequent upon acceptance thereof or as in any wise indicating non-use of, non-compliance with, any obligation incident to, any right, permission or authority vested in Laclede, its successors or assigns, independently of this ordinance; and the acceptance provided for in Section 5 of this ordinance, and each and every compliance with the provisions of this ordinance or with any obligation arising from acceptance thereof, shall be subject to, and conditioned by, the provisions of this Section 6, with the same force and effect as though each of the provisions of this section were expressly incorporated in such acceptance and expressly declared by the acceptor, its successors or assigns, at and prior to the time of such compliance by it, as conditions of such compliance.

SECTION 7. All ordinances and parts of ordinances in conflict with this ordinance or with any of its provisions are, to the extent of such conflict, hereby repealed.

SECTION 8. This ordinance shall not relieve Laclede of the obligation to comply with any ordinance now existing in the City or enacted in the future requiring Laclede to obtain written permits or other approval from the City prior to commencement of construction of facilities within the streets thereof, except Laclede shall not be required to obtain permits or other approval from the City for the maintenance and repair of its facilities.

SECTION 9. If any provision of this ordinance, or the application of such provision to particular circumstances, shall be held invalid, the remainder of this ordinance, or the application

of such provision to circumstances other than those as to which it is held invalid, shall not be affected thereby.

SECTION 10. This Ordinance shall be in full force and effect after its passage and approval, as provided by law.

PASSED AND APPROVED THIS  $5^{TH}$  DAY OF MARCH 2009.

Mayor, City of Kirkwood

ATTEST:

Deputy City Clerk

Public Hearing: February 5, 2009 1<sup>st</sup> Reading: February 19, 2009 2<sup>nd</sup> Reading: March 5, 2009

### BILL NO. 1985 ORDINANCE NO. 1985

AN ORDINANCE RENEWING AN EXISTING FRANCHISE AND GRANTING FOR A PERIOD OF TWENTY (20) YEARS TO LACLEDE GAS COMPANY, A MISSOURI CORPORATION, ITS SUCCESSORS AND ASSIGNS, THE RIGHT, PERMISSION AND AUTHORITY TO CONSTRUCT, RECONSTRUCT, EXCAVATE FOR, PLACE, REPLACE, MAINTAIN, OPERATE AND USE ITS MAINS, SERVICE PIPES, CONDUITS, CONDUCTORS, TANKS, VAULTS, VAPORIZERS, REGULATORS AND OTHER EQUIPMENT, WITH ALL NECESSARY OR APPROPRIATE APPLIANCES AND APPURTENANCES IN CONNECTION THEREWITH, IN, ALONG, ACROSS OVER AND UNDER THE STREETS, ROADS, ALLEYS, SIDEWALKS, SQUARES, BRIDGES AND OTHER PUBLIC PLACES IN THE CITY OF LADUE, MISSOURI AND AREAS DEDICATED TO THE CITY FOR PUBLIC UTILITY USE, FOR THE PURPOSE OF TRANSMITTING, FURNISHING, TRANSPORTING AND DISTRIBUTING GAS FOR LIGHT. HEAT. POWER AND OTHER PURPOSES WITHIN AND THROUGH SAID CITY, PRESCRIBING THE TERMS AND CONDITIONS OF SUCH GRANT, AND IMPOSING CERTAIN OBLIGATIONS UPON THE GRANTEE, ITS SUCCESSORS AND ASSIGNS, SUCCESSIVELY, IN CONNECTION THEREWITH.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF LADUE, MISSOURI, AS FOLLOWS:

The right, permission and authority is hereby granted to, and vested in Section 1. Laclede Gas Company, a corporation of the State of Missouri (hereinafter sometimes called "Laclede"), its successors and assigns, to construct, reconstruct, excavate for, place, replace, maintain, operate and use all necessary or appropriate mains, service pipes, conduits, conductors, vaults, vaporizers, regulators and other equipment with all necessary or appropriate appurtenances and appliances in connection therewith, in, along, across, over and under the streets, roads, alleys, sidewalks, squares, bridges and other public places within the corporate limits of the City of Ladue, as now fixed and as hereafter extended, and areas dedicated to the City for public utility use, for the purpose of transmitting, furnishing, transporting and distributing gas for light, heat, power and other purposes within the City of Ladue, and in territory adjacent to said City and for the purpose of transporting and transmitting gas through said City; all such equipment, appliances and apparatus to be installed and maintained with due regard to the rightful use by other persons with vehicles or otherwise, of the streets, roads, alleys, sidewalks, squares, bridges and other public places and areas dedicated to the City for public utility use; and exercise of the rights, permission and authority hereby granted shall at all times be subject to proper regulation by the City in the exercise of its police powers.

**Section 2.** Extensions of, and additions to, the distribution system maintained by Laclede, its successors or assigns, in the City of Ladue, shall be made in accordance with the rules and regulations governing such extensions and additions by Laclede now on file with the Public Service Commission of Missouri or in accordance with such amended rules and regulations governing such extensions and additions by Laclede, its successors or assigns, as may hereafter become effective in the manner provided by law.

- **Section 3.** The rights, privileges and authority hereby granted shall inure to and be vested in Laclede, its successors and assigns, successively, subject to all of the terms, provisions and conditions herein contained, and each of the obligations hereby imposed upon Laclede shall devolve and be binding upon its successors and assigns, successively, in the same manner.
- **Section 4.** As consideration for the rights and privileges conferred by this ordinance, Laclede shall pay to said municipality the gross receipts taxes, if any, provided for by applicable ordinances, as the same may be amended from time to time.
- **Section 5.** Laclede shall, within sixty (60) days after the passage and approval of this ordinance, file its acceptance thereof with the Clerk of the City of Ladue, and this ordinance shall continue and remain in full force and effect as a renewal of the preceding franchise for a period of twenty (20) years from the effective date as determined in accordance with §88.251 RSMo (Supp. 1996).
- Neither acceptance of, nor compliance with, the provisions of this Section 6. ordinance shall in any wise impair or affect, or constitute or be construed as a relinquishment or waiver of, any right, permission or authority which Laclede, its successors or assigns, may have independently of this ordinance; nor shall any use by Laclede, its successors or assigns, of public property or places in the City of Ladue, as authorized by this ordinance or service rendered by Laclede, its successors or assigns, in said City, be treated as use solely of the rights, permission and authority provided for by this ordinance or as service referable solely to this ordinance or to any obligation of service consequent upon acceptance thereof or as in any wise indicating non-use of, non-compliance with, any obligation incident to, any right, permission or authority vested in Laclede, its successors or assigns, independently of this ordinance; and the acceptance provided for in Section 5 of this ordinance, and each and every compliance with the provisions of this ordinance or with any obligation arising from acceptance thereof, shall be subject to, and conditioned by, the provisions of this Section 6, with the same force and effect as though each of the provisions of this section were expressly incorporated in such acceptance and expressly declared by the acceptor, its successors or assigns, at and prior to the time of such compliance by it, as conditions of such compliance.
- **Section 7.** All ordinances and parts of ordinances in conflict with this ordinance or with any of its provisions are, to the extent of such conflict, hereby repealed.
- **Section 8.** This ordinance shall not relieve Laclede of the obligation to comply with any ordinance now existing in the City or enacted in the future requiring Laclede to obtain written permits or other approval from the City prior to commencement of construction of facilities within the streets thereof, except Laclede shall not be required to obtain permits or other approval from the City for the maintenance and repair of its facilities.
- **Section 9.** If any provision of this ordinance, or the application of such provision to particular circumstances, shall be held invalid, the remainder of this ordinance, or the application of such provision to circumstances other than those as to which it is held invalid, shall not be affected thereby.

**Section 10.** This ordinance shall be in full force and effect from and after its adoption and approval by the Mayor.

PASSED THIS 14<sup>th</sup> DAY OF DECEMBER 2009.

resident, City Council

APPROVED AND ADOPTED THIS 14<sup>h</sup> DAY OF DECEMBER 2009.

rene S. Holmes, Mayor

ATTEST:

Michael W. Wooldridge, City Clerk

AN ORDINANCE ESTABLISHING ELECTRIC, TELEPHONE, AND GAS SERVICE LICENSE TAX.

BE IT ORDAINED BY THE BOARD OF TRUSTEES OF THE TOWN OF LAKE SAINT LOUIS, MISSOURI, AS FOLLOWS:

### Section 1. License Tax

Every person now or hereafter engaged in the business of supplying electricity, telephone service, gas, natural or manufactured, for compensation for any purpose in the Town of Lake Saint Louis, shall pay to the Town of Lake Saint Louis, Missouri, a license tax, a sum equal to five percent (5%) of the gross receipts from such business, except as hereinafter provided.

### Section 2. Definition

The word "person" where used in this ordinance shall include any individual, firm, partnership, joint adventure, association, cooperative, corporation, estate, business trust, trustee, receiver, syndicate, or any other group or combination acting as a unit in the plural as well as in the singular number.

### Section 3. Statement of Gross Receipts to be Filed

It is hereby made the duty of every person engaged in any of the businesses as described in the foregoing section hereof to file with the Clerk of the Town of Lake Saint Louis on the 15th day of January, 1977, a sworn statement of the gross receipts of such person, from such business from the <a href="Ist">1st</a> day of November 1976 to the 31st day of December, 1976, and to file thereafter on the 15th day of January, the 15th day of April, the 15th day of July, and the 15th day of October of each year, a sworn statement of the gross receipts from such business for the three calendar months preceding the filing of such statement, the Clerk of the Town of Lake Saint Louis or a duly authorized deputy or representative shall be and is hereby authorized to investigate the correctness and accuracy of the statement required and for that purpose shall have access at all reasonable times to the books, documents, papers and records of any person making such statement in order to ascertain the accuracy thereof.

### Section 4. Tax to be Paid, When

Every person now or hereafter engaged in any of the businesses described in Section 2 hereof shall pay to the Town of Lake Saint Louis, Missouri on the 15th day of January, the 15th day of April, the 15th day of July, the 15th day of October, on a quarterly basis, or other more frequent installments, of each year, an amount equal to five percent (5%) of said person's gross receipts from said business for the preceding three calendar months.

### Section 5. Tax to be in Lieu of Other Occupational Taxes

The tax herein required to be paid shall be in lieu of any other occupation tax required by any person engaged in any of the businesses described in Section 1 hereof but nothing herein contained shall be construed to exempt any such person from the payment to the town of Lake Saint Louis, Missouri of the tax which said town levies upon the real or personal property belonging to any such person, nor the tax required of Merchants or Manufacturers for the sale of anything other than electricity, gas, natural or manufactured, or telephone service, nor shall the tax herein required exempt any such person from the payment of any other tax which may be lawfully required other than an occupation tax on any of the businesses described in Section 1.

### Section 6. Tax Credit

Any person engaged in any of the businesses described in Section 1 hereof which pays any tax arising out of or by virtue of a franchise granted to said business by the town of Lake Saint Louis, Missouri which tax is based upon the gross receipts of said business from sales in the town of Lake Saint Louis, Missouri shall receive a credit against the tax provided for in Section 4 hereof to the extent of said franchise tax.

### Section 7. Tax Not to Apply, When

The tax provided for in this ordinance shall have no application to businesses described in Section 1 hereof which are owned and operated by the town of Lake Saint Louis, Missouri. Nothing herein shall be construed to apply to revenue derived from interstate telephone calls.

### Section 8. Penalty

Any person engaged in any of the businesses described in Section 1 who shall violate any of the provisions of this Chapter, shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined not less than One Hundred Dollars (\$100.00). Each day's violation of this Chapter shall constitute a separate offense.

Passed and approved this 12th day of October , 1976.

Chairman of the Board of Trustees

of the Town of Lake Saint Louis, Missouri

Attest:

Town Clerk

ST. LOUIS COUNTY, MISSOURI

BILL NO. /4

ordinance no. <u>58/</u>

Introduced by Alderman Maurer

AN ORDINANCE TO MAINTAIN THE TAX RATE ON GROSS RECEIPTS ON SUPPLYING NATURAL GAS WITHIN THE CITY OF LAKESHIRE AT FIVE PERCENT OF GROSS (RECEIPTS PURSUANT TO SECTION 393.275 (2) RSMo.

WHEREAS, Ordinance No. 444 of the Ordinances of the City of Lakeshire, Missouri, provides that suppliers of gas or gas service shall pay to the City, as a license or occupation tax, five percent (5%) of the gross receipts from such business in the City; and

WHEREAS, Section 393.275 (2) RSMo. provides that the governing body of a city notified by the State Public Service Commission of an increase in the tariff for utility services shall reduce its gross receipts tax rate unless an ordinance is enacted by the governing body of the city so notified to maintain its gross receipts tax rate without reduction; and

WHEREAS, the City of Lakeshire was notified of a tariff increase approved for Laclede Gas Co. by the Missouri Public Service Commission;

WHEREAS, the Board of Aldermen has determined that it is in the best interest of the City of Lakeshire to maintain the current tax rate on gross receipts for natural gas service as authorized by Section 393.275 (2) RSMo.

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF ALDERMEN of the City of Lakeshire, Missouri as follows:

Section 1. Pursuant to the provisions of Section 393.275 (2) RSMo, the gross receipts tax rate on natural gas service within the corporate limits of the City of Lakeshire shall be maintained as directed by Ordinance No. 444 of the Ordinances of the City of Lakeshire, Missouri.

Section 2. Ordinance No. 444 is hereby numbered Section 150.030 of the Lakeshire Municipal Code.

Section 3. Any ordinance or section of the Municipal Code in conflict herewith is to the extent of such conflict hereby repealed.

Section 4. This Ordinance shall be in full force and effect immediately upon its passage and approval according to law.

PASSED BY THE BOARD AND APPROVED BY THE MAYOR THIS 12 DAY OF Cottoes,

MAYOR, CITY OF LAKESHIRE

Attest:

rice Lohmar

RECEIVED
AUG 13 1985
Tax Dept.
Laclede Gas Co.

CITY OF LAKESHIRE

ST. LOUIS COUNTY, MISSOURI

ORDINANCE NO. 444

Introduced by Alderman Bilging

AN ORDINANCE AMENDING ORDINANCE NO. 367 APPROVED JANUARY 16, 1979 BY REPEALING THEREFROM SECTION 1 AND ENACTING IN LIEU THEREOF A NEW SECTION 1 PROVIDING FOR A REDUCTION OF THE TAX THEREIN PRESCRIBED FROM THE PRESENT SEVEN PERCENT (7%) TO FIVE PERCENT (5%) AND PRESCRIBING AN EFFECTIVE DATE.

BE IT ORDAINED BY THE BOARD OF ALDERMEN of the City of Lakeshire, Missouri as follows:

Section 1. Section 1 of Ordinance No. 367 is hereby repealed in its entirety, and in its place to amend Ordinance No. 252, Section 2, there is hereby substituted the following wording, which shall provide for the reduction of the tax therein prescribed from the present seven percent (7%) to five percent (5%):

"Section 2. Every person, firm, company, or corporation now or hereafter engaged in the business of selling, supplying or furnishing gas or gas service fordomestic, business or any other uses in the City of Lakeshire, Missouri, shall pay to the said city as an annual license or occupational tax a sum equal to five percent (5%) of the gross receipts from such business conducted in said city as hereafter set forth."

Section 2. This ordinance shall take effect and be in force from and after the /st. day of , 1984 provided, however, that nothing herein contained shall invalidate Section 1 of Ordinance No. 367 as to the payment to be made thereunder for the period ending the 3/st day of December, 1983.

PASSED BY THE BOARD AND APPROVED BY THE MAYOR THIS 1st DAY OF August, 1983.

ATTEST:

Mayne Forward
MAYOR, CITY OF LAKESHIRE

Carrie

City Clerk