5-39-3 THE COL. B. B. MFG. CO.

Ordinance No. 2-

Passed Nov. 7th

19 55

2806-A

GIVING CONSENT OF THE VILLAGE TO THE PLOWING OF SNOW AND USE OF ABRASIVES FOR ICE CONTROL UNDER THE SUPERVISION OF THE DIRECTOR OF HIGHWAYS, STATE OF OHIO.

Whereas, The Director of Highways is considering the matter of the plowing of snow and the placing of abrasives for ice control, under his supervision, on all State Highways Extensions in or through incorporated villages, in accordance with the provisions of Section II78-5 of the General Code of Ohio, and,

Whereas, Itais proposed to plow the snow and place abrasives for ice control on all State Highway Extensions within the Village of Amanda in accordance with the standard practices of the Ohio State Highway Department, and,

Whereas, Such standard practices of the Ohio State Highway Department in the plowing of snow consists only of the plowing of snow from the travelled way and does not include the removal of snow from driveways, parking areas, and intersecting roads or streets,

NOW, THEREFORE,

Be it Ordained, by the Council of the Village of Amanda,
SECTION I: That it is declared to be in the public interest that the
consent of said village be, and such consent hereby, is, given that said plowing
of snow and placing of abrasives for ice control may be done under the supervision
of the Director of Highways, and in accordance with the standard practices of the
Ohio Department of Highways.

SECTION 2: That the Clerk be, and he hereby is, directed to furnish to the Director of Highways and to the Board of County Commissioners of Fairfield County, Ohio, a certified copy of this Ordinance immediately upon the taking effect thereof.

SECTION 3: That this Ordinance shall take effect and be in force from and an after the earliest period allowed by law.

Passed: November 7th, 1955

Attest: H.J.King, Clerk

MErle Johnston , Mayor

CERTIFICATE OF COPY

Village of Amanda, County of Fairfield, Ohio)ss:

I, H.J.King, as Clerk of the Village of Amanda Ohio, do hereby certify that the foregoing is a true and correct copy of Ordinance adopted by the Council of said Village on the 7th day of November, 1955; that the publication of such Ordinance has been made and certified of record according to law; that no proceedings looking to a referendum upon such Ordinance have been taken; and that such Ordinance and the certificate of publication thereof are of record in Ordinance Record No 2-55, page 4I.

IN WITNESS THEREOF, I have hereunto subscribed my name and affixed my

official seal, this 7th day of November, 1955.

H.J.King, Clerk Village of Amanda, Ohio.

NOTE: This Ordinance should be passed either upon three readings or under suspension of rules. (Sec. 4224.)

OK

5-39-3 THE COL. B. B. MFG. CO. 2806-A Passed May 7th

An ordinance prohibiting the discharging of firearms, air guns, fireworks, or casting any missile, declaring the penalty therefor and to declare an emergency.

BE IT ORDAINED by the Council of the Village of Amanda, Ohio, two-

thirds of all members elected thereto concurring.

SECTION I. It shall be unlawful for any person intentionally, and without malice, to point or aim a firearm to or toward another person or to discharge a firearm so pointed or aimed, or to maim or injure a person by the discharge of a firearm so pointed or aimed. This section shall not extend to a case when firearms are used in self defense, or in the discharge of official duty, or in case of justifiable homicide.

SECTION 2. It shall be unlawful for any person without the written permit or proclamation of the Mayor, to discharge within the Village, any firearm, or throw, cast, or discharge any squib, rocket, fireworks, cannon cracker or other thing charged with explosives, or to cast any fireball or other thing charged with

spirits or other combustible material.

SECTION 3. It shall be unlawful for any person maliciously or recklessly to throw, cast or sling by hand, or by means of an air gun, or otherwise, any stone, pellet or missiles.

SECTION 4. Whoever violates this ordinance shall be guilty of a misdem-

eanor and shall be fined not exceeding Fifty Dollars (\$ 50.00).

SECTION 5. In order that said Ordinance may go into effect as soon as possible, an emergency is hereby declared to exist and this Ordinance shall take effect and be in force from and after its passage and approval by the Mayor.

Passed: May 7th, After I Reading. Vote: Yeas: 5 Nays: 0

E.B. Wilson, Mayor

APPROVED: May 7th, 1956 ATTEST: H.J.King, Clerk OFFERED By: Crook

Ordinance No.....

2806-A 5-39-3 THE COL. B. B. MFG. CO.

Ordinance No. 4-56

Passed June 4th

An ordinance regulating and licensing mechanical amusement devices and to declare an emergency.

BE IT ORDAINED by the Council of the Village of Amanda, State of Ohio,

two-thirds of all members elected thereto concurring.

SECTION I. DEFINITIONS,. When used in this ordinance, unless otherwise provided, the following words shall have the meanings respectively ascribed to them in this section.

An " exhibitor " is any person owning and exhibiting or contracting or permitting any mechanical amusement device, as herein defined, to be installed, used and exhibited in his own place of buisness irrespective of the ownership of such devices.

A " mechanical " or " electrically operated amusement device " is a machine which, upon the insertion of a coin or slug, operates, or may be operated for use as a game, contest or amusement of any description, or which may be used for any such game, contest or amusement, and which contains no automatic pay-off device for the return of slugs, money, coins, checks, tokens, merchandise, or any thing of value, or which contains no automatic device by the operation of which the player may win at uncertain intervals a free game, a free play, or any other additional amusement. This definition shall not include any mechanical or electrically operated amusement device which is a gambling device per se. This definition is not intended to and does not include merchandise vending machines.

The " OWNER " is any person having title to any such mechanical amusement

device as herein defined.

SECTION 2. EXHIBITOR'S LICENSE REQUIRED. No exhibitor shall install or permit the use of any mechanical amusement device without first obtaining an exhibito's license and registration therefor from the Mayor. The Mayor shall not issue a license or registration to any exhibitor who installs or proposes to install any gambling device per se. The Mayor shall not issue a license or registration for any device that is adapted to or may be readily converted into a gambling device. Such license and registration shall be issued only to persons of good moral character and shall not be transferable to any other person.

SECTION 3. DEVICE LICENSE REQUIRED. Each individual mechanical amusement device shall be licensed and registered, and it shall be unlawful for any person to keep, maintain, permit or allow any unlicensed and unregistered device to be in or upon any public place, or place of buisness under the control, supervision or direction of such person except as in this chapter may be exempted from license

and registration.

SECTION 4. FEES: ISSUANCE OF LICENSE AND REGISTRATION. The Mayor is authorized to issue licenses and registrations to exhibitors of mechanical amusement devices upon fulfillment of the requirements set forth in this ordinance, and upon the payment of the following fees:

Machine or Exhibitor Fees:

(a) for I ¢ to 4 ¢ mechanical amusement devices the fee shall be two dollars and fifty cents (\$ 2.50) each per year.
(b) for 5¢, IO¢ or higher denomination mechanical amusement devices the fee

shall be fifteen dollars (\$ 15.00) each per year.

Provided, however, that no license or registration shall be issued to an applicant therefor until the Mayor shall have found that such applicant is of good moral character, the lack of which on the part of the applicant shall be deemed grounds for denial of, or revocation of, such license and registration by the Mayor.

SECTION 5. AFFIDAVIT REQUIRED. The exhibitor shall be required to take out a machine license and registration for each mechanical amusement device used, and shall be required to furnish the Mayor with the name of the owner of such mechanical amusement device. In the event the exhibitor is also the owner of such device, he shall file an affidavit with the Mayor setting forth that he is the actual bona fide owner of such mechanical amusement device and that, as such owner, he receives all the benefits from the operation thereof and that no other person has any actual or beneficial interest therein, either directly or indirectly.

SECTION 6. APPLICATION FOR LICENSE AND REGISTRATION. Every applicant for an exhibitor's license and registration shall file an affidavit with the Mayor prior to receiving such license and registration stating the number of machines intended to be exhibited, together with affidavit as to good moral character, as required by Section 4. Upon payment of the fees required by this ordinance, the Mayor shall issue a license and registration which shall contain the name and address of the licensee, the number of mechanical amusement devices exhibited, the address at which it is desired to exhibit and operate the devices, the nature of the buisness conducted at said place, the make, name and model and other identifying information with reference to the particular devices desireing to be exhibited, the serial Continued



Continued

number of the license, and such other information as the Mayor, in his discretion, may require. Such license and registration shall be displayed by the exhibitor in a conspicuous place within his place of buisness and in close proximity to the mechanical amusement device licensed and registered therein. A license, desiring to exhibit additional mechanical amusement devices, shall apply for a license and registration to cover the exhibition of such additional mechanical amusement devices in the manner above set forth, and shall pay the fees required by this ordinance, for the exhibition of any such additional mechanical amusement devices.

All licenses for one year shall expire on the anniversary date of issuance

in the following year, unless earlier revoked by the Mayor.

No license fee shall be charged for mechanical charitable, benevolent, religious oreleemosynary institution.

The Mayor is authorized and empowered to deny, for reasonable cause,

applications for licenses.

- SECTION 7. RECORDS TO BE KEPT BY MAYOR. The Mayor shall keep and maintain on file in his office a full and complete list of all licenses licensed under this ordinance, and also a full and complete list of all mechanical amusement devices which are licensed and registered under this ordinance, together with a cross index showing the location of each such licensed and registered mechanical amusement device.

SECTION 8. MAYOR TO MAKE REGULATIONS. The Mayor is authorized and empowered to establish, adopt and enforce, or cause to be enforced, such rules and regulations governing the issuance of the licenses and registrations required under this ordinance as he may deem reasonable and necessary and not inconsistent with

this ordinance.

Applicants for licenses under this ordinance, as required in Section 2, shall be required to be of good moral character, and the Mayor shall adopt and enforce a rule or regulation requireing an affidavit by each applicant relative to any arrest or conviction of said applicant for any crime involving morals or moral turpitude within a period of five years immediately preceding the date of application.

SECTION 9. MINORS PROHIBITED. No person shall permit any mechanical amusement device to be played by any minor under the age of seventeen years unless such minor

is accompanied by a parent, guardian or other adult relative.

SECTION IO. SEIZURE AND DESTRUCTION. Any machine, apparatus, contrivance or device which is adapted to or may be readily converted into a gambling device, which shall have been exhibited or made use of, by any owner or exhibitor in violation of this ordinance may be seized and destroyed in compliance with the statutes of the State of Ohio relating to gambling devices.

SECTION II. REVOCATION OF SUSPENSION OF LICENSE. The license of any person violating any of the ordinance or of any of the rules and regulations established and adopted by the Mayor as herein provided, except those relating to the exhibition or operation of such machine, device for gambling, shall, for the first violation thereof, be suspended by the Mayor for not less than ten or more than thirty days, for the second violation thereof, be suspended by the Mayor for not less than thirty nor more than sixty days, and for the third violation thereof, shall be revoked by the Mayor. For violation of the ordinance or the rules and regulations established and adopted by the Mayor as herein provided relating to the exhibition or operation of such machine or device for gambling, such license shall be revoked by the Mayor.

In case of any hearing before the Mayor involving the denial of a license to an applicant therefor, as provided by Section 6, or involving the suspension or revocation of a license or a licenses, as provided herein, the Mayor shall notify such applicant or licensee of such hearing by registered mail directed to the last address of such applicant or licensee on file with the Mayor. In the event such license is denied, suspended or revoked, the Mayor shall notify such applicant or licensee of such denial, suspension or revocation in the same manner as

provided above for notification of hearings, .

SECTION I2. APPEAL FROM DENIAL, SUSPENSION OR REVOCATION. There is created the Amusement Device Board of Appeals consisting of the Mayor, who shall be chairman, the Village Treasurer, who shall be secretary, and the Village Solicitor. An applicant for a license who has been refused a license or a licensee whose license has been suspended or revoked, as provided in Section II herein, may appeal to such Board, within ten days after the date of mailing by the Mayor of notice of denial, suspension or revocation, by filing written notice of such appeal with the chairman of the Board. The Board shall consider such appeal with in five days after the date upon which written appeal is filed with the Board. The Board shall consider such appeal ewithin five days after the date upon which written appeal is filed with the Board. The Board may, in its discretion, consider such appeal, either solely upon the evidence considered by the Mayor in cases of Continued

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Continued

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denial, suspension or revocation of license respectively, or may consider such appeal de novo. Upon such hearing the Board shall affirm, or disaffirm or modify such order of denial, suspension or revocation from which an appeal has been perfected, and the denial of the Board shall be final. This Board shall also hear

appeals concerning licenses of Mechanical Musical Instruments.

SECTION 13. PENALTIES. Any exhibitor who shall exhibit or permit the exhibition of any mechanical amusement device without first having obtained a licence and registration therefor and paying the fees herein required, or any person who shall exhibit or permit to be exhibited any mechanical amusement device for which a license and registration has not been first obtained, or any person who shall exhibit or operate such machine or device or who shall permit the same to be exhibited or operated for gambling, or any person who shall violate this ordinance, or any rule or regulation of the Mayor, established and adopted hereunder, shall be deemed guilty of a misdemeanor, and shall be fined not to exceed fifty dollars (\$50.00) for a first offense, and for a second or subsequent such offense shall be fined not to exceed one hundred dollars (\$ 100.00), or imprisoned for not to exceed ninety days, or by both such fine and imprisonment as the court hearing the case may, in its discretion, determine. No person shall be charged with a second or subsequent offense unless such fact is set forth in the affidavit charing such second or subsequent offense. Providied, however, that in addition to, and independent of, such fine for a first offense, or such fine and imprisonment for a second or subsequent offense, such person, so convicted, is thereby subject to having his license and registration suspended or revoked by the Mayor. Any person who shall swear falsely in any affidavit required to be made under the terms of this ordinance shall be subject to the penalties as provided therefor by the statutes of the State of Ohio.

SECTION I4. Because of the immediate necessity for regulation and licensing of mechanical amusements devices, an emergency is hereby declared to exist, and this Ordinance shall take effect and be in force from and after its passage

and approval by the Mayor.

Passed: June 4th, after I Reading. Vote-Yeas 5 Nays; O

E.B. Wilson, Mayor

Approved: JUNE 4th

Attest: H.J.King, Clerk

Offered by: Mr Helser

Seconed by : Mr O'Hara

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5-39-3 THE COL. B. B. MFG. CO. 2806-A

Ordinance No. 5-56

Passed June 4th

19. 56

An ordinance regulating and licensing mechanical musical instruments and to declare an emergency.

BE IT IRDAINED by the Council of the Village of Amanda, State of Ohio,

two-thirds of all members elected thereto concurring.

SECTION I. DEFINITION. As used in this ordinance, the term "mechanical musical instrument "shall be deemed to mean and include any amusement machine, apparatus or device designed or constructed for the purpose of producing, reproducing or playing any musical or vocal tone or tones or combination of tones, the operation or use of which instrument is permitted, controlled, allowed or made possible by the deposit or placing of any coin, plate, disc, token or key into any slot, crevice or other opening in such instrument.

"Premises " which are open to the public, or similar words as used in this ordinance shall include clubs, private clubs, headquarters, and meeting places of fraternal and other societies, associations and bodies, and all other public places.

SECTION 2. LICENSE REQUIRED. It shall be unlawful for any person to maintain, operate or permit to be maintained or operated, in, upon or about any premises under his or its control, which said premises are open to the public, any mechanical musical instrument unless a license and registration therefor shall have been first obtained from the Mayor.

SECTION 3. APPLICATION FOR LICENSE,. Application for the aforesaid license shall be made to the Mayor upon such blank forms as shall be prescribed therefor. On such application the applicant shall state his name, whether an individual, partnership or corporation, if a partnership the names and addresses of the partners composing the same, the addresses at which it is desired to maintain and operate the mechanical musical instrument, the nature of the buisness conducted at said place, the make, name, model, serial number and other identifying information with reference to the particular mechanical musical instruments which it is desired to operate, the name and address of the owner of such instruments, and such other and further information as the said Mayor, in his discretion, may require.

SECTION 4. FEES: ISSUANCE OF LICENSE AND REGISTRATION. Upon the filing of the

SECTION 4. FEES: ISSUANCE OF LICENSE AND REGISTRATION. Upon the filing of the aforesaid application and the payment of the sum of ten dollars (\$10.00), which is the annual license fee from the license herein-after mentioned, the Mayor shall issue to the applicant a license which shall entitle the licensee to maintain and operate, at the premises mentioned in the application, the mechanical musical instruments, described in the application, subject to the terms and conditions of ordinance and other ordinances of the Village, and also subject to the rules and regulations which may be promulgated under this ordinance. At the time of issuing said license, the Mayor shall also issue to the licensee a registration slip or sticker for each mechanical musical instrument described in the application. All licenses for one year shall expire on the anniversary date of issuance in the following year, unless earlier revoked by the Mayor.

SECTION 5. RECORDS TO BE KEPT BY THE MAYOR. The Mayor shall keep and main-

SECTION 5. RECORDS TO BE KEPT BY THE MAYOR. The Mayor shall keep and maintain on file in his office a full and complete list of all licensees licensed under this ordinance, and also a full and complete list of all mechanical musical instruments which are registered under this ordinance, together with a cross index showing the location of each registered mechanical musical instrument.

SECTION 6. REGULATION WITH REFERENCE TO USE OF MECHANICAL MUSICAL INSTRUMENTS. It shall be unlawful for any person to play, produce or reproduce upon any mechanical musical instrument any obscene selection or rendition. It shall be unlawful for any person to use or permit to be used or maintained any mechanical musical instrument in such manner as to disturb the peace and quiet of the neighborhood.

SECTION 7. MAYOR TO MAKE REGULATIONS. The Mayor is authorized and empowered to establish, adopt and enforce, or cause to be enforced, such rules and regulations governing the issuance of the licenses required under this ordinance as he may deem reasonable and necessary and not inconsistent with this ordinance.

SECTION 8. REVOCATION OF LICENSE. The license of any person violating any of the terms of this ordinance or of any of the rules and regulations established and adopted by the Mayor, as herein provided, shall be revoked by the Mayor. The Mayor is authorized and empowered to deny, for reasonable cause, application for license.

The Mayor shall notify any licensee of any hearing of the Mayor involving the denial or revocation of such license. Such notification shall be by registered mail directed to the last address of the licensee on file with the Mayor.

SECTION 9. APPEAL FROM DENIAL OR REVOCATION ORDER. A licensee who has been refused a license or whose license has been revoked, amay appeal in writing to the Amusement Device Board of Appeals within ten days after the date of mailing of the notice of denial or revication,. The Board may consider such appeal in whatever manner it may determine and its decision thereon shall be final. Said written appeal shall be filed with the Chairman of the Amusement Device Board of Appeals.

SECTION IO. PENALTIES. Any person who shall maintain or operate any mechanical musical instrument in any public place without first having obtained a license

Continued

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RECORD OF ORDINANCES

CONTINUED

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and registration therefor shall be deemed guilty of a misdemeanor and shall be fined not more than two hundred fifty dollars (\$ 250.00). Any licensee who shall violate this ordinance or any rule of the Mayor established and adopted hereunder, shall be deemed guilty of a misdemeanor, and may be punished by having his license revoked and, in addition thereto, by being fined not more than one hundred dollars (\$100.00).

SECTION II. Because of the immediate necessity for regulation and licensing of mechanical musical instruments, an emergency is hereby declared to exist, and this Ordinance shall take effect and be in force from and after its passage and

approval by the Mayor.

Passed: June 4, after I Reading. Vote: YEAS 5. NAYS)

E.B. Wilson, Mayor

Approved: June 4, 1956

Attest: H.J.King, Clerk

Offered by: Mr Helser

Seconed by : O'Hara

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5-39-3 THE COL. B. B. MFG. CO

Passed July 2

1956

2806-A

Ordinance No. 6-56

Fixing and regulating the price which may be charged by the Ohio Fuel Cas Company, its successors or assigns, for natural gas to the Village of Amanda, Ohio, and to its inhabitants, for the period of Five (5) years from and after the effective date of this ordinance: and repealing that certain Ordinance No. 3 passed by the Council of the Village of Amanda, Ohio, on the I6th day of December, 1952, entitled: Ordinance No. 3-Fixing and regulating the price that may be charged by the Ohio Fuel Gas Company, its successors and assigns, for natural, mixed, or manufactured gas to the Village of Amanda, Ohio, and to its inhabitants, during the period of Five (5) years from and after the effective date of this ordinance;

BE IT ORDAINED BY THE COUNCIL OF THE VILLACE OF AMANDA, OHIO:

SECTION I: That for the period of One (I) year from and after the effective date of this ordinance, the maximum price which the Ohio Fuel Gas Company, its successors or assigns, shall be permitted to charge for and the minimum price at which it or they shall be required to furnish natural gas to the Village of Amanda, Ohio, and to its inhabitants, shall be and the same is hereby fixed for each individual consumer, as follows:

Twenty-five cents (25¢) per one hundred (IOO) cubic feet for the first

500 cubic feet, used through each meter each month;

Six and one-half cents $(6\frac{1}{2}\phi)$ per one hundred (IOO) cubic feet for the

next 4,500 cubic feet, used through each meter each month;

Seven cents (7¢) per one hundred (IOO) cubic feet for the next 95,000

cubic feet, used through each meter each month;

Six and one-half cents $(6\frac{1}{2}\phi)$ per one hundred (IOO) cubic feet for all in excess of IOO,000 cubic feet, used through each meter each month;

A Minimum charge for each customer each month of One Dollar and Twentyfive cents (I.25) shallbe made. If service under this rate schedule is discontinued at the request of customer, The Ohio Fuel Cas Company shall not be under any obligation to resume service to the same customer on the same premises until the customer has made payment of an amount equal to the minimum monthy charges for each month

of the intervening period, but not to exceed twelve (I2) months.

A Delayed Payment Charge of five percent (5%), but which in no instance shall be less than Ten Cents (IO¢), shall be added to the above charge if the monthly bill therefor is not paid within the time prescribed by the Rules and Regulations

of the Company.

From and after the expiration of the aforesaid One Year period and for a

further period of Two (2) Years thereafter, as follows:

Twenty-five cents (25¢) per one hundred (IOO) cubic feet for the first

600 cubic feet, used through each meter each month;

Six and one-half cents $(6\frac{1}{2}\phi)$ per one hundred (IOO) cubic feet for the

next 4,400 cubic feet, used through each meter each month;

Seven and one-fourth cents $(7\frac{1}{4}\phi)$ per one hundred (IOO) cubic feet for the ne next 45,000 cubic feet, used through each meter each month; SevenCents (7¢) per one hundred (IOO) cubic feet for the next 50,000

cubic feet, used through each meter each month;

Six and one-half cents $(6\frac{1}{2}\phi)$ per one hundred (IOO) cubic feet for all in

excess of IOO,000 cubic feet, used through each meter each month;

A minimum charge for each customer each month of One Dollar and Fifty Cents (I.50) shallbe made. If service under this rate schedule is discontinued at the request of customer, The Ohio Fuel Gas Company shall not be under any obligation to resume service to the same customer on the same premises until the customer has made payment of an amount equal to the minimum monthly charges for each month of the intervening period, but not to exceed twelve (I2) months.

A Delayed payment charge of five percent (5%), but which in no instance shall be less than Ten Cents (IO¢), shall be added to the above charge if the monthly bill therefor is not paid within the time prescribed by the Rules and Regulations

of the Company.

From and after the expiration of the aforesaid Two Year period and for

a further period of Two (2) Years thereafter, as follows:

Twenty-five Cents (25¢) per one hundred (IOO) cubic feet for the first

800 cubic feet, used through each meter each month;

Six and one-half cents $(6\frac{1}{2}\phi)$ per one hundred (IOO) cubic feet for the next 4,200 cubic feet, used through each meter each month; Seven and one-half cents $(7\frac{1}{2}\phi)$ per one hundred (IOO) cubic feet for the

next 45,000 cubic feet, used through each meter each month; Seven cents (7¢) per one hundred (IOO) cubic feet for the next 50,000

cubic feet, used through each meter each month; Six and one-half cents $(6\frac{1}{2}\phi)$ per one hundred (IOO) cubic feet for all

in excess of IOO,000 cubic feet, used through each meter each month;

A Minimum charge for each customer each month of Two Dollars (\$2.00) shall be made. If service under this rate schedule is discontinued at the request

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RECORD OF ORDINANCES

Continued

5-39-3 THE COL. B. B. MFG. CO.	2806-A
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of customer, The Ohio Fuel Gas Company shall not be under any obligation to resume service to the same customer on the same premises until the customer has made payment of an amount equal to the minimum monthly charge for each month of the intervening period, but not to exceed twelve (i2) months.

A Delayed payment charge of five percent (5%), but which in no instance shall be less than Ten Cents (IO¢), shall be added to the above charge if the monthly bill therefor is not paid within the time prescribed by the Rules and Regulations of

the Company.

SECTION 2: That it is expressly conditioned the service to be rendered by said Company, its successors or assigns, pursuant to this ordinance, shall be primarily for domestic and commercial purposes and that service shall not be extended to other consumers of different classes until after all reasonable requirements for domestic and commercial purposes are fully met, and this provision shall be binding upon said Company, its successors and assigns, during each month of each year; but during any month or year, subject to the foregoing limitations and after compliance with the foregoing provisions gas may be delivered to any other consumer and additional classes of consumers at such times and under such conditions and for such rates as may be agreed upon between the Company and such consumer or consumers.

SECTION 3: That Ordinance No 3 passed by the Council of the Village of Amanda Ohio, on the I6th day of December, I952, entitled: Ordinance No 3- Fixing and regulating the price that may be charged by The Ohio Fuel Gas Company, its successors and assigns, for natural, mixed, or manufactured gas to the Village of Amanda, Ohio, and to its inhabitants, during the period of Five (5) years from and after the effective date of this ordinance; ***be and the same is hereby repealed.

SECTION 4; The terms and conditions of the service to be rendered shall conform with and be subject to the Rules and Regulations for furnishing gas service of the Company on file with and approved by The Public Utilities Commission of Ohio.

SECTION 5; That the natural gas furnished or delivered pursuant to the terms of this ordinance by the said Company shall have an average heat value of not less than 900 British Thermal Units per cublic foot during any consecutive twelve (I2) months period.

SECTION 6: That any ordinance or resolution, or part of an ordinance or resolution, inconsistent herewith, is, to the extent of such inconsistency,

hereby repealed.

SECTION 7: That should any section or part of a section or provision of a section of this ordinance be declared void, the remainder of this ordinance shall

not be affected thereby.

SECTION 8: That this ordinance shall become effective at the earliest period allowed by law, conditioned upon written acceptance thereof being filed by The Ohio Fuel Gas Company with the Clerk of the Village of Amanda, Ohio, within thirty (30) days from and after its passage.

Passed; July 2, 1956

E.B. Wilson, Mayor

Attest:

H.J.King, Clerk

modeled

5-39-3 THE COL. B. B. MFG. CO.

Passed November 4

2806-A

Ordinance No. B 3-57

A resolution authorizing Clerk to receive unpaid balance of special assessement on lots for water works, and to declare an emergency.

WHEREAS, there is due the sum of \$ 247.3I, the balance of installment payments for water assessement on lots 33 and 34E, Village of Amanda, Ohio, owned by Don Mooney and Mae Mooney, and,

WHEREAS, Don Mooney and Mae Mooney have expressed their desire to pay said special assessement in full at the present time without waiting for the

individual installments to become due and payable, and,

WHEREAS, the taxing authority of any political subdivision which has 1 levied special assessements may by resolution authorize its fiscal officer to accept payment in cash as provided by Section 5719.16 Revised Code of Ohio, NOW THEREFORE, Be it resolved by the Council of the Vilage of Amanda, Ohio, three-fourths of all memberss elected thereto concurring.

SECTION I. That the Clerk and Treasurer of the Village of Amanda are hereby authorized to accept payment in full for said special assessement and the Clerk is directed to certify the fact of said payment to the Auditor of Fairfield

County, Ohio, upon receipt of said sum from the owners.

SECTION 2. In order that said payment may be made at the earliest possible time, an emergency is hereby declared to exist, and this Resolution shall take effect and be in force from and after its passage and approval by the Mayor.

Passed: II-4-1957 after I Reading.

Vote: Yeas 5.

B.L.Crook, Mayor

Approved: November 4,1957

Offered by: Stebelton

Seconed by: Leist

Attest: H.J.King, Clerk

OK



5-39-3 THE COL. B. B. MFG. CO.

Passed August 6th

2806-A

Ordinance No. 7-56

AN ORDINANCE TO PROVIDE HOURS OF CURFEW AND TO DECLARE AN EMERGENCY. BE IT ORDAINED, BY THE COUNCIL OF THE VILLAGE OF AMANDA, STATE OF OHIO, THREE-FOURTHS OF ALL MEMBERS ELECTED THERETO CONCURRING:

SECTION I. It shall be unlawful for any person under the age of Eighteen years to be on the streets, sidewalks, or public grounds of the Village of Amanda in the nighttime between the hours of IO:00 o'clock P.M. and 5:00 o'clock A.M. inclusive, unless accompanied by his or her parent, guardian, custodian or other responsible person over twenty-one years of age.

SECTION 2. Any child violating Section I above shall be cited to the

Juvenile Court of Fairfield County, Ohio.

SECTION 3. Any parent, guardian or custodian permitting any child to violate Section I above shall be guilty of a misdemeanor and fined not more than \$ 25.00 and costs.

SECTION 4. So as to preserve the peace and good order of the community, an emergency is hereby declared to exist and this ordinance shall take effect and be in force from and after its passage and approval by the Mayor.

Passed: August 6, 1956. YEAS:6

NAYS: 0

E.B. Wilson, Mayor

Approved August 6,1956

Offered by: Mr Crook

Seconed by: Mr Graves

Attest: H.J.King, Clerk



0rdinance No. 3-57

Passed November 4th 19 57

GRANTING DIRECTOR OF HIGHWAYS AUTHORITY TO MAINTAIN STATE HIGHWAYS INSIDE VILLAGE CORPORATION.

WHEREAS, The Director of Highways, under Sec. II78-42 of the General Code of Ohio, is authorized to maintain extensions of state highways within the limits of a village. and

limits of a village, and
WHEREAS, Extensions of State Route Nos. USR 22, Sections 4.89, 5.08, 5.57

lie within this village, and

WHEREAS, The work proposed to be authorized under this ordinance shall be restricted to general maintenance of the travelled roadway surfaces of the State Highways hereinbefore set out, and

WEREAS, It is understood that this ordinance shall not in any way obligate. The State of Ohio to repair pavements or roadway surfaces damaged by the repair,

removal or installation of subsurface utility lines,

NOW THEREFORE,

Be it ORDAINED, by the Council of the Village of Amanda, State of Chio: SECTION I: It is hereby declared to be in the public interest that the consent of said village be, and said consent hereby is, given to the Department of Highways of the State of Ohio for said Department to maintain the travelled portions of the State Highways hereinbefore set out.

SECTION 2: That the Clerk be, and he hereby is, directed to furnish to the Director of Highways and to the Board of County Commissioneers of Fairfield County, Ohio., a certified copy of this Ordinance immediately upon the taking

effect thereof.

SECTION 3: That this Ordinance shall take effect and be in force from and after the earliest period allowed by law.
Passed Nov. 4,1957

Attest: H.J.King, Clerk

CERTIFICATE OF COPY

Village of Amanda County of Fairfield, Ohio ss

I, H.J.King, as Clerk of the Village of Amanda, Ohio, do mereby certify that the foregoing is a true and correct copy of Ordinance adopted by the Council of said village on the 4th day of November 1957,: that the publication of such Ordinance has been made and certified of record according to law; that no proceedings looking to a referendum upon such Ordinance have been taken; and that such Ordinance and the certificate of publication thereof are of record in Ordinance Record No 3 page 55.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my

official seal this 4th day of November, 1957.

H.J.King, Clerk Village of AManda Ohio

OK

5-39-3 THE COL. B. S. MFG. CO.

Ordinance No. 4-57

Passed November

TO PROHIBIT THE DEPOSITING OF GARBAGE, REFUSE OR RUBBISH UPON THE STREETS AND ALLEYS AND PROVIDING A PENALTY.

BE IT ORDAINED BY THE COUNCIL OF THE VILLAGE OF AMANDA, FAIRFIELD

COUNTY, OHIO, :

SECTION I: It shall be unlawful to deposit or place any garbage, refuse, or rubbish upon the streets or alleys of the Village except as herein-

after provided.

SECTION 2: Carbage may be deposited or placed in a covered container of metal or other imperious material, and refuse and rubbish may be deposited and placed in boxes or similar containers, for a reasonable time, but in no event longer than four (4) days for the purpose of having the same hauled away and disposed of.

SECTION 3: Whoever violates the provisions of this ordinance shall, upon conviction, be fined not less than Five Dollars (\$5.00) nor more than Fifty Dollars (\$50.00).

SECTION 4: This ordinance shall take effect and be in force from and after the earliest period allowed by law.

B.L.Crook, Mayor

Passed November 1957

Attest: H.J.King, Clerk

5-39-3 THE COL. B. B. NFG. CO. Ordinance No. 2-58 Passed Jan 6 TO FIX FOR NOT LESS THAN TWO YEARS, NOR MORE THAN SIX YEARS, FROM THE EFFECTIVE DATE OF THIS ORDINANCE, THE MAXIMUM PRICES TO BE CHARGED BY OHIO* MIDLAND LICHT AND POWER COMPANY, ITS SUCCESSORS AND ASSIGNS, FOR ELECTRICITY FOR LICHT, HEAT AND POWER PURPOSES FURNISHED TO THE CITIZENS OF SAID VILLAGE. Be it ordained by the Council of the Village of Amanda, Fairfield County, Ohio: SECTION I. Subject to the terms and conditions of this Ordinance, the rates and prices which Ohio-Midland Light and Power Company, its successors and assigns, shall be entitled to charge for electricity for light, heat and power purposes furnished to the consumers in the Village of Amanda Ohio, are hereby fixed at not to exceed the following schedules for the period of two years from the effective date of this ordinance, and, thereafter, for two successive two-year periods, with rights of cancellation as more fully set forth in Section 2 of this RESIDENCE SERVICE - ALTERNATING ELECTRIC CURRENT SERVICE. Ordinance: The service furnished under this schedule is alternating electric current, single phase, 60 cycles, I20-240 volts supplied through overhead distribution mains. First ---- 20 Kilowatt-hours per month @ 5¢ per KWH 11 @ 4= # 11 11 11 11 " -----50 11 11 " ----I00 11 11 Over----200 One cent per kilowatt-hour will be added to bills not paid when due, for the first one hundred (IOO) kilowatt-hours per month. Minimum monthly bill, One Dollar. COMMERCIAL LIGHT AND POWER SERVICE. ALTERNATING CURRENT SERVICE. The service furnished under this schedule is alternating electric current, single phase, 60 cycle, I20-240 volts; and three phase, 60 cycles, 220-440 volts for commercial light and power purposes. First----50 Kilowatt-hours per month @ 6 ¢ per KWH " " @ 4 ¢ " " " @ 3½ @ " Next ---- 50 22 11 @ 3½ ¢ " @ 2½ ¢ " 11 -----450 27 11 " -----950 Over----I,500 One Cent per kilowatt-hour will be added to all bills not paid when due, for the first two hundred (200) kilowatt-hours per month. Minimum monthly bill. One Dollar. Motors with a rating higher than 3 horsepower each will be served under this tariff at the option of the Company. RESIDENTIAL AND COMMERCIAL WATER HEATING SERVICE. Available to all residential and commercial customers of the Company. The service furnished under this schedule is alternating current, 60 cycles, single phase, I20 or 249 volts at the option of the Company. I $\frac{1}{2}$ ¢ per KWH for energy consumed in each billing period not to exceed the minmum KWH shown below and not to apply to any of the first 200 KWH consumed in any month. Energy consumed in excess of quantities stipulated here in will be charged at the Company's applicable rate. Under 50 gal. tank capacity-240 KWH per month 50 gal. and over tank capacity- 400 KWH per month. Automatic electric water heaters shall not have heating elements of less than 500 watts or more than 3,000 watts capacity without the written consent of the Company. The Company shall not be obligated to provide additional or new supply facilities. SECTION 2. The rates contained in Sectionn I of this ordinance shall be and remain in force for a period of two years, commencing on the effective date of this ordinance, and, except as in this section hereinafter provided, for additional two-year periods, commencing on the second and fourth anniversary dates of said effective date. The Village of Amanda, by a majority vote of its Council, approved by its Mayor, or the Chio-Midland Light and Power Company, shall have the right to terminate on the second anniversary date, the rate schedule contained in Section I

of this ordinance, by written notice filed with the other party hereto on or before sixty (60) days prior to the second anniversary date hereof. In such event, the parties shall undertake to negotiate superseding rate schedules for a definite period of two years or four years from the expiration of the initial two-year period.

Continued

60 50A

RECORD OF ORDINANCES

Continued

5-39-3 THE COL. E. B. MFG. CO.		2806-A	
Ordinance No	Passed	19	
SECTION 3. This Ordinance the earliest period allowed by law.	shall take effect and be in force	from and after	

Passed this 6th day of January 1958

Donald O'Hara, President of Council

H.J.King, Clerk of Council

APPROVED: Robert W Davis, Mayor January 6th, 1958

mphated

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5-39-3 THE COL. B. B. NFG. CO.

2806-A

Ordinance No. 3-58

Passed Jan 6th

19. 58

Regulating the price which any corporation may charge for electric light furnished for lighting the streets, avenues, alleys, and public grounds within the corporate limits of the Village of Amanda, State of Ohio and making provision therefor.

BE IT ORDAINED by the Council of the Village of Amanda, State of Ohio:
SECTION I. That for a period of five (5) years from and after the passage of this ordinance, any corporation may charge for electricity furnished to the Village for lighting the streets, avenues, alleys and public grounds in said Village, with electricity from overhead distribution facilities by means of incandescent and mercury-vapor multiple street lamps, rates therefor as follows;

(A) Lamp charges as follows; Incandescent Lamps (Multiple)

\$ 20.00 per year for each IOO Watt, open, on wood poles 11, 11, 150 It 11 11 \$ 24.00 " 11, 11 200 11 \$ 28.00 11, 11, \$ 36.00 " \$ 32.50 " \$ 40.00 " 11 11 11 11 11 300 11 11 200 ", glass enclosed, on wood poles 11, 11 11 11 11 300 ", 500 11 \$56.00 9 11, 300 11 11 on steel poles \$ 58.00 " , 11 , 11 11 500 11 \$ 72.00 "

MERCURY VAPOR LAMPS-COLOR CORRECTED

\$ 65.00 per year for each 400 Watt, 20,000 Lumens on wood poles \$ 80.00 " " " 400 ", 20,000 " " steel "

These rates shall not apply to street lighting service requiring underground or conduit construction.

During the said term of five (5) years, any corporation shall in no event charge more for electricity furnished to said Village for incandescent and mercury-vapor multiple street lighting service for lighting the streets, avenues, alleys,

and public grounds than the price herein specified.

Section 2. It appearing that Ohio Midland Light and Power Company has offered to furnish the Village with incandescent and mercury-vapor multiple street lighting service at the rates herein fixed during the period of this ordinance, now, therefore, in order to provide said Village with suitable and necessary street lighting service, it is hereby ordered that said offer be, and the same hereby is, accepted, and the right, authority and priviledge of furnishing street lighting service to light said Village is hereby awarded to said Ohio-Midland Light and Power Company, its successors and assigns, for a period of five (5) years commencing with the effective date of this ordinance and its acceptance by said Company, such street lighting service to be furnished upon the terms and conditions hereinafter set forth.

SECTION 3. The Company shall render to the Village bills for one-twelfth (I/I2) of the annual lamp charge at above rates, for street lighting service furnished each month, and the Village shall pay the same within ten (IO) days from

the date thereof.

SECTION 4. The Company shall keep the lamps lighted each and every night from one-half hour after sunset to one-half hour before sunrise, or for approximately 4,000 hours per year, except in cases beyond its control, when it shall restore service as soon as possible. Upon request evidenced by resolution of the Village Council, the Company shall furnish addicional street lighting units, and extend its lighting circuit, if necessary, at the same prices and upon the same terms and conditions as provided herein.

SECTION 5. The location and size of each lamp, type of fixture and other necessary equipment provided for herein, whether now located in said Village or hereafter placed upon the lighting circuit, shall be deemed to have been fixed at the point or points indicated upon a plat made a part of this ordinance.

The Company shall be under no obligation to change, alter, or modify in any manner the location, type of fixture or size of lamps, and /or increase or shorten the mileage of circuit after they have been detailed and endersed upon said duplicate

plans or plats, as herein provided.

SECTION 6. The Company shall have the right to discontinue its service without notice in case the Village is in arrears in the payment of the bills for street lighting service supplied in the manner and at the times herein specified. Upon expiration of the term of this ordinance, the Company may remove such light-

ing circuit, lamps and equipment.

SECTION 7. The Village hereby agrees to pay for lighting services as indicated on said duplicate plats at the rates, in the manner and at the time herein specified, and does hereby grant the Company such privileges as its power may lawfully permit for the cutting and triming of such trees, and for the doing of any and all other acts necessary or incidental for the installation, maintenance and operation of the street lighting system herein provided for.

Continued



Continued

SECTION8. All ordinances heretofore passed fixing rates for electricity for the purpose of lighting the streets, alleys, and avenues within said Village which in any way conflict or may conflict with this ordinance are hereby repealed.

SECTION 9. This ordinance shall take effect and be in force from and after the earliest period allowed by law and its acceptance in writting by the Company and its publication as required by law.

Robert W Davis, Mayor

Passed January 6th, 1958

Attest H.J.King, Clerk

I, H.J.King, Clerk of Council of the Village of Amanda, Fairfield County, Ohio, hereby certify that the amount of money required to meet the within mentioned obligations, for the fiscal year in which this contract is made, has been lawfully appropriated for such purpose, and is in the Treasury or in the process of collection to the credit of the appropriate fund, free from any previous encumbrances.

H.J.King, Clerk

undaled

5-39-3 THE COL. B. B. MFG. CO

2806-A

Ordinance No. 5-58

Passed July 7th 1958

AN ORDINANCE DECLARING WATER WORKS ASSESSMENT TO BE PAID IN FULL.

BE IT ORDAINED, BY THE COUNCIL OF THE VILLAGE OF AMANDA, STATE OF OHIO, THREE*-FOURTHS OF ALL MEMBERS ELECTED THERETO CONCURRING:

SECTION I. It is hereby declared that the Water Works Assessment on lots IOOW and IOTW Lerch Addition, Village of Amanda, which said lots are in the name of the Village of Amanda of Ohio, is paid in full and the Clerk is hereby authorized and directed to certify a copy of this Ordinance to the County Auditor so that said Assessment on said lots may be removed from the duplicate.

SECTION 2. So that said Assessment may be removed from the Auditor's duplicate immediately, an emergency is hereby declared to exist and this Ordinance shall take effect and be in force from and after its passage and approval by

the Mayor.

PASSED: July 7th, 1958

YEAS: 5

NAYS: 0

Robert W Davis, Mayor

APPROVED: July 7, 1958

OFFERED: By: O'Hara

SECONED BY: McCollister

ATTEST: H.J.King, Clerk

2806-A 5-39-3 THE COL. B. B. MFG. CO.

Ordinance No. 3-59

Passed January 5th

AN ORDINANCE REQUIRING PERMIT TO EXCAVATE IN ANY STREET OR ALLEY. BE IT ORDAINED BY THE COUNCIL OF THE VILLAGE OF AMANDA, OHIO.

SECTION I. It shall be unlawful for any person to open up or make any excavation in or upon any paved streets in the Village for the purpose of making any connections or repairs with any sewer, water or gas pipe or main, or constructing any sewer, water or gas pipe or other underground conduit, without first hav-

ing obtained a permit to do so as hereinafter provided.

SECTION 2. Whenever any person shall desire to open up or excavate any portion of any paved street for the purpose of connecting with or making repairs of any sewer, water, gas pipe or main in such street, or construct any other underground conduit, he shall first make an application to the Mayor, setting forth in detail the purpose for which said person desires such an opening or excavation, kind of pavement sidewalk and curbing to be broken into and a description of the property by lot, block and addition opposite which such excavation or opening is to be made. The Mayor shall immediately upon the receipt of such application issue a permit allowing such excavation to be made and furnish the Streets and Alley Committee a

duplicate of such permit.

SECTION 3. All excavations made as hereinbefore mentioned shall be made under the direction of the Streets and Alley Committee, and be done in a most careful and workman-like manner. All paving, sidewalk and curbing shall be carefully removed in such manner as to cause the least injury or damage to the paving, sidewalk and curbing not removed. All dirt excavated shall be placed back into such excavation or opening in such a manner as directed by the Streets and Alley Committee, and all paving, curbing and sidewalk shall be replaced and put in as good condition as it was before said opening was made,. At no time and in no case shall more than one-half of the width of the street be opened. All such openings shall from sunset until sunrise have displayed at conspicuous places not less than two signals lights, and as many more as may be ordered by the Streets and Alley Committee, warning people against danger; all openings and excavations shall be made in such a manner as to cause the least obstruction to the use of said street, and shall not remain open any longer than is absolutely necessary to make the connection or complete the work.

SECTION 4. When any paving, sidewalk or curbing shall have been replaced, the person having charge of the work shall immediately report such fact to the Streets and Alley Committee. The Streets and Alley Tommittee shall immediately examine said work, and if the same has not been done in good and workman-like manner, the Streets and Alley Committee shall require such person to do such work as may be necessary to complete such repairs as required by this section.

SECTION 5. Whenever it be necessary to tap or repair any pipe, line, tile, conduit, sewer or transporting medium which will require that any street of the Village be torn up to accomplish the said purpose, the person so authorized to tear up the same shall be required to deposit with the Mayor of the Village the following; a) For an asphalt or brick street ona cement base, a deposit of Fifty Dollars (\$50.00)
b) For a brick, asphalt or tar street with a gravel base, a deposit of Forty Dollars (40.00) for a full street width and Fifteen Dollars (\$15.00) for any half or less street width.

c) For any other type street or alley, a deposit of Twenty Dollars (\$20.00) SECTION 6. If the person shall, at the earliest possible date after the improvement replace the paved street in accordance with the instruction of the Streets and Alley Committee in its former condition, and after an inspection of it from three to six months after the improvment is made and replaced, the time of inspection to be discretionary with the Streets and Alley Committee shall determine whether or not the paved street has been placed in its former condition and if so the sum shall be returned to the person, and if not so placed the sum shall be confiscated by the Village and expended to so fix the street to the satisfaction

of the Streets and Alley Committee. SECTION 7. When a street is on a concrete foundation the concrete shall be removed for a distance of one foot on each side of the excavation and a new slab of concrete placed reinforced as is directed by the Streets and Alley Committee.

SECTION 8. When so requested by the Streets and Alley Committee, the person making the application for tapping shall not do any work or cause or permit any work to be done toward the replacing of the street, except in the presence of the Streets and Alley Committee.

SECTION 9. Whoever violates this ordinance, shall be deemed guilty of a misdemeanor and shall be fined not less than Twenty Five Dollars (\$25.00) nor exceeding One Hundred Dollars (\$100.00)

Continued

53 A

RECORD OF ORDINANCES

Continued

5-39-3 THE COL. B. B. MFG. CO. 2806-A

Ordinance No.....

Passed______1

SECTION IO. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

PASSED: JANUARY 5th, 1959

YEAS: 5 NAYS: 0

Robert W Davis, Mayor

APPROVED: January 5th, 1959

OFFERED BY: O'Hara

SECONED BY: Mcclelland

ATTEST: H.H.King, Clerk

05

Passed January 5th

Ordinance No. 4-59

An Ordinance to fix the salary of Marshal and Deputy Marshal of the Village of Amanda, and to declare an emergency.

Be it Ordained by the Council of the Village of Amanda STate of Ohio, SECTION I. The salary of the following Officials of the Village of

Amanda, effective from and after January 5th, 1959, shallbe as follows.

Marshal----\$ 600.00 per year. Deputy Marshal---\$ 600.00 per year

SECTION 2. That all Ordinances or parts of Ordinances in conflict

herewith are hereby repeaked.

SECTION 3. That this Ordinance shall take effect, and be in force from and after its passage and approval by the Mayor.

Passed. January 5th, 1959

Yeas: 5 Nays: 0

Donald O'hara, Pres. of Council

Robert W Davis, Mayor

Approved: January 5th, 1959

Offered by : O'Hara

Seconed by: McClelland

Attest;

H.J.King, Clerk



5-39-3 THE COL. B. B. MFG. CO.

Passed April 6th

Ordinance No. 6-59

An ordinance to prohibit dogs running at large and to declare an emergency.

BE IT ORDAINED by the Council of the Village of Amanda, State of Ohio,

three-fourths of all members elected thereto concurring. SECTION I. It shall be unlawful for the owner, keeper, harborer, or person having charge or control of any dog, licensed or unlicensed, in the Village, to permit it to run at large in any street or upon any unenclosed land in the Village.

SECTION 2. Whoever violates this ordinance shall be deemed guilty of a misdemeanor and shall be fined not more than Fifty Dollars (\$50.00).

SECTION 3. So as to preserve the peace and good order of the community, an emergency is hereby declared to exist and this ordinance shall take effect and be in force from and after its passage and approval by the Mayor.

Passed: April 6th, 1959

Yeas; 4 Nays; I

Robert W Davis, Mayor

Approved: April 6th, 1959

Offered By: Mc Clelland

Seconed By: Stebelton

Attest: H.J.King, Clerk

2806-A 5-39-3 THE COL. B. B. MFG. CO. 9-59 Sept. 7th Passed... Ordinance No

An Ordinance prohibiting the taking of water from fire or other hydrants without permission of the Board of Trustees of Public Affairs or authorized agents, except in the case of fire, AND TO declare an emergency.

BE IT ORDAINED by the Council of the Village of Amanda, State of Ohio,

three-fourths of all members elected thereto concurring.

SECTION I. It shall be unlawful for any person, firm or corporation to take water from any hydrant of any description or from any spigot for sale or resale, without first obtaining permission from a member of the Board of Trustees or their authorized agents.

EXCEPT IN A CASE OF FIRE OR THE PREVENTION OF FIRE, OR FOR THE PROTECTION OF THE HEALTH AND SAFETY OF THE VILLAGE OF AMANDA AND ITS INHABITANTS.

SECTION 2. Anyone guilty of violating Section I above shall be fined

in an amount not exceeding twenty five dollars (\$25.00).

SECTION 3. In order to preserve the health and safety of the Village of Amanda and its inhabitants, an emergency is hereby declared to exist, and this Ordinance shall take effect and be in force from and after its passage and approval by the Mayor.

Passed Sept. 7th, 1959 After I Reading. Vote; Yes 6

Robert W Davis, Mayor

Donald O'Hara, Pres. of Council

Approved; Sept 7th, 1959

Attest; H.J.King, Clerk

Offered; By; Bickham

Seconed By ; Dix

of



5-39-3 THE COL. B. B. MFG. CO.

Passed March 6th

Ordinance No. 2-6I

An Ordinance accepting the conveyance of land for street purposes and to

declare an emergency.

BE IT ORDAINED by the Council of the Village of Amanda, State of Ohio, two-thirds of all members elected thereto concurring.

SECTION I. That the deed of Paul F Wilson and Betty J. Wilson to the Village, for the following described tract:

Situated in the County of Fairfield, in the State of Ohio, and in the Village

of Amanda, and bounded and described as follows:

Being a part of Section 36, Township I3, Range 20 and in the Village of

Amanda, Fairfield, Ohio, being bound as follows:

Beginning at an iron pin in the east line of Leist Street at its intersection by the north line of Church Street extended; thence with line of Leist Street
South O o IO ' East 50.0 feet to an iron pin; thence South 70 o 44 ' East I64.83
feet to an iron pin; thence North O o IO ' West 50.0 feet to an iron pin; thence
North 70 o 44' West I64.83 feet to the place of beginning, containing)).0.178 acre.

be and the same is accepted and the Clerk is directed to have said deed recorded.

SECTION 2. So that said tract will be immediately available for street purposes, and an emergency is hereby declared to exist and this ordinance shall take effect and be in force from and after its passage and approval by the Mayor.

Passed: March & th, After One Reading. Vote: Yeas 4. Nays O

Robert W Davis, Mayor

Donald E Hickman, President of Council

Approved: March 6th, 1961

Attest: H.J.King, Clerk

Offered by: Paul D Kraft

Seconed by : Donald E Hickman

5-39-3 THE COL. B. B. NFG. CO.

2806-A

Ordinance No. 3-61

Passed June 5th

19 6I

An Ordinance vacating East Street and to declare an emergency.

BE IT ORDAINED by the Council of the Village of Amanda, State of Ohio, two-thirds of all members elected thereto concurring.

SECTION I. That East Street from the intersection of Lutz Street, eastwardly to the alley intersection with the first alley be and the same is hereby vacated.

SECTION 2. So that said street may be vacated for immediate use by the abutting property owners, an emergency is hereby declared to exist and this ordinance shall take effect and be in force from and after its passage and approval by the Mayor.

Passed: June 5th, 1961 after 3rd Reading. Vote: Yeas 5 Nays 0

Robert W Davis, Mayor

Donald Hickman, President of Council

Approved: June 5th, 1961

Attest: H.J.King, Clerk

Offered by : Gene Garrett

Seconed by : Denver Stebelton

616

59

5-39-3 THE COL. B. B. MFG. CO.

2806-A

Ordinance No. 4-61

Passed July 3rd

...19 6I

An ordinance to establish the fee for tapping into a sewer, and to declare an emergency.

BE IT ORDAINED, by the Council of the Village of Amanda, State of Ohio, two-thirds of all members elected thereto concurring.

SECTION I. Any person, firm or corporation wishing to tap any sewer, shall first obtain a permit from the Mayor after payment of the following fee:

To tap any sanitary sewer, \$ 35.00 To tap any other sewer, \$ 25.00

SECTION 2. So as to immediately establish authority to tap sewers, an emergency is hereby declared to exist, and this ordinance shall take effect and be in force from and after its passage and approval by the Mayor.

Passed: July 3rd, 1961 after I reading Vote: Yeas:6 Nays: 0

Robert W Davis, Mayor

Donald Hickman, President of Council

Approved: July 3, 1961

Attest: H.J.King, Acting Clerk

Offered by : McClelland

Seconed by : Garrett

of



5-39-3 THE COL. B. B. MFG. CO.

2806-A

Ordinance No. 5-61

Passed July 3rd

o 6I

An Ordinance to combine the duties of the Clerk and the Treasurer into one office to be known as the Clerk-Treasurer, and to declare an emergency.

BE IT ORDAINED, By the Council of the Village of Amanda, State of Ohio, two-thirds of all members elected thereto concurring.

SECTION I. That beginning on the first day of January following the next regular municipal election, the duties of the Clerk and Treasurer shall be combined with one office to be known as the Clerk-Treasurer.

SECTION 2. So that this ordinance may take effect at the next municipal election., an emergency is hereby declared to exist and this ordinance shall take effect and be in force from and after its passage and approval by the Mayor.

SECTION 3. The Clerk is ordered to certify a copy of this Ordinance with the Board of Elections immediately.

Passed: July 3rd After I Reading. Vote: Yeas 6. Nays: 0

Robert W Davis, Mayor

Donald Hickman, President of Council

Approved: July 3rd, 1961

Attest: Kuhn, Clerk

Offered by : Kraft

Seconed by: McClelland

615

81 W

5-39-3 THE COL. B. B. NFG. CO.

2806-A

Ordinance No. 6-61

Passed July 3rd

19 61

An ordinance to fix salaries for various officials of the Village and to declare an emergency.

BE IT ORDAINED by the Council of the Village of Amanda, State of Ohio.

SECTION I. That from and after January I, I962, the following salaries shall be in effect:

Members of Board of Trustees of Public Affairs \$ 4.00 for each regular meeting.

SECTION 2. So that this ordinance may take effect as of January I, I962, an emergency is hereby declared to exist and this ordinance shall take effect and be in force from and after its passage and approval by the Mayor.

Passed: July 3rd, 1961 after I reading. Vote: Yeas 6 Nays: 0

Robert W Davis, Mayor

Donald E Hickman, President of Council

Approved: July 3, 1961

Attest; Kuhn, Clerk

Offered by : Kraft

Seconed by: Young

updated

5-39-3 THE COL. B. B. MFG. CO.

Ordinance No. 6-61

Passed December 4,

...19 6I

2806-A

Fixing and regulating the price that may be charged by The Ohio Fuel Gas CO, its successors or assigns, for natural gas to the Village of Amanda, Ohio, and to its inhabitants, for the period of Four (4) Years from and after the effective date of this ordinance.

BE IT ORDAINED BY THE COUNCIL OF THE VILLAGE OF AMANDA, OHIO:

SECTION I: That, for the period of One (I) Year from and after the effective date of this ordinance, the maximum price which The Ohio Fuel Gas Company, its successors or assigns, shall be permitted to charge for and the minium price at which it or they shall be required to furnish natural gas to the Village of Amanda, Ohio, and to its inhabitants, shall be and the same is hereby fixed for each individual consumer, as follows:

Thirty Cents (30¢) per one hundred (IOO) cubic feet for the first 2,000 cubic feet,

used through each meter each month;

Seven and six-tenths cents (7-6/IO¢) per one hundred (IOO) cubic feet for the next 98,000 cubic feet, used through each meter each month;

Seven cents (7¢) per one hundred (IOO) cubic feet for all in excess of IOO,000 cubic

feet, used through each meter each month;

A Minimum charge for each customer each month of Three Dollars (\$3.00) shall be made. If service under this rate schedule is discontinued at the request of customer, The Ohio Fuel Gas Company shall not be under any obligation to resume service to the same customer on the same premises until the customer has made payment of an amount equal to the minimum monthly charge for each month of the intervening period, but not to exceed twelve (I2) months.

From and after the expiration of the aforesaid One Year period and for a

further period of One (I) Year thereafter, as follows:

Thirty Cents (30¢) per one hundred (IOO) cubic feet for the first 2,000 cubic

feet, used through each meter each month; Seven and eight-tenths cents (7-8/IO¢) per one hundred (IOO) cubic feet for the next 98,000 cubic feet, used through each meter each month;

Seven cents (7¢) per one hundred (IOO) cubic feet for all in excess of IOO,000

cubic feet, used through each meter each month;

A Minium Charge for each customer each month of Three Dollars (\$3.00) shall be made. If service under this rate schedule is discontinued at the request of customer, The Ohio Fuel Gas Company shall not be under any obligation to resume service to the same customer on the same premises until the customer has made payment of an amount equal to the minium monthly charge for each month of the intervening period, but not to exceed twelve (I2) months, .

FFrom and after the expiration of the aforesaid One Year period and for a further

period of One (I) Year thereafter, as follows:

Thirty cents (30¢) per one hundred (IOO) cubic feet for the first 2,000 cubic feet, used through each meter each month;

Eight cents (8¢) per one hundred (I00) cubic feet for the next 98,000 cubic feet, used through each meter each month; Seven cents (7¢) per one hundred (IOO) cubic feet for all in excess of

100,000 cubic feet, used through each meter each month;

A minmum charge for each customer each month of Three Dollars (\$3.00) shall be made. If service under this rate schedule is discontinued at the request of customer, The Ohio Fuel Gas Company shall not be under any obligation to resume service to the same customer on the same premises until the customer has made payment of an amount equal to the minimum monthly charge for each month of the intervening period, but not to exceed twelve (I2) months.

From and after the expiration of the aforesaid One Year period and for a

further period of One (I) Year thereafter, as follows:
Thirty Cents (30¢) per one hundred (IOO) cubic feet for the first 2,000 cubic feet, used through each meter each month;

Eight and two-tenths cents (8-2/IO¢) per hundred (IOO) cubic feet for the next

98,000 cubic feet, used through each meter each month; SEven cents (7¢) per one hundred (IOO) cubic feet for all in excess of IOO,000

cubic feet, used through each meter each month;

A Minimum Charge for each customer each month of Three Dollars (\$3.00) shall be made. If service under this rate schedule is discontinued at the request of customer, The Ohio Fuel Cas Company shall not be under any obligation to resume service to the same customer on the same reemises until the customer has made payment of an amount equal to the minimum monthly charge for each month of the intervening period, but not to exceed twelve (I2) monyhs.

SECTION 2: That it is expressly conditioned the service to be rendered by said Company, its successors or assigns, pursuant to this ordinance shall be primarily for domestic and commercial purposes and that service shall not be extended to other consumers of different classes until after all reasonable requirements for domestic and commercial purposes are fully met, and this provision shall be

Continued

84 62A*

RECORD OF ORDINANCES

Continued

binding upon said Company, its successors or assigns, during each month of each year; but during any month or year, subject to the foregoing limitations and after compliance with the foregoing provisions gas may be delivered to any other consumer and additional classes of consumers at such times and under such Company and such consumer or consumers.

SECTION 3: The terms and conditions of the service to be rendered shall conform with and be subject to the Rules and Regulations for furnishing gas service of the Company on file with and approved by The Public Utilities Commission of Ohio.

SECTION 4: That the natural gas furnished or delivered pursuant to the terms of this ordinance, by the said Company, shall have an average heating value of 1000 British thermal units per cubic foot for any consecutive twelve (I2) month period subject to a variance of not more than five (5) percent upward or downward.

SECTION 5: In the event the State of Ohio or the Village of Amanda, Ohio, should hereafter impose a tax upon Ohio Fuel, that is not now imposed, or should hereafter increase the rate of any tax imposed upon Ohio Fuel above the tax rate now existing, other than the rate on property listed in the real estate tax list and duplicate, then the rates prescribed in Section I shall be increased to the extent necessarry to compensate Ohio Fuel for the increase in cost due to such new tax or higher tax rate. This shall be done in the following manner:

(a) If the new tax or higher tax rate is computed in direct relation to gas sold or revenues received for the sale of gas, the rates set forth herein shall be adjusted to the extent necessary to recompense the Company for the amount thereof.

(b) If the new tax or higher tax rate is not related directly to gas sold or to revenues received for the sale of gas, then the total dollar effect thereof upon the cost of serving gas by Ohio Fuel in the Village shall be determined, based upon operations of Ohio Fuel in the Village during the most recently available twelve months period ending on the last day of the December or June, preceding the effective date of the new tax or higher tax rate; the total dollars so computed shall then be divided by the total sales made to the types of customers covered by this Ordinance during the same twelve months period and the rates prescribed herein shall be correspondingly adjusted.

The adjustment of the rates prescribed in this Ordinance, as provided in

The adjustment of the rates prescribed in this Ordinance, as provided in subparagraphs (a) and (b) above, shall be made by rounding the mathematical result of the computations so prescribed to the nearest one quarter cent (.25) per one thousand cubic feet.

The adjusted rate shall be placed in effect and shall apply to all meter readings occurring on and after the effective date of the statute, ordinance or resolution pursuant to which the new tax or increased tax rate is imposed.

Written notification of the adjustment shall be sent to the Clerk of the Village as quickly as possible after the effect of the new tax or higher tax rate can be determined.

SECTION 6: That any ordinance or resolution, or part of an ordinance or resolution, inconsistent herewith, is, to the extent of such inconsistency, hereby repealed.

SECTION 7: That should any section or part of a section or provision of a section of this ordinance be declared void, the remainder of this ordinance shall not be affected thereby.

SECTION 8: That this ordinance shall become effective at the earliest date allowed by law.

Becember 4th, 1961

Robert W Davis, Mayor

Attest: Kuhn, Clerk

mosted



5.39-3 THE COL. B. B. MFG. CO.

2806-A

2806-A

May 7th

62

Ordinance No. Passed 19

TO PROHIBIT IMPROMER CONNECTIONS BETWEEN PUBLIC AND PRIVATE WATER SUPPLIES.

BE IT ORDAINED BY THE COUNCIL OF THE VILLAGE OF AMANDA OHIO, STATE OF OHIO;

SECTION I. That no persons, firm or corporation shall establish or permit to be established or maintain or permit to be maintained any connection whereby a private, auxiliary or emergency water supply other than the regular public water supply of Amanda may enter the supply or distribution system of said municipality, unless such private, auxiliary or emergency water supply and the method of and use of such supply shall have been approved by the Board of Public Affairs of the Village of Amanda and by the Ohio Department of Health.

SECTION 2. That it shall be the duty of the Board of Public Affairs of Amanda to cause surveys and investigations to be made of all industrial and other properties served by the public water supply where private, auxiliary or emergency water supplies otherthan the public water supply are known to exist or where such supplies are likely to exist, such surveys and investigations shall be made a matter of public record and shall be repeated as the Board of Public Affairs shall

SECTION 3. That the Board of Public Affairs of Amanda or his or its duly authrized representative shall have the right to enter at any time any property served by a connection to the public water supply or distribution system of Amanda for the purpose of inspecting the piping system or systems thereof. On demand the owner lessees, or occupants of any property so served shall furnish to the Board of Public Affairs any information which he or it may request regarding the piping system or systems and any private, auxiliary or emergency water supply used or useful on such property. The refusal of such information, when demanded, shall,

within the discretion of Board of Public Affairs, be deemed evidence of the presence of improper connections as provided in this Ordinance.

SECTION 4: That the Board of Public Affairs of Amanda is hereby authorized and directed to discontinue, after reasonable notice to the occupant thereof, the water service to any property wherein any connection in violation of the provisions of this ordinance is known to exist, and to take such other precautionary measure as he may deem necessary to eleminate any danger of contamination of the public water supply distribution mains. Water service to such property shall not be restored until such connection or connections shall have been eliminated or corrected in compliance with the provisions of this ordinance.

Robert W Davis, Mayor

Victor H Young, President of Council

Yeas: 6 Nays: 0

Passed: May 7th, 1962

Attest: Kuhn, Clerk

014



5-39-3 THE COL. B. B. MFG. CO.

Ordinance No. 3-62

Passed April 2nd

19 62

2806-A

FIXING THE SALARY OF THE CLERK OF THE BOARD OF PUBLIC AFFAIRS AND DECLARING AN EMERGENCY.

BE IT ORDAINED by the Council of the Village of Amanda, State of Ohio.

SECTION I: That the salary of the Clerk for the Board of Public Affairs of the Village of Amanda, Ohio, be and the same is hereby fixed at Thirty Dollars (\$30.00) per month effective April Ist, I962.

SECTION 2: That any and all ordinanced inconsistent herewith are

hereby repealed.

SECTION 3: This ordinance is hereby declared to be an emergency for the reason that no salary has ever been established for the Clerk for the Board of Public Affairs and being an emergency shall take effect and be in force immediately upon its passage by the unaminous vote of Council and the approval of the Mayor, otherwise it shall take effect from and after the earliest period allowed by law.

Robert W Davis, Mayor

Victor H Young, President of Council

Approved: April 2, 1962

Offered by: O'Hara

Seconed by : Stebelton

Attest: Kuhn, Clerk

Moderated



5-39-3 THE COL. B. B. MFG. CO.

2806-A

Ordinance No. 4-62

Passed May 7th 19 62

TO PROHIBIT PARKING ON WEST MAIN STREET WEST OF THE RAIL*ROAD TRACKS TO ROYALTON ROAD AND ON THE EAST SIDE OF CENTER STREET FROM MAIN STREET NORTH TO NORTH STREET.

SECTION I: That there be no parking at any time on either side of West Main Street from the Rail-Road tracks west to the Royalton Road.

SECTION 2: That there be no parking at any time on the East side of Center Street from Main Street North to North Street.

SECTION 3: Any person violating any of the provisions of the above Ordinance shall be guilty of a misdemeanor and upon conviction shall be fined a minimum of Five Dollars (\$ 5.00).

Robert W Davis, Mayor

Victor H Young, President of Council

Approved and Passed May 7, 1962

Attest: Kuhn, Clerk

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91

5-39-3 THE COL. B. B. MFG. CO. 2806-A

Ordinance No. 5-62

Passed July 2

19.62

FIXING THE PRICE WHICH SOUTH-CENTRAL RUBAL ELECTRIC COOPERATIVE, INC., SHALL CHARGE FOR ELECTRICITY FOR PIBLIC BUILDINGS & OTHER MUNICIPAL USE BY THE VILLAGE OF AMANDA AND FOR PRIVATE AND COMMERCIAL USE WITHIN THE VILLAGE OF AMANDA, STATE OF OHIO.

BE IT ORDAINED BY the Council of the Village of Amanda, County of

Fairfield, State of Ohio:

SECTION I. That, beginning with the effective date of this Ordinance and continuing for a period of ten (IO) years thereafter(unless cancelled at the end of five (5) years as provided in Section 2 hereof), South-Central Rural Electric Cooperative, Inc., its successors and assigns shall furnish electric service to the public buildings and for other municipal purposes of the Village of Amanda, and for private, commercial, and general power purposes within the Village of Amanda, Ohio, and shall charge for same at the rates set forth in the schedules attached hereto and made a part hereof and designated as follows:

Rate "R-I" URBAN AND METROPOLITAN RESIDENTIAL SINGLE PHASE SERVICE (5-I-62)
Rate "C"-COMMERCIAL LIGHT & SMALL POWER SINGLE & 3-PHASE SERVICE (5-I-62)

SECTION 2. That either the Village of Amanda or the Cooperative shall have the right to terminate this Ordinance and the attached schedules by giving written notice, sent by registered mail to the other party, not more than one hundred and fifty (150) days, nor less than ninety (90) days prior to five (5) years from the effective date of this Ordinance. The date of such termination shall be five (5) years after the effective date of this Ordinance. If such termination notice is notigiven by either party, this Ordinance shall continue and be in effect for a period of ten (IO) years from the effective date of this Ordinance,.

SECTION 3. This Ordinance shall take effect and be in force from and after the earliest period allowed by law, and upon acceptance by the Cooperative shall become a valid and binding contract and agreement between the Village of

Amanda and the Cooperative.

Passed this 2nd day of July 1962.

Victor H Young, President of Council

Attest: Kuhn, Clerk of Council

Approved this 2nd day of July, 1962

Robert W Davis, Mayor

undated

2806-A

Ordinance No. 6-62

Passed July 2

REGULATING THE PRICE WHICH ANY PERSON OR CORPORATION MAY CHARGE FOR ELECTRIC LIGHT FURNISHED FOR LIGHTING THE STREETS, AVENUES, ALLEYS, AND PUBLIC GROUNDS WITHIN THE CORPORATE LIMITS OF THE VILLAGE OF AMANDA, STATE OF OHIO, AND MAKING PROVISION THEREFOR.

BE IT ORDAINED by the Council of the Village of Amanda, County of Fair-

field, State of Ohio.

SECTION I. That, beginning with the effective date of this ordinance, and continuing for a period of ten (IO) years thereafter unless cancelled at the end of five (5) years as provided in section 2 hereof), any person or corporation may charge for electricity furnished to the village for lighting the streets, avenues, alleys, and public grounds in said village, with electricity from overspread head distribution facilities by means of incandescent and mercury avapor multiple street lamps, rates therefor as follows:

INCANDESCENT LAMPS IN OPEN TYPE FIXTURES:

\$ 18.00 per year for each IOO watt lamp 11 " I50 11 \$ 22.00 "

11 11 11 11 \$ 26.00 11 11 200 11 11 11 300 \$ 34.00

INCANDECENT LAMPS IN GLASS ENCLOSED LUMINAIRE TYPE FIXTURES:

\$ 24.00 per year for each I50 watt lamp

11 11 11 200 11 11 11 300 \$ 28.00 " \$ 36.00 " 300 22

MERCURY VAPOR LAMPS IN GLASS ENCLOSED LUMINAIRE TYPE FIXTURES:

\$ 36.00 per year for each 6,500 Lumen lamp

\$ 65.00 " " " 20,000 " "

These rates shall not apply to street lighting service requiring underground or conduit construction and shall not apply to installations of fixtures on other than wood poles. Except as free of these

During the said term of this contract any person or corporation shall in no event charge more for electricity furnished to said village for incandescent and mercury vapor multiple street lighting service for lighting the streets, avenues,

alleys, roads and public grounds, than the price herein specified.

SECTION 2. That either the village or the cooperative shall have the right to terminate this ordinance by giving written notive, sent by registered mail to the other party, not more than one hundred fifty (I50) days nor less than ninety(90) days prior to five years from the effective date of this ordinance. The date of such termination shall be five (5) years after the effective date of this ordinance. such termination notice is not given by either party, this ordinance shall continue and be in effect for a period of ten (IO) tears from the effective date hereof.

SECTION 3. It appearing that South-Central Rural Electric Cooperative, Inc., has offered to furnish the village with street lighting service at the rates herein fixed, during the period of this ordinance, now, therefore, in order to provide said village with suitable and necessary street lighting service it is hereby ordered that said offer be, and the same hereby is, accepted, and the right, authority and privilege of furnishing street lighting service to light said village is hereby awarded to said South-Central Rural Electric Cooperagive, Inc., its successors and assigns, for a period of not less than five (5) years nor more than ten (IO) years, commencing with the effective date of this ordinance, and its acceptance by said cooperative. Such street lighting service to be furnished on the terms and conditions hereinafter set forth.

SECTION 4. The cooperative shall render to the village bills for onetwelfth of the annual lamp charge at the above rate for street lighting services furnished each month and the village shall pay the same within ten (IO) days from the date thereof.

SECTION 5. The cooperative shall keep the lamps lighted each and every night from one-half hour after sunset to one-half hour before sunrise, or for approximately four thousand (4,000) hours per year, except in cases beyond its control when it shall restore service as soon as possible. Upon request, evidenced by resolution of the village council, the cooperative shall furnish additional street lighting units consisting of any size lamps or type of fixtures herein specified and extend its lighting circuit if necessary, at the same prices and upon the same terms and conditions as provided herein. The cooperative shall not be required, during the last year covered by this ordinance, to furnish additional lamps, extend its street lighting circuit, increase the size of the lamps, or change the type of fixtures unless the village shall reimburse the cooperative for the expense therefor.

Continued

5-39-3 THE COL. B. B. MFG. CO. Passed..... Ordinance No.....

Additional lamp fixtures shall be similar to those now installed or shall be of the standard short bracket, or suspension type, equipped with a radial wave, porcelain finished reflector. The cooperative shall not be required to furnish additions and/or extensions to the lighting circuit or circuits until the same have been requested by village by proper resolution setting forth the mileage or circuit location and size

of all lamps and type of fixture.

SECTION 6. The location of each lamp provided for herein, whether now located in the village or hereafter placed upon the lighting circuit, shall be deemed to have been fixed at the point or points indicated upon a plat made a part of this ordinance, . In the event the village desires to change the location and/or size of

any such lamp, the cost of such change shall be borne by the village.

SECTION 7. The cooperative shall have the right to discontinue its service, without notice., in case the village is in arrears in the payment of the bills for street lighting service supplied in the manner and at the times herein specified. Upon expiration of the term of this ordinance, the cooperative may remove such

lighting circuit, lamps and equipment.

SECTION 8. The village hereby agrees to pay for lighting services as indicated on said duplicate plat at the rates, in the manner, and at the times herein specified, and does hereby grant the cooperative such privileges as its power may lawfully permit for the cutting or trimming of such trees, and for the doing of any and all other acts necessary or incidental for the installation, maintenance and operation of the street lighting system herein provided for.

SECTION 9. All ordinances heretofore passed fixing rates for electricity for the purpose of lighting the streets, alleys, and avenues within the village, which in any way conflict or may conflict with this ordinance, are hereby repealed.

SECTION IO. This ordinance shall take effect and be in force from and after the earliest period allowed by law and its acceptance in writing by the cooperative the earliest period allowed by law.

And its publication as required by law.

Victor H Young, President of Council.

Passed: July 2nd, 1962 Attest: Kuhn, Clerk

Robert W Davis, Mayor

25

5-39-3 THE COL. B. B. NFG. CO.		2806-A
6-62	July 2nd	62
Ordinance No	Passed	19

RESOLUTION PROVIDING FOR POSTING OF ORDINANCES.

BE IT RESOLVED by the Council of the Village of Amanda that since there is no newspaper, as defined in Section 6255 of the General Code of Ohio, printed in this Village, and by reason thereof Council has power to determine that ordinances, required by law to be published, shall be published by posting or by publication in any newspaper printed in Ohio and of general circulation in this Village, the Council does hereby determine that Ordinance No 6-62 of said Village, entitled.

Village, entitled,
REGULATING THE PRICE WHICH ANY PERSON OR CORPORATION MAY CHARGE FOR ELECTRIC
LIGHT FURNISHED FOR LIGHTING THE STREETS, AVENUES, ALLEYS, AND PUBLIC GROUNDS
WITHIN THE CORPORATE LIMITS OF THE VILLAGE OF AMANDA, STATE OF OHIO, AND MAKING
PROVISION THEREFOR.,

shall be published by posting copies thereof for a period of not less than fifteen days prior to the taking effect thereof in not less than five of the most public places in this Village, which are determined to be as follows:

DICKSONS DEPT STORE CLEARCREEK VALLEY BANK AMANDA POST OFFICE HIATTS GROCERY

AMANDA DRUG STORE

BE IT FURTHER RESOLVED that immediately after the expiration of the period of such publication, the clerk make a certificate of such posting and the times when and the places where done, and enter the same upon the record of ordinances of the Village under the recorded ordinance, and sign his name thereto as such clerk, as required by Section 423I of the General Code.

Adopted: this 2nd day of July, 1962

Victor H Young,
President of Council

Attest: Kuhn, Clerk

014

2806-A

Ordinance No. 7-62

Passed August I7 1962

An ordinance combining the office of Clerk of Council and the office of Clerk of the Board of Trustees of Public Affairs and to declare an emergency. BE IT ORDAINED by the Council of the Village of Amanda, State of Ohio,

two-thirds of all members elected thereto concurring.

SECTION 1. That the office of Clerk of Council and the office of Clerk of the Board of Trustees of Public Affairs shall be merged into one office from and after the Ist day of August, I962.

SECTION 2. That the salary of such combined office shall be \$ 75.00

per month.

SECTION 3. That \$ 50.00 be paid monthly from the Water Dept and \$ 25.00

be paid monthly from the Village General Fund.

SECTION 4. To preserve the health and welfare of the community, an emergency is hereby declared to exist, and this Ordinance shall take effect and be in force from and after its passage and approval by the Mayor.

Passed: August I7, 1962 after I Reading. Vote: Yeas: 6 NAYS: 0

Robert W Davis, Mayor

Victor H Young, Pres, of Council

Approved: August 17, 1962

Attest: Kuhn, Clerk

Offered by: Young

Seconed by: O'Hara

solary updated



5-39-3 THE COL. B. B. MFG. CO.

2806-A

Ordinance No. 81-62

Passed Sept. 10

19.62

An Ordinance to amend that part of Ordinance 3-53 fixing connecting charge to water system and to declare an emergancy.

BE IT ORDAINED by the Council of the Village of Amanda, State of Ohio,

two-thirds of all members elected thereto concurring.

SECTION I. That that part of Section 3 (d) Ordinance 3-53 which reads as follows: " All users shall be required to pat a connecting charge of Sixtyfive Dollars (\$ 65.00) to be connected with the Waterworks System,"

be and hereby is amended to read as follows: " All users wishing to connect a house that was on the tax duplicate at the time of the Special Assessment for the water system shall be required to pay a connecting charge of One Hundred Dollars (\$ 100.00) to be connected with the Waterworks System. All users wishing to connect a house or other building that was not on the tax duplicate at the time of the Special Assessment for the water system and/or not in the corporate limits of the village at the time of said Special Assessment shall be required to pay a connecting charge of Two Hundred Twenty Five Dollars (\$ 225.00)

SECTION 2. To preserve the health and welfare of the community, an emergency is hereby declared to exist and this Ordinance shall take effect and be

in force from and after its passage and approval by the Mayor.

Passed: Sept. IO After I reading. Vote: Yeas: 6

Robert W Davis, Mayor

Victor H Young, Pres. of Council

Approved: Sept. IO, 1962

Attest: Kuhn, Clerk

Offered by: Young

Seconed by: Taylor

101

5-39-3 THE COL. B. B. MFG. CO.

2806-A

Ordinance No. 9-62

Passed Sept IO

.19 62

An Ordinance appropriating money in the Water Fund and to declare an emergency.

BE IT ORDAINED by the Council of the Village of Amanda, State of Ohio, two-thirds of all members elected thereto concurring.

SECTION I. That from the moneys in the Water Fund and expected to come into the Water Fund, there be and hereby is appropriated the sum of \$5,000.00 for the purpose of developing a new water well.

SECTION 2. That because of the immediate necessary of increasing the water supply of the Village for the health, safety and welfare of the inhabitants of the village, an emergency is hereby declared to exist and this ordinance shall take effect and be in force from and after its passage and approval by the Mayor.

Passed: Sept IO after I Reading. Vote: Yeas: 6 Nays: 0

Robert W Davis, Mayor

Victor H Young, Pres. of Council

Approved: Sept. IO, 1962

Attest: Kuhn, Clerk

Offered by: O'Hara

Seconed by: Garrett

OK

5-39-3 THE COL. B. B. MFG. CO.

2806-A

Ordinance No. 10-62

Passed Sept 10

19.62

An Ordinance authorizing the Board of Trustees of Public Affairs to advertise for bids and to declare an emergency.

BE IT ORDAINED by the Council of the Village of Amanda, State of Ohio, two-thirds of all members elected thereto concurring.

SECTION I. That the Board of Trustees of Public Affairs be and they are hereby authorized and directed to advertise for bids and enter into a contract for the development of a new water well complete with pump, housing and appropriate appurtenances at a cost not to exceed \$ 5,000.00.

SECTION 2. That because of the immediate necessary of increasing the water supply of the village for the health, safety and welfare of the inhabitants of the village, an emergency is hereby declared to exist and this ordinance shall take effect and be in force from and after its passage and approval by the Mayor.

Passed: Sept. IO, 1962 after I Reading. Vote: Yeas: 6 Nays: 0

Robert W Davis, Mayor

Victor H Young, Pres. of Council

Attest: Kuhn, Clerk

Offered by: O'Hara

Seconed by: Garrett

6K

5-39-3 THE COL. B. B. MFG. CO.

2806-A

Ordinance No. II-62

Passed Sept. IO

19 62

An Ordinance regulating garbage and trash collections within the Village of Amanda and to declare an emergency.

BE IT ORDAINED by the Council of the Village of Amanda, State of Ohio,

two-thirds of all members elected thereto concurring.

SECTION I. It shall be unlawful for any person, firm or corporation to engage in the buisness of collection of trash or garbage without first having

obtained a license from the Mayor.

SECTION 2. The Mayor shall issue one license to collect trash and rubbish and one license to collect garbage to such person, or persons upon approval of Council. A licenses shall pay an annual license fee of \$ 15.00 and give a bond in the amount of his periodic collections to guarantee his faithful performance of duties and payment of any damages he may cause. Applicants must exhibit good moral character and integrity to be eligible for a license. Each license shall be cancellable by either the village or by the licensee upon 30 days notice.

SECTION 3. The Mayor is hereby authorized to accept bids for service

fees from applicants for such licenses.

SECTION 4. Any person, firm or corporation who collects trash, rubbish or garbage within the corporate limits of the Village of Amanda without a license shall be guilty of a misdemeanor and upon conviction thereof be fined \$ 50.00. Each days collection without a license shall constitute a separate offense.

SECTION 5. To preserve the health and welfare of the community, an emergency is hereby declared to exist and this Ordinance shall take effect and be in force from and after its passage and approval by the Mayor.

Passed: Sept. IO after I Reading. Vote: Yeas: 6 Nays: 0

Robert W Davis, Mayor

Victor H Young, Pres. of Council

Approved: Sept. IO, 1962

Attest: Kuhn, Clerk

Offered by: Taylor

Seconed by : Young

7



5-39-3 THE COL. B. B. MFG. CO.

2806-A

Ordinance No. 2-63

Passed.....

January 7th

19 63

An Ordinance vacating an alley.

BE IT ORDAINED by the Council of the Village of Amanda, State of Ohio.

SECTION I. That the alley parallel with and just north of Kirby Avenue from Lillian Street westward to the west line of Lot I70, Lerch Addition to the Village of Amanda be and the same is hereby vacated.

SECTION 2. That this Ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed: January 7th, 1963 after I Reading. Vote: Yeas: 5 Nays: 0

Robert W Davis, Mayor

Victor H Young, Pres, of Council

Approved: January 7th, 1963

Attest: Kuhn, Clerk

Offered by: O'Hara

Seconed by: Garrett

OK

5-39-3 THE GOL. B. B. WFG. CO.

2806-A

Ordinance No. 4-63

Passed Sept. 3rd

19 63

An Ordinance to fix salaries of various officials of the Village and to declare an emergency.

BE IT ORDAINED by the Council of the Village of Amanda, State of Ohio, two-thirds of all members elected thereto concurring.

SECTION I. The following officials shall be paid the following salaries from and after January I, 1964.:
MAYOR- \$ 300.00 per year;

Each Member of Council- \$ 100.00 per year; and Clerk-Treasurer- \$ 500.00 per year.

SECTION 2. Because of the necessity of fixing the salaries of said offocials to take effect by January I, 1964, for the peace and welfare of the community, an emergency is hereby declared to exist and this Ordinance shall take effect and be in force from and after its passage.

Passed: Sept. 3rd, 1963 after I Reading. Vote: Yeas: 5 Nays: I

Robert W Davis, Mayor

Victor H Young, Pres. of Council

Approved: Sept. 3rd, 1963

Attest: Kuhn, Clerk

Offered by: Hedrick

Seconed by: O'hara

wysdated

5-39-3 THE COL. B. B. MFG. CO.

2806-A

2-64 Ordinance No.....

Passed January 6th 19 64

An Ordinance authorizing the State Department of Highways to remove snow and to correct and paint lines on State Route 22 through the Village of Amanda, and to declare an emergency.

BE IT ORDAINED by the Council of the Village of Amanda, Ohio,

three-fourths of all members elected thereto concurring.

SECTION I. That the Ohio Department of Highways be and is hereby authorized to remove snow and ice from State Route 22 within the corporate limits of the Village of Amanda.

SECTION 2. That the Ohio Department of Highways be and it is hereby authorized to paint center lines and double yellow lines on State Route 22 within the corporate limits of the Village and to correct the center line of said street from the Pennsylvania Railroad crossing westward to the corporation line.

SECTION 3. That because of the immediate necessity of snow and ice removal and the painting of center lines to protect the health, safety and welfare of the community, an emergency is hereby declared to exist and this Ordinance shall take effect and be in force from and after its passage,.

RPassed: January 6th, 1964 after I Reading. Vote: Yeas; 6 Nays: 0

F.Lloyd, Mayor

Attest: Kuhn, Clerk

Approved: January 6th, 1964

Offered by: O'Hara

Seconed by: Hedrick

109

5-39-3 THE COL. B. B. WFG. CO.

2806-A

Ordinance No. 3-63

Passed April I

19 63

An Ordinance to vacate part of Leist Street.

BE IT ORDAINED by the Council of the Village of Amanda, State of Ohio.

SECTION I. That it is hereby determined that that part of Leist Street from Oak Street to Lutz Avenue is not needed for public use.

SECTION 2. That that part of Leist Street from Oak Street to Lutz Avenue be and the same is hereby vacated.

SECTION 3. That this Ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed: April I, after 3 Readings. Vote: Yeas: 5 Nays: 0

Robert W Davis, Mayor

Victor H Young, Pres. of Council

Approved: April I, 1963

Attest: Kuhn, Clerk

Offered by: O'Hara

Seconed by: Young

TRANSFERRED APRIL 5-1963 F.A.Mock 6K

5-39-3 THE COL. B. B. MFG. CO.

Ordinance No. 3-64

Passed April 6th

An Ordinance to adopt rules of procedure for council.

BE IT ORDAINED by the Council of the Village of Amanda, Ohio. That the following rules of proceedure be adopted for the council of the Village of Amanda, Ohio.

SECTION I. Regular meetings of the Council shall be held at the Council Chamber on the first buisness Monday of each month at 7:30 o'clock P.M., and at

such other times as may be ordered by the Council.

SECTION 2. Special meetings of the Council may be called by the Mayor or by three members. Notice of a special meeting shall be given to each member at least twelve (I2) hours in advance of such special meeting of the Council, and no buisness shall be transacted at any special meeting of the Council, except the particular buisness for which such special meeting may be called and each member must be notified of the buisness for which such special meeting may be called.

SECTION 3. A majority of the members of Council shall constitute a quorum. SECTION 4. No member shall leave the Council Chamber while Council is in

session, without permission being granted by the prediding officer.

SECTION 5. The buisness at all regular meetings of the Council shallbe transacted in the following order:

(a) Roll call;

(b) Reading and disposing of the Journal;

(c) Introduction of persons appearing before Council;

(d) Reports of standing committees;

(e) Reading of bills; (f) Police report:

(g) Report of special committees;

(h) Unfinished buisness:

(i) New buisness; (j) Adjournment;

SECTION 6. After reading and disposing of the journal it shall be the duty of the presiding officer to proceed with the order of buisness as adopted. The President may, however, at any time, permit any order out of the regular order

for same, if there is no objection on the part of any member.

SECTION 7. When a motion is made and seconed, it shall be stated by the presiding officer before any debate shall be in order. Every such motion and all amendments thereto, if any, may be withdrawn by the movers thereof at any time before decision, if a majority of the members then present shall agree thereto.

SECTION 8. Any member may call for a division of the question, or the President may direct the same; and the same in either case shall be divided if it comprehends questions so distinct that one being taken away, the other will stand as an entire question for decision.

SECTION 9. A motion to adjourn shall always be in order, unless the Council is engaged in voting; but it being decided in the negative, shall not again be

entertained until some motion, call or order takes place.

SECTION IO. These rules, or any one of them, may be temporarily suspended at any meeting of the Council by a three-fourths vote of all the members elected, and vote on such suspension, in such cases, shall be taken by yeas and mays and entered on the journal.

SECTION II. These rules shall not be altered, amended or repealed except by a majority vote of all members of Council, and only then after two weeks notice

F.Lloyd, Mayor

of such alteration, amendment or repeal.

SECTION I2. That this ordinance shall take effect and be in force from and after the earliest period allowed by law. Passed: April 6th, 1964 after 3 Reading Vote: Yeas: 6 Nays:0)

Approved Feb 3rd, 1964 Attest: Kuhn, Clerk Offered by: Barr Seconed by: Hedrick

5-39-3 THE COL. B. B. WFG. CO.

2806-A

Ordinance No. 4-64

Passed July 6th

19.64

An Ordinance creating a recreation park and pool fund and to tranfer a sum into said fund.

BE IT ORDAINED by the Council of the Village of Amanda, Ohio,

SECTION I. That there is hereby created a Recreation, Park, and Pool fund.

SECTION 2. That there is hereby transferred from the General Fund into the Recreation, Park and Pool Fund the sum of \$ 100.00

SECTION 3. That this Ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed: July 6th after 3 Reading Vote: Yeas: 6 Nays: 0

F, Lloyd, Mayor

Victor H. Young, Pres. pf Council

Approved: July 6th, 1964 Attest: Kuhn, Clerk Offered by: Young Seconed by: 0'Hara

This Ordinance posted at Dicksons, Bank, Post-office, Drug store, and Hiatts on July 7th, 1964

016



5-39-3 THE COL. B. B. MFG. CO.

Ordinance No. 5-64

Passed Sept. 8th

An Ordinance taxing amount of appearance bond and to amend ordinance.

BE IT ORDAINED by the Council of the Village of Amanda, Ohio.

SECTION I. An appearance bond shall be collected from accused offender at the time of arrest to insure appearance at the time fixed for trial. If the accused fails to appear at the time fixed for trial, said bond shall be forfeited.

SECTION 2. All appearance bonds shall be in the sum of \$20.00 except that in ordinance 3-53 shall be as follows: Section I5- \$25.00: Section I8 and I9- \$5.00: Section 40- \$ I50.00; Section 42 and 74- \$ I00.00.

SECTION 3. That this ordinance shall take effect and be in force immediately after its passage.

Passed: Sept. 8th after 3 Reading Vote: Yeas: 5 Nays: 0

F.R.Lloyd, Mayor

Victor H Young, Pres. of Council

Approved: Sept 8th, 1964

Attest: Kuhn, Clerk

Offered by: Young

Seconed by: Garrett

This Ordinance posted in 5 Public Places on Sept 9th, 1964

5-39-3 THE COL. B. B. MFG. CO.

2806-A

Ordinance No. 6-64

Passed Sept 8th

19 61

An Ordinance to require the Clerk to furnish financial reports.

BE IT ORDAINED by the Council of the Village of Amanda, Chio.

SECTION I. It shall be the duty of the clerk of this Council to submit a current certified financial report at each regular meeting of the Council. Said report shall be in writing and in duplicate, one copy for the presiding officer for reading to Council and one copy for permanent filing in the records of the Council.

Said reports shall list the balance in each fund of the Village as of the date of the report.

SECTION 2. That this ordinance shall take effect and be in force immediately after its passage.

Passed: Sept. 8th after 3 Reading Vote: Yeas: 5 Nays: 0

F.R.Lloyd, Mayor

Victor H Young, Pres. of Council

Approved: Sept. 8th, 1964

Attest: Kuhn, Clerk

Offered by: Young

Seconed by: Garrett

This Ordinance posted in 5 Public Places on Sept. 9th, 1964

04

125

5-39-3 THE COL. B. B. MEG. CO.

2806-A

Ordinance No. 7-64

Passed August 3rd

19 64

An Ordinance regulating house trailors in the Village of Amanda, and to declare an emergency.

BE IT ORDAINED by the Council of the Village of Amanda, Ohio, three-fourths of all members elected thereto concurring.

SECTION I. It shall be unlawful for any person, firm, or corporation to have a house trailor, whether with, or without wheels, or whether set up on a foundation or not, within the corporate limits of the Village of Amanda, without a permit from the Council.

SECTION 2. Anyone violating the provisions of Section I above shall be fined a sum not to exceed \$ 25,00 for each separate offense,. Each days violation shall constitute a separate offense.

SECTION 3. In order to preserve the health, peace and welfare of the community, an emergency is hereby declared to exist and this ordinance shall be in force and take effect from and after its passage and approval by the Mayor.

Passed: August 3rd after I Reading. Vote: Yeas: 6 Nays: 0

F.R.Lloyd, Mayor

Victor H Young, Pres. of Council

Approved: August 3rd, 1964

Attest: Kuhn, Clerk

Offered by: O'hara

Seconed by: Young

04

This Ordinance posted in 5 public Places on Sept 9th, 1964

5-39-3 THE COL. B. B. NFG. CO. 2806-A

Ordinance No. 9-64

Passed Sept. 15

19 64

An Ordinance to prohibit tampering with street markers, flag poles, fixing penalty and to declare an emergency.

BE IT ORDAINED by the Council of the Village of Amanda, Ohio, three-fourths of all members elected thereto concurring.

SECTION I. It shall be unlawful for any person, not authorized, to tamper with or change in any manner or deface or destroy any street marker or post or flag poles. Any person violating this provision shall be subject to a fine not exceeding \$50.00.

SECTION 2. In order to preserve the peace, health and welfare of the community, an emergency is hereby declared to exist, and this ordinance shall take effect and be in force from and after its passage.

Passed: Sept 15th, 1964 after I Reading Vote: Yeas 4: 4 Nays: I

F.R.Lloyd, Mayor

Victor H Young, Pres. of Council

Approved: Sept. 15, 1964

Attest: Kuhn, Clerk

Offered by: Hedrick

Seconed by: Young

This Ordinance posted at 5 public Places on October 6th, 1964

05



5-39-3 THE COL. B. B. WFG. CO.

Passed November 2 1964

Ordinance No. 8-64

An Ordinance to change the name of certain streets. BE IT ORDAINED by the Council of the Village of Amanda, Ohio. SECTION I. The following named streets are redesignated as follows: CENTER AND LILLIAN STREETS SHALL HEREAFTER BE KNOWN AS JOHNS STREET: LERCH STREET SHALL HEREAFTER BE KNOWN AS LUTZ AVENUE: NORTH STREET SHALL HEREAFTER BE KNOWN AS HIGH STREET:

EAST STREET SHALL HEREAFTER BE KNOWN AS SCHOOL STREET: SOUTH STREET SHALL HEREAFTER BE KNOWN AS CHURCH STREET: SPRING STREET SHALL HEREAFTER BE KNOWN AS HIGH STREET:

SECTION 2. All streets running north and perpendicular to Main Street shall be designated " North " with the street name.

All streets running East and perpendicular to Johns Street

shall be designated " East " with the street name. All streets running South and perpendicular to Main Street

shall be designated " South " with the street name.

All streets running West and perpendicular to Johns Street

shall be designated " West " with the street name.

SECTION 3. That this ordinance shall take effect and be in force immediately after its passage.

Passed: Nov 2-1964 after 3 Reading Vote: Yeas: 6 Nays: 0

Mayor J. B. LLoyd

Pres. of Council Victor H young.

Approved: November 2, 1964

Attest: KaHN Clerk

Offered by: Young

Seconed by: O'HARA

This Ordinance posted at the 5 Public Places on Nov. 1964



5-39-3 THE COL. B. B. WFG. CO.

Ordinance No. 10-64

Passed December 7th

19 64

An Ordinance to fix the salary of the Chief of Police and to declare an emergency.

Be IT ORDINANED by the Council of AMANDA, Ohio;

SECTION: I: That the salary of the Chief of the Village of Amanda shall be \$ 60.00 per month, beginning January I, 1965.

SECTION 2: So as to preserve the peace, health and welfare of the community, an emergency is hereby declared to exist, and this ordinance shall be in force and take effect from and after its passage.

PASSED: Dec 7th, 1964 after I Reading. Vote: Yeas 5 Nays: 0

F R Lloyd, Mayor

Victor H Young, Pres. of Council

Approved: Dec 7th, 1964 Attest: Kuhn, Clerk Offered by: O'Hara Seconed by: Hoag

This ordinance posted at Dicksons, Bank, Strayers, Post Office, and Hiatts on January 5th, 1965

widated

Passed.....

Ordinance No. 2-65

A General Offenses Code for the Village of Amanda, Ohio, and to declare an emergency.

BE IT ORDAINED by the Council of the Village of Amanda, Ohio. - 6 SECTION I. It shall be unlawful for any person being the owner of or having

charge of horses, mules, cattle, swine, sheep, goats, geese, ducks, turkeys, chicken or other fowl or animals to suffer or allow the same to run at large on any public

streets and upon any unenclosed lands within the village.

SECTION 2. It shall be unlawful for the owner, keeper, harborer, or person having charge or control of any dog, livensed or unlicensed, in the village, to permit it to run at large in any street or upon any unenclosed land in the village.

SECTION 3. It is declared a nuisance for any person to keep or harbor any dog which howls or barks to the annoyance of the inhabitants of the village, and it is hereby declared unlawful for any person to create, continue, contribute to, or suffer such nuisance to exist.

SECTION 4. It is declared a nuisance for any person to keep or harbor bees

which cause annoyance to other persons or damage to the property of others.

SECTION 5. Upon complaint being made, the Mayor is authorized and directed to notify the owner or keeper of such bees to abate such nuisance and to remove hives or other contrivances, where such bees are kept or harbored, within ten days

after being notified thereof.

SECTION 6. No person shall maliciously, or willfully and without the consent of the owner, administer poison, except a licensed veterinarian acting in such capacity, to any animal that is the property of another; and no person shall, willfully and without the consent of the owner, place any poisoned food where it may easily be found and eaten by any domestic animal, either upon his own lands or the lands of another.

SECTION 7. This chapter shall not apply to agricultural or zoological

exhibitions.

SECTION 8. Whoever violates this chapter shall be deemed guilty of a misdemeanor and shall be fined not more than Fifty Dollars (\$ 50.00)

CHAPTER 2. SECTION I. It shall be unlawful to assault or threaten another

in a menacing manner, or to strike or wound another.

SECTION 2. Whoever violates this chapter shall be found guilty of a misdem-

eanor and shall be fined not more than Two Hundred Dollars (\$ 200.00)

CHAPER 3. SECTION I. It shall be unlawful for any child under the age of sixteen years to be on the streets, sidewalks, or public grounds of the Village in the night time between the hours of eleven P.M. and five A.M. inclusive, unless accompanied by his parent or legal guardian.

SECTION 2. Whoever violates this chapter shall be deemed guilty of a mis-

demeanor, and the parent or guardian of the juvenile involved shall be fined not

exceeding Twenty Five Dollars (\$ 25.00)

CHAPTER 4. SECTION I. It shall be unlawful for any person maliciously to destroy or injure property not his own or commit any act of vandalism within the village.

SECTION 2. Whoever violates this chapter shall be deemed guilty of a misdem-

canor and shall be fined not more than Five Hundred Dollars (\$ 500.00)

CHAPTER 5. SECTION I. It shall be unlawful for any person to disturb the peace and good order of the village by fighting, quarrelling, wrangling, threatening violence to the person or property of others, or by making outcries, clamor or noise in the night, or by intoxication, drunkenness, or by indecent exposure of his person, or by abusing his family, or any member thereof by inflicting personal violence or any other gross abuse.

X SECTION 2. It shall be unlawful for any person to disturb the peace, good

order or quiet of the village by any indecent, immoral or disorderly conduct.

SECTION 3. Whoever violates this chapter shall be deemed guilty of a misde-

meanor and shall be fined not more than Fifty Dollars (\$ 50.00).

CHAPTER 6. SECTION I. No person shall construct or cause to be constructed a partition fence from barbed wire unless written consent of the adjoining owner is first obtained. Such consent is not necessary to the use of one or two barbed wires, provided that neither is less than forty-eight inches from the ground, and is placed on the top of a fence other than a barbed wire fence.

This section shall apply only to fences within areas zoned for

residential use.

SECTION 2. No person shall construct, erect, maintain or use, for any purpose,

any fence charged with electrical current, within the village.

SECTION 3. No person shall wantonly or maliciously throw or lay down, open, prostrate, or injure a fence enclosing land, the property of another, or the bars of gate in such fence. Prosecutions under this section shall be commenced within one year from the time the offense was committed.

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5-39-3 THE COL. B. B. MFG. CO. 2806-A

Ordinance No. Continued

Passed.

10

SECTION 4. Whoever violates this chapter shall be deemed guilty of a misdemeanor and shall be fined not exceeding Fifty Dollars (\$50.00).

CHAPTER 7. SECTION I. No person not legally licensed to do so, shall represent himself to be an astrologer, fortune-teller, clairvoyant, or palmister.

SECTION 2. Whoever violates this chapter shall be deemed guilty of a

misdemeanor and shall be fined not exceeding Fifty Dollars (\$50.00).

CHAPTER 8. SECTION I. It shall be unlawful to keep any premises which are occupied for gambling, or knowingly to permit the same to be used or occupied for gambling.

No owner of any premises shall rent the same to be used or occupied

for gambling.

No person shall permit any game whatsoever to be played for gain or by means of any gambling device or machine on his premises. It shall be unlawful to play at any game whatsoever for any sum of money or other property of any value, or to make any bet or wager for any sum of money or other property of any value.

SECTION 2. Whoever violates this chapter shall be deemed guilty of a misdemeanor and shall be fined not exceeding Five Hundred Dollars (\$ 500.00).

CHAPTER 9. SECTION I. No person eighteen years of age or over shall will-fully make an indecent exposure of his person in a public place or in a place where there are other persons to be offended or annoyed thereby, or utter obscene

or licentious language in the presence or hearing of a female.

SECTION 2. No person shall give a public or private exhibition of a lascivious, indecent, immoral or impure nature or an exhibition tending to corrupt morals, or own, operate, or permit another to operate on his premises, a phonograph or other device giving forth profane, indecent, immoral, or impure language, or own, operate, or permit another to operate on his premises, a picture machine or other device exhibiting a lascivious, indecent, immoral, or impure picture or figure or a picture of crime or lust, or a picture tending to corrupt morals.

SECTION 3. No person shall keep, set up, maintain, or operate any place, structure, building, or conveyance for the purpose of prostitution, lewdness,

or assignation.

SECTION 4. No person shall occupy any place, structure, building, or conveyance for the purpose of prostitution, lewdness, or assignation or permit any place, structure, building or conveyance owned by him or under his control to be used for the purpose of prostitution, lewdness, or assignation, with knowledge or reasonable cause to know that the same is, or is to be, used for such purposes.

SECTION 5. It shall be unlawful for any person to peer or look inspectingly into any building for a lustful, lewd, wanton, or lascivious purpose, or to annoy

or molest the occupant thereof.

SECTION 6. It shall be unlawful for any person within the village to sell, distribute, lend, give away, exhibit, or offer to sell, distribute, lend, give away, exhibit, or have in his possession for any such purposes any obscene, lewd, lascivious or immoral book, pamphlet, paper, writing, advertising, picture, circular or newspaper.

SECTION 7. Whoever violates this chapter shall be deemed guilty of a misdem-

eanor and shall be fined not more than Two Hundred Dollars (\$ 200.00).

CHAPTER IO. SECTION I. It shall be unlawful to be found in a state of intoxication in a buisness place or other public place within the Village.

SECTION 2. No person shall directly or indirectly manufacture, manufacture for sale, offer, keep or possess for sale, furnish or sell, or solicit the purchase or sale of any beer, wine, or intoxicating liquor in the village for delivery or use within the Village, or any other part of the State of Ohio, unless such person shall have fully complied with the provisions of the Liquor Control Act of Ohio, and shall be a holder of a permit issued by the Department of Liquor Control and in force at the time.

SECTION 3. (a) Whoever violates Section I of this shall be deemed guilty of a misdemeanor and shall be fined not more that Fifty Dollars (\$50.00).

(b) Whoever violates Section 2 of this chapter shall be deemed guilty of a misdemeanor and shall be fined not exceeding Five Hundred Dollars (\$500.00).

CHAPTER II. SECTION I. No person shall steal anything of value.

SECTION 2. No person shall obtain possession of, or title to, anything of value with the consent of the person from whom he obtained it, provided he induced such consent by a false or fraudulent representation, pretense, token,

SECTION 3. No person shall buy receive, convert, or conceal anything of value which has been stolen, taken by robbers, embezzled, or obtained by false pretense, knowing it to have been stolen, taken by robbers, embezzled, or obtained

by false pretenses.

SECTION 4. Whoever violates this chapter, if this value of the thing is less than the sum of Sixty Dollars (\$60.00), shall bedeemed guilty of a (Continued)

5-39-3 THE COL. B. B. NFG. CO.

Ordinance No. Continued

Passed...

misdemeanor, and shall be fined not more than Three Hundred Dollars (\$ 300.00). CHAPTER I2. SECTION I. It shall be the duty of every person, when called upon, to render all assistance in his power to the members and officers of the Fire and Police Departments, in order to assist in the suppression of fires, or to arrest and confine an offender against the laws of the State or the ordinances of the village; and if any person shall refuse to render such assistance when called upon, or shall resist, delay or obstruct any members of the said departments in the discharge of his duty, he shall be liable to prosecution.

SECTION 2. It shall be unlawful to impersonate or attempt to impersonate,

the Mayor, Chief of Police, or other officer or any Poli ce Officer or Watchman of the Village or without authority, use any signals or badges of such officers or employees, or to resist or obstruct or hinder any such officer or employee while in the lawful discharge of his duty.

SECTION 3. It shall be unlawful to make or aid and abet in making, with intent to deceive, any false and fictitious alarm or call for police aid or protection, or any false and fictitious report or alarm of fire or other catastrophe.

SECTION 4. Whoever violates this chapter shall be deemed guilty of a misdem-

eanor and shall be fined not exceeding Fifty Dollars (\$ 50.00).

CHAPTER I3. SECTION I. No person shall enter without lawful authority upon the land or premises of another, or being upon the land or premises of another, upon being notified to depart therefrom by the owner or occupant, or the agent or servant of either, without lawful authority neglect or refuse to depart therefrom.

SECTION 2. Whoever violates this chapter shall be deemed guilty of a misdem-

eanor and shall be fined not to exceed Fifty Dollars (\$ 50.00).

It shall be unlawful for any person to loiter or CHAPTER 14. SECTION I. lurk between buildings or in the alleys or in the shadows during the night hours. Such persons will be considerated suspicious persons and be subject to arrest and be subject to being held in jail for a period of 72 hours incognite to or until the Chief of Police or Mayor can establish the true identity and innocense of purpose of said suspicious individual.

SECTION 2. It shall be unlawful for any vagrant, mendicant, street beggar or common prostitute, to be found strolling, loitering or lingering within the Village.

SECTION 3. It shall be unlawful for any suspicious person to be found strol-

ling, loitering or lingering withinthe Village.

Whoever, not being licensed or privileged by State and Federal Law to possess it, is found with opium, opium pipe, cocaine, heroin, cannabis, indica, cannabis sativa, marihuana or other narcotic drug in his possession; and any person in whose possession shall be found concealed any device, tool, instrument or thing for use in the commission of burglary, larceny or other crime, or for picking locks or pockets, or for use in obtaining money or other property of value by swindle, trick or false pretense; and any person who is known to obtain his living by criminal means and practice or who is known to be a companion and associate of criminals or other dissolute persons, shall be deemed a " suspicious person".

SECTION 4. Whoever violates this chapter shall be deemed guilty of a misde-

meanor and shall be fined not exceeding Fifty Dollars (\$ 50.00).

CHAPTER IS. SECTION I. No person shall sell, exhibit for sale, or carry on or about his person any knife with a blade more than four inches in length fitted with a mechanical device for automatic release of the blade, opening the knife and locking the knife in the open position, commonly known as a switch or automatic spring knife.

SECTION 2. It shall be unlawful for any person intentionally, and without malice, to point or aim a firearm to or toward another person or to discharge a firearm so pointed or aimed, or to main or injure a person by the discharge of a firearm so pointed or aimed. This section shall not extend to a case when firearms are used in self-defense, or in the discharge of official duty, or in case

of justifiable homicide.

SECTION 3. It shall be unlawful for any person, without a permit therefor, to carry upon his person in the streets of the village, any concealed firearm or other weapon, or without being able to give satisfactory account therefor, to carry or to have in his possession or to control any skeleton keys, jimmies, or other tools or implements commonly used or to be used by burglars or thieves.

SECTION 4. It shall be unlawful for any person without the written permit or proclamation of the Mayor, to discharge within the Village, any firearm, or throw, cast, or discharge any squib, rocket, firework, cannon cracker or other thing charged with explosives, or to case any fire ball or other thing charged with spirits or other combustible material.

SECTION 5. It shall be unlawful for any person maliciously or recklessly to throw

cast or sling by hand, or by means of an air gun, or otherwise, any stone,

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RECORD OF ORDINANCES

5-39-3 тие соц. в. в. мгс. со. Ordinance No. Continued Passed.. pellet or other missile. SECTION 6. It shall be unlawful for any person to blast with dynamite, gunpowder, or any other explasive compound, within the limits of the Village, unless there shall first have been obtained a written permit from the Mayor. SECTION 7. Whoever violates this chapter shall be deemed guilty of a misdemeanor and shall be fined not exceeding FIfty Dollars (\$ 50.00).

CHAPTER I6. SECTION I. It shall be unlawful for any property owner, tenant or person having control of property within the Village to have on any property, or allow to remain open or in a dangerous condition for a period of not more than thirty days, any well, whether in use or abandoned, any basement, pit, hole or excavation where water might accumulate or where a danger to persons or property exists. SECTION 2. Any person who violates this chapter shall be fined not exceeding Fifty Dollars (\$ 50.00). Each days violation shall constitute a separate offense. CHAPTER I7. SECTION I. Any person who aids, abets, encourages, counsels or advises the commission of any act prohibited or made unlawful by any section of these chapters may be prosecuted and punished as a principal offender. CHAPTER 18. SECTION I. Any ordinance specifically in conflict with any of the foregoing Chapters and Sections are hereby repealed. CHAPTER 19. SECTION I. To preserve the health and safety of the community an emergency is hereby declared to exist, and this Ordinance shall take effect and be in force from and after the passage and approval by the Mayor. PASSED: JAN 4-1965 AFTER / READING VOTE 6 YEAS: O MAYS: PRESIDENT OF COUNCIL Victor A young MAYOR J. R. Lloyd APPROVED: Jan 4, 1965

ATTEST: Fuhn CLERK Kuhn OFFERED BY: Ban SECONED BY: 0 / Have This Ordinance posted in 5 Burness Places on Feb 6, 1965.

Ordinance No. 2-65

Passed February 10 1965

AN AMENDMENT TO BE ADDED TO ORDINANCE 2-65

SECTION I: That section I-Chapter 3, be an the same is hereby amended to read as follows:

IT SHALL BE UNLAWFUL FOR ANY CHILD UNDER THE AGE OF EIGHTEEN (18)
YEARS TO BE ON THE STREETS, SIDEWALKS, OR PUBLIC GROUNDS OF THE VILLAGE IN
THE NIGHT TIME BETWEEN THE HOURS OF ELEVEN P.M. AND FIVE A.M. INCLUSIVE, UNLESS ACCOMPANIED BY HIS PARENT OR LEGAL GUARDIAN.

SECTION2: THAT THIS ORDINANCE IS HEREBY DECLARED TO BE AN EMERGENCY FOR THE PRESERVATION OF THE HEALTH AND WELFARE OF THE COMMUNITY AND THIS ORDINANCE SHALL TAKE EFFECT AND BE IN FORCE FROM AND AFTER ITS PASSAGE.

PASSED February IO, 1965 After I Reading Vote: 5 Yeas Nays) O

President of Council Victor H Young

Mayor F R Lloyd

Approved: February IO, 1965

Attest: Kuhn, Clerk

Offered By: O'Hara

Seconed By: Hedrick

This Amendment posted in 5 buisness places on March 2, 1965

5-39-3 THE COL. B. B. NFG. CO.

Passed February Ist 19 65

Ordinance No. 3-65

AN ORDINANCE TO AMEND THE REVISED TRAFFIC CODE OF THE VILLAGE OF AMANDA, AND TO DECLARE AN EMERCENCY.

BE IT ORDAINED by the Council of the Village of Amanda, two- thirds of all members elected thereto concurring.

SECTION I. That Section I9 of the Revised Traffic Code be amended to include the following:

(3) No person shall stand or park a vehicle without current license on the streets or alleys longer than 72 hours.

SECTION 2. So as to preserve the peace and good order of the Village, an emergency is hereby declared to exist and this ordinance shall take effect and be in force from and after its passage.

Passed: February Ist After I Reading Vote: Yeas 6 Nays: 0

President of Council Victor H Young

Mayor F R Lloyd

Approved: February Ist, 1965

Attest: Kuhn, Clerk

Offered By: O'Hara

Seconed By: Hedrick

This Ordinance posted at the 5 buisness places on March 2, 1965

OK

153

89

5-39-3 THE COL. B. B. MFG. CO

Ordinance No. 4-65

Passed July 6th

1965

An Ordinance fixing salaries and wages and to declare an emergency.

BE IT ORDAINED by the Council of the Village of Amanda, two-thirds of all members elected thereto concurring.

SECTION I. That from and after the effective date of this ordinance, the salaries of police officers shall be \$ 75.00 per month.

SECTION 2. That from and after the effective date of this ordinance, street labor shall be paid at the rate of \$ 1.50 per hour.

SECTION #. To preserve the health and welfare of the community, an emergency is hereby declared to exist and this ordinance shall be in force and take effect from and after its passage.

PASSED: July 6th AFTER I READING. VOTE: YEAS: 6. NAYS: 0

VICTOR H. YOUNG, PRES. of Council.

F.R.LLOYD, Mayor.

APPROVED: July 6th, 1965

ATTEST: Kuhn, CLERK

OFFERED BY: O'Hara

SECONED BY: Garrett

This ordinance posted at Dicksons, The Bank, The Post-office, Strayers, and Hiatts on August 3rd, 1965

updated

5-39-3 THE COL. B. B. MFG. CO.

Ordinance No. 5-65

Passed December 6th,

19 65

Fixing and regulating the price that may be charged by Columbia Gas of Ohio, Inc. its successors or assigns, for natural gas to the Village of Amanda, Ohio, and to its inhabitants, for the period of Four (4) Years from and after the effective date of this ordinance; and repealing Ordinance No 6 passed by the Council of the Village of Amanda, Ohio, on the 4th day of December 1961, entitled: "Ordinance No 6- Fixing and regulating the price that may be charged by The Ohio Fuel Gas Company, its successors or assigns, for natural gas to the Village of Amanda, Ohio, and to its inhabitants, for the period of Four (4) Years from and after the effective date of this ordinance.

BE IT ORDAINED BY THE COUNCIL OF THE VILLACE OF AMANDA, OHIO: SECTION I: That, for the period of Four (4) Years from and after the effective date of this ordinance, the maximum price which Columbia Gas Of Ohio, Inc., its successors or assigns, shall be permitted to charge for ahd the minimum price at which it or they shall be required to furnish natural gas to the Village of Amanda, Ohio, and to its inhabitants, shall be and the same is hereby fixed for each individual consumer, as follows:

Thirty Cents (30¢) per one hundred (IOO) cubic feet for the first I,500 cubic feet, used through each meter each month;

Seven and six-tenths Cents (7-6/IO¢) per one hundred (IOO) cubic feet for

the next 2,000 cubic feet, used through each meter each month;

Seven and nine-tenths Cents (7-9/IO¢) per one hundred (IOO) cubic feet for the next 46,500 cubic feet, used through each meter each month; Seven Cents (7¢) per one hundred (IOO) cubic feet for all in excess of

50,000 cubic feet, used through each meter each month;

A Minimum Charge for each customer each month of Three Dollars (\$3.00) shall be made. If service under this rate schedule is discontinued at the request of customer, the Company shall not be under any obligation to resume service to the same customer on the same premises until the customer has made payment of an amount equal to the minimum monthly charge for each month of the intervening period, but not to exceed twelve (I2) months.

FUEL COST CLAUSE

The service rates prescribed above are subject to an adjustment for any change in the rates paid by Columbia Gas of Ohio, Inc., (Company) to the Ohio Fuel Gas Company (Ohio Fuel) for the purchase of natural gas or for any refund or refunds received from Ohio Fuel, as hereinafter provided. Ohio Fuel's rates to the Company are regulated by the Federal Power Commission.

The service rates prescribed above are predicated upon the rate paid by the Company to Ohio Fuel of \$ I.87 per month per one thousand (IOOO) cubic feet of Billing Demand and 32.05¢ per one thousand (IOOO) cubic feet for all gas purchased

and are hereinafter referred to as the " base rate".

A. PURCHASED GAS ADJUSTMENT. When any change is made in the trate paid by the Company to Ohio Fuel, the service

rates herein shall be increased or decreased in the following manner;
(I) Gas purchased by the Company during the twelve (I2) month period ended with the second month preceding the month in which a new rate of Ohio Fuel is first used in computing the monthly bill to the Company shall be priced:

(a) at the base rate, and

(b) at the new rate.

The difference in the cost of gas purchased computed at the base rate and at the new rate in the manner set forth above, shall be divided by the volume of gas purchased by the Company during the same twelve (I2) month period to determine the increase or decrease per one thousand (IOOO) cubic feet, to the nearest one-

hundredth of a cent, which shall be the " purchased gas adjustment".

(2) The service rates shall be increased or decreased by the amount of the purchased gas adjustment as determined in paragraph A (I), effective with bills rendered on and after the 30th day(the effective date) following the date on which a new rate of Ohio Fuel is first used in computing the monthly bill to the Company; provided that the Company shall have filed with the Public Utilities Commission of Ohio and the Clerk of Council of the Village of Amanda, Ohio, not less than fifteen (I5) days prior to the effective date, a computation in support of said purchased gas adjustment, together with a notice that such purchased gas adjustment is to be placed in effect at I2:0I A.M. on the effective date and shall apply to all bills rendered on and after that date.

B. REFUND ADJUSTMENT.

Whenever, during a quarterly period ending each March 3I, June 30, September 30, and December 3I, subsequent to the effective date of this fuel cost clause, the Company receives a refund or refunds from Chio Fuel, the Company shall decrease the service rates in the following manner:

(I) Dividing such refund or refunds by the actual volumes of gas purchased

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Ordinance No. CONTINUED

Passed.

during the twelve month period ending with the quarter in which the refund or refunds were received. The quotient so determined to the nearest one-hundredth of a cent shall be the " refund adjustment".

(2) The service rates which would otherwise be in effect shall be decreased for a twelve month period commencing on the first day of the third month after the quarterly period in which the refund or refunds were received. The refund adjustment shall terminate at the end of said twelve months.

(3) The Company shall file with the Public Utilities Commission of Ohio and the Clerk of Council of the Village of Amanda, Ohio, thirty (30) days prior to the effective date a computation in support of said refund adjustment together with a notice that the refund adjustment will be placed in effect as of I2:01 A.M. on the effective date and shall apply to all bills rendered on and after that date for a twelve month period. Such filing shall also set forth the combined effect of the current purchased gas adjustment and the refund adjustments determined as

herein provided for the next four (4) quarterly periods.

SECTION 2: That it is expressly conditioned the service to be rendered by said Company., its successors or assigns, pursuant to this ordinance shall be primarily for domestic and commercial purposes and that service shall not be extended to other consumers of different classes until after all reasonable requirements for domestic and commercial purposes are fully met, and this provision shall be binding upon said Company, its successors or assigns, during each month of each year; but during any month or year, subject to the foregoing limitations and after compliance with the foregoing provisions gas may be delivered to any other consumer ans additional classes of consumers at such times and under such conditions and for such rates as may be agreed upon between the Company and such consumer or consumers.

SECTION 3: That Ordinance No. 6 passed by the Council of the Village of Amanda, Ohio, on the 4th day of December, 1961, entitled: "Ordinance No.6-Fixing and regulating the price that may be charged by The Ohio Fuel Gas Company, its successors or assogns, for natural gas to the Village of Amanda, Ohio, and to its inhabitants, for the period of Four (4) Years from and after the effective

date of this ordinance". be and the same is hereby repealed.

SECTION 4: The terms and conditions of the service to be rendered shall conform with and be subject to the Rules and Regulations for furnishing gas service of the Company of file with and approved by The Public Utilities Commission of Ohio.

SECTION 5: That the natural gas furnished or delivered pursuant to the terms of this ordinance, by the said Company, shall have an average heating value of I,000 British thermal units per cubic foot for any consecutive twelve (I2) month period subject to a variance of not more than five (5) percent upward

or downward.

SECTION 6: In the ewent the State of Ohio, or the Village of Amanda, Ohio, should hereafter impose a tax upon the Company, that is not now imposed, or should hereafter increase the rate of any tax now imposed upon the Company above the tax rate now existing, other than the rate on property listed in the real estate tax list and duplicate, then the rates prescribed in Section I shall be increased to the extent necessary to compensate the Company for the increase in cost due to such new tax or higher tax rate. This shall be done in the following manner:

(a) If the new tax or higher tax rate is computed in direct relation to gas sold or revenues received for the sale of gas, the rates set forth herein shall be adjusted to the extent necessary to recompense the Company for the amount thereof.

(b) If the new tax or higher tax rate is not related directly to gas sold or to revenues received for the sale of gas, then the total dollar effect thereof upon the cost of serving gas by the Company in the Village during the most recently available twelve months period ending on the last day of the December or June, preceding the effective date of the new tax or higher tax rate: the total dollars so computed shall then be divided by the total sales made to the types of customers covered by this ordinance during the same twelve month period and the rates prescribed herein ahall be correspondingly adjusted.

The adjustment of the rates prescribed in this ordinance, as provided in

Subparagraphs (a) and (b) above, shall be made by rounding the mathematical result of the computations so prescribed to the nearest one quarter cent (.25¢) per

one thousand cubic feet.



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2806-A

Ordinance No. CONTINUED

Passed..

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The adjusted rate shall be placed in effect and shall apply to all meter readings occurring on and after the effective date of the statute, ordinance or resolution pursuant to which the new tax or increased tax rate is imposed.

Written notification of the adjustment shall be sent to the Clerk of the Village as quickly as possible after the effect of the new tax or higher tax rate

can be determined.

SECTION 7: That any ordinance or resolution, or part of an ordinance or resolution, inconsistent herewith, is, to the extent of such inconsistency, hereby repealed.

SECTION 8: That should any section or part of a section or provision of a section of this ordinance be declared void, the remainder of this ordinance shall

not be affected thereby.

SECTION 9: That this ordinance shall become effective at the earliest date allowed by law, provided, however, that this ordinance shall have no force or effect whatsoever unless written acceptance of this ordinance is filed by the Company with the Clerk of the Village of Amanda, Ohio, prior to the expiration of thirty (30) days from the date this ordinance is passed.

PASSED:

DECEMBER 6th, 1965

MAYOR- Floyd R. Lloyd.

ATTEST:

Ruby Kuhn, Clerk

This ordinance placed in 5 Buisness places on December 10th, 1965. Dicksons, Bank, Strayers, Hiatts, Post-Office.

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5-39-3 THE COL. B. B. MFG. CO.

Ordinance No. 2-66

Passed May I6, 19 66

2806-A

An emergency ordinance to vacate a portion of the intersection of Lerch avenue and Lillian street in the Village of Amanda, Ohio, and for the change in the intersection as hereinafter described.

Be it Ordained by the Council of the Village of Amanda, Ohio, that
Whereas, Mid-West Fabricating Company would like to enlarge its offices in
the Village of Amanda, Ohio, and whereas, it appears that the only suitable space
is adjoining the present offices at the Northwest corner of the intersection of Lerch Avenue and Lillian Street which would require the vacation of .073 of an acre in the Northwest corner of this intersection; and

Whereas, if this portion of the intersection is vacated, Mid-West Fabricating Company will convey to the Village of Amanda a sufficient portion of Lots I28 and I29 directly across the street in the Lerch Addition to enable said streets to intersect on a diagonal and continue their present width of fifty (50) feet; and

Whereas, the tracts proposed to be exchanged and the proposed intersection have been surveyed by Dumond and Sifford, Registered Surveyors; and

Whereas, in connection with the foregoing proposed exchange and relocation, Mid-West Fabricating Company would pay all expense in connection therewith in-cluding the relocation of the water lines and fire hydrant; and further, Mid-West Fabriwating Company would install concrete curbs and gutters in the relocated areas of these streets and would pave or repave such relocated portions of these streets with bituminous asphalt in a manner equal to or better than the other portions of said streets and to the satisfaction of the Village of Amanda,

Whereas, Mid-West Fabricating Company is the sole abutting property owner and this Council is satisfied that there is good cause for vacating the portion of the intersection and relocating the intersection as proposed, and that it will not be detrimental to the general interest and ought to be made, and

Whereas, this ordinance constitutes an emergency measure providing for the usual daily operation of traffic and for the safety of those persons using said streets, now therefore,

Be it Ordained by the Village of Amanda, Ohio, as Follows:

I) That the Northwest portion of the intersection of Lerch Avenue and Lillian Street, as surveyed by Dumond and Sifford, Registered Surveyors, consisting of . 073 acres, be and the same is hereby vacated. Said vacated portion is described as follows:

Situated in the Village of Amanda, Fairfield County, Ohio, and being that part of Lillian Street and Lerch Ave. bound as follows: Beginning at the point of intersection of the north line of Lerch Ave. by the west line of Lillian Street; thence with street line North 89 57' East 80.64 feet to an iron pin; thence South 45° 30' West II2.85 feet to an iron pin in the west line of Lillian Avenue; thence North 79.0 feet to the point of beginning.

2) That a deed be accepted by the Village of Amanda from Mid-West Fabricating Company for a portion of Lots I28 and I29 in the Lerch Addition, the same to be used for street purposes. This tract is described as follows:

Situated in the Village of Amanda, County of Fairfield and State of Ohio:
Being a part of Lots One Hundred Twenty-eight (I28) and One Hundred
Twenty-nine (I29) in the Lerch Addition, bounded as follows:
Beginning at an iron pin in the Southwest corner of Lot I29; thence north 50.0 feet to the Northwest corner of Lot I28; thence with lot line North 89 057: East 5I.0 feet to an iron pin; thence South 45 030: West 7I.45 feet to the place of beginning, consisting of . 029 of an acre. The foregoing was surveyed by Dumond and Sifford, Registered Surveyors.

Mid-West Fabricating Company is to pay all expenses in connection with the vacation and relocation of the streets, in accordance with the plat of survey as prepared by Dumond-Sifford and Associates, including the relocation of the water lines and fire hydrant; and further, Mid-West Fabricating Company shall install at its own expense concrete curbs and gutters in the relocated areas of

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RECORD OF ORDINANCES

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Passed..

these streets and pave or repave such relocated portions of these streets with bituminous asphalt in a manner equal to or better than the other portions of said streets and to the satisfaction of the Village of Amanda.

For the reasons stated hereinabove, this Ordinance is hereby declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor.

Passed: May I6, I966 After I Reading Vote: Yeas: 5 Nays:0)

Charles Hedrick---- President of Council

Attest: Barr, Acting Clerk

Offered by: Julian

Ordinance No.....

Seconed by: Young

- JL

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2806-A

Ordinance No. 3-66

Passed Sept. 6th,

19 66

AN ORDINANCE TO PAY POLICE CLOTHING ALLOWANCE.

BE IT ORDAINED by the Council of the Village of Amanda, a majority of those elected thereto concurring.

SECTION I. That a clothing allowance in the sum of \$50.00 per year be paid to each regular Village policeman who has been in continued service for eight previous consecutive months to be paid in the eleventh month of each year.

SECTION 2. That this ordinance shall be in force and take effect from and after the earliest period allowed by law.

Passed: Sept. 6th, 1966 after 3 Readings. VOTE: YEAS 4 NAYS 0

Charles Hedrick--President of Council

Robert W. Davis -- Mayor.

Approved: June 6th, 1966

Attest: Kuhn----Clerk

Offered by: Lloyd

Seconed by: Julian.

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5-39-3 THE COL. B. B. NFG. CO.

2806-A

Ordinance No. 4-66

Passed Sept 6th

19 66

AN ORDINANCE PROHIBITING JUNKYARDS WITHOUT A PERMIT AND TO DECLARE AN EMERCENCY.

BE IT ORDAINED by the Council of the Village of Amanda, Ohio three-fourths of all members elected thereto concurring.

SECTION I: It shall be unlawful to operate or maintain a junkyard within the corporate limits of the Village of Amanda, without a permit issued by the Mayor.

SECTION2: A junkyard shall be defined as being a place where used materials and/or machinery of any kind is collected and/or stored and the same is sold or given away in its original state, or broken down into parts and/or pieces.

SECTION3: The Mayor shall issue a permit for a junkyard only after ascertaining that the same will not be detrimental or objectionable to people and property in the vicinity of the premises for which the permit is sought. There shall be no charge for such a permit when issued.

SECTION 4: Anyone found guilty of violation of this Ordinance shall be fined not to exceed the sum of \$ 100.00. Each days violation shall constitute a separate offense.

SECTION 5: Because of the immediate necessity of preserving the peace, health and welfare of the community, an emergency is hereby declared to exist and this Ordinance shall take effect and be in force from and after its passage.

PASSED; SEPT 6th, 1966. after I Reading. Vote: Yeas 4. Nays: 0

Charles Hedrick--President of Council

Robert W. Davis -- Mayor.

Approved: August I, I966

Attest: Kuhn-- Clerk

Offered by: Lloyd

Seconed by: Hedrick

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RESOLUTION I* 66

5-39-3 THE COL. B. B. MFG. CO.

Ordinance No.....

Passed August I, 1966

A RESOLUTION DECLARING IT NECESSARY TO LEVY A TAX IN EXCESS OF THE TEN MILL LIMITATION.

BE IT ORDAINED BY THE COUNCIL OF THE VILLAGE OF AMANDA, OHIO, THREE FOURTHS OF ALL MEMBERS ELECTED THERETO CONCURRING.

SECTION I: Declaring it is necessary to levy a tax in excess of the ten mill limitation for the purpose of improvements of the various streets within the Village of Amanda Ohio.

SECTION 2: The rate to be two (2) mills for each one dollar of valuation which amounts to twenty cents (20 ¢) for each one hundred dollars of valuation.

SECTION 3: This levy to run consecutive for a three (3) year period.

SECTION 4: That said levy be placed upon the tax list of the current year after the February settlement next succeding the election, if a majority of the electors voting in favor of this Resolution.

SECTION 5: This being an emergency Resolution it is declared to exist and shall take effect and be in force from its passage.

PASSEB: AUGUST I, 1966 AFTER I READING: VOTE - YEAS 6 NAYS O

Charles Hedrick--President of Council

Robert W. Davis -- Mayor

APPROVED : AUGUST I, 1966

ATTEST : Kuhn, Clerk

OFFERED BY : Lloyd

SECONED BY : Julian