RESOLUTION 2-66

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

2806-A

Ordinance No......Pas

Passed August I

19 66

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, THREEFOURTHS 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 renewal for police protection and the providing of salaries therefor.
- 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 for two (2) years and which levy is a renewal of an existing levy of two (2) mills.
- SECTION 3: This levy to run consecutive for a two (2) year period.
- SECTION 4: That said levy be placed upon the tax list of the current year after the February settlement next succeeding 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.

PASSED : 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 : JULIAN

SECONED BY : FURNESS

oll



2806-A

Ordinance No. 5-66

Passed December 5 19 66

AN ORDINANCE PROVIDING DESPOSITION OF INTEREST 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 all interest derived from Bond investments and certificates of deposit of Village Funds shall be added to such Fund from which such interest was derived.

SECTION 2. To preserve the peace, health and welfare of the community, and to comply with the request of the State Bureau of Supervision and Inspection, an emergency is hereby declared to exist, and this ordinance shall take effect and be in force from and after its passage.

Passed: December 5-1966 after I Reading Vote: 6 Yeas O Nays. President of Council- Charles Hedrick. Mayor- Robert W Davis.

Approved: December 5- 1966

Attest: Kuhn-- Clerk

Offered By: Hedrick

Seconed by : Julian.

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

 Ordina:
 6-66
 Passed Dedember 5
 19 66

AN ORDINANCE TO PROHIBIT PARKING MOTOR VEHICLES,
IN CERTAIN PLACES AND TO DECLARS 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 to park any motor vehicle on the north side of Church Street from the intersection of School Street west to the intersection of Johns Street.

SECTION 2: It shall be unlawful to park any motor vehicle on the South side of Church Street from the intersection of Johns Street west to the intersection of Main Street.

SECTION 3: 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: December 5- 1966. after I Reading- Vote: Yeas 6 Nays 0.

President of Council -- Charles Hedrick
Mayor -- Robert W Davis.

Approved: December 5- 1966

Attest: Kuhn-- Clerk

Offered by: Smith

Seconed by: Thompson

014

207

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

2806-A

Ordinance No. 2-67

Passed January 3rd,

19 67

AN ORDINANCE DECLARING SPEED LIMIT 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 to operate any motor vehicle on Oak Street between Leist Street and School Street at a speed exceeding 20 miles per hour.

SECTION 2. Any person found guilty of violating Section I above, shall be fined not to exceed \$ 50.00

SECTION 3. In order to preserve 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: January 3 AFTER I READING- VOTE; YEAS 5 NAYS; O

President of Council; Charles Hedrick.

Mayor; Robert W Davis.

APPROVED: January 3, 1967

ATTEST: Kuhn- Clerk

OFFERED BY: Hedrick

SECONED BY: Smith

0/0

THE COL. B, B, MFG. CO. 2806-A

Ordinance No. 3 an 4, 1967

Passed April 3rd

19 67

An Ordinance to prohibit parking motor vehicles, in certain places 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 to park any motor vehicles on the East side of

Johns Street from the intersection of High Street to the Midwest

factory.

SECTION 2. It shall be unlawful to park any motor vehicles on the South Side of
Lutz Avenue from the Midwest factory East to School Street.

SECTION 3. The west side of Johns Street is hereby designated a fire lane instead of the East Side of Johns Street as previously designated.

PASSED: APRIL 3, 1967 after I Reading: Vete: yeas 6. nays: 0.

Charles Hedrick, President of Council.
Rebert W Davis, Mayer.

APPROVED: APRIL 3, 1967

ATTEST: KUHN-- CLERK

OFFERED by: HEDRICK

SECONED BY: JULIAN.

60

211

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

2806-A

Ordinance No. 5- 67

Passed October 2

19 67

AN ORDINANCE TO FIX SALARIES OF THE MEMBERS OF THE BOARD OF PUBLIC AFFAIRS.

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

SECTION I. That the salaries of the members of the Board of Public Affairs shall be \$ 100.00 each member per year commencing January I, 1968.

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

PASSED: October 2, 1967 after 3 Readings. VOTE: YEAS: 5 NAYS: 0

Charles Hedrick-- President of Council.

Rebert W Davis--- Mayer.

ATTEST: Kuhn- Clerk.

OFFERED by: Hedrick

SECONED by: Smith

modeled

245

101

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

Passed August 7, 1967

0

2806-A

Ordinance No. 6- 1967

To issue notes in anticipation of the collection of current revenues and to declare an emergency.

WHEREAS, the Council of the Village of Amanda has heretofore declared the necessity of improving certain streets at a cost of approximately \$ 1,500.00 and, WHEREAS, this Council contemplates receipts of current revenues will exceed the sum of \$ 3000.00 which could be available for such improvements, NOW THEREFORE, BE IT ORDAINED BY the Council of the Village of Amanda,

Ohie three-fourths of all members elected therete concurring.

SECTION I. That is hereby declared necessary to issue the notes or note of the Village in the principal sum of \$ 1500.00 for the purpose of raising money in anticipation of the collection of current revenues for the improvement of certain streets of the Village.

SECTION 2. That such anticipatory notes in the amount aforesaid shall be issued bearing the interest at the rate of -- FIVE-- per cent per annum. Such notes shall be dated the -- 5th day of -- December, 1967, and shallmature on the -- 5th day of -- June, 1968. Such notes shall be excuted and delivered in such number and such denominations as may be requested by the purchaser of such notes.

number and such denominations as may be requested by the purchaser of such notes.

SECTION 3. Such notes shall be excuted by the Mayor and Village Clerk and bear the seal of the corporation. They shall be payable at the Clearcreek Valley Banking Company, Amanda, Ohio; they shall express upon their face the purpose for which they are issued and that they are issued pursuant to this ordinance under authority of Section I33.30 Revised Code of Ohio.

SECTION 4. Said notes shall be first effered to the Sinking Fund Trustees of the Village and so many of the same as shall not be taken by said Trustees shall be said at private sale by the Village Clerk, but for not less than par and accrued interest.

SECTION 5. Said notes shall be the full general obligation of the Village and the full faith and credit and revenus of said Village are hereby pledged for the prompt payment of the same.

SECTION 6. That because of the necessity of immediately raising funds to pay for the street improvements which have been completed, 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 Mayer.

PASSED: August 7 after I Reading Vote: Yeas: 5 Nays: 0

APPROVED: August 7, 1967.

President of Council -- Charles Hedrick.

Mayer -- Rebert W Davis.

ATTEST: Kuhn-- Clerk

OFFERED by: C.W.Brewn.

SECONED by: Gary E Julian.

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RESOLUTION NO 6-67

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

Ordinance No. Passed NOVEMBER 6th 19

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 \$ 56.33, the balance of installment payments for water assessment on Let IO, Leists 2nd. Addition Village of Amanda, Chio, owned by Clara J. Bitler and James J. Bitler, and

WHEREAS, Clara J. Bitler and James J. Bitler, have expressed their desire to pay said special assessment 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 levied special assessments may be resolution authorize its fiscal officer to accept payment in cash as provided by Section 5719.16 Revised Code Of Ohio, NOW THEREFORE.

NOW THEREFORE,

BE IT RESOLVED BY THE COUNCIL of the VILLAGE OF AMANDA, OHIO, three fourths of all members elected thereto concurring.

SECTION I. That the Clerk and Treasurer of the Village of Amanda are hereby authorize to accept payment in full for said special assessment 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 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: Nevember 6, 1967 after I Reading Vete: Yeas: 5 Nays: 0

OFFERED by: Julian

SECONED by: Hedrick

ATTEST: Kuhn----Clerk.

APPROVED:

Rebert W. Davis. Mayer.

6K

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

Ordinance No. 2- 1968

Passed February 5, 1968

Am Ordinance prescribing rules fer bicycles and metercycles.

BE IT ORDAINED by the Council of the Village of Amanda, Ohie, three-feurths of these members elected therete concurring.

- SECTION I. A person operating a bicycle or motorcycle shall not ride other than upon the permanent and regular seat attached therete, mer carry any ether person upon such bicycle or metercycle ether than upon a firmly attached and regular seat thereon, nor shall any person ride 100 upen a bicycle er metercycle ether than upen such a firmly attached and regular seat.
- SECTION 2. No bicycle or metercycle shall be used to carry more persons at one time than the number for which it is designed and equipped, nor shall any metercycle be eperated en a highway when the handle bars or grips are more than fifteen inches higher than the seat or saddle for the operator.
- SECTION 3. Ne person shall operate a metercycle en a highway, or be a passenger en a metercycle, unless wearing a pretective helmet en his head, with the chin strap preperly fastened, and using safety glasses or other pretective eye devise. Such helmet, safety glasses, er ether pretective eye devise shall conform with regulations prescribed and premulgated by the director of highway safety. The provisions of this paragraph or a violation thereof shall not be used in the trial of any civil action.
- SECTION 4. All metercycles, which for the purposes of this ordinance also includes meter sceeters, shall be equiped with mufflers with neise reducing baffle plates.
- SECTION 5. Commencing January I, 1969, all metercycle eperators shall have the special metercycle eperators license issued by the State of Ohio.
- SECTION 6. Because of the immediate necessity of regulating metercycles for the preservation of peace and safety of the Village, an emergency is hereby declared to exist and this ordinance shall take effect and be in ferce from and after its passage.

PASSED: FEBRUARY 5, 1968 after I READING VOTE: YEAS: 6 NAYS: 0

Charles A. Christy, MAYOR.

Charles Hedrick, PRESIDENT of COUNCIL.

APPROVED: FEBRUARY 5, 1968.

ATTEST: Kuhn, CLERK.

OFFERED BY: Hedrick

SECONED BY: Julian

104

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

 Ordinance No.
 3- 1968

 Passed August 5, 1968
 19 68

An Ordinance vacating certain alleys.

BE IT ORDAINED by the Council of the Village of Amanda, Ohio, a majority of these elected therete concurring.

SECTION I: That the alley adjoining the north property line of lets I40, I41, I42, and I43, Simons Addition to the Village of Amanda, Ohio, be and the same is hereby vacated.

SECTION 2: That the alley adjoining the west property line of let I43, Simons Addition to the Village of Amanda, Ohio, from West High Street north to the alley vacated in Section I above, 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: AUGUST 5, 1968 AFTER 3 READINGS VOTE: YEAS 6 NAYS O

Charles A Christy, Mayer

Charles Hedrick, President of Council.

APPROVED: August 5, 1968

ATTEST: Kuhn, Clerk.

OFFERED BY: Hedrick.

SECONED BY: Davis.

Repealed P3 055-6

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

2806-A

Ordinance No. 4-68

Passed September 3rd

19 68

An Ordinance to prohibit the burning of leaves or other material in the streets, and to declare an emergency.

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

SECTION I. No person shall burn or permit to burn, any leaves or other material on any paved or hard surfaced street in the Village.

SECTION 2. Wheever vielates Section I above shall be fined not to exceed \$50.00 plus the cost of repair of any street damaged by such vielation.

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

Passed: September 3, 1968.

YEAS: 5

NAYS: 0

Offered by: Hedrick

Seconed by: Julian

Charles Christy: Mayer

Attest: Kuhn---- Clerk

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106

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

Ordinance No. 5- 1968

Passed October 7- 1968

....19.....

2806-A

An Ordinance prehibiting leud aute exhaust neise and peeling and squealing and to declare an emergency.

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

SECTION I: No person shall operate any motor vehicle, except when necessary for safe operation or in compliance with law, in such a manner that the vehicle is so rapidly accelerated or stabted, from chattering noise unsual to its normal operation, or the rubber tires of such vehicle squeal or leave tire marks on the readway, commonly called "peeling".

SECTION 2: Wheever violates Section I es this Ordinance shall be fined not less than \$ 50.00 nor more than \$ 100.00.

SECTION 3: To preserve the peace and quiet 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 after I Reading. VOTE: YEAS: 5. NAYS: 0.

Charles Hedrick, President of Council.

Charles Christy, Mayer.

ATTEST: Kuhn, Clerk

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223

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

2806-A

Ordinance No. 6- 1968

Passed October 7- 1968

19.....

An Ordinance to repeal an Ordinance vacating certain alleys and to declare an emergency.

WHEREAS ORDINANCE NO 3-1968 passed on AUGUST 5- 1968 which purported to vacate certain alleys did not comply with the laws of Ohio and was a millity and

WHEREAS it is necessary to repeal said Ordinance so as to remove the apparent effect of said Ordinance from the records.

NOW THEREFORE, BE IT ORDAINED by the Council of the Village
of Amanda, three-fourths of these
members elected thereto
concurring:

SECTION I. That Ordinance NO. 3- 1968 passed on AUGUST 5- 1968 purporting to vacate certain alleys, be and the same is hereby repealed.

SECTION 2. To preserve the 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: OCTOBER 7-1968 after I READ. VOTE: YEAS: 5 NAYS:0

ATTEST: KUHN---- CLERK

Charles Hedrick, President of Council.

OFFERED by: Julian

SECONED by: Barr

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5.39.3 THE COL. B. B. NFG. CO. 2806-A

Ordinance No. 6-1968 Passed 19.....

AN ORDINANCE to vacate an alley.

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

SECTION I. That the first alley west of Johns Street running south, from Kirby Avenue to the first alley north of High Street running east and west, 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: February 3, 1969 ----- Reading Vete: 4 Yeas: 0 nays.

Approved:

Mayer: Charles Christy

Attest: Kuhn-- Clerk

Offered by: Hedrick

Seconed by: Davis

HL

109

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

2806-A

Ordinance No. 2- 1969

Passed...

19....

An Ordinance to fix Salary of Water Superintendent 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 salary of the Water Superintendent shall be \$ 110.00 per month, effective January I, 1969.

SECTION 2: Because of the immediate necessity os fixing the salary of the Water Superintendent 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.

PASSED: January 6th, 1969 after I Reading Vete: Yeas 4: Nays 0:

ATTEST: Kuhn-- Clerk.

Mayer: Charles Christy.

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2806-A

Ordinance No. 3-1969

Passed May 5, 1969 19

An Ordinance fixing pay and hours for Police Officers and to declare an emergency.

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

SECTION I. Pelice efficers of the Village shall be paid at the rate of \$ 2.00 per hour while on duty for a maximum of 60 hours per month per officer.

SECTION 2. Each new pelice efficer shall serve a 60 day probationary period prior to permanent appointment.

SECTION 3. Each police officer shall keep accurate time sheets of his hours on duty and shall turn said time sheets over to the Mayor on the last day of each month.

SECTION 4. 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.

PASSED: May 5, 1969.

YEAS: 4

NAYS: 0

APPROVED: May 5, 1969

MAYOR: Charles Christy.

OFFERED by: JULIAN

SECONED by: DAVIS

ATTEST: KUHN--- CLERK

salary updated

223

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2806-A

Ordinance No. 4- 1969

Passed June II, 1969

19.

An Ordinance fixing tapping fees for sewer system and to declare an emergency.

BE IT ORDAINED by the COUNCIL of the VILLAGE of
AMANDA, OHIO, three-fourths of all
members elected therete concurring.

SECTION I. That tapping fees for tapping into the Amanda sewage system shall be \$50.00 per tap if paid prior to the time of signing contracts for construction of the system, and \$150.00 per tap after the time of signing said contracts.

SECTION 2. Because of the necessity of fixing tapping fees for said sewerage system 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 immediately upon its passage.

PASSED: June II, 1969. AFTER I READING. VOTE: YEAS 4. NAYS O

APPROVED: JUNE II, 1969

CHARLES CHRISTY, MAYOR

ATTEST: KUHN- CLERK

ROBERT W. DAVIS. PRESIDENT OF COUNCIL.

OFFERED by: JULIAN.

SECONED by: FOLK.

285

112

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

2806-A

Ordinance No. 5- 69

Passed July 7th, 1969

9

An Ordinance to prohibit sale or gift of fireworks and to declare an emergency.

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

SECTION I. No person shall possessfor sale at retail, or give away, or discharge, ignite or explode any fireworks, as defined by Section 3743.27 Revised Code Of Ohio, within the Village Of Amanda, except with permission as required by Section 3743.33 Revised Code Of Ohio.

SECTION 2. Any person found guilty of violating section I herein shall be fined not to exceed \$ 500.00

SECTION 3. In order to preserve the peace, 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 its passage.

PASSED: JULY 7, 1969

AFTER I READING. VOTE: YEAS: 4 NAYS: 0

APPROVED: JULY 7, 1969

MAYOR: CHARLES CHRISTY

PRESIDENT OF COUNCIL: ROBERT W. DAVIS

ATTEST: KUHN -- CLERK

OFFERED BY: FOLK

SECONED BY: JULIAN

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# ORD INANCE NO. 1-1969

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. 5-65 passed by the Council of the Village of Amanda, Ohio, on the 6th day of December, 1965, entitled: "Ordinance No. 5-65 - 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; \* \* \*."

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

SECTION 1: That, for the period of Two (2) 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 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:

- Thirty Cents (30¢) per one hundred (100) cubic feet for the first 1,600 cubic feet, used through each meter each month;
- Seven and seven-tenths Cents (7-7/10¢) per one hundred (100) cubic feet for the next 2,000 cubic feet, used through each meter each month;
- Eight Cents (8¢) per one hundred (100) cubic feet for the next 46,400 cubic feet, used through each meter each month;
- Seven and one-tenth Cents (7-1/10¢) per one hundred (100) 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 (12) months.

From and after the expiration of the aforesaid Two Year period and for a further period of Two (2) Years thereafter, as follows:

- Thirty Cents (30¢) per one hundred (100) cubic feet for the first 1,800 cubic feet, used through each meter each month;
- Seven and eight-tenths Cents (7-8/10¢) per one hundred (100) cubic feet for the next 2,000 cubic feet, used through each meter each mont!;
- Eight and one-tenth Cents (8-1/10¢) per one hundred (100) cubic feet for the next 46,200 cubic feet, used through each meter each month;
- Seven and one-fourth Cents (7½¢) per one hundred (100) 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 arount equal to the minimum monthly charge for each month of the intervening period, but not to exceed twelve (12) 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 rates paid by the Company to Ohio Fuel under the FPC CDS Rate Schedule of \$2.63 per month per one thousand (1,000) cubic feet of Billing Demand and 28.36¢ per one thousand (1,000) cubic feet for all gas purchased, and under the FPC WS Rate Schedule of \$1.02 per month per one thousand (1,000) cubic feet of Billing Demand and 1.32¢ per month per one thousand (1,000) cubic feet of Winter Contract Quantity. These rates are hereinafter referred to as the "base rates".

#### A. Purchased Gas Adjustment

When any change is made in the rates paid by the Company to Ohio Fuel, the service rates herein shall be increased or decreased in the following manner:

- (1) Gas purchased by the Company during the twelve (12) month period ended with the second month preceding the month in which new rates of Ohio Fuel are first used in computing the monthly bill to the Company shall be priced:
  - (a) at the base rates, and
  - (b) at the new rates.

The difference in the cost of gas purchased, computed at the base rates and at the new rates in the manner set forth above, shall be divided by the volume of gas purchased by the Company during the same twelve (12) month period to determine the increase or decrease per one thousand (1,000) 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 (1), effective with bills rendered on and after the 30th day (the effective date) following the date on which new rates of Ohio Fuel are 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 (15) 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 12:01 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 31, June 30, September 30 and December 31, subsequent to the effective date of this Fuel Cost Clause, the Company receives a refund or refunds from Ohio Fuel, the Company shall decrease the service rates in the following manner:

- (1) Dividing such refund or refunds by the actual volumes of gas purchased during the twelve (12) 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 (12) 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 (12) 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 12:01 A.M. on the effective date and shall apply to all bills rendered on and after that date for a twelve (12) 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.
- (4) Any refund adjustment, made under the Company's former fuel cost clause, which has not been in effect for twelve (12) months at the time the instant ordinance becomes effective shall continue in effect until such twelve (12) month period has been completed. The Company shall file a computation with the Public Utilities Commission of Ohio and the Clerk of Council of the Village of Amanda, Ohio, in support of any refund adjustment determined under this paragraph.
- 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 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. 5-65 passed by the Council of the Village of Amanda, Ohio, on the 6th day of December, 1965, entitled: "Ordinance No. 5-65 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; \* \* \*." 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 heating value of 1,000 British thermal units per cubic foot for any consecutive twelve (12) month period subject to a variance of not more than five (5) percent upward or downward.
- SECTION 6: In the event 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 shall be determined, based upon operations of 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 shall 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 (1/4c) 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 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:

· 40 3.

MAYOR: Charles a. Christy

ATTEST:

CLERK

updated



Gas Ordinance 6-69 passed.

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

 Ordinance No.
 7-69

 Passed
 November 25

 19.69

AN ORDINANCE TO FIX THE SALARY OF THE CLERK-TREAS OF THE BOARD OF TRUSTEES OF PUBLIC AFFAIRS, AND TO DECLARE AN EMERGENCY.

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

SECTION I. That the salary of the Clerk- Treas of the Board of Trustees of Public Affairs shall be \$80.00 per month, commemcing January I, 1970.

SECTION 2. Because of the necessity of raising said Clerks-Treas salary for the protection of 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.

PASSED: NOVEMBER 25 AFTER I READING VOTE: YEAS 3. NAYS O.

APPROVED: NOVEMBER 25, 1969

ATTEST: Kuhn---- CLERK

OFFERED BY: Guisenger

SECONED BY: Wooten

MAYOR: Charles Christy

PRESIDENT OF COUNCIL: Robert Davis.

updated

229

115

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

Ordinance No. 8- 1969

Passed November 3, 1969

....19.....

2806-A

AN ORDINANCE TO LICENSE AUCTION HOUSES WITHIN THE VILLAGE OF AMANDA, OHIO.

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

- SECTION I. Any person, firm or corporation desireing to operate an auction house in the Village of Amanda, Ohio, shall first secure a license from the Mayor at a cost of \$ 25.00 per year.
- SECTION 2. The Mayor is authorized to issue licenses to persons, firms, or corporations to operate an auction house, after first being satisfied of the good character of the operator of the proposed auction house.
- SECTION 3. The Mayor is authorized to revoke any license previously issued upon proof to the Mayor that any misrepresentation has been made in the operation of the auction house, without refunding any of the license fee.
- SECTION 4. No auction house shall hold auction sales within one half block of any funeral home during the time a deceased person is being viewed or during funeral services.
- SECTION 5. That this ordinance shall take effect and be in force from and after the earliest time allowed by law.

PASSED: NOVEMBER 3- 1969. READING VOTE: YEAS 4 NAYS: 0

APPROVED: NOVEMBER 3- 1969

MAYOR: Charles Christy

President of Council: Robert Davis

ATTEST: Kuhn, Clerk

OFFEREE By: Folk

SECONED BY: Davis

87/

116

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

2806-A

Ordinance No. 2-1970

Passed February 6, 1970

19

An Ordinance to regulate the playing of Mechanical Amusement devices by minors and to declare an emergency.

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

SECTION I. No person shall permit any Mechanical Amusement device to be played by any minor under the age of I4 years.

SECTION 2. No person shall permit any Mechanical Amusement device to be played by any minor between the ages of Il years up to I7 years unless such minor is accompanied by a parent, guardian or adult relative or have written permission from a parent.

SECTION #.3. Any person who violates this Ordinance shall be fined not to exceed fifty Dollars.

SECTION 4. 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: FEBRUARY 2, 1970 after I READING. VOTE: YEAS 5 NAYS:0.

CHARLES A CHRISTY, MAYOR

ROBERT W DAVIS, PRES. OF COUNCIL

APPROVED: FEBRUARY 2, 1980

ATTEST: KUHN--- CLERK

OFFERED BY: JULIAN

SECONED BY: BARNES

OK

2806-A

Ordinance No. 3-1970

Passed APRIL 6 , 1970 19

AN ORDINANCE TO PROHIBIT DRAG RACING AND TO DECLARE AN EMERGENCY.

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

SECTION I. (A) Drag racing is defined as the operation of two or more vehicles from a point side by side at accelerating speeds in a competitive attempt to out-distance each other or the operation of one or more vehicles over a common selected course, from the same point to the same point, wherein timing is made of the participating vehicles involving competitive accelerating or speeds. Persons rendering assistance in any manner to such competitive use of vehicles shall be equally charged as the participants. The operation of two or more vehicles dide by side either at speeds in excess of prima facie lawful speeds established by the traffic code of the Village of Amanda or rapidly accelerating from a common starting point to a speed in excess of such prima facie lawful speeds shall be prima facie evidence of grag racing.

(B) No person shall participate in a Bgag race as defined in division (A) of this section upon any public road, street, or highway in this Village.

SECTION 2. Whoever violates Section I above shall be fined not more than five hundred dollars or imprisoned not more than six months, or both.

SECTION 3. To preserve 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: APRIL 6, 1970. after I READING. VOTE: YEAS 5. NAYS 0.

CHARLES A CHRISTY, MAYOR

ROBERT W DAVIS., PRES. of COUNCIL.

APPROVED: APRIL 6, 1970

ATTEST: KUHN, CLERK

OFFERED BY: BARNES

SECONED BY: JULIAN

OK

Ordinance No. 4-1970

Passed APRIL 6, 1970 19

AN ORDINANCE TO PROHIBIT FAILURE TO TRANFER AUTOMOTIVE LICENSE AND TO DECLARE AN EMERGENCY.

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

SECTION I. All owners of motor vehicles shall comply with chapter 4503 Revised Code of Ohio with respect to license tags to motor vehicles and any person who fails to comply shall be guilty of a misdemeaner.

SECTION 2. Whoever violates Section I above shall be fined not more than Fifty Dollars.

SECTION 3. To preserve 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: APRIL 6, 1970. after I READING. VOTE: YEAS: 5. NAYS: 0

CHARLES A CHRISTY, MAYOR

ROBERTW DAVIS, PRES. OF COUNCIL.

PASSED: APRIL 6, 1970.

APPROVED: APRIL 6, 1970

ATTEST: KUHN, CLERK

OFFERED BY: BARNES

SECONED BY: JULIAN

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EXAMINER

UP TO 32

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2806-A

119

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

Ordinance No. 3- 1971

Passed MARCH I, 1971. 19

AN ORDINANCE TO PROVIDE FOR THE LIABILITY FOR THE VANDALISM OF JUVENILES.

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

SECTION I. Parents of persons under the age of I8 years, shall be liable for the malicious destruction of property or vandalism of such children.

SECTION 2. Whenever any such Juvenile person has been determined to have been responsible for the malicious destruction of property or for vandalism to any property, the parent or parents shall be fined in a sum equal to the value of the property destroyed or vandalized up to the sum of \$ 2000.00

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

PASSED: MARCH I. 1971. AFTER I READING. VOTE: YEAS 5. NAYS 0).

APPROVED: MARCH I, 1971.

CHARLES A CHRISTY, MAYOR.

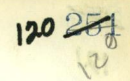
ATTEST: KUHN, CLERK.

GARY JULIAN, Pres. of Council.

OFFERED by: GARY JULIAN

SECONED BY : DONALD FOLK.

OX



Ordinance No. 4- 1971.

Passed MARCH I, 1971. 19

AN ORDINANCE TO PROHIBIT THROUGH TRUCK TRAFFIC.

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

SECTION I. No trucks shall be permitted to operate over the streets of the Village of Amanda unless said truck has a destination somewhere within the Village of Amanda.

SECTION 2. Any operator of a truck in violation of SECTION I above shall be fined not to exceed \$ 500.00.

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

PASSED: MARCH I, 1971. AFTER I READING. VOTE: YEAS 5. NAYS 0.

APPROVED: MARCH I, 1971.

CHARLES A CHRISTY, MAYOR.

ATTEST: Kuhn, Clerk.

Gary Julian, Pres. of Council.

OFFERED by: Gary Julian

SECONED by: Donald Folk.

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## RECORD OF ORDINANCES

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

2806-A

6- 1971

Ordinance No.....

6- 1971

assett.....

AN ORDINANCE TO PERMIT PARKING ON MAIN STREET WEST OF RAIL\*ROAD TRACKS.

SECTION I. PARKING ON THE NORTH SIDE OF MAIN STREET WEST OF RAIL ROAD TRACKS
BE PERMITTED AS SOON AS THE CENTER LINE OF THE STREET IS MOVED
OVER AND PAINTED.

SECTION 2. THE RULES AND REGULATIONS REGARDING THIS ORDINANCE BE READ 3 TIMES BE SUSPENDED AND THIS ORDINANCE BE PASSED AS READ AND BE IN EFFECT UPON THE FINISHING OF THE CENTER LINE OF THE STREET.

PASSED: June 1971.

VOTE: 5 yeas. I nays.

Charles Christy, Mayor.

Cary Julian, Pres. of Council.

APPROVED JUNE 1971. ATTEST: KUHN, CLERK

OFFERED BY FOLK. SECONED BY JULIAN.

modele

July I7, I972.

This Ordinance was resended on July I7, I972 by village Council.

This to be referred to back up ordinance 4-62 which was passed to relate to no parking on that street.

122 25

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

Ordinance No. 7- 1971.

Passed JUNE 7, 1971. 19

#### AN ORDINANCE TO REGULATE PARKING.

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

SECTION I. Motor Vehicles may be parked in any direction on any streets in the Village of Amanda except for Main Street and School Street where parking shall be only on the right hand side of the street.

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

PASSED: JUNE 7, 1971. AFTER I READING. VOTE: YEAS 3. NAYS 3.

Nayor Christy voted YEA breaking the tie.

APPROVED: JUNE 7, 1971.

CHARLES A CHRISTY, Mayor.

ATTEST: Kuhn, Clerk.

GARY JULIAN, Pres. of Council.

OFFERED by: Gary Julian

SECONED by: Harold Thompson.

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

Ordinance No. 8- 1971.

Passed DECEMBER 6, 1971. 19

AN ORDINANCE TO FIX SALARIES OF VARIOUS VILLAGE OFFICIALS.

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

SECTION I. That commencing January I, 1972, the salaries of the following Village Officials shall be as follows:

> MAYOR, the sum of \$ 400.00 per annun, CLERK-TREAS, the sum of \$ 600.00 per annun, COUNCILMAN, the sum of \$ 200.00 per annun, MEMBERS of BOARD of TRUSTEES of PUBLIC AFFAIRS, the sum of \$ 200.00 per annun.

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

PASSED: DECEMBER 6, 1971. AFTER 3 READINGS. VOTE: YEAS 5. NAYS I.

APPROVED: JULY 6, 1971.

Charles A Christy, Mayor.

ATTEST: Kuhn, Clerk

Gary Julian, Pres. of Council.

OFFERED BY: Donald Folk

SECONED by: William Barnes.

updated

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

Ordinance No. 1972- 2

Passed February 7, 1972 19

An Ordinance to increase the salaries for street labor.

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

SECTION I. The salaries of street laborers shall be raised from \$ I.50 per hour to \$ I.75 per hour starting March I, 1972.

This Ordinance is declared an emergency and shall SECTION 2. take effect and be in force immediately after its passage.

PASSED: FEBRUARY 7, 1972 after one Reading. VOTE: YEAS 6 NAYS:0)

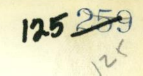
Donald Folk- President of Council.

William N Barnes -- Mayer.

APPROVED:

February 7, 1972 ATTEST: KUHN-- CLERK

OFFERED BY: DONALD FOLK SECONED BY: HAROLD THOMPSON



2806-A

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

Passed March 6, 1972

.....19.....

Ordinance No. 1972- 3

An Ordinance to increase the pay scales for police officers.

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

SECTION I: Qualified officers having completed Police Academy training as required by the State of Ohio are to be paid at the rate of \$2.25 per hour.

SECTION 2: Officers in training are to be paid at the rate of \$2.00 per hour until such time as they complete Police Academy training.

SECTION 3: The Chief of Police, as appointed by the Mayor, is to be paid at the rate of \$2.50 per hour.

SECTION 4: The Police Chief is to deliver his time sheet with his hours and also the hours of the part-time officers to the Mayor on the last day of each month.

SECTION 5: The increase in salaries is to take effect on and after March I, 1972.

SECTION 6: This ordinance is declared an emergency and shall take effect and be in force immediately after its passage.

PASSED: MARCH 6, 1972 after I Reading VOTE: YEAS 6 NAYS 0

Donald Folk-- President of Council

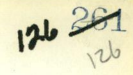
William Barnes -- Mayor.

APPROVED:

MARCH 6, 1972 ATTEST: KUHN, CLERK

OFFERED by: TERRY BEDARD SECONED by: DONALD FOLK.

salary updated



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

2806-A

Ordinance No. 1972- 4

Passed APRIL 17, 1972 19

An Ordinance to establish fees for sewer line tapping.

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

SECTION I: A fee of \$ IOO.OO for sewer line tapping shall be charged, if the fee is paid prior to the time of signing the contract for the construction of the Amanda Sewage System.

SECTION 2: A fee of \$ 250.00 for sewer line tapping shall be charged, if fee paid after signing the contract for the construction of the Amanda Village Sewage System and before construction of the system has commenced.

SECTION 3: A fee of \$ 350.00 for sewer line tapping shall be charged, if fee paid after construction of the Amanda Village Sewage System has commenced, but prior to completion of the system.

SECTION 4: A fee of \$ 450.00 for sewer line tapping shall be charged after completion of the system.

PASSED: APRIL 17, 1972 after I Reading VOTE: YEAS: 5 NAYS: I

Donald R Folk -- President of Council

William N Barnes -- Mayor

APPROVED: APRIL 17, 1972 ATTEST: KUHN, CLERK. OFFERED BY: DONALD FOLK SECONED BY: ELSIE DAVIS

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

Ordinance No. 5- 1972

Passed ....

July 7, 1972

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 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), 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 overhead distribution facilities by means of incandescent and mercury vapor multiple street lamps rates therefor as follows:

INCANDESCENT LAMPS IN OPEN TYPE FIXTURES:

- \$ 18.00 per year for each IOO watt lamp
- 11 11 " I50 "
- \$ 22.00 " " \$ 26.00 " " 200 "
- 11 11 m 300 m \$ 34.00 "

INCANDESCENT LAMPS IN GLASS ENCLOSED LUMINAIRE TYPE FIXTURES:

- \$ 24.00 per year for each I50 watt lamp
- 11 11 " 200 " " 300 " 11 \$ 28.00
- \$ 36.00

MERCURY VAPOR LAMPS IN GLASS ENCLOSED LUMINAIRE TYPE FIXTURES:

- \$ 36.00 per year for each I75 watt lamp
- 11 22 " 400

UNDERGROUND DEVELOPMENT \*- I4 ' METAL POLE, POST TOP LUMINAIRE: \$ 48.00 per year for each 175 watt MV lamp

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 provided above.

During the said term of this ordinance, 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 notice, 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. If such termination notice is not given by either party, this ordinance shall continue and be in effect for a period of ten ( IO ) years from the effective date hereof.

SECTION 3. It appearing that South Central Power Company has offered to furnish the village with street lighting service at the rates herin 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 Power Company, 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 terms and conditions herein after set forth.

SECTION 4. The cooperative shall render to the village bills for one-twelfth of the annual lamp charge at the above rate for street lighting service 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 ( 4000 ) hours per year, except in cases beyound 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 additionals 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. Additional lamp fixtures shall be similar type, equipped with a radial

264 127A

### RECORD OF ORDINANCES

continued

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

2806-A

Ordinance No.....

Passed....

10

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 the 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 duplicate 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 yimes herein specified, and does hereby grant the cooperative such priviledges 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 writting by the cooperative and its publication as required by law.

Donald Folk, President of Council.

PASSED: July 3rd, 1972 ATTEST: Ruby Kuhn, Clerk APPROVED THIS 3rd DAY OF JULY 1972. WILLIAM BARNES, MAYOR.

SOUTH CENTRAL POWER COMPANY accepts the foregoing ordinance this 7th day of July 1972.

SOUTH CENTRAL POWER COMPANY BY DWIGHT PIERCE

I, RUBY KUHN, 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 ordinance 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 of the certify that the foregoing is a true and correct copy of an ordinance duly passed by the council of the Village of Amanda according to lay, and thereafter duly published, or posted, according to law.

Ruby Kuhn, Clerk of Council Amanda, Ohio this 7th day of July 1972.

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Ordinance No. 1972- 6

Passed August 7, 1972 19

AN ORDINANCE TO PROHIBIT PARKING ON WEST MAIN STREET WEST OF THE RAIL ROAD TRACKS.

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

SECTION I. That there shall be no parking at any time on either side of West Main Street from the rail-road tracks west to the corporation line.

SECTION II. Any person violating the provisions of this ordinance shall be guilty of a misdemeanor and upon conviction shall be fined a minimum of five dollars (\$5.00).

SECTION III. This ordinance is declared an emergency and shall take effect and be in force immediately after its passage.

PASSED: August 7, 1972. after one Reading VORE: YEAS 6. NAYS: 0

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Donald Folk- President of Council.

William Barnes-- Mayor

APPROVED:

August 7, 1972.

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SA BEAL MAN LANGE ST

ATTEST: Kuhn-- Clerk

OFFERED BY: Hansley

SECONED BY: Hedrick.

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

2806-A

Ordinance No. 4-1978

Passed August 14, 1978

19....

AN ORDINANCE TO RAISE THE AMANDA VILLAGE WATER RATES \$ 2.50 PER MONTH PER CUSTOMER.

BE IT ORDAINED BY THE COUNCIL OF VILLAGE OF AMANDA A MAJORITY OF MEMBERS ELECTED.

- SECTION 1: All unmetered water customers rates be raised \$ 2.50 per month per customer.
- SECTION 2: All metered customers be billed their regular meter rates plus \$ 2.50 per month on their bill.
- SECTION 3: These rates to be in effect until all meters are read in the Village at which time all customers will be metered.
- SECTION 4: This increased in the rates are due to the \$ 40,000.

  debt service which was borrowed at the CLEAR\*CREEK BANK
  to buy the land at the well sites.
- SECTION 5: This Ordinance will take effect on September 1, 1978, with all bills rendered October 1,1978.
- SECTION 6: This Ordinance be declared an emergency and the rules and regulations requireing this Ordinance be read 3 times be suspended and this Ordinance be passed tonight as read.

VOTE: 6 YEAS : O NAYS

OFFERED BY: D. HEDRICK SECONED BY: D. THAXTON

ATTEST: R. KUHN

ALLEN S WEBB, MAYOR

267

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

Ordinance No. 8- 72

Passed November 6, 1972 19

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2806-A

AN ORDINANCE PROHIBITING THE STORAGE OF UNLICENSED MOTOR VEHICLES IN AN INOPERATIVE CONDITION OR PARTS THEREOF TO BE KEPT IN THE VILLAGE OF AMANDA, DEFINING THE WORD REFUSE FOR THE PURPOSE OF THIS ORDINANCE, CAUSING NOTICE TO BE GIVEN TO VIOLATERS FOR FAILURE TO OBEY NOTICE AND FIXING PENALTIES FOR THE VIOLATION THEREOF.

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

SECTIONI. For the purpose of this chapter" refuse " means paper, boxes, baskets, wood, rags, old shoes, leather, broken glass, crockery, tin cans, rubber, ashes, and all other discarded materials, but does not include any material in the nature of earth, sand, block, stone, plaster, or other substances that may accrue as a result of building operations.

SECTION 2. No person, firm or corporation shall keep, store, place or allow to remain building materials, unlicensed motor vehicles in an inoperative condition, motor vehicles unfit for further use, automobile or motor vehicle parts, scrap metal, refuse or rubbish on any lot, lots, or parts of lots, or parcel of land within the Village of Amanda Ohio.

SECTION III. The provisions of Section 2 shall not apply to an unlicensed motor vehicle, or motor vehicle in an inoperative condition, a motor vehicle unfit for further use, an automobile and / or automobile parts and building materials which are kept within an enclosed building.

SECTION IV. In the event of a violation of this chapter the Mayor shall cause notice to be given to the owner of lots and lands, occupant or person having charge of the premises upon which the violation occurs, to cease such violation within ten (IO) days of such notice.

SECTION V. In the event that the owner, occupant, or person having charge

SECTION V. In the event that the owner, occupant, or person having charge of such premises, fails to cause such violation to cease within ten (IO) days of such notice, such person shall be deemed guilty of violation of such notice, such person shall be deemed guilty of violation of this chapter andshall be subject to the penalty provided herein. Each separate day in which the offense continues shall be deemed a separate offense.

SECTION VI. Notwithstanding the provisions of this chapter it shall not be unlawful for any person or persons to purchase used building materials and place or store them on any lot, lots or parts of lots or parcels of lots, when such materials are to be used by the purchaser or owner in construction on the same lot owned or controlled by such person; provided that such materials shall not remain on such lot or parts of lots for a period of more than thirty (30) days unless the construction or erection plan for the use of such used materials has commenced; and provided further that such materials are used or consumed in the construction or removed from the premises within I20 days from the time such materials were first placed on the lot, lots or parts of lots. It shall be unlawful, however, for any person to move any such used building materials so stored and placed to another location within the Village for the purpose of avoiding the intent of this section unless such materials are used within ten (IO) days at the lot or lots to which they are removed for the construction of a building or buildings for which a permit has been properly issued by the Village.

SECTION VII. Whoever violates any provision of this chapter shall be fined not less than ten dollars (\$ IO.00) nor more than fifty dollars (\$50.00) for each separate offense.

SECTION VIII. This Ordinance is declared an emergency and shall take effect and be in force immediately after its passage.

PASSED: AFTER ONE READING II/6/72. VOTE: YEAS 6. NAYS: 0 APPROVED: NOVEMBER 6, 1972.

DONALD FOLK, President of Council. WILLIAM BARNES, MAYOR

ATTEST: KUHN, CLERK OFFERED by: THOMPSON SECONED by: HANSLEY

2806-A

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

Passed December 4, 1972 19

Ordinance No. 9-72

AN ORDINANCE ESTABLISHING A SPECIAL FUND KNOWN AS THE FEDERAL GENERAL REVENUE SHARING FUND.

Whereas, the Congress has enacted the State and Local Fiscal Assistance Act of 1972 providing a system of general revenue sharing with states and units of local government, and

Whereas, Section I23 (a) (I) of the federal act requires each unit of local government to establish a trust fund to receive federal revenue

Whereas, the Bureau of Inspection and Supervision of Public Offices has approved the establishment of a "Federal General Revenue Sharing Trust Fund" in each municipal corporation receiving assistance under the federal act, as required by section 5705.12, of the Ohio Revised Code;

Now Therefore Be It Ordained by the Council of the Village of Amanda,

Ohio that:

SECTION I. There is hereby established a special fund to be known as the " FEDERAL GENERAL REVENUE SHARING TRUST FUND " under the provisions of section 5705.12 of the Ohio Revised Code.

SECTION 2. All monies paid to the Village of Amanda under the State and Local Fiscal Assistance Act of 1972 shall be credited to said fund and expended

in accordance with the terms and provisions of said federal act.

SECTION 3. This ordinance is hereby declared to be an emergency measure necessary for the preservation of the public peace, health, safety and welfare, such emergency arising out of the need to provide a lawful fund into which federal general revenue sharing payments can be credited for expenditures in the manner and for the purposes provided under the State and Local Fiscal Assitance Act of 1972; wherefore this ordinance shall take effect and be in force from and after its passage.

PASSED: DECEMBER 4, 1972 after One reading. VOTE: YEAS 6 NAYS O

APPROVED: DECEMBER 4, 1972

Donald Folk- - President of Council

William N Barnes- - Mayor

Kuhn- - Clerk ATTEST:

OFFERED by: Hedrick

SECONED by Folk

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

2806-A

Ordinance No. 2- 73

Passed August 6, 1973 19

An Ordinance to increase the salaries for Police, and Street labor and to provide clothing allowance for Police.

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

SECTION I: The clothing allowance for policemen is to be raised from \$ 50.00 to \$ 75.00, providing they have been in continued services for eight (8) consecutive months. Said allowance to be paid once each year and the payment to be made in November.

SECTION 2: The Chief of Police, as appointed by the Mayor, with schooling is to be paid at the rate of \$ 2.75 per hour. Policemen with schooling are to be paid at the rate of \$ 2.50 per hour. Policemen without schooling are to be paid at the rate of \$ 2.25 per hour, until such time as they complete the police academy training.

SECTION 3: Street labor is to be paid at the rate of \$ 2.25 per hour.

SECTION 4: This increase in salaries is to take effect on and after September I, 1973.

SECTION 5: This ordinance is declared an emergency and shall take effect and be in force immediately after its passage.

PASSED: AUGUST 6, 1973 after one Reading VOTE: YEAS 5 NAYS 0 PRESIDENT OF COUNCIL: Elsie R Davis.

MAYOR : William N Barnes.

APPROVED:

AUGUST 6, 1973.

ATTEST: R. Kuhn : CLERK

OFFERED by: Donald Folk

SECONED by: Wayne Wooten

salary updated

132273

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

2806-A

Ordinance No. 3- 1973

Passed December 3- 1973 19

An ordinance to restrict the use of horses in the Village.

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

SECTION I: No horses, ponies, or horse drawn vehicles shall be on the streets of the Village from one hour before sunset until one hour after sunrise unless all legal and proper lighting facilities are in use.

SECTION 2: NNo horses or ponies shall be housed in the Village within 75 feet of adjoining properties.

SECTION 3: No person shall permit their animal to litter manure on the street.

SECTION 4: No person shall ride their horses or ponies on public sidewalks or on private property without the owner's express consent.

SECTION 5: All horses, ponies, or horse drawn wehicles must be under complete control of their owners or handlers at all times while on Village streets and shall conform to all vehicle traffice rules and regulations.

SECTION 6: Any person charged with violating the provisions of this ordinance shall be guilty of a misdemeanor and upon conviction shall be fined not less than ten dollars (\$ 10.00) nor more than fifty dollars (\$ 50.00) with the exception of SECTION 3 which carries a minimum fine of fifty dollars (\$ 50.00).

PASSED: December 3, 1973 after 3 Readings

VOTE: YEAS 3 NAYS 2

PRESIDENT of COUNCIL: Elsie R Davis

MAYOR : William N Barnes

APPROVED: DECEMBER 3, 1973

ATTEST: R. Kuhn-- CLERK OFFERED BY: Donald Folk

SECONED BY: Burton Hilyard

de

Ordinance No. I- 1977

Passed July 5, 1977 19

AN ORDINANCE FIXING THE SALARY OF CHIEF OF POLICE DOYLE NYE.

BE IT ORDAINED BY THE VILLAGE OF AMANDA COUNCIL.

SECTION I: The Chief of Police, Doyle Nye, as appointed by the Mayor, with schooling, his salary be raised frm \$ 3.50 an hour to \$ 4.00 per hour.

SECTION 2: This increase in salary to start and take effect July Ist, 1977.

SECTION 3: This ordinance is declared an emergency and shall take effect and be in force immediatly after its passage.

OFFERED by S. Kennedy

SECONED BY: H. SCHOOLEY

PASSED JULY 5, 1977: 5 yeas: 0 nays.

ATTEST : Kuhn, Clerk.

Allen Webb, Mayer

This Ord sent to Sal Kelley for him to prepare for us. He never made one as yet.

## ORDINANCE NO. 4-1973

Fixing and regulating the price that may be charged by Columbia Gas of Ohio, Inc., its successors or assigns, for 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. 6-1969 passed by the Council of the Village of Amanda, Ohio on the 3rd day of November, 1969, entitled: "Ordinance No. 6-1969 - 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; \* \* \*."

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

SECTION 1: That, for the period of Two (2) 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 and the minimum price at which it or they shall be required to furnish gas to the Village of Amanda, Ohio, (Municipality) and to its inhabitants, shall be and the same is hereby fixed for each individual consumer, as follows:

- Thirty-two and one-half Cents  $(32\frac{1}{2}c)$  per one hundred (100) cubic feet for the first 1,800 cubic feet, used through each meter each month;
- Nine and eight-tenths Cents (9-8/10¢) per one hundred (100) cubic feet for the next 2,000 cubic feet, used through each meter each month;
- Ten and one-tenth Cents (10-1/10¢) per one hundred (100) cubic feet for the next 46,200 cubic feet, used through each meter each month;
- Nine and one-half Cents  $(9\frac{1}{2}c)$  per one hundred (100) 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 and Twenty-five Cents (\$3.25) 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 (12) months.

From and after the expiration of the aforesaid Two Year period and for a further period of Two (2) Years thereafter, as follows:

- Thirty-four Cents (34¢) per one hundred (100) cubic feet for the first 1,800 cubic feet, used through each meter each month;
- Ten and one-fourth Cents  $(10\frac{1}{4}c)$  per one hundred (100) cubic feet for the next 2,000 cubic feet, used through each meter each month;
- Ten and fifty-five hundredths Cents (10-55/100¢) per one hundred (100) cubic feet for the next 46,200 cubic feet, used through each meter each month;
- Ten Cents (10¢) per one hundred (100) 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 and Forty Cents (\$3.40) 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 came 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 (12) months.

### FUEL COST CLAUSE

The service rates prescribed above are subject to an adjustment for any change in the average cost of gas purchased by Columbia Gas of Ohio, Inc., (Company) from all sources of supply, and are predicated upon the average cost of gas purchased by the Company of 55.56¢ per one thousand cubic feet. This rate is hereinafter referred to as the "base average rate". The base average rate of this fuel cost clause was based on the average cost of gas purchased for the twelve months ended January 31, 1973, at supplier rates in effect on March 1, 1973. Any purchased gas adjustments subsequent to March 1, 1973, will apply immediately upon the effective date of this ordinance.

### A. Purchased Gas Adjustment

## (1) <u>Semi-Annual Adjustments Effective With Bills Rendered On or About April 1 and October 1 of Each Year</u>

Based on volumes purchased during the twelve billing months ended January and July of each year the Company shall determine the current average cost of gas purchased and such "adjusted average rate" shall be compared to the base average rate stated above to determine the increase or decrease per one thousand (1,000) cubic feet to the nearest one-hundredth of a cent. This shall be the "purchased gas adjustment" that will apply effective with bills rendered on or about April 1 and October 1 respectively. If, during the twelve-month period under consideration, the Company has commenced purchasing gas under new contracts or has made significant changes in its purchases from existing suppliers and the effects of these changes in sources of supply have not been in effect for the full twelve-month period, then the Company will adjust the actual volumes purchased during such twelve-month period to reflect the effects of such change in source of supply for a full twelve-month period. The adjustment on or about April I will be based on the twelve-month billing period ended January of the same year utilizing supplier rates in effect on the following March 1 of that year. The adjustment on or about October I will be based on the twelve-month billing period ended July of the same year utilizing supplier rates in effect on the following September 1 of that year.

### (2) Interim Adjustments

If in the intervening period between semi-annual adjustments there is a significant change in source of supply or in supplier rates, the effect of which is to produce an increase or decrease in the adjusted average rate by at least one cent (lc) per one thousand (1,000) cubic feet, then a new adjusted average rate shall be determined utilizing the most recently available twelve months of gas purchased adjusted to reflect changes in source of supply. The current or new supplier rates will be applied to these volumes to determine the new adjusted average rate and the difference between this new adjusted average rate and the base average rate, to the nearest one-hundredth of a cent per one thousand (1,000) cubic feet, shall be the purchased gas adjustment effective with bills rendered on and after the 30th day following the date on which the change in source of supply or supplier rates was first reflected in billings to the Company, or the 30th day following the filing of notice by the Company, whichever date is later.

### B. Actual Cost Adjustment and Refunds

The purpose of this section is to provide fuel cost clause coverage for cost increases or cost decreases not covered in Section A, above. It is intended that minor cost changes of less than one cent (1¢) per one thousand (1,000) cubic feet be temporarily deferred until the next regular semi-annual fuel cost clause adjustment and that such deferred cost increases or decreases shall then be recovered or paid back over the next six (6) month period. This section shall not operate so as to duplicate any cost recovery made pursuant to Section A, above.

Subsequent to July 31, 1973, the Company will maintain a continuing cumulated balance of monthly comparisons of the actual total Company cost of gas purchased as shown on the books and records of the Company, exclusive of refunds, and the total Company cost of gas purchased for the same month priced at the average rate used to determine the purchased gas adjustment applied to service

rates pursuant to Section A of this Fuel Cost Clause. Such cumulated balance will be reduced to reflect the effect of the applicable Actual Cost Adjustment in effect for that month applied to total Company volumes purchased for that month.

For each six (6) month billing period ended January and July subsequent to July 31, 1973, an "Actual Cost Adjustment" will be determined by dividing the cumulated balance as of that date by total volumes purchased during the six (6) month period ended on that date. This adjustment will be rounded to the nearest one-hundredth of a cent to determine the increase or decrease per one thousand (1,000) cubic feet. The January calculation will be effective on or about April 1 and will remain in effect until superseded by the July calculation which will be in effect on or about October 1; provided, however, that the first Actual Cost Adjustment billed to the Municipality shall become effective with bills rendered on and after the first day of the seventh month following the month this Fuel Cost Clause becomes effective.

If, during the six (6) months under consideration, the Company shall have received a refund or refunds from its suppliers, such refunds shall be listed separately and included as a deduction from the cumulated balance used to determine the Actual Cost Adjustment pursuant to this Section B.

### C. General Provisions

- (1) The penalty provisions of Columbia Gas Transmission Corporation's (Transmission's) FPC Gas Tariff shall not apply to Sections A and B of this fuel cost clause and any Transmission penalty charges or rate adjustments made pursuant to such penalty provisions shall not be used to determine an adjustment pursuant to this Fuel Cost Clause.
- (2) The combined adjustments pursuant to Sections A and B above shall be increased to reflect the effect of the Ohio Excise Tax on gross receipts of gas utilities.
- (3) Any refund adjustment made under the Company's former fuel cost clause, which has not been in effect for twelve (12) months at the time the instant fuel cost clause becomes effective, shall continue in effect until such twelve (12) month period has been completed; provided, however, that such refund adjustment shall cease when duplication of refunds included in any adjustment billed pursuant to Section B of this Fuel Cost Clause would result.
- (4) The Company shall file with the Public Utilities Commission of Ohio and the Clerk of Council of the Municipality thirty (30) days prior to the effective date, computations in support of the above Fuel Cost Clause adjustments together with a notice that the adjustments will be placed in effect as of 12:01 A.M. on the effective date. Such filing shall show the current adjustment and cumulative adjustments to be placed in effect on the effective date.

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 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: 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 gas furnished or delivered pursuant to the terms of this ordinance, by the said Company, shall have an average heating value of 1,000 British thermal units per cubic foot for any consecutive twelve (12) 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 Municipality, 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 1 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 Municipality shall be determined, based upon operations of the Company in the Municipality during the most recently available twelve month period ending on the last day of the December 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 shall 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  $(1/4\varepsilon)$  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 Council of the Municipality as quickly as possible after the effect of the new tax or higher tax rate can be determined.

SECTION 6: The rates set forth in this Ordinance are based on the actual cost of serving the Municipality and they do not reflect future inflationary expectations. Considering all factors such as the rates being cost-justified and the period of time that the rates will be in effect in the future, the increase is the minimum required to assure continued, adequate and safe service as well as to enable the Company to attract capital at reasonable costs and not to impair the credit of the Company. The increase does not reflect labor costs in excess of those allowed by Price Commission policies and takes into account gains in productivity.

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 Ordinance No. 6-1969 passed by the Council of the Village of Amanda, Ohio, on the 3rd day of November, 1969, entitled: "Ordinance No. 6-1969 - 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; \* \* \*." be and the same is hereby repealed.

SECTION 10: 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 Council of the Village of Amanda, Ohio, prior to the expiration of thirty (30) days from the date this ordinance is passed.

PASSED:

Oct 1-1973

MAYOR: William . Barnes

ATTEST:

CLERK

updalad

127

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

2806-A

Ordinance No. I- 74

Passed december 26

19 73

An ordinance to establish water permits for the Village.

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

SECTION I: That any new subscribers for water from the Village water system must first obtain a water permit from the Village.

SECTION II: No tap shall be made except at the direction of the Water Department, who shall determine where the tap is to be made for the hook up in the water line.

SECTION III: After the hook up or installation is made on the water line the Water Department shall inspect the installation before the line is covered leading into the house or buisness. No water shall be delivered to said subscriber until the inspection has been made and the installation passed by the Water Department.

SECTION IV: This ordinance is declared an emergency and shall take effect and be in force immediately after its passage.

Passed: December 26, 1973 after one Reading Vote: Yeas &; Nays )0

Glenn Hedrick -- Pres of Councol

William Barnes --- Mayor

APPROVED:

December 26, 1973

Attest: Kuhn--- Clerk

Offered by: Folk

Seconed by: G Hedrick

076

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

Ordinance No.....

2--- 1974

Passed 2-4-74

An Ordinance to increase the salary for Fire Chief

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

SECTION I: The Village Fire Chief is to be paid at the rate of

\$ 125.00 per year and payments are to be made at the rate of \$ 31.25 each quarter.

SECTION II: This increase in salary is to take effect on and after

February I, 1974.

SECTION III: This ordinance is declared an emergency and shall take

effect and be in force immediately after its passage.

PASSED: February 4, 1974. After one Reading. Vote: Yeas 5. Nays 0

Clenn Hedrick -- President of Councol

William Barnes -- Mayor

APPROVED:

FEBRUARY 4, 1974

Attest: Kuhn--- Clerk

Offered by: Folk

Seconed by G Hedrick.

This ordinance was missing from our books so the State Examiner asked us to get another one made. It is a copy of the old one.

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

Ordinance No. 3- 1974

Passed 3-4- 1974 19

AN ORDINANCE TO INCREASE THE SALARIES FOR POLICE, AND STREET LABOR AND TO PROVIDE CLOTHING ALLOWANCE FOR POLICE.

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

SECTION I. The clothing allowance for policemen is to be raised to \$ 75.00, providing that they have been in continued service for eight (8) consecutive months. Said allowance to be paid once each year and the payment to be made in November.

SECTION 2. The Chief of POLICE, as appointed by the Mayor, with schooling is to be paid at the rate of \$ 3.50 per hour. Policemen with schooling are to be paid at the rate of \$ 3.00 per hour. Policemen without schooling are to be paid at the rate of \$ 2.50 per hour until such time as they complete the police academy training.

SECTION 3. Street labor is to be paid at the rate of \$ 2.50 per hour.

SECTION 4. This increase in salaries is to take effect on and after April I, 1974.

SECTION 5. This ordinance is declared an emergency and shall take effect and be in force immediately after its passage.

PASSED: March 4, 1974. after one Reading VOTE: YEAS 4. NAYS O.

President of Council --- Glenn Hedrick

Mayor---- William N Barnes

APPROVED:

MARCH 4, 1974

ATTEST: R. Kuhn-- Clerk

OFFERED by: Donald Folk

SECONED by: George Wharton

solary updated

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

Ordinance No. I- 1975

Passed August 4, 1975 19

AN ORDINANCE TO FIX THE SALARIES OF AMANDA VILLAGE OFFICALS.

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

SECTION I. That effective January I, 1976, the Mayors shall be paid a salary of \$ 800.00 per year.

SECTION 2. That effective January I, 1976, the Clerk- Treasurer shall be paid a salary of \$800.00 per year.

SECTION 3. That effective January I, 1976, each Council Member shall be paid a salary of \$ 400.00 per year.

SECTION 4. That effective January I, 1976, each Beard of Public Affairs Member shall be paid a salary of \$ 300.00 per year.

PASSED: NOVEMBER 3, 1975. after 3 Readings. VOTE: 4 YEAS - 2 NAYS.

President of Council: Glenn Hedrick

Mayor : William N Barnes.

APPROVED:

August 4, 1975

ATTEST: R. Kuhn--- Clerk

OFFERED by: E. Davis

SECONED by: G. Hedrick

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

2806-A

Ordinance No. 4- 74

Passed April 8 1974

19

AN EMERGENCY ORDINANCE ENACTED BY THE COUNCIL OF THE

COUNTY, OHIO IN THE MATTER OF THE HEREINAFTER DESCRIBED IMPROVEMENT UNDER THE SUPERVISION OF THE DIRECTOR OF TRANSPORTATION OF THE STATE OF OHIO.

WHEREAS, the Director of Transportation of the State of Ohio proposes the improvement of the passive signing, in conformance with the Ohio Manual of Uniform Traffic Control Devices, at all railroad- highway grade crossings, within the / Village limits of said / Village, hereinsfter referred to as the improvement, and

WHEREAS, the IIO Ceneral Assembly of Chio has passed Amended House Bill
NO III which provided funds for the construction as contemplated herein,
now therefore

BE IT ORDAINED BY THE COUNCIL OF THE ---- VILLAGE ---- OF ---- AMANDA ---- FAIRFIELD---- COUNTY, OHIO

SECTION I
It is declared to be in the public interest that the consent of the / VILLAGE
be and such consent is hereby given to the Director of Transportation to
proceed with the above improvement in accordance with plans, specifications
and estimates as approved by the Director, at no cost to the / VILLAGE.

The / Village agrees to perpetuate and maintain all reflectorized advance warnings signs and perpetuate and maintain all pavement markings on the approaches to the at-grade crossing (s) inside the / VILLAGE installed and placed herein conforming to the Ohio Manual of Uniform Traffic Control Devices in compliance with the provisions of Section 45II.II and related sections of the Ohio Revised Code.

The Clerk of Council is hereby authorized and ordered to furnish the said Director with a certified copy of this ordinance immediately upon its passage.

SECTION 4.

This ordinance is hereby declared to be an emergency measure by reason of the need for expediting the planning and construction of the aforesaid improvement, and provided it receives the affirmative vote of two-thirds of the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor, and upon its acceptance and approval by the Director of Transport ation it shall become a binding agreement on the / Village and the Director.

Attest-- Ruby Kuhn Clerk of Council Clenn Hedrick President of Council

Approved -- William N Barnes Mayor

I here by certify that the foregoing is a true and correct copy of Ordinance NO 4- 1974 passed April 8, 1974

Ruby Kuhn. , Clerk of Council

Accepted and approved

attest---

Director, Ohio Department of Transporation

dh

# 228-141

### RECORD OF ORDINANCES

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

2806-A

Ordinance No. I- 1976

Passed July 6, 1976

AN ORDINANCE REQUIRING A LICENSE FOR SOLICITATION AND TO PROVIDE A PENALTY:

WHEREAS, it is deemed necessary by this Council to regulate solicitation within the Village of Amanda, State of Ohio, for the protection and general welfare of the residents of said Village; new, therefore,

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

SECTION I:, Every person engaged in the buisness of going about the village soliciting orders for goods, wares, merchandise, or other articles, for profit, shall pay an annual license fee therefor in the sum of Twenty Five Dollars, (\$25.00); provided, however, that this fee shall not apply to an employee of any person maintaining a regularly established bona fide place of buisness within the village, nor to any person taking orders for products of his own raising and/or manufacture.

SECTION II. That said annual fee shall be due and payable in full upon approval and issuance of such license by the Mayor.

SECTION III. Violation of the provisions of Section I of this ordinance shall be punishable as a minor misdemeaner and anyone found guilty thereof shall be fined not more than Fifty Dollars (\$50.00), and costs. Each day's violation shall be deemed a separate and distinct offense.

SECTION IV. This erdinance shall take effect and be in force from and after the earliest period allowed by law.

Passed: July 6, 1976

Vete: Yeas 6 Nays 0

Offered by: Kennedy

Seconed by: Schooley

Attest: Kuhn- Clerk

Mayer: Allen S Webb.

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

Ordinance No. 5- 1974

Passed August 5th 1974 19

AN ORDINANCE FOR BICYCLES AND MOTORCYCLES.

BE IT ORDAINED BY THE COUNCIL OR THE VILLAGE OF

AMANDA, OHIO.

SECTION I: Bicycle means any two-wheel or three- wheel vehicle propelled by human power, having wheels equipped with tires either of which but

at least one, is over 20 inches in diameter.

The provisions of this Traffic Code applicable to bicycles shall apply SECTION 2: whenever a bicycle is operated upon any street or upon any path set aside for the exclusive use of bicycles.

SECTION 3: No parent, custodian or guardian of a minor shall knowingly permit any such minor to violate any of the provosions of this Traffic Code relating to bicycles.

SECTION 4: Every person operating a bicycle upon a roadway shall be subject to the provisions of this Traffic Code applicable to the driver of a vehicle, except provisions which by their nature can have no application and except where bicycles are subjected to special reguations.

SECTION 5: Any person operating a bicycle shall obey traffic control devices applicable to vehicles unless otherwise directed by a police officer. Whenever authorized signs are erected indicating that no right or left or N TURN or U TURN is permitted, no person operating a bicycle shall disobey the direction of any such sign unless such person dismounts from the bicycle to make any such turn, in which event such person shall then obey the regulations applicable to pedestrians.

SECTION 6: A person operating a bicycle, motorbike, or motorcycle shall not ride other than upon the permanent and regular seat attached thereto or carry any other person upon such bicycle, motorbike or motorcycle other than on a firmly attached and regular set thereon, nor shall any person ride upon a bicycle, motorbike or motorcycle other than as above authorized.

SECTION 7: No person operating a bicycle, motorbike or motorcycle upon the roadway shall engage in trick riding or operate such vehicle without both hands upon the handlegrips except when necessary to give signals required herein.

SECTION 8: No person shall operate a bicycle, motorbike or motorcycle at a speed greater than is reasonable and prudent under the conditions then existing.

SECTION 9: Every person operating a bicycle or motorbike upon a roadway shall ride as near to the right-hand side of the roadway as practicable, exercising due care when passing a standing vehicle or one proceeding in the same direction.

SECTION IO: Persons riding bicycles, motorbikes or motorcycles upon a roadway shall ride in single file.

SECTION II: No person operating a bicycle, motorbike or motorcycle shall carry any package, bundle or article which prevents the rider from keeping both hands upon the handlebars.

SECTION I2: No person shall ride a bicycle upon a side walk within the buisness district.

No person shall ride a bicycle upon a sidewalk when prohibited and when signs having been erected on or along such sidewalks setting forth such prohibition.

Whenever a person is riding a bicycle upon the sidewalk, such person shall yield the right of way to any pedestrian and shall give an audible signal before attempting to overtake and pass such pedestrian.

SECTION 13: Every bicycle upon any street or alley during the period between one hour after sunset and one hour before sunrise or whenever there is not

# 282 138A

## RECORD OF ORDINANCES

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

Ordinance No.....

Passed...

19.

sufficient natural light to make all vehicles, persons or substantial objects visible within a distance of 500 feet shall be equipped with a light on the front which shall emit a white light visible from a distance of at least 500 feet to the front and with a red reflector on the rear which shall be visible from all distances from 300 feet to 50 feet to the rear when directly in front of lawful beams of headlights on a motor vehicle. A light emitting a red light visible from the rear may be used in addition to the rear reflector.

- SECTION II: No person shall ride a bicycle unless it is equipped with a bell or other device capable of giving an audible signal, except that no bicycle shall be equipped with nor shall any person use upon a bicycle any siren or whistle.
- SECTION 15: Before turning or altering the course of a bicycle, the operator there of shall make sure that such movement can be made in safety and shall give a signal by the extension of the hand to indicate the direction in which he intends to proceed.
- SECTION I6: Every bicycle shall be equipped with a brake which will enable the operator to make the braked wheel skid upon a dry, level clean pavement.
- SECTION I7: A person riding upon a bicycle, motorcycle, coaster, sled, roller skates or toy vehicle shall not attach the same or himself to any vehicle upon the boadway.
  - The operator of a vehicle shall not knowingly permit any 18: person riding upon any bicycle, motorcyle, coaster, roller skates, sled or toy vehicle to attach the same or himself to any vehicle while it is moving upon a roadway.

This section does not apply to the towing of a disabled vehicle.

- SECTION I8: The operator of a motorcyle upon the street shall not carry any other person upon the handlebars, frame or tank of such motorcycle not shall any person so ride upon a motorcycle.
- SECTION I9: No owner or operator of any vehicle other than a bicycle, shall park or allow to stand such vehicle in any zone designated for bicycle parking at any time.
- SECTION 20: Any person who violates any provision of this Bicycle Code shall have their parent or guardian notified on the first offense and on the second offense, the bicycle will be impounded and a fine of \$ I.00 will be levied for each day the bicycle is impounded.
- SECTION 2I: This ordinance is declared an emergency and shall take effect and be in force immediately after its passage.

PASSED AUGUST 5, 1974. after one reading VOTE: YEAS 5. NAYS O

President of Council--- Glenn Hedrick William N Barnes

APPROVED:

July I, 1974

ATTEST: Kuhn-- Clerk

OFFERED by: D. Folk

SECONED by: S. Kennedy

of page 136 139

AN ORDINANCE NO. 1975-

An ordinance to fix the salaries of Amanda Village Officials.

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

SECTION 1. That effective January 1, 1976, the Mayor shall be paid a salary of \$800.00 per year.

SECTION 2. That effective January 1, 1976, the Clerk-Treasurer shall be paid a salary of \$800.00 per year.

SECTION 3. That effective January 1, 1976, each Council Member shall be paid a salary of \$400.00 per year.

SECTION 4. That effective January 1, 1976, each Board of Public Affairs Member shall be paid a salary of \$300.00 per year.

Passed: 1/3/75 after 3 Readings Vote: Yeas # Nays 2

President of Council

William Mayor

APPROVED:

Attest: R. Kuhn Clerk

Offered by E. David

Seconded by D. Hedrick

updated

10

### RESOLUTION NO. 1975 - 2

A RESOLUTION TO AUTHORIZE CONTINUED PARTICIPATION
IN, AND ADMINISTRATION OF, THE COMPREHENSIVE
EMPLOYMENT TRAINING ACT PROGRAM (C.E.T.A.)

WHEREAS, the CETA program has been of great benefit to the VILLAGE OF AMANDA and,

WHEREAS, the CETA program is currently providing two full time employees to the VILLAGE OF AMANDA without cost and,

WHEREAS, the VILLAGE OF AMANDA would not be able to continue the employment of these two employees if their wages were not paid by the CETA funds and, WHEREAS, there is much need for the services of these two employees, NOW, THEREFORE,

BE IT RESOLVED, by the Council of the VILLAGE OF AMANDA, STATE OF OHIO,

- Section 1. That participation in the CETA program be continued for as long a period of time as the program is available.
- Section 2. That all employees furnished to the VILLAGE OF AMANDA by the

  CETA program be placed under the control and supervision of

  Councilman ALVIN FOSNAUGH, 314 East Church Street, Amanda, Ohio

  Phone 969-2274
- Section 3. That COUNCILMAN ALVIN FOSNAUGH be authorized to submit all necessary records and reports as required by CETA officials.
- SECTION 4. That this resolution shall take effect and be in force from and after the earliest period allowed by law.

PASSED	after	reading.	Y	eas	Nays
APPROVED	71 207 LA	PRES	SIDENT OF	COUNCIL_	
ATTEST		MAYO	)R		
OFFERED BY_					
SECONDED BY					

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ORD 1-1976

AN ORDINANCE requiring a license for solicitation and to provide a penalty

WHEREAS, it is deemed necessary by this Council to regulate solicitation within the Village of Amanda, State of Ohio, for the protection and general welfare of the residents of said Village; now, therefore,

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

SECTION I. Every person engaged in the business of going about the village soliciting orders for goods, wares, merchandise, or other articles, for profit, shall pay an annual license fee therefor in the sum of Twenty Five Dollars (\$25.00); provided, however, that this fee shall not apply to an employee of any person maintaining a regularly established bona fide place of business within the village, nor to any person taking orders for products of his own raising and/or manufacture.

SECTION 41. That said annual fee shall be due and payable in full upon approval and issuance of such license by the Mayor.

SECTION III. Violation of the provisions of Section I of this ordinance shall be punishable as a minor misdemeanor and anyone found guilty thereof shall be fined not more than Fifty Dollars (\$50.00), and costs. Each day's violation shall be deemed a separate and distinct offense.

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

Passed: 1976 1976

Vote: Yeas: 6 Nays:

Offered by: Tenne

Seconded by: Schroley

Mayor S. Well

Attest:

Clerk

014

0

A RESOLUTION TO AUTHORIZE CONTINUED PARTICIPATION
IN, AND ADMINISTRATION OF, THE COMPREHENSIVE
EMPLOYMENT TRAINING ACT PROGRAM (C.E.T.A.)

WHEREAS, the CETA program has been of great benefit to the VILLAGE OF AMANDA and,

WHEREAS, the CETA program is currently providing two full time employees to the VILLAGE OF AMANDA without cost and,

WHEREAS, the VILLAGE OF AMANDA would not be able to continue the employment of these two employees if their wages were not paid by the CETA funds an WHEREAS, there is much need for the services of these two employees, NOW, THEREFORE,

BE IT RESOLVED, by the Council of the VILLAGE OF AMANDA, OHIO,

- Section 1. That participation in the CETA program be continued for as long a period of time as the program is available.
- Section 2. That all employees furnished to the VILLAGE OF AMANDA, by the CETA program be placed under the control and supervision of the Mayor of the Village of Amanda, Allen S. Webb, East High Street, Amanda, Ohio, Phone 969-4238.
  - Section 3. That the Mayor of the Village of Amanda, Ohio, or any other person appointed by the Mayor for that purpose, be authorized to submit all necessary records and reports as required by CETA officials.
  - Section 4. That this Resolution No. 1976 1, shall supersede Resolution No. 1975 2, and any other action contrary to this Resolution.
  - Section 5. That this Resolution shall take effect and be in force from and aft the earliest period allowed by law.

PASSED 6-7-1976 after /	reading. Yeas 3 Nays 3		
APPROVED 6-7-1976	PRESIDENT OF COUNCIL Clau Co Dan		
ATTEST Kuhn	MAYOR allen S. Well		
OFFERED BY When			
SECONDED BY Jennedy			

Mayor allen & webs vated to break tie

# RESOLUTION NO. 1976-1

A RESOLUTION to declare a moratorium on placing mobile homes within the Village of Amanda and to declare this an emergency measure.

WHEREAS, the Council of the Village of Amanda, Ohio is in the process of preparing a more comprehensive ordinance for the regulation of mobile homes; now, therefore,

BE IT RESOLVED BY THE COUNCIL OF THE VILLAGE OF AMANDA. STATE OF OHIO

SECTION I. That a moratorium is hereby declared on the placing of any mobile home within the corporate limits of the Village of Amanda while a new ordinance is being prepared.

SECTION II. By the reason set forth in the preamble hereto and made a part hereof, this resolution is declared to be an emergency measure and will take effect and be in force upon its' passage.

Passed august 2-1976 Vote: Yeas: 6 Nays 0

Allen & Well
Mayor

Offered by: Schooley Seconded by: Kennedy Attest: Kuhn clerk A RESOLUTION to appropriate property of Harold Young and Mona Young located in Section 35 of Amanda Township and Section 2 of Clearcreek Township, Fairfield County, Ohio.

WHEREAS, the Council of the Village of Amanda, Ohio, has been notified by the Ohio Environmental Protection Agency about the Village's water system and the Village has received a grant of \$55,000.00 and has Farmers Home Administration financing for a new water treatment plant to bring the water system up to standards acceptable by the Ohio Environmental Protection Agency,

WHEREAS, the owners of the property were contacted in March 1976, about the need of the Village for the ownership of the land,

WHEREAS, the Village has received no correspondence from Mr. and Mrs. Young or their attorney placing a value on the property which the Village is required to purchase in order to meet the federal standards,

Now Therefore, be it resolved by the Council of the Village of Amanda, Ohio:

SECTION I. That the Village declares its intent to appropriate the property of Harold Young and Mona Young, which it has been unable to purchase.

SECTION II. That the appropriation is necessary in order to purchase the land now leased for the water wells for the Village of Amanda and sufficient other grounds in order to meet the federal standards for water systems and the Ohio Environmental Protection Agency.

SECTION III. That the land to be appropriated is described as follows:

Situated in the Township of Amanda, Section 35, Township 13, Range 20, and in the Township of Clearcreek, Township 12, Range 20, Fairfield County, State of Ohio and being more fully described as follows:

Commencing at a corner stone found at the southeast corner of Section 35 (Amanda Township); thence West, along the south line of Section 35 (also being the north line of Section 2 (Clearcreek Township) a distance of 503.37 feet to a 7/8" 0.D. iron pipe set at the true place of beginning of the tract herein to be described; thence South, a distance of 800.00 feet to a 7/8" 0.D. iron pipe set; thence West, a distance of 685.00 feet to a 7/8" 0.D. iron pipe set; thence North (passing a 7/8" 0.D. iron pipe set at 501.39 feet) a total distance of 543.57 feet to a railroad spike set in the centerline of County Road 159 (Amanda-Southern Road); thence North 45° 20' East, along the centerline of County Road 159 (passing a Railroad spike set on the south line of Section 35 (Amanda Township) at 364.78 feet) a total distance of 569.45 feet to a

railroad spike set; thence South (passing a 7/8" 0.D. iron pipe set at 42.18 feet) a total distance of 143.88 feet to a 7/8" 0.D. iron pipe set on the south line of Section 35 (Amanda Township); thence East, along the south line of Section 35, a distance of 280.00 feet to The True Place of Beginning, Containing 12.057 acres more or less; There being 11.817 acres in Section 2, of Clearcreek Township and the remaining 0.24 acres being in Section 35 of Amanda Township.

This survey made subject to all easements, restrictions and rights-of-way of record.

Being a part of the lands described in Deed Book 347, page 251, Fairfield County Recorders Office, of a 36 acre tract and a 81.94 acre tract.

and is owned by Harold Young and Mona Young.

SECTION IV. That the interest to be appropriated is the fee simple interest of Harold Young and Mona Young.

This Resolution will take effect and be in force immediately upon its passage.

Passed: February 7, 1977.	Vote:	Yeas:	Nays:
OFFERED BY:		-	
SECONDED BY:			
			Mayor

Attest:

Clerk

OK

ORDINANCE NO. 77-63

Fixing and regulating the price that may be charged by Columbia Gas of Ohio, Inc., its successors or assigns, for gas to the Village of Amanda, Ohio, and to its inhabitants, for the period of Two (2) Years from and after the effective date of this ordinance; and repealing Ordinance No. 4-1973 passed by the Council of the Village of Amanda, Ohio on the 1st day of October, 1973, entitled: "Ordinance No. 4-1973 - Fixing and regulating the price that may be charged by Columbia Gas of Ohio, Inc., its successors or assigns, for 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 1: That, for the period of One (1) Year 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 and the minimum price at which it or they shall be required to furnish gas to the Village of Amanda, Ohio (Municipality), and to its inhabitants, shall be and the same is hereby fixed for each individual consumer, as follows:

Forty-six and two-tenths Cents (46-2/10¢) per one hundred (100) cubic feet for the first 1,800 cubic feet, used through each meter each month;

Twenty and nine hundred fifty-five thousandths Cents (20-955/1000¢) per one hundred (100) cubic feet for all in excess of 1,800 cubic feet, used through each meter each month;

A Minimum Charge for each customer each month of Four Dollars and Sixty-two Cents (\$4.62) 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 (12) months.

From and after the expiration of the aforesaid One Year period and for a further period of One (1) Year thereafter, as follows:

Forty-nine and six-tenths Cents (49-6/10¢) per one hundred (100) cubic feet for the first 1,800 cubic feet, used through each meter each month;

Twenty-two and five hundred ninety-five thousandths Cents (22-595/1000¢) per one hundred (100) cubic feet for all in excess of 1,800 cubic feet, used through each meter each month;

A Minimum Charge for each customer each month of Four Dollars and Ninety-six Cents (\$4.96) 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 (12) months.

## PURCHASED GAS COST ADJUSTMENT PROVISIONS

The service rates prescribed above are subject to an adjustment for any change in the average cost of gas purchased by Columbia Gas of Ohio, Inc., (Company) from all sources of supply, and are predicated upon the average historic cost of gas purchased by the Company of 148.02¢ per one thousand cubic feet. This rate is hereinafter referred to as the "base average rate". The base average rate of this fuel cost clause was based on the average historic cost of gas purchased for the twelve months ended December 31, 1976, at historic supplier rates in effect on March 1, 1977. Any difference between the base average rate and the current "adjusted average rate" will apply immediately upon the effective date of these Purchased Gas Cost Adjustment Provisions.

### A. Purchased Gas Adjustment

# (1) Semi-Annual Adjustments Effective With Bills Rendered On or About April 1 and October 1 of Each Year

Based on volumes purchased during the twelve billing months ended January and July of each year the Company shall determine the current average cost of gas purchased and such "adjusted average rate" shall be compared to the base average rate stated above to determine the increase or decrease per one thousand (1,000) cubic feet to the nearest one-hundredth of a cent. be the "purchased gas adjustment" that will apply effective with bills rendered on or about April 1 and October 1 respectively. If, during the twelve-month period under consideration, the Company has commenced purchasing gas under new contracts or has made significant changes in its purchases from existing suppliers and the effects of these changes in sources of supply have not been in effect for the full twelve-month period, then the Company will adjust the actual volumes purchased during such twelve-month period to reflect the effects of such change in source of supply for a full twelve-month period. The adjustment on or about April I will be based on the twelve-month billing period ended January of the same year utilizing supplier rates in effect on the following March 1 of that year. The adjustment on or about October 1 will be based on the twelve-month billing period ended July of the same year utilizing supplier rates in effect on the following September 1 of that year.

### (2) Interim Adjustments

If in the intervening period between semi-annual adjustments there is a significant change in source of supply or in supplier rates, the effect of which is to produce an increase or decrease in the adjusted average rate by at lease one cent (1¢) per one thousand (1,000) cubic feet, then a new adjusted average rate shall be determined utilizing the most recently available twelve months of gas purchased adjusted to reflect changes in source of supply. The current or new supplier rates will be applied to these volumes to determine the new adjusted average rate and the difference between this new adjusted average rate and the base average rate, to the nearest one-hundredth of a cent per one thousand (1,000) cubic feet, shall be the purchased gas adjustment effective with bills rendered on and after the 30th day following the date on which the change in source of supply or supplier rates was first reflected in billings to the Company, or the 30th day following the filing of notice by the Company, whichever date is later.

### B. Actual Cost Adjustment and Refunds

The purpose of this section is to provide fuel cost clause coverage for cost increases or cost decreases not covered in Section A, above. It is intended that minor cost changes of less than one cent (1¢) per one thousand (1,000) cubic feet be temporarily deferred until the next regular semi-annual fuel cost clause adjustment and that such deferred cost increases or decreases shall then be recovered or paid back over the next six (6) month period. This section shall not operate so as to duplicate any cost recovery made pursuant to Section A, above.

The Company will maintain a continuing cumulated balance of monthly comparisons of the actual total Company cost of gas purchased as shown on the books and records of the Company exclusive of refunds, and the total Company cost of gas purchased for the same month priced at the average rate used to determine the purchased gas adjustment applied to service rates pursuant to Section A of this fuel cost clause. Such cumulated balance will be reduced to reflect the effect of the applicable Actual Cost Adjustment in effect for that month applied to total Company volumes purchased for that month.

For each six (6) month billing period ended January and July subsequent to March 31, 1974, an "Actual Cost Adjustment" will be determined by dividing the cumulated balance as of that date by total volumes purchased during the six (6) month period ended on that date. This adjustment will be rounded to the nearest one-hundredth of a cent to determine the increase or decrease per one thousand (1,000) cubic feet. The January calculation will be effective on or about April 1 and will remain in effect until superseded by the July calculation which will be in effect on or about October 1.

If, during the six (6) months under consideration, the Company shall have received a refund or refunds from its suppliers; such refunds, including interest received, shall be listed separately and included as a deduction from the cumulated balance used to determine the Actual Cost Adjustment pursuant to this Section B.

### C. General Provisions

- (1) The penalty provisions of Columbia Gas Transmission Corporation's (Transmission's) FPC Gas Tariff shall not apply to Sections A and B of this fuel cost clause and any Transmission penalty charges or rate adjustments made pursuant to such penalty provisions shall not be used to determine an adjustment pursuant to this fuel cost clause.
- (2) The combined adjustments pursuant to Sections A and B above shall be increased to reflect the effect of the Ohio Excise Tax on gross receipts of gas utilities.
- (3) The Company shall file with the Public Utilities Commission of Ohio and the Clerk of Council of the Municipality thirty (30) days prior to the effective date, computations in support of the above fuel cost clause adjustments together with a notice that the adjustments will be placed in effect as of 12:01 A.M. on the effective date. Such filing shall show the current adjustment and cumulative adjustments to be placed in effect on the effective date.

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 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: 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 gas furnished or delivered pursuant to the terms of this ordinance, by the said Company, shall have an average heating value of 1,000 British thermal units per cubic foot for any consecutive twelve (12) 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 Municipality, 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 Municipality shall be determined, based upon operations of the Company in the Municipality during the most recently available twelve month period ending on the last day of the December 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 shall 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  $(\frac{1}{4}c)$  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 Council of the Municipality 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 Ordinance No. 4-1973 passed by the Council of the Village of Amanda, Ohio, on the 1st day of October, 1973, entitled: "Ordinance No. 4-1973 - Fixing and regulating the price that may be charged by Columbia Gas of Ohio, Inc., its successors or assigns, for 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 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 Council of the Village of Amanda, Ohio, prior to the expiration of thirty (30) days from the date this ordinance is passed.

PASSED;

Lestinfor 6-1977

CLERK

MAYOR MAYOR

04

COUNTY OF

# ORDINANCE NO. 4-77

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

\_, State of Ohio, (herein called the "Village") that:

SECTION 1. Beginning with the effective date of this ordinance, and continuing for a period of ten (10) years thereafter, unless terminated at the end of any one (1) year term as provided in Section 9 hereof, any person or corporation may charge for electric lighting service furnished to the Village for lighting the streets, avenues, alleys, roads and public grounds in the Village from overhead or underground distribution facilities by means of incandescent and mercury vapor multiple electric lamps the following rates:

### FIXTURES MOUNTED ON WOOD POLES - SUPPLIED BY OVERHEAD CIRCUIT:

SIZE	TYPE	ANNUAL RATE PER LAMP
100 Watt 150 Watt	Incandescent Incandescent	\$25.20 \$33.00
175 Watt 400 Watt	Mercury Vapor - std. bracket Mercury Vapor - std. bracket	\$51.00 \$90.00
FIXTURES MOUNTED ON	SPECIAL STANDARDS - SUPPLIED BY UND	ERGROUND CIRCUIT:
SIZE	TYPE	ANNUAL RATE PER LAMP
175 Watt	Mercury Vapor - post top	\$63.00

These rates shall not apply to electric lighting service requiring underground or conduit construction and shall not apply to installations of fixtures on other than wood poles, except as specifically provided above.

During the period of this ordinance no person or corporation shall in any event charge more for electric lighting service furnished to the Village for incandescent and mercury vapor multiple electric lighting service for lighting the streets, avenues, alleys, roads and public grounds than the price specified herein.

SECTION 2. It appearing that South Central Power Company (hereinafter called the "Company") has offered to furnish the Village with electric lighting service at the rates herein fixed, during the period of this ordinance, now, therefore, in order to provide the Village with suitable and necessary electric lighting service it is hereby ordered that said offer be, and the same hereby is, accepted, and the right, authority and privilege of furnishing electric lighting service to light the Village streets, avenues, alleys, roads and public grounds is hereby awarded to the Company, its successors and assigns, for a period of not less than one (1) year nor more than ten (10) years, commencing with the effective date of this ordinance, and its acceptance by the Company. Such electric lighting service is to be furnished on the terms and conditions hereinafter set forth.

SECTION 3. The Company shall render to the Village bills for one-twelfth of the annual lamp charge at the above rates for electric lighting service furnished each month and the Village shall pay the same within ten (10) 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 four thousand (4,000) hours per year, except in cases beyond its control when it shall restore service as soon as reasonably practicable. Upon request, evidenced by resolution of the Village Council, the Company shall furnish additional electric 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 Company shall not be required, during the last year covered by this ordinance, to furnish additional lamps, extend its electric lighting circuit, increase the size of the lamps, or change the type of fixtures unless the Village shall reimburse the Company for any expense incurred therefor. Additional lamp fixtures shall be similar to those now installed or shall be of the standard type as specified in Section 1 hereof. The Company shall not be required to furnish additions or extension to the lighting circuit or circuits until the same have been requested by the Village by proper resolution setting forth the mileage or circuit location and size of all lamps and type of fixture.

SECTION 5. 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 duplicate plat made a part of this ordinance. If the Village desires to change the location or size of any such lamp, the cost of such change shall be borne by the Village.

SECTION 6. The Company shall have the right to discontinue its service, without notice, at any time the Village is in arrears in the payment of the bills for electric lighting service supplied in the manner and at the times herein specified. Upon expiration of the term of this ordinance or upon termination of the Company's obligation hereunder as provided in Section 10 hereof, the Company may remove all lighting circuits, lamps and equipment installed or furnished by the Company.

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

SECTION 8. All ordinances heretofore passed fixing rates for electricity for the purpose of lighting the streets, alleys, roads and public grounds within the Village, which in any way conflict or may conflict with this ordinance, are hereby repealed.

SECTION 9. This ordinance shall become effective on the date provided for in Section 10 hereof and shall continue in effect for a period of ten (10) years thereafter; provided, however, that the Company shall have the right and option to terminate its obligations under this ordinance at the end of each one (1) year period that the ordinance is in effect by giving written notice of its exercise of such right to the Village not less than sixty (60) days prior to any annual anniversary date of the effective date of this ordinance. The Village shall have the right to terminate its obligation to continue purchasing electric lighting service from the Company under this ordinance by giving written notice to the Company of its exercise of such right not less than sixty (60) days prior to any annual anniversary date of the effective date of this ordinance. If such termination notice is not given, the obligations of the Company and the Village hereunder shall continue until the expiration of ten (10) years from the effective date of this ordinance.

SECTION 10. 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 Company and its publication as required by law.
Elsi a Dans
President of Council
Passed Movember 7, 19 77
Attest:
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Sufi Buchn
Approved this day of
Approved this day of
111000 81,3000
Mayor
day of
SOUTH CENTRAL POWER COMPANY accepts the foregoing ordinance this day of
, 19
SOUTH CENTRAL POWER COMPANY)
1/2 PECH
By Might ( Illu
Attest:
The transfer of
I, July July, Clerk of Council of the Village of
amount of money required to meet the within mentioned obligations, for the fiscal year in which this ordinance 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.
I hereby certify that the foregoing is a true and correct copy of an ordinance duly passed by the council of the
Village of, according to law, and hereafter duly published, or posted, according to law.
July Julns
Clerk of Council
amanda, Ohio this 7 day of November, 19 77.
, Unio this day of, 19, 19