

City Of Dixon Ordinances

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209	10 July 1979	Annexing Property To The City Of Dixon, Missouri
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240	3 August 1981	Returning The Office Of City Clerk To A Hired Position
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245	7 December 1981	Authorizing The Payment Of Certain Wages And Salaries Of Waterworks, Sewage System And Maintenance
246	13 February 1982	Authorizing An Agreement With M&M Sanitation For Collection And Disposal Of Solid Waste
247	19 April 1982	Defining Food And Drink Place Of Business, Regulatory Authority; Repealed by Ord. 443

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<u>Ordinance</u>	<u>Date</u>	<u>Title</u>
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249	19 April 1982	Establishing A Uniform Personnel Policy For City Employees Amended By Ordinance 463 & 475
250	2 August 1982	For Installation Of Railroad Crossing Signals At The Intersection Of Elm St. And The Railroad Grade Crossing
251	2 August 1982	Tax Levy For The Year of 1982
252	7 September 1982	Relating To Animal Control; Repealed By Ord. 408
253	4 October 1982	Legislation To Revise And Update Current Statues Relating To Municipal Laws
254	1 November 1982	Hiring And Fixing The Salary For The City Clerk For A Period Of One (1) Year
255		Establishing A User Charge System For Wastewater Treatment Works; Repealed By Ord. 257
256	10 December 1982	National Drunk And Drugged Driving Awareness Week City Of Dixon Proclamation
257	7 March 1983	Establishing A User Charge System For Waste Water Treatment Works Amended By Ord. 457
258	7 March 1983	Fixing The Salary Of The City Marshal
259	7 March 1983	Fixing The Salary Of The Municipal Court Judge; Amended Ord. 404
260	4 April 1983	Fixing The Salary Of The Mayor Amended By Ord. 519
261	4 April 1983	Fixing The Salary Of The Board Of Alderman Amended By Ord. 520
262	6 June 1983	Amending The Water Rate And Charge System In Effect As Reflected In Ordinance 151; Amended Ord. 399
263	6 May 1983	Apply For Outdoor Recreation Assistance Program For Park Improvements
264	6 June 1983	Resolution Stating The Support For The Pulaski County Community Development Block Grant
265	28 June 1983	Regulating The Use Of Public And Private Sewers And Drains
266	8 August 1983	Tax Levy For The Year of 1983
267	10 October 1983	Annexing Property To The City Of Dixon, Missouri
268	7 November 1983	Hiring And Fixing The Salary The Position Of City Clerk
269	5 December 1983	Pertaining To The Subject Matter Of Operators Licenses And Vehicle License Plates
270	19 April 1984	Pertaining To The Subject Of Nuisances
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272	31 July 1984	Providing For The Mandatory Collection, Transportation, Storage, Processing And Disposal Of Solid Waste
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274	4 March 1984	Execute An Agreement For Collection And Disposal Of Solid Waste Repealed By Ord. 426
275	4 March 1986	Adopting And Enacting A Code Of Ordinances Of The City Of Dixon, Missouri
276	14 June 1985	Authorizing Granting Of Easement
277	1 July 1985	Requiring The Display Of Street Numbers On Dwellings Or Structures
278	15 August 1985	Tax Levy For The Year of 1985
279	5 September 1985	Establishing Opening And Closing Hours For Certain Businesses Serving Alcoholic Beverages
280	7 October 1985	Providing For The Sale Of Water To Public Water Supply District Number 3
281	7 October 1985	Annexing Property To The City Of Dixon, Missouri
282	2 December 1985	Hiring And Fixing The Salary For The City Clerk For A Period Of One (1) Year
283	6 January 1986	Authorizing The Mayor To Execute An Agreement For The Collection And Disposal Of Solid Waste
284	3 February 1986	Annexing Property To The City Of Dixon, Missouri
285	3 February 1986	Authorizing The Mayor To Enter Into An Agreement With The Missouri Division Of Highway Safety
286	12 February 1986	Authorizing The Mayor And City Clerk To Enter Into A Loan Agreement With Cord Moving And Storage Co. Inc.
287	2 June 1986	Vacating A Portion Of Streets And Alleys In Santee's Addition
288	25 August 1986	Tax Levy For The Year of 1986
289	8 September 1986	Establishing Penalties For Delinquent Property Taxes Within The City Of Dixon, Missouri
290	8 September 1986	Providing For Court Costs in Municipal Ordinance Violation Cases
291	22 September 1986	Annexing Property To The City Of Dixon, Missouri
292	3 November 1986	Annexing Property To The City Of Dixon, Missouri
293	1 December 1986	Annexing Property To The City Of Dixon, Missouri
294	23 November 1986	Hiring And Fixing The Salary Of The City Clerk For A Period Of Two Years
295	10 December 1986	Annexing Property To The City Of Dixon, Missouri
296	5 January 1987	Authorizing the Mayor to Execute on Behalf of City of Dixon that Certain Agreement for the Collection and Disposal of Solid Waste
297	20 July 1987	Establishing Penalties For Possession Of Intoxicants By A Minor
298	3 August 1987	Tax Levy For The Year of 1987
300	3 August 1987	Establishing Penalties For Operating An Unlicensed Motor Vehicle
301	26 October 1987	Adapting A Solid Waste Management Plan
302	7 December 1987	Establish A Water Meter Installation Fee
303	7 December 1987	Authorizing The Mayor To Execute An Agreement For The Collection And Disposal Of Solid Waste
304	4 January 1988	Providing For Renewal Of A Franchise Granted To Gascoage Electric Cooperative Amended By Ord. 400
305	5 July 1989	Abandon Certain Easements Across Real Property And Enter Into A Lease With Dixon Senior Center
306	21 August 1989	Tax Levy For The Year of 1989
307	14 September 1989	Vacating A Portion Of Elm Street
308	6 November 1989	Annexing Property To The City Of Dixon, Missouri Repealed By Ord. 472
309	4 December 1989	Annexing Property To The City Of Dixon, Missouri
310	6 February 1990	Establish A One-Half Of One Percent Sales Tax For Capital Improvements And Put It Before The Voters For Approval
311	27 March 1990	Authorizing The Mayor To Execute Documents Necessary To Join The Missouri Intergovernmental Risk Management Association
312	5 April 1990	Adopting Rules And Regulations For The Establishment And Operation Of The Dixon Police Department Amended By Ord. 325
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314	21 June 1990	Establishing The Control, Registration And Disposition Of Animals Running At Large Within City Limits
315	2 July 1990	Establishing Penalties For Operating A Motor Vehicle Without Using A Restraining Device Repealed By Ord. 412
316	2 July 1990	Establishing Penalties For Trespass In The First Degree
317	2 July 1990	Establishing Penalties For Trespass In The Second Degree
318	2 July 1990	Establishing An Increase In Court Costs For The Law Enforcement Officers Training Fund
319	2 July 1990	Authorizing The Municipal Court To Enter A Judgment For The Crime Victim's Compensation Fund Repealed By Ord. 454
320	27 August 1990	Tax Levy For The Year of 1990
321	12 September 1990	Establishing Penalties For Possession Of Open Container Of Intoxicants
322	10 December 1990	Authorizing The Mayor To Execute An Agreement For The Collection And Disposal Of Solid Waste
323	6 May 1991	Authorizing The Mayor To Execute An Amendment To The Agreement For The Collection And Disposal Of Solid Waste
324	6 May 1991	Establishing Penalties For Failure To Procure Annual City Business License
325	6 May 1991	Amending Ordinance 312, To Provide For Written Disciplinary Action Against Patrolmen
326	6 May 1991	Prohibiting The Smoking Of Tobacco Products In City Hall
327	13 May 1991	Annexing Property To The City Of Dixon, Missouri (Country Club Estates)
328	3 June 1991	Annexing Property To The City Of Dixon, Missouri
329	3 June 1991	Designating East Chestnut Street As One-Way
330	3 June 1991	Establish The Name Or Names Of Certain Street (Ash Street)
331	4 June 1991	Vacating A Portion Of Hilltop Street
332	3 June 1991	To Submit The Question Of A Tax Levy Of Seventy One Cents On The One Hundred Dollars Assessed Valuation

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333	20 August 1991	Tax Levy For The Year of 1991
334	19 August 1991	Providing For The Appointment Rather, Rather Than The Election, Of A Chief Of Police, Amended By Ord. 337
335	19 August 1991	Annexing Property To The City Of Dixon, Missouri
336	9 September 1991	Prohibiting The Maintenance Of Nuisances, Providing For Abatement And Penalties For Nuisances
337	7 October 1991	Establishing A New Date For Submission Of The Question Posed By Ordinance 334, Providing For An Appointed Chief Of Police
	11 January 1992	Grant Of Easement For A Sewer Line
338	3 February 1992	Authorizing The Holding Of A Special Election To Fill The Unexpired Four Year Term Of City Marshal, One Year Remains
339	16 March 1992	Providing For The Appointment, Rather Than The Election, Of A Chief Of Police
340	4 May 1992	Vacating A Portion Of Pearl Street In Murphy's Addition
341	24 August 1992	Tax Levy For The Year of 1992
342	5 October 1992	Amending Section 1 Of Ordinance 341, Tax Levy For The Year of 1992
343	2 November 1992	To Enter Into A Legal Service Contract With Williams, Robinson, Turley & White, P.C.
344	7 December 1992	Authorizing The Mayor To Enter Into An Obligation With The Sate Bank Of Dixon For Purchasing A City Computer System
345	7 June 1993	Establish A Water Meter Installation Fee (NEED BETTER COPY)
346	7 June 1993	Fixing The Salary Of The City Marshal Amended By Ord. 405 & 498
347	7 June 1993	Fair Housing Defining Discriminatory Practices And Creating A Fair Housing Committee (NEED A BETTER COPY)
348	7 June 1993	Establishing Housing Rehabilitation Grant Guidelines Under The Community Block Grant No. 93-ND-04 (NEED BETTER COPY)
349	12 July 1993	Accepting The Ozark Rivers Solid Waste Management Plan
350	25 August 1993	Tax Levy For The Year of 1993
351	4 October 1993	Enable City police Officers To Act In An Emergency Situation Outside City Limits
352	1 November 1993	Enter Into A Legal Services Contract With Williams, Robinson, Turley, & White, P.C.
353	1 December 1993	Authorizing The Conveyance Of A Special Warranty Deed To Brown Shoe Group, Inc.
354	3 January 1994	Authorizing The Mayor To Execute on Behalf of City of Dixon an Extension to the Agreement for the Collection and Disposal of Solid Waste, For One Year
355	24 March 1994	Annexing Property To The City Of Dixon, Missouri
356	4 April 1994	Vacating A Ten Foot Wide Strip Running Along The West Side Of Pine Street
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358	11 July 1994	Execute An Agreement For The Collection And Disposal Of Solid Waste Amended By Ord. 385, Repealed By Ord. 426
359	11 July 1994	Changing The Name Of Brown Street 1 & 2 To Paramount Street 1 & 2
360	11 July 1994	Execute An Agreement For The Operation Of The Rural Fire Department Within The City Limits
361	19 August 1994	Calling For A Special Election On Imposing A Sales Tax For Transportation Purposes (NO ATTACHMENTS)
362	19 August 1994	Vacating A Portion Of Sixth Street And Ellen Street
363A	29 August 1994	Tax Levy For The Year of 1994
363B	7 November 1994	Changing Street Names For Emergency 911 Purposes (Spruce, Dogwood, Redbud And Andrews Drive)
364A	7 November 1994	Dedicating Streets For Emergency 911 Purposes
365	21 November 1994	Vacating A Portion Of Fifth Street
366	5 December 1994	Imposing A Tax For Transportation Purposes
367	5 December 1994	Prohibiting Transport Of A Child Without A Child Safety Restraint Repealed By Ord. 412
368	24 January 1995	Dedicating And Naming An Alley For Emergency 911 Purposes (Pecan Alley)
369	5 December 1994	Changing The Name Of The City Park To Dixon Lion's Club Park
370	24 January 1995	Pertaining To Fair Housing, Discriminatory Housing Practices
371	24 January 1995	Enter Into A Legal Services Contract With Williams, Robinson, Turley, & White, P.C.
372	6 February 1995	Amending Ordinance 370 Pertaining To Fair Housing, Discriminatory Housing Practices
373	6 March 1995	Amending The Water Rate And Charges, And The Waste Water User Charges Amended By Ord. 457
374	13 March 1995	Enter Into A Lease Purchase Agreement With The State Bank Of Dixon For Financing Equipment (NO EXHIBIT ATTACHED)
375	3 April 1995	Authorizing The Mayor To Accept a Promissory Note and Second Deed of Trust from Universal Mfg and Equip Co for the Refinancing of an Existing Industrial Development Loan from City of Dixon
376	1 May 1995	Dedicating And Naming An Alley For 911 Purposes (Plum Alley)
377	5 June 1995	Authorizing The Conveyance Of A Special Warranty Deed To Dixon R-1 School District
378	10 July 1995	Enter Into A Lease Purchase Agreement With The State Bank Of Dixon For Financing Equipment
379	26 July 1995	Establishing Rules And Procedures For The Removal Of Officers Of The City And Veto Override
380	7 August 1995	Vacating a Portion of a Street Known as Walnut Street Lying South of Chestnut Street in Santee's Addition in Dixon
381	21 August 1995	Tax Levy For The Year of 1995 (NEED BETTER COPY)
382	2 October 1995	Authorizing The Mayor To Enter Into A Contract With Stack & Associates, Inc. To Provide Engineering Consultant Services
383	2 October 1995	Vacating A Portion Of An Alley In Murphy's Addition
384	6 November 1995	Designating Truck Routes And Regulating Parking Of Vehicles Over 24,000 Pounds Gross Weight
385	21 November 1995	Amending Ordinance 358, To Execute An Agreement For Collection And Disposal Of Solid Waste Repealed By Ord. 426
386	5 February 1996	Enter Into A Legal Services Contract With Williams, Robinson, Turley, White & Rigler, P.C.
387	4 March 1996	Provide For The Collection Of Court Costs To Be Used For Police Officer Training Fund
388	14 March 1996	Providing For Police Training Requirements
389	14 March 1996	Provide For The Collection Of Court Costs To Be Used For Police Officer Training Fund
390	19 March 1996	Granting A Renewal Franchise To Cable America Corporation
391	6 May 1996	Changing The Name Of The City Park To John Sheppard Park
392	23 May 1996	Authorizing Participation In An Economic Adjustment Program
393	1 June 1996	Amending Ordinance 185, Establishing A City Park Board
394	5 August 1996	Establishing A Fee For Collection And Removal Of Solid Waste Amended By Ord. 406, Repealed By Ord. 426
395	5 August 1996	Authorizing The Mayor To Amend The Contract With Wat-Park Sanitation Service
396	12 August 1996	Calling For A Special Election On A General Obligation Bond Question
397	28 August 1996	Tax Levy For The Year of 1996
398	7 October 1996	Amending Ordinance 2, Designating Wards For The City
399	4 November 1996	Amending Ordinance 262, Pertaining To Water Rate And Charge System
400	2 December 1996	Amending Ordinance 304 And 161, Pertaining To Gascosage Electric Cooperative
401	2 December 1996	Renewal Of Franchise Granted To Gascosage Electric Cooperative
402	2 December 1997	Providing For Appointment Rather Than Election Of A Chief Of Police, Election On 1 April 1997 (NOT SIGNED OR DATED)
403	2 December 1996	Authorizing General Obligation Street Bonds Series 1996
404	16 December 1996	Amending Ordinance 259, Fixing The Salary Of The Municipal Judge Amended By Ord. 518
405	16 December 1996	Amending Ordinance 346, An Ordinance Fixing The Salary Of The City Marshal Amended By Ord. 498
406	6 January 1997	Amending Ordinance 394 Establishing A Fee For The Collection And Removal Of Solid Waste
407	6 January 1997	Fixing The Terms And Conditions Under Which The City Will Supply Utilities Outside Of The City Limits
	14 June 1997	Proclamation For National Flag Day
408	11 August 1997	Repealing Ordinances 43 And 252 And Establishing Regulations Regarding Animals Within The City Limits
409	11 August 1997	Amending Ordinance 4 Providing For Elections
410	26 August 1997	Tax Levy For The Year of 1997
411	8 September 1997	Annexing Property To The City Of Dixon, Missouri A Proclamation For The Sale Of Buddy Poppies By The Veterans Of Foreign Wars 1997
412	8 September 1997	Repealing General Ordinances Nos 315 and 367 and Establishing Regulations Concerning the Use of Seatbelts in a Motor Vehicle and Passengers in Truck Beds within City Limits

City Of Dixon Ordinances

<u>Ordinance</u>	<u>Date</u>	<u>Title</u>
413	1 December 1997	Regulating CABO One And Two Family Dwellings (NO ATTACHMENTS) Repealed By Ord. 459
414	3 March 1998	Naming An Alley For 911 Purposes As Tyson Alley
415	2 March 1998	Designating Tyson Alley As One-Way
	7 April 1998	Ballot Language And Proclamation By Mayor
	1 May 1998	Loyal Day Proclamation
416	4 May 1998	Regulating Mobile Homes And Mobile Home Parks Repealed By Ord. 448
417	4 May 1998	Authorizing The Mayor To Execute A Petition Requesting Annexation (NO EXHIBIT A ATTACHED)
418	4 May 1998	Vacating A Twenty Foot Alley Along East Side Of Block Six Of Murphy's Addition
419	14 May 1998	Annexing Property To The City Of Dixon, Missouri (Roberson)
420	14 May 1998	Annexing Property To The City Of Dixon, Missouri (Luebbert)
421	3 August 1998	Vacating All Streets And Easements Shown On The Plat For Heritage Village
422	3 August 1998	Repealing Ordinance 50 And Establishing Regulations Governing The Presence Of Minors
423	14 September 1998	Annexing Property To The City Of Dixon, Missouri (NEED BETTER COPY)
424	14 September 1998	Tax Levy For The Year Of 1998 (NEED BETTER COPY)
425	14 September 1998	Amending The Water Rates And Charges And The Waste Water User Charges System (NEED BETTER COPY)
426	28 September 1998	Repealing Ordinances 274, 358, 385 And 394, And Establishing Regulations For Collection And Removal Of Solid Waste A Proclamation For The Sale Of Buddy Poppies By The Veterans Of Foreign Wars 1998
427	7 December 1998	Enter Into A Lease Purchase Agreement For Financing Equipment (Truck) (NO EXHIBIT 1 ATTACHED)
428	7 December 1998	Enter Into A Lease Purchase Agreement For Financing Equipment (Dumpster) (NO EXHIBIT 1 ATTACHED)
429	4 January 1999	Authorizing The Mayor To Enter Into A Lease Agreement With The Dixon Rural Volunteer Fire Protection District
	1 May 1999	Loyal Day Proclamation
	3 May 1999	Missouri Community Assessment Program Resolution
430	30 August 1999	Authorizing The Mayor To Enter Into A Contract For Legal Services With Williams, Robinson, White, Rigler & Parker, P. C.
431	13 September 1999	Authorizing The Mayor To Enter Into A Contract With The Ft. Leonard Wood Regional Commerce And Growth Association
432	13 September 1999	Authorizing The Mayor To Enter Into A Contract With Municipal Tax Consulting And Management A Proclamation For The Sale Of Buddy Poppies By The Veterans Of Foreign Wars 1999
433	15 November 1999	Authorizing The Mayor To Enter Into A Contract For Jailer/Dispatcher Duties (NO EXHIBIT A ATTACHED)
434	6 December 1999	Annexing Property To The City Of Dixon, Missouri (101 Davis Street)
435	3 January 2000	Calling For A Special Election To Authorize One-Half Of One Percent Sales Tax (Check Against Original and Ord. 442)
436	7 February 2000	Authorizing The Conveyance Of A Special Warranty Deed To Dixon Senior Center, Inc (NO EXHIBIT A ATTACHED)
437	7 February 2000	Authorizing The Mayor To Enter Into A Contract To Purchase Two Acres Of Land (NO EXHIBIT A ATTACHED)
438	20 April 2000	Authorizing The Mayor To Enter Into A Contract For Sale To Town & Country Supermarkets (NO EXHIBIT A ATTACHED)
439	20 April 2000	Authorizing The Mayor To Execute A Deed Of Release Releasing A Deed Of Trust (NO EXHIBIT A ATTACHED)
440	5 June 2000	Annexing Property To The City Of Dixon, Missouri (202 N. Doyel Street)
441	5 June 2000	Annexing Property To The City Of Dixon, Missouri (303 N. High Street)
443	7 August 2000	Repealing Ordinance 247 Defining Food And Drink Place Of Businesses, Regulatory Authority
444	21 August 2000	Tax Levy For The Year Of 2000
	11 September 2000	Resolution To Endorse Dixon Area Development Committee
445	6 November 2000	City Provides Retirement Coverage To Eligible Employees
446	5 February 2001	Authorizing The Mayor To Enter Into A Contract With Archer Engineering (NO EXHIBIT A ATTACHED)
447	5 March 2001	Authorizing The Mayor To Enter Into A Contract With Flynn Drilling to Provide Well Drilling Services to the City
448	2 April 2001	Repealing Ordinance 416 Regulating Mobile Homes And Mobile Home Parks
449	2 April 2001	Repealing Ordinance 145 And Adapting Chapter 300 RsoM, Known As The Model Traffic Ordinance
450	4 June 2001	Authorizing The Mayor To Enter Into A Contract With The Ft. Leonard Wood Regional Commerce And Growth Association
451	30 August 2001	Tax Levy For The Year Of 2001
452	1 October 2001	Repealing Ordinance 174 And Establishing Regulations Governing Driving While Intoxicated
453	1 October 2001	Repealing Ordinance 173 And Establishing Regulations Governing Driving With Excessive Blood Alcohol Content
454	1 October 2001	Authorizing The Municipal Court To Enter A Judgment For The Crime Victim's Compensation Fund
	23 October 2001	Proclamation 50 th Anniversary Of The Korean War Proclamation For Sale Of Buddy Poppies
455	4 February 2002	Annexing Property To The City Of Dixon, Missouri (300 N. Doyle Street)
456	4 February 2002	Annexing Property To The City Of Dixon, Missouri (103 N. High Street) (INCOMPLETE COPY)
457	4 February 2002	Amending Ordinance 151, 257 And 373 The Water Rate And Charges And The Waste Water User Charges System
458	6 May 2002	Annexing to the City, An Unincorporated Area Contiguous and Compact to the Existing Corporate Limits Upon Request of all Property Owners in the Area after Public Hearing
459	6 May 2002	Repealing Ordinance 413 Regulating CABO One And Two Family Dwellings
460	6 May 2002	Amending Ordinance 4 Providing For Elections Within The City
461	3 June 2002	Enter Into A Contract With Ft. Leonard Wood Regional Commerce And Growth Association
462	1 July 2002	Naming A Street For Emergency 911 Purposes (Katie Lane)
463	1 July 2002	Amending Ordinance 249 Establishing A Uniform Personnel Policy
464	5 August 2002	Annexing Property To The City Of Dixon, Missouri (400 E. 5 th Street)
465	5 August 2002	Annexing Property To The City Of Dixon, Missouri (201 N. High Street)
466	12 August 2002	Tax Levy For The Year Of 2002
467	12 August 2002	Enter Into A Contract With Utility Services Communication Co.
468	7 October 2002	Establishing The Betty Crews Memorial Walking Trail
469	2 December 2002	Establish A Drug And Alcohol Policy For The City (NEED BETTER COPY)
470	6 January 2003	Publish Names Of Citizens Who Are Delinquent Paying Taxes
	21 January 2003	Resolution Requesting The Establishment Of An Enterprise Zone
471	7 July 2003	Authorizing \$734,999.70 In General Obligation Refunding Bonds Series 2003
472	4 August 2003	Repealing Ordinance 308
473	18 August 2003	Tax Levy For The Year 2003
474	8 September 2003	To Opt Out Of The State Imposed Sales Tax Holiday
475	5 January 2004	Amending Ordinance 249 Establishing A Uniform Personnel Policy
476	1 March 2004	Annexing Property To The City Of Dixon, Missouri (Lots 1 & 2 in Gilbert & Sease)
477	15 March 2004	Enter Into A Legal Services Contract With Williams, Robinson, White & Rigler, P. C.
478	17 May 2004	Pertaining To Firearms In City Buildings
479	16 August 2004	Tax Levy For The Year Of 2004
480	13 September 2004	Enter Into A Contract With Pitney Bowes Co. To Provide Postage Machine And Service
481	18 October 2004	Enter Into An Agreement For Water Meters With Midwest Meter And Determining A Water Rate Increase
482	6 December 2004	Vacating A Portion Of The Alley Running North And South Between Blocks 2 And 3 of Shelton-Elkins Addition
483	11 April 2005	Vacating A Portion Of 6 th Street Between Pine Street And Walnut Street
484	22 August 2005	Tax Levy For The Year Of 2005
485	12 October 2005	Authorizing The Mayor To Enter Into A Contract For The Purchase Of Real Estate (NO EXHIBIT ATTACHED)
486	5 December 2005	Dixon Public Library Petition And Ballot Proposal
487	9 January 2006	Providing For The Holding Of A Special Election For The Appointment Of The Collector

City Of Dixon Ordinances

<u>Ordinance</u>	<u>Date</u>	<u>Title</u>
488	20 March 2006	Authorizing The Mayor To Enter Into A Contract With Flynn Drilling Co.
489	1 May 2006	Changing The Position Of Collector From An Elected To An Appointed Position
490	10 July 2006	Dixon Public Library Petition And Ballot Proposal
491	10 July 2006	Adopting And Enacting A New Code Of Ordinances Of The City
492	14 August 2006	Tax Levy For The Year of 2006
493	4 December 2006	Establishing A Method For The Repairing, Vacation Or Demolition Of Dangerous Buildings
	13 December 2006	Petition To Vacate Richard Street
494	8 January 2007	Abandoning, Discontinuing, Closing And Vacating Richard Street As A Public Street
495	5 February 2007	Annexing Property To The City Of Dixon, Missouri (103 N. Oak Lane)
496	9 April 2007	Repeal Sub-paragraph 6 Of Section 125.260 Of The City Code And Enacting A New Section Relating To Jail Fees
497	20 August 2007	Enter Into A Contract With Outreach Consulting & Counseling Services To Provide Probation And Monitoring Services
498	20 August 2007	Fixing The Salary Of The City Marshal
499	20 August 2007	Tax Levy For The Year of 2007
500	20 August 2007	Authorizing The Mayor To Enter Into A Contract With Jeff Rujawitz To Provide Cleaning Services
501	18 September 2007	Repeal Section 340.110 Of The City Code Relating To The Operation Of All-Terrain Vehicles Repealed By Ord. 539
502	4 December 2007	To Establish A Procedure To Disclose Potential Conflicts Of Interest And Substantial Interests For Certain Officials
503	4 April 2008	Resolution Relating To Meeting, Records And Votes Of Governmental Bodies
504	4 August 2008	Establish A Procedure to a Lead Ban in Public and Private Drinking Water Plumbing
505	28 August 2008	Tax Levy For The Year of 2008
506	23 February 2009	To Enter Into A Lease Purchase Agreement With Maries County Bank To Purchase A Refuse Truck (NO COPY OF LEASE)
507	9 September 2009	Tax Levy For The Year of 2009 (NOT SIGNED, NO RECORDED VOTE)
508	1 January 2010	Notice Of Election To Raise Library Tax Levy (NO RECORDED VOTE, NOT SIGNED, NOT DATED)
509	1 February 2010	Establishing The Eligible Enhanced Enterprise Zone
510	12 April 2010	Authorizing The Sale Of Property At 704 W. 5 th Street To B. E. E. Investments, LLC (Brown Shoe Factory) (NOT SIGNED)
511	3 May 2010	Amend Section 700.120: Right To Turn On Water Into Service Pipes, Of The Dixon City Code (Ref. Council Minutes 3 May 2010)
512	3 May 2010	Amend Chapter 215.040: Nuisances Of The Code Of The City Of Dixon, Missouri Abatement of Nuisances (Ref. Council Minutes dated 3 May 2010)
513	3 May 2010	Amend Chapter 215.027: Nuisances Of The Code Of The City Of Dixon, Missouri Debris on Property (Ref. Council Minutes 3 May 2010)
514	12 July 2010	Combining The Existing Waterworks System And The Existing Sewerage System
515	12 July 2010	Calling A Special Election On A Revenue Bond \$3.5 Million For The Combined Waterworks And Sewerage Systems
516	30 August 2010	Tax Levy For The Year of 2010
517		Cross Connection Control - General Policy (NO RECORD IN COUNCIL MINUTES ON THIS ORDINANCE)
518	1 March 2011	Amending Ordinance 404, Fixing The Salary Of The Municipal Judge (Ref. 1 Mar 2011 Minutes)
519	1 March 2011	Amending Ordinance 260, Fixing The Salary Of The Mayor (Ref. 1 Mar 2011 Minutes)
520	1 March 2011	Amending Ordinance 261, Fixing The Salary Of The Board Of Alderman (Ref. 1 March 2011 and 19 Apr 2011 Minutes)
521	22 August 2011	Tax Levy For The Year of 2011 (Ref. 22 Aug 2011 Minutes)
522	14 September 2011	Concerning Acceptance And Compliance Requirements For USDA Rural Development Assistance (Ref. 14 Sept 2011 Minutes)
523	17 October 2011	Employment Of Attorney Mel L. Gilbert To Assist The City Of Dixon (Ref. 17 Oct 2011 Minutes)
524	10 September 2012	Tax Levy For The Year of 2011
525	5 November 2012	Accepting The Resignation Of Mayor Ben Copeland
526	5 November 2012	Electing Jeff Clark As Acting President Of The Board Of Alderman
527	5 November 2012	Acting President To Act On All Accounts And Authorizing Other Signatures Repealed By Ord. 528
528	13 February 2013	Repeal Of Ordinance 527 Relating To Accounts With Financial Institutions
529	13 February 2013	Vacating A Portion Of The Alley Between Blocks 2 And 3 Of Shelton-Elkins Addition
530	9 September 2013	Authorizing The Execution Of An Intergovernmental Cooperative Agreement With Pulaski County
531	14 August 2013	Authorizing An Agreement With Pulaski County To Collect Personal Property And Real Estate Taxes
532	22 August 2013	Tax Levy For The Year of 2013
533	4 November 2013	To Repeal Section 210.030 Of The Code Of Laws And Enacting A New Section Relating To Harassment
534	4 November 2013	Establishing The Acts Necessary To Commit The Offense Of Disorderly Conduct
535	4 November 2013	To Regulate Manufactured And Mobile Homes For Safety, Health And General Welfare Of The Public
536	23 January 2014	To Repeal Section 110.170 Of The Code Of Laws Of The City Of Dixon, Missouri And Enacting A New Section
537	21 April 2014	Authorizing \$915,00 Combined Waterworks And Sewage System Revenue Bonds Series 2014 (NEED BETTER COPY)
538	2 June 2014	Authorizing An Agreement With The Dixon Senior Center For City Water
539	23 June 2014	Permitting The Use Of All-Terrain Vehicles On City Streets
540	4 September 2014	Tax Levy For The Year of 2014
541	5 January 2015	Limitation Of The Number Of Liquor Licenses
542	25 August 2015	Tax Levy For The Year of 2015
543	21 September 2015	To Repeal Section 605.110 Of The Code Of Laws Relating To Juke Boxes And Pinball machines
544	21 September 2015	To Repeal Section 605.120 Of The Code Relating To Billiard And Pool Tables
545		
546	11 January 2016	Enacting A New Section of Chapter of the Municipal Code: Management of Cat Population; Permitted Acts
547	11 January 2016	Amendment To Ordinance 405 Fixing The Salary Of The City Marshal
	1 February 2016	Amendment To Ordinance 536 Relating To Meetings Of The Board Of Alderman (Bill 2016-01)
548	1 November 2016	A Resolution To Adapt Pulaski County Natural Hazards Mitigation Plan
549	February 1, 2016	\$970,000 General Obligation Street Bonds Series 2016
550	31 August 2016	Tax Levy For The Year of 2016
551	6 September 2016	Intergovernmental Agreement Between County of Pulaski and City of Dixon to House Prisoners in Dixon City Jail (Not Signed by Presiding Commissioner, Sheriff or County Clerk)
	9 September 2016	Agreement To House Pulaski County Prisoners In Dixon City jail
552	20 September 2016	Authorizing The Mayor To Enter Into A Contract With Lou Fusz Automotive For Dixon Police Department Vehicles
553	20 September 2016	Authorizing The Mayor To Enter Into A Contract With Lou Fusz Automotive For Maintenance Department Vehicles
554	12 December 2016	Renewing A Contract With Gascosage Electric Cooperative For Street Lighting And Electric Service For Twenty (20) Years
554A	12 December 2016	Renewing A Contract With Gascosage Electric Cooperative For Easements For Twenty (20) Years
555	6 February 2017	Enacting A New Section 205.190 Of Chapter 205 Of The Municipal Code (Duplicate to 558)
556	8 May 2017	A Standard For Installation And Replacement Of Driveway Culverts
557	5 June 2017	Amending Certain Provisions Of The Municipal Code To Conform To Senate Bill Number 572
558	9 May 2107	Enacting A New Section 205.190 Of Chapter 205 Of The Municipal Code (Duplicate to 555)
559	8 May 2017	Authorizing The Mayor To Enter Into A Contract With Court Money
560	9 May 2017	Regulating The Use Of Public And Private Sewers And Drains
561	11 September 2017	Tax Levy For The Year 2017
562	17 August 2018	Resolution For Council On City's Finances
563	21 August 2018	Amendment to Ordinance 336, Nuisances
564	30 August 2018	Tax Levy 2018 (NO COPY)
565	20 September 2018	WCA Contract for Trash Service
566	5 November 2018	Law Enforcement Sales Tax, Ballot Issue (NO COPY)
567	17 January 2019	Water and Sewer Rate Increase

City Of Dixon Ordinances

<u>Ordinance</u>	<u>Date</u>	<u>Title</u>
568	7 January 2019	Amending and Updating Ordinance 408 Dated August 11, 1997 Establishing Regulations Regarding Animals Present within the City Limits (Not signed)
569	17 January 2019	Amending and Setting the Water Rates and Charges and the Wastewater Rates and Charges System in Effect in the City (Duplicate of original ord no. 567)
570	8 July 2019	Payment of Persons Designated as Special Municipal Judge
571	22 July 2019	Medical Marijuana Facilities
572	29 August 2019	Tax Levy 2019
573	18 November 2019	Use Tax for General Revenue Purposes at the rate of 1.5%; Providing for the Use Tax to be Repealed, Reduced or Raised and Providing for Submission of the Proposal to the Qualified Voters of the City for their Approval at the Municipal Election held on Tuesday, April 7, 2020, Fixing an Effective Date
574	18 November 2019	Law Enforcement Tax
575	18 November 2019	Fixing the Salary of the City Marshal
576	2 December 2019	Adopting and Enacting a New Chapter 210A, Offenses of City of Dixon, Pulaski Co, State of Missouri
577	2 December 2019	Adopting and Enacting a New Chapter 140, Open Meetings and Records Policy, of the City of Dixon, Pulaski Co, State of Missouri
578	9 January 2020	Authorizing the Mayor to Declare a State of Emergency Arising from Imminent Threat of the 2019 Novel Coronavirus
579	24 March 2020	Authorizing the Mayor to Declare a State of Emergency Arising from Imminent Threat of the 2019 Novel Coronavirus
580		Adopting the Stay at Home Order of the Pulaski Co Commission and Health Board (Not Passed)
580	15 June 2020	Modifying and Amending the Personnel Policy for the City of Dixon
581		Creating the Offense of False Reports, Creating Penalties for the Offense of False Reports, and Fixing an Effective Date
582		Vision Reducing Material
583	26 August 2020	Authorizing, Fixing and Determining a Rate of Levy on the Hundred-dollar Valuation of all Taxable Property within the City for the year 2020
584	24 September 2020	Authorizing and Directing the City to Enter into an Agreement with the Missouri Office of State Courts Administrator and Assessing a Court Automation Fee
585	29 October 2020	Resolution to Adopt the Pulaski County Multi-Jurisdiction Natural Hazards Mitigation Plan
586		Establish a Right to Discontinue Service of Homeowner who has not Paid their Water/Trash/Sewer Accounts
587	7 December 2020	Authorizing a Contract Agreement for the Renovation of Dixon City Hall and Police Department
588	5 April 2021	Annexation of Certain Parcels of Land into the City Limits of the City of Dixon
589	24 March 2021	Authorizing a Contract for the Sale of 213 Country Club Road
590	21 June 2021	Authorizing the Mayor to Enter into an Addendum to its Cooperative Agreement with the County Collector
591	12 July 2021	Establish a Procedure to Disclose Potential Conflicts of Interest and Substantial Interests for Certain Officials
592	17 August 2021	Authorizing, Fixing and Determining a Rate of Levy on the Hundred-dollar Valuation of all Taxable Property within the City for the year 2021
593	26 August 2021	Authorizing, Fixing and Determining a Rate of Levy on the Hundred-dollar Valuation of all Taxable Property within the City for the year 2021 -Corrected
594	7 September 2021	Authorizing the Mayor of the City of Dixon to Enter into a Contract with Archer Group PC
595	23 September 2021	Ratifying and Authorizing a Contract for Garbage and Trash Collection by and Between the City of Dixon and Waste Corporation of Missouri, LLC
596	7 September 2021	Authorizing the Mayor of the City of Dixon to Enter into a Contract with MRPC (Missouri Regional Planning Commission)
597	23 September 2021	Authorizing the Mayor to Enter into an Addendum to its Cooperative Agreement with the County Collector
598	1 November 2021	Holding of an Election within and for the City of Dixon, Missouri on the Questions of the Elimination of the Elected Position of City Marshal and Instead Provide for the Appointment of a Police Chief
599	1 November 2021	Imposing a Use Tax for General Revenue Purposes at 2% Rate
600	6 December 2021	Ratifying and Authorizing a Contract to Lease a Parking Lot to J&B Towing and Recovery LLC
601	3 January 2022	Requiring Applicants for a Business License to Provide Proof of Worker's Compensation Insurance
602	7 February 2022	Waiving the 5% Increase in Water Rates for the Year 2022
603	7 February 2022	Establishing Water and Sewer Rates for Multi-Residential Properties
604	7 March 2022	Annexing Certain Parcels of Real Estate into the Corporate Limits of the City of Dixon
605	7 March 2022	Fixing the Salary of the Mayor of the City of Dixon
606	7 March 2022	Fixing the Salary of the Members of the Board of Aldermen of the City of Dixon
607	8 April 2022	Providing for the State Auditor's Office of the State of Missouri to Perform an Audit of the City's Financial Records
608	2 May 2022	Providing for the Appointment of a Chief of Police
609	5 July 2022	Amending and Setting Waterworks Rates and Charges and the Wastewater Rates and Charges
610	1 August 2022	Annexing Certain Parcels of Real Estate into the Corporate Limits of the City of Dixon
611	1 August 2022	Authorizing, Fixing, and Determining a Rate of Levy on the Hundred-Dollar Valuation of all Taxable Property within the City for the Year 2022
612	1 August 2022	Adopting and Enacting a New Code of Ordinances of the City of Dixon, County of Pulaski, State of MO

**INTERGOVERNMENTAL AGREEMENT BETWEEN THE COUNTY OF
PULASKI AND THE CITY OF DIXON TO HOUSE PRISONERS IN THE
DIXON CITY JAIL**

Whereas, the county of Pulaski (hereinafter referred to as "Pulaski County") is a county of the third class located in the State of Missouri; and

Whereas, the City of Dixon (hereinafter referred to as "Dixon") is a city of the fourth class located in Pulaski County, Missouri; and

Whereas, it is in the best interests of both Pulaski County and Dixon for Pulaski County to house inmates in the Dixon City Jail when required by overcapacity in the Pulaski County Jail.

Now, therefore, Pulaski County and Dixon, pursuant to Section 70.220.1 R.S.MO, and within the scope of power of each subdivision, having shared and mutual interest, agree to following:

1. When the Pulaski County Jail is overcapacity, Pulaski County may use the Dixon City Jail to house overflow inmates.
2. Dixon agrees to accept up to five inmates and house them in the City jail. There shall be no minimal requirement to maintain this agreement.
3. Dixon shall provide all meals, security, and other needs to the inmates in the City Jail.
4. Jail meals shall contain at least 2200 calories daily, consisting of fruit, vegetables and meats, in addition to a drink served with each meal. Commissary food items will also be made available for inmates to purchase supplemental foods, at the inmate's own expense.
5. The Dixon City Jail shall adopt and implement the Standard Operations and Procedures policy manual of the Pulaski County Sheriff's Department, or the Missouri Core Jail Standards enacted by the Missouri Sheriff's Association's Jail Practices and Training Committee.
6. The Dixon Police Department will maintain a safe and healthy jail for County inmates, along with adequate shower facilities. While housing County inmates, the Dixon Police Department must always have at least one police department employee inside said building where the jail is housed, for 24-7 emergency assistance to inmates. Prior to housing County inmates, the Dixon City Fire Department must conduct a safety check of the City jail and approved it for inmate housing.
7. Absent a serious medical emergency, medical ailments or injuries of County inmates must be reported to the on-duty Pulaski County Jail supervisor immediately, at which time the County jail supervisor will made a decision to either transport the inmate to a medical facility, or refer said inmate to the County's medical provider, ACH. The Dixon Police Department may be responsible for injuries to inmates that occur

while incarcerated at the Dixon jail. Also, failure to notify the on-duty jail supervisor of said medical treatment will make the City of Dixon responsible for any costs related to treatment or transporting inmates.

8. While housing Pulaski County inmates, the Dixon City Jail will be subject to inspection by the Pulaski County Presiding Commissioner or the Pulaski County Sheriff and/or deputies.

10. Pulaski County shall pay to Dixon the sum of \$35.00 per-day, per inmate housed in the City Jail, and the City of Dixon shall bill Pulaski County on a monthly basis.

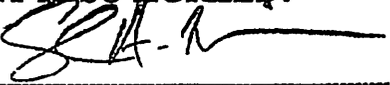
11. The Pulaski County Sheriff's Department shall be responsible for transporting inmates to and from the City Jail, as required.

12. This agreement shall be in effect for a period of one year from September 1, 2016. The agreement shall renew automatically for a new one-year period on September 1st of each successive year unless either party notifies the other party, in writing that it wishes to cancel or modify the terms of the agreement 30 days prior to September 1st.

14. Either party may cancel this agreement by notifying the other party in writing and giving 30 days' notice of the cancellation

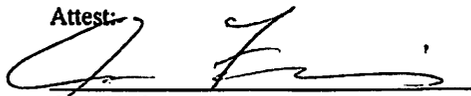
15. This agreement may be amended or modified by the written consent of both parties.

IT IS SO AGREED:



Mayor of Dixon

9-6-2016
Date

Attest:


City Clerk

Presiding Commissioner

Date:

Attest:

County Clerk

Sheriff of Pulaski County

Date:

AN ORDINANCE OF THE CITY OF DIXON, MISSOURI, AUTHORIZING THE MAYOR TO ENTER INTO A CONTRACT WITH LOU FUSZ AUTOMOTIVE NETWORK/LOU FUSZ CHRYSLER/JEEP/DODGE/RAM FOR THE LEASE OF VEHICLES TO BE UTILIZED BY THE DIXON POLICE DEPARTMENT

Be it ordained by the Board of Aldermen of the City of Dixon as follows:

SECTION 1. The contract with Lou Fusz Automotive Network/Lou Fusz Chrysler/Jeep/Dodge/Ram approved. The Contract is attached hereto as Exhibit A and is incorporated herein by reference.

SECTION 2. The Mayor is authorized to execute this Contract and the City Clerk is directed to affix to the Contract the official seal of the City and attest to the same.

SECTION 3. That all ordinances or parts of ordinances therefore enacted which are in conflict herewith are hereby repealed.

SECTION 4. This Ordinance shall be in full force and effect from and after its passage and approval.



Mayor

Attest:



City Clerk

Read two times and approved by the Mayor this 20th day of Sept. [month], 2016.



Mayor



Bill Number 553

Ordinance Number 553

AN ORDINANCE OF THE CITY OF DIXON, MISSOURI, AUTHORIZING THE MAYOR TO ENTER INTO A CONTRACT WITH LUFUZZ FOR THE LEASE OF VEHICLES TO BE UTILIZED BY THE MAINTENANCE DEPARTMENT

Be it ordained by the Board of Aldermen of the City of Dixon as follows:

SECTION 1. The contract with Lu Fuzz is approved. The Contract is attached hereto as Exhibit A and is incorporated herein by reference.

SECTION 2. The Mayor is authorized to execute this Contract and the City Clerk is directed to affix to the Contract the official seal of the City and attest to the same.

SECTION 3. That all ordinances or parts of ordinances therefore enacted which are in conflict herewith are hereby repealed.

SECTION 4. This Ordinance shall be in full force and effect from and after its passage and approval.



Mayor

Attest:



City Clerk

Read ~~three~~ ^{two} times and approved by the Mayor this 20th day of Sept [month], 2016.



Mayor



BILL NO. 554

ORDINANCE NO. 554

AN ORDINANCE RENEWING FOR A PERIOD OF TWENTY (20) YEARS TO GASCOSAGE ELECTRIC COOPERATIVE, A RURAL ELECTRIC COOPERATIVE CORPORATION, ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF MISSOURI,, ITS SUCCESSORS AND ASSIGNS, A CONTRACT FOR STREET LIGHTING AND ELECTRIC SERVICE WITH THE CITY OF DIXON, FOR THE PURPOSE OF TRANSMITTING, FURNINSHING AND DISTRIBUTING ELECTRICITY FOR STREET LIGHTING, HEAT POWER AND OTHER PURPOSES WITHIN AND THROUGH SAID MUNICIPALITY, PRESCRIBING THE TERMS AND CONDITIONS OF SUCH GRANT, IMPOSING CERTAIN OBLIGATIONS UPON GASCOSAGE ELECTRIC COOPERATIVE, ITS SUCCESSORS AND ASSIGNS, SUCCESSIVELY, IN CONNECTION THEREWITH.

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

SECTION 1. The City of Dixon, Missouri, hereinafter the "Municipality", shall contract with Gascosage Electric Cooperative, a Missouri corporation, its successors and assigns, hereinafter called "Cooperative", to supply electric power energy to the Municipality for lighting, the streets, avenues, alleys, and other public places of the Municipality as they may now exist or may hereafter be established within the limits of the Municipality.

SECTION 2. Cooperative shall supply electric utility service to the Municipality's various premises to meet the requirements of the Municipality upon request by the Municipality at the Cooperative's standard rates.

SECTION 3. The rights, privileges and authority hereby granted shall inure to and be vested in Cooperative, its successors and assigns, successively, subject to all of the terms, provisions and conditions herein contained, and each of the obligations hereby imposed upon Cooperative shall evolve and be binding upon its successors and assigns, successively, in the same manner. All rights, privileges and authority hereby granted to Cooperative shall be freely assignable without being contingent upon prior or subsequent approval of Municipality. Cooperative shall give reasonable notice of its intent to assign or transfer its rights and obligations to another corporate entity. In the event of such transfer, the assignee shall be entitled to exercise its full range of statutory powers, even if those powers exceed

assignor Cooperatives' statutory charter, and any limit on Cooperative's authority shall not be construed or applied to limit the powers of assignee.

SECTION 4. The effective date of the Contract shall be the earliest date of either the Chairman of the board of aldermen or person exercising the duties of the Chairman of the board of aldermen's office executes said Ordinance; the board of aldermen overrides the Chairman of the Board of Aldermen's veto; or the conclusion of the next meeting of the board of aldermen when the Chairman of the board of aldermen has neither signed nor vetoed the bill. Upon the passage of this Ordinance, and the grant herein contained, it shall continue in force and effect for a period of twenty (20) years from the date of such execution. Provided, however, that said Cooperative, its successors or assigns, shall within (60) days after the effective date of said Ordinance, execute said Contract and return said Contract to the Municipality, and provided further that if such acceptance is not so filed within said period of sixty (60) days, all rights, privileges and authority herein granted shall become null and void.

SECTION 5. Neither acceptance of, nor compliance with, the provisions of this Ordinance shall in any way impair or affect, or constitute or be construed as a relinquishment or waiver of, any right, permission or authority which Cooperative, its successor or assigns, may have independently of this Ordinance; nor shall use by said Cooperative, its successors, assigns, of public property or places in the Municipality as authorized by this Ordinance, or service rendered by said Cooperative, its successors or assign, in said Municipality, be treated as use solely of the rights, permission and authority provided for by this Ordinance or as service referable solely to this Ordinance or to any obligation of service consequently upon acceptance thereof or as in any way indicating non-use of, or non-compliance with any obligation incident to, any right, permission or authority vested in said Cooperative, its successors or assign, independently of this Ordinance; and the acceptance provided for in Section 4 of this Ordinance or with any obligation arising from acceptance thereof, shall be subject to , and conditioned by, the provisions of this section with the same force and affect as though each of the provision of this section

**CONTRACT FOR STREET LIGHTING
AND ELECTRIC SERVICE**

THIS CONTRACT, made and entered into this 12 day of December, 2016, by and between Gascosage Electric Cooperative, a Missouri corporation, its successors and assigns, hereinafter called "Cooperative", and the City of Dixon, Missouri, a municipal corporation of the Fourth Class incorporated under the laws of the State of Missouri, hereinafter called "Municipality".

WITNESSETH:

WHEREAS, the Board of Aldermen of the Municipality has determined that lighting of the streets, alleys and other public places of the Municipality and other electric utility service requirements of the Municipality should be provided by contract, and

WHEREAS, Cooperative is a rural electric cooperative organized under the laws of the State of Missouri, and

WHEREAS, Cooperative proposes to supply said street lighting and other electric utility service desired by the Municipality, as hereinafter set forth;

NOW, THEREFORE, the parties agree as follows:

The Municipality, acting by its Board of Aldermen, does hereby award to Cooperative this contract for lighting, by means of electricity, the streets, avenues, alleys, and other public places of the Municipality as they may now exist or may hereafter be established within the limits of the Municipality as said limits now exist or may be extended, and for the other electric utility service required by Municipality for its various premises; and the Municipality agrees to pay for and Cooperative agrees to sell and deliver, said services in the manner and subject to the terms and conditions hereinafter set forth.

1. **STREET AND OUTDOOR AREA LIGHTING SERVICE.** Existing street and outdoor lighting service supplied by Cooperative on Cooperative-owned facilities shall be of the type and character as set forth in Appendix 1 attached hereto. Additional street and outdoor lighting service maybe requested by Municipality from time to time and shall become subject to this contract and supplied by Cooperative in accordance with Appendix 1.

2. **OTHER ELECTRIC SERVICE.** Cooperative shall supply electric utility service to the Municipality's other various premises to meet the requirements of the Municipality upon request by the Municipality. A list of the premises served is attached as Appendix 2.

3. **ELECTRIC RATES.** All electric service hereunder shall be supplied by Cooperative and paid for by the Municipality under, and shall be subject to the terms and conditions of the Cooperative's established electric rates for such type of service, which are attached hereto and incorporated herein by reference as Appendix 3.

4. **COOPERATIVE FACILITIES.** The Municipality hereby grants to Cooperative, its successors and assigns, while engaged in the performance of Cooperative's duties hereunder, the right and privilege to erect, maintain and operate lighting fixtures, poles, wires, cables, transformers and related apparatus and appliances necessary and convenient for Cooperative's efficient performance of its duties under this contract, upon, under, over and across the streets, avenues, alleys, and other public places in the Municipality.

5. **NOTICES, ETC.** All notices, applications and requests by the Municipality hereunder shall be in writing signed by the City Clerk and delivered or mailed to Cooperative addressed as follows or to such other address as Cooperative may hereafter designate in writing to the City Clerk:

Gascosage Electric Cooperative
Attn: General Manager
803 S. Ellen St.
Dixon, MO 65459

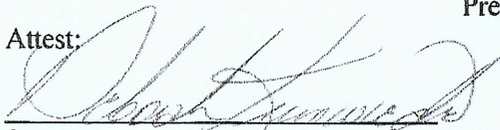
6. **TERM.** The term of this contract is for twenty (20) years.

IN WITNESS WHEREOF, the parties hereto have caused this contract to be executed in duplicate as of the day and year first above written.

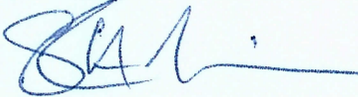
GASCOSAGE ELECTRIC COOPERATIVE

By 
President

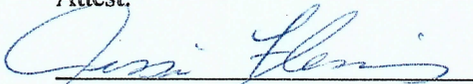
Attest:


Secretary

CITY OF DIXON

By 
Chairman, Board of Aldermen

Attest:


City Clerk

ACCEPTANCE BY GASCOSAGE ELECTRIC COOPERATIVE
OF ORDINANCE NO. 554 OF THE
CITY OF DIXON, MISSOURI

TO THE BOARD OF ALDERMEN AND CITY CLERK OF THE CITY OF DIXON, MISSOURI:

GASCOSAGE ELECTRIC COOPERATIVE, for itself, its successors and assigns, hereby accepts all of the terms and provisions of Ordinance No. 554 of the City of DIXON, Missouri:

which ordinance was duly passed by the Board of Aldermen and signed by the Chairman of the Board of Aldermen on the 12 day of December, 2016, and otherwise met the requirements of Mo. Rev. Stat. §§71.530; 80.110 and 88.251.

Dated at Dixon, Missouri, as of the 12 day of December, 2016.

GASCOSAGE ELECTRIC COOPERATIVE

By Ronald R. Wansel
President

CITY OF DIXON

By [Signature]
Chairman, Board of Aldermen

Attest:

[Signature]
Secretary

Attest:

[Signature]
City Clerk

Filed in the office of the City Clerk of the City of Dixon, Missouri, this 12 day of December, 2016.

STATE OF MISSOURI)
) ss
COUNTY OF PULASKI)

I, Jessie Fleming, City Clerk within and for the City of DIXON, in the County and State aforesaid, do hereby certify that the foregoing constitutes a full, true and correct copy of the acceptance by Gasco Sage Electric Cooperative, of the terms and provisions of Ordinance No. 554 of the City of DIXON, Missouri as filed with me on the 12 day of December, 2016, as the same appears in the records in my office.

IN WITNESS WHEREOF, I have hereunto set my hand at my office in the City of DIXON, Missouri, this 12 day of December, 2016.

[Signature]
City Clerk

BILL NO. 554A

ORDINANCE NO. 554A

AN ORDINANCE RENEWING FOR A PEIOD OF TWENTY (20) YEARS TO GASCOSAGE ELECTRIC COOPERATIVE, A RURAL ELECTRIC COOPERATIVE CORPORATION, ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF MISSOURI, ITS SUCCESSORS AND ASSIGNS, THE RIGHT, PERMISSION AND AUTHORITY TO CONSTRUCT, RECONSTRUCT, EXCAVATE FOR, PLACE, MAINTAIN, OPERATE, AND USE ITS POLES, TOWERS, WIRES, CONDUITS, CONDUCTORS, MANHOLES, UNDERGROUND VAULTS, MAINS, SERVICE PIPES AND OTHER EQUIPMENT AND APPLIANCES IN CONNECTION THEREWITH, IN, ALONG, ACROSS, OVER AND UNDER THE STREETS, ROADS, ALLEYS, SIDEWALKS, SQUARES, BRIDGES, AND OTHER PUBLIC PLACES IN THE CITY OF DIXON AND AREAS DEDICATED TO THE CITY FOR PUBLIC UTILITY USE, FOR THE PURPOSE OF TRANSMITTING, FURNISHING AND DISTRIBUTING ELECTRICITY FOR LIGHT, HEAT, POWER AND OTHER PURPOSES WITHIN AND THROUGH SAID MUNICIPALITY, PRESCRIBING THE TERMS AND CONDITIONS OF SUCH GRANT, IMPOSING CERTAIN OBLIGATIONS UPON THE GRANTEE, ITS SUCCESSORS AND ASSIGNS, SUCCESSIVELY, IN CONNECTION THEREWITH.

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

SECTION 1. The franchise, right, permission and authority is hereby granted to, and vested in Gascosage Electric Cooperative, a Missouri RURAL ELECTRIC COOPERATIVE CORPORATION, ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF MISSOURI, its successors and assigns, hereinafter called "Cooperative", to construct, reconstruct, excavate for, place, maintain, operate and use all necessary or appropriate poles, towers, wires, conduits, conductors, manholes, underground vaults, mains, service pipes and other equipment, with all necessary or appropriate appurtenances and appliances in connection therewith, in, along, across, over and under the streets, roads, alleys, sidewalks, squares, bridges, and other public places within the corporate limits of the City of Dixon, hereinafter called "Municipality", as now fixed and as hereafter extended, and areas dedicated to the Municipality for public utility use, for the purpose of

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

SECTION 2. As consideration for the rights and privileges conferred by this Ordinance, and in lieu of any payments required by any previous ordinance, Cooperative shall pay to said Municipality on or before the twentieth (20th) day of each calendar month during the term of this franchise an amount equal to five percent (5.00%) of its gross receipts from sales of electricity or electric service furnished by Cooperative to residential and commercial customers residing within the corporate limits of the Municipality, which the Cooperative shall collect from each customer located within the Municipality for the preceding calendar month, except from the sale of electricity or electric service to the Municipality.

All payments made hereunder shall be reduced by the total amount of any and all payments made by Cooperative for the applicable periods of time or portions thereof on account of any tax levied or imposed by said Municipality upon the business of providing electricity or electric service, or upon the proceeds of sales of electricity or electric service or upon the right or privilege of engaging in such business within said corporate limits, whether said tax be designated as a occupation tax, a license tax, or otherwise; but not including a sales tax levied or imposed pursuant to the laws of the state of Missouri in effect now or in the future.

The first franchise payment shall be due on or before the twentieth (20th) day of each calendar month after the effective date of this ordinance calculated on gross receipts for the preceding calendar month. With each franchise payment hereunder, Cooperative shall file with the City Clerk of said Municipality a sworn statement of the gross receipts for the applicable period and also a sworn statement of all payments made by it for such period on account of any of the taxes herein above in this section enumerated. The term "gross receipts" means the aggregate amount of all sales and charges from the business of supplying electricity or electric service made by Cooperative in said Municipality during any period less discounts, credits, refunds, sales taxes and uncollectable accounts. Gross receipts derived from the furnishing of such service to the Municipality shall not be included in gross receipts nor shall the franchise payment be due on such gross receipts.

SECTION 3. In order for Cooperative to render efficient and continuous electrical service it will be necessary for Cooperative to trim the trunks and branches of trees along or over the streets, sidewalks, alleys, avenues, squares, bridges and other public places in said Municipality, and other areas dedicated to the Municipality for public utility use, wherever the same are likely to come in contact with its equipment; therefore, Cooperative or its agent is hereby granted the right to trim such trees, including the trunk branches, and all parts thereof, so as to enable it to erect and maintain its equipment in a regular and consistent form and manner and to enable it to provide the most efficient and continuous service that the circumstances will permit; provided, however, that Cooperative and its agents shall exercise proper care and discretion in cutting and trimming said trees and all parts thereof.

SECTION 4. The rights, privileges and authority hereby granted shall inure to and be vested in Cooperative, its successors and assigns, successively, subject to all of the terms, provisions

and conditions herein contained, and each of the obligations hereby imposed upon Cooperative shall evolve and be binding upon its successors and assigns, successively, in the same manner. All rights, privileges and authority hereby granted to Cooperative shall be freely assignable without being contingent upon prior or subsequent approval of Municipality. Cooperative shall give reasonable notice of its intent to assign or transfer its rights and obligations to another corporate entity. In the event of such transfer, the assignee shall be entitled to exercise its full range of statutory powers, even if those powers exceed assignor Cooperatives' statutory charter, and any limit on Cooperative's authority shall not be construed or applied to limit the powers of assignee.

SECTION 5. The Ordinance effective date of the franchise shall be the earliest date of either the Chairman of the board of aldermen or person exercising the duties of the Chairman of the board of alderman's office executes said Ordinance; the board of aldermen overrides the Chairman of the board of aldermen's veto; or the conclusion of the next meeting of the board of aldermen when the Chairman of the board of aldermen has neither signed nor vetoed the bill. Upon the passage of this Ordinance, and the grant herein contained, it shall continue in force and effect for a period of twenty (20) years from the date of such execution. Provided, however, that said Cooperative, its successors or assigns, shall within (60) days after the effective date of said Ordinance, file with the Municipality Clerk an acceptance of the provisions of this Ordinance, and provided further that if such acceptance is not so filed within said period of sixty (60) days, all rights, privileges and authority herein granted shall become null and void.

SECTION 6. Neither acceptance of, nor compliance with, the provisions of this Ordinance shall in any way impair or affect, or constitute or be construed as a relinquishment or waiver of, any right, permission or authority which Cooperative, its successor or assigns, may have independently of this Ordinance; nor shall use by said Cooperative, its successors, assigns, of public property or

places in the Municipality as authorized by this Ordinance, or service rendered by said Cooperative, its successors or assign, in said Municipality, be treated as use solely of the rights, permission and authority provided for by this Ordinance or as service referable solely to this Ordinance or to any obligation of service consequently upon acceptance thereof or as in any way indicating non-use of, or non-compliance with any obligation incident to, any right, permission or authority vested in said Cooperative, its successors or assign, independently of this Ordinance; and the acceptance provided for in Section 5 of this Ordinance or with any obligation arising from acceptance thereof, shall be subject to, and conditioned by, the provisions of this Section 6 with the same force and affect as though each of the provisions of this section were expressly incorporated in such acceptance and expressly declared by the acceptor, its successors or assigns, at and prior to the time of such compliance by it, as conditions of such compliance.

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

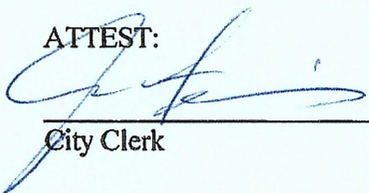
SECTION 8. This Ordinance shall not relieve Cooperative of the obligation to comply with any ordinance now existing in the Municipality or enacted in the future requiring Cooperative to obtain written permits or other approval from the Municipality prior to commencement of construction of facilities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

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

Two
Read ~~three~~ times and adopted this 12 day of December, 2016.



Chairman, Board of Aldermen

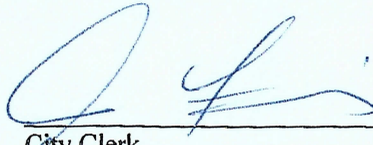
ATTEST:


City Clerk

STATE OF MISSOURI)
) ss
COUNTY OF PULASKI)

I, Jessie Fleming City Clerk within and for the City of DIXON, in the State and County aforesaid, do hereby certify that the foregoing constitutes a full, true and correct copy of Ordinance No. 554 of said Municipality as passed by the Board of Aldermen and approved by the Chairman of the Board of Aldermen on the 12 day of December, 2016, as fully as the same appears of record in my office.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the corporate seal of the City of DIXON, Missouri, at my office in said Municipality, this 12 day of December, 2016.



City Clerk

(seal)

FRANCHISE AGREEMENT
BY AND BETWEEN GASCOSAGE ELECTRIC COOPERATIVE AND
THE CITY OF DIXON, MISSOURI

The parties to this Agreement, the City of Dixon, Missouri, a Missouri Municipality of the 4th Class, located in Pulaski County, Missouri, hereinafter referred to as "Municipality," and Gascosage Electric Cooperative, a Missouri Rural Electric Cooperative Corporation, organized and existing under the laws of the State of Missouri, with its headquarters in Dixon, Missouri, hereinafter referred to as "Cooperative," in recognition that Cooperative and its predecessors have in the past provided electrical services to citizens of Municipality utilizing the public roads, streets, and ways of the Municipality with the consent of the Municipality, and being desirous of continuing this relationship in the future with Cooperative paying a reasonable fee for such use in the future, do hereby enter into this exclusive Franchise Agreement effective December, 12, 2016, pursuant to General Ordinance No. 554 of the Municipality.

SECTION 1, Use of Public Rights of Way.

The franchise, right, permission and authority is hereby granted to and vested in Gascosage Electric Cooperative, a Missouri corporation, its successors and assigns, hereinafter called "Cooperative", to construct, reconstruct, excavate for, place, maintain, operate and use all necessary or appropriate poles, towers, wires, conduits, conductors, manholes, underground vaults, mains, service pipes and other equipment, with all necessary or appropriate appurtenances and appliances in connection therewith, in, along, across, over and under the streets, roads, alleys, sidewalks, squares, bridges, and other public places within the corporate limits of the Municipality, as now fixed and as hereafter extended, and

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

SECTION 2, Franchise fee.

As consideration for the rights and privileges conferred by this Ordinance, and in lieu of any payments required by any previous ordinance, Cooperative shall pay to Municipality on or before the twentieth (20th) day of each calendar month during the term of this franchise an amount equal to five percent (5.00%) of its gross receipts from sales of electricity or electric service furnished by Cooperative to residential and commercial customers residing within the corporate limits of the Municipality, which the Cooperative shall collect from each customer located within the Municipality for the preceding calendar month, except that the cooperative shall not pay the franchise fee on its gross receipts from the sale of electricity or electric service furnished by cooperative to the Municipality.

All payments made hereunder shall be reduced by the total of payments made by Cooperative for the applicable periods of time or portions thereof on account of any tax levied or imposed by said Municipality upon the business of providing electricity or electric service, or upon the proceeds of sales of electricity or electric service or upon the right or

privilege of engaging in such business within said corporate limits, whether said tax be designated as an occupation tax, a license tax, or otherwise; but not including a sales tax levied or imposed pursuant to the laws of the state of Missouri in effect now or in the future.

The first franchise payment shall be due on or before the twentieth (20th) day of each calendar month after the effective date of the ordinance approving this Franchise Agreement, calculated on gross receipts for the preceding calendar month. With each franchise payment hereunder, Cooperative shall file with the Clerk of the Municipality a sworn statement of the gross receipts for the applicable period and also a sworn statement of all payments made by it for such period on account of any of the taxes herein above in this section enumerated. The term "gross receipts" means the aggregate amount of all sales and charges from the business of supplying electricity or electric service made by Cooperative in the Municipality during any period less discounts, credits, refunds, sales taxes and non-collectible accounts. Gross receipts derived from the furnishing of such service to the Municipality shall not be included in gross receipts nor shall the franchise payment be due on such gross receipts.

It is recognized and agreed by the parties hereto that Cooperative will charge customers residing within the corporate limits of the Municipality the franchise fee applicable hereunder as a separate line item on their electrical service bill.

All payments made hereunder shall be in lieu of, and not in addition to, any other occupational or gross receipts tax now in effect or hereinafter imposed by Municipality, except for property tax, and nothing herein shall be construed to exempt payment of any tax levied upon real or personal property.

SECTION 3, Use of public rights of way.

In order for Cooperative to render efficient and continuous electrical service, it may be necessary for Cooperative to trim the trunks and branches of trees along or over streets, sidewalks, alleys, avenues, squares, bridges and other public places in said Municipality, and other areas dedicated to the Municipality for public utility use. Wherever the same are likely to come in contact with its equipment; therefore, Cooperative or its agent is hereby granted the right to trim such trees, including the trunk branches, and all parts thereof, so as to enable it to erect and maintain its equipment in a regular and consistent form and manner and to enable it to provide the most efficient and continuous electric service that the circumstances will permit; provided, however, that Cooperative and its agents shall exercise proper care and discretion in cutting and trimming said trees and all parts thereof.

SECTION 4, Successorship.

The rights, privileges and authority hereby granted shall inure to and be vested in Cooperative, its successors and assigns, successively, subject to all of the terms, provisions and conditions herein contained, and each of the obligations hereby imposed upon Cooperative shall evolve and be binding upon its successors and assigns, successively, in the same manner. All rights, privileges and authority hereby granted to Cooperative shall be freely assignable without being contingent upon prior or subsequent approval of Municipality. Cooperative shall give reasonable notice of its intent to assign or transfer its rights and obligations to another corporate entity. In the event of such transfer, the assignee shall be entitled to exercise its full range of statutory powers, even if those powers exceed assignor Cooperatives' statutory charter, and any limit on Cooperative's authority shall not be construed or applied to limit the powers of assignee.

SECTION 5, Term.

This Agreement shall remain in full force and effect for a period of twenty (20) years, and shall expire twenty years from the date of enactment of an Ordinance adopting the terms and conditions of the Franchise Agreement set forth herein.

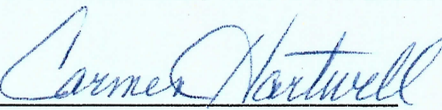
SECTION 6, Validity of Agreement

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

SECTION 7, Effective upon enactment of Ordinance.

So agreed to by execution of this Agreement by Gascosage Electric Cooperative manifested by signature on the date indicated below. So agreed to by the City of DIXON by attestation by the City Clerk of enactment of Ordinance adopting this Agreement on the date indicated below.

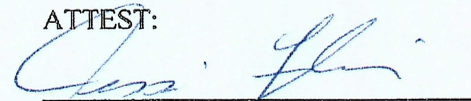
GASCOSAGE ELECTRIC COOPERATIVE

By 
Carmen Hartwell
General Manager

CITY OF DIXON

By 
Chairman Board of Aldermen

ATTEST: 
Secretary

ATTEST: 
City Clerk

ACCEPTANCE BY GASCOSAGE ELECTRIC COOPERATIVE
OF ORDINANCE NO. 554 OF THE
CITY OF DIXON, MISSOURI

TO THE BOARD OF ALDERMEN AND CITY CLERK OF THE CITY OF DIXON, MISSOURI:

GASCOSAGE ELECTRIC COOPERATIVE, for itself, its successors and assigns, hereby accepts all of the terms and provisions of Ordinance No. 554 of the City of DIXON, Missouri:

which ordinance was duly passed by the Board of Aldermen and signed by the Chairman of the Board of Aldermen on the 12 day of December, 2016, and otherwise met the requirements of Mo. Rev. Stat. §§71.530; 80.110 and 88.251.

Dated at Dixon, Missouri, as of the 12 day of December, 2016.

GASCOSAGE ELECTRIC COOPERATIVE

By Donald R. Wanel
President

CITY OF DIXON

By [Signature]
Chairman, Board of Aldermen

Attest:

[Signature]
Secretary

Attest:

[Signature]
City Clerk

Filed in the office of the City Clerk of the City of Dixon, Missouri, this 12 day of December, 2016.

STATE OF MISSOURI)
) ss
COUNTY OF PULASKI)

I, Jessie Fleming, City Clerk within and for the City of DIXON, in the County and State aforesaid, do hereby certify that the foregoing constitutes a full, true and correct copy of the acceptance by Gascoage Electric Cooperative, of the terms and provisions of Ordinance No. 554 of the City of DIXON, Missouri as filed with me on the 12 day of December, 2016, as the same appears in the records in my office.

IN WITNESS WHEREOF, I have hereunto set my hand at my office in the City of DIXON, Missouri, this 12 day of December, 2016.

[Signature]
City Clerk

555

BILL NO:

ORDINANCE NO. 558

AN ORDINANCE ENACTING A NEW SECTION ___ OF CHAPTER ___ OF THE MUNICIPAL CODE, CITY OF DIXON, MISSOURI; AND FIXING AN EFFECTIVE DATE.

WHEREAS, the Board of Aldermen of the City of Dixon, Missouri (City) has determined that a process of trapping, sterilizing, vaccinating for rabies, eartipping, and returning cats to their original location is an effective and humane way to manage, and over time, reduce the population of cats within the City.

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

SECTION A. That a new Section 205.190 of Chapter 205, of the Municipal Code, City of Dixon, MISSOURI, is hereby enacted:

SECTION 205.190: MANAGEMENT OF CAT POPULATION; PERMITTED ACTS.

A. Definitions. For the purposes of the Section, the following terms shall have the following meanings:

1. "Community Cat" shall mean a cat that is abandoned, stray, lost, or feral and cared for by a community cat caregiver pursuant to this ordinance.
2. "Community Cat Caregiver" shall mean a person who, in accordance with and pursuant to a policy of Trap-Neuter-Return, provides care, including, food, shelter or medical care to a community cat, while not being considered the owner, harbinger, controller, or keeper of a community cat.
3. "Eartipping" shall mean the removal of the ¼ inch tip of a community cat's ear, performed while the cat is under anesthesia, in compliance with any applicable federal and state law, and under the supervision of a licensed veterinarian, designed to identify the community cat as being sterilized and lawfully vaccinated for rabies.
4. "Trap-Neuter-Return" shall mean the process of humanely trapping, sterilizing, vaccinating for rabies, eartipping, and returning community cats to their original location.

B. Permitted Acts. The following actions shall be permitted in the city in pursuance of a process of Trap-Neuter-Return:

1. Trapping, for the sole purpose of sterilizing, vaccinating for rabies, and eartipping community cats, in compliance with applicable federal and or state law, and under the supervision and it licensed veterinarian, applicable.

2. An eartipped cat received by local shelters will be returned to the location where trapped unless veterinary care is required. A trapped and eartipped cat will be released on site unless veterinary care is required.
3. Community cat caregivers are empowered to reclaim impounded community cats without proof of ownership solely for the purpose of the implementation of the process of Trap-Neuter-Return as more particularly provided in this Section.

SECTION B. All ordinances or parts of ordinances in conflict herewith are hereby expressly repealed.

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

ROLL CALL VOTE (First Reading):	AYE	NAY	ABSENT
Alderman Marilyn Timmons	<u>✓</u>	_____	_____
Alderman Betty Thilges	<u>✓</u>	_____	_____
Alderman Paul Watson	<u>✓</u>	_____	_____
Alderman Jimmy Doyle	<u>✓</u>	_____	_____
Alderman Wayne Brandt	<u>✓</u>	_____	_____

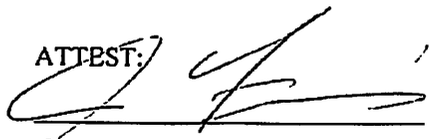
ROLL CALL VOTE (Second Reading):	AYE	NAY	ABSENT
Alderman Marilyn Timmons	<u>✓</u>	_____	_____
Alderman Betty Thilges	<u>✓</u>	_____	_____
Alderman Paul Watson	<u>✓</u>	_____	_____
Alderman Jimmy Doyle	<u>✓</u>	_____	_____
Alderman Wayne Brandt	<u>✓</u>	_____	_____

READ TWO TIMES, PASSED AND APPROVED THIS 10 DAY OF February 2017



Shawn Wethington, Mayor

ATTEST:



Jessie Fleming, City Clerk

BILL NO.

ORDINANCE NO. 556

AN ORDINANCE CREATING A STANDARD FOR INSTILLATION AND REPLACEMENT OF DRIVEWAY CULVERTS WITHIN THE CITY LIMITS OF DIXON, MISSOURI.

WHEREAS, the City Council desires to amend the Municipal Code of the City of Dixon, Missouri ("Code") to codify the current business practice of driveway culvert installation and replacement.

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

Section 1. That Section 505.310 of the Code of Chapter 505 to be read as follows:

Section 505.310. – General Instillation Practices for Culverts.

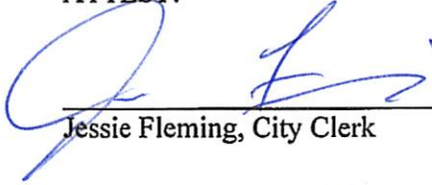
- (a) When it is determined that a culvert is desired at a residential property within the city limits of Dixon, Missouri, and no driveway culvert currently exists on said property the following procedures will be followed:
 - a. The driveway culvert will be installed by the City of Dixon, Missouri, and the cost of instillation will be paid for by the City of Dixon if the homeowner purchases all materials for instillation in accordance with the standards and requirements of the City Engineer. OR;
 - b. The City of Dixon will pay for all the materials for said driveway culvert and the homeowner will pay for its instillation and its inspection by the city engineer to make certain it is installed in accordance with the city engineer's standards.
- (b) Once a driveway culvert has been installed at a residence it shall be the responsibility of the City of Dixon to maintain and replace the driveway culvert should it need maintenance and repair.
 - a. If a driveway culvert is currently installed in concrete it shall be the homeowners' responsibility to pay for the encasement of the driveway culvert in new concrete should the driveway culvert need repair or replacement.

INTRODUCED, PASSED, SIGNED, AND MADE EFFECTIVE BY THE CITY COUNCIL OF THE CITY OF DIXON, MISSOURI, ON THIS 8 DAY OF ~~MARCH~~, 2017.

may


Shawn A. Wethington, Mayor

ATTEST:



Jessie Fleming, City Clerk

First Reading: ~~March~~ 8, 2017
May

Second Reading: ~~March~~ 8, 2017
May

BILL NO.

557

ORDINANCE NO.

557

AN ORDINANCE AMENDING CERTAIN PROVISIONS OF THE MUNICIPAL CODE OF THE CITY OF DIXON, MISSOURI REGARDING MINOR TRAFFIC VIOLATIONS AND MUNICIPAL CODE VIOLATIONS TO CONFORM TO THE PROVISIONS OF SENATE BILL NO. 572.

WHEREAS, the 98th Session of the Missouri General Assembly adopted and the Governor has approved Senate Bill No. 572 amending various provisions of the Revised Statutes of Missouri relating to the fines applicable for minor traffic violations and municipal ordinance violations, the ability of municipal courts to sentence persons to confinement, and procedures required for the abatement of nuisances; and

WHEREAS, the City Council desires to amend the Municipal Code of the City of Dixon, Missouri ("Code") to comply with the statutory amendments made by Senate Bill No. 572.

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

Section 1. That **Chapter 100** of the Code be amended to read as follows:

Section 100.220: – General Penalty.

- (a) Except as hereinafter provided, whenever in this Code or any other ordinance of the city or in any rule, regulation or order promulgated pursuant to such Code or other ordinance of the city any act is prohibited or is made or declared to be unlawful or an offense or a misdemeanor, or whenever in such Code or in such other city ordinance, rule, regulation or order the doing of any act is required or the failure to do any act is declared to be unlawful, where no specific penalty is provided therefor, the violation of any such provision of this Code or of any other ordinance of the city or of any rule, regulation or order promulgated pursuant to such Code or other city ordinance shall be punished by a fine not exceeding \$500.00, or by imprisonment for a period of not exceeding 90 days, or by both such fine and imprisonment.
- (b) Whenever any provision of the Revised Statutes of Missouri or other statute of the state limits the authority of the city to punish the violation of any particular provision of this Code or other city ordinance or rule, regulation or order promulgated pursuant thereto to a fine of less amount than that provided in this section or imprisonment for a shorter term than that provided in this section, then the violation of such particular provision of this Code or other city ordinance, rule, regulation or order shall be punished by the imposition of not more than the

maximum fine or imprisonment so authorized or by both such fine and imprisonment.

- (c) Each day any violation of this Code or any other city ordinance or rule, regulation or order promulgated pursuant thereto shall continue shall constitute a separate offense, unless otherwise provided.

Section 2: That **Chapter 300: Traffic** of the Code be amended to read as follows:

Section 100.220: – General Penalty.

- (d) Minor Traffic Violations.
 - (1) Minor traffic violations are defined in Section 479.350 RSMo and include traffic ordinance violations that do not involve an accident or injury, that do not involve the operation of a commercial vehicle, and for which no points are assessed by the department of revenue or the department of revenue is authorized to assess one to four points to a person's driving record upon conviction. Minor traffic violations include amended charges for any minor traffic violation. The definition of minor traffic violations does not include violations for exceeding the speed limit by more than nineteen miles per hour or a violation occurring with a construction zone or a school zone.
 - (2) Fines. A person convicted of or who pled guilty to a minor traffic violation shall not be assessed a fine, if combined with the amount of court costs, totaling in excess of \$225.00 for a minor traffic violation.

That **Chapter 215 & Chapter 510** of the Code be amended to read as follows:

Section 215.50 & 510.130: – General Penalty.

- (e) Nuisance / Dangerous Building Ordinance Violations.
 - (1) Municipal ordinance violations are defined in Section 479.350 RSMo and include violations of Title II Chapter 110 Nuisances and Title IX Building and Construction Ordinance including, but not limited to, the penalties for violations of Sections 2.110.030-2.110.090 and the penalties authorized by Section 2.110.100, Section 9.100.050(b) and Section 9.200.060(2).
 - (2) Fines. A person, general agent, occupant, lessee, or any other entity convicted of or that pled guilty to a municipal ordinance violation shall not be assessed a fine, if combined with the amount of court costs, for violations committed within a twelve-month period beginning with the first violation totaling in excess of: \$200.00 for the first violation, \$275.00 for the second violation,

\$350.00 for the third violation, and \$450.00 for the fourth and any subsequent violations.

Section 3. That **Chapter 100** of the Code be amended to read as follows:

Section 1.125.180 – Jailing of Defendants.

- (a) If, in the opinion of the municipal judge, the city has no suitable and safe place of confinement, the municipal judge may commit the defendant to the county jail or another correctional facility. The city shall pay the board of such prisoner at the same rate as may now or hereafter be allowed for the keeping of such prisoner in custody in the city or county jail.
- (b) The municipal judge may not sentence a defendant to confinement for failure to pay a fine for a minor traffic violation or municipal ordinance violation, as defined in **Section 100.220, 215.50 and 510.130 of this Code** and Section 479.350 RSMo, unless such nonpayment violates terms of probation or unless the due process procedures mandated by Missouri Supreme Court Rule 37.65 or its successor rule are strictly followed by the municipal judge.

Section 4. That **Chapter 215: Nuisances** of the Code be amended to read as follows:

Section 215.020 - Public nuisance defined and prohibited: penalties for violations of prohibition.

- (a) It shall be unlawful for any person to cause, allow, or permit any of the following objects or conditions to exist upon property owned, leased, rented, controlled or occupied by such person, (unless such objects are within an enclosed structure; i.e.: garage) or on or along any public street, all of which are hereby declared to be public nuisances:
 - (1) Junk, as defined in this article;
 - (2) Any motor vehicle which is not immediately operable under its own power;
 - (3) Any partially dismantled motor vehicle, whether or not operable;
 - (4) Any parts or components of motor vehicles, including but not limited to tires, wheels, motor vehicle bodies, frames or parts, or motor vehicle motors and engines;
 - (5) Any motor vehicle, which is not immediately operable under its own power or which does not have displayed on it a current state registration or license plate, remaining on a street for more than 72 hours;
 - (6) Any motor vehicle parked on the unpaved surface of any property; and
 - (7) Any unlicensed motor vehicle on private property.

- (b) Every person convicted of violating this section shall be punished for a municipal ordinance violation as provided for in section 215.050 of this Code.

Section 5. That **Chapter 510: Dangerous Buildings** of the Code be amended to read as follows:

Section 510.20. - Defined.

- (a) *Unlawful acts.* It shall be unlawful for any person, firm or corporation to erect, construct, alter, extend, repair, move, remove, demolish, or occupy any building, structure or equipment regulated by this title, or cause same to be done, in conflict with or in violation of any provisions of this title and any other applicable federal, state or local laws, regulations, ordinances or policies.
- (b) *Violation; penalties.* Any person who violates a provision of this title or fails to comply with any order made thereunder, or any certificate or permit issued thereunder, and from which no appeal has been taken, or who shall fail to comply with such order as affirmed or modified by the board of appeals, or by a court of competent jurisdiction, within the time fixed herein, shall severally, for each and every such violation and noncompliance respectively, be guilty of a misdemeanor, punishable for a municipal ordinance violation as provided in section 510:130 of this Code. The imposition of one penalty for any violation shall not excuse the violation, or permit it to continue; and all such persons shall be required to correct or remedy such violations or defects within a reasonable time; and when not otherwise specified, each ten days that a prohibited condition is maintained shall constitute a separate offense.

Section 6. That this Ordinance shall be in full force and effect from and after its passage.

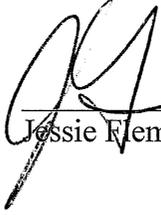
Section 7. That all ordinances or parts of ordinances in conflict with this Ordinance are hereby repealed

INTRODUCED, PASSED, SIGNED, AND MADE EFFECTIVE BY THE CITY COUNCIL OF THE CITY OF DIXON, MISSOURI, ON THIS 5th DAY OF JUNE, 2017.



Shawn A. Wethington, Mayor

ATTEST:



Jessie Fleming, City Clerk

First Reading: June 5, 2017

Second Reading: June 5, 2017

Bill Number 559

Ordinance Number 559

AN ORDINANCE OF THE CITY OF DIXON, MISSOURI, AUTHORIZING THE MAYOR TO ENTER INTO A CONTRACT WITH COURT MONEY FOR THE COLLECTION OF FINES FOR THE DIXON MUNICIPAL COURT

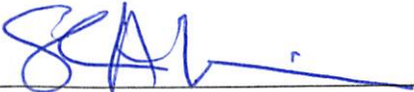
Be it ordained by the Board of Aldermen of the City of Dixon as follows:

SECTION 1. Contract with Court Money is adopted and approved. The Contract is attached hereto as Exhibit A and is incorporated herein by reference.

SECTION 2. The Mayor is authorized to execute this Contract and the City Clerk is directed to affix to the Contract the official seal of the City and attest to the same.

SECTION 3. That all ordinances or parts of ordinances therefore enacted which are in conflict herewith are hereby repealed.

SECTION 4. This Ordinance shall be in full force and effect from and after its passage and approval.



Mayor

Attest:



City Clerk

Read ~~three~~ two times and approved by the Mayor this 8th day of May, 2017.



Mayor

CourtMoney.com
Management Agreement

This agreement is made by and between the City of Dixon (Hereinafter Client) and Moneta Enterprises, LLC. DBA. CourtMoney.com. (Hereinafter CM) Wherein CM and Client agree as follows:

1. **System Description**, CM has developed a service for the purpose of processing payments by credit or debit card for payments to the CLIENT. CM is a cash facilitator. The payment received by Client is money belonging to the Cardholder and is not CM's money. The CM system will provide the service from a remote location 24 hours per day/seven days per week. The person wanting to make payments to Client by credit or debit card may do so by calling Client or CM for instruction.

CM will charge the Payor a fee for the service as outlined in Attachment "A" attached hereto and made a part hereof.

CM agrees to provide the service described herein in accordance with the terms and conditions of this agreement.

CM agrees to assist client with getting an approved Merchant account with a CM approved sponsor bank. CM will manage that merchant account for client and be responsible for any fees assessed by the sponsoring bank or Visa, MasterCard, Discover, or American Express credit card companies. These fees are limited to the standard monthly assessed fees, any fees based on transactions, monthly statement fees, setup fees, banking fees, and wire transfer fees.

CM agrees to contact a bank used by CM and open a new Checking (DDA) account. This account will be owned by CM. The account will have the name CourtMoney.com/Clients Name. Client will not take ownership of this account but can receive a monthly statement at client's request. This account will only be used by the credit card companies to deposit transaction money and for CM to withdrawal those funds to be sent to client.

CM agrees to be responsible for any and all charge backs processed through the CM web site or with the help of the CM staff. Client agrees to provide CM with all information necessary that is associated with all transactions.

2. **Authorization to Begin**. Client grants CM authorization to begin a remote pay service, as outlined in this agreement for a minimum of one (1) year. This agreement will be automatically extended for additional one (1) year periods for up to five (5) years.

3. **Advertisement of the Service**. The Client agrees to post information regarding the CM payment option in all locations where information about other payment options are available, including but not limited to Clients website, phone system, bills, coupons books, collection letters, and press releases at the expense of Client. CM will provide to Client inserts and signage at no cost. The Client also agrees to allow CM to place signage at the location describing the service, subject to approval by Client, which approval shall not be unreasonably held.

4. **Representation of the Parties.** CM represents that it is qualified by training and experience to perform the services as outlined in this agreement.

5. **Compensation for CM.** CM shall not be entitled to any compensation with respect to the service other than that set forth in Attachment "A" which is paid by the Payor and not the Client. It is hereby agreed and understood that there are no Fees paid by the Client to CM for basic services (Attachment "B").

6. **Costs.** CM shall provide toll free numbers for communications between the Client and CM and between Payor and CM. CM will provide complete training for the Client at no cost to the Client. CM shall not be responsible for any other costs, expenses, fees or losses arising out of its performance under this agreement.

7. **State and Federal Taxes.** The client shall not be responsible for paying any state or federal taxes on CM's behalf.

8. **Reconciliation.** CM will make available a reconciliation report to the Client each business day for all transactions completed. The Client will have access to these transactions to use at their discretion. The amount to be paid to the Client will be forwarded to the Client's designated bank account within two business days.

9. **Independent Contractor.** CM shall perform all the services under this agreement as an independent contractor and not as an employee of the Client. CM understands and acknowledges that it shall not be entitled to any of the benefits of the Client Employee. The Client has the right to rely and does rely upon the expertise of CM to perform the services in a skillful and professional manner. CM agrees to perform the services in such a manner.

10. **Responsibilities of the Client.** The Client will follow the CM procedures for all transactions. The Client shall provide the equipment to receive and process reconciliation reports and transactions.

11. **Confidentiality and Nondisclosure.** Both parties agree that any information or data obtained, documents produced, or any other material which is required by law or regulation, will be kept confidential and shall not be disclosed without the prior written approval of THE OTHER PARTY or as required by law or regulation.

12. **Notices.** Any notice or Consent required to be given under this Agreement shall be given to the respective parties in writing, by first class mail or by facsimile to delivered to:

The Client	CM
(Agency Official)	Mr. Joe Helleny, President
Client Name	CourtMoney.com
Address	PO BOX 578
City, State, Zip Code	Marion, IL 62959
Fax Number	618-993-8734

Or at such other address or to such other person that the parties may from time to time designate under this section, which are sent by mail, shall be deemed to be received five (5) days following their deposit in the U.S. Mail. Notices and consents under this section, which are sent by facsimile, shall be deemed to be received when such facsimile is transmitted to the facsimile number specified in this section and a confirmation of such facsimile has been received by the sender.

13. **Exclusive Agreement.** The client agrees that CM will be its only provider for this type of service during and for the term of this agreement.

14. **Termination.** The client may terminate this agreement at any time if CM is unable or unwilling to provide the Services described in this agreement or CM fails to promptly correct any problems with the remote pay program after notice from the Client. The Client may also terminate this agreement without cause if The Client discontinues this type of program. CM has the right to terminate this agreement if the Client does not comply with CM's procedures.

15. **State Law.** This agreement shall be governed by the laws of the Missouri Any litigation regarding this agreement or its consent shall be filed in Client County, Missouri, if in the State Court, or in the appropriate District, if in the Federal Court.

Agreement between: the Client Name and Moneta Enterprises, LLC dba Courtmoney.com dated Today's Date.

In Witness Whereof, the parties have executed this agreement to be effective on the date executed by The Client.

16. Client reserves the Right to Terminate this agreement at any time for cause. Upon the expiration of one year from date of execution of this Agreement, either party may terminate upon 30 days written notice to the other party. Upon termination, client agrees to return any hardware CM has provided to them for their use during this contract.

Reviewed and Approved

(Client Official)
Client Name
Date: _____

James J. Helleny, President
CourtMoney.com
Date: _____

ATTACHMENT "A"

COURTMONEY Transaction Payment Fee Schedule FOR CASH BAIL

CHARGE AMOUNT	FEE
\$ 1.00 - \$ 200.00	\$ 20.00
\$ 200.01 - \$ 300.00	\$ 30.00
\$ 300.01 - \$ 400.00	\$ 40.00
\$ 400.01 - \$ 500.00	\$ 50.00
\$ 500.01 - \$ 750.00	\$ 75.00
\$ 750.01 - \$ 1,000.00	\$ 95.00
\$ 1,000.01 - \$ 1,500.00	\$ 110.00
\$ 1,500.01 - \$ 1,750.00	\$ 125.00
\$ 1,750.01 - \$ 2,000.00	\$ 145.00
\$ 2,000.01 - \$ 2,250.00	\$ 180.00
\$ 2,250.01 - \$ 2,500.00	\$ 200.00
\$ 2,500.01 - \$ 2,750.00	\$ 220.00
\$ 2,750.01 - \$ 3,000.00	\$ 240.00
\$ 3,000.01 - \$ 4,000.00	\$ 320.00
\$ 4,000.01 - \$ 5,000.00	\$ 400.00
\$ 5,000.01 - \$ 6,000.00	\$ 480.00
\$ 6,000.01 - \$ 7,000.00	\$ 560.00
\$ 7,000.01 - \$ 8,000.00	\$ 640.00
\$ 8,000.01 - \$ 9,000.00	\$ 720.00
\$ 9,000.01 - \$ 10,000.00	\$ 800.00

\$10,000 and up please call CourtMoney.com at [1-877-222-0377](tel:1-877-222-0377)

RECONCILIATION

TIME LINE FOR RECONCILIATION OF PAYMENTS

CM will keep available to THE Client on a web site a history report for all transactions completed through CM. The amount paid to the Client will be forwarded electronically to the Client designated account within two (2) business days by CM.

Attachment A cont'd

COURTMONEY Transaction Payment Fee Schedule FOR FINES AND OTHER FEES.

\$0.00- \$50.00	\$ 2.00
\$50.01- & Up	4%

Call center transactions will add an additional \$3.50 for each transaction.

This fee schedule can be amended by CourtMoney at any time with written notice to the client.

RECONCILIATION

TIME LINE FOR RECONCILIATION OF PAYMENTS

CM will keep available to THE Client on a web site a history report for all transactions completed through CM. The amount paid to the Client will be forwarded electronically to the Client designated account within two (2) business days by CM.

CourtMoney.com Basic Services

There are no fees paid by the Client to CM for basic services. The basic services include the following:

1. Remote credit/debit card payment service with call center and internet transaction capability.
2. Service available 24 hours a day, seven days a week, 365 days a year.
3. Payments made to the Client are via ACH.

Addendum A

Hold Harmless

The CourtMoney website is compliant with the Payment Card Industry Data Security Standard and CourtMoney agrees to hold Client harmless for any fraud, viruses, or identity theft which may occur through the use of this system provided that the occurrence of such fraud, viruses or identity theft is not the result of conduct by Client employees, personnel or agents.