

# City Of Dixon Ordinances

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134	17 March 1969	Authorizing A Contract For Garbage And Trash Collection
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166	19 June 1975	Relating To Narcotic Drugs
167	7 July 1975	Vacating A Certain Alleyway
168	4 August 1975	Repealing Ordinances 154, 155 And 156 Concerning Railroad Operations
169	4 August 1975	Imposing A Tax For General Revenue Purposes On All Sellers
170	3 November 1975	Authorizing The Issuance Of One General Obligation Bond <b>Repealed By Ordinance 171</b>
171	1 December 1975	Repealing Ordinance 170 For Issuance Of General Obligation Bonds
172	11 December 1975	Providing A Budget For FY-77
173	5 January 1976	Governing The Operation Of A Motor Vehicle While Under The Influence Of Alcohol <b>Repealed By Ordinance 174 And 453</b>
174	1 March 1976	Governing The Operation Of A Motor Vehicle While Under The Influence Of Alcohol; <b>Repealed By Ord. 452</b>
	3 May 1976	Resolution Setting Aside Park Land
175	13 September 1976	Prohibiting The Making, Drawing Or Uttering Insufficient Funds Checks
176	9 February 1977	Authorizing The Borrowing Of Money
177	9 February 1977	Vacating A Portion Of Street In Shelton-Elkins Addition to the City of Dixon, Missouri
178	7 March 1977	Authorizing The Execution Of An Agreement For Engineering Services For A Sewer Project
179	7 March 1977	Enacting A New Ordinance Providing For Business Licenses
180	6 June 1977	Authorizing The Transfer Of Certain Funds
181	6 June 1977	Governing The Operation Of A Motor Vehicle
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185	6 December 1977	Establishing A City Park Board; <b>Amended Ord. 393</b>
186	6 December 1977	Establishing A Library Board
187	6 December 1977	Authorizing The Borrowing Of Funds For The Park Board
188	6 December 1977	Employing Accountants For The City
189	6 December 1977	Employing An Attorney For The City; Waiver Of Notice For Special Meeting
190	6 December 1977	Providing A Budget For FY-78
191	6 March 1978	Authorizing The Employment Of The City Attorney
192	1 May 1978	Establishing A Personnel Policy; <b>Repealed By Ord. 249</b>
193	7 August 1978	Relating To Animal Control
194	5 September 1978	Tax Levy For The Year of 1978
195	4 October 1978	Annexing Property To The City Of Dixon, Missouri (Shepherd Park)
196	25 October 1978	Amending Section 3 Of Ordinance 141 Dated 19 March 1971
197	26 Dec 1978	Establishing The City Police Court
198	13 March 1979	Relating To Enumeration Of Nuisances
199	10 April 1979	Calling For A Special Election To Fill The Vacancy Of Alderman Of The Second Ward
200	19 April 1979	Annexing Property To The City Of Dixon, Missouri
201	19 April 1979	Relating To Personnel Policy <b>Repealed By Ord. 249</b>
202	2 May 1979	Special Election For Alderman
203	8 May 1979	Relating To Reimbursement For Travel Expenses For Elected Officials
204	12 June 1979	Annexing Property To The City Of Dixon, Missouri
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206	12 June 1979	Annexing Property To The City Of Dixon, Missouri
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209	10 July 1979	Annexing Property To The City Of Dixon, Missouri
210	10 July 1979	Annexing Property To The City Of Dixon, Missouri
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212	11 September 1979	Calling For A Special Election To Issue General Obligation Bonds And Revenue Bonds
213	9 October 1979	Execute An Agreement For The Collection And Disposal Of Solid Waste; <b>Repealed By Ord. 246</b>
214	9 October 1979	Reimposing The City Sales Tax On Residential Utility Service Provided Within The Municipality
215	20 November 1979	Result Of The Special Bond Election Held On 6 November 1979
216	11 December 1979	Annexing Property To The City Of Dixon, Missouri
217	11 December 1979	Annexing Property To The City Of Dixon, Missouri
218	11 December 1979	Annexing Property To The City Of Dixon, Missouri
219	11 December 1979	Annexing Property To The City Of Dixon, Missouri
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222	25 March 1980	Fixing The Salary For The City Clerk
223	8 April 1980	Establishing Personnel Policy For The City Of Dixon, Missouri <b>Repealed By Ordinance 249</b>
224	12 May 1980	Relating To The offense Of Interfering With A Police Officer In The Discharge Of His Official Duties
225	10 June 1980	Annexing Property To The City Of Dixon, Missouri
226	10 June 1980	Annexing Property To The City Of Dixon, Missouri
227	10 June 1980	Annexing Property To The City Of Dixon, Missouri
228	10 June 1980	Annexing Property To The City Of Dixon, Missouri
229	10 June 1980	Annexing Property To The City Of Dixon, Missouri
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231	19 August 1980	General Obligation Combined Waterworks And Sewerage System Bonds Series 1980
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233	9 September 1980	Relating To Loitering In Public Places
234	16 December 1980	Pertaining To Fair Housing Regulations
235	13 January 1981	Authorizing The Mayor To Execute An Agreement For The Collection And Disposal Of Solid Waste
236	10 December 1980	A Comprehensive Business License Ordinance For The City Of Dixon, Missouri (Letter Size)
237	10 March 1981	Relating To Peace Disturbance
238	13 January 1980	A Comprehensive Stop Sign Ordinance
239	8 September 1981	Tax Levy For The Year of 1981
240	3 August 1981	Returning The Office Of City Clerk To A Hired Position
241		Establish A User Charge System For Sewerage System
242		Sewer Use
243	5 October 1981	Annexing Property To The City Of Dixon, Missouri
244	5 October 1981	Annexing Property To The City Of Dixon, Missouri
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; <b>Repealed by Ord. 443</b>

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<u>Ordinance</u>	<u>Date</u>	<u>Title</u>
248	19 April 1982	Regulating The Maintenance And Operation Of An Ambulance Service
249	19 April 1982	Establishing A Uniform Personnel Policy For City Employees <b>Amended By Ordinance 463 &amp; 475</b>
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; <b>Repealed By Ord. 408</b>
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; <b>Repealed By Ord. 257</b>
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 <b>Amended By Ord. 457</b>
258	7 March 1983	Fixing The Salary Of The City Marshal
259	7 March 1983	Fixing The Salary Of The Municipal Court Judge; <b>Amended Ord. 404</b>
260	4 April 1983	Fixing The Salary Of The Mayor <b>Amended By Ord. 519</b>
261	4 April 1983	Fixing The Salary Of The Board Of Alderman <b>Amended By Ord. 520</b>
262	6 June 1983	Amending The Water Rate And Charge System In Effect As Reflected In Ordinance 151; <b>Amended Ord. 399</b>
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
271	22 June 1984	Annexing Property To The City Of Dixon, Missouri
272	31 July 1984	Providing For The Mandatory Collection, Transportation, Storage, Processing And Disposal Of Solid Waste
273	6 August 1984	Tax Levy For The Year of 1984
274	4 March 1984	Execute An Agreement For Collection And Disposal Of Solid Waste <b>Repealed By Ord. 426</b>
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 <b>Amended By Ord. 400</b>
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 <b>Repealed By Ord. 472</b>
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 <b>Amended By Ord. 325</b>
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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 <b>Repealed By Ord. 412</b>
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 <b>Repealed By Ord. 454</b>
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, <b>Amended By Ord. 337</b>
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 <b>(NEED BETTER COPY)</b>
346	7 June 1993	Fixing The Salary Of The City Marshal <b>Amended By Ord. 405 &amp; 498</b>
347	7 June 1993	Fair Housing Defining Discriminatory Practices And Creating A Fair Housing Committee <b>(NEED A BETTER COPY)</b>
348	7 June 1993	Establishing Housing Rehabilitation Grant Guidelines Under The Community Block Grant No. 93-ND-04 <b>(NEED BETTER COPY)</b>
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
357		
358	11 July 1994	Execute An Agreement For The Collection And Disposal Of Solid Waste <b>Amended By Ord. 385, Repealed By Ord. 426</b>
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 <b>(NO ATTACHMENTS)</b>
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 <b>Repealed By Ord. 412</b>
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 <b>Amended By Ord. 457</b>
374	13 March 1995	Enter Into A Lease Purchase Agreement With The State Bank Of Dixon For Financing Equipment <b>(NO EXHIBIT ATTACHED)</b>
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 <b>(NEED BETTER COPY)</b>
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 <b>Repealed By Ord. 426</b>
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 <b>Amended By Ord. 406, Repealed By Ord. 426</b>
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 <b>(NOT SIGNED OR DATED)</b>
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 <b>Amended By Ord. 518</b>
405	16 December 1996	Amending Ordinance 346, An Ordinance Fixing The Salary Of The City Marshal <b>Amended By Ord. 498</b>
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 <sup>th</sup> 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 <sup>th</sup> 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 <sup>th</sup> 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 <b>Repealed By Ord. 539</b>
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 <b>(NO COPY OF LEASE)</b>
507	9 September 2009	Tax Levy For The Year of 2009 <b>(NOT SIGNED, NO RECORDED VOTE)</b>
508	1 January 2010	Notice Of Election To Raise Library Tax Levy <b>(NO RECORDED VOTE, NOT SIGNED, NOT DATED)</b>
509	1 February 2010	Establishing The Eligible Enhanced Enterprise Zone
510	12 April 2010	Authorizing The Sale Of Property At 704 W. 5 <sup>th</sup> Street To B. E. E. Investments, LLC (Brown Shoe Factory) <b>(NOT SIGNED)</b>
511	3 May 2010	Amend Section 700.120: Right To Turn On Water Into Service Pipes, Of The Dixon City Code <b>(Ref. Council Minutes 3 May 2010)</b>
512	3 May 2010	Amend Chapter 215.040: Nuisances Of The Code Of The City Of Dixon, Missouri Abatement of Nuisances <b>(Ref. Council Minutes dated 3 May 2010)</b>
513	3 May 2010	Amend Chapter 215.027: Nuisances Of The Code Of The City Of Dixon, Missouri Debris on Property <b>(Ref. Council Minutes 3 May 2010)</b>
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 <b>(NO RECORD IN COUNCIL MINUTES ON THIS ORDINANCE)</b>
518	1 March 2011	Amending Ordinance 404, Fixing The Salary Of The Municipal Judge <b>(Ref. 1 Mar 2011 Minutes)</b>
519	1 March 2011	Amending Ordinance 260, Fixing The Salary Of The Mayor <b>(Ref. 1 Mar 2011 Minutes)</b>
520	1 March 2011	Amending Ordinance 261, Fixing The Salary Of The Board Of Alderman <b>(Ref. 1 March 2011 and 19 Apr 2011 Minutes)</b>
521	22 August 2011	Tax Levy For The Year of 2011 <b>(Ref. 22 Aug 2011 Minutes)</b>
522	14 September 2011	Concerning Acceptance And Compliance Requirements For USDA Rural Development Assistance <b>(Ref. 14 Sept 2011 Minutes)</b>
523	17 October 2011	Employment Of Attorney Mel L. Gilbert To Assist The City Of Dixon <b>(Ref. 17 Oct 2011 Minutes)</b>
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 <b>Repealed By Ord. 528</b>
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 <b>(NEED BETTER COPY)</b>
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 <b>(Bill 2016-01)</b>
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 <b>(Not Signed by Presiding Commissioner, Sheriff or County Clerk)</b>
	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 <b>(Duplicate to 558)</b>
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 <b>(Duplicate to 555)</b>
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 <b>(NO COPY)</b>
565	20 September 2018	WCA Contract for Trash Service
566	5 November 2018	Law Enforcement Sales Tax, Ballot Issue <b>(NO COPY)</b>
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

**MODEL**

Ordinance No. 560

AN ORDINANCE REGULATING THE USE OF PUBLIC AND PRIVATE SEWERS AND DRAINS, PRIVATE SEWAGE DISPOSAL, THE INSTALLATION AND CONNECTION OF BUILDING SEWERS, AND THE DISCHARGE OF WATERS AND WASTES INTO THE PUBLIC SEWER SYSTEM(S); AND PROVIDING PENALTIES FOR VIOLATIONS THEREOF; IN THE CITY OF DIXON, COUNTY OF PULASKI, STATE OF MISSOURI.

Be it ordained by the Mayor and Board of Alderman of the City of Dixon, State of Missouri, as follows:

ARTICLE I

Unless the context specifically indicates otherwise, the meaning of terms used in this ordinance shall be as follows:

Section 1: "BOD" (denoting Biochemical Oxygen Demand) shall mean the quantity of oxygen utilized in the biochemical oxidation of organic matter under standard laboratory procedure in five (5) days at 20°C, expressed in milligrams per liter.

Section 2: "Building Drain" shall mean that part of the lowest horizontal piping of a drainage system which receives the discharge from soil, waste, and other drainage pipes inside the walls of the building and conveys it to the inner face of the building wall.

Section 3: "Building Sewer" shall mean the extension from the building drain to the public sewer or other place of disposal.

Section 4: "Combined Sewer" shall mean a sewer receiving both surface runoff and sewage.

Section 5: "Garbage" shall mean solid wastes from the domestic and commercial preparation, cooking and dispensing of food, and from the handling, storage and sale of produce.

**Section 6:** "Industrial Wastes" shall mean the liquid wastes from industrial manufacturing processes, trade, or business as distinct from sanitary sewage.

**Section 7:** "Natural Outlet" shall mean any outlet into a watercourse, pond, ditch, lake or other body of surface or groundwater.

**Section 8:** "Person" shall mean any individual, firm, company, association, society, corporation, or group.

**Section 9:** "pH" shall mean the logarithm of the reciprocal of the weight of hydrogen ions in grams per liter of solution.

**Section 10:** "Properly Shredded Garbage" shall mean the wastes from the preparation, cooking and dispensing of food that have been shredded to such a degree that all particles will be carried freely under the flow conditions normally prevailing in public sewers, with no particle greater than one-half (1/2) inch (1.27 centimeters) in any dimension.

**Section 11:** "Public Sewer" shall mean a sewer in which all owners of abutting properties have equal rights, and is controlled by public authority.

**Section 12:** "Sanitary Sewer" shall mean a sewer which carries sewage and to which storm, surface and groundwaters are not intentionally admitted.

**Section 13:** "Sewage" shall mean a combination of the water-carried wastes from residences, business buildings, institutions, and industrial establishments, together with such ground, surface, and storm waters as may be present.

**Section 14:** "Sewage Treatment Plant" shall mean any arrangement of devices and structures used for treating sewage.

**Section 15:** "Sewage Works" shall mean all facilities for collection, pumping, treating and disposing of sewage.

**Section 16:** "Sewer" shall mean a pipe or conduit for carrying sewage.

**Section 17:** "Shall" is mandatory; "May" is permissive

Section 18: "Slug" shall mean any discharge of water, sewage, or industrial waste which in concentration of any given constituent or in quantity of flow exceeds for any period of duration longer than fifteen (15) minutes more than five (5) times the average twenty-four (24) hour concentration or flows during normal operation.

Section 19: "Storm Drain" (sometimes termed "storm sewer") shall mean a sewer which carries storm and surface waters and drainage, and unpolluted cooling water, but excludes sewage and industrial wastes.

Section 20: "Superintendent" shall mean the Superintendent of Sewage Works and/or Water Pollution Control of the City of Dixon, or his authorized deputy, agent, or representative.

Section 21: "Suspended Solids" shall mean solids that either float on the surface of, or are in suspension in water, sewage, or other liquids, and which are removable by laboratory filtering.

Section 22: "Watercourse" shall mean a channel in which a flow of water occurs, either continuously or intermittently.

## ARTICLE II 2

Section 1: It shall be unlawful for any person to place, deposit, or permit to be deposited in any unsanitary manner on public or private property within the City of Dixon, or in any area under the jurisdiction of said city, any human or animal excrement, garbage, or other objectionable waste.

Section 2: It shall be unlawful to discharge to any natural outlet within the City of Dixon, or in any area under the jurisdiction of said city, any sewage or other polluted waters, except where suitable treatment has been provided in accordance with subsequent provisions of this ordinance.

Section 3: Except as hereinafter provided, it shall be unlawful to construct or maintain any privy, privy vault, septic tank, cesspool, or other facility intended or used for the disposal of sewage.

Section 4: The owner of all houses, buildings, or properties used for human employment, recreation, or other purposes, situated within the City of Dixon and abutting on any street, alley, or right-of-way in which there is now located or may in the future be located a public sanitary or combined sewer of the City, is hereby required at his expense to install suitable toilet facilities therein, and to connect such facilities directly with the proper public sewer in accordance with the provisions of this ordinance, within sixty (60) days after date of official notice to do so, provided that said public sewer is within one hundred (100) feet (30.5 meters) of the property line.

## ARTICLE III 3

Section 1: Where a public sanitary or combined sewer is not available under the provisions of Article II, Section 4, the building sewer shall be connected to a private sewage disposal system complying with the provisions of this article.

Section 2: Before commencement of construction of a private sewage disposal system, the owner shall first obtain a written permit signed by the Superintendent. The application for such permit shall be made on a form furnished by the City of Dixon, which the applicant shall supplement by any plans, specifications, and other information as are deemed necessary by the Superintendent. A permit and inspection fee of \$50.00 Fifty dollars and Zero Cents shall be paid to the City of Dixon at the time the application is filed.

Section 3: A permit for a private sewage disposal system shall not become effective until the installation is completed to the satisfaction of the Superintendent. He shall be allowed to inspect the work at any stage of construction and, in any event, the applicant for the permit shall notify the Superintendent when the work is ready for final inspection, and before any underground portions are covered. The inspection shall be made within 72 hours of the receipt of notice by the Superintendent.

Section 4: The type, capabilities, location, and layout of a private sewage disposal system shall comply with all recommendations of the Department of Public Health of the State of Missouri. No permit shall be issued for any private sewage disposal system employing subsurface soil absorption facilities where the area of the lot is less than 40,000 square feet. No septic tank or cesspool shall be permitted to discharge to any natural outlet.

Section 5: At such time as a public sewer becomes available to a property served by a private sewage disposal system, as provided in Article II, Section 4, a direct connection shall be made to the public sewer in compliance with this ordinance, and any septic tanks, cesspools, and similar private sewage disposal facilities shall be abandoned and filled with suitable material.

Section 6: The owner shall operate and maintain the private sewage disposal facilities in a sanitary manner at all times, at no expense to the City of Dixon.

Section 7: No statement contained in this article shall be construed to interfere with any additional requirements that may be imposed by the Health Officer.

Section 8: When a public sewer becomes available, the building sewer shall be connected to said sewer within sixty (60) days and the private sewage disposal system shall be cleaned of sludge and filled with suitable material.

#### ARTICLE IV

Section 1: No unauthorized person shall uncover, make any connections with or opening into, use, alter, or disturb any public sewer or appurtenance thereof without first obtaining a written permit from the Superintendent.

**Section 2:** There shall be two (2) classes of building sewer permits: (a) for residential and commercial service, and (b) for service to establishments producing industrial wastes. In either case, the owner or his agent shall make application on a special form furnished by the City of Dixon. The permit application shall be supplemented by any plans, specifications, or other information considered pertinent in the judgment of the Superintendent. A permit and inspection fee of \$50.00 dollars for a residential or commercial building sewer permit and \$100. dollars for an industrial building sewer permit shall be paid to the City of Dixon at the time the application is filed.

**Section 3:** All costs and expenses incident to the installation and connection of the building sewer shall be borne by the owner. The owner shall indemnify the City of Dixon from any loss or damage that may directly or indirectly be occasioned by the installation of the building sewer.

**Section 4:** A separate and independent building sewer shall be provided for every building; except where one building stands at the rear of another on an interior lot and no private sewer is available or can be constructed to the rear building through an adjoining alley, courtyard, or driveway, the building sewer from the front building may be extended to the rear building and the whole considered as one building sewer.

**Section 5:** Old building sewers may be used in connection with new buildings only when they are found, on examination and test by the Superintendent, to meet all requirements of this ordinance.

**Section 6:** The size, slope, alignment, materials of construction of a building sewer, and the methods to be used in excavating, placing of the pipe, jointing, testing and backfilling the trench, shall all conform to the requirements of the building and plumbing code or other applicable rules and regulations of the City of Dixon. In the absence of code provisions of in amplification thereof, the materials and procedures set forth in appropriate specifications of the A.S.T.M. and W.E.F. Manual of Practice No. 9 shall apply.

**Section 7:** Whenever possible, the building sewer shall be brought to the building at an elevation below the basement floor. In all buildings in which any building drain is too low to permit gravity flow to the public sewer, sanitary sewage carried by such building drain shall be lifted by an approved means and discharged to the building sewer.

**Section 8:** The connection of the building sewer into the public sewer shall conform to the requirements of the building and plumbing code or other applicable rules and regulations of the City, or the procedures set forth in appropriate specifications of the A.S.T.M. and the W.E.F. Manual of Practice No. 9. All such connections shall be made gastight and watertight. Any deviation from the prescribed procedures and materials must be approved by the Superintendent before installation.

**Section 9:** The applicant for the building sewer permit shall notify the Superintendent when the building sewer is ready for inspection and connection to the public sewer. The connection shall be made under the supervision of the Superintendent or his representative.

Section 10: All excavations for building sewer installation shall be adequately guarded with barricades and lights so as to protect the public from hazard. Streets, sidewalks, parkways, and other public property disturbed in the course of the work shall be restored in a manner satisfactory to the City of Dixon.

## ARTICLE V

Section 1: No person shall discharge any stormwater, surface water, groundwater, roof runoff, subsurface drainage, including interior and exterior foundation drains, other sources of surface runoff or groundwater, uncontaminated cooling water, or unpolluted industrial process waters to any sanitary sewer.

Section 2: Stormwater and all other unpolluted drainage shall be discharged to such sewers as are specifically designated as combined sewers or storm sewers, or to a natural outlet approved by the Superintendent. Industrial cooling water or unpolluted process waters may be discharged on approval of the Superintendent, to a storm sewer, combined sewer, or natural outlet.

Section 3: No person shall discharge or cause to be discharged any of the following described waters or wastes to any public sewers:

- (a) Any gasoline, benzene, naphta, fuel oil, or other flammable or explosive liquid, solid, or gas.
- (b) Any waters or wastes containing toxic or poisonous solids, liquids, or gases in sufficient quantity, either singly or by interaction with other wastes, to injure or interfere with any sewage treatment process, constitute a hazard in the receiving waters of the sewage treatment plant, including but not limited to cyanides in excess of two (2) mg/l as CN in the wastes as discharged to the public sewer.
- (c) Any waters or wastes having a pH lower than 5.5, or having any other corrosive property capable of causing damage or hazard to structures, equipment, and personnel of the sewage works.
- (d) Solid or viscous substances in quantities or of such size capable of causing obstruction to the flow in sewers, or other interference with the proper operation of the sewage works such as, but not limited to, ashes, cinders, sand, mud, straw, shavings, metal, glass, rags, feathers, tar, plastics, wood, unground garbage, whole blood, paunch manure, hair and fleshings, entrails and paper dishes, cups, mild containers, etc., either whole or ground by garbage grinders.

Section 4: No person shall discharge or cause to be discharged the following described substances, materials, waters, or wastes if it appears likely in the opinion of the

Superintendent that such wastes can harm either the sewers, sewage treatment process, or equipment, have an adverse effect on the receiving stream, or can otherwise endanger life, limb, public property or constitute a nuisance. In forming an opinion as to the acceptability of these wastes, the Superintendent will give consideration to such factors as the quantities of subject wastes in relation to flows and velocities in the sewers, materials of construction of the sewers, nature of the sewage treatment process, capacity of the sewage treatment plant, degree of treatability or wastes in the sewage treatment plant, and other pertinent factors. The substances prohibited are:

- (a) Any liquid or vapor having a temperature higher than one hundred fifty (150) °F (65 °C).
- (b) Any water or wastes containing fats, wax, grease or oils, whether emulsified or not, in excess of one hundred (100) mg/l or containing substances which may solidify or become viscous at temperatures between thirty-two (32) and one hundred fifty (150) °F (0 and 65 °C).
- (c) Any garbage that has not been properly shredded. The installation and operation of any garbage grinder equipped with a motor of three-fourths (3/4) horsepower (0.76 hp metric) or greater shall be subject to the review and approval of the Superintendent.
- (d) Any waters or wastes containing strong acid, iron, pickling wastes or concentrated plating solutions, whether neutralized or not.
- (e) Any waters or wastes containing iron, chromium, copper, zinc, and similar objectionable or toxic substances; or wastes exerting an excessive chlorine requirement, to such degree that any such material received in the composite sewage at the sewage treatment works exceeds the limits established by the Superintendent for such materials.
- (f) Any waters or wastes containing phenols or other taste or odor-producing substances, in such concentrations exceeding limits which may be established by the Superintendent as necessary, after treatment of the composite sewage, to meet the requirements of State, Federal, or other public agencies of jurisdiction for such discharge to the receiving waters.
- (g) Any radioactive wastes or isotopes of such half-life or concentration as may exceed limits established by the Superintendent in compliance with applicable State or Federal regulations.
- (h) Any waters or wastes having a pH in excess of 9.5.
- (i) Materials which exert or cause:

(1) Unusual concentrations of inert suspended solids (such as, but not limited to, Fullers earth, lime slurries, and lime residues) or of dissolved solids (such as, but not limited to, sodium chloride or sodium sulfate).

(2) Excessive discoloration (such as, but not limited to, dye wastes and vegetable tanning solutions).

(3) Unusual BOD, chemical oxygen demand, or chlorine requirements in such quantities as to constitute a significant load on the sewage treatment works.

(4) Unusual volumes of flow or concentration of wastes constituting "slugs" as defined herein.

(j) Waters or wastes containing substances which are not menable to treatment or reduction by the sewage treatment processes employed, or are amenable to treatment only to such degree that the sewage treatment plant effluent cannot meet the requirements of the other agencies having jurisdiction over discharge to the receiving waters.

(k) Any waters or wastes having (1) a 5-day BOD greater than 300 parts per million by weight, or (2) containing more than 350 parts per million by weight of suspended solids, or (3) having an average daily flow greater than 2 percent of the average flow of the jurisdiction's sewer system, shall be subject to the review of the Superintendent. Where necessary in the opinion of the Superintendent, the owner shall provide, at his expense, such preliminary treatment as may be necessary to (1) reduce the biochemical oxygen demand to 300 parts per million by weight, or (2) reduce the suspended solids to 350 parts per million by weight, or (3) control the quantities and rates of discharge of such waters or wastes. Plans, specifications, and any other pertinent information relating to proposed preliminary treatment facilities shall be submitted for the approval of the Superintendent and no construction of such facilities shall be commenced until said approvals are obtained in writing.

Section 5: If any waters or wastes are discharged, or are proposed to be discharged to the public sewers, which waters containing the substances or possess the characteristics enumerated in Section 4 of this Article, and which in the judgment of the Superintendent, may have a deleterious effect upon the sewage works, processes, equipment, or receiving waters, or which otherwise create a hazard to life to constitute a public nuisance, the Superintendent may:

(a) Reject the wastes,

(b) Require pretreatment to an acceptable condition for discharge to the public sewers,

- (c) Require control over the quantities and rates of discharge, and/or
- (d) Require payment to cover the added cost of handling and treating the wastes not covered by existing taxes or sewer charges under the provisions of Section 10 of the Article.

If the Superintendent permits the pretreatment or equalization of waste flows, the design and installation of the plants and equipment shall be subject to the review and approval of the Superintendent, and subject to the requirements of all applicable codes, ordinances and laws.

**Section 6:** Grease, oil, and sand interceptors shall be provided when, in the opinion of the Superintendent, they are necessary for the proper handling of liquid wastes, sand, or other harmful ingredients: except that such interceptors shall not be required for private living quarters or dwelling units. All interceptors shall be of a type and capacity approved by the Superintendent, and shall be located as to be readily and easily accessible for cleaning and inspection.

**Section 7:** Where preliminary treatment or flow-equalizing facilities are provided for any waters or wastes, they shall be maintained continuously in satisfactory and effective operation by the owner at his expense.

**Section 8:** When required by the Superintendent, the owner of any property serviced by a building sewer carrying industrial wastes shall install a suitable control manhole together with such necessary meters and other appurtenances in the building sewer to facilitate observation, sampling, and measurement of the wastes. Such manhole, when required, shall be accessibly and safely located, and shall be constructed in accordance with plans approved by the Superintendent. The manhole shall be installed by the owner at his expense, and shall be maintained by him so as to be safe and accessible at all times.

**Section 9:** All measurements, tests, and analyses of the characteristics of waters and wastes to which reference is made in this ordinance shall be determined in accordance with an EPA approved edition of "Standard Methods for the Examination of Water and Wastewater," published by the American Public Health Association, and shall be determined at the control manhole provided, or upon suitable samples taken at said control manhole. In the event that no special manhole has been required, the control manhole shall be considered to be the nearest downstream manhole in the public sewer to the point at which the building sewer is connected. Sampling shall be carried out by customarily accepted methods to reflect the effect of constituents upon the sewage works and to determine the existence of hazards to life, limb, and property. (The particular analysis involved will determine whether a twenty-four (24) hour composite of all outfalls or a premise is appropriate or whether a grab sample or samples should be taken. Normally, but not always, BOD and suspended solids analyses are obtained from 24-hour composites of all outfalls whereas pH analyses are determined from periodic grab samples.)

**Section 10:** No statement contained in this article shall be construed as preventing any special agreement or arrangement between the City of Dixon and any industrial concern whereby

an industrial waste of unusual strength or character may be accepted by the City of Dixon for treatment, subject to payment therefore, by the industrial concern.

ARTICLE VI

Section 1: No unauthorized person shall maliciously, willfully, or negligently break, damage, destroy, uncover, deface, or tamper with any structure, appurtenance, or equipment which is part of the sewage works. Any person violating this provision shall be subject to immediate arrest under charge of disorderly conduct.

ARTICLE VII

Section 1: The Superintendent and other duly authorized employees of the City of Dixon bearing proper credentials and identification shall be permitted to enter all properties for the purposes of inspection, observation, measurement, sampling, and testing in accordance with the provisions of this ordinance. The Superintendent or his representatives shall have no authority to inquire into any processes including metallurgical, chemical, oil, refining, ceramic, paper, or other industries beyond that point having a direct bearing on the kind and source of discharge to the sewers or waterways or facilities for waste treatment.

Section 2: While performing the necessary work on private properties referred to in Article VII, Section 1 above, the Superintendent or duly authorized employees of the City of Dixon shall observe all safety rules applicable to the premises established by the company and the company shall be held harmless for injury or death to the City of Dixon employees and shall indemnify the company against loss or damage to its property by City of Dixon employees and against liability claims and demands for personal injury or property damage asserted against the company and growing out of the gauging and sampling operation, except as such may be caused by negligence or failure of the company to maintain safe conditions as required in Article V, Section 8.

Section 3: The Superintendent and other duly authorized employees of the City of Dixon bearing proper credentials and identification shall be permitted to enter all private properties through which the City of Dixon holds a duly negotiated easement for the purposes of, but not limited to, inspection, observation, measurement, sampling, repair, and maintenance of any portion of the sewage works lying within said easement. All entry and subsequent work, if any, on said easement, shall be done in full accordance with the terms of the duly negotiated easement pertaining to the private property involved.

ARTICLE VIII

Section 1: Any person found to be violating any provision of this ordinance except Article VI shall be served by the City of Dixon with written notice stating the nature of the violation and providing a reasonable time limit for the satisfactory correction thereof. The offender shall, within the period of time stated in such notice, permanently cease all violations.

Section 2: Any person who shall continue any violation beyond the time limit provided for in Article VIII, Section 1, shall be guilty of a misdemeanor, and on conviction thereof shall be fined in the amount not exceeding \$500.00 dollars for each violation. Each 24-hour period in which any such violation shall continue shall be deemed a separate offense.

Section 3: Any person violating any of the provisions of this ordinance shall become liable to the City of Dixon for any expense, loss, or damage occasioned the City of Dixon by reason of such violation.

ARTICLE IX

9

Section 1: All ordinances or parts of ordinances in conflict herewith are hereby repealed.

Section 2: The invalidity of any section, clause, sentence, or provision of this ordinance shall not affect the validity of any other part of this ordinance which can be given effect without such invalid part or parts.

ARTICLE X 10

Section 1: This ordinance shall be in full force and effect from after its passage, approval, recording, and publication as provided by law.

Section 2: 9 Passed and adopted by the Board of Aldermen of the City of Dixon, State of Missouri on the 15<sup>th</sup> day of May, 2017 by the following vote:

Ayes 4 namely  
Nays 0 namely

Approved this May 15 day of 2017.

Mayor Dettig (Mayor)  
Signature

Name and title, typewritten or printed

Attest:  
[Signature] (Clerk)  
Signature

Name and title, typewritten or printed

**ORDINANCE # 561**

**AN ORDINANCE OF THE CITY OF DIXON, MISSOURI, authorizing, fixing, and determining a rate of levy on the hundred dollar valuation of all taxable property within the City for the year of 2017.**

**BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF DIXON, COUNTY OF PULASKI, STATE OF MISSOURI, AS FOLLOWS:**

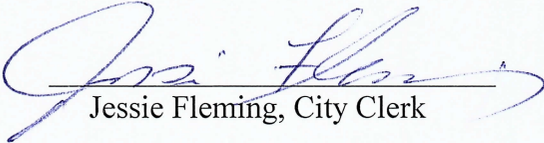
Section 1. That pursuant to the laws of the State of Missouri, relevant to cities of the fourth class and pursuant to the authority of the qualified voter at due and proper elections held in said City, that there shall be levied and collected as taxes for the year 2017, upon all real estate, personal and mixed property taxable within the City of Dixon, Missouri, at the rate of \$1.3058 cents on the \$100.00 assessed valuation as per the following purposes:

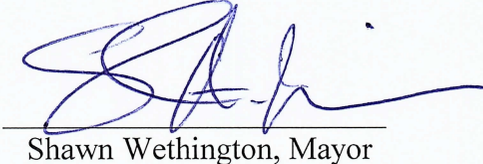
GENERAL REVENUE ON EACH \$100.00 ASSESSED VALUATION.....	0.4857
FOR PUBLIC LIBRARY.....	0.1500
DEBT SERVICE.....	0.6701
TOTAL.....	1.3058

And that the above tax rate levy on the \$100.00 assessed valuation of taxable property in said City of Dixon, be and is hereby made the true and lawful levy for said City for the year of 2017.

Section 2. That the City Clerk is hereby authorized and directed to furnish a copy of this ordinance to the Clerk of the County Court of Pulaski County, Missouri, within the time required by Law for the filing of city rates with said Clerk.

READ TWO TIMES AND PASSED BY THE BOARD OF ALDERMEN OF THE CITY OF DIXON, MISSOURI THIS 11<sup>th</sup> DAY OF September, 2017.

  
Jessie Fleming, City Clerk

  
Shawn Wethington, Mayor

Ordinance #561

<u>Aldermen</u>	<u>First Reading</u>	<u>Second Reading</u>
Betty Thilges	✓	✓
Marilyn Timmons	✓	✓
Wayne Brandt	✓	✓
Jimmy Doyle	✓	✓
Paul Watson	✓	✓



**CITY OF DIXON COUNTY OF PULASKI  
STATE OF MISSOURI**

**RESOLUTION NO. 562**

**WHEREAS**, the present Dixon City Council strongly condemns the actions of the previous council and their shortsightedness, lack of attention, lack of knowledge and/or concern; and

**WHEREAS**, public trust has been betrayed; and

**WHEREAS**, the present Dixon City Council does not accept answers of "I did not know"; and

**WHEREAS**, the present Dixon City Council demands that all the previous councilmembers respond, in writing, with an explanation of their actions, in particular, explaining to the public how they anticipated the City of Dixon to continue in perpetuity when given their lack of attention, knowledge, and concern regarding Dixon City finances; and

**WHEREAS**, the present Dixon City Council, in moving forward, is committed to being invested in the City and fiscally responsible; that the City continue to work towards bringing in audit so that this Council may ascertain the conduct of all fiscal actions by the past council and whether there were any violations of State law or if City business conducted was in poor judgment; and

**WHEREAS**, the financial state inherited by this Council has created grave doubts as to the actions of our most recent predecessors; and

**WHEREAS**, the present Dixon City Council members are committed to working for the betterment of the City of Dixon, and not against the City.

**NOW, THEREFORE, BE IT RESOLVED THAT** the City of Dixon Council hereby accepts and makes this Resolution as set forth above.

Adopted this 17<sup>th</sup> day of August, 2018.



Mayor Mike Brown



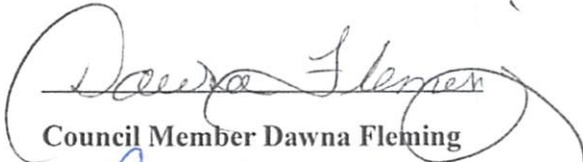
Council Member Betty Thilges,



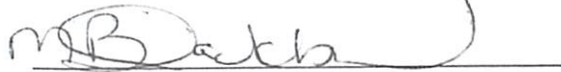
Council Member Paul Watson,



Council Member Marilyn Timmons



Council Member Dawna Fleming

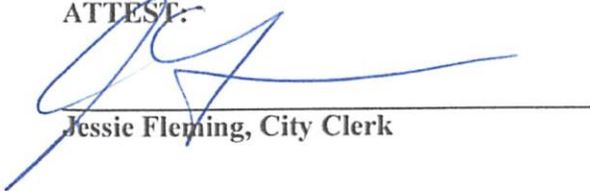


Council Member Marlene Blackburn



Council Member Barbara Thomas

ATTEST:



Jessie Fleming, City Clerk

**Letter from Mayor to the City of Dixon August 8, 2017:**

**It has been brought to my attention recently, that the City of Dixon has failed its citizens in the past by not correctly managing funds entrusted to it by the public, specifically relating to the maintenance of deposits. For some time, the City has taken in deposits for water accounts from homeowners and renters and failed to keep these funds from mixing with general funds. In my opinion, the city is poorly set up financially, as all income and deposits funnel into one general ledger account. The former councils, by not delineating funds properly, misspent funds that should have been held in reserve. Nor did the former council properly track any funds and, because of fiscal demands during FY 18, spent funds that should have been held in reserve. I reminded this current council of the balances on unpaid bills when this new council started in April of this same year. Further, past councils failed to inform the public nor any of the newly elected officials of any unpaid bills, which are almost insurmountable, and funds taken from restricted accounts whether through vote or by allowing supervisors to authorize exorbitant purchases.**

**Speaking for the city, we are unable to ascertain if any plans to rebuild any of the accounts, inappropriately used to pay bills or other matters, were made. Excuses of "I did not know" are unacceptable for an elected official, especially for council members on signature cards and signed checks expending the aforementioned funds. To be clear, the attribution of this discovery of having misspent water deposits without informing the public and without having a plan to pay back these funds clearly falls on the voting council members elected prior to this present council and is not attributable to any current or past collector or clerk. Council members should have ensured that funds coming into the city were identified correctly and used for its intended purpose. Votes in the past were conducted without any regards to the proper use of funds or what account the funds were coming from. As a new mayor, I condemn these past actions of carelessness with the most persuasive words possible and ask the current council to do likewise. This new council has felt the damages that come from poor planning and improper budget decisions made by previously elected voting members of the council, and it appears that this city will deal with the mistakes made in the past for years to come.**

**Now, this council has the opportunity to fix the errors of the past. Good decisions have been made since April, and this city is on the path to fixing financial failures. As Mayor, I recommend that we as a team continue on this path. The newly established council has shown its dedication to the public with their votes to date, and at this time I am requesting the Council to establish an account to act as an escrow for all utility deposits and a plan to reimburse this account. This fund will be an Escrow account for Dixon City Deposits. All utility deposits are to be held in this account and may only be withdrawn when an account is closed, and the deposit is correctly released through the collector. Alternatively, in the case of an unpaid balance, deposits may be applied toward an outstanding balance. An ordinance should follow this clearly delineating the reception, maintenance and use of water deposits.**

**As of this letter, the most current report dated 02/28/2018 to 8/14/2018 from the collector reflects the city should have an account with the amount of \$31,666.69 currently held in escrow deposits. There are currently zero funds held in escrow and many requests for deposits to be returned.**

**I urge this council to work together for the betterment of Dixon and ensure that the monies collected are appropriately utilized.**

**Mike Brown**

**Mayor**

**City of Dixon**

**AN ORDINANCE AMENDING AND UPDATING ORDINANCE 336 DATED SEPTEMBER 9, 1991 PROHIBITING THE MAINTENANCE OF NUISANCES WITHIN THE CITY OF DIXON, MISSOURI, PROVIDING FOR THE ABATEMENT OF AND PENALTIES FOR THE MAINTENANCE OF SUCH NUISANCES AND PROVIDING FOR AN EFFECTIVE DATE FOR THIS ORDINANCE**

**BE IT ORDAINED** by the Board of Aldermen of the City of Dixon, Missouri as follows:

**SECTION 1.** That Section 2 subsection (n) of Ordinance 336 shall be repealed. A new Section 2 subsection (n) shall be added with the following language:

**SECTION 2: NUISANCES DEFINED:**

(N) Any growth of weeds, grass or poisonous or noxious weeds or vegetation which are ten (10) inches or more in height within two hundred (200) feet of any building or one hundred (100) feet of any improved street, or any accumulation of dead weeds, grass or brush, within two hundred (200) feet of any building or one hundred (100) feet of any improved street.

**SECTION 2.** That Section 4 subsection (a) of Ordinance 336 shall be repealed. A new Section 4 subsection (a) shall be added with the following language:

**SECTION 4: ABATEMENT OF NUISANCES:**

(A) Whenever the Board of Aldermen, or its designated officer, shall ascertain or have knowledge that a prohibited nuisance exists, it shall serve notice upon the owner of the property and, if the property is not owner-occupied, to any occupant of the property of a written notice specifically describing each condition

of the lot or land declared to be a public nuisance, and which notice shall identify what action will remedy the public nuisance. Unless a condition presents an immediate, specifically identified risk to the public health or safety, such notice shall require abatement of the nuisance or the commencement of removal of each condition identified within a period of fifteen (15) days. Written notice may be given by personal service, or by first-class, certified return receipt mail to both the occupant of the property at the property address and the owner of the property at the last known address of the owner, if not the same, or by the City Marshall posting such notice on the property.

**SECTION 3.** That Section 4 subsection (c) of Ordinance 336 shall be repealed. A new Section 4 subsection (c) shall be added with the following language:

**SECTION 4: ABATEMENT OF NUISANCES:**

(C) If no hearing is requested, or if after a requested hearing the Board of Aldermen determines that a nuisance exists, it shall by order direct the person or persons maintaining such nuisance to abate the same within five (5) days. Such order of abatement shall be served in the same manner as provided in the section for service of the notice of nuisance. The order may further provide that if the nuisance is not thereafter abated, appropriate city officials may be authorized and directed to cause abatement of said nuisance. If the nuisance is abated by the city, it shall be at the expense of the legal landowner. The cost of abating nuisances on private property shall be levied and assessed on each lot in proportion to the amount of work done and material used in abating the nuisance located on each such lot.

(1) Such costs as required to abate the nuisance shall be certified to the city clerk, who shall cause a special tax bill therefor against the property to be prepared and to be collected with other taxes assessed against the property improved or upon which such work was done. The tax bill from the date of its issuance shall be a first lien on the property until paid and shall be prima facie evidence of the recitals therein and of its validity, no mere

clerical error or informality in the same, or in the proceedings leading up to the issuance, shall be a defense thereto. Each special tax bill shall be issued by the city clerk and delivered to the collector on or before the first day of June each year.

(2) If the costs are not paid by December thirty-one (31) of the year in which the costs are included in the tax bill, the tax bill shall be deemed delinquent, and the collection of delinquent bill shall be governed by laws governing delinquent and back taxes. Such tax bills if not paid when due shall bear interest at the rate of eight percent per annum.

**Section 4.** That Section 5 or ordinance 336 shall be repealed. A new Section 5 shall be added with the following language:

**SECTION 5: PENALTIES FOR FAILURE TO ABATE NUISANCE:**

In addition to its authority to cause the abatement of any nuisance, any person who fails to abate a nuisance after service of an order of abatement as herein provided within a twelve (12) month period, beginning with the first violation, may be prosecuted for a municipal ordinance violation. The combined costs with the amount of court costs shall not total in excess of two hundred dollars (\$200.00) for the first violation; two hundred seventy-five dollars (\$275.00) for the second violation; three hundred fifty dollars (\$350.00) for the third violation; four hundred fifty dollars (\$450.00) for the fourth and any subsequent violations. For every day after conviction (whether the judgement be appealed from or not) before the municipal judge, of any person for the violation, failure, neglect or refusal to comply with any of the provisions or requirements of this ordinance, that such public nuisance continues, such person shall be deemed guilty of a separate and distinct offense for which he/she may again be cited, tried, convicted and punished as in the first instance. Failure to pay said court costs and fines as ordered by the municipal court in excess of twenty-five dollars (\$25.00) may be reported by said court, in accordance with Section 479.356 RSMo, to the Director of the

Department of Revenue and request that the department seeks a setoff of an income tax refund as provided by Sections 143.782 to 143.788 RSMo.

**SECTION 5: Effective date:**

That this ordinance shall be in force and take effect from and after its passage and approval.

**PASSED BY THE BOARD OF ALDERMEN OF THE CITY OF  
DIXON, MISSOURI, THIS      DAY OF**

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Mycal F. Brown  
MAYOR

ATTEST:

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Jesse Fleming

CITY CLERK

**AN ORDINANCE AMENDING AND UPDATING ORDINANCE 336 DATED SEPTEMBER 9, 1991 PROHIBITING THE MAINTENANCE OF NUISANCES WITHIN THE CITY OF DIXON, MISSOURI, PROVIDING FOR THE ABATEMENT OF AND PENALTIES FOR THE MAINTENANCE OF SUCH NUISANCES AND PROVIDING FOR AN EFFECTIVE DATE FOR THIS ORDINANCE**

**BE IT ORDAINED** by the Board of Aldermen of the City of Dixon, Missouri as follows:

**SECTION 1.** That Section 2 subsection (n) of Ordinance 336 shall be repealed. A new Section 2 subsection (n) shall be added with the following language:

**SECTION 2: NUISANCES DEFINED:**

(N) Any growth of weeds, grass or poisonous or noxious weeds or vegetation which are ten (10) inches or more in height within two hundred (200) feet of any building or one hundred (100) feet of any improved street, or any accumulation of dead weeds, grass or brush, within two hundred (200) feet of any building or one hundred (100) feet of any improved street.

**SECTION 2.** That Section 4 subsection (a) of Ordinance 336 shall be repealed. A new Section 4 subsection (a) shall be added with the following language:

**SECTION 4: ABATEMENT OF NUISANCES:**

(A) Whenever the Board of Aldermen, or its designated officer, shall ascertain or have knowledge that a prohibited nuisance exists, it shall serve notice upon the owner of the property and, if the property is not owner-occupied, to any occupant of the property of a written notice specifically describing each condition

of the lot or land declared to be a public nuisance, and which notice shall identify what action will remedy the public nuisance. Unless a condition presents an immediate, specifically identified risk to the public health or safety, such notice shall require abatement of the nuisance or the commencement of removal of each condition identified within a period of fifteen (15) days. Written notice may be given by personal service, or by first-class, certified return receipt mail to both the occupant of the property at the property address and the owner of the property at the last known address of the owner, if not the same, or by the City Marshall posting such notice on the property.

**SECTION 3.** That Section 4 subsection (c) of Ordinance 336 shall be repealed. A new Section 4 subsection (c) shall be added with the following language:

**SECTION 4: ABATEMENT OF NUISANCES:**

(C) If no hearing is requested, or if after a requested hearing the Board of Aldermen determines that a nuisance exists, it shall by order direct the person or persons maintaining such nuisance to abate the same within five (5) days. Such order of abatement shall be served in the same manner as provided in the section for service of the notice of nuisance. The order may further provide that if the nuisance is not thereafter abated, appropriate city officials may be authorized and directed to cause abatement of said nuisance. If the nuisance is abated by the city, it shall be at the expense of the legal landowner. The cost of abating nuisances on private property shall be levied and assessed on each lot in proportion to the amount of work done and material used in abating the nuisance located on each such lot.

(1) Such costs as required to abate the nuisance shall be certified to the city clerk, who shall cause a special tax bill therefor against the property to be prepared and to be collected with other taxes assessed against the property improved or upon which such work was done. The tax bill from the date of its issuance shall be a first lien on the property until paid and shall be prima facie evidence of the recitals therein and of its validity, no mere

clerical error or informality in the same, or in the proceedings leading up to the issuance, shall be a defense thereto. Each special tax bill shall be issued by the city clerk and delivered to the collector on or before the first day of June each year.

(2) If the costs are not paid by December thirty-one (31) of the year in which the costs are included in the tax bill, the tax bill shall be deemed delinquent, and the collection of delinquent bill shall be governed by laws governing delinquent and back taxes. Such tax bills if not paid when due shall bear interest at the rate of eight percent per annum.

**Section 4.** That Section 5 or ordinance 336 shall be repealed. A new Section 5 shall be added with the following language:

**SECTION 5: PENALTIES FOR FAILURE TO ABATE NUISANCE:**

In addition to its authority to cause the abatement of any nuisance, any person who fails to abate a nuisance after service of an order of abatement as herein provided within a twelve (12) month period, beginning with the first violation, may be prosecuted for a municipal ordinance violation. The combined costs with the amount of court costs shall not total in excess of two hundred dollars (\$200.00) for the first violation; two hundred seventy-five dollars (\$275.00) for the second violation; three hundred fifty dollars (\$350.00) for the third violation; four hundred fifty dollars (\$450.00) for the fourth and any subsequent violations. For every day after conviction (whether the judgement be appealed from or not) before the municipal judge, of any person for the violation, failure, neglect or refusal to comply with any of the provisions or requirements of this ordinance, that such public nuisance continues, such person shall be deemed guilty of a separate and distinct offense for which he/she may again be cited, tried, convicted and punished as in the first instance. Failure to pay said court costs and fines as ordered by the municipal court in excess of twenty-five dollars (\$25.00) may be reported by said court, in accordance with Section 479.356 RSMo, to the Director of the

Department of Revenue and request that the department seeks a setoff of an income tax refund as provided by Sections 143.782 to 143.788 RSMo.

**SECTION 5: Effective date:**

That this ordinance shall be in force and take effect from and after its passage and approval.

**PASSED BY THE BOARD OF ALDERMEN OF THE CITY OF  
DIXON, MISSOURI, THIS      DAY OF**

---

Mycal F. Brown  
MAYOR

ATTEST:

---

Jesse Fleming

CITY CLERK

**ORDINANCE # 564**

**AN ORDINANCE OF THE CITY OF DIXON, MISSOURI, authorizing, fixing, and determining a rate of levy on the hundred dollar valuation of all taxable property within the City for the year of 2018.**

**BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF DIXON, COUNTY OF PULASKI, STATE OF MISSOURI, AS FOLLOWS:**

Section 1. That pursuant to the laws of the State of Missouri, relevant to cities of the fourth class and pursuant to the authority of the qualified voter at due and proper elections held in said City, that there shall be levied and collected as taxes for the year 2018, upon all real estate, personal and mixed property taxable within the City of Dixon, Missouri, at the rate of \$1.3032 cents on the \$100.00 assessed valuation as per the following purposes:

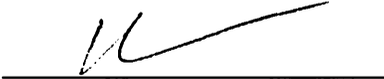
GENERAL REVENUE ON EACH \$100.00 ASSESSED VALUATION.....	0.4889
FOR PUBLIC LIBRARY.....	0.1500
DEBT SERVICE.....	0.6643
 TOTAL.....	 1.3032

And that the above tax rate levy on the \$100.00 assessed valuation of taxable property in said City of Dixon, be and is hereby made the true and lawful levy for said City for the year of 2018.

Section 2. That the City Clerk is hereby authorized and directed to furnish a copy of this ordinance to the Clerk of the County Court of Pulaski County, Missouri, within the time required by Law for the filing of city rates with said Clerk.

READ TWO TIMES AND PASSED BY THE BOARD OF ALDERMEN OF THE CITY OF DIXON, MISSOURI THIS 30<sup>th</sup> DAY OF August 2018.

  
\_\_\_\_\_  
Jessie Fleming, City Clerk

  
\_\_\_\_\_  
Mike Brown, Mayor

ORDINANCE NO. 565

ORDINANCE RATIFYING AND AUTHORIZING A CONTRACT FOR GARBAGE AND TRASH COLLECTION BY AND BETWEEN THE CITY OF DIXON AND WASTE CORPORATION OF MISSOURI, LLC

WHEREAS the Board of Alderman has voted to enter into a contract for the collection, transportation, and disposal of residential garbage:

BE IT ORDAINED BY THE MAYOR AND THE BOARD OF ALDERMEN OF THE CITY OF DIXON:

SECTION 1: The Agreement attached hereto as Exhibit A, providing for the collection, transportation, and disposal of all residential garbage and trash from residences within the City of Dixon is hereby approved, and made a part hereof.

SECTION 2: The City of Dixon shall charge a \$1.00 administrative fee per month from each residential trash customer for collecting the fees due under the contract.

SECTION 3: The City of Dixon shall open and maintain a bank account for the purposes of collecting and distributing the fees under the Contract and this ordinance.

This ordinance shall be in full force and effect on the 1<sup>st</sup> day of October, 2018.

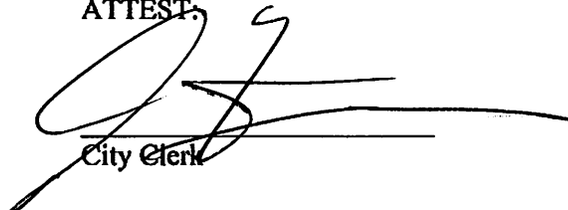
PASSED BY THE BOARD OF ALDERMAN OF THE CITY OF DIXON, MISSOURI, AND APPROVED THIS 27<sup>th</sup> DAY OF September, 2018.

APPROVED:



\_\_\_\_\_  
Mayor, City of Dixon, Missouri

ATTEST:



\_\_\_\_\_  
City Clerk

RESIDENTIAL SOLID WASTE COLLECTION CONTRACT  
(*Exclusive Contractor Services*)

This Residential Solid Waste Collection Contract is made and entered into this 31<sup>st</sup> day of August, 2018 (hereinafter referred to as the "Contract"), by and between the City of Dixon, Missouri (hereinafter referred to as the "City"), and Waste Corporation of Missouri LLC, which is qualified to do and does business in the State of Missouri as WCA of Missouri, LLC (hereinafter referred to as "Contractor").

In entering into this Contract, the City hereby designates and approves Contractor as its sole and exclusive contractor for the provision of solid waste collection services to the residential units located within the jurisdictional limits of the City or any residential unit outside the City Limits currently billed for City services.

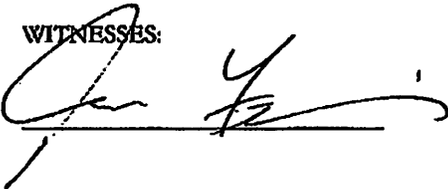
In consideration of the mutual covenants and agreements herein contained, to be performed by the parties hereto and of the payments hereinafter agreed to be made, the City and Contractor enter into this Agreement and mutually agree as follows:

1. Contractor is hereby designated as the exclusive contractor, and is hereby granted the license and privilege within the territorial jurisdiction of the City, to provide solid waste collection and disposal services for all residential units within the City or outside the City but utilizing City services. Contractor shall furnish all personnel, labor, equipment, trucks, and all other items necessary to collect solid waste materials from all residential units.
2. The Contract Documents shall include the following documents, and this Contract does hereby expressly incorporate same herein as fully as if set forth verbatim in this Contract:
  - A. Exhibit A – Contractor's Pricing - Services
  - B. This Contract; and
  - C. Any addenda or changes to the foregoing documents agreed to by the City and Contractor.
3. The initial term of this Contract shall commence and be effective on October 1, 2018 (the "Effective Date") and will expire on September 30, 2019, unless extended as provided in Section 4 of this Contract. However, if prior to the Effective Date, the City experiences a collection service emergency, such as truck breakdowns, Contractor will use reasonable efforts to provide collection services to residents of the City using the resident's own cans or bags until carts are available and delivered by Contractor for services after the Effective Date.
4. This Agreement shall automatically renew for additional one year terms unless prior written notice is given by either party to the other of its election not to renew this Agreement, which notice must be given in writing not more than 120 days and not less than 90 days prior to the expiration of the term then in effect. The terms and conditions as applicable to the initial term shall apply to the extended terms, except for the pricing which shall be as provided in the pricing Exhibit to this Contract, and, such other changes as may be mutually agreed upon by the City and Contractor.
5. The City shall provide billing and collection to all residential customers that utilize Contractor's solid waste collection services. The City shall pay Contractor based on the residential units in the City, or outside the City to whom City services are supplied, for which Contractor performs trash collection services, within thirty (30) days of the date of Contractor's monthly invoice for such residential collection services.

6. Contractor shall maintain not less than \$1,000,000.00, per occurrence and in the aggregate, of commercial insurance covering bodily injury and property damage. Such insurance shall be carried in a firm or corporation who has been duly licensed or permitted to carry on such business in the State of Missouri. Contractor shall provide a certificate of insurance to the City, evidencing that the policies for the required commercial insurance coverage is in full force and effect and the City has been named on such policy or policies as an additional named insured. Contractor shall also furnish the City with evidence that Contractor has in force and is maintaining workers compensation insurance as prescribed by the law of the State of Missouri.
7. Solid waste to be picked up at residential units shall consist of ordinary household waste only. Residential customers shall use containers furnished by Contractor and Contractor shall not be obligated to pick-up any waste, trash or refuse not located within such containers.
8. The container shall be placed by residents on public right-of-way suitable for the amount and weight load of solid waste being placed for collection and Contractor's service vehicle.
9. Contractor may decline to collect any container that is over-filled or contain sharps objects or liquids or any solid waste not properly contained.
10. Contractor shall not be held responsible for any items inadvertently removed and disposed of that is placed next to or near regular trash.
11. This Contract shall be governed by and construed in accordance with the laws of the State of Missouri.
12. The Contract may not be assigned by either party without express written consent of the other party, which consent shall not be unreasonably withheld.

IN WITNESS WHEREOF, this Contract has been duly executed by authorized representatives of the City and Contractor effective as of the date first above written.

WITNESSES:



WITNESSES:

Max Murray

City of Dixon

By: Mayer  
Name: Mike Brown  
Title: \_\_\_\_\_

Contractor:  
Waste Corporation of Missouri LLC  
a/k/a WCA of Missouri, LLC

DocuSigned by:  
By: Al Blase  
Al Blase, Regional Vice-President

## **EXHIBIT A: PRICING - SERVICES**

### **Residential Service:**

Contractor shall provide service to all residential dwelling units in the City of Dixon and shall extend like service to residential units outside the City of Dixon utilizing and being billed for City services, using containers supplied by Contractor, one time per week at the curb/street side, at a rate of \$14.50 per month per residential unit. Residents may request an additional cart for weekly service at an additional charge of \$5.00 per month.

Contractor shall provide an annual citywide residential cleanup for bulky items at a time mutually agreeable to City and Contractor. Items removed shall exclude materials not allowed for disposal at Missouri Landfills to include, but not limited to, hazardous wastes, tires, special waste, liquids, oil, construction or demolition debris, etc.

Contractor shall supply the City with a 30 cubic yard roll-off container to be placed at the City's direction for the collection of approved residential bulk items in the event a resident cannot wait for the annual citywide cleanup and service staged container up to once per month at no charge to the City.

### **Price Guarantee and Annual Adjustment:**

All quoted prices are guaranteed on an annual basis. Rates shall be adjusted according to the CPI index for Garbage and Trash service as reported by the Department of Labor, Bureau of Labor Statistics for the preceding 12 months with the provision that no such annual adjustment shall exceed 3% for any 12-month renewal term of the original contract.

### **Administration Fee:**

The City of Dixon shall be responsible for the billing and collection of any additional administration fee, such fee shall be in excess of the Contractor rate of \$14.50 per month per unit, as well as any resulting adjustments upon renewal of the contract to reflect the cost of services relative to such annual adjustments.

### **Additional Services Available:**

In the event the City decides to discontinue the provisions of solid waste collection services to commercial customers, Contractor has the right (but not the obligation) to assume provision of said commercial services, supplying all necessary equipment and labor, at a cost and/or the rate to be charged to such customers to be negotiated with the City.

**Holiday Schedule:**

WCA observes two Holidays each year. If the normal pick up day falls on or after the holiday during that week the pick-up day may be the following day. The observed Holidays include:

Thanksgiving Day

Christmas Day

Company: Waste Corporation of Missouri LLC

Representative: Max Murray, Municipal Marketing

Signature: Max Murray

Date: August 30, 2018

# CITY OF DIXON

MIKE BROWN, MAYOR

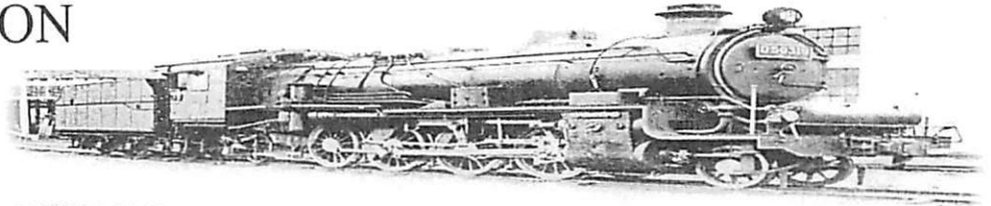
P.O. Box 177

203 S. Walnut S.

Dixon, MO 65459

Email: [dixclerk@gmail.com](mailto:dixclerk@gmail.com)

Telephone: (573) 410-1049; Fax: (573)381-2543



**BILL NO. 566**

**ORDINANCE NO. 566**

**AN ORDINANCE IMPOSING A CITY SALES TAX, TO BE USED SOLELY FOR THE CITY OF DIXON, MISSOURI LAW ENFORCEMENT PURPOSES, ON ALL SELLERS FOR THE PRIVILEGE OF ENGAGING IN THE BUSINESS OF SELLING TANGIBLE PERSONAL PROPERTY OR RENDERING TAXABLE SERVICES AT RETAIL AT THE RATE OF ONE-HALF OF ONE PERCENT ON THE RECEIPTS FROM THE SALE AT RETAIL OF ALL TANGIBLE PERSONAL PROPERTY OR TAXABLE SERVICES AT RETAIL WITHIN THE CITY OF DIXON, MISSOURI, IF SUCH PROPERTY AND SERVICES ARE SUBJECT TO TAXATION BY THE STATE OF MISSOURI UNDER THE PROVISIONS OF SECTION 144.010 TO 144.525 RSMo, PURSUANT TO THE AUTHORITY GRANTED BY AND SUBJECT TO THE PROVISIONS OF SECTIONS 94.500 TO 94.550 RSMo, AND PROVIDING FOR SUBMISSION TO THE QUALIFIED VOTERS OF THE CITY OF DIXON, MISSOURI, AT THE NEXT GENERAL ELECTION DAY SCHEDULED FOR APRIL 2, 2019, A PROPOSITION AUTHORIZING THE IMPOSITION OF SAID MUNICIPAL SALES TAX OF ONE-HALF OF ONE PERCENT, TO BE USED SOLELY FOR THE CITY OF DIXON, MISSOURI LAW ENFORCEMENT PURPOSES.**

Whereas, under the provisions of Sections 94.500 to 94.550 RSMo, the City of Dixon, Missouri, is authorized to impose by ordinance a tax upon all sellers for the privilege of engaging in the business of selling tangible personal property or rendering taxable services at the rate of one-half of one percent on the receipts from the sale at retail of all tangible personal property or taxable services at retail within the City of Dixon, Missouri, if such property and services are subject to taxation by the State of Missouri under the provisions of Sections 144.010 to 144.525 RSMo.

Whereas, Section 94.510 RSMo, further provides that no ordinance enacted pursuant to the authority granted by the provisions of Sections 94.500 to 94.550 RSMo shall be effective unless the legislative body of the City of Dixon, Missouri, submits to the voters of the City, at a public election, a proposal to authorize the legislative body of the City to impose a tax under the provisions of Sections 94.500 to 94.550 RSMo.

# CITY OF DIXON

MIKE BROWN, MAYOR

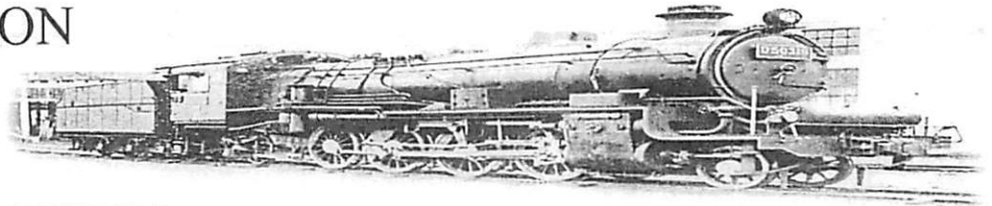
P.O. Box 177

203 S. Walnut S.

Dixon, MO 65459

Email: dixclerk@gmail.com

Telephone: (573) 410-1049; Fax: (573)381-2543



Whereas, the Board of Aldermen of the City of Dixon, Missouri, has determined it is in the best interests of the City to submit to the qualified voters of the City a proposition that, if approved, will authorize imposition of a one-half of one percent sales tax on all retail sales made in the City to be used solely for the City of Dixon, Missouri law enforcement purposes, to the extent authorized by law.

Whereas, the Board of Aldermen of the City of Dixon, Missouri, has further determined that it would be advisable for the direct submission of the proposition hereinafter set forth at the next general election day scheduled for April 2, 2019.

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

**Section 1.** Pursuant to the authority granted by and subject to the provisions of Sections 94.500 to 94.550 RSMo, a tax hereby is imposed upon all sellers for the privilege of engaging in the business of selling tangible personal property or rendering of taxable services at retail to the extent and in the manner provided in Section 144.010 to 144.510 RSMo, and the rules and regulations of the Director of Revenue issued and promulgated pursuant thereto. The rate of the tax shall be one-half of one percent on the receipts from the sale at retail of all tangible personal property or taxable service at retail within the City of Dixon, Missouri, if such property and services are subject to taxation by the State of Missouri under the provisions of Section 144.010 to 144.525 RSMo. The tax shall become effective as provided in section 94.510 RSMo and shall be collected pursuant to the provisions of Sections 94.500 to 94.550 RSMo.

**Section 2.** The one-half of one percent tax imposed by this ordinance shall be in addition to, and shall not replace or otherwise affect, any already existing sales tax, previously imposed and collected within the City of Dixon, Missouri.

**Section 3.** As required by Section 94.510 RSMo, this ordinance shall be submitted to the qualified voters of the City of Dixon, Missouri, for their approval. At the next general election day scheduled for April 2, 2019, by way of the following Proposition, to-wit:

### **CITY SALES TAX PROPOSITION FOR CITY LAW ENFORCEMENT**

Shall the City of Dixon, Missouri, impose a city sales tax of one-half of one percent, to be used solely for City of Dixon, Missouri law enforcement purposes?

Yes

No

# CITY OF DIXON

MIKE BROWN, MAYOR

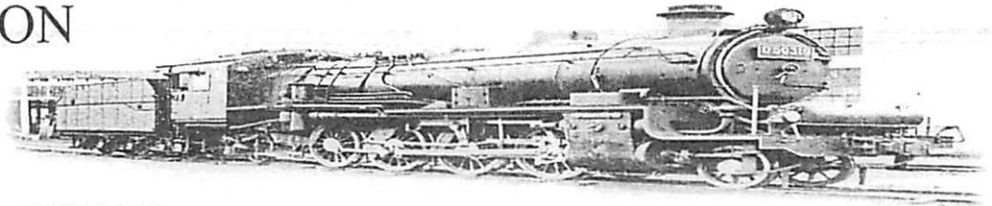
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If you are in favor of the question, fill in the box opposite "Yes." If you are opposed to the question, fill in the box opposite "No."

**Section 4.** The qualified voters of the City residing in the election precincts located within the City shall vote at such voting places at such times as are established in connection with the general election day scheduled for April 2, 2019.

**Section 5.** The County Clerk of Pulaski County (hereinafter County Clerk), shall conduct the election herein provided for and they shall serve as the election authority for said election under the provisions of Chapter 115 of the Revised Statutes of Missouri.

**Section 6.** The County Clerk, as election authority for the election herein provided for, shall give notice of said election required of him by law, shall appoint the election judges for the polling place at which said election is to be held and shall supply all voting equipment, ballot boxes, tally sheets precinct registers and other supplies necessary for the conduct of said election.

**Section 7.** The ballots to be used at said election shall contain the following information in substantially the following form, subject to such revisions and modifications as to form, but not content, as may be required for the use of the voting system selected by the County Clerk:

## **MUNICIPAL ELECTION BALLOT**

### **CITY SALES TAX PROPOSITION FOR CITY LAW ENFORCEMENT**

#### **CITY OF DIXON, PULASKI COUNTY, MISSOURI**

Tuesday, the 2<sup>nd</sup> day of April 2019

Instructions to voters: if you are in favor of the Proposition, fill in the box opposite "YES." If you are opposed to the Proposition, fill in the box opposite "NO."

# CITY OF DIXON

MIKE BROWN, MAYOR

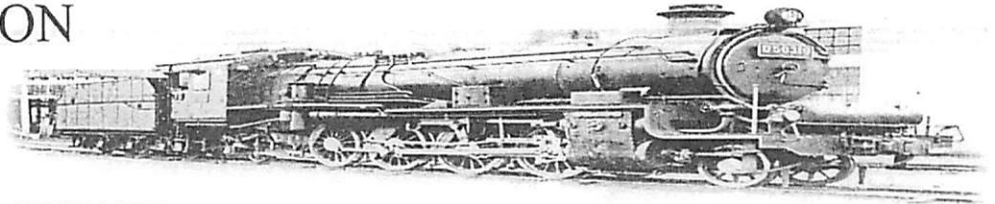
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## CITY SALES TAX PROPOSITION FOR

### CITY LAW ENFORCEMENT

Shall the City of Dixon, Missouri, impose  YES  
a city sales tax of one-half of one percent,  
to be used solely for City of Dixon law  
enforcement purposes?  NO

Absentee ballots shall contain the same information and be in substantially the form above set forth.

# CITY OF DIXON

MIKE BROWN, MAYOR

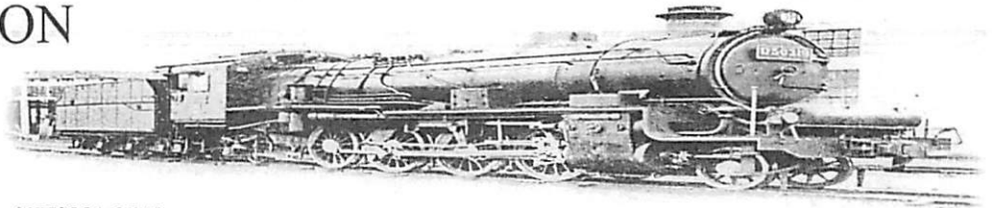
P.O. Box 177

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Dixon, MO 65459

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**Section 8.** The County Clerk is authorized and directed to give notice of the submission of the said Proposition at the aforesaid election by publication in the Dixon Pilot, a newspaper printed and published in Dixon, Missouri, and of general circulation therein. The said notice shall be in the said newspaper twice, the first publication occurring in the second week prior to the election, and the second publication occurring within one week prior to the election. The said notice to be so published shall be in substantially the following form, to-wit:

## **NOTICE OF SALES TAX PROPOSITION FOR CITY LAW ENFORCEMENT**

### **GENERAL ELECTION**

#### **CITY OF DIXON, PULASKI COUNTY, MISSOURI**

Notice is hereby given that at the next regular election to be held in the City of Dixon, Missouri, on Tuesday, the 2<sup>nd</sup> day of April 2019, there will be submitted to the qualified electors of said City the following proposition, to-wit:

**CITY SALES TAX PROPOSITION FOR CITY LAW ENFORCEMENT –**  
Shall the City of Dixon, Missouri, impose a city sales tax of one-half of one percent, to be used solely for City of Dixon law enforcement purposes?

Qualified electors of the City of Dixon within said City shall vote at the following polling place established for said precinct:

#### **POLLING PLACE**

Dixon Senior Citizen Center

301 Old Y Road, Dixon, Missouri

The polls of said election will be opened at the hour of six o'clock in the morning, Central Daylight Time, and will remain open until the hour of seven o'clock in the evening, Central Daylight Time, on the aforesaid date. Except for absentee ballots cast by persons in federal service, no person shall be allowed to vote whose name does not appear in the precinct register without the express sanction of the election authority. Any person who is qualified to vote, or who shall become qualified to vote on or before the day of the election, shall be entitled to register in the jurisdiction within which he or she resides. In order to vote in any election for which registration is required, a person must be registered to vote in the jurisdiction of his

# CITY OF DIXON

MIKE BROWN, MAYOR

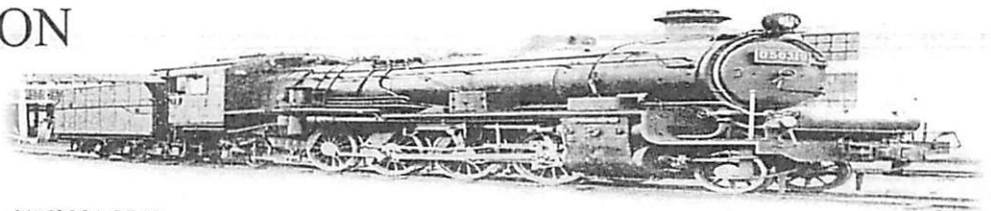
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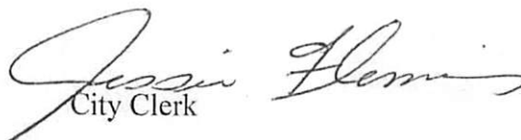
Email: dixclerk@gmail.com

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or her residence no later than 5:00 p.m., or the regular closing time of any public building where the registration being held if such time is later than 5:00 p.m., on the fourth Wednesday prior to the said election, unless the voter is a former interstate resident, an intrastate new resident or a new resident, as defined in Section 115.275 RSMo. In no case shall registration for an election extend beyond 10:00 p.m. on the fourth Wednesday prior to the elections.

Given under my hand and the corporate seal of the City of Dixon, Missouri, this 28<sup>th</sup> day of August 2018.

  
City Clerk

City of Dixon, Missouri

(SEAL)

**Section 9.** In order to comply with the provisions of Section 115.125 RSMo, the City Clerk is directed hereby to transmit to the County Clerk of Pulaski County, who shall serve as the election authority for the election herein provided for, a notice in substantially the following form, to-wit:

Honorable Brent Bassett

County Clerk of Pulaski County

301 Historic Route 66 East

Waynesville, Missouri 65583

RE: CITY OF DIXON

BALLOT ISSUE FOR April 2, 2019

Greetings:

This is to notify you that the Board of Aldermen of the City of Dixon, Missouri, on the 5th day of November 2018, did approve submission of a proposition to the voters of the City of Dixon to be placed on the ballot for the general election day

# CITY OF DIXON

MIKE BROWN, MAYOR

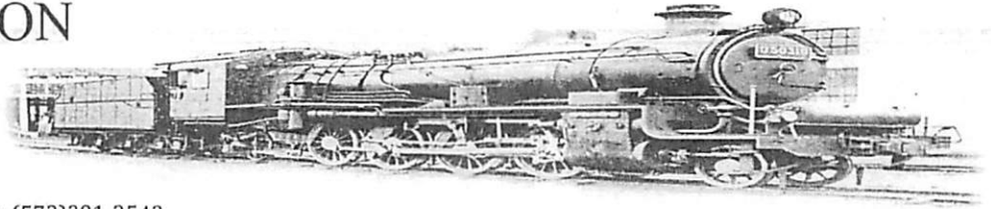
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on April 2, 2019. So that you may be informed as to the question to be submitted to the qualified electors in said election, I am enclosing herewith the following:

1. A certified copy of Ordinance 566 of said City, passed and approved on the 5<sup>th</sup> day of November 2018, which said Ordinance calls and provides for the submission of the said proposition; and
2. A suggested form for the first and second notice which you are required to give pursuant to the provisions of the Revised Statutes of Missouri.

Your attention is called to the fact that Section 7 of the Ordinance calling and providing for the holding of the said election specifies the content and suggested a form of the ballots to be used at the said election.

The notice referred to in paragraph 2, above, should be published in the Dixon Pilot twice, the first publication to occur in the second week prior to the election and the second publication to occur within one week prior to the election.

Very truly yours,

City Clerk, City of Dixon, Missouri

The notice and any other information required by this Section 115.125 RSMo, shall be delivered to the County Clerk not later than 5:00 p.m. on the tenth Tuesday prior to the said election.

**Section 10.** The form of the notice mentioned in paragraph 2 of the notice provided for in Section 7 of this Ordinance shall be in substantially the following form, to-wit:

## NOTICE OF ELECTION

### CITY OF DIXON, PULASKI COUNTY, MISSOURI

Notice is hereby given to the qualified electors of the City of Dixon, Pulaski County, Missouri, that the Board of Aldermen of said City has called an election to be held in said City on the general election day, Tuesday, the 2<sup>nd</sup> day of April 2019.

# CITY OF DIXON

MIKE BROWN, MAYOR

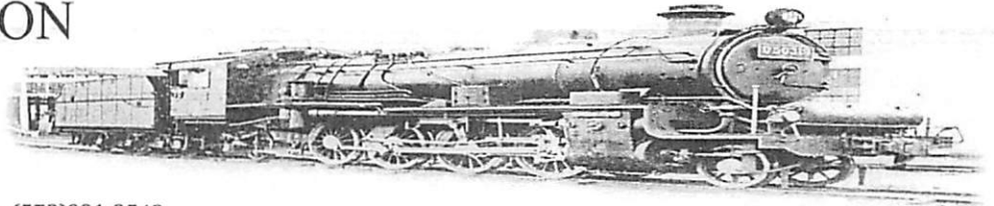
P.O. Box 177

203 S. Walnut S.

Dixon, MO 65459

Email: dixclerk@gmail.com

Telephone: (573) 410-1049; Fax: (573)381-2543



The ballots to be used at said election shall contain the following information in substantially the following form, subject to such revisions and modifications as to form, but not content, as may be required for the use of the voting system selected by the County Clerk:

## MUNICIPAL ELECTION BALLOT

### CITY SALES TAX PROPOSITION FOR CITY LAW ENFORCEMENT

#### CITY OF DIXON, MISSOURI

Tuesday, the 2<sup>nd</sup> day of April 2019

Instructions to the voters: if you are in favor of the Proposition fill in the box opposite "YES." If you are opposed to the Proposition, fill in the box opposite "NO."

### CITY SALES TAX PROPOSITION FOR CITY LAW ENFORCEMENT

YES

Shall the City of Dixon, Missouri, impose a  
City sales tax of one-half of one percent, to  
be used solely for City of Dixon law  
enforcement purposes?

NO

Absentee ballots shall contain the same information and be in substantially the form above set forth.

Qualified electors of the City of Dixon residing the election precincts located within the said City shall vote at the following polling place established for said precincts:

#### Polling Place

# CITY OF DIXON

MIKE BROWN, MAYOR

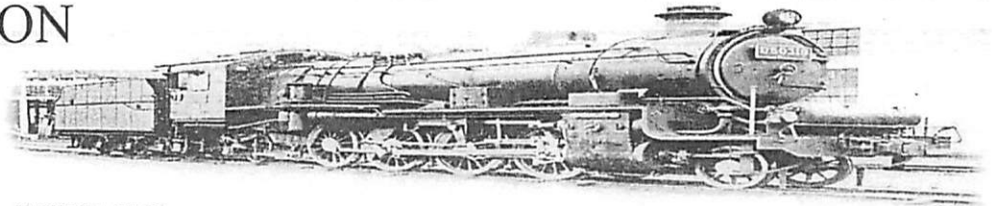
P.O. Box 177

203 S. Walnut S.

Dixon, MO 65459

Email: dixclerk@gmail.com

Telephone: (573) 410-1049; Fax: (573)381-2543



Dixon Senior Citizen Center

301 Old Y Road, Dixon, Missouri

The polls of said election will be opened at the hour of six o'clock in the morning, Central Daylight Time, and remain open until the hour of seven o'clock in the evening, Central Daylight Time, on the aforesaid date. Except for absentee ballots cast by persons in federal service, no person shall be allowed to vote whose name does not appear in the precinct register without the express sanction of the election authority. Any person who is qualified to vote, or who shall become qualified to vote on or before the day of the election, shall be entitled to register in the jurisdiction within which he or she resides. In order to vote in any election for which registration is required, a person must be registered to vote in the jurisdiction of his or her residence not later than 5:00 p.m., or the regular closing time of any public building where the registration is being held if such time is later than 5:00 p.m., on the fourth Wednesday prior to the said election, unless the voter is a former interstate resident, an intrastate new resident or a new resident, as defined in Section 115.275 RSMo. In no case shall registration for an election extend beyond 10:00p.m. on the fourth Wednesday prior to the election. Any person registering after such date shall be eligible to vote in subsequent elections.

**IN WITNESS WHEREOF**, I have set my hand and affixed the seal of my office hereunto this        day of        , 2018.

County Clerk and Election Authority,

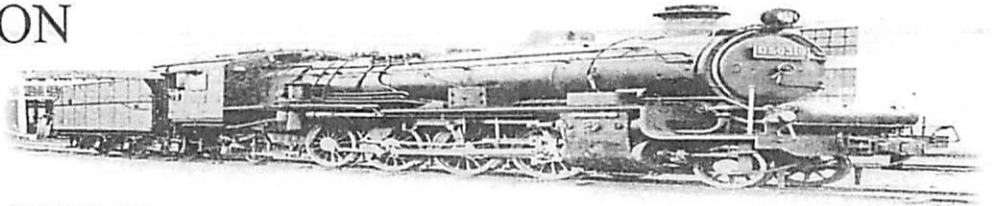
(SEAL)

Pulaski County, Missouri

**Section 11.** Within ten (10) days after the approval of this ordinance by the qualified voters of Dixon, Missouri, the City Clerk shall forward to the Director of Revenue of the State of Missouri by United States registered or certified mail, a certified copy of this ordinance together with certifications of the election returns and accompanied by a map of the City clearly showing the boundaries thereof.

# CITY OF DIXON

MIKE BROWN, MAYOR  
P.O. Box 177  
203 S. Walnut S.  
Dixon, MO 65459  
Email: dixclerk@gmail.com  
Telephone: (573) 410-1049; Fax: (573)381-2543



**Section 12.** That this ordinance shall be in force and take effect from and after its passage and approval.

READ TWO TIMES, PASSED AND APPROVED THIS 5 DAY OF November 2018.

Mycal F. Brown

Mayor

ATTEST:

City Clerk

YES \_\_\_\_\_ NO \_\_\_\_\_ ABSENT \_\_\_\_\_

Bill No. 567

Ordinance No. 567

**AN ORDINANCE OF THE CITY OF DIXON, MISSOURI AUTHORIZING THE  
MAYOR TO ENTER INTO A CONTRACT WITH PULASKI COUNTY E-911 BOARD  
FOR DISPATCH SERVICES**

WHEREAS the Board of Aldermen of the City of Dixon has determined that it is the interests of the City to enter into a contract with Pulaski County E-911 to provide dispatch services to the City;

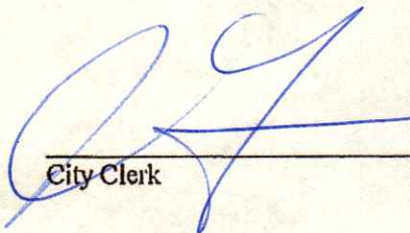
Be it ordained by the Board of Aldermen of the City of Dixon as follows:

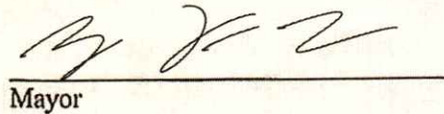
**Section 1:** The contract attached hereto as Exhibit A is approved.

**Section 2:** The mayor is authorized to execute this contract and City clerk is directed to affix the Contract the official seal of the City and attest to the same.

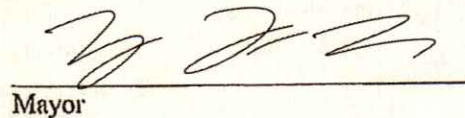
**Section 3:** That all ordinances or any parts of ordinances heretofore enacted which are in conflict with this ordinance and Exhibit A are hereby repealed.

**Section 4:** This ordinance shall be in full force and effect from and after is passage and approval.

  
\_\_\_\_\_  
City Clerk

  
\_\_\_\_\_  
Mayor

Read two times and approved this 12 day of December 2018

  
\_\_\_\_\_  
Mayor

# AGREEMENT FOR DISPATCHING SERVICES

THIS AGREEMENT, Made and Entered into this 12 day of December, 2018, by and between Pulaski County 9-1-1 Emergency Service Board, a governmental entity of the State of Missouri, hereinafter referred to as Board, and City of Dixon, a municipality of the State of Missouri, hereinafter referred to as City;

**WITNESSETH:**

**WHEREAS;** the Board, acting through the Emergency Services Division, operates a "911" emergency service; And

**NOW THEREFORE,** in consideration of the premises and of the agreements herein contained, the parties agree that the Communications Center will provide dispatching services under the following terms and conditions.

## TERMS AND CONDITIONS

1. The term of this agreement shall be for a period of one year, beginning on the 1<sup>st</sup> day of January, 2019; provided, however, that the term of this agreement shall be automatically renewed for twenty successive periods of one year each thereafter unless either party gives written notice of non-renewal to the other party not less than 90 days prior to expiration of the current term. Provided, further, however, that either party shall have the right to terminate this agreement at any time upon giving no less than 90 days advance written notice to the other party.
2. As used in this document, the term "dispatching services" shall include the receipt and efficient handling of telephone calls requesting law enforcement, fire protection, ambulance services, medical services, utility services and other services of an emergency nature. Upon receipt of a request for services within the city limits of the City of Dixon, the Communications Center shall promptly notify the appropriate agency. Radio communications will be conducted over the 911 repeater frequency.
3. The Communications Center requests that the City utilize their own dispatch for the period from 8:00 A.M. until 4:00 P.M., Monday through Friday (excluding those holidays recognized by the City of Dixon as official city holidays and radio traffic during emergency situations.) It will be the responsibility of the City to forward phones to the Communications Center, as well as notifying the Communications Center that the phone has been forwarded.

4. The Communications Center will maintain recording of all voice calls and dispatching transmissions, and the Communications Center will maintain an accurate log and record of all communications services, and the City shall be entitled to access those recording, logs and records at all reasonable times.
5. The Communications Center shall provide MULES services to the City, as well as all MULES Entries, acting as a subcontractor for service.

The City shall submit annually, the 1<sup>st</sup> day of December a total of \$2,532.20 to cover the cost of this agreement for the following year.

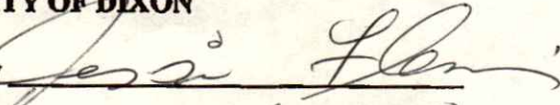
IN WITNESS WHEREOF, the parties have executed this agreement as of the day and year above written.

**PULASKI COUNTY 9-1-1 EMERGENCY SERVICE BOARD**

By 

Date 12-14-2018

**CITY OF DIXON**

By 

Date 12-14-2018

Bill No. \_\_\_\_\_

Ordinance No. 568

205.10 / 205.90

**AN ORDINANCE AMENDING AND UPDATING  
ORDINANCE 408 DATED AUGUST 11, 1997  
ESTABLISHING REGULATIONS REGARDING ANIMALS  
PRESENT WITHIN THE CITY LIMITS OF THE CITY OF  
DIXON, MISSOURI**

**BE IT ORDAINED** by the Board of Aldermen of the City of Dixon, Missouri as follows:

**WHEREAS**, the official goal of City of Dixon, Missouri is to save the lives of all of the healthy, adoptable dogs in the possession of the City of Dixon Animal Shelter; and

**WHEREAS**, a no-kill community is generally considered as saving 90 percent (90%) or more of the dogs coming through the sheltering system; and

**WHEREAS**; the residents of the City of Dixon, Missouri want to help bring about positive change for the dogs in the care and possession of the City of Dixon Animal Shelter; and

**WHEREAS**, there are positive changes that can be made to increase lifesaving at the City of Dixon Animal Shelter in order to save all of the adoptable and healthy dogs in its care and possession; **NOW THEREFORE**,

**BE IT RESOLVED BY THE BOARD OF ALDERMEN FOR THE CITY OF DIXON, MISSOURI:**

1. That the City of Dixon, Missouri saves the lives of all healthy and adoptable dogs at the City of Dixon Animal Shelter not later than *January 7, 2109*; and
2. That the City of Dixon, Missouri works, in collaboration with individuals and organizations in the area, to develop a comprehensive plan to reach this

goal and present that plan to the Board of Aldermen of the City of Dixon, Missouri no later than *April 7, 2019*.

**SECTION 1: Annual License.**

Section 3 – Annual Licenses is hereby changed to read:

**Section 3 – Annual Licenses** Every person owning, keeping, harboring or permitting a dog to remain on his/her premises shall register and secure a license for such dog if over the age of 6 months. Dog licenses shall be issued by the City license officer upon payment of the license fee of **\$15.00** for each spayed female or neutered male and **\$15.00** for each unneutered male or unspayed female. Application for a dog license shall be made by the owner on a printed form, provided by the City for that purpose, upon which he shall state his name and address, and the name, breed, color and sex of each dog owned or kept by him. Before any dog license shall be issued, the owner shall present the licensing officer a certificate of vaccination from a licensed veterinarian showing that such veterinarian has vaccinated the dog sought to be licensed with an anti-rabies vaccine, certification from a veterinarian verifying neutering or spaying and the licensing officer shall take a photo of the dog for city records. This provision of the article shall not apply to a dog whose owner is a non-resident temporarily within the City not to exceed 30 days, nor to "leader" dogs which have been vaccinated, are trained, certified and **actually used** to assist a handicapped person. However, "leader" dogs may be registered by the owner thereof, but no annual license fee shall be charged for same. Licenses shall be issued for the calendar year beginning **January 1** and shall be delinquent after **March 1**, after which the applicant shall be assessed a penalty of 50% of the license fee if the dog was of the age of 6 months by March 1. This licensing provision shall become effective immediately upon the passage of this ordinance. **For the calendar year 2019, license renewals will be prorated for the year from the current renewal date in 2019. New licenses will be prorated from the date of initial application for license until the following January 1.**



~~this amendment, any animal impounded under the provisions of this ordinance and not reclaimed by the owner within five (5) days may be placed in the custody of some person deemed by the animal control officer to be a responsible and suitable owner who will comply with the provisions of this ordinance and pay the adoption fees and if such animal is an unspayed female, will agree to have such female spayed within 90 days. Dogs may be adopted upon payment of an adoption fee of \$100.00 in addition to meeting the requirements in Section 8 of this ordinance for owners to resume possession of a dog. Diseased or dying animals may be humanely destroyed at the time of collection except that if the owner can be discovered from the tags or microchip implanted on the animal, he/she will be notified prior to disposing of the animal.~~

#### **Section 6 – Animal Neglect**

Section 11 – Animal Neglect is hereby changed to read:

**Section 11 – Animal Neglect.** A person commits the offense of animal neglect, in accordance with Section 578.009 of the Revised Statutes of Missouri and as amended, when he/she has custody or ownership or both of an animal and fails to provide adequate care or adequate control, including but not limited to, knowingly abandoning an animal in any place without making provisions for its adequate care which results in substantial harm to the animal. All violations of this Section shall be governed by Section 20 of this ordinance.

#### **Section 7: Animal Abuse**

Section 12 – Animal Abuse is hereby changed so the first sentence reads:

**Section 12 – Animal Abuse.** A person is guilty of animal abuse, in accordance with Section 578.012 Revised Statutes of Missouri and as amended, when a person:

(1) Intentionally or purposely kills an animal in any manner not allowed by or expressly exempted from the provisions of sections 578.005 to 578.023 and 273.030;

(2) Purposely or intentionally causes injury or suffering to an animal; or

(3) Having ownership or custody of an animal knowingly fails to provide adequate care which results in substantial harm to the animal.

**SECTION 8: Inconsistent Ordinances Repealed**

Any other ordinance, or any part of any other ordinance, which is in conflict with this ordinance is hereby repealed.

**SECTION 9: Effective date:**

This ordinance shall be in full force and effective immediately upon its passage by the Board of Aldermen and approval by the Mayor.

**READ THREE TIMES AND PASSED BY THE BOARD OF ALDERMEN  
OF THE CITY OF DIXON, MISSOURI, THIS 7 DAY OF January 2019.**

\_\_\_\_\_  
Mycal F. Brown  
MAYOR

ATTEST:

\_\_\_\_\_  
Jesse Fleming  
CITY CLERK

	Yea	Nay
Betty Thilges	/	
Barbara Thomas	/	
Dawna Fleming	/	
Brett Swanson	/	
Marlene Blackburn	/	
Diane Shultz	/	

BILL NO. 569

ORDINANCE NO. 569

AN ORDINANCE AMENDING AND SETTING THE WATER RATES AND CHARGES AND THE WASTEWATER RATES AND CHARGES SYSTEM IN EFFECT IN THE CITY OF DIXON, MISSOURI.

WHEREAS, the Board of Alderman of the City of Dixon, Missouri, has previously adopted a comprehensive water and sewer user charges system in order to provide funds needed to operate and maintain its combined water and wastewater sewer systems, and retire certain debts associated with its combined water and wastewater treatment system; and

WHEREAS, the City of Dixon's ordinances and related statutes require that the user charges system for the combined waterworks and sewerage system generate adequate annual revenues to pay costs of annual operation and maintenance, including replacement and other costs associated with debt retirement; and

WHEREAS, the current water rate and charges system and user charges system for wastewater treatment are no longer adequate to generate and provide annual revenues to pay costs of operation maintenance and replacement of the combined waterworks and sewerage system in the City of Dixon, Missouri and make the required payments on the associated debt; and

WHEREAS, the Board of Alderman of the City of Dixon, Missouri, has determined that it is in the best interests of the citizens of the City of Dixon, Missouri, and necessary to adequately operate, maintain, and improve the combined waterworks and sewerage system to increase the water rate and charges system as well as the user charges system for wastewater treatment.

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

**Section 1: Bases for water rates and services**

- A. For the quantity of water used as determined by the meter each month, the resident user shall pay a minimum of THIRTY-TWO AND 83/100 DOLLARS (\$32.83) for all water used up to the first one hundred gallons used per month, and for each one thousand gallons of water used over the first one hundred gallons per month, the sum of TWO AND 40/100THS DOLLARS (\$2.40).
- B. For the quantity of water used as determined by the meter each month, the nonresident user shall pay a minimum of THIRTY-SEVEN AND 93/100 DOLLARS (\$37.93) for all water used up to the first one hundred gallons per month, and for each one thousand gallons of water used over the first one hundred gallons per month, the sum of TWO AND 50/100THS DOLLARS (\$2.50).

**Section 2: Bases for Wastewater rates and services**

- A. The quantity of wastewater used upon any premises furnished by the City of Dixon, Missouri, shall be measured by the quantity of water used upon any premises furnished by the City of Dixon, Missouri, measured by the water meter serving of said premises.
- B. For the quantity of wastewater contributed to the combined sewerage treatment center each month, the residential user/contributor shall pay a minimum of THIRTY-THREE AND 29/100 DOLLARS (\$33.29) for all wastewater used up to the first one hundred gallons per month and for each one thousand gallons of additional wastewater contributed each month, the sum of TWO AND 60/100 DOLLARS (\$2.60) as reflected by the aforementioned water rate usage.
- C. For the quantity of wastewater contributed to the combined sewerage treatment center each month, the non-resident user/contributor shall pay a minimum of THIRTY-EIGHT and 5/100 (\$38.15) for all wastewater used up to the first one hundred gallons per month and for each one thousand gallons of additional wastewater contributed each month, the sum of THREE AND 00/100 THE DOLLARS (\$3.00) as reflected by the aforementioned water rate usage.

**Section 3: Yearly Increases**

- A. Beginning January 1, 2020, the amount the resident user shall pay as described and set forth in Sections 1A and 1B and Section 2A, 2B, and 2C of this ordinance shall increase 5% on the first day of each year starting with the year 2020.

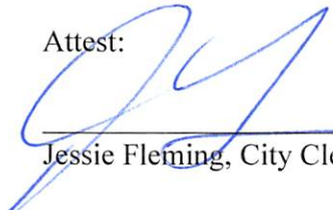
**Section 4. Conflicting sections thereof.** All other sections of ordinances in conflict with this Ordinance are hereby repealed, and all Ordinances or Sections therein not in direct conflict with the Ordinance shall remain in full force and effect.

**Section 5. Effective Date** This Ordinance shall be in full force and effect from and after the date of its passage and approval.

READ TWO TIME AND PASSED BY THE BOARD OF ALDERMEN OF THE CITY OF DIXON, MISSOURI THIS 17<sup>th</sup> DAY OF JAN., 2019

  
\_\_\_\_\_  
Mayor

Attest:

  
\_\_\_\_\_  
Jessie Fleming, City Clerk

# City of Dixon

Office of the Collector

## Water and Sewer rates effective January 17, 2019

### Current Rate

Water Inside City Limits	25.30
After 100 Gallons	.22 / 100
Sewer Inside City Limits	25.72
After 100 Gallons	.24
Water Outside City Limits	29.94
After 100 Gallons	.23
Sewer Outside City Limits	28.75
After 100 Gallons	.27

### New Rate

Water Inside City Limits	32.83
Next 1000 Gallons	2.40 / 1000
Sewer Inside City Limits	33.29
Next 1000 Gallons	2.60
Water Outside City Limits	37.93
Next 1000 Gallons	2.50
Sewer Outside City Limits	38.15
Next 1000 Gallons	3.00

### Current Bill

#### In City

Water	25.30
Sewer	25.72
Trash	15.50
Tax	.25
	<u>66.77</u>

#### Outside City

Water	29.94
Sewer	28.75
Trash	15.50
Tax	.30
	<u>74.49</u>

### New Bill

#### In City

Water	32.83
Sewer	33.29
Trash	15.50
Tax	.34
	<u>81.96</u>

#### Outside City

Water	37.93
Sewer	38.15
Trash	15.50
Tax	.38
	<u>91.96</u>

# City of Dixon

Office of the Collector

## Water and Sewer rates effective January 1, 2019

### Current Rate

Water Inside City Limits	25.30
After 100 Gallons	.22
Sewer Inside City Limits	25.72
After 100 Gallons	.24
Water Outside City Limits	29.94
After 100 Gallons	.23
Sewer Outside City Limits	28.75
After 100 Gallons	.27

### New Rate

Water Inside City Limits	<del>27.83</del> 32.83
After 100 Gallons	(.24)
Sewer Inside City Limits	<del>28.29</del> 33.29
After 100 Gallons	.26
Water Outside City Limits	<del>32.93</del> 37.93
After 100 Gallons	.25
Sewer Outside City Limits	<del>33.15</del> 38.15
After 100 Gallons	.30

### Current Bill

#### In City

Water	25.30
Sewer	25.72
Trash	15.50
Tax	.25
	<u>66.77</u>

### New Bill

#### In City

Water	27.83
Sewer	28.29
Trash	15.50
Tax	.28
	<u>71.90</u>

*per unit is  
100 gallons*

#### Outside City

Water	29.94
Sewer	28.75
Trash	15.50
Tax	.30
	<u>74.49</u>

#### Outside City

Water	32.93
Sewer	33.15
Trash	15.50
Tax	.33
	<u>81.91</u>

# City of Dixon

Office of the Collector

## Water and Sewer rates effective January 1, 2019

### Current Rate

Water Inside City Limits	25.30
After 100 Gallons	.22
Sewer Inside City Limits	25.72
After 100 Gallons	.24
Water Outside City Limits	29.94
After 100 Gallons	.23
Sewer Outside City Limits	28.75
After 100 Gallons	.27

### New Rate

Water Inside City Limits	27.83
After 100 Gallons	.24
Sewer Inside City Limits	28.29
After 100 Gallons	.26
Water Outside City Limits	32.93
After 100 Gallons	.25
Sewer Outside City Limits	33.15
After 100 Gallons	.30

### Current Bill

#### In City

Water	25.30
Sewer	25.72
Trash	15.50
Tax	<u>.25</u>
	66.77

### New Bill

#### In City

Water	27.83
Sewer	28.29
Trash	15.50
Tax	<u>.28</u>
	71.90

#### Outside City

Water	29.94
Sewer	28.75
Trash	15.50
Tax	<u>.30</u>
	74.49

#### Outside City

Water	32.93
Sewer	33.15
Trash	15.50
Tax	<u>.33</u>
	81.91

**Approximate Projected Revenue 2019**

**592 inside city water customers 510,777.60**

**50 outside city customers 49,146**

**Total 559,923.60**

**these totals DO NOT reflect consumption. These are base line, and does not account for customers that do not have all 3 services.**

BILL NO. 570

ORDINANCE NO. 570

AN ORDINANCE FOR THE PAYMENT OF PERSONS DESIGNATED AS SPECIAL MUNICIPAL JUDGE

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

WHEREAS, the Office of Municipal Judge for the City of Dixon is vacant;

WHEREAS, the Honorable Ernest "Buck Tanner" has been designated special municipal judge pursuant to Revised Statute of Missouri § 479.230 for a period of approximately two months;

WHEREAS, said statute requires the City to provide by ordinance for the compensation of any person designated to act as municipal judge pursuant to RSMo. § 479.230

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

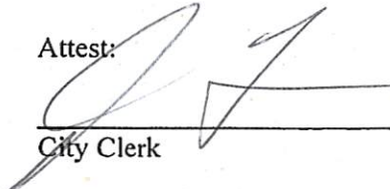
Section 1. That any person acting as special municipal judge for the City of Dixon shall be paid the sum of \$300.00 per month on a pro rata basis for each month they are designated to act as municipal judge under RSMo. 479.230.

Section 2. That the City Clerk is hereby directed and authorized to pay Ernest "Buck" Tanner the sum of \$600.00 for his service in this capacity for the months of May and June 2019.

Section 3. That this ordinance shall be in full force and effect from and after its passage and approval.

  
\_\_\_\_\_  
Mayor

Attest:

  
\_\_\_\_\_  
City Clerk

July 8, 2019