ORDINANCE NUMBER 13-1960 VILLAGE OF CENTERVILLE. OHIO

AN ORDINANCE TO REGULATE THE PRICE WHICH THE DAYTON POWER AND LIGHT COMPANY, ITS SUCCESSORS AND ASSIGNS, MAY CHARGE FOR NATURAL GAS IN THE VILLAGE OF CENTERVILLE, STATE OF OHIO, DURING THE PERIOD OF TWO (2) YEARS, COMMENCING ON THE EFFECTIVE DATE OF THIS ORDINANCE.

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

SECTION 1: That during the period of two (2) years, commencing on the effective date of this ordinance, The Dayton Power and Light Company, its successors and assigns, may charge for gas service furnished to the Village and its inhabitants in accordance with the following rate schedules:

The rate for residential gas service shall be as follows:

RESIDENTIAL GAS RATE

APPLICABLE:

To all single residences, single flats, single apartments and churches for use in ordinary household appliances.

RATE:

One Dollar and Twenty-five cents (\$1.25) for the first 500 cubic feet of gas per month;

Eight and one-half cents (\$0.085) per hundred cubic feet for the next 2500 cubic feet of gas per month;

Seven and one-half cents (\$0.075) per hundred cubic feet for the next 3000 cubic feet of gas per month;

Six and seven-tenths cents (\$0.067) per hundred cubic feet for all over 6000 cubic feet of gas per month.

COST ADJUSTMENT CLAUSE:

- (a) The Consumers' bills shall be decreased or increased by an amount per CCF equivalent to the amount of change in the Company's average cost per CCF of purchased gas. The amount of change in average cost per CCF shall be determined by comparing the results of applying the Company's supplier's currently effective rate and its rate in effect on August 22, 1958, to the Company's most recent billing demand and the average monthly volume of gas purchased during the twelve month purchase period ending immediately prior to the month preceding either, (1) the current calendar quarter, or (2) the month in which a change in the supplier's rate shall have occurred in the current calendar quarter. Each decrease or increase shall be in units of one-fortieth of a cent (\$0.00025) per CCF (stated to the nearest unit), and shall be effective with the beginning of the next billing month.
- (b) Refunds (including interest) received by the Company from its supplier for which an increase in billing has been made under this cost adjustment clause shall be refunded. The refund per CCF to be made by the Company to the Consumers to whom this rate schedule is applicable shall be determined by dividing the amount to be refunded by the total volume of gas sold to such Consumers and which was received from such supplier during the twelve month period immediately preceding the month in which the refund was received by the Company. The Company will apply this refund per CCF to decrease the Consumers' bills on a monthly basis until the amount to be refunded has been refunded by the Company.
- (c) The Company shall submit to the Public Utilities Commission of Ohio a report setting forth the computations upon which any decrease or increase is determined under this cost adjustment clause. Such reports shall be submitted to the Commission on or before the 25th day of the month prior to the month in which the change will be made effective.

DELAYED PAYMENT CHARGE:

All bills for natural gas shall be payable monthly and within seven days after the date of rendition. Said Company may add to any bill not paid within said period Three Cents (\$0.03) for each one thousand cubic feet, or fraction thereof, for all gas consumed in excess of 500 cubic feet.

MINIMUM MONTHLY CHARGE:

During said period the Dayton Power and Light Company, its successors and assigns, may make and each Consumer shall pay a minimum monthly charge of \$1.25 per meter per month regardless of whether said Consumer has consumed 500 cubic feet, or less, or any, gas during the month.

The rate for commercial, industrial and governmental gas service

shall be as follows:

COMMERCIAL, INDUSTRIAL AND GOVERNMENTAL GAS RATE

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To all commercial, industrial, governmental and other nonresidential consumers for process and space heating purposes.

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One Dollar and Twenty-five Cents (\$1.25) for the first 500 cubic feet of gas per month;

Eight and one-half cents (\$0.085) per hundred cubic feet

Seven and one-half Cents (\$0.075) per hundred cubic feet for the next 3000 cubic feet of gas per month;

Six and seven-tenths Cents (\$0.067) per hundred cubic feet for the next 19,000 cubic feet of gas per month;

Six and one-half Cents (\$0.065) per hundred cubic feet for all over 25,000 cubic feet of gas per month.

COST ADJUSTMENT CLAUSE:

- (a) The Consumers' bills shall be decreased or increased by an amount per CCF equivalent to the amount of change in the Company's average cost per CCF of purchased gas. The amount of change in average cost per CCF shall be determined by comparing the results of applying the Company's supplier's currently effective rate and its rate in effect on August 22, 1958, to the Company's most recent billing demand and the average monthly volume of gas purchased during the twelve month purchase period ending immediately prior to the month preceding either, (1) the current calendar quarter, or (2) the month in which a change in the supplier's rate shall have occurred in the current calendar quarter. Each decrease or increase shall be in units of one-fortieth of a cent (\$0.00025) per CCF (stated to the nearest unit), and shall be effective with the beginning of the next billing month.
- (b) Refunds (including interest) received by the Company from its supplier for which an increase in billing has been made under this cost adjustment clause shall be refunded. The refund per CCF to be made by the Company to the Consumers to whom this rate schedule is applicable shall be determined by dividing the amount to be refunded by the total volume of gas sold to such Consumers and which was received from such supplier during the twelve month period immediately receding the month in which the refund was received by the Company. The Company will apply this refund per CCF to decrease the Consumers bills on a monthly basis until the amount to be refunded has been refunded by the Company.
- (c) The Company shall submit to the Public Utilities Commission of Ohio a report setting forth the computations upon which any decrease or increase is determined under this cost adjustment clause. Such reports shall be submitted to the Commission on or before the 25th day of the month prior to the month in which the change will be made effective.

DISCOUNT:

A Consumer using more than 25,000 cubic feet monthly will be entitled to discount under the following conditions:

- 1. A Consumer will be entitled to a discount of one-half Cent per 100 cubic feet for all gas used in excess of 25,000 cubic feet during any month where the total gas used during such month is not more than 20% greater than such Consumer's base load.
- 2. For discount purposes a Consumer's base load shall mean such Consumer's average monthly use during the four consecutive monthly meter reading periods, beginning on or after June 15th.
- 3. A new base load will be determined annually, and in case of new consumers or consumers who install additional gas burning equipment for regular operation at such time that their complete installation will not have operated during the preceding summer months, a base use value will be established by estimate after notice from the Consumer until the next regular summer base period.

DELAYED PAYMENT CHARGE:

Two per cent (2%) will be added to the amount of the bill if not paid within a period of seven days after rendition of bill for said service.

MINIMUM MONTHLY CHARGE:

During said period the Dayton Power and Light Company, its successors and assigns, may make and each Consumer shall pay a minimum monthly charge of \$1.25 per meter per month regardless of whether said Consumer has consumed 500 cubic feet, or less, or any, gas during the month.

SECTION 2: That, as used herein, "natural gas" shall mean an admixture of gases, obtained from wells drilled or sunk into the earth, refined and processed, and standardized by commingling, dispatching, and, when and to the extent deemed necessary or desirable by the Company or the Company's suppliers, by stabilization in order to insure, so far as possible, uniformity in the utilization factor thereof. The term "natural gas" shall also include an admixture of natural gas, as defined above, and other available hydro-carbon gases, such as liquified petroleum gas-air mixture. The calorific value of the gas or gases supplied by the Company to its consumers shall not be less than nine hundred (900) British Thermal Units per cubic foot.

SECTION 3: That this ordinance shall be accepted by said The D_ayton Power and Light Company within thirty (30) days after the effective date hereof, and upon such acceptance being filed with the Village Clerk, said ordinance shall be and constitute a contract between the Village of Centerville, Ohio, and The Dayton Power and Light Company, its successors and assigns.

SECTION 4: That this ordinance shall take effect and be in force as to all meter readings taken on and after the earliest period allowed by law.

PASSED by the Council of the Village of Centerville, Ohio, this 11th day of July, 1960.

(Signed) William O. Gimbel MAYOR

ATTEST:

(Signed) Kenneth E. Poff CLERK

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I, Kenneth E. Poff, Clerk of the Council of the Village of Centerville, Ohio, do hereby certify that the foregoing is a true and correct copy of Ordinance Number 13, passed by the Council of said Village on the 11th day of July, 1960.

WITNESS my hand at Centerville, Ohio, this 11th day of July, 1960.

(Signed) Kenneth E. Poff CLERK

CERTIFICATE OF POSTING

I, KENNETH E. POFF, Clerk of the Council of the Village of Centerville, Ohio do hereby certify that there is no newspaper printed in said municipality and that publication of Ordinance Number 13-1960 was duly made by posting true copies thereof at five of the most public places of said municipality, as determined by the Council, as follows:

Stage Coach Inn
Centerville Village Market
Centerville Post Office
Shell Service Station
Centerville Pure Oil Company

each for a period of fifteen days, commencing on the 11th day of July, 1960.

DATED: July 11th, 1960

(Signed) Kenneth E. Poff Clerk-Treasurer Village of Centerville, Ohio, Montgomery County.

ORDINANCE NUMBER 14-1960 VILLAGE OF CENTERVILLE, OHIO

AN ORDINANCE TO PROVIDE FOR THE APPOINTMENT, RESIDENCY REQUIREMENTS AND BOND OF A VILLAGE DEPUTY MARSHAL AND TO APPOINT AND ESTABLISH THE SALARY OF MR. CHESTER COLSON AS SUCH VILLAGE DEPUTY MARSHAL.

BE IT ORDAINED by the Council of the Village of Centerville, State of Ohio:

SECTION 1: That the office of Village Deputy Marshal is hereby created.

SECTION 2: That the appointment to said office shall be made by the Mayor of the Village of Centerville, subject to the confirmation by the Council of the Village of Centerville, as provided for by Ohio Revised Code Section 737.16.

SECTION 3: That the officer so appointed need not be an elector of the Village of Centerville.

\$1,000.00. SECTION 4: That the officer so appointed shall give bond in the sum of