# ORDINANCE //5

AN ORDINANCE IMPLEMENTING A RETAILER'S SALES TAX OF ONE-HALF OF ONE PERCENT (.5%) IN THE CITY OF WESTWOOD HILLS, KANSAS

Whereas, pursuant to Kansas Statutes Annotated 1978 Supp. 12-187, cities may impose a retailers' sales tax by submitting such proposition to and having received the approval of the majority of the electors of the city voting on the question, and

Whereas, the question was submitted to the electorate of the city of Westwood Hills, Kansas, at an election held on the 1st day of April, 1980, and

Whereas, on the 1st day of April, 1980, a majority of the electors voting thereon approved the implementation of a retailers' sales tax of one-half percent (.5%).

NOW, THEREFORE, BE IT ORDAINED BY THE GOVERNING BODY OF THE CITY OF WESTWOOD HILLS, KANSAS:

Section 1. There is hereby implemented a retailers' sales tax of one-half of one percent (.5%) in the City of Westwood Hills, Kansas effective July 1, 1980.

Section 2. That after publication, the City Clerk is directed to transmit a certified copy of this ordinance to the State Director of Taxation, Topeka, Kansas.

Section 3. This ordinance shall take effect from and after its passage, approval and publication in the official city newspaper.

Passed by the City Council this 18 day of May,

Approved by the Mayor this 18 day of May, 1980.

Al W. Tikwart, Jr. Mayor

ATTEST:

# ORDINANCE //5

AN ORDINANCE IMPLEMENTING A RETAILER'S SALES TAX OF ONE-HALF OF ONE PERCENT (.5%) IN THE CITY OF WESTWOOD HILLS, KANSAS

Whereas, pursuant to Kansas Statutes Annotated 1978 Supp. 12-187, cities may impose a retailers' sales tax by submitting such proposition to and having received the approval of the majority of the electors of the city voting on the question, and

Whereas, the question was submitted to the electorate of the city of Westwood Hills, Kansas, at an election held on the 1st day of April, 1980, and

Whereas, on the 1st day of April, 1980, a majority of the electors voting thereon approved the implementation of a retailers' sales tax of one-half percent (.5%).

NOW, THEREFORE, BE IT ORDAINED BY THE GOVERNING BODY OF THE CITY OF WESTWOOD HILLS, KANSAS:

Section 1. There is hereby implemented a retailers' sales tax of one-half of one percent (.5%) in the City of Westwood Hills, Kansas effective July 1, 1980.

Section 2. That after publication, the City Clerk is directed to transmit a certified copy of this ordinance to the State Director of Taxation, Topeka, Kansas.

Section 3. This ordinance shall take effect from and after its passage, approval and publication in the official city newspaper.

Passed by the City Council this  $\frac{19}{9}$  day of  $\frac{20}{1980}$ .

Approved by the Mayor this  $\frac{19}{9}$  day of  $\frac{20}{1980}$ .

Al W. Tikwart, Jr. Mayor

ATTEST:

I, the undersigned, Janet Whitehead, City Clerk of the
City of Westwood Hills, Kansas hereby certify that attached hereto
is ordinance number of the City of Westwood Hills, Kansas,
entitled "Ordinance Implementing a Retailers' Sales Tax of One-
half of one percent (.5%) in the City of Westwood Hills, Kansas".
That the copy attached hereto is a true and correct copy of said
ordinance which was passed at a duly held meeting of the City
Council of Westwood Hills, Kansas held on the day of,
1980 and that such ordinance is in full force and effect.

Monday

Computer Mantor-cca- 541-0900

Kirmayar

Lymn Spanalden

Manager

M

Tuesday

DCR- socces que

## Shawnee Journal-Herald P.O. Box 8 Shawnee, Ks. 66201 STATEMENT

Phone 631-2550

Westwood Hills

DATE

5/22/80

DATE	DESCRIPTION	TOTAL	AMOUNT	BALANCE
	PREVIOUS BALANCE			
5/17/78 3/5/80 5/21/80	Ord. #107 City Retailers' Sales Tax Ord. #115		49.94 70.31 23.75	\$144.00

Terms: Net, Please pay from this invoice

BALANCE DUE \$144.00

Janet,

Attached please find copies of Ord. #107 that ran 3 different times in our paper.

My records show that Ord. #107, dated 12/14/77 was paid in January, 1978 and Ord. #107, dated 2/22/78 was paid in March, 1978. Ord. #107, dated 5/17/78 in the amount of \$49.94 still remains unpaid.

Please, can we get this old bill taken care of?

Thanks,

Øeanie Fry Bookkeeper

Suawnee, raut Copp 208-8500 361-2148. Eugene D. Brown Co.

are attractions if this good

sized home. Full walkout

basement, detached garage!

CHEROKEE HILLS RANCH

Listen to this: 3 bdrms., 21/2

baths, Family Rm. with fire-

place, oversized formal living and dining, eat in equipped

kitchen, wood deck, dble. gar-

age, C/A! \$49,950. Hurry!!

TURNER SCHOOL DISTRICT

Three year old Oak Grove Park

ranch and a half with 2 baths, 1st floor fair. room, formal

living and dining, huge eat-in

equipped kitche, etc. 40's! Call

Hella DeTrempe, 341-4039 or

**VACANT BUILDING SITE** Over an acre of ground with all

utilities available! Monticello

rea among lärger homes.

15,000! Vince Southerland.

"Each office is independently

owned and operated"

McQue & McGuire Builders

**EXECUTIVE EQUITY** ost Oak Farm. No qualifying,

**GI \$399 MOVE IN** 

0910 W. 48th St. Nike 3 bdr., rue Ranch, trees, new carpet drapes, 21/2 bath, 2 frpl.,

m. rm. \$57,950. Welch, Mc-

ue, McGuire Builders, 444-

5 BDRM., \$79,950

indsor, 1 block from grade-

gh sch., 31/2 baths, first fl.

rs, **444-4366, 262-9393**.

166. 262-9393.

bdr., 3+ baths, first fl. fam. n., immediate possession. elch, McQue, McGuire Build-

88-3483 or 362-9898.

362-9898.

Vince, 888-4383 or 362-9898.

Southerland.

Call Vince

888-3483 or 362-9898.

ROGER CLINE PRA **COMPANY** 

REALLY ROOMY RANCH In quiet Shawnee for only

\$49,500. Three bdrm. plus a fam. room and much more. Contact Steve F. 334-5457 or **268-7900**.

**NEW LISTING!!** Story and half, 4 bdrm., 2 baths, lge. kitchen, full basement. Close to KU Med Center. Low 30's. Call Sarah 362-3125 or 268-7900. LOW 20's Shawnee 2 born. bungalow. ideally suited starter home. Investors notice, situated close

shopping and schools. George 432-9852 or 268-7900. TIDY 3 BDRM. RANCH Has a country kitchen, fenced yard, attached oversized garage. Immaculate. Milburn

Country Club area. George,

432-9852 or 268-7900.

JERRY HOUCEINS SEEKING ADVICE

Free fair market value appraisals to help you make a decision. Professional, personalized service. No strings at-

EXCRED! ONE HONDINED FIGHTY

CITY OF WESTWOOD HILLS

**ORDINANCE #107** 

(First published in the Johnson County Herald Wednesday, Dec. 14, 1977.)

payable semi-annually, shall be

made to mature not more than four

(4) years from their date in the

An Ordinance prohibiting parking of any vehicle on the West side of State Line from 48th Terrace to 50th Street; provided that no person shall be convicted of

illegal parking until the proper signs have been erected. Passed by the Governing Body of Westwood Hills this 5th day of December, 1977.

> /s/Al W. Tikwart, Jr. Mayor

ATTEST: /s/ Janet Whitehead City Clerk

BE YOUR OWN BOSS

Discover the Advantages of Real Estate as a Career

Opportunity to:

★ Financial Success ★ Unlimited Income

**★ Management Opportunities** 

Contact Dennis Collins

No Obligation



eugene d.brown

COMPANY-REALIORS SHAWNEE OFFICE 6222 NIEMAN ROAD

SIGNED by the Mayor this 9\_day of MAY AND LEGALITY ty Attorney Shawnee Journal-Herald Wednesday, May 17, 1978.) CTTT OF FHAMES ORDINANCE NO. 1330 TO TRAFFIC; CONCERNING THE HTS: AND AMERICAN SECTION 14-102 (b) (1) OF ARTICLE MAINMANCE", OF CHAPTER XVI, "TRAFFIC", OF THE SHAMME BY THE COVERNING BODY OF THE CITY OF SHAMPER, KANSAS: ction 16-102 (b) (1) of Article 1, "Standard Traffic" NV. "Traffic", of the Shannes City Code is hereby following Prima Facia Speed Limit at all Times Specified Street 25 m.p.h. 0, Sec. 1) s ordinance shall take effect and be in full force from tion in the official city newspaper. ity Council this 8 day of MAY 44 Section 5. This Ordinance shall be in full force and take effect from and 36 ANNUAL REPORT awnee Journal-Herald Wednesday, May 17, 1978.) Report of The Kansas Alpha of Phi Delta Theta on is available at 5620 State Line Road, Shawnee B, for inspection during regular business hours by any it within 180 days after the date hereof. /s/ Clarence McGuire President /s/ Janet Whitehead /s/ Charles W. Hess Janet Whitehead, City Clerk Secretary

Kenneth Stodgell (Clerk) (First published in the Shawnee Journal-Herald Wednesday, May 17, 1978.) AN ORDINANCE PRESCRIBING THE METHOD OF TAXATION OF MONIES, NOTES AND OTHER EVIDENCE OF DEBT BY THE CITY OF WESTWOOD HILLS, KANSAS, PURSUANT TO THE PROVISIONS AND AUTHORITY OF K.S.A. 79-3109, 1976 Supplement; AND FURTHER PROVIDING FOR THE REDUCTION OF A PRESENT two and three-querter percent NOW IN EFFECT ON MONIES, NOTES, AND OTHER EVIDENCE OF DEBT IN THE FOLLOWING MANNER HEREINAFTER SET WHEREAS, the legislature of the State of Kansas has authorized cities to reduce or eliminate taxation of monies, notes, and other evidence of debt commencing in the year 1977, and WHEREAS, the Governing Body of the City of Westwood Hills, Kansas, after due consideration, has deemed it to be in the best interest of the City of Westwood Hills, Kansas to reduce said tax by 1/2 of 1 percent in the following manner. BE IT ORDAINED BY THE GOVERNING BODY OF THE CITY OF WESTWOOD HILLS, KANSAS: Section 1. Commencing on January 1, 1979, the rate of taxation by the City of Westwood Hills, Kensas on monies, notes, and other evidence of debt shall be reduced by 1/2 of 1 percent making a total of such tax for the year two & one-quarter (2 %). Section 2. That this Ordinance shall be published once each week for two consecutive weeks in the official City newspaper and if within sixty (60) days following the date of the last publication of this Ordinance, a petition signed by the electors of the City of Westwood Hills, Kansas, equal in number to not less than five percent (5%) of the qualified electors of the City of Westwood Hills, Kansas, is filed in the office of the County Election Commissioner of Johnson County, Kansas requesting the same, no such ordinance shall become effective without first having been submitted to and approved by a majority of electors of the City of Westwood Hills, Kansas, voting thereon at an election called and held thereon. Such election shall be called and held in the manner prescribed for the calling and holding of elections under the General Bond Law of the State of Kansas. Section 3. If, after sixty (60) days following the date of the last publication

of this Ordinance, a petition as described in Section 2 of such Ordinance, there has not been filed with the County Election Commissioner of Johnson County, Kansas, a protest signed by qualified electors of the City of Westwood Hills, Kansas, equal in number to not less than five percent (5%) of the qualified electors of the City of Westwood Hills, Kansas, then a copy of this Ordinance becoming effective, shall be filed with the Secretary of Revenue of the State of Kansas, and the County Treasurer of Johnson County, Kansas,

Section 4. A copy of this Ordinance becoming effective shall be filed with the Secretary of Revenue and the Bounty Treasurer of the County on or before September 1 of the year preceding the year in which such tax shall be applicable

after its passage, approval publication in the official newspaper and on

January 1, 1979.

PASSED by the City Council this 6th day of March, 1978. APPROVED by the Mayor this 6th day of March, 1978.

/s/ Al Tikwart, Jr.

Al Tikwart, Mayor

49.94 not paid

You are hereby notified that on the 18th day a petition was filed in said court by Mary S. Gree devisee of Forest H. Kindred, deceased, and as exein the will of said decedent, praying for the admis of the will of Forest H. Kindred dated April 27, 19 filed with said petition, and for the appointment o as executive of said will without bond: and you are to file your written defenses thereto on or before to file your written defenses thereto on or before to fune, 1978, at LOCK A.M. of said day, in said cause will be heard. Should you fail therein, darran will be heard. said cause will be neard. Should you rail therein, decree will be entered in due course upon said petit creditors are notified to exhibit their demands again

Mayor

43.44

**ORDINANCE NO.107.** 

estate within six (6) months from the date of the fi tion of this notice as provided by law, and if their not thus exhibited, they shall be forever barred, MARY S. GREEN, Pe 9808 Sagamore Leawood, Kansas

WILLIAMSON, CUBB

By Blake A. Willi

Attorneys for Pet

Kansas City, Kens

727 Ann Avenue

ATTEST. CLERK OF THE DISTRICT COURT

Deputy (First published in Shawnee Journal-Herald Wednesday

ONDINANCE NO. 577 AN ORDINANCE RELATING TO COMPENSATION OF DEPUTY CITY BE IT ORDAINED BY THE GOVERNING BODY OF THE CITY OF KANSAS:

CITY OF MISSION HILLS

Section 1 Repeal of Ordinance. Section 2 of Or of the City of Mission Hills, Kansas, being Section Revised Ordinanocs of the City of Mission Hills, Kan

repealed and Section 2 of this Ordinance is enacted Compensation of Deputy City Clerk. T of the Deputy City Clerk shall be at a rate not exce per month. The exact amount of such compensation sh

by resolution of the City Council. Within the limit such compensation may be changed from time to time b the City Council and such changes shall be effective set forth in such resolution. Such compensation sha monthly from such proper funds as the City Council b

in force from and after its publication.

Passed the City Council the g day of Max.

Take Effect. This ordinance shall to

Section: 1.

Threwood Plany

Pa 109.37

First published in Johnson County Herald Wednesday, February 22, 1978.

AN ORDINANCE PROVIDING FOR THE LICENSING AND CONTROL OF DOGS, CATS AND OTHER ANIMALS.

Be it ordained by the governing body of the City of Westwood Hills:

SECTION 1. LICENSURE. It shall be the duty of every person owning, keeping or harboring in the City of Westwood Hills, any domestic dog or cat over the age of six (6) months of age, to procure a license therefor from the City Clerk. No animal or reptile other than the common varieties of domestic dog or cat shall be licensed nor kept within the city limits of this City. Provided, however, that this section shall not be applicable to pet birds kept caged within a residence nor to hamsters or mice used for educational or scientific purposes in connection with school projects.

SECTION 2. LICENSE FEE. The license year shall be from January 1st through December 31st of each year. The fee shall be payable before March 1st of each year without penalty. Any dog or cat over the age of six (6) months of age brought into the City on or after March 1st of any license year shall be licensed within ten (10) days after being brought into the City or attaining six (6) months. The annual license fee upon the owners of each dog or cat shall be as follows

- (a) Three Dollars and Fifty Cents (\$3.50) for any animal whose owner produces proof that the same is spayed or neutered.
- (b) Ten Dollars (\$10.00) for each animal where there is proof that the same is not spayed or neutered. Failure to pay the license fee within times prescribed herein constitutes a violation of this ordinance.

SECTION 3. PENALTY FOR OVERDUE LICENSE FEE. If the license fee required by Section 2 is not paid within the times provided in that section the following penalties will apply in addition to the normal license fee: provided in that section,

(a) Five Dollars (\$5.00) beginning March 1st; (b) Ten Dollars (\$10.00) beginning April 1st, an (c) Twenty Dollars (\$20.00) beginning May 1st.

After May 31st of each calendar year, if the tax imposed and required to be paid by Section 2 of this ordinance remains unpaid, the City Clerk may issue a complaint against the owner, keeper or harborer of violation of Section 2 of this ordinance.

In the case of any animal brought into the City on or after March 1st or an animal attaining the age of six (06) months on or after March 1st of any license year, if the license fee required by section 2 is not paid within the times provided in said section, the following penalties will apply in addition to the normal license fee:

- (a) Two Dollars (\$2.00) during the first 30 days of delinquency; (b) Five Dollars (\$5.00) after the first 30 days of delinquency up to 90 days; (c) Ten Dollars (\$10.00) for a delinquency over 90 days; and (d) Twenty Dollars (\$20.00) for a delinquency of 120 days or more.

SECTION 4: ANTIRABIES VACCINATION REQUIRED. Any person making application for a license for a dog or cat shall be required to present to the City Clerk or designated agent at the time of making such application, a certificate issued by a licensed veternarian showing that such animal has been vaccinated or inoculated so administered to such animal will be effective for the entire period of time for which such license is issued.

effective for the entire period of time for which such license is issued.

SECTION 5: REGISTRATION: TAG. It shall be the duty of the City Clerk or designated agent, upon receipt of the license tax herein before required, to keep in a book suitable for the registration of dogs and cats, the time of such registration, the name of the owner or keeper, the number of such registration and the amount paid therefor, and shall deliver to the owner or keeper of such animal a certificate in writing, stating that such person has registered such animal and the number by which he is registered, and shall also deliver to the owner or keeper of such animal a coded tag with the letters and the registration number marked thereon, which shall be by the owner or keeper attached to the collar to be used on said animal so registered. Application for registration of animal may be made by mail or in person. If made by mail, the applicant must send a rabies certificate, (as described in Section 4), a check made payable to the City of Westwood Hills for the correct amount due and a stamped, self-addressed envelope. The City Clerk will return the tag, rabies certificate and receipt to the applicant. When it shall be made to appear to the City Clerk that any tag has become lost, he shall, upon presentation of the certificate, issue a duplicate of such tags upon the payment of one dollar (\$1.00) fee. It shall be unlawful for any person to take off or remove the City license tag from any animal belonging to another, or remove the strap or collar on which the same is fastened.

to another, or remove the strap or collar on which the same is fastened. SECTION 6: NUMBER OF ANIMALS LIMITED. (a) The owning, harboring or keeping of animals over six (06) months of age in excess of two (2) upon any property in the City shall be deemed a nuisance per se: Provided, that the owner or keeper may secure from and at the discretion of the Governing Body, a permit to keep or harbor animals in excess of two (2) upon adequately showing that the premises are so situated, and that special circumstances exist which would not constitute a nuisance to the neighborhood. Written objections by the owners or residents of two (2) separate tracts of land, portions of which lie within two hundred feet (200') of the premises shall be held sufficient evidence of nuisance and the permit shall be revoked. The Governing Body may limit said permit as to time and may also limit the maximum number of animals that may be maintained at any one time.

(b) Any person who shall allow any animal to habitually remain or to lodge or to be fed within his home, store, yard, enclosure or place, shall be deemed and considered as owning, keeping and harboring said animal within the meaning of this article.

SECTION 7: ANIMALS RUNNING AT LARGE DEFINED. Any animal shell be deemed running at large when it is off the premises of the owner or keeper. All animals must remain on the premises of the owner except when taken off the premises on a leash, in a cage, or in a car or other conveyance.

SECTION 8: RUNNING AT LARGE WITHOUT TAG. Whenever any animal shall be found running at large within the City limits of Westwood Hills, without having a license or registration tag attached to a collar, such animal shall be taken up by the Humane Officer or by any other duly authorized City employee designated by the City, however such animal shall be held ten (10) days at a shelterhouse provided by said agency or veterinarian and if within said ten (10) days the owner of any animal so held shall present to the person in charge of said shelterhouse a license receipt, if required, and receipt of payment of the appropriate fine, such animal shall be delivered to the owner. If impounded the Police Department shall make a good faith effort to notify the owner of such animal. If not claimed within ten (10) days, the disposal of said animal may be ordered by the Chief of Police or his authorized representative.

SECTION 9: RUNNING AT LARGE WITH TAG. Whenever a complaint is received under Section 12(c) that any animal is running at large within the City limits with a license or registration tag attached to a collar, such animal may be seized and impounded. If impounded, all owners of animal under this section shall be notified by the Police Department of the City by a means designed to insure said notification. Such animal shall be held ten (10) days after such notification but not more than twenty (20) days after date of impoundment at a shelterhouse provided for such purposes or veterinarian, however, if within the said time period the owner of any animal so held shall present to the person in charge of such shelterhouse a license receipt, such animal shall be delivered to the owner. If not so claimed within twenty (20) days, the disposal of said animal may be ordered by the Chief of

(b) Unlawful conduct. It shall be unlawful for any person within the City to keep, own or harbor any cross or, vicious animal, unless such person shall keep such animal securely fastened, tied and muzzled so that it cannot reach any person to injure such person or shall keep said animal in an enclosure securely fenced so that said animal cannot escape therefrom: Provided, that if any such animal is not so fastened, tied and muzzled or fenced, the City may take said animal and impound it at a shelterhouse provided for such purposes or by a veterinarian, until such time as a hearing for determination as herein provided can be had or until release to the owner upon condition that said animal shall be temporarily kept fastened, tied and muzzled or fenced, as aforesaid and considered to be a vicious animal until said hearing can be effected.

(c) Procedures with Vicious Animals. Procedures for dealing with and handling of vicious animals may be initiated in any one of the following ways:

- i. If a complaint be made by anyone, under oath, before any law enforcement or humane officer and
- ii. If, following such complaint, under oath, the officer before whom the complaint be made, shall find there is probable cause to believe such complaint is true or
- If, upon his own observation of an animal, a law enforcement officer shall have reasonable belief that an animal is vicious.

Following the initiation of procedures as set forth above, it shall be the duty of the officer to make a reasonable attempt to notify the owner, keeper or harborer of the animal and request the confinement of the animal, as set forth above. In the event, however, that the owner, keeper or harborer cannot be notified, or refuses or is unable to act upon such notification, or in the further event that the immediate nature of the situation warrants action without notice, any law enforcement or humane officer may capture and impound any such animal.

(d) Determination Hearing. In all cases where procedures regarding a vicious animal are commenced, regardless of whether the animal is taken into custody, a hearing for the determination of whether such animal is dangerous or vicious shall be had before the Municipal Court. Upon a determination that an animal is not dangerous nor vicious, it shall be released to its owner, keeper or harborer upon payment of accrued boarding fees, if any. If the Court should find that an animal is dangerous or vicious, the animal shall be released to the custody of its owner, keeper or harborer upon the conditions above set forth regarding keeping and restraining said animal; and the accrued boarding fees be first paid.

SECTION 13: ANINIAL BITES; PROCEDURE

A. Except as provided in sub-section E herein, a dog, cat, other domestic animal and any other warm-blooded animal which bites or otherwise so injures a person as to cause an abrasion of the skin shall immediately be quarantined at the owner's expense with a licensed veterinarian of the owner's choice or with the City's impounding agent for a reasonable period of observation.

B. If the owner, keeper or harborer of the animal cannot be immediately notified, authorized personnel shall immediately impound such dog, cat, other domestic animal or warm-blooded animal with an authorized impounding agent, at the owner's expense, for a reasonable period of observation. If the address of the owner of the animal can be determined, the Police Department shall make reasonable effort to notify the owner that said animal is impounded under the provisions of this section and the owner has the right to redeem the animal at the expiration of confinement upon payment of board bill, any veterinarian fees and any license and penalty fees then due and owing the City.

C. In the event the original place of impoundment is not the choice of the owner, the owner may cause the animal's place of impoundment to be changed to a licensed veterinarian of the owner's choice provided all other provisions of this ordinance are complied with.

D. The veterinarian or authorized impounding agent with whom the dog, cat, other domestic animal or warm-blooded animal is impounded shall give immediate written notice to the Police Department that such animal has been confined and designate the number of days to be so confined. At the expiration of the aforesaid confinement period, the veterinarian or impounding agency shall give immediate written notice to the Police Department as to the health of such animal pertaining to the diagnosis of replice

E. In the event an investigating officer determines (1) that the animal which injured the person did so while confined within a fence or building enclosing property under the control of the owner; (2) that the person injured was upon the property without the consent of the owner; and (3) that the animal had an effective rabies inoculation and was duly licensed under this ordinance at the time of injury, then, the animal need not be impounded in accordance with section 13-A, but the following alternative procedure shall be followed:

(a) If the injured person, his parent, or guardian desires that the animal be impounded and agrees in writing to pay for its board during the period of impoundment, it shall be so impounded for the period specified in Section 13-A-notwithstanding-any-other provision of this ordinance.

(b) If the injured party, his parent, or guardian is unwilling to agree in writing to pay for animal's board during the period of impoundment, the animal shall be permitted to remain confined in the residence or enclosed yard of its owner or keeper under this section unless such person signs a written agreement to keep the animal on the property in confinement for the period required and further agrees to allow the animal to be examined periodically to determine its physical condition during the confinement period. If the owner or keeper is unwilling to sign such an agreement, the animal shall immediately be impounded in accordance with section 13-A of this ordinance.

SECTION 14: CRUELTY TO ANIMALS. It shall be unlawful for any owner to fail to provide his or her animal with sufficient good and wholesome food and water, proper shelter and protection from the weather, veterinary care when needed to prevent suffering, and with humane care and treatment. No person shall beat, cruelly ill treat, torment, overload, overwork or otherwise abuse any animal. No owner of any animal shall abandon such animal.

SECTION 15: DOGS AND CATS TEMPORARILY IN CITY. The licensing and vaccination provisions of this article shall not apply to dogs, and cats belonging to and kept by nonresident persons temporarily in the City; Provided, that if said dog or cat remain in the City longer than ten (10) days they shall be subject to the provisions of this article. Such dogs or cats shall not be allowed to run at large at any time.

SECTION 16: ENFORCEMENT OF ORDINANCE. It is made the duty of the Humane Officer or anyone having the authority of Humane Officer, including but not limited to law enforcement officers, to enforce the terms and provisions of this ordinance, and the Chief of Police and Police Committee may appoint some suitable person to be known as a Humane Officer, whose duties it shall be to assist in the enforcement of this ordinance and to work under the immediate supervision and direction of the Police Department. Anyone having the authority of a Humance Officer is given the authority to seize any animal found outside the City limits when he has reasonable grounds to believe said animal committed any act within the City which is prohibited by the provisions of this ordinance or which subjects said animal to seizure if found within the City. Any private person may, upon signed complaint, bring charges against any owner of a dog, or other animal, for the violation of any of the provisions of this ordinance.

SECTION 17: PENALTIES FOR VIOLATION OF ORDINANCE.

(d) FOR CRUELTY TO AN ection shall, on conviction the section shall, on conviction the (\$50.00) or not more than nin

(e) FOR ANIMALS AT LAR any animal running at large wi claim his or her dog or cat with payment of a fee of Ten Dollar cost of the board-bill. After the those in Section 9 and 17-8.

(f) FOR VIOLATION OF SI OTHER PENALTY IS SPECIFI violate, neglect or refuse to requirement of this article for we said violation and upon convict more than One Hundred Doll

SECTION 18. VALIDITY OF sentence, clause or phrase of t invalid for any reason, the rem affected.

**SECTION 19. Ordinances** 

SECTION 20. This ordinublication in the official cit

PASSED BY THE GOVERN 6 day of Feb., 1978.

ATTEST:

/s/ Janet Whitehead City Clerk of Westwood-Hills

NOTICE

CI

First published in Johnson Co **PUBLIC HEARING** 

SHAWNEE CITY HALL

Notice is hereby given that the public hearing on a request for USE DISTRICT R-10, Resider DU, Duplex, to wit:

Section 2, Township 12, R SW 4 of the SE 4 of the 261.68 feet, South 334.34 fe

Containing 2.5 acres more

The request is submitted by Shawnee, Kansas, 66203.

First published in Johnson

AN ORDINANCE PROVIDIN CERTAIN TRACTS OF LA FROM AG (AGRICULTURA FEET PER LOT), AS HERE ZONING DISTRICT MA ZONING DISTRICT MA ORDINANCE NO. 1107.

BE IT ORDAINED BY

SECTION I. That after not the City of Shawnee, Kansa in the City of Shawnee, K

All that part of Section 1 Kansas described as follow

Kansas described as follow
Beginning at the point
Subdivision as now establis
Kansas City Lawrence and
minutes, 45 seconds West
distance of 759.73 feet to
Elmridge Drive as shown on
North 77 degrees, 57 mind
distance of 1;167.25 feet to
of said Elmridge Drive and
and as measured along said
right-of-way line of Intersta
minutes, 07 seconds East of
of 7.88 feet; thence Nor
continuing along said Wes
thence North 15 degrees,
said Westerly right-of-way
degrees, 03 minutes, 06
right-of-way line a distance
minutes, 06 seconds West
a distance of 314.8 feet to a
resurvey of Elmridge; thei
West continuing along sais
Southerly line of Lot 19, a of
said Lot 19, said Southwes
of said Section 18: thence
continuing along said Wes
of Section 18, a distance
centerline of 66th Street T
thence North 29 degrees,
said Westerly right-of-way
degrees, 51 minutes, 52 se
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### oublishedlin (1998) Shawnee-Journal-Herald Wednesday, May 211-1980 TO THE SELVE STREET อเมาสหลายสายาก สอนพนเดอเดน 77FIO EUR (186.)

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Whereas, the question was submitted to the electorate of the city of Westwood Hills, Kansas, at an election held on the lst day of April, 1980, and

Whereas, on the 1st day of April, 1980, a majority of the electors voting thereon approved the implementation of a retailers' sales tax of one-half percent (.5%).

NOW, THEREFORE, BE IT ORDAINED BY THE GOVERNING BODY OF THE CITY OF WESTWOOD HILLS, KANSAS:

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Section 3. This ordinance shall take effect from and after its passage, approval and publication in the official city newspapers the standard of the standard

1980. ATTEST s/ Janet Whitehead Janet Whitehead, Ci 45 City Clerk

### Shawnee Fournal - Deraid

12206 Johnson Drive P.O. Box 8 Shawnee Mission, Ks. 66201

#### AFFIDAVIT OF PUBLICATION

STATE OF Kansas, Johnson County, ss:

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· Said newspaper is published weekly at least 50 times a year; has been published continuously and uninterruptedly in said County and State for a period of more than five years prior to the first publication of said notice; and has been admitted at the post office of Shawnee Mission, in said County as second class matter.

That the attached notice is a trupublished in the regular and entire is:	ie copy thereof and was sue of said newspaper for
the first publication thereof being n	consecutive weeks, nade as aforesaid on the
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PROOF OF PUBLICATION
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att: Max Leith - Dax Dept. 4th Il. 1400 Baltmore K.C., No. 64105

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City of Westwood Hills, Kansas hereby certify that attached hereto						
is ordinance number of the City of Westwood Hills, Kansas,						
entitled "Ordinance Implementing a Retailers' Sales Tax of One-						
half of one percent (.5%) in the City of Westwood Hills, Kansas".						
That the copy attached hereto is a true and correct copy of said						
ordinance which was passed at a duly held meeting of the City						
Council of Westwood Hills, Kansas held on the day of						
1980 and that such ordinance is in full force and effect.						
Janet Whitehead, City Clerk						

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First published in the Shawnee Journal-Herald Wednesday, May 21, 1980

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Janet Whitehead, City Clerk

Shawnee Journal - Derald

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STATE NOTARY PUBLIC Johnson County, Kansas	

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First published in the Shawree Journal-Herald Wednesday, May 21, 1980 AN ORDENANCE SUBSECTION A REDACTION SAMES TARREST A RELACTION SAMES TARREST A RELACTION OF THE CITY OF THE COMMENT OF THE COME ATHA 12,40 (3) 18:-:A:: dietell Jock abouthers ereset after hereveals he Whereas, pursuantly contained the major of the contained the major of the contained th A Jesticala Victim?" TWNEEds 1 the question was submitted to the electorate of the city of Westwood Hills, Kansas, at an election held on the lst STOMA OFFICE whereas, on the 1st day of April, 1980, a majority of the electors your of thereon approved the implementation of a retailers, sale of one-half percent (.5%) was assured to the covered t sales talking half of one percent (.5%) in the City of westwood Hills kansas effective July 1, 1980. Section That after publication, the City Clerk is directed to section of the control of Taxation, Topeka, Kansas. after its which the condition or dinance shall take effect from and after its which the condition in unconficial city newspaped and publication in unconficial city newspaped and publication in unconficial city newspaped and its conficial city newspaped and its con 18 th days of energy ... , 1980. SAPTIRIDATE DAIR Wearus act ini ATTEST: s/ Al W. Tikwart, Jr.
Al W. Tikwart, Jr. Mayor s/ Janet Whitehead Janet Wnitehead, City Clerk 45

Shawnee Journal - Derald

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the first publication thereof being made as aforesaid on the
21 day of May , 1980 , with subsequent publications being made on the following dates:
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Sull- Yhurra
Subscribed and sworn to before me this
day of <u>May</u> , 19 <u>80</u>
Barbara Glasner
BARBARA KLARNER  STATE NOTARY PUBLIC Johnson County, Kansas  My Appt. Exp.  My commission expires.

Notary Fee\$
Printers Fee \$ 23.75
Total Charge

Total Charge ..... \$

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First published in the Shawnee Journal Herald Wednesday, May 21, 1980

AN ORDINANCE ENFIRENCE REPLANCES SALES FAM OF ONE-HARR OF ONE PRICETY (.50) IN THE CITY OF CREATER HILLS, FRANCES

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Whereas, the question was submitted to the electorate of the city of Westwood Hills, Kansas, at an election held on the lst day of April, 1980, and

Whereas, on the 1st day of April, 1980, a majority of the electors voting thereon approved the implementation of a retailers' sales tax of one-half percent (.5%).

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s/ Janet While Janet Whitehead, City

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the first publication thereof being	consecutive weeks, made as aforesaid on the
21 day of May subsequent publications being ma	, 1930 , with ade on the following dates:
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·	Notary Public in and for
A BARBARA KLARI	NER County, Kansas

Notary Fee\$ _	
Printers Fee\$_	23.75
Total Charge \$	23.75

STATE NOTARY PUBLIC Johnson County, Kansas

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# First published in the Shawnee Journal-Herald Wednesday, May 21, 1980 TELL BORGERIE AN ORDERATES CONTINUES AND A RESEAULUR'S SALES TAX OF ONE-HALF CP COLS BELIEFER (1.50) EN RES COTTO OF LEGENDOODS Wheness, pursuant to Ranses, Stateutes Annoceted 1976 Supp. 12-1876, States may impose a retanless sales tax by submitting such proposition so and having received the approval of the majority of the electors of the city volting on the question Whereas, the question was submitted to the electorate of the city of Westwood Hills, Kansas, at an election held on the lst day of April, 1980, and Whereas, on the 1st day of April, 1980, a majority of the electors voting thereon approved the implementation of a retailers' sales tax of one-half percent (.5%). NOW, THEREFORE, BE IT ORDAINED BY THE GOVERNING BODY OF THE CITY OF WESTWOOD HILLS, KANSAS: Section 1. There is hereby implemented a retailers' sales tax of one-half of one percent (.5%) in the City of Westwood Hills, Kansas effective July 1, 1980. Section 2. That after publication, the City Clerk is directed to transmit a certified copy of this ordinance to the State Director of Taxation, Topeka, Kansas. Section 3. This ordinance shall take effect from and after its passage, approval and publication in the official city see on and commons more her of the contractions 1980. s/ Janet Whitehead Janet Whitehead, City Clerk

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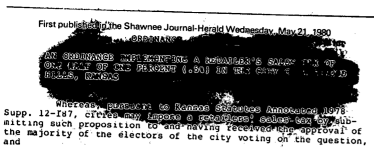
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I, the undersigned, Janet Whitehead, City Clerk of the
City of Westwood Hills, Kansas hereby certify that attached hereto
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That the copy attached hereto is a true and correct copy of said
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s/ Janet Whitehead -Janet Whitehead, City Clerk

ATTEST:

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### Shawnee Journal - Perald

12206 Johnson Drive P.O. Box 8 Shawnee Mission, Ks. 66201

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Subscribed and sworn to before me this 24
day of <u>Nay</u> , 1980
Barbara Klarner
J Notary Public in and for
BARBARA KLARNER Johnson County, Kansas

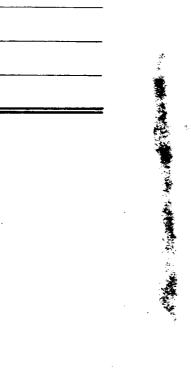
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no 14, 1912

Johnson County, Kansas

My Appt. Exp.

PROOF OF PUBLICATION
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WAGNER, LEEK & MULLINS

ATTORNEYS AT LAW
4101 WEST 54IH ST. TERRACE
SHAWNEE MISSION, KANSAS 66205
AC 913-236-5292

LAWRENCE R. WAGNER CAROLEE SAUDER LEEK WILLIAM J. MULLINS, JR. DOUGLAS LANCASTER RONALD S. REUTER KENT T. PERRY J. O. BIGGS DAVID C. SEITTER

February 8, 1980

OF COUNSEL M. C. SLOUGH RUSSELL C. LEFFEL

Mayor Al W. Tikwart, Jr. 2109 West 49th Street Westwood Hills, Kansas 66205

Councilman Steve Reiff 2108 West 50th Street Westwood Hills, Kansas 66205

Councilman Lynn E. Hensel 2200 West 50th Terrace Westwood Hills, Kansas 66205

Re: City Retailers' Sales Tax

Dear Mayor and Council Members:

Councilman Jeff Jones 4925 Glendale Road Westwood Hills, Kansas 66205

Councilwoman Betty Robison 2216 West 49th Terrace Westwood Hills, Kansas 66205

Councilman George Gerritz 2212 West 50th Terrace Westwood Hills, Kansas 66205

I am enclosing herewith a proposed Resolution to be adopted at a special council meeting to be held on February 9, 1980, at 9:00 o'clock a.m., at the City Hall. I am also enclosing the proposed Notice of Election and sample ballot which will be published three times in the official city newspaper.

Since the notice of election must be to Milford Grassberger, the Election Commissioner, on Monday, February 11, 1980, I propose that if the resolution is adopted at the council meeting on Saturday, that I mail the notice to Mr. Grassberger on Saturday and check with him on Monday to make sure that he has received it. If he has not received it on Monday, it will be necessary to have the notice delivered to him.

If you have any questions concerning any of the matters presented in this letter you can ask them on Saturday, however, I would think a very short meeting could be conducted.

Sincerely,

WAGNER, LEEK & MULLINS

Ronald S. Reuter

# RESOLUTION OF THE GOVERNING BODY OF WESTWOOD HILLS, KANSAS

A RESOLUTION SUBMITTING TO THE ELECTORS OF THE CITY OF WESTWOOD HILLS, KANSAS THE QUESTION OF IMPOSING A CITY RETAILERS' SALES TAX IN THE AMOUNT OF ONE-HALF OF ONE PERCENT (.5%)

WHEREAS, Kansas Statutes Annotated 1978 Supp. 12-187 provides that cities may impose a retailers' sales tax by submitting such propostion to and having received the approval of a majority of the electors of the city voting on the question at the General City election or a Special Election called for that purpose; and

WHEREAS, the Governing Body of the City of Westwood Hills, Kansas determines that the additional revenue raised by such a retailers' sales tax could be applied to either reduce or to avoid increases in the ad valorem taxes levied on the properties in the City; and

NOW, THEREFORE, BE IT RESOLVED by the Governing Body of the City of Westwood Hills, Kansas, that it submit to the electors of the City of Westwood Hills, Kansas, at the Presidential Preference Primary election to be held on the 1st day of April, 1980, the question of imposing a city retailers' sales tax in the amount of one-half of one percent (.5%), said tax to be effective the 1st day of July, 1980; and

BE IT FURTHER RESOLVED that the notice of election and the proposition be in substantially the following form:

# WESTWOOD HILLS, KANSAS NOTICE OF ELECTION

#### CITY RETAILERS' SALES TAX

Public notice is hereby given to all qualified electors residing in the City of Westwood Hills, Kansas, that a special election will be held in said City on Tuesday, April 1, 1980, pursuant to resolution duly passed by the governing body of said City, for the purpose of submitting to the legally qualified electors of said City the proposition to authorize the City of Westwood Hills, Kansas to impose a city retailers' sales tax in the amount of one-half of one percent (.5%), said tax to be effective on the 1st day of July, 1980.

Said election will be held at the following polling place:

#### POLLING PLACE

Precinct 1

Westwood American Lutheran Church 5035 Rainbow Mission Woods, Kansas

The polls at said election will be open to all qualified electors residing in the City, from and between the hours of 7:00 o'clock A.M. and 7:00 o'clock P.M., on said day.

The ballot to be used at said election will be in the following form:

OFFICIAL BALLOT

CITY OF WESTWOOD HILLS, KANSAS
TUESDAY, APRIL 1, 1980

SHALL THE FOLLOWING BE ADOPTED:

Proposition to authorize the City of Westwood Hills, Kansas to impose a city retailers' sales tax in the amount of one-half of one percent (.5%) commencing on the 1st day of July, 1980, for the purpose of providing additional revenue to the City.

To vote in favor of the question on the voting machine, turn the voting pointer down over the word "Yes." To vote in favor of the question on absentee and challenged ballots, make a cross or check mark in the square after the word "Yes." To vote against the question on the voting machine, turn the voting pointer down over the word "No." To vote against the question on absentee and challenged ballots, make a cross or check mark in the square after the word "No."

YES

NO

Said notice shall be given pursuant to K.S.A. 1978 Supp. 10-120 and shall be published in a newspaper of general circulation in the municipality once each week for three (3) consecutive weeks, the first publication to be not less than twenty-one (21) days prior to such election.

ADOPTED by the Governing Body this 9th day of February, 1980.

SEAL

ATTEST:

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# CITY OF WESTWOOD HILLS

JOHNSON COUNTY, KANSAS

QUESTION SUBMITTED

APRIL 1, 1980

REPORT OF EXAMINATION



TROUPE KEHOE WHITEAKER & ENT CERTIFIED PUBLIC ACCOUNTANTS

### JOHNSON COUNTY ELECTION OFFICE

P.O. BOX 461 135 SOUTH FIR ST. OLATHE, KANSAS 66061

April 4, 1980

Mrs. Janet Whitehead City Clerk of Westwood Hills 1909 W. 48 Terr. Shawnee Mission, Kansas 66205

Dear Mrs. Whitehead,

This is a certification of the results of the election held on April 1, 1980.

Question No. 1

YES 87

NO 16

Enclosed is a certified tabulation of the vote count.

Sincerely,

Milford Grassberger Election Commissioner

MG:vlf

Enclosure

TROUPE KEHOE WHITEAKER & KENT

CERTIFIED PUBLIC ACCOUNTANTS

M-2 SECURITY NATIONAL BANK BUILDING

ONE SECURITY PLAZA

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Milford Grassberger, Election Commissioner Johnson County Election Office 135 South Fir Street Olathe, Kansas 66061

Dear Mr. Grassberger:

We have prepared the initial tally of the vote on the question submitted for the City of Westwood Hills, Johnson County, Kansas, which was held on April 1, 1980, from information furnished to us on summary sheets which were prepared at each polling place.

With regard to the question submitted, we have compared the number of yes and no votes cast as recorded on the summary sheets to the appropriate machine back sheets. We have also verified the mathematical accuracy of total yes and no votes cast as recorded on the summary sheets.

To the initial tally of these summary sheets, we have added the summary of absentee votes, which you furnished to us.

In our opinion, based upon the tests and other procedures described above, the accompanying schedule reflects the results of the vote on the question submitted for the City of Westwood Hills, Johnson County, Kansas, as recorded on the summary sheets prepared at each polling place and on the summary of absentee votes.

Respectfully submitted,

Trough Kehoe Whiteaker \* Kent
Certified Public Accountants

April 2, 1980

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#### JOHNSON COUNTY, KANSAS

GENERAL ELECTION

## CITY OF WESTWOOD HILLS

APRIL 1, 1980

#### QUESTION SUBMITTED

Ward	Precinct	Yes	No
1	1	86	
ABSENTEE VOTE		/	
TOTAL VOTE		87	
CHALLENGE VOTE			
GRAND '	TOTAL		