

CITY OF WESTWOOD HILLS, KANSAS

ORDINANCE NO. 128

AN ORDINANCE PROVIDING THAT NO INTANGIBLES TAX  
SHALL BE LEVIED FOR THE CITY OF WESTWOOD HILLS  
IN 1984 AND EACH YEAR THEREAFTER

WHEREAS, pursuant to Kansas Statutes an election was held on April 5, 1983 in the City of Westwood Hills, Kansas on the proposition of eliminating the tax on gross earnings derived from money, notes and other evidence of debt and authorizing the imposition and levy of property taxes, in addition to any aggregate levy amount limitation on the City's ad valorem tax levy authority, as may be necessary to offset the revenue lost from elimination of the tax on gross earnings derived from money, notes and other evidence of debt; and

WHEREAS, the electors of the City of Westwood Hills, Kansas overwhelmingly voted in favor of the proposition; and

WHEREAS, Kansas Statutes provide that the governing body of the City shall provide by ordinance that no tax shall be levied upon gross earnings from money, notes and other evidence of debt in the year following the election and in each year thereafter.

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

Section 1. No tax shall be levied for 1984 and each year thereafter on the earnings derived from money, notes and other evidence of debt within the City of Westwood Hills, Kansas.

Section 2. The governing body shall be authorized and shall offset the loss in revenue from the elimination of the tax on earnings derived from money, notes and other evidence of debt by imposing and levying any other taxes as may be authorized by law or by increasing its ad valorem tax levy for the general fund in an amount not to exceed the amount received from the tax on earnings derived from money, notes and other evidence of debt in 1983.

Section 3. Notwithstanding the provisions of Section 1. and Section 2. hereof, the governing body may either reimpose or submit to the electors of the City a proposition to reimpose a tax on gross earnings derived from money, notes and other evidence of debt in the manner and at the rate prescribed by Kansas Statutes.

Section 4. This ordinance shall be effective upon its publication in the official city newspaper and is intended to eliminate the levy in 1984 of the tax on gross earning derived from money notes and other evidence of debt during 1983.

Passed by the governing body and signed by the Mayor this \_\_\_\_\_ day of \_\_\_\_\_, 1984.

\_\_\_\_\_  
Al W. Tikwart, Jr., Mayor

Attest:

\_\_\_\_\_  
Linda Segebrecht, City Clerk

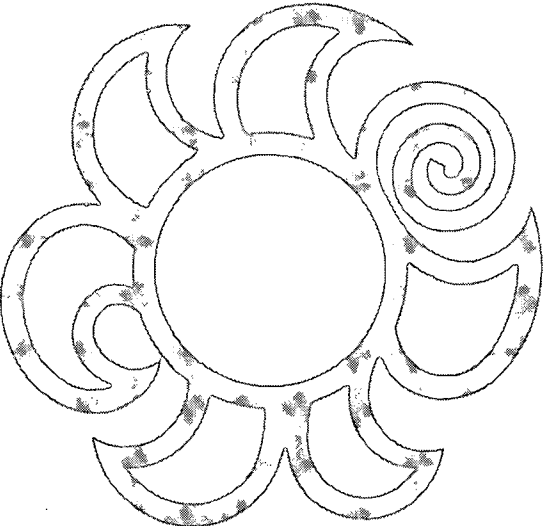
Section 4. This ordinance shall be effective upon its publication in the official city newspaper and is intended to eliminate the levy in 1984 of the tax on gross earning derived from money notes and other evidence of debt during 1983.

Passed by the governing body and signed by the Mayor this \_\_\_\_\_ day of \_\_\_\_\_, 1984.

\_\_\_\_\_  
Al W. Tikwart, Jr., Mayor

Attest:

\_\_\_\_\_  
Linda Segebrecht, City Clerk

DATE	INVOICE NO.	DESCRIPTION	CHARGES
3-09-84	51475	Ord 128	109 lines
3-14-84	51476	Ord 128	109 lines
3-14-84	51477	4 Affidavits	
			30.66
			30.66
			3.00
			
			<i>pa 4-2</i>

**PAY THIS  
AMOUNT →**

64.32

# AFFIDAVIT OF PUBLICATION

First Published in The  
Johnson County Sun Friday,  
March 9, 1984.

CITY OF WESTWOOD  
HILLS, KANSAS  
ORDINANCE NO. 128  
AN ORDINANCE  
PROVIDING THAT NO IN-  
TANGIBLES TAX SHALL  
BE LEVIED FOR THE CITY  
OF WESTWOOD HILLS IN  
1984 AND EACH YEAR  
THEREAFTER

WHEREAS, pursuant to  
Kansas Statutes an election  
was held on April 5, 1983 in the  
City of Westwood Hills, Kan-  
sas on the proposition of elimin-  
ating the tax on gross earn-  
ings derived from money,  
notes and other evidence of  
debt and authorizing the im-  
position and levy of property  
taxes, in addition to any  
aggregate levy amount  
limitation on the City's ad  
valorem tax levy authority,  
as may be necessary to offset  
the revenue lost from  
elimination of the tax on gross  
earnings derived from  
money, notes and other  
evidence of debt; and

WHEREAS, the electors of  
the City of Westwood Hills,  
Kansas, overwhelmingly  
voted in favor of the proposi-  
tion; and

WHEREAS, Kansas  
Statutes provide that the  
governing body of the City  
shall provide by ordinance  
that no tax shall be levied  
upon gross earnings from  
money, notes and other  
evidence of debt in the year  
following the election and in  
each year thereafter.

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

Section 1. No tax shall be  
levied for 1984 and each year  
thereafter on the earnings  
derived from money, notes  
and other evidence of debt  
within the City of Westwood  
Hills, Kansas.

Section 2. The governing  
body shall be authorized and  
shall offset the loss in revenue  
from the elimination of the  
tax on earnings derived from  
money, notes and other  
evidence of debt by imposing  
and levying any other taxes  
as may be authorized by law  
or by increasing its ad  
valorem tax levy for the  
general fund in an amount not  
to exceed the amount  
received from the tax on  
earnings derived from  
money, notes and other  
evidence of debt in 1983.

Section 3. Notwithstanding  
the provisions of Section 1,  
and Section 2, hereof, the  
governing body may either  
reimpose or submit to the  
electors of the City a proposi-  
tion to reimpose a tax on  
gross earnings derived from  
money, notes and other  
evidence of debt in the man-  
ner and at the rate prescribed  
by Kansas Statutes.

Section 4. This ordinance  
shall be effective upon its  
publication in the official city  
newspaper and is intended to  
eliminate the levy in 1984 of  
the tax on gross earning  
derived from money notes  
and other evidence of debt  
during 1983.

Passed by the governing  
body and signed by the Mayor  
this 5 day of March, 1984.

(s) Al W. Tikwart, Jr.,  
Mayor

Attest:  
(s) Linda Segebrecht,  
City Clerk

(4481 2B)

STATE OF KANSAS, JOHNSON COUNTY, ss: Barbara A. Ellis, being first Duly sworn,  
Deposes and say: That she is legal publications manager of THE JOHNSON COUNTY  
SUN, a semi-weekly newspaper printed in the State of Kansas, and published in and of  
general circulation in JOHNSON County, Kansas, with a general paid circulation on a  
yearly basis in JOHNSON County, Kansas, and that said newspaper is not a trade,  
religious or fraternal publication.

Said newspaper is a semi-weekly published at least weekly 50 times a year; has been  
so 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, KANSAS in said County as a second class  
matter.

That the attached notice is a true copy thereof and was published in the regular and  
entire issue of said newspaper for ----- 2 ----- consecutive  
----- weeks ----- (weeks, days) the first publication thereof being made as  
aforesaid on the ----- 9<sup>th</sup> ----- day of, ----- March ----- 19----- 84 -----, with subsequent  
publications being made on the following dates:

----- March 14<sup>th</sup> -----, 19----- 84 -----, 19-----

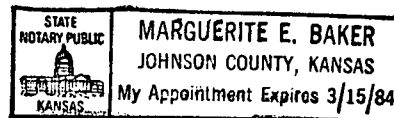
-----, 19-----, 19-----

----- Barbara A. Ellis -----

Subscribe and sworn to before me this ----- 14<sup>th</sup> ----- day of ----- March ----- 19----- 84 -----

----- Marguerite E. Baker -----

NOTARY PUBLIC



My Commission expires: ----- 3-15-84 -----

Printer's Fee \$ ----- 64.32 -----

Additional copies \$ -----

# AFFIDAVIT OF PUBLICATION

First Published in The  
Johnson County Sun-Friday,  
March 9, 1984.

CITY OF WESTWOOD  
HILLS, KANSAS  
ORDINANCE NO. 128  
AN ORDINANCE  
PROVIDING THAT NO IN-  
TANGIBLES TAX SHALL  
BE LEVIED FOR THE CITY  
OF WESTWOOD HILLS IN  
1984 AND EACH YEAR  
THEREAFTER

WHEREAS, pursuant to  
Kansas Statutes an election  
was held on April 5, 1983 in the  
City of Westwood Hills, Kan-  
sas on the proposition of elimin-  
ating the tax on gross earn-  
ings derived from money,  
notes and other evidence of  
debt and authorizing the im-  
position and levy of property  
taxes, in addition to any  
aggregate levy amount  
limitation on the City's ad-  
valorem tax levy authority,  
as may be necessary to offset  
the revenue lost from  
elimination of the tax on gross  
earnings derived from  
money, notes and other  
evidence of debt; and

WHEREAS, the electors of  
the City of Westwood Hills,  
Kansas overwhelmingly  
voted in favor of the proposi-  
tion; and

WHEREAS, Kansas  
Statutes provide that the  
governing body of the City  
shall provide by ordinance  
that no tax shall be levied  
upon gross earnings from  
money, notes and other  
evidence of debt in the year  
following the election and in  
each year thereafter.

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

Section 1. No tax shall be  
levied for 1984 and each year  
thereafter on the earnings  
derived from money, notes  
and other evidence of debt  
within the City of Westwood  
Hills, Kansas.

Section 2. The governing  
body shall be authorized and  
shall offset the loss in revenue  
from the elimination of the  
tax on earnings derived from  
money, notes and other  
evidence of debt by imposing  
and levying any other taxes  
as may be authorized by law  
or by increasing its ad-  
valorem tax levy for the  
general fund in an amount not  
to exceed the amount  
received from the tax on  
earnings derived from  
money, notes and other  
evidence of debt in 1983.

Section 3. Notwithstanding  
the provisions of Section 1.  
and Section 2. hereof, the  
governing body may either  
reimpose or submit to the  
electors of the City a proposi-  
tion to reimpose a tax on  
gross earnings derived from  
money, notes and other  
evidence of debt in the man-  
ner and at the rate prescribed  
by Kansas Statutes.

Section 4. This ordinance  
shall be effective upon its  
publication in the official city  
newspaper and is intended to  
eliminate the levy in 1984 of  
the tax on gross earning  
derived from money notes  
and other evidence of debt  
during 1983.

Passed by the governing  
body and signed by the Mayor  
this 5 day of March, 1984.

(s) Al W. Tikwart, Jr.,

Mayor

Attest:

(s) Linda Segebrecht,

City Clerk

(4481 2B)

STATE OF KANSAS, JOHNSON COUNTY, ss: Barbara A. Ellis, being first Duly sworn,  
Deposes and say: That she is legal publications manager of THE JOHNSON COUNTY  
SUN, a semi-weekly newspaper printed in the State of Kansas, and published in and of  
general circulation in JOHNSON County, Kansas, with a general paid circulation on a  
yearly basis in JOHNSON County, Kansas, and that said newspaper is not a trade,  
religious or fraternal publication.

Said newspaper is a semi-weekly published at least weekly 50 times a year; has been  
so 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, KANSAS in said County as a second class  
matter.

That the attached notice is a true copy thereof and was published in the regular and  
entire issue of said newspaper for ----- 2 ----- consecutive  
----- weeks ----- (weeks, days) the first publication thereof being made as  
aforesaid on the ----- 9th ----- day of, ----- March ----- 19----- 84 -----, with subsequent  
publications being made on the following dates:

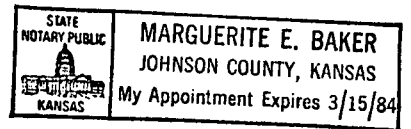
----- March 14th -----, 19----- 84 -----, 19-----

-----, 19-----, 19-----

----- Barbara A. Ellis -----

Subscribe and sworn to before me this ----- 14th ----- day of ----- March ----- 19----- 84 -----

----- Marguerite E. Baker -----  
NOTARY PUBLIC



My Commission expires: ----- 3-15-84 -----

Printer's Fee \$ ----- 64.32 -----

Additional copies \$ -----

# AFFIDAVIT OF PUBLICATION

First Published in The  
Johnson County Sun, Friday,  
March 9, 1984

CITY OF WESTWOOD  
HILLS, KANSAS  
ORDINANCE NO. 128  
AN ORDINANCE  
PROVIDING THAT NO IN-  
TANGIBLES TAX SHALL  
BE LEVIED FOR THE CITY  
OF WESTWOOD HILLS IN  
1984 AND EACH YEAR  
THEREAFTER

WHEREAS, pursuant to  
Kansas Statutes an election  
was held on April 5, 1983 in the  
City of Westwood Hills, Kan-  
sas on the proposition of elimin-  
ating the tax on gross earn-  
ings derived from money,  
notes and other evidence of  
debt and authorizing the im-  
position and levy of property  
taxes, in addition to any  
aggregate levy amount  
limitation on the City's ad  
valorem tax levy authority,  
as may be necessary to offset  
the revenue lost from  
elimination of the tax on gross  
earnings derived from  
money, notes and other  
evidence of debt; and

WHEREAS, the electors of  
the City of Westwood Hills,  
Kansas overwhelmingly  
voted in favor of the proposi-  
tion; and

WHEREAS, Kansas  
Statutes provide that the  
governing body of the City  
shall provide by ordinance  
that no tax shall be levied  
upon gross earnings from  
money, notes and other  
evidence of debt in the year  
following the election and in  
each year thereafter.

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

Section 1. No tax shall be  
levied for 1984 and each year  
thereafter on the earnings  
derived from money, notes  
and other evidence of debt  
within the City of Westwood  
Hills, Kansas.

Section 2. The governing  
body shall be authorized and  
shall offset the loss in revenue  
from the elimination of the  
tax on earnings derived from  
money, notes and other  
evidence of debt by imposing  
and levying any other taxes  
as may be authorized by law  
or by increasing its ad  
valorem tax levy for the  
general fund in an amount not  
to exceed the amount  
received from the tax on  
earnings derived from  
money, notes and other  
evidence of debt in 1983.

Section 3. Notwithstanding  
the provisions of Section 1,  
and Section 2. hereof, the  
governing body may either  
reimpose or submit to the  
electors of the City a proposi-  
tion to reimpose a tax on  
gross earnings derived from  
money, notes and other  
evidence of debt in the man-  
ner and at the rate prescribed  
by Kansas Statutes.

Section 4. This ordinance  
shall be effective upon its  
publication in the official city  
newspaper and is intended to  
eliminate the levy in 1984 of  
the tax on gross earning  
derived from money notes  
and other evidence of debt  
during 1983.

Passed by the governing  
body and signed by the Mayor  
this 5 day of March, 1984.

(s) Al W. Tikwart, Jr.,  
Mayor

Attest:

(s) Linda Segebrecht,  
City Clerk

(4481 2B)

STATE OF KANSAS, JOHNSON COUNTY, ss: Barbara A. Ellis, being first Duly sworn,  
Deposes and say: That she is legal publications manager of THE JOHNSON COUNTY  
SUN, a semi-weekly newspaper printed in the State of Kansas, and published in and of  
general circulation in JOHNSON County, Kansas, with a general paid circulation on a  
yearly basis in JOHNSON County, Kansas, and that said newspaper is not a trade,  
religious or fraternal publication.

Said newspaper is a semi-weekly published at least weekly 50 times a year; has been  
so 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, KANSAS in said County as a second class  
matter.

That the attached notice is a true copy thereof and was published in the regular and  
entire issue of said newspaper for 2 consecutive  
weeks (weeks, days) the first publication thereof being made as  
aforesaid on the 9th day of March 1984, with subsequent  
publications being made on the following dates:

March 14th, 1984

\_\_\_\_\_, 19\_\_\_\_

Barbara A. Ellis

Subscribe and sworn to before me this 14th day of March 1984

Marguerite E. Baker  
NOTARY PUBLIC



My Commission expires: 3-15-84  
Printer's Fee \$ 64.32  
Additional copies \$ \_\_\_\_\_