## AFFIDAVIT OF PUBLICATION

STATE OF KANSAS, JOHNSON COUNTY, ss: Georgiann Thacker 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, 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.

the regular and entire issue of consecutive	said newspaper f	or <u>tius</u>
being made as aforesaid on the luguet 19 92.	ie 12th	day of,
(luguet 19 92,	, with subsequent	publications being made
on the following dates:		
august 19, 19	92	, 19
, 19		, 19
	Je	organn Thacker
Subscribe and sworn to before me this	19th	day of Accepted 19 92
	Pearly	a Letuson
	NOTARY PUBLIC	
		PEARLIE A. PETERSON NOTARY PUBLIC STATE OF KANSAS
My Commission Expires		My Appt. Exp. January 25, 1996
Printer's Fees	116.	
Additional copies \$		

First publisheding The Johnson County Sen, Wednesday, August 12, 1992.

WESTWOOD HILLS, KANSAS

CHARTER ORDINANCE NO. 3

A CHARTER ORDINANCE EXEMPTING THE CITY OF WESTWOOD HILLS, KANSAS FROM THE REQUIREMENTS OF K.S.A. 12-4112 CONCERNING THE IMPOSITION OF COURT COSTS AND PROVIDING FOR THE ASSESSMENT OF COURT COSTS IN THE MUNICIPAL COURT OF WESTWOOD HILLS, KANSAS.

BE IT ORDAINED BY THE GOVERNING BODY OF THE CITY OF WESTWOOD HILLS, KANSAS AS FOLLOWS:

Section 1. Exemption Clause. The City of Westwood Hills, Kansas, a mayor-council city of the third class by the authority and power vested in it by Artide 12, Section 5, of the Constitution of the State of Kansas, hereby elects to and does exempt itself and makes inapplicable to it Section 12-4112 of the Kansas Statutes Annotated as amended and in force at the time this charter ordinance takes effect and specifically elects to exempt itself from the prohibition on the imposition of court costs contained in K.S.A. 12-4112.

Section 2. City Authorized to Impose Court Costs. The Governing Body of the City of Westwood Hills, Kansas is hereby authorized and empowered to establish by ordinance, court costs to be assessed in all cases filed in the Municipal Court of Westwood Hills, Kansas

Section 3. Publication. This Charter Ordinance shall be published once each week for two (2) consecutive weeks in the official city newspaper.

newspaper.

Section 4. Effective Date. This Charter Ordinance shall take effect sixty-one (61) days after its final publication, unless a sufficient petition for a referendum is filed and a referendum held on the ordinance as provided by Article 12, Section 5, Subsection (c), (3) of the Constitution of Rapeas, in which case the ordinance will become effective if approved by me majority of the electors voting thereon.

Passed by the Governing Body, not less than twothirds of the members-elect voting in favor thereof, this 4th day of August, 1992.

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

Attest: /s/ Patti Fuhrman, City Clerk

(10745-2W)

ORDINANCE	NO.	3
-----------	-----	---

AN ORDINANCE RELATING TO PREPARATION OF ORDINANCES, REVISION THEREOF. AND APPOINTMENT OF ORDINANCE COMMITTEE.

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

- 1-301 PREPARATION OF INDIVIDUAL ORDINANCES. Section 1. Each individual ordinance as passed by the council shall carry its own section numbers and, to facilitate the preparation of Revised Ordinances as provided in this article, shall also carry revised section numbers for each substantive section so as to indicate its inclusion and position in the Revised Ordinances. As any individual ordinance may refer to numbers of substantive sections of that or any other ordinance the revised section numbers shall be used in the wording of the ordinance.
- 1-302 PUBLICATION OF INDIVIDUAL ORDINANCES. Section 2. ordinance passed by the council at a particular meeting and duly signed, and each ordinance passed by the council at such meeting over a previous veto, and each ordinance which becomes law because of failure of the mayor to sign or return such ordinance with his objections at such meeting, shall be published on the fifth secular day after such meeting. In case, for any reason, publication is not made on that day it shall be made on the first practicable day thereafter. In case an ordinance passed by the council at such meeting is not duly signed prior to the fifth secular day, or prior to such later day as publication of such other ordinances is accomplished, and such ordinance is duly signed prior to the next meeting of the council, such ordinance shall be published on the day on which ordinances passed at such next meeting of the council are to be published. Any such publications shall be made once in the manner, places and locations as provided by section 1-201.
- 1-303 REVISED ORDINANCES. Section 3. There shall be prepared and published in pamphlet form the Revised Ordinances of The City of Westwood Hills.
- 1-304 PREPARATION OF REVISED ORDINANCES. Section 4. After each date at which one or more individual ordinances are published as provided in section 1-302, the substantive sections of all individual ordinances then in effect, as passed or amended and not repealed at that or previous regular or special council meetings, shall be arranged in pamphlet form as the Revised Ordinances of The City of Westwood Hills. The Revised Ordinances shall be arranged by

subject matter into chapters, articles and revised sections. Revised section numbers shall be used as carried in the individual ordinances themselves, the first digit in each section number indicating the chapter, the second digit in each section number indicating the article, and the remaining digits in each section number indicating the position of the section in the article. The Revised Ordinances shall indicate, in abbreviated form immediately following each revised section, the number of the individual ordinance which stated the section in that form. In the preparation and revisions of the Revised Ordinances, editorial changes and corrections, such as punctuation, spelling, typographical errors, uses of upper or lower cases, shall be made where necessary or desirable to make the particular revised section conform to the pattern of the Revised Ordinances.

1-305 DEFINITION OF SUBSTANTIVE SECTIONS. Section 5. The term "substantive sections" shall mean the body of the individual ordinances and shall not include opening statements as to purpose, ordaining clauses, opening sections referring to sections being repealed or amended, nor sections referring to the manner in which and time when the particular ordinance will take effect.

1-306 PUBLICATION OF REVISED ORDINANCES. Section 6. The pamphlet of Revised Ordinances so prepared after each publication shall be filed with the city clerk who shall prepare at least fifty copies of such pamphlet of Revised Ordinances and shall sign the following certification on each copy:

" REVISED ORDINANCES
OF
THE CITY OF WESTWOOD HILLS,
KANSAS

EFFECT ]	[VE	AS (	)F		,	19
PUBLISHED	BY	THE	AUTHORITY	OF	THE	CITY

CITY CLERK"

The date to be used in such publication date. The clerk shall publish such Revised Ordinances by distributing one of such pamphlets to each of the councilmen, the mayor, the police judge and each city officer and by holding the remaining copies for distribution to interested persons. Publication of the Revised Ordinances shall not be subject to the requirements for or in lieu of the publication of individual ordinances as required in sections 1-302 and 1-201 but shall be in addition thereto.

1-307 SUPERSEDING OF REVISED ORDINANCES. Section 7. At the time of a new edition of the Revised Ordinances becomes effective, the city clerk shall certify on each copy of the last previous edition of the Revised Ordinances then in his possession the date upon which such edition was superseded by the new edition. Such certificate shall be in the following form:

"IN	FORCE	IN	THIS	FORM	UNTIL	SUPERSEDED	,19
-----	-------	----	------	------	-------	------------	-----

## CITY CLERK"

1-308 EVIDENCE. Section 8. Any copy of such Revised Ordinances so certified by the clerk as to effective date shall be considered as a publication in pamphlet form, and shall be read and received in evidence in all courts and places as provided by state law without further proof, as the ordinances in force in The City of Westwood Hills as of the effective date so certified and until the date when one or more later ordinances become effective. In the case of any such copy so certified by the clerk as to superseding date, the superseding date so certified shall be accepted without further proof as the date when one or more later ordinances became effective.

1-309 ORDINANCE COMMITTEE. Section 9. There is hereby established as a standing committee of the council an ordinance committee for the purposes herein specified:

- (a) to prepare the Revised Ordinances and file them with the city clerk for preparation and additional copies, certification and publication.
- (b) to draft and assist council members and city officers in drafting ordinances, resolutions and motions to be submitted to the council;
- (c) to perform such other duties of like nature as the council may by ordinance or resolution require.

1-310 MEMBERSHIP. Section 10. The ordinance committee shall consist of one or more members of the council appointed by the mayor. Any vacancy may be filled by appointment by the chairman of any council meeting.

be in force from and after its publication.
Passed the city council this day of, 1949.
Approved by the mayor this 7 day of 1949.
(OChauman Vo)
Mayor
Attest: City Clerk
Published: 1949.
Journal Entry at page
190 M. auberg
City Clerk