

Ordinance No. 2010- 1

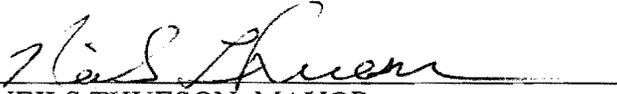
AN ORDINANCE AMENDING TITLE 2, CHAPTER 2.08, SECTION 010 OF THE ST. ANTHONY CITY CODE; TO CHANGE THE DAY OF THE WEEK REGULAR MEETINGS OF THE CITY COUNCIL ARE HELD

BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF ST. ANTHONY, IDAHO THAT SECTION 2.08.010 OF THE ST. ANTHONY MUNICIPAL CODE BE AND AN HEREBY IS AMENDED AS FOLLOWS:

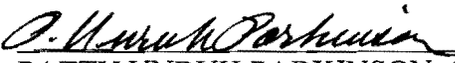
2.08.010 Meetings - - Regular.: The regular meetings of the council shall be held on the second and fourth ~~Wednesday~~ *Thursday* of each month at seven p.m. at ~~the~~ council chambers in the City Building at ~~110 West Main Street in St. Anthony, Idaho, and beginning in January of 2003 at~~ 420 North Bridge Street in St. Anthony, Idaho, unless recessed when necessary, upon publishing notice of such change of meeting date or place, as provided by law. If the regular meeting falls on a legal holiday, the meeting shall take place on the next ~~regular~~ *business* day at the same hour. Adjourned meetings may be held at such times as the council may determine.

Enacted by the City Council and Approved by the Mayor, on the 13th day of January, 2010.

CITY OF ST. ANTHONY, IDAHO


NEILS THUESON, MAYOR

ATTEST:


PATTY UNRUH PARKINSON, CITY CLERK

Ordinance No. 2010-2

AN ORDINANCE AMENDING TITLE 6, SECTION 6.04.020 AND APPENDIX 1 OF TITLE 6, OF THE ST. ANTHONY CITY CODE, AMENDING SAID SECTION AND APPENDIX TO PROVIDE THAT A FIRST OFFENSE FOR CERTAIN VIOLATIONS OF TITLE 6 BE INFRACTIONS, AND ESTABLISHING THE EFFECTIVE DATE HEREOF.

WHEREAS, The Mayor and City Council find it to be in the best interests of the City to have first offenses for certain violations of Title 6 treated as infractions,

NOW THEREFORE:

BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF ST. ANTHONY, IDAHO THAT TITLE 6, SECTION 6.04.020 AND APPENDIX 1 OF TITLE 6, OF THE ST. ANTHONY CITY CODE BE AND HEREBY IS AMENDED TO PROVIDE THAT A FIRST OFFENSE FOR CERTAIN VIOLATIONS OF THIS TITLE SHALL BE TREATED AS AN INFRACTION AND SETTING INFRACTION PENALTIES, AS FOLLOWS:

6.08.240 Violations – Penalties.

A. Except as specifically provided above, Any person(s) violating the provisions of this chapter for the first time shall be guilty of a misdemeanor and shall be punished as indicated in Appendix 1, unless otherwise indicated. penalized as an infraction and shall pay the infraction penalty for a first offense as set forth in Appendix 1.

B. Any person who violates a provision of this chapter for a second time is guilty of a misdemeanor and shall be punishable as indicated in Appendix 1, unless otherwise indicated. In addition to ~~subsection A~~, any person(s) found guilty of a misdemeanor will be assessed court costs.

APPENDIX 1, Violation penalties

Code No.	Violation Description	1 st Offense	2 nd Offense	Each Subsequent
6.04.020	Abandon animal	\$75	\$500	\$500
6.08.020	Unlicensed dog	\$50	\$100	\$200
6.08.040	Proper ID on dog	\$50	\$100	\$100
6.08.070	Public Nuisance	\$50	\$100	\$200
6.08.080	Running at large	\$50	\$100	\$200
6.08.090	Running at large	\$50	\$50	\$50

Designated areas

6.08.110	Impoundment redemption -- Failure	\$75	\$100	\$100
6.08.150	Unlicensed kennel	\$75	\$100	\$100
6.08.170	Delinquency charge for annual license renewal not obtained on or before expiration date	\$20.00	each time	

3. This Ordinance shall be in full force and effect 30 days after its passage and publication, all as provided by law.

PASSED this 25th day of March, 2010.

CITY OF ST. ANTHONY, IDAHO

Neils Thueson

 Neils Thueson, MAYOR

ATTEST:

Patty Unruh Parkinson

 PATTY UNRUH PARKINSON, CITY CLERK



CABLE TELEVISION ORDINANCE

FOR

CITY OF ST. ANTHONY, IDAHO

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Ordinance 2010-3 AN ORDINANCE
GRANTING TO CABLE ONE, INC., FOR A PERIOD OF
FIFTEEN (15) YEARS FROM AND AFTER THE
PASSAGE, ACCEPTANCE AND EFFECTIVE DATE OF
THIS ORDINANCE, THE NONEXCLUSIVE RIGHT,
PRIVILEGE AND FRANCHISE TO CONSTRUCT, OPERATE
AND MAINTAIN A CABLE TELEVISION SYSTEM IN,
UPON, ALONG, ACROSS, ABOVE, OVER, AND UNDER
STREETS, ALLEYS, EASEMENTS, OPEN AREAS,
PUBLIC WAYS AND PUBLIC PLACES, NOW LAID OUT
OR DEDICATED, AND ALL EXTENSIONS THEREOF AND
ADDITIONS THERETO, IN THE CITY OF ST.
ANTHONY, IDAHO: PROVIDING TERMS AND
CONDITIONS FOR THE OPERATION OF SUCH CABLE
TELEVISION SYSTEM AND THE PAYMENT OF FEES
THEREFORE.

WHEREAS, prior to adoption of this Ordinance a full public proceeding affording due process was held and the legal, character, financial and technical qualification of Cable One, Inc., as well as the adequacy of the services it proposes and the adequacy and feasibility of its plans to provide service were considered; now therefore,

BE IT ORDAINED BY THE CITY COUNCIL AND MAYOR OF ST. ANTHONY, IDAHO, AS FOLLOWS:

SECTION 1. DEFINITIONS

For purposes of this Ordinance the following terms, phrases, words, abbreviations and their derivations shall have the same meaning given herein.

A. Cable Television System or System shall mean the Company's system of antennas, cables, amplifiers, towers, microwave links, waveguides, satellites, or any other conductors, converters, equipment or facilities designed and constructed for the purpose of producing, receiving, amplifying, storing, processing or distributing audio, video, digital, or other forms of electronic, electrical, or light signals capable of being transmitted by wire, cable, fiber optics or radio to subscribing members of the public in the City who pay for such services.

B. City shall mean the City of St. Anthony, Idaho, and all territory within its governmental authority.

C. City Council shall mean the present governing body of the City, or any successor to the legislative powers of the present government body.

D. Company shall mean Cable One, Inc., a Delaware Corporation.

E. Federal Communications Commission or FCC shall mean the agency as presently constituted by the U.S. Congress or any successor agency authorized by the Congress to regulate cable television systems.

F. Gross Revenues shall mean all revenue derived by the Company, its affiliates or subsidiaries from subscription to its cable television services in the City, but shall not include revenue from cable advertising, sale or exchange of assets or equipment, cable modem services, telecommunications services, any taxes on services furnished by the Company and imposed directly upon a subscriber or user by the state, city, or other governmental unit and collected by the Company on behalf of the said governmental unit, or any amounts collected directly from subscribers to satisfy the franchise fee requirements of this Ordinance.

G. Person shall mean any person, firm, partnership, association, corporation, company, or organization of any kind.

H. Regular Subscriber Service shall mean that service regularly provided by the Company to all subscribers.

I. Street shall mean the surface of and the space above and below any public street, road, highway, freeway, lane, path, public way, or place, alley, court, boulevard, parkway, drive, or other easement now or hereafter held by the City for the purpose of public travel and shall include other easements or rights of way as shall be now held or hereafter by the City which shall, within their proper use and meaning, entitle the City and the Company to the use thereof for the purposes of installing or transmitting cable television system transmission over poles, wires, cables, conductors, ducts, conduits, vaults, manholes, amplifiers, appliances, attachments, and other property as may be ordinarily necessary and pertinent to a cable television system.

SECTION 2. GRANT OF AUTHORITY

The City hereby grants to Cable One, Inc., a nonexclusive right, privilege, and franchise to construct, operate, and maintain a cable television system in, upon, across, above over and under, streets, alleys, easements, open areas, public ways, and public places now laid out or dedicated in the City and upon annexation of any territory to the City, this Franchise shall extend to the territory so annexed.

SECTION 3. DURATION OF FRANCHISE

(a) Term. The Franchise shall take effect on the effective date of this Ordinance and shall continue in force for a

period of fifteen (15 years, subject to the conditions and restrictions herein provided.

(b) Early Termination. The Company may surrender this Franchise at any time and the City may require the surrender of the franchise from Cable One, Inc. upon filing with the other party a written notice of its intention so to do, at least six (6) months before the surrender date. All the rights and privileges and all of the obligations, duties, and liability of the Company and the City under this Ordinance, except as to the extent previously accrued hereunder, shall terminate on the surrender date specified in such notice.

(c) Conversion to State-Issued Franchise. The Company may convert this franchise to a franchise issued by the State of Idaho at any time if the State begins to issue cable television franchises.

SECTION 4. RENEWAL PROCEDURES

This Franchise may be renewed by the City upon application of the Company pursuant to the procedure established by this section, and in accordance with the Cable Acts of 1984 and 1992, and/or any future relevant laws.

SECTION 5. TRANSFER OF OWNERSHIP OR CONTROL

(a) Assignment or Transfer. This Franchise shall not be assigned or transferred without the prior approval of the City Council of the City of St. Anthony which shall not be withheld unreasonably. The purchaser, assignee, or transferee must demonstrate to the satisfaction of the City Council of the City of St. Anthony, its financial and technical ability to operate and maintain the System.

(b) Notice. The Franchisee under this document shall give the City of St. Anthony written notice of any proposed purchaser, assignee, or transferee of this Franchise and should the City fail to call a meeting of the City Council to consider and act upon such proposed sale, assignment or transfer within sixty days following receipt of written notice of such proposed sale, transfer, on assignment, the City shall be deemed to have consented to the proposed sale, transfer, or assignment.

SECTION 6. FRANCHISE PAYMENT

(a) Franchise Fee. For the use of the streets and other facilities of the City in the operation of the cable television system, and in lieu of all licenses, permits, taxes, and other similar fees, the Company shall pay the City on or before February 28th of each year a franchise fee in an amount

equal to five percent (5%) of the annual gross revenues received by the Company during the previous calendar year.

(b) Inspection. The City shall have the right to inspect the Company's income records, and the right to audit and to recompute any amounts determined to be payable under this Ordinance; provided, however, that such audit shall take place within twelve (12) months following the close of each of the Company's fiscal years. Any additional amount due to the City as a result of the audit shall be paid within thirty (30) days following written notice to the Company by the City which notice shall include a copy of the audit report.

SECTION 7. BOOKS AND RECORDS

(a) Books and Records. The Company shall keep a full and accurate set of books showing the amount of gross revenues received by the Company from the area governed by the City, based upon which the franchise payments to be made hereunder are computed.

(b) Installation Map. The Company shall at all time maintain a complete working map showing the exact location of all the equipment of the cable television system installed or in use in streets and other public places in the City, and such map shall be accessible at normal business hours to the City for all proper purposes.

(c) Examination of Books and Records. At all reasonable times, the Company shall permit the City, or its duly authorized representatives, to examine all public books and records of the Company concerning operations of its cable television system in the area governed by the City, and to examine any and all maps and any other records kept or maintained by the Company which deal with the operations and affairs of the Company with respect to this Franchise.

SECTION 8. LIABILITY INSURANCE AND INDEMNIFICATION

Public Liability Insurance.

- (a) At all times during the existence of the Franchise granted hereunder, the Company shall, at its own cost and expense, maintain in full force and effect a general comprehensive liability insurance policy, protecting the City against liability for loss or damage for personal injury, death, and property damage, occasioned by the negligence or default of the Company under the Franchise, with maximum liability limits of Five Hundred Thousand Dollars (\$500,000.00) for personal injury or death of any one person, and Five Hundred Thousand Dollars (\$500,000.00) for personal injury or death of two

or more persons in any one occurrence, Five Hundred Thousand Dollars (\$500,000.00) for damage to property resulting from any one occurrence, and Five Hundred Thousand Dollars (\$500,000.00) for all property claims in the aggregate.

- (b) The policy or policies of insurance mentioned in the foregoing paragraph shall name the City, its officers and agents, as an additional insured and shall contain a provision that a written notice of cancellation or reduction in coverage of said policy shall be delivered to the City thirty (30) days in advance of the effective date thereof.

SECTION 9. CONDITIONS OF STREET OCCUPANCY

(a) Location of Poles and Fixtures. The Company shall not place poles or other fixtures where the same will interfere with any gas, electric, or telephone fixtures, water hydrant, mains or public sewer lines, and all such poles or other fixtures placed in any street shall be placed in the right-of-way between the roadway and the property as directed by the City.

(b) Restoration. The Company shall, upon completion of any work requiring the opening of any street or public place, restore the same, including the paving and its foundations, to as good condition as formerly, and in a manner and quality approved by the City, and shall exercise reasonable care to maintain the same thereafter in good condition. Said work shall be performed with due diligence, and if the Company shall fail to perform and complete the work within a reasonable time, to remove all dirt and rubbish and to put the street or public place in good condition, the City shall have the right to put the street or public place in good condition at the expense of the Company; and the Company shall upon demand, pay to the City the cost of such work done for or performed by the City.

(c) Relocation of Facilities. Whenever the City shall grade, regrade, or change the line of any street or public place or construct or reconstruct any sewer or water system therein and shall, with due regard to reasonable working conditions, order the Company to relocate or protect its wires, conduits, cables, and other property located in said street or public place, the Company shall relocate or protect its facilities at its own expense. The City shall give the Company reasonable notice of plans to grade, regrade, or change the line of any street or public place or to construct or reconstruct any sewer or water system therein.

(d) Protection of Facilities. Nothing contained in this section shall relieve any person, or corporations, from liability arising out of the failure to exercise reasonable care

to avoid injuring the Company's facilities while performing any work connected with grading, regrading, or changing the line of any street or public place or with the construction or reconstruction of any sewer or water system.

(e) Notice of Improvements. The City shall give the Company reasonable written notice of plans for street improvements where paving or resurfacing of a permanent nature is involved that would affect the Company's facilities, which notice shall contain the nature and character of the improvements, the streets upon which the improvements are to be made, the extent of the improvements and the time when the City is going to start the work. The notice shall be given to the Company a sufficient length of time, considering reasonable working conditions, in advance of the actual commencement of the work to permit the Company to make any addition, alterations, or repairs to its facilities deemed necessary.

(f) Facilities Not Hazardous to Public. All wires, conduits, cables, and other property and facilities shall be so located, constructed, installed, and maintained as not to endanger or unnecessarily interfere with the usual and customary trade, traffic, and travel upon the streets and public places of the City. The Company shall keep and maintain all of its property in good condition, order, and repair, so that the same shall not menace or endanger the life or property of any person. The Company shall keep accurate maps and records of all its facilities and furnish copies of such maps and records as requested by the City. Adherence to the City requirements for placement of Company wires, conduits, cables and other property and facilities shall be deemed proof of compliance with this section.

(g) Moving of Buildings. The Company shall, on the request of any person holding a building moving permit, temporarily raise or lower its wires to permit the moving of buildings. The expense of such temporary removal, raising or lowering of wires shall be paid by the person requesting the same, and the Company shall have the authority to require such payment in advance.

SECTION 10. MAINTENANCE AND REPAIRS.

(a) Maintenance of System. The Company shall erect and maintain all parts of the system in good condition throughout the entire franchise period.

(b) Interruption of Service. Whenever it is necessary to shut-off or interrupt service for the purpose of making repairs, adjustments, or installations, the Company shall use its best efforts to do so during periods of minimum use of the system by subscribers. Unless such interruption is unforeseen and immediately necessary, the Company shall give subscribers

reasonable notice of any planned interruption of service. All costs incurred in repairing and correcting an interruption of service shall be borne by the Company; provided, however, that nothing herein shall prevent the Company from recovering the costs incurred from persons responsible for occurrences or acts which result in damage to the cable television system.

SECTION 11. SERVICE.

(a) Construction. Company has fully constructed an operational cable system currently serving the City.

(b) Availability. Where technically and economically reasonable, Cable television service shall be available to all areas within the corporate limits of the City which have a minimum of sixty (60) dwelling units per street mile.

(c) Extensions. All applicants desiring cable antenna service at a location greater than 300 feet from the nearest distribution line shall pay to the Company its actual costs of labor and materials for said installation.

(d) Additional Territory. In the event additional adjacent territory is incorporated within the City's limits, by annexation or otherwise, the Company's rights and duties under this Ordinance shall be deemed to include such additional territory.

SECTION 12. UNAUTHORIZED PRACTICES AND PENALTIES.

(a) Franchise Required for Cable Television System. From and after the effective date of the Ordinance, it shall be unlawful for any person to establish, operate, or to carry on the business of distributing to any person in the City any television signals or radio signals by means of a cable television system unless a franchise therefore has first been obtained pursuant to the provisions of a City or State Ordinance, and unless such franchise is in full force and effect.

(b) Franchise Required for Use of Right-of-Way. From and after the effective date of this Ordinance, it shall be unlawful for any person to construct, install, or maintain within any public street in the City, or within any other public property of the City, or within any privately owned area within the City which has not yet become a public street but is designated or delineated as a proposed public street on any tentative subdivision map approved by the City, any equipment or facilities for distributing any television signals or radio signals through a cable television system, unless a franchise authorizing use of such street, property, or areas has first been obtained pursuant to provisions of a City Ordinance, and unless such franchise is in full force and effect.

(c) Unauthorized Connections Prohibited. It shall be unlawful for any person, firm, or corporation to make any unauthorized connection, whether physically, electrically, acoustically, inductively, or otherwise, with any part of a franchised cable television system within this City for the purpose of taking or receiving television signals, radio signals, pictures, programs, data or sound.

(d) Tampering with Cable Television System Equipment Prohibited. It shall be unlawful for any person, without the consent of the Company, to willfully tamper with, remove, or injure any cables, wires, or equipment used for distribution of television signals, radio signals, pictures, programs, or sound.

(e) Penalties for Violation. The violation of any provision of Section 12 of this Ordinance is a misdemeanor, and under federal and Idaho law the same is punishable by fine and incarceration.

SECTION 13. COMPLIANCE WITH APPLICABLE LAWS.

The Company shall at all times comply with all laws, ordinances and regulations of the federal, state and City governments or any administrative agencies thereof. If any federal or state law or regulation shall be in conflict with the terms of this Franchise, or any ordinance of the City, then as soon as possible following knowledge thereof, the Company shall notify the City of the point of conflict.

SECTION 14. BREACH AND TERMINATION.

(a) Breach. In addition to all other rights and powers retained by the City under this Franchise or otherwise, the City reserves the right to terminate the Franchise and all rights and privileges of the Company hereunder in the event of a substantial breach of its terms and conditions. A substantial breach by Company shall include the following:

- (1) Violation of any material provision of the Franchise or any material rule, order, regulation or determination which the City is authorized to make under the terms of this Franchise.
- (2) Attempt to evade any material provision of the Franchise or attempts to practice any fraud or deceit upon the City or its subscribers or customers;

(3) Material misrepresentation of fact in the application for or negotiation of the Franchise.

(b) Excuse for Breach. The foregoing shall not constitute a substantial breach if the violation occurs, but it is without fault of the Company or occurs as a result of circumstances beyond its control.

SECTION 15. RULES AND REGULATIONS.

(a) Subject to the laws of the State of Idaho, in addition to the inherent powers of the City to regulate and control this Franchise, and those powers expressly reserved by the City herein, the right and power is hereby reserved by the City to promulgate such additional regulations as it shall find necessary in the exercise of its lawful powers and in furtherance of the terms and conditions of this Franchise.

(b) The City may also adopt such regulations at the request of the Company upon application.

SECTION 16. FAILURE OF CITY TO ENFORCE THIS FRANCHISE, NO WAIVER OF THE TERMS THEREOF.

The Company shall not be excused from complying with any of the terms and conditions of this Franchise by any failure of the City upon any one or more occasions to insist upon or to seek compliance with any such terms or conditions.

SECTION 17. SEVERABILITY.

If any section, subsection, sentence, clause, or phrase of this Ordinance is for any reason held illegal, invalid, or unconstitutional by any court of competent jurisdiction or the FCC, such decision shall not affect the validity of the remaining portions. The invalidity of any such portion of this Ordinance shall not abate, reduce, or otherwise affect any consideration or other obligation required by the City of the Company under the Franchise granted.

SECTION 18. ACCEPTANCE BY THE COMPANY.

The Franchise granted pursuant to this Ordinance and its terms and provisions shall be unconditionally adopted by written instrument executed and acknowledged by the appropriate officials of the City and delivered to the Company which shall accept same not later than twenty (20) days after receiving it by acknowledging the Company's acceptance in writing.

SECTION 19. NOTICE.

All notices called for in this Franchise shall be written notice and will be considered as being completed notice when mailed by registered mail or certified mail return receipt requested and addressed to the party to be notified as shown below:

To City: City of St. Anthony
420 North Bridge
St. Anthony, Idaho 83445

To Company: Cable One, Inc.
1314 North 3rd Street
Phoenix, Arizona 85004

SECTION 20. REPEAL OF CONFLICTING PROVISIONS

All provisions of the St. Anthony, Idaho City Code which conflict with the provisions of this ordinance are hereby repealed to the extent of such conflict.

SECTION 21. EFFECTIVE DATE

This ordinance shall be effective upon its passage and publication as provided by law.

PASSED by the Council of the City of St. Anthony on this the 8th day of July, 2010.


Neils Thueson, Mayor

ATTEST:


Patty Unruh Parkinson, City Clerk
(Seal)

ORDINANCE 2010-4

2011 FISCAL YEAR FINAL APPROPRIATION BUDGET

AN ORDINANCE ENTITLED THE ANNUAL APPROPRIATION ORDINANCE FOR THE FISCAL YEAR BEGINNING OCTOBER 1, 2010, APPROPRIATING THE SUM OF \$4,365,660 TO DEFRAY THE EXPENSES AND LIABILITIES OF THE CITY OF ST. ANTHONY FOR SAID FISCAL YEAR, AUTHORIZING A LEVY OF A SUFFICIENT TAX UPON THE TAXABLE PROPERTY AND SPECIFYING THE OBJECTS AND PURPOSES FOR WHICH SAID APPROPRIATION IS MADE.

BE IT ORDAINED by the Mayor and City Council of the City of St. Anthony, Fremont County, Idaho:

Section 1: That the sum of \$4,365,660 be, and the same is appropriated to defray the necessary expenditures and liabilities of the City of St. Anthony, Fremont County, Idaho, for the fiscal year beginning October 1, 2010.

Section 2: The objects and purposes for which such appropriation is made, and the amount of each object and purpose is as follows:

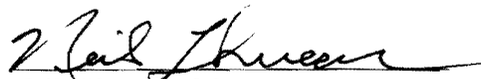
ESTIMATED EXPENDITURES	
GENERAL FUND	1,068,044
STREET FUND	356,511
AIRPORT FUND	65,200
WATER FUND	465,495
SEWER FUND	815,342
SANITATION FUND	225,468
PLAYGROUND EQUIPMENT FUND	6,600
INDUSTRIAL PARK FUND	18,000
WASTEWATER PHASE III FUND	1,250,000
WEST MAIN STREET FUND	95,000
TOTAL	4,365,660

Section 3: That a general tax levy on all taxable property within the City of St. Anthony be levied in and amount allowed by law for the general purposes for said City, for the fiscal year beginning October 1, 2010.

Section 4: All ordinances and parts of ordinances in conflict with this ordinance are hereby repealed.

Section 5: This ordinance shall take effect and be in full force upon its passage, approval and publication in one issue of the Standard Journal, a newspaper of general circulation in the City of St. Anthony, and the official newspaper of the City.

PASSED under suspension of rules upon which a roll call vote was taken and duly enacted an Ordinance of the City of St. Anthony, Fremont County, Idaho, at a convened meeting of the City of St. Anthony City Council held on the 9th day of September, 2010.


Neils Thueson, Mayor

Attest:


Patty Unruh Parkinson, City Clerk-Treasurer



ORDINANCE 2010-5

AN ORDINANCE OF THE CITY OF ST. ANTHONY, IDAHO, AMENDING ORDINANCE NO. 2009-4, THE APPROPRIATION ORDINANCE FOR THE FISCAL YEAR BEGINNING OCTOBER 1, 2009, AND ENDING SEPTEMBER 30, 2010; APPROPRIATING ADDITIONAL MONIES THAT ARE TO BE RECEIVED BY THE CITY OF ST. ANTHONY, IDAHO IN THE SUM OF \$311,834; AND PROVIDING AN EFFECTIVE DATE HEREOF.

BE IT ORDAINED BY THE MAYOR AND COUNCIL OF THE CITY OF ST. ANTHONY, IDAHO:

SECTION 1. That Ordinance No. 2009-4, the appropriation ordinance for the City of St. Anthony, Idaho, for the fiscal year commencing October 1, 2009, and ending September 30, 2010, be and the same is hereby amended as follows:

That the additional sum of \$311,834 be appropriated out of the following revenues to be used for lawfully authorized activities within the funds indicated:

General Fund	\$30,662
Henry's Fork Fund	1,282
Airport Fund	1,916
Police Grant Fund	22,100
Sewer Fund	50,000
Wastewater Phase III Fund	50,000
West Main Street Fund	95,000
East Main Street Fund	58,000
12 th West Grant	<u>2,874</u>
Grand Total	\$311,834

SECTION 2. This Ordinance shall be in full force and effect from and after its passage, approval and publication.

PASSED by the City Council the 23rd DAY OF September 2010, and APPROVED by the Mayor of the City of St. Anthony, Idaho, this 23rd DAY OF SEPTEMBER, 2010.


Neils Thueson, Mayor

Attest:


Patty Unruh Parkinson, City Clerk-Treasurer



Ordinance No. 2010-6

AN ORDINANCE AMENDING TITLE 5: CHAPTER 5.04, SECTION 050 AND CHAPTER 8, SECTION 030 and 080 OF THE ST. ANTHONY CITY CODE ESTABLISHING LICENSE FEES FOR THE RETAIL SALE OF BEER, WINE AND LIQUOR AND AMENDING THE EXPIRATION DATE OF LICENSES

WHEREAS, the City Code currently establishes the licensing fees for the retail sale of beer as an amount set by ordinance and does not establish a license fee for the retail sale of wine; and

WHEREAS, the City Council finds that it is appropriate to charge fees for licenses for retail beer wine and liquor sales and that such license fees should reflect the costs of the City providing for such sales as they may change from time to time; and

WHEREAS, the Council finds that it is more convenient and efficient to set such fees by resolution;

NOW THEREFORE:

BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF ST. ANTHONY, IDAHO THAT THE SECTION 5.04.050 AND SECTION 5.08.030 OF THE ST. ANTHONY CITY CODE BE AMENDED; AS FOLLOWS:

SECTION A:

5.04.050 License - - Fees. License fees for the retail sale of beer and wine in the city shall be in the amounts the mayor and city council shall establish by resolution.

~~A. Where draught beer or draught and bottled beer is sold to the consumer and consumed on the premises where sold, one hundred dollars per annum;~~

~~B. Where bottled beer only is sold to the consumer and consumed on the premises where sold, seventy-five dollars per annum;~~

~~C. Where bottled beer only is sold to the consumer and not consumed on the premises where sold, twenty-five dollars per annum.~~

SECTION B:

5.08.030 License-Fee. Each licensee licensed under the provisions of this chapter shall pay an annual license fee in advance as established by resolution of the mayor and city council.

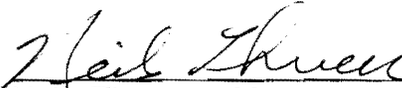
5.08.070 License-Expiration. All licenses shall expire at midnight on December ~~31~~ September 30 of the calendar year for which issued.

SECTION C: All ordinances or parts of ordinances in conflict herewith are hereby repealed.

SECTION D: This ordinance shall be in full force and effect from and after its passage, approval and due publication as provided by law.

PASSED this 9th day of December, 2010.

CITY OF ST. ANTHONY, IDAHO


Neils Thueson, Mayor

ATTEST:


Patty Unruh Parkinson, City Clerk

