ACCEPTANCE OF ORDINACE NOS. 349 & 350

TO THE HONORABLE MAYOR AND CITY COUNCIL OF THE CITY OF STAYTON, OREGON:

Utah C. Crowson and Frances M. Crowson, owners of Stayton Sanitary Service Inc., hereby unconditionally accept Ordinance Nos. 349 & 350 of the city of Stayton and all of the terms, provisions, and conditionsthereof, said Ordinance Nos. 349 & 350 being entitled;

AN ORDINANCE granting to Utah C. Crowson and Francis M. Crowson the exclusive right and privilege to collect, transport and convey garbage over and upon streets of the city of Stayton, Oregon.

which said Ordinance Nos. 349 & 350 was introduced at a regular meeting of said Council duly held on the 6th day of December, 1965, and with changes and ammendments was duly passed and adopted by the Mayor of said City of Stayton on the 20th day of December, 1965.

STAYTON SANITARY SERVICE INC.

Transon Masmart

Notary Public for Oregon My Commission Expres:

Nov 8, 1968

ordinance no. 349

AN ORDINANCE GRANTING TO UTAH C. CROWSON AND FRANCES M. CROWSON, THE EXCLUSIVE RIGHT AND PRIVILEGE TO COLLECT, TRANS-PORT AND CONVEY GARBAGE OVER AND UPON STREETS OF THE CITY OF STAYTON, OREGON; AND DECLARING AN EMERGENCY.

The City of Stayton ordains as follows:

Section 1. There is hereby granted by the City of Stay-ton to Utah C. Crowson and Frances M. Crowson the exclusive right, privilege and franchise to collect, convey and transport garbage upon the streets of said City, subject to the restrictions hereinafter set forth.

- Section 2. The rights, privileges and franchise herein granted shall continue and be in force from January 1, 1966 to and including the 31st day of December, 1970.
- Section 3. In consideration of the rights, privileges and franchise hereby granted, the said Utah C. Crowson and Frances M. Crowson shall pay to the City of Stayton, 2% of their monthly gross for the operation of such garbage hauling business.
- Section 4. The conditions and restrictions under which this franchise is granted are as follows:
 - a. The word "garbage" shall mean all sorts of animal and vegetable matter, rubbish, trash, debris, ashes, tin cans, tree trimmings and waste generally and shall embrace all articles and things ordinarily and customarily hauled off and dumped for the purpose of promoting the cleanliness and health of the city.
 - b. The word "collector" shall mean a person who is in the business of collection and disposal of garbage for a profit.
 - c. No garbage shall be transported or conveyed upon or over a street within the City of Stayton except that the same shall be conveyed and transported in a covered, watertight and drip proof vehicle equipped with a metal or metal lined container, or in metal covered barrels; provided, however, that innocuous, non decaying substances may be conveyed in suitable conveyances with adequate provisions against litter by covering and lashing.
 - d. No garbage shall be permitted to become spread, scattered, lodged or left within or upon any street in said City.
 - e. The collector shall provide, own and maintain at a distance not to exceed five (5) miles from the City of Stayton, a land fill dump ground and that the said ground shall not be less than five thousand (5,000) feet from the city limits of Stayton, Oregon, and it shall be

available for public use.

- f. All patrons served by said franchise holders shall be served in an impartial manner, except that they are not required to serve any person, firm or corporation, who has made default in payment for any prior service rendered under this ordinance, or serve any person who refuses to comply with the sanitary requirements to furnish cans.
- g. Nothing contained in this franchise shall prevent the officers of said City from employing men and using vehicles for the purpose of collecting and removing garbage for the annual cleanup.
- h. The hauling of garbage shall be under the supervision of the City health committee and said committee shall cause to be made regular inspections of said garbage hauling equipment and the manner of hauling garbage upon the streets of said City. In the event that the franchise holders shall violate any of the provisions hereof, or the provisions of Ordinance NO. of the City of Stayton, then the rights herein granted shall immediately cease, and the franchise holders shall surrender and forfeit any right and privilege granted by this ordinance.
- i. The collector shall procure and at all times carry in full force and effect, liability and property damage insurance issued by some insurance company acceptable to the City and with a certificate thereof filed with the Recorder, which insurance shall provide that the insurer will pay for property damage done by the collector, a minimum of \$10,000.00; that it will pay to any one person injured through the negligence of a collector, a minimum of \$25,000.00; and a minimum of \$50,000.00 to all persons injured in any one accident.
- j. The collector shall file with the City of Stayton, to insure the faithful performance on its part, a performance bond in a sum of not less than \$10,000.00 to cover any and all damage in failing to properly collect any garbage.
- k. Nothing herein shall prohibit any person from transporting upon the streets of the City of Stayton garbage produced by himself, in the event that such garbage is hauled in such a manner as to prevent leakage or littering upon the streets.

Section 5. If the franshise holders shall fail from any cause within their control to gather the garbage within the City of Stayton, and such failure shall continue for a period of ten days, or should the franshise holders for any reason fail to perform the conditions, agreements, provisions, acts or things herein mentioned, according to this franchise, then the rights herein granted shall immediately cease, and the franchise holders shall surrender and forfeit any right and privilege granted by this ordinance; provided however, that the

franchise holders shall not be liable for suspension or operation caused from excessive storms, accidents or casualties caused by an Act of God or the public enemy.

Section 6. The franchise holders shall, within thirty days after this Ordinance shall be in force, file with the Recorder of the City of Stayton, a written acceptance of the same.

Section 7. It is expressly understood that this franchise is granted subject to all the terms and provisions of the charter and ordinances of the City of Stayton, now or hereafter to be enacted, relating to the granting of franchises and the collecting, transporting and conveying of garbage, and the exercise of the police powers of the City of Stayton, with the same effect as through the same were expressly incorporated herein.

Section 8. The City reserves the right to prohibit or regulate the operation of trucks under this franchise on any street or streets within the City of Stayton when traffic conditions or the public welfare or public convenience shall, in the judgment of the Council of the City, so require.

Section 9. Franchise holders shall not assign this franchise or any right, license, or privilege granted herein except upon the express consent of the Council of the City of Stayton. All operations under this franchise shall not be performed or furnished by any contractor or subcontractor except with the express consent of the Council of the City of Stayton, and upon compliance with such terms as it shall specify. The provisions of this franchise shall be binding upon the franchise holders herein, their assignees, contractors and subcontractors.

Section 10. The City of Stayton shall not be deemed to have waived the performance of or observance by franchise holders of any of the terms, conditions, or provisions hereof, unless and except such waiver be by resolution or other appropriate action of its Council, and of which action a record is made.

Section 11. The rates to be charged for hauling garbage shall be as contained in Ordinance No. of the City of Stayton or as amended.

Section 12. Inasmuch as this ordinance is necessary immediately for the public health, peace and safety of the City of Stayton, an emergency is hereby declared to exist and this ordinance shall be in full force and effect immediately from and after its passage by the council and approval by the mayor.

PASSED by the Council this 201

20th day of December, 1965.

APPROVED by the Mayor this η_{θ}^{∞} day of December, 1965.

ATTEST: Schofer

corder of the City of Stayton, Oregon