First Reading: A Public Hearing: A

April 7, 2025 April 21, 2025

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CHAPTER 34 (GAS FRANCHISE)

AN ORDINANCE TO AMEND CHAPTER 34 (GAS FRANCHISE) OF TITLE II OF THE CODE OF THE CITY OF ANN ARBOR

The City of Ann Arbor ordains:

Section 1. That Chapter 34 Gas Franchise of Title II of the Code of the City of Ann Arbor be amended as follows:

2:300. Grant of gas franchise.

Subject to all the terms and conditions set forth in these sections 2:300-2:313this Chapter 34, the City of Ann Arbor grants to the Michigan Consolidated DTE Gas Company, ("Grantee"), a corporation organized under the laws of the State of Michigan ("grantee"), and its successors and assigns approved by the City in accordance with Section 2:310, a franchise to transact local business in the City of Ann Arbor (the "City" or "Grantor") for the purposes of conveying gas into and through and supplying and selling gas in the City of Ann Arbor and all other incidental matters including reasonably related to conveying, supplying, and selling gas in the City ("Franchise Purpose"). This franchise also grants a franchise to lay, maintain, operate, and use gas pipes, mains, conductors, service pipes, and other necessary equipment (hereinafter "gas transmission systemGas Transmission System") in the highways, streets, alleys, and other public places in the City of Ann Arbor, Washtenaw County, Michigan- for purposes consistent with the Franchise Purpose and the terms of this franchise. Notwithstanding this grant, the granteeGrantee must comply with the permit requirements of section Section 2:303 and must comply with all provisions of the Ann Arbor City Code and, all laws which govern use of the rights-ofway of the City including, but not limited to, the Americans with Disabilities Act and the rules and regulations of the city which regulate the use of public ways in the City of Ann ArborCity.

2:301. Term of franchise.

The term of the franchise granted by these sections 2:300 2:313this Chapter 34 is for 30 years after it takes effect from the later of April 22, 2025 or the date the franchise agreement is executed by both parties through April 22, 2035, subject to revocation at the will of the cityCity at any time during the 30-year period.term of the franchise. This franchise replaces any previous franchises upon execution via signature by both parties.

2:302. Gas service and extension of system.

If Upon approval of the provisions and conditions of these sections 2:300—2:313 are accepted this Chapter 34 by the grantee, then the grantee Grantee, which shall be made in writing prior to April 22, 2025, Grantee shall furnish gas to applicants residing in the cityCity in accordance with applicable laws, rules, and regulations; and provided further that the. The initial installation and any extensions shall be subject to the main extension provisions, the area expansion program provisions (if and where applicable), and other applicable provisions now or from time to time hereafter contained in the grantee's Grantee's rules and regulations for gas service as filed with the Michigan Public Service commission ("MPSC") or successor agency having similar jurisdiction.

Failure by Grantee to accept the terms of this franchise in writing shall be deemed to be a decision to continue under the franchise adopted into ordinance in 1997 until its expiration on January 31, 2027.

2:303. Use of streets and other public places.

Notwithstanding any implied or explicit rights granted by this franchise, no road, street, alley, or highway (each a "right-of-way") shall be opened for the laying of trunk lines, lateral mains, or other gas pipes, mains, conduits, service pipes, or other equipment, except upon application to the City of Ann Arbor or other authority having jurisdiction inover the premises, stating the nature of the proposed work and the route and issuance of all necessary permits to the granteeGrantee to do the work proposed. The granteeGrantee shall, within a reasonable time after making an opening or excavation, repair the same and leave it in as good condition as before the opening or excavation was made. For maintenance and inspections not requiring an opening or excavation the grantee, Grantee shall not unnecessarily obstruct the passage of any of the highways, streets, alleys, or other public places within the City-of Ann Arbor. For maintenance and inspections, the granteeGrantee may not occupy any right-of-way of the cityCity until it has obtained all permits required for occupancy. The granteeFor emergency maintenance or repairs needed to maintain safe operation of Grantee's facilities, Grantee may seek permits after the fact for work completed to maintain safe operation of the facilities. Grantee shall use due care in exercising the privileges herein contained and shall be liable to the City of Ann Arbor for all damages and costs which may be recovered against the City of Ann Arbor arising from the default, carelessness, or negligence of the granteeGrantee or its officers, agents, and servants.

Nothing in the above shall be read to excuse Grantee from adhering to all provisions of Ann Arbor City Code and the City's Public Services Standard Specifications, as amended.

2:304. Street vacation.

If <u>citythe City</u> vacates or consents to the vacation of a street or alley within its jurisdiction and such vacation necessitates the removal and relocation of <u>grantee'sGrantee's</u> facilities in the vacated right-of-way, <u>granteeGrantee</u> agrees to

consent to the vacation and to move its facilities, at its sole cost and expense, when asked to do so by <u>citythe City</u>. Grantee shall relocate its facilities to such alternative route as <u>mutually agreed between</u> the <u>city</u>, <u>acting reasonablyCity</u> and <u>in good faith</u>, <u>designatesGrantee</u>, accounting for safety and continuity of service during the term of this franchise</u>.

2:305. Relocation.

If <u>citythe City</u> requests <u>grantee tothat Grantee</u> relocate its facilities because of street or utility work, <u>granteeGrantee</u> shall relocate its facilities at its sole expense to such alternate route as <u>city</u>, <u>acting reasonablymutually agreed between the City</u> and <u>Grantee</u>, <u>accounting for safety and continuity of service during the term of this franchise</u>. If <u>relocation is accomplished as a result of coordination with otherwise scheduled work</u> <u>during the process described in good faith, designates.Section 2:310, the City may agree</u> <u>to share relocation costs with Grantee</u>.

2:306. Public emergency.

2:306. Local State of Emergency, State of Emergency, and/or State of Disaster.

The cityCity shall have the right to sever, disrupt, dig up or otherwise destroyrequire that Grantee make an immediate safe disconnection of any part of Grantee's facilities of grantee, without any prior notice, if such action is deemed necessary by the Director of Public Services, Director of Utilities, Area Administrator, the Public Works Manager, the Fire Chief, the Police Chief, or the City Administrator because of a public emergency. Public emergencyLocal State of Emergency or State of Emergency or State of Disaster. Local State of Emergency, State of Emergency, and State of Disaster shall be any condition which, have the meaning stated in the opinion of any of PA 390 of 1976, MCL §30.402(2) and relevant sub-sections, and may be declared by any of the officials named, possesses an immediate threat to the lives or property of the residents of the city, caused by any natural or man-made disaster, including but not limited to storms, floods, fire, accidents, explosions, major water main breaks, hazardous material spills, etc... Grantee shall be responsible for repair, at its sole expense, of any of its facilities damaged pursuant to any such disconnection action taken by Grantee at the cityCity's request.

2:307. Identification of system.

- (1) MISS <u>digDIG</u>. Grantee shall subscribe to and be a member of "MISS DIG," the association of underground utilities formed pursuant to <u>Public Act 53174</u> of 2013, the <u>Public Acts of 1974MISS DIG Underground Facility Damage Prevention and Safety</u> <u>Act</u>, as amended, MCL 460.701721 et seq., and shall conduct its business in conformance with the statutory provisions and regulations promulgated thereunder.
- (2) Marking. Grantee shall mark both the aerial and buried underground portions of its gas transmission systemGas Transmission System in an appropriate manner to indicate its ownership and to provide a toll-free number to call for assistance and to

identify the location of the gas transmission systemGas Transmission System within any public right-of-way.

2:308. Indemnity.

- (1) Disclaimer of liability. The <u>cityCity</u> shall not at any time be liable for injury or damage occurring to any person or property from any cause whatsoever arising out of the construction, maintenance, repair, use, operation, condition, or dismantling of <u>grantee's gas transmission systemGrantee's Gas Transmission System</u> and due to the act or omission of any person or entity other than the <u>cityCity</u>.
- (2) Indemnification. Grantee shall, at its sole cost and expense, defend, indemnify, and hold harmless the cityCity, all associated, affiliated, allied, and subsidiary entities of the cityCity now existing or hereinafter created, and their respective officers, boards, commissions, employees, agents, attorneys, and contractors (hereinafter referred to as "indemnitiesIndemnitees"), from and against: (1) Any and all liability, obligation, damages, penalties, claims, liens, limitations, reasonable fees and expenses of attorneys, expert witnesses, and consultants, which may be imposed upon, incurred by, or be asserted against the indemnities Indemnities by reason of any act or employees, granteeGrantee, personnel, omission of its agents, contractorcontractors, or subcontractors, resulting in personal injury, bodily injury, sickness, disease, or death to any person or damage to, loss of, or destruction of tangible or intangible property, libel, slander, invasion of privacy, and unauthorized use of any trademark, trade name, copyright, patent, service mark of, or any other right of any person, firm, or corporation which may arise out of or be in any way connected with the construction, installation, operation, maintenance, or condition of the gas transmission systemGas Transmission System or grantee's Grantee's failure to comply with any federal, state, or local law, statute, ordinance, or regulation.
- (3) Assumption of risk. Grantee undertakes and assumes for its officers, agents, contractors and, subcontractors, and employees, all risk of dangerous conditions, if any, on or about any <u>cityCity</u>-owned or controlled property, including public ways, and <u>granteeGrantee</u> hereby agrees to indemnify and hold harmless the <u>indemnitiesCity</u> for personal injury or property damage to any person arising out of the installation, operation, maintenance, or condition of the <u>gas_transmission</u> <u>systemGas_Transmission System</u> or <u>grantee'sGrantee's</u> failure to comply with any federal, state, or local statute, ordinance, or regulation.
- (4) Notice, cooperation, and expenses.
 - (a) The <u>cityCity</u> shall give <u>granteeGrantee</u> prompt notice of the making of any claim or the commencement of any action, suit, or other proceeding covered by the provisions of this <u>sectionSection</u> 2:308.
 - (b) Nothing herein shall be deemed to prevent the <u>cityCity</u> from cooperating with <u>granteeGrantee</u> and participating in the defense of any litigation by the <u>city'sCity's</u> own counsel.
 - (c) Grantee shall pay all expenses incurred by the <u>cityCity</u> defending itself with regard to any such actions, suits, or proceedings. These expenses shall include

all out-of-pocket expenses, such as attorney fees, and shall also include the reasonable value of any services rendered by or on behalf of the City Attorney, and the actual expenses of the <u>city'sCity's</u> agents, employees, or expert witnesses, and disbursements and liability assumed by the <u>cityCity</u> in connection with such suits, actions, or proceedings.

2:309. Standards and conditions of service; rules, regulations, and rates.

- (1) The granteeGrantee is now under the jurisdiction of the Michigan Public Service CommissionMPSC to the extent provided by statute; and the rates to be charged for gas, and the standards and conditions of service and operation in this cityCity shall be the same as set forth in the grantee'sGrantee's schedule of rules, regulations, and rates as applicable in the several cities, villages, and townships in which the grantee is now rendering gas serviceapproved by the MPSC, or as shall hereafter be validly prescribed for the City of Ann Arbor under the orders, rules, and regulations of the Michigan Public Service CommissionMPSC or other authority having jurisdiction in the premises.
- (2) The City has adopted a goal of carbon neutrality. The grant of this franchise by the City should not be interpreted by the MPSC, Grantee, or any customer to assume this franchise will be renewed or another franchise for gas service will be granted by the City.

2:.310. Coordination of work in the right of way.

Grantee shall be required to attend a meeting not less than once a quarter per calendar year with the Public Services Administration of the City, and their designees and invitees, for the purpose of identifying in good faith, potential opportunities between the City and Grantee to coordinate both parties' work that could affect Grantee's installation, decommissioning, repair, and/or maintenance of the Gas Transmission System in any right-of-way in the City, with the intent of trying to reduce the cost of gas utility services within the City through cost-sharing, decreasing the risk of damage to infrastructure, and increasing public convenience by reducing the length of time any right-of-way in the City is unavailable for public use. Neither the City nor Grantee shall have any obligation to perform any specific activity hereunder unless mutually agreed to, in writing, by both parties.

2.311 Agreement Regarding Climate Action.

Grantee and City agree to comply with and fulfill the terms of the Agreement Regarding Climate Action ("ARCA"). The ARCA has been signed by Grantee's responsible officer and adopted by the City Council together with this franchise. The ARCA arises from collaboration between Grantee and the City regarding certain actions that can be taken in response to climate change. The ARCA provides for points of alignment regarding certain actions that can be taken to combat climate change by Grantee in cooperation with the City. The ARCA is at all times subject to applicable law, regulation, rule, and, where required, MPSC approval. The parties cooperation shall be reported in a jointly prepared compliance report provided annually to City Council. The ARCA includes discussion of opportunities for the City and its citizens, especially those citizens with low or moderate income, to gain access to energy efficiency, distributed energy resources, and evolving technology programs and funding that are made available by Grantee. Except for the requirement to comply with the ARCA, neither the City nor Grantee shall have any independent obligation or requirement to perform any specific activity under this Section 2.311.

2.312 Modification of ARCA.

Upon agreement of the City and Grantee, the ARCA may be modified to adapt to evolving circumstances. Breach of the ARCA shall be addressed as stated in the ARCA and shall not by itself be deemed to be a violation of this Chapter or the franchise. Nothing within the ARCA shall be deemed to limit or otherwise restrict the ability of the City to terminate this franchise at will. In the event of the termination of this franchise, the ARCA shall also automatically terminate.

2:313. City jurisdiction.

Grantee shall be and remain subject to all <u>laws</u>, ordinances, rules, and regulations of the <u>cityCity</u> now in effect or which may be subsequently adopted for the regulation of land uses or for the protection of the health, safety, and welfare of residents of the <u>cityCity</u>.

2:311314. Successors and assigns.

(1) The granteeGrantee may not sell, assign, sublet, or allow another to use the franchise granted by these sections 2:300 2:313this Chapter 34 unless the City Council consents to same. If the granteeGrantee proposes to transfer or assign any interest of this franchise, written application for such transfer or assignment shall first be made to the cityCity. The cityCity may consider the technical, financial, and fiscal capabilities, as well as the business history and any other information it, in its sole discretion, deems appropriate in evaluating the ability of any prospective successor, assignee, or transferee to undertake the requirements of this franchise. The City Council will not unreasonably withhold approval after review. Any assignment, sublet, or use of this franchise by another entity shall also require the assumption of Grantee's responsibilities under the ARCA.

(2) Subject to the provisions of the City Charter and section 2:311(1), the words "Michigan Consolidated Gas Company" and "grantee", are intended and shall be held and construed to mean and include both Michigan Consolidated Gas Company and its successors and assigns, as approved in writing by the city, whether so expressed or not.

2:312315. Franchise not exclusive.

The rights, powerpowers, and authority granted by these sections 2:300 2:313this Chapter 34 are not exclusive.

2:313316. Franchise not retroactive.

The rights, powers, and authority granted by these sections 2:300–2:313this Chapter 34 are not retroactive and shall not be construed to authorize any installations or other actions of granteeGrantee which predate the effective date of these sections 2:300–2:313.this Chapter.

Section 2. This ordinance shall take effect on April 22, 2025.

CERTIFICATION

I hereby certify that the foregoing ordinance was adopted by the Council of the City of Ann Arbor, Michigan, at its regular session of April 21, 2025.

(Date)

Jacqueline Beaudry, Ann Arbor City Clerk

Christopher Taylor, Mayor of the City of Ann Arbor

I hereby certify that the foregoing ordinance received legal publication on the City Clerk's webpage on April 24, 2025.

Jacqueline Beaudry, Ann Arbor City Clerk