	Ordinance No.	
	Finlayson	
twenty-five (25) years to erect, rother appurtenances thereunto a City, and for the transmission, d purposes in said City and for the	Division of InterNorth, Inc., its lessees, s maintain and operate, a gas distribution appertaining in, upon, over, across and listribution and sale of natural and/or m e purpose of transmitting, transporting a	, Minnesota granting to successors and assigns a non-exclusive authority for a period on system and any and all necessary mains, pipes, services and along the streets, alleys, bridges, and public places of the said ixed gas for lighting, heating, industrial and all other uses and conveying such gas into, through or beyond the immediate the terms and conditions under which the said Company is to
operate, and repealing Ordinano	ce No. Thirty One of	said City.
	The City Council of Finlayson	Minnesota Ordains:
	Section 1	
Grantee, be and are hereby gran operate, a gas distribution sys	nted a non-exclusive authority for a per stem and any and all necessary mains	ts lessees, successors and assigns, hereinafter referred to as iod of twenty-five (25) years, to erect, construct, maintain and s, pipes, services and other appurtenances and equipment treets, alleys, bridges and public places in the City of
Finlayson Minnes	ota for the transmission, distribution	and sale of natural and/or mixed gas for lighting, heating
industrial and all other uses and		ose of transmitting, transporting and conveying such gas into
	Section 2	
		system or in the installation of any extension thereto, shall cut et, avenue, alley or public place, within the corporate limits of
persons or property during such was before taken up. All excava satisfaction of the Grantor. In t	ares by the public. The Grantee shall un n construction work and upon its complitions shall be refilled and all obstruction the event that the Grantee shall fail to antor may do such work as may be nee	e shall be done in a manner so as not to unreasonably interfere se such safeguards as may be necessary to prevent injury to etion, all pavement shall be replaced in as good condition as in ns shall be removed at the expense of the Grantee and to the comply with the provisions of this Section after having been ded to properly repair said thoroughfare and the cost thereof
	0 11 0	
	Section 3	
The Grantee in constructin		n system, and in entering and using said streets, highways

Thirty Seven

Section 4

Grantee agrees for and in behalf of itself, its lessees, successors and assigns, that for and during the term and period of this grant, it will maintain in the City an adequate, modern, standard and sufficient gas system and equipment and to maintain and operate the same in a modern and adequate fashion.

Grantee will from time to time during the term of this Ordinance make such enlargements and extensions of its distribution system as the business of the Grantee and the growth of said City justify, in accordance with its Rules and Regulations relating to customer connections and main and service line extensions currently in effect and on file from time to time with the Minnesota Public Service Commission or other competent authority having jurisdiction in the premises; provided, however, that no obligation shall extend to, or be binding upon the Grantee, to construct or extend its mains or furnish natural gas or natural gas service within said City if Grantee is, for any reason, unable to obtain delivery of natural gas at or near the corporate limits of said City or an adequate supply thereof to warrant the construction or extension of its mains, for the furnishing of such natural gas or gas service; provided, further, that when the amount of natural gas supplied to Grantee at or near the City limits of said City is insufficient to meet the additional firm requirements of connected or new consumers, Grantee shall have the right to prescribe reasonable rules and regulations for allocating the available supply of natural gas for such additional firm requirements to residential, commercial and industrial consumers in that order of priority.

Section 5

Grantee agrees for and in behalf of itself, its lessees, successors and assigns, that all authority and rights in this Ordinance Finla yson contained shall at all times be subject to all rights, power and authority now or hereafter possessed by the City of Minnesota, to regulate the manner in which grantee shall use the streets, alleys, bridges and public places of said City and concerning the manner in which Grantee shall use and enjoy the franchise herein granted. Section 6 Grantee shall, at all times, maintain an adequate pressure and adequate supply of clean, standard gas of the British Thermal Unit heating value of not less than that prescribed in its Rules and Regulations relating thereto in effect and on file from time to time with the Minnesota Public Service Commission or other competent authority having jurisdiction in the premises. Should the British Thermal Units fall below the limitation set forth in its appropriate Rules and Regulations, the rate then in effect shall be automatically and correspondingly lowered and reduced during any period or periods of time in which such lower British Thermal Unit value shall be furnished. The City shall have the privilege of requesting Grantee to furnish satisfactory proof of British Thermal Unit content of the gas. Section 7 The Grantee shall hold the Grantor harmless from any and all claims and actions, litigation or damage, arising out of the passage of this Ordinance or of the construction, erection, installation, maintenance or operation of its properties operated by authority of this Finlayson Ordinance within the corporate limits of the City of , Minnesota or the negligence of its employees in the operation thereof, including the Court costs and reasonable attorney fees in making defense against such claims. A copy of the process served upon the Grantor shall be served by the Grantor upon the Grantee. The Grantee shall have the right to defend in the name of the Grantor and to employ counsel for such purpose. If the Grantee shall be in default in the performance of any of the terms and conditions of this Ordinance and shall continue in Finlayson default for more than thirty (30) days after receiving notice from the City of ____ of such default, the said City may, by ordinance duly passed and adopted, terminate all rights granted under this Ordinance to the Grantee. The said notice of default shall specify the provision or provisions in the performance of which it is claimed the Grantee is in default. Said notice shall be in writing and served in the manner provided by the laws of the State of Minnesota for the service of original notices in civil actions. Section 9 The right and authority herein granted shall be non-exclusive and shall be and continue for a period of twenty-five (25) years from and after the effective date of this Ordinance. Section 10 Ordinance No. thirty One Finlayson of the City of __ , Minnesota is hereby repealed as of the effective date hereof. Section 11 This Ordinance shall be in full force and effect from and after its passage and publication as required by law, and the acceptance thereof by the Grantee. If the Grantee does not within (sixty) 60 days following passage of this Ordinance express in writing its objections to any terms or provisions contained therein, or reject this Ordinance in its entirety, the Grantee shall be deemed to have accepted this Ordinance and the terms and conditions of the franchise contained therein. Passed, adopted and approved this $\frac{11 th}{}$ day of Vernon Beck City of Finlayson

Form 78-4438 (Page 2) Maxine R. Holter

The motion for passage and adoption of said	Ordinance No. Thirty Se	was seconded b
AL ALLEMAN IN THE MALE		
Alvin Voit	, a member of the City Counci	I. Said Ordinance was thereupon read alou
y the Clerk of said City, and after a discussion t	hereof, Mayor Beck	, who was presidir
the meeting, presented the motion for a vote	e on the passage and adoption of said Ord	dinance by ayes in favor of the passage an
doption and by nays against the same, which v	vote resulted as follows:	
Ayes:	Four	
Nayes:	no	
Whereupon, it appearing that there were	Four ayes for the passage and ad	option of said Ordinance andno
ays against the passage and adoption thereof,	Mayor Beck	, who was presiding
eclared said Ordinance NoThirty Seve	duly passed and adopted and	I he signed and approved the same and th
ame was duly signed, sealed and attested by	Maxine R. Holter	, the City Clerk of said Cit
ame was duly signed, sealed and attested by $$	Maxine R. Holter	, the City Clerk of said Cit
		, the City Clerk of said Cit
Whereupon, the following resolution was off		
Whereupon, the following resolution was off		
Whereupon, the following resolution was off	ered by Maxine R. Holter	, City Clerk, wh
Whereupon, the following resolution was off noved its adoption: Be It Resolved by the City Council of the City	wered by Maxine R. Holter Yered by Finlayson	, City Clerk, wh
Be It Resolved by the City Council of the City Ordinance No37 be published in the	y ofFinlayson The Evergreen Shopper	, City Clerk, wh

37. Gas
Franchise

Franchise ordinances are normally not codified. I his ordinance should not be in TITLE XVII but it should be retained by the city.

6