

ORDINANCE NO 38

AN ORDINANCE AMENDING ORDINANCE PASSED BY THE CITY COUNCIL OF THE CITY OF WHEELER, TEXAS, AND APPROVED ON JULY 5, 1956, BEING ORDINANCE NO. 35, WHICH AMENDMENT EXEMPTS ELECTRIC COMPANIES FROM THE PAYMENT OF RENTALS BASED ON GROSS RECEIPTS FOR ELECTRIC SERVICE FURNISHED THE CITY OF WHEELER TEXAS, AND ELECTRIC SERVICE FURNISHED TO ALL MUNICIPAL, COUNTY AND STATE AGENCIES AND INSTITUTIONS, PUBLIC SCHOOLS AND FEDERAL GOVERNMENTAL AGENCIES AND INSTITUTIONS, AND EXEMPTS THEREFROM THE GROSS RECEIPTS FOR ELECTRIC SERVICE FURNISHED UNDER SPECIAL CONTRACTS WITH LARGER USERS AND CONSUMERS COMMONLY KNOWN AS "INDUSTRIAL CUSTOMERS".

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF WHEELER, TEXAS:

Section 1: That Section 1 of Ordinance No. 635, passed and approved by the City Council of the City of Wheeler, Texas, on the 5th day of July, 1956, is hereby amended to read as follows:

"Section 1: That all persons, partnerships, associations, organizations and corporations using or maintaining any telegraph, telephone electric light, or poles, gas pipe lines, pipes and other fixtures in any

of the streets, highways, easements, alleys, parks or other public places within the corporate limits of the City of Wheeler, Texas, shall on or before the 31st day of March of each year file with the City Secretary a sworn report showing the gross receipts from the business conducted by such persons, partnerships, associations, organizations, and corporations within the corporate limits of the City of Wheeler, Texas, for the preceding year ending December 31st., but EXCEPTING therefrom the gross receipts from business conducted by electric companies in connection with electric service furnished to the City of Wheeler, Texas, and all Municipal, County and State Agencies and Institutions located therein, and EXCEPT gross receipts from electric service furnished under special contracts with larger users and consumers thereof, commonly known as "Industrial Customers".

Section 2. That Section 3 of said Ordinance No 35 is hereby amended to read as follows:

"Section 3. That on or before the 31st day of March of each and every year, every person, partnership, association, organization or corporation occupying or using the streets, highways, easements, alleys, parks or other public places in the City of Wheeler, Texas, with poles, pipes, pipe lines, and for other fixtures shall as a condition to such further occupancy pay to the City annually for such privileges, a rental equal to two (2%) per cent of the gross receipts received by such person, partnership, association, organization or corporation from its business in the corporate limits of the City of Wheeler, Texas, but there is EXCEPTED therefrom the gross receipts from business conducted by electric companies in connection with service furnished to the City of Wheeler, Texas and all Municipal, County and State Agencies and Institutions, Public Schools and Federal Governmental Agencies and Institutions located therein, and EXCEPT gross receipts from electric service furnished under special contracts with larger users and consumers thereof, commonly known as 'Industrial Customers', and no rental is to be paid based on such gross receipts".

PASSED and APPROVED this 1st day of November, 1956.

C. B. Kirk
Mayor

Reba Wofford
City Secretary

Copied from Ordinance book No. 4, January 1969