

# Official Notices

**SCHEDULE OF EVENTS**  
 Mar. 20—Town Hall, Houston Symphony Orchestra—Guion Hall—7:30 p. m.  
 Mar. 21—Composite Regimental Ball—Sbisa Hall  
 Mar. 21—Economics Club Benefit Show—Assembly Hall  
 Mar. 22—Corps Dance—Sbisa Hall—9:00 p. m. to 12 midnight  
 Mar. 24—Lecture by Ruth Bryan Owen Rhode, Guion Hall, 8:00 p. m.  
 Mar. 28—Engineering Ball—Sbisa Hall—9:00 p. m.  
 Mar. 28—Polo Asso. Benefit Show—Assembly Hall  
 Mar. 28—Hillel Club Dance—Sbisa Hall—9:00 p. m.  
 Fellowship Luncheon each Thursday noon at Sbia Hall.  
 Roy L. Donahue, Chairman

**SENIORS**  
 Be sure you get your correctly engraved personal cards with your commencement invitations. You'll need them not only now, but for all time. See the "Jug" at Corps Headquarters Office.

**ACADEMIC COUNCIL**  
 The regular meeting of the Academic Council will be held at 2:30 p. m. TUESDAY, March 25.  
 F. C. Bolton,  
 DEAN

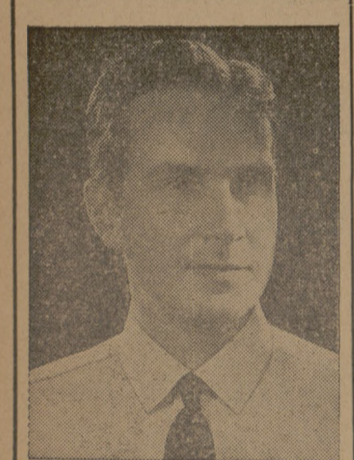
**CLASSES SUSPENDED AT 10**  
 In order to permit a review of the cadet corps for Congressman Ewing

**We Have It!**  
**SHOP and SAVE**  
 at the  
**Campus Variety Store**  
 North Gate



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**to stop car SQUEEKS**  
 We can stop nerve-wrecking squeaks in your car not caused by mechanical faults. Our Certified Mobilization protects vital, moving parts with high grade Mobiloid and Mobilgrease. Your car will run smoother, better and last longer when lubricated by us at regular intervals. We will gladly call for and deliver your car.

**Aggieland Service Station**  
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The MANFLAIR Collar on **Manhattan** SHIRTS  
 A little more spread and a lot more style... Manflair is a popular collar style with college men.  
 Come in and see the new Manhattans for Spring... there's plenty of smart patterns to choose from. Whites... plain colors and cheerful new stripes.  
 \$2 and \$2.50

**Waldrop & Co**  
 "Two Convenient Stores"  
 College Station - Bryan

Thomson, classes will be suspended at 10 a. m. today.  
 C. Bolton,  
 DEAN

**HEADQUARTERS RESERVE OFFICERS' TRAINING CORPS AGRICULTURAL AND MECHANICAL COLLEGE OF TEXAS**  
 College Station, Texas  
 MEMORANDUM NO. 43  
 CORPS REVIEW

1. There will be a MOUNTED REVIEW OF THE CORPS OF CADETS under arms held in the honor of REPRESENTATIVE THOMSON, CHAIRMAN OF THE HOUSE MILITARY AFFAIRS COMMITTEE, MARCH 22, 1941, on the REVIEW FIELD WEST OF GOODVIEW HALL.

**FIRST CALL** 10:30 A. M.  
**ADJUTANT'S CALL** 11:00 A. M.  
 2. Classes will be suspended at 10:00 A. M. SATURDAY, MARCH 22, 1941, to permit participation in the review.

3. UNIFORMS:  
 a. Dismounted and motorized units:—Number 1 with white shirts. (Cadet officers may wear breeches and boots.)  
 b. Mounted units:—Number 1 with white shirts, breeches and boots.  
 c. Cadets not in proper uniform will not be permitted to participate in the review and will be reported as absent.

4. The SENIOR INSTRUCTOR of the FIELD ARTILLERY unit will designate one battery to attend mounted and one battery to attend motorized, and the SENIOR INSTRUCTOR of the CAVALRY unit will designate one troop to attend mounted. 5. FORMATION: Line of regiments in line of battalions in column of masses.

6. Order of UNITS in line:  
 a. North side  
 BAND  
 INFANTRY REGIMENT  
 FIELD ARTILLERY REGIMENT (Less mounted batteries)  
 COMPOSITE REGIMENT  
 CAVALRY REGIMENT (less mounted troop)  
 ENGINEER REGIMENT  
 MOUNTED ARTILLERY REGIMENT

b. East end  
 Mounted Troop CAVALRY  
 Horse-drawn FIELD ARTILLERY  
 7. Immediately after ASSEMBLY, each REGIMENT will move from its place of Assembly to a place where it can march into its position in the review formation most expeditiously, as follows:  
 a. The BAND will move west to BERRYCKRONS ST., north of LUBBOCK ST., west to CLARK ST., and on LAMAR ST. directly to its position on the REVIEW FIELD.  
 b. The INFANTRY REGIMENT will follow the BAND.  
 c. The FIELD ARTILLERY REGIMENT will move west to COKE ST. north to LAMAR ST., west to HOUSTON ST., north to ESPLANADE, and west on south side of ESPLANADE until opposite their place in line.  
 d. The COMPOSITE REGIMENT will follow the FIELD ARTILLERY REGIMENT.  
 e. The CAVALRY REGIMENT will follow the COMPOSITE REGIMENT into position in line.  
 f. The ENGINEER REGIMENT will move south along HOUSTON ST. and follow the CAVALRY REGIMENT into position in line.  
 g. After the COMPOSITE REGIMENT has cleared GUION HALL the COAST ARTILLERY CORPS will move south to LAMAR ST., west to HOUSTON ST., and north to ESPLANADE, and follow the ENGINEER REGIMENT into position in line.

8. The Motorized Battery of the FIELD ARTILLERY will move south on HOUSTON ST., and into position in line.  
 9. The Mounted CAVALRY Troop will move east on the north side of ESPLANADE, then south on HOUSTON ST., and into position in line.  
 10. The Horse-drawn Battery of the FIELD ARTILLERY will follow the Mounted CAVALRY Troop.  
 11. BATTALION ADJUTANTS and a CADET OFFICER designated to guide each of the motorized and mounted units will be at the REVIEW FIELD in time to take post on the Stake designating the right of their respective units at ADJUTANT'S call.  
 By Order of Lieutenant Colonel WATSON:  
 R. P. LIVERY  
 Captain, Field Artillery  
 Adjutant

**COMMANDANT'S OFFICE**  
 CIRCULAR NO. 89:  
 1. The Cadet Officer of the Day and the Cadet Officer of the Guard will remain on the CAMPUS during their tour of duty unless ordered to leave the CAMPUS on detail by the COMMANDANT or the TACTICAL OFFICER of the Day.  
 By order of the COMMANDANT,  
 JOE E. DAVIS  
 Lt. Infantry  
 Assistant Commandant

**AGRICULTURAL SENIORS**  
 Radio station WLW is offering three scholarships in practical radio training to June graduates in Agriculture. Students competing for these scholarships must submit preliminary material by April 15. For further information and application forms contact the Agricultural Extension Agent at the Agricultural Building. Detailed information can be secured from Professor Dan Russell, Rural Sociology Department, St. E. J. Kyle, Dean, School of Agriculture

**SUMMER FELLOWSHIP PROGRAM**  
 The announcement has been received that the Ralston Purina Mills and the Danforth Foundation are again offering a Summer Fellowship Program to students of Agricultural Colleges July 28 through August 24. Fellowships will be granted to 38 Agricultural Juniors from as many State Agricultural Colleges. One of these fellowships is being offered to an Agricultural student in Texas A. & M. who will be a senior next year. The award will cover the student's expenses for two weeks in St. Louis studying actual business conditions, and two weeks at the American Youth Foundation Camp on Lake Michigan. Interested students should immediately get in touch with one of the following members of the committee on Danforth Fellowships:  
 D. W. Williams, Animal Husbandry Department  
 C. N. Shepardson, Dairy Husbandry Department  
 Ide P. Trotter, Agronomy Department  
 D. H. Reid, Poultry Department  
 J. W. Barber, Agricultural Economics  
 E. R. Alexander, Agricultural Education

**LIVESTOCK MARKETING SCHOOL**  
 The Livestock Marketing School sponsored by the Union Stock Yard & Transit Company will be held June 23 to July 3, 1941. Scholarships are offered to students finishing their Junior year, who are majoring in Animal Husbandry or Livestock Marketing. The scholarship represents the expense for the student while in Chicago. The A. & M. College of Texas has again been allotted one of these scholarships. Any eligible student who is interested in this scholarship should call at the Animal Husbandry Department immediately and leave his name.  
 D. W. WILLIAMS  
 Head of Department

**INDUSTRIAL FILMS**  
 Outstanding industrial films available in the Industrial Engineering Department this week are:  
**PRODUCTION: METHODS OF PAINT PRODUCTION:** Manufacture of paint from the raw materials to finished product. Running time approximately 30 min. with sound. This film will be shown Friday, March 28 at 10:00 a. m. in the basement projection room of the M. E. Shops.  
**MINING OF SULPHUR:** Modern methods of sulphur mining are shown of

Texas' own sulphur fields. Running time approximately 30 min. This film will be shown Saturday March 29 at 10:00 a. m. in the basement projection room of the M. E. Shops.  
**MANUFACTURE OF SHOES,** 16mm silent, running time 30 minutes.  
**PILLARS OF SALT,** 16mm silent, 15 minutes.  
**ROMANCE OF GLASS,** 16mm silent, 15 minutes.  
 Interested visitors are invited to see the first two films as part of the regular classroom instruction.  
 Student Technical Societies or other departments are invited to arrange with the Industrial Engineering Department for the use of any of these films. The films are booked for the entire week and are ordinarily available on Monday through the following Saturday.  
 Industrial Engineering Department  
 JUDDSON NEFF, Head

**INDUSTRIAL FILMS**  
 An outstanding film of the Pear Industry, "Pearlands of the Pacific" will be shown by the Industrial Engineering Department March 22 at 10:00 a. m. in the basement projection room of the M. E. Shops as part of the regular class room instruction. This is a 16mm sound film running about 30 minutes.  
 Student Technical Societies or other departments are invited to arrange with the Industrial Engineering Department for the use of these films. The films are booked for the entire week and are ordinarily available on Monday through the following Saturday.  
 Industrial Engineering Department  
 JUDDSON NEFF, Head

**FROM THE LONGHORN**  
 Space has been reserved in the Longhorn for the following clubs and as yet no picture has been made. Club officers must make arrangements with the photographer by March 26th. This date is the absolute deadline.  
 The clubs are Abilene A. & M. Club, Heart-of-Texas and Mountainers Club, Bell County Club, and Trans-Pecos Club. Alphabetical club rosters, with list of officers attached, have not been turned in by the following clubs: Abilene A. & M. Club, Ed. Society, Economics Club, Eastern Panhandle Club, Geology Club, Newman Club, Poultry Science Club, Bell County Club, Trans-Pecos Club, Bell County Club, Trans-Pecos Club, Bell County Club, Bell County Mothers Club, and Lutheran Club.

**PRESS CLUB PICTURE**  
 Longhorn pictures for the press club will be taken Tuesday, March 25, at five o'clock on the steps of the Administration building. Persons eligible consist of all those working on the publications of the Longhorn, The Battalion newspaper, The Battalion Magazine, The Agriculturist and The Engineer. All members please be present.  
**FRESHMAN TENNIS PLAYERS**  
 The oft-postponed freshman tennis tournament will get under way Saturday March 22nd, at 2 p. m. If the weather is bad all players are asked to meet in the gym at the above time. Players are asked to bring their own balls and should be ready to play Sunday as well as Saturday.

**KREAM AND KOW KLUB**  
 There will be an important meeting of the Kream and Kow Klub in the main treasury lecture room Tuesday night at 7:30, to select a duchess for the Cotton Ball. All members are urged to attend for other important business will be discussed.  
**LUTHERAN WALTHER LEAGUE**  
 The Lutheran Walther League will have their regular meeting and service Sunday at 4:00 o'clock in the Y.M.C.A. chapel. All Lutherans of the Missouri Synod are asked to come.  
 H. O. Kunkel, Secretary

**PRE-MEDICAL STUDENTS**  
 The time for holding the Medical Aptitude Test is being changed from November, as it has been in the past, to May of this year. Students who expect to enter medical college in the fall of 1942 are required to take the test May 1, 1941. Each student who plans to take this test should call at my office (Science Room 13) and request that an examination form be ordered. This must be done by 5 P. M. Monday, March 24.  
 G. E. POTTER

**Classified**  
 LOST—Recently, Stetson Campaign Hat with red cord, name under sweat band. Reward. Duty, Dorm 6, Room 305.  
 LOST—One slide rule in M. E. Building. Name on case, Jack L. Hammond. Return to Room 323 No. 12 for reward.

**Legal Notice**  
 ORDINANCE NO. 57  
 AN ORDINANCE GRANTING TO COMMUNITY NATURAL GAS COMPANY, ITS SUCCESSORS AND ASSIGNS, A FRANCHISE FOR THE CONSTRUCTION, OPERATION AND MAINTENANCE OF A GAS DISTRIBUTING PLANT OR SYSTEM IN THE CITY OF COLLEGE STATION, TEXAS  
 BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF COLLEGE STATION:  
 SECTION I. There is hereby granted to COMMUNITY NATURAL GAS COMPANY, a corporation having its principal office in Dallas, Dallas County, Texas, hereinafter called "Grantee," its successors and assigns, the right, privilege and franchise to construct, maintain and operate in the present and future streets, alleys, parkways and other public places and grounds in the City of College Station, Texas, a system of gas mains, supply pipes and laterals, and all necessary or desirable appurtenances for the purpose of supplying gas for light, heat, power and other purposes to the City of College Station, its inhabitants and persons and corporations beyond the corporate limits thereof, and the rights, privileges and franchises herein granted shall be and remain in Grantee, its successors and assigns, free from all licenses, taxes, rentals, fees or charges, except as hereinafter provided, for a period of twenty (20) years from and after the date of the execution of this franchise.

SECTION II. All mains, pipes and laterals will be so laid as to interfere as little as possible with traffic over the streets and alleys. The location of all mains, pipes and laterals may be fixed under the supervision of the governing authorities of the City of College Station. Grantee shall repair, clean up and restore to an approximate original condition all streets and alleys disturbed during the construction and repair of its gas distributing system.  
 SECTION III. When Grantee shall place excavations in any street, alley, avenue or public place in the City of College Station, the public shall be protected from all damage by reason of the existence of such excavations or obstructions by sufficient barriers and lights placed, erected and maintained by Grantee. In the event of any injury to any person or property by reason of the construction, operation or maintenance of said gas mains, pipes and laterals, Grantee shall be held liable therefor.  
 SECTION IV. The rates to be charged by Grantee for gas sold under this franchise are hereby fixed and determined as follows:  
 The sum of seventy-five cents (75c) gross per thousand (1,000) cubic feet for natural gas for domestic and commercial purposes; provided, that this rate shall be subject to a discount of ten per cent (10%) if payment is made within ten (10) days from the date of the bill.  
 In the event of any injury to any person or property by reason of the rates hereinabove allowed to be charged for natural gas, Grantee shall charge and collect a "readiness-to-serve" charge of one dollar (\$1.00) per month from each domestic and commercial consumer within the corporate limits of the City of College Station, in the flat sum of fifty cents (50c) per month. This charge is agreed and understood to be a charge that each and every consumer is to pay, regardless of the amount of gas consumed or the rate per thousand (1,000) cubic feet which will be charged for the gas.

Grantee shall be privileged to charge and collect from each domestic and commercial consumer in the City of College Station a minimum monthly bill of One Dollar (\$1.00) including the readiness-to-serve or customer's charge of 50c per consumer per month. Grantee may also charge and collect from said consumers for setting, resetting and changing meters upon special request of consumers, an amount not to exceed the cost of labor and material used in performing such work, plus ten per cent (10%) additional thereon; provided such charge shall be not less than Two Dollars (\$2.00).  
 The above rates and charges apply for each month or part of a month in which gas is used by any domestic and commercial consumer at the same location, and said rates and charges are expressly understood to be subject to revision and change by either the City of College Station or Grantee in the manner provided by law.  
 SECTION V. Grantee may make and enforce all the rules and regulations in the conduct of its business and may require, before furnishing service, the execution of a contract therefor and may require each consumer within the corporate limits of the City of College Station to pay Grantee for the installation of all service pipes from the main in the street to and throughout the consumer's

premises. Grantee shall have the right to contract with each consumer with reference to the installation of service pipes and the control thereof from their connection with Grantee's main in the street to and including the meter located on consumer's premises. Service lines are defined as "supply lines" from Grantee's main in the street to and ending at the consumer's meter.  
 SECTION VI. Grantee shall not be required to extend mains longitudinally on any street more than fifty (50) feet to any one consumer of gas. Nor shall Grantee be required to connect consumers to intermediate or high-pressure lines, except where Grantee may operate a regular intermediate pressure distribution system.  
 SECTION VII. Grantee shall be entitled to require of each and every consumer of gas, before gas service is commenced, a deposit of twice the amount of an estimated average monthly bill, which said deposit may be retained by Grantee until service is discontinued and all bills therefor have been paid. Grantee shall then return said deposit to the consumer, together with interest thereon at the rate provided by law from the date of said deposit. Grantee is entitled to apply said deposit with accrued interest to any indebtedness owed Grantee by the consumer making said deposit, and when it has been applied to any indebtedness the gas service can be discontinued until all of the indebtedness of the consumer is paid and a like deposit is again made with Grantee by said consumer.  
 SECTION VIII. The rights, privileges and franchises granted by this ordinance shall not be considered exclusive and no person or corporation in the City of College Station for the purpose of furnishing gas for light, heat and power in and for the City and other consumers.  
 Failure on the part of Grantee, its heirs or assigns, to exercise the powers and privileges herein granted in compliance with the terms of this grant, shall be cause for forfeiture thereof.  
 SECTION IX. Grantee shall furnish reasonably adequate service to the public and shall maintain its property, equipment and appliances in good order and condition.  
 SECTION X. Grantee agrees to pay and the City agrees to accept, on the 1st day of April, 1941, the sum of Five Hundred Dollars (\$500.00), and on the same day of each succeeding year during the life of this franchise an annual payment of Two Hundred Dollars (\$200.00) for the rights and privileges herein granted to Grantee, and said fee shall be in lieu of any and all occupation taxes, escheat and franchise taxes (whether levied as an ad valorem, special or other character of tax); in lieu of license and inspection fees, street taxes and street or alley rentals and of all other taxes, charges, levies, fees and rentals of whatsoever kind and character which the City may impose or hereafter impose upon real and personal property. Should the City not have the legal power to agree that the payment of the foregoing sums shall be in lieu of such taxes, licenses, fees, street or alley rentals, escheat or franchise taxes aforesaid, then the City agrees that it will apply to the governing authorities for the same as may be necessary to satisfy the Grantee's obligations, if any, to pay any such taxes, licenses, charges, fees, rentals, escheat or franchise taxes.  
 SECTION XI. The grounds of the Agricultural and Mechanical College of Texas as are specifically excluded and excepted from the places where the gas system or parts thereof of Grantee may be installed,

of any livestock or poultry allowed same to run at large shall constitute a separate offense.  
 SECTION 8. Without excluding any other types or classes, the term "livestock" as used in this ordinance shall include horses, mules, shetland ponies, and burrows; cattle; sheep and goats; and hogs; and the term "poultry" shall include chickens, geese, ducks, guineas, turkeys, and pigeons.  
 PASSED AND APPROVED this 20th day of March, A. D. 1941.  
 FRANK G. ANDERSON, Mayor  
 ATTEST: SIDNEY L. LOVELESS,  
 City Secretary.

**ORDINANCE NO. 58**  
 AN ORDINANCE PROVIDING THAT IT SHALL BE UNLAWFUL TO ALLOW LIVESTOCK AND POULTRY TO RUN AT LARGE, REQUIRING THE CITY MARSHALL TO IMPOUND LIVESTOCK OR POULTRY FOUND RUNNING AT LARGE AND TO COLLECT A FEE AND REIMBURSEMENT FOR REDEMPTION OF IMPOUNDED LIVESTOCK OR POULTRY, PROVIDING FOR ADVERTISING, SALE, AND USE OF PROCEEDS THEREFROM OF IMPOUNDED LIVESTOCK AND POULTRY NOT REDEEMED, IMPOSING A FINE FOR ALLOWING LIVESTOCK OR POULTRY TO RUN AT LARGE, AND DEFINING CERTAIN TERMS.  
 BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF COLLEGE STATION, TEXAS:  
 SECTION 1. It shall be unlawful for any livestock or poultry to run at large and for the owner or keeper of any livestock or poultry to allow the same to run at large within the corporate limits of the city.  
 SECTION 2. It shall be the duty of the city marshal to impound any livestock or poultry running at large within the corporate limits of the city.  
 SECTION 3. The owner or keeper of any livestock or poultry impounded under the terms of this ordinance may redeem or reclaim same by the payment to the city of a fee of two dollars for each head of livestock and fifty cents for each head of poultry, and in addition thereto by reimbursing the city for the expense incurred in connection with the impounding of such livestock or poultry.  
 SECTION 4. It shall be the duty of the city marshal to advertise for sale any livestock or poultry not redeemed or reclaimed by the owner or keeper within five days after such livestock or poultry has been impounded. Such notice of sale shall be published once in the official newspaper of the city and shall give a description of the livestock or poultry to be sold and announce the time for the sale. Such date of sale shall be not less than five days nor more than ten days from the date of such publication.  
 SECTION 5. It shall be the duty of the city marshal to sell to the highest cash bidder any livestock or poultry advertised for sale as provided in Section 4 hereof. Such notice of sale shall be paid into the general funds of the city an amount necessary to cover the fees and reimbursement as provided in Section 3 hereof. The remainder shall be held in a special "Livestock and Poultry Fund," to be paid to the owner or keeper of the livestock or poultry sold, if same makes claim within a period of three months. In event such claim is not established within said time, such remaining proceeds shall then be forfeited to the city and be paid into the general fund.  
 SECTION 7. Any person who wantonly and willfully allows any livestock or poultry to run at large within the corporate limits of the city shall be fined not to exceed ten dollars (\$10) upon first conviction and not to exceed twenty-five (\$25) dollars upon each conviction thereafter. Each day that the owner or keeper

of any livestock or poultry allowed same to run at large shall constitute a separate offense.  
 SECTION 8. Without excluding any other types or classes, the term "livestock" as used in this ordinance shall include horses, mules, shetland ponies, and burrows; cattle; sheep and goats; and hogs; and the term "poultry" shall include chickens, geese, ducks, guineas, turkeys, and pigeons.  
 PASSED AND APPROVED this 20th day of March, A. D. 1941.  
 FRANK G. ANDERSON, Mayor  
 ATTEST: SIDNEY L. LOVELESS,  
 City Secretary.

**Legal Notice**  
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SECTION II. All mains, pipes and laterals will be so laid as to interfere as little as possible with traffic over the streets and alleys. The location of all mains, pipes and laterals may be fixed under the supervision of the governing authorities of the City of College Station. Grantee shall repair, clean up and restore to an approximate original condition all streets and alleys disturbed during the construction and repair of its gas distributing system.  
 SECTION III. When Grantee shall place excavations in any street, alley, avenue or public place in the City of College Station, the public shall be protected from all damage by reason of the existence of such excavations or obstructions by sufficient barriers and lights placed, erected and maintained by Grantee. In the event of any injury to any person or property by reason of the construction, operation or maintenance of said gas mains, pipes and laterals, Grantee shall be held liable therefor.  
 SECTION IV. The rates to be charged by Grantee for gas sold under this franchise are hereby fixed and determined as follows:  
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 In the event of any injury to any person or property by reason of the rates hereinabove allowed to be charged for natural gas, Grantee shall charge and collect a "readiness-to-serve" charge of one dollar (\$1.00) per month from each domestic and commercial consumer within the corporate limits of the City of College Station, in the flat sum of fifty cents (50c) per month. This charge is agreed and understood to be a charge that each and every consumer is to pay, regardless of the amount of gas consumed or the rate per thousand (1,000) cubic feet which will be charged for the gas.

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 SECTION V. Grantee may make and enforce all the rules and regulations in the conduct of its business and may require, before furnishing service, the execution of a contract therefor and may require each consumer within the corporate limits of the City of College Station to pay Grantee for the installation of all service pipes from the main in the street to and throughout the consumer's

premises. Grantee shall have the right to contract with each consumer with reference to the installation of service pipes and the control thereof from their connection with Grantee's main in the street to and including the meter located on consumer's premises. Service lines are defined as "supply lines" from Grantee's main in the street to and ending at the consumer's meter.  
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 SECTION VII. Grantee shall be entitled to require of each and every consumer of gas, before gas service is commenced, a deposit of twice the amount of an estimated average monthly bill, which said deposit may be retained by Grantee until service is discontinued and all bills therefor have been paid. Grantee shall then return said deposit to the consumer, together with interest thereon at the rate provided by law from the date of said deposit. Grantee is entitled to apply said deposit with accrued interest to any indebtedness owed Grantee by the consumer making said deposit, and when it has been applied to any indebtedness the gas service can be discontinued until all of the indebtedness of the consumer is paid and a like deposit is again made with Grantee by said consumer.  
 SECTION VIII. The rights, privileges and franchises granted by this ordinance shall not be considered exclusive and no person or corporation in the City of College Station for the purpose of furnishing gas for light, heat and power in and for the City and other consumers.  
 Failure on the part of Grantee, its heirs or assigns, to exercise the powers and privileges herein granted in compliance with the terms of this grant, shall be cause for forfeiture thereof.  
 SECTION IX. Grantee shall furnish reasonably adequate service to the public and shall maintain its property, equipment and appliances in good order and condition.  
 SECTION X. Grantee agrees to pay and the City agrees to accept, on the 1st day of April, 1941, the sum of Five Hundred Dollars (\$500.00), and on the same day of each succeeding year during the life of this franchise an annual payment of Two Hundred Dollars (\$200.00) for the rights and privileges herein granted to Grantee, and said fee shall be in lieu of any and all occupation taxes, escheat and franchise taxes (whether levied as an ad valorem, special or other character of tax); in lieu of license and inspection fees, street taxes and street or alley rentals and of all other taxes, charges, levies, fees and rentals of whatsoever kind and character which the City may impose or hereafter impose upon real and personal property. Should the City not have the legal power to agree that the payment of the foregoing sums shall be in lieu of such taxes, licenses, fees, street or alley rentals, escheat or franchise taxes aforesaid, then the City agrees that it will apply to the governing authorities for the same as may be necessary to satisfy the Grantee's obligations, if any, to pay any such taxes, licenses, charges, fees, rentals, escheat or franchise taxes.  
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 FRANK G. ANDERSON, Mayor  
 ATTEST: SIDNEY L. LOVELESS,  
 City Secretary.

of any livestock or poultry allowed same to run at large shall constitute a separate offense.  
 SECTION 8. Without excluding any other types or classes, the term "livestock" as used in this ordinance shall include horses, mules, shetland ponies, and burrows; cattle; sheep and goats; and hogs; and the term "poultry" shall include chickens, geese, ducks, guineas, turkeys, and pigeons.  
 PASSED AND APPROVED this 20th day of March, A. D. 1941.  
 FRANK G. ANDERSON, Mayor  
 ATTEST: SIDNEY L. LOVELESS,  
 City Secretary.

**ORDINANCE NO. 58**  
 AN ORDINANCE PROVIDING THAT IT SHALL BE UNLAWFUL TO ALLOW LIVESTOCK AND POULTRY TO RUN AT LARGE, REQUIRING THE CITY MARSHALL TO IMPOUND LIVESTOCK OR POULTRY FOUND RUNNING AT LARGE AND TO COLLECT A FEE AND REIMBURSEMENT FOR REDEMPTION OF IMPOUNDED LIVESTOCK OR POULTRY, PROVIDING FOR ADVERTISING, SALE, AND USE OF PROCEEDS THEREFROM OF IMPOUNDED LIVESTOCK AND POULTRY NOT REDEEMED, IMPOSING A FINE FOR ALLOWING LIVESTOCK OR POULTRY TO RUN AT LARGE, AND DEFINING CERTAIN TERMS.  
 BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF COLLEGE STATION, TEXAS:  
 SECTION 1. It shall be unlawful for any livestock or poultry to run at large and for the owner or keeper of any livestock or poultry to allow the same to run at large within the corporate limits of the city.  
 SECTION 2. It shall be the duty of the city marshal to impound any livestock or poultry running at large within the corporate limits of the city.  
 SECTION 3. The owner or keeper of any livestock or poultry impounded under the terms of this ordinance may redeem or reclaim same by the payment to the city of a fee of two dollars for each head of livestock and fifty cents for each head of poultry, and in addition thereto by reimbursing the city for the expense incurred in connection with the impounding of such livestock or poultry.  
 SECTION 4. It shall be the duty of the city marshal to advertise for sale any livestock or poultry not redeemed or reclaimed by the owner or keeper within five days after such livestock or poultry has been impounded. Such notice of sale shall be published once in the official newspaper of the city and shall give a description of the livestock or poultry to be sold and announce the time for the sale. Such date of sale shall be not less than five days nor more than ten days from the date of such publication.  
 SECTION 5. It shall be the duty of the city marshal to sell to the highest cash bidder any livestock or poultry advertised for sale as provided in Section 4 hereof. Such notice of sale shall be paid into the general funds of the city an amount necessary to cover the fees and reimbursement as provided in Section 3 hereof. The remainder shall be held in a special "Livestock and Poultry Fund," to be paid to the owner or keeper of the livestock or poultry sold, if same makes claim within a period of three months. In event such claim is not established within said time, such remaining proceeds shall then be forfeited to the city and be paid into the general fund.  
 SECTION 7. Any person who wantonly and willfully allows any livestock or poultry to run at large within the corporate limits of the city shall be fined not to exceed ten dollars (\$10) upon first conviction and not to exceed twenty-five (\$25) dollars upon each conviction thereafter. Each day that the owner or keeper

of any livestock or poultry allowed same to run at large shall constitute a separate offense.  
 SECTION 8. Without excluding any other types or classes, the term "livestock" as used in this ordinance shall include horses, mules, shetland ponies, and burrows; cattle; sheep and goats; and hogs; and the term "poultry" shall include chickens, geese, ducks, guineas, turkeys, and pigeons.  
 PASSED AND APPROVED this 20th day of March, A. D. 1941.  
 FRANK G. ANDERSON, Mayor  
 ATTEST: SIDNEY L. LOVELESS,  
 City Secretary.

**ORDINANCE NO. 57**  
 AN ORDINANCE GRANTING TO COMMUNITY NATURAL GAS COMPANY, ITS SUCCESSORS AND ASSIGNS, A FRANCHISE FOR THE CONSTRUCTION, OPERATION AND MAINTENANCE OF A GAS DISTRIBUTING PLANT OR SYSTEM IN THE CITY OF COLLEGE STATION, TEXAS  
 BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF COLLEGE STATION:  
 SECTION I. There is hereby granted to COMMUNITY NATURAL GAS COMPANY, a corporation having its principal office in Dallas, Dallas County, Texas, hereinafter called "Grantee," its successors and assigns, the right, privilege and franchise to construct, maintain and operate in the present and future streets, alleys, parkways and other public places and grounds in the City of College Station, Texas, a system of gas mains, supply pipes and laterals, and all necessary or desirable appurtenances for the purpose of supplying gas for light, heat, power and other purposes to the City of College Station, its inhabitants and persons and corporations beyond the corporate limits thereof, and the rights, privileges and franchises herein granted shall be and remain in Grantee, its successors and assigns, free from all licenses, taxes, rentals, fees or charges, except as hereinafter provided, for a period of twenty (20) years from and after the date of the execution of this franchise.

SECTION II. All mains, pipes and laterals will be so laid as to interfere as little as possible with traffic over the streets and alleys. The location of all mains, pipes and laterals may be fixed under the supervision of the governing authorities of the City of College Station. Grantee shall repair, clean up and restore to an approximate original condition all streets and alleys disturbed during the construction and repair of its gas distributing system.  
 SECTION III. When Grantee shall place excavations in any street, alley, avenue or public place in the City of College Station, the public shall be protected from all damage by reason of the existence of such excavations or obstructions by sufficient barriers and lights placed, erected and maintained by Grantee. In the event of any injury to any person or property by reason of the construction, operation or maintenance of said gas mains, pipes and laterals, Grantee shall be held liable therefor.  
 SECTION IV. The rates to be charged by Grantee for gas sold under this franchise are hereby fixed and determined as follows:  
 The sum of seventy-five cents (75c) gross per thousand (1,000) cubic feet for natural gas for domestic and commercial purposes; provided, that this rate shall be subject to a discount of ten per cent (10%) if payment is made within ten (10) days from the date of the bill.  
 In the event of any injury to any person or property by reason of the rates hereinabove allowed to be charged for natural gas, Grantee shall charge and collect a "readiness-to-serve" charge of one dollar (\$1.00) per month from each domestic and commercial consumer within the corporate limits of the City of College Station, in the flat sum of fifty cents (50c) per month. This charge is agreed and understood to be a charge that each and every consumer is to pay, regardless of the amount of gas consumed or the rate per thousand (1,000) cubic feet which will be charged for the gas.  
 Grantee shall be privileged to charge and collect from each domestic and commercial consumer in the City of College Station a minimum monthly bill of One Dollar (\$1.00) including the readiness-to-serve or customer's charge of 50c per consumer per month. Grantee may also charge and collect from said consumers for setting, resetting and changing meters upon special request of consumers, an amount not to exceed the cost of labor and material used in performing such work, plus ten per cent (10%) additional thereon; provided such charge shall be not less than Two Dollars (\$2.00).  
 The above rates and charges apply for each month or part of a month in which gas is used by any domestic and commercial consumer at the same location, and said rates and charges are expressly understood to be subject to revision and change by either the City of College Station or Grantee in the manner provided by law.  
 SECTION V. Grantee may make and enforce all the rules and regulations in the conduct of its business and may require, before furnishing service, the execution of a contract therefor and may require each consumer within the corporate limits of the City of College Station to pay Grantee for the installation of all service pipes from the main in the street to and throughout the consumer's

premises. Grantee shall have the right to contract with each consumer with reference to the installation of service pipes and the control thereof from their connection with Grantee's main in the street to and including the meter located on consumer's premises. Service lines are defined as "supply lines" from Grantee's main in the street to and ending at the consumer's meter.  
 SECTION VI. Grantee shall not be required to extend mains longitudinally on any street more than fifty (50) feet to any one consumer of gas. Nor shall Grantee be required to connect consumers to intermediate or high-pressure lines, except where Grantee may operate a regular intermediate pressure distribution system.  
 SECTION VII. Grantee shall be entitled to require of each and every consumer of gas, before gas service is commenced, a deposit of twice the amount of an estimated average monthly bill, which said deposit may be retained by Grantee until service is discontinued and all bills therefor have been paid. Grantee shall then return said deposit to the consumer, together with interest thereon at the rate provided by law from the date of said deposit. Grantee is entitled to apply said deposit with accrued interest to any indebtedness owed Grantee by the consumer making said deposit, and when it has been applied to any indebtedness the gas service can be discontinued until all of the indebted