ORDINANCE NO. 753

A RESOLUTION AUTHORITIES IN TAX ANTICIPATION WARLANTS IN OF TAXES LEVIED FOR THE YEAR OF TAXES LEVIED FOR THE YEAR 1984 O ISSUANCE OF ANTICIPATION FILINCIS

meet and defray the necessary experses of government; and WHEREAS, there not sufficient money in the treasury of the City

gomery County, Illinois, deem it advitable and necessary interest of the City that funds he borrowed for the WHEREAS, the Mayor and City Council of the City of and defraying necessary expenses of the City and in evidence City for to issue tax anticipation warrant in anticipation of the general corporate purposes levied for the year 1986. Nokomis, Mont purpose of and in

wise that the money for their payment is or until notice shall be given by publication in a newspaper the Mayor and corporate purposes, and that said tax anticipation warrants be issued by collected, and shall be received by any collector of taxes in payment payment. and such taxes, when collected, said tax issued in excess of 85% of the total amount of the tax so in the numerical order of their said warrant be borrowed from The First National defray the necessary expenses of this City against and in anticipaseven and one-half percent BE IT RESOLVED, tax the collection of the tax issue and dispose of said tax anticipation warrant, and that is hereby assigned and pledged to the payment The Mayor and City Clerk be and they are hereby authorized against City Clerk which warrants are to bear interest not to exsuch warrants to of which they are issued. such that the date and sum of Twenty Thousand Dollars (\$20,000.00) show upon their face that they are payable issue and solely from such (7½%) per annum from the date until paid shall be in such denomination as set lev: ed for the year 1986 for general Bank of set apart available and will be paid on Said warrants shall not Nokomis as and held for their needed of said warrant levied, which taxes when or out above

All resolutions in conflict here with are hereby repealed.

Leng Water

ATTEST: Many pend televior

atalen 27, 1986

UNITED STATES OF AMERICA COUNTY OF MONTGOMERY STATE OF IL JINOIS

Barre

GENERAL CORPORATE PURPOSE TAX ANTICIPATION WARRANT

City of Nokomis. County of Montgomery and State of Illinois 20,000.00

NO.

of Montgomery, and State of Illinois, as City Clerk of the City of City Clerk of the City of Nokomis, Nokomis, Illinois, 62075, County

shall be given by publication in a newspaper, or otherwise, that the and one-half percent per annum from date until paid, or until notice Twenty thousand and 00/100 Dollars, payable Pay to the order of The First National Bank of Nokomis the sum of levied by the City of Nokomis be paid upon presentation. otherwise, together with the interest thereon at the rate of seven for the payment thereof is available and that this warrant will for the year A.D. 1986, when received and solely out of the taxes

pledged to the payment This warrant is der of issuance against said taxes, which warrants, including City of Nokomis. Said taxes are especially assigned, set apart and fund to meet and defray the payment of the necessary expenses of levied for This warrant do not a meeting on the $27^{\frac{1}{2}}$ day cf October, 1986. the year exceed eighty-five percent of the levy for said issued 1. S 1986 for General Corporate Purposes to provide a issued against, and in anticipation of, said taxes of this and all warrants in their numerical orpursuant to a resolution of the City

GENE ADDEN, MAYOR

Lens addes

MARY JEAN SCHELLER
CITY CLERK

ORDINANCE NO 3 W

AN O ORDINANCI NT DEVICES DEVI SH TO A TOOL REGULATE OOL TABLES E AND B, B D LICENSE BILLBOARDS \tilde{S} MECHANICAL S AND MUSIC BOXE AMUS SI

COUNTY ORDAINED Y OF MONTO MONTGOMERY, 0 2 STATE COUNCIL OF THE OF ILLINOIS, THAT: OF NOKOMIS ILLINOIS

engaged tions, of fees at ECTION or 44 in pur car ursuit crying on suits in t n the this different branc section mention taxed and different to-wit 0 llected ioned, 400 S H H and from business spective. nd sses S he , occupa-license

(a) \$30. Year used Keepers provided, ed in such per annum, or at that rate for rovided, that if more than one in such place, an additional areach additional table used.

owners of any billboards now the City of Nokomis, shall pay following, to s of billiard and pool tables shall pay for a less peri one such table nal sum of \$15.0 for sum of ay the suriod than sha 00 s nall be shall | in one kep

control all billboards. (c) Owners paid for ea (b) The own within the 80 20 owners o owners of any billboards now or hereafter, locate the City of Nokomis, shall pay a license of \$10.00 or each panel of a billboard used for advertising. shall be payable in advance for the exclusive rigular all posting of all advertising literature upon sa located \$10.00 right The to

boxes" shand said Owners or es" shall] operators pay \$15.00 nse shall b of of be music for each muin advance. commonly k known xod operat SP juke

other manner or means.
also shall include any n
may be used as a game of
player uses or directs a
(e) Operator: The term of
son, firm, corporation,
for operation by another
the purpose of operation
fined whether such setti
tribting be for a fixed
division of the income d
(f) Proprietor: A propri
firm, corporation, parne owner, leaser, o such mechanical on exhibition fo may be any defor tl ferred t (b) hine which upon be operated as description, an purpose or purpose or device of the income deriver proprietor: A proprietor in m, corporation, parnership, leaser, or proprietor or proprietor or the purpose The the return of shall pay \$15.00 per annum for id license shall be payable in the term Mechanical Amusement Doll to as a device or machine), is which upon the insertion of to turn of money or which provides for no pay-off by any er or means. The term Mechanical Amusement Device include any machine or apparatus which is used or dasa game of skill or amusement and in which the sor directs any force generated by the device itself. or: The term operator is hereby defined to be any percorporation, partnership or association who sets up ion by another, or leases or distributes or sells for e of operation by another, any machine as herein defer a fixed charge or rental, or on the basis of a fixed charge or rental, or on the basis of a fixed charge or such machine or otherwise. etor: A proprietor is hereby defined to be any person, as a game or and which co parnership, device contains of contest association any establishment i O f use Device, is her a coin on hereby d f skill or automatic skill play (her or slug, operace or amusement club who is ment in or a ef in pay-of: ed Or operates als play, or be person devic the of any for any self per or 0 0

ined thall of of an opera without fi begin with ry of each operator as ut first ha with Febru person year on, firm or corporation as herein defined or as having obtained license bruary 1st each year and shall engage is a proprietor therefore. The expire on the shall he r as herein of The license he last day of in he de of

ECTION S ~ H [II. (\$10 0 .00 The _ licens per year, ee e tor H Ø ea ha ach be para ıtc ya de. Ĭ shal le in l be ance 0 D Hundr ed

S IO N N 0 IV . 00 he D er E H. yea cen K W 0 0 ее H each machine, payabl 0 S in 111 advanc be nty Do

SECT: July rate of to 3, Of 0 V. Licthis (1987, Le of the contract) ordinance.

will be reference the annual e fees shall be due and payab nance. The license fees paid 1 be pro-rated until January annual license fee prescribed payabl paid W for in fr r music bo 1988, at Sections boxes at the ns 3 an ef fect ne pro and 4 through

SECTION VI. e Cit Application y Clerk and for 1 shall icense herewith specify: shall be filed n i writing

- 1. of ion, and name partnership or l their address and address of the applicant association, the rd and nd if a incipa H off 0 a 0 rs bora. her
- N Whether applicant J. ρ citizen Of the United Sta tes
- 3. Age of applicant.
- 4. prietor, the place where erated and the business (Place of business of applicant and if the nere the machine is sess conducted at the the to place appli be d plicant is a displayed ω or rd op-0
- U prietor, serial number name of the number the manufacturer er of the machine of machines of and the to bе machine, the the applicant used. the type the
- and address of the operator of the machine

Said City in wi the by wi e type whose which for application of machine to be authority the 1 investigation shall be used; license of then to the character of the a o carry on the business used; said Chief to recense shall be issued. be referred of the report applicant, ss of the a Chief 0 f to the city Cr Council

at acter SECTION VII. least TII. No license twenty-one (21) shall |) years be pe issued of arr ed to Ф any any applicant person of go ant unless good moral moral he char

only able + SECTION he establishment and to VIII. the non n transferable premises for The of license the e shall be licenser. which such be posted . Such case of license d in a consection license ıs. proprietor conspicuous se shall be r issued. nonassign-shall appl plac apply

ded such machine or demachine. However each ma hereunder, a certif each machine in a c from one machine or SECTION and giving IX. The machine. City Cler rtificate g a description and upon the City Clerk yment of a transfer or device remains a r, upon such transfe tificate for each machine, the same conspicuous place. Such license or device upon application to the a description and serial number of Clerk shall emains at the transfer the issue serial shall ifee of to issue a new li f Two Dollars (same location prior machine each rdord same to e may be tran he City Clerk of such new ietor s (\$2.00), on as the p be be shall transferred affixed and machine become to prior provi such

number Police. such new ECTION ion within 0 f location the new location and the licens n the City censer application of shall Nokomis Il move his place of bu komis the licenses may tion to the City Clerk, the approval thereof b may be business уд giving street y the Chief of transferred another and to

SECTION Plain iness ECTION 20 View other of a all per place persons where machines who such machines may shall be at in a11 or are times frequent kept be Or any kept used place and placed of busin

device. It a mechanism that authorize, Ιf any Nothing i any such gambling shall not be cons has been or may in or this permit construed ordinance y be judicially device is inad any gambling SB inadvertently licensed legalizing such gambling shall determied devices Kem whatsoever construed gambling hereunder device

provisions the public license, same may revoke any even be r of the c welfare requires such ven though the license e revoked. The ordinance issued Mayor or hereunder or the whenever City revocation.
does not sta for Council in the state the violation of The acceptance te such facts, t shall have any of right y of t either, of the

SECTION XIV. Any person, firm or corporation violating the terms hereof shall be fined a sum not less than Ten Dollars (\$10.00) nor more than Two Hundred Dollars (\$200.00) for each offense and each day or fraction of a day that nay of the terms hereof are violated shall count and be considered as a separate and distinct offense.

SECTION XV. All on ances No. 377, 419 ordinance are, so 415 ordinances, 115 and 417, rdinances, or parts of ordinances, including ordin and 417, incconflict with the provisions of this far as such conflict exists, hereby repealed.

SECTION XVI. after its pa VI. This opassage, ordinance, approval shall and po ll be in full publication, force and according effect to law. law. from and

Introduced: Nov. 10, 1986

Passed: Nov. 24, 1986

Approved: Novay 1986

Present: Yeas: 5 Nays: 0

Gene Adden, Mayor

Attest: Many Jean Scheller, City Clerk

Party To