Buckeye Energy Brokers, Inc.

66 East Mill Street Akron, Ohio 44308 (330) 730-4338

Chief of Docketing Public Utilities Commission of Ohio 180 East Broad St. 13<sup>th</sup> Floor Columbus, Ohio 43215-3793

# <u>RE: Natural Gas Governmental Aggregator Renewal Application Case Number 02-</u> 2232-GA-GAG

The County of Summit is pleased to submit its renewal application for natural gas governmental aggregator. The original application was docketed as case number 02-2232-GA-GAG.

Should you have any questions or additional needs, please call me at (330) 730-4338.

Sincerely,

Ch peller

Thomas M. Bellish President

Attachment

Services Deregulated Energy Consulting Aggregation Procurement	Benefits  Buying Leverage Risk Mitigation Budget Predictability Cost Control Best Combination of Term, Service & Pricing Available	<ul> <li>Proven Expertise</li> <li>PUCO Certified</li> <li>Customized Energy Management Solutions</li> <li>Municipal Aggregation</li> <li>Governmental Procurement Programs</li> <li>Procedure Management &amp; Procurement Consulting</li> <li>Daily Trend Analysis of Energy Markets</li> <li>Ohio Brokers Serving Ohio Clients</li> </ul>
--	--	--



A-2

Dudalia Hailiataa	PUCO USE C	NLY – Version 1.07	ORIGINAL GAG Case Number
Public Utilities	Date Received	Renewal Certification Number	
Commission			02 - 2232 - GA-GAG

# **RENEWAL CERTIFICATION APPLICATION OHIO NATURAL GAS GOVERNMENTAL AGGREGATORS**

Please type or print all required information. Identify all attachments with an exhibit label and title (Example: Exhibit B-1 - Authorizing Ordinance). All attachments should bear the legal name of the Applicant. Applicants should file completed applications and all related correspondence with the Public Utilities Commission of Ohio, Docketing Division, 180 East Broad Street, Columbus, Ohio 43215-3793.

This PDF form is designed so that you may directly input information onto the form. You may also download the form by saving it to your local disk.

## **SECTION A - APPLICANT INFORMATION**

#### A-1 **Renewal Applicant information:**

Legal Name County of Summit Address 175 S. Main Street, Akron, Ohio 44308 (330) 643-2626 Telephone No. https://co.summitoh.net Web site address Effective Dates 9/03/2014 - 9/03/2016 02-037G Current PUCO Certificate Number

A-2	Contact person for regulatory or emergency matte	:		
	Name Thomas M. Bellish	Title President		
	Business Address 66 East Mill Street, Akron, Ohio 44308			
	Telephone No. (866) 302-2237 Fax No.	Email Address tb@buckeyeenergybrokers.com		

#### Contact person for Commission Staff use in investigating customer complaints: A-3

Name	Thomas M. Bellish		Title	President	
Business a	address 66 East Mill Street, A	Akron, Ohio 44308			
Telephone	e No. <b>(866) 302-2237</b>	Fax No.		Email Address	tb@buckeyeenergybrokers.com

#### A-4 Applicant's address and toll-free number for customer service and complaints:

Customer service address 66 East Mill Street, Akron, Ohio 44308

Toll-Free Telephone No. (866) 302-2237 Fax No. Email Address tb@buckeyeenergybrokers.c

(Ohio Natural Gas Governmental Aggregator Renewal) Page 1 of 3

## SECTION B - APPLICANT AUTHORITY AND AGGREGATION PROGRAM INFORMATION

PROVIDE THE FOLLOWING AS SEPARATE ATTACHMENTS AND LABEL AS INDICATED

- B-1 <u>Exhibit B-1 "Authorizing Ordinance</u>," provide a copy of the adopted ordinance or resolution that reflects voter authorization to form a governmental aggregation program pursuant to Sections 4929.26 and 4929.27 of the Ohio Revised Code.
- **B-2** <u>Exhibit B-2 "Operation and Governance Plan</u>," provide a copy of the applicant's plan for operation and governance of its aggregation program adopted pursuant to Sections 4929.26(C) or 4929.27(B) of the Revised Code. The Operation and Governance Plan should include all information pursuant to Rule 4901:1-28-03 of the Ohio Administrative Code.
- **B-3** <u>Exhibit B-3 "Automatic Aggregation Disclosure Notification</u>," if the aggregation program provides for automatic aggregation in accordance with Section 4929.26(A) of the Revised Code, provide a copy of the disclosure notification required by Section 4929.26(D) of the Revised Code,
- B-4 <u>Exhibit B-4 "Opt-Out Notice</u>," provide a draft copy of the applicant's opt out notice that comports with the Opt-Out disclosure requirements pursuant to Rule 4901:1-28-04 of the Ohio Administrative Code. (*Ten days prior to public dissemination, the applicant shall docket with the Commission, the finalized Opt-Out notice that provides or offers natural gas aggregation service.*)
- B-5 <u>Exhibit B-5 "Experience</u>," provide a detailed description of the applicant's experience and plan for: providing aggregation services (*including contracting with consultants, broker/aggregators, retail natural gas suppliers*); providing billing statements; responding to customer inquiries and complaints; and complying with all applicable provisions of Commission rules adopted pursuant to Section 4929.22 of the Ohio Revised Code and contained in Chapter 4901:1-29 of the Ohio Administrative Code.

Applicant Signature and Title

June May , Examples this 10th day of May Month

Sworn and subscribed before me this

Signature of official administering oath

Julie Tortorq, Notary Print Name and Title

Julie Tortora Resident Summit County Notary Public, State of Ohio My Commission Expires: 05/21/2021 My commission expires on

may al, acal

2016

Year

UTIES COMMENSION OF			
In the Matter of the A	pplication of	)	
County of Summit		Corre No.	02-2232 -GA-GAG
for a Certificate or Re	newal Certificate to Provide	Case No.	02-2232 -GA-GAG
Natural Gas Governm Ohio.	ental Aggregation Service in		
County of Summit State of Ohio	]	-	

(1) The information provided within the certification or certification renewal application and supporting information is complete, true, and accurate to the best knowledge of affiant.

[Affiant], being duly sworn/affirmed, hereby states that:

Russell M. Pry

- (2) The applicant will timely file an annual report of its intrastate gross receipts and sales of hundred cubic feet of natural gas pursuant to Sections 4905.10(A), 4911.18(A), and 4929.23(B), Ohio Revised Code.
- (3) The applicant will timely pay any assessment made pursuant to Section 4905.10 or Section 4911.18(A), Ohio Revised Code.
- (4) Applicant will comply with all applicable rules and orders adopted by the Public Utilities Commission of Ohio pursuant to Title 49, Ohio Revised Code.
- (5) Applicant will cooperate with the Public Utilities Commission of Ohio and its staff in the investigation of any consumer complaint regarding any service offered or provided by the applicant.
- (6) Applicant will comply with Section 4929.21, Ohio Revised Code, regarding consent to the jurisdiction of the Ohio courts and the service of process.
- (7) Applicant will inform the Public Utilities Commission of Ohio of any material change to the information supplied in the certification or certification renewal application within 30 days of such material change, including any change in contact person for regulatory or emergency purposes or contact person for Staff use in investigating customer complaints.
- (8) Affiant further sayeth naught. lexantite Affiant Signature & Title Sworn and subscribed before me this JA. day of Month 016 Year Ch Ma Signature of Official Administering Oath Print Name and Title My commission expires on ma 9 Julie Tortora 202 Resident Summit County Notary Public, State of Ohio My Commission Expires: 05/21/2021 (Ohio Natural Gas Governmental Aggregator Renewal) Page 3 of 3

180 East Broad Street • Columbus, OH 43215-3793 • (614) 466-3016 • www.PUCO.ohio.gov The Public Utilities Commission of Ohio is an Equal Opportunity Employer and Service Provider

# Exhibit B-1 "Authorizing Ordinance"

RESOLUTION NO. 2004-353 PAGE FOUR

#### SECTION 5

The Clerk of Council is anthonized and directed to centify a copy of this Resolution to the Board of Elections of Summit County not Ister than August 19, 2004. This Council requests that the Board of Elections of Summit County give notice of the election and prepare the necessary ballots and supplies for the election in accordance with law.

#### SECTION 6

This Resolution is hereby declared an emergency in order to submit to the electors of Bath Township the question of astural gas aggregation at the November 2, 2004, general election in the interest of the health, safety and welfare of the citizens of the County of Summit and for the further reason that it is necessary to permit Bath Township to agerogete natural gas and to be included in the County of Summit's Natural Gas Aggregation Program.

#### SECTION 7

Provided this Resolution receives the affirmative vote of eight (8) members, it shall take effect immediately upon its adoption and approval by the Executive; otherwise, it shall take effect and be in force at the earliest time provided by law.

#### SECTION 8

It is found and determined first all formel actions of this Council concerning and relating to the adoption of this Resolution were adopted in an open meeting of this Council, and that all deliberations of this Council and of any of its committees that resulted in such formal action, were in meetings open to the public, in compliance with all legal requirements, instading Section 121.22 of the Ohio Revised Code.

INTRODUCED June 21, 2004

ADOPTED June 28, 200

CLERK OF COUNCIL

APPROVED June 30, 2004

LITIVE

PRESIDENT OF COUNCIL

June 30, 2004 ENACTED EFFECTIVE

VOICE VOTE. YES: Callahan, Crawford, Crossland, Dickinson Gallagher, King, Schrader, Smith and Teodosio ABSENT: Congrove and Heydorn

Summit County Exhibit 8-1 "Authorizing Onlinance"

### RESOLUTION 2002-050

SPONSOR Mr. McCarthy, Mrs. Zurz, Mr. King, Mr. Callahan & Mr. Teodosla

DATE

February 11, 2002

A Resolution anthorizing all action necessary to effect a governmental natural gas aggregation program with opt-out provisions pursuant to section 4929.26, Ohio Revised Code, directing the Summit County Board of Elections to submit to the electors of Northfield Center Township.

WHEREAS, the Ohio Legislature has enacted natural gas deregulation ("Am. Sub. S.B. No. 3") which authorizes the legislature authorities of municipal corporations, townships, and counties to aggregate the retail natural gas loads located in the respective jurisdictions and to enter into service agreements to facilitate for those loads the purchase and sale of natural gas; and

WHEREAS, such legislative authorities may exercise such authority jointly with any other legislative authorities; and

WHEREAS, governmental aggregation provides an opportunity for residencial and small business customers collectively to participate in the potential benefits of natural gas designation through lower natural gas rates which they would not otherwise be able to have individually; and

WHEREAS, this Council seeks to establish a governmental aggregation program with opt-provisions pursuant to section 4929.26, Ohio Revised Code "the Aggregation Program," for the residents, businesses and other natural gas customers in the Township of Northfield Center and in conjunction jointly with any other manicipal corporation, township, county or other political subdivision of the State of Ohio, as permitted by law.

NOW, THEREFORE, BE IT ORDAINED, by the Council of the County of Summit, State of Ohio, that:

SECTION 1 This Council finds and determines that it is in the best interest of the Township of Northfield Center, its residents, businesses and other natural gas consumers located within the corporate limits of the Township of Northfield Center to establish the Aggregation Program in the Township. Provided that this Resolution and the Aggregation Program is approved by the electors of the Township pursuant to Section 2 of this Resolution, the Township is hereby authorized to aggregate in accordance with Section 4929.26. Ohio Revised Code, the retail natural gas loads located within the Township, and, for that purpose, to enter into service agreements to facilitate for those loads the sale and purchase of natural gas. The Township may exercise such authority jointly with any other numicipal corporation, township, or county or other political subdivision of the State of Ohio to the full extent permitted by law. The aggregation will occur automatically for each person owning, occupying, controlling, or using a natural gas load center proposed to be aggregated and will provide for the opt-out rights described in Section 3 of this Resolution.

SECTION 2 The Board of Elections of Summit County is hereby directed to submit to the electors of the Township of Northfield Center the following question at the primary election on May 7, 2002:

Resolution No. 2002-050 Page Two

Shall the Township of Northfield Center have the authority to aggregate the retail natural gas loads in the Township of Northfield Center, and for that purpose, enter into service agreements to facilitate for those

loads the sale and purchase of natural gas, such aggregation to occur automatically except where any person elects to opt out, all in accordance with Section 4929-26 of the Ohio Revised Code, and Resolution 2002-050 adopted by Summit County Council?

The Clerk of this Council is instructed immediately to file a certified copy of this Resolution and the proposed form of the ballot question with the County Board of Elections not less than seventy-five (75) days prior to the May 7, 2002. The Aggregation Program shall not take effect unless approved by a majority of electors voting upon this Resolution and the Aggregation Program provided for herein at the election pursuant to this Section 2 and Section 4929.26, Ohio Revised Code.

SECTION 3 Upon the approval of a majority of the electors voting at the primary election provided for in Section 2 of this Resolution, this Council individually or jobuly with my other political subdivision, shall develop a plan of operation and governance for the Ageregation Program. Before adopting such plan, this Council shall hold at least two public hearings on the Plan. Before the first hearing, notice of the hearings shall be published once a week for two consecutive weeks in a newspaper of general circulation in the Township. The notice shall summarize the plan and state the date, time, and location of the hearing. No plan adopted by this Council shall aggregate the natural gas load of any natural gas load center within the Township unless it in advance clearly discloses to the person owning, occupying, controlling, or using the load center that the person will be enrolled antomatically in the Aggregation Program and will remain so enrolled unless the person affirmatively abots by a stated procedure not to be enrolled. The disclosure shall state prominently the rates, charges, and other terms and conditions of the enrollineat. The state procedure shall allow any person enrolled in the Aggregation Program the opportunity to opt out of the program every two years, without paying a switching fire. Any such person that opts out of the Aggregation Program pursuant tot the stated procedure shall definit to the standard service offer provided under divisions (a) of Section 4928.14 of division (d) of Section 4928.35, Ohio Revised Code, until the person chooses an alternative supplier.

SECTION 4 This Council finds and determines that all formal actions of the Resolution concerning and relating to the adoption of this Resolution were taken in an open meeting of this Council and that all deliberations of this Council and of any of its committees that tosulad in those formal actions were in meetings open to the public in compliance with the law.

SECTION 5 Provided this resolution receives the affirmative vote of eight members, it shall take effect inunclistely upon its adoption and approval by the Executive; otherwise, it shall take effect and be in force at the earliest time provided by law.

Resolution No. 2002-050 Page Three

INTRODUCED January 28. 2002

ADOPTED \_\_\_\_\_ Rebruary 11. 2002

Sharley F Leve

PRESIDEN

DEPUTY CLERK OF COUNCIL

APPROVED February 12, 2002 EXECUTIVE ENACIED EFFECTIVE 2002 farch 13.

ON VOICE VOIE: YES: Callaban, Congrove, Carwford, Crossland, Gallagher, Hoydorn, King, Norris, Smith, Toodoslo, Zurz

Summit County Exhibit B- ( "Authorizing Ordinance"

### RESOLUTION \_\_\_\_ 2002-852

SPONSOR Mr. McCarthy, Mrs. Zarz. Mr. King, Callaban & Teodosio

DATE \_\_\_\_\_ February 11, 2002

A Resolution authorizing all action necessary to effect a governmental natural gas aggregation program with opt-out provisions pursuant to section 4929.26, Ohio Revised Code, directing the Summit County Board of Elections to submit to the electors of Twinsburg Township.

WHRREAS, the Ohio Logislature has enacted natural gas deregulation ("Am. Sub. S.B. No. 3") which authorizes the logislature authorities of municipal corporations, townships, and counties to aggregate the retail natural gas loads located in the respective jurisdictions and to enter into service agreements to facilitate for those loads the purchase and sale of natural gas; and

WHEREAS, such legislative authorities may exercise such suthority jointly with any other legislative authorities; and

WHEREAS, governmental aggregation provides an opportunity for residential and small business customers collectively to participate in the potential benefits of natural gas descyllation through lower natural gas rates which they would not otherwise be able to have individually; and

WHEREAS, this Council sector to establish a governmental aggregation program with opt-provisions pursuant to section 4929.26. Ohio Revised Code "the Aggregation Program," for the residents, businesses and other natural gas customers in the Township of Twinsburg and in conjunction jointly with any other numicipal corporation, township, county or other political subdivision of the State of Ohio, as permitted by law.

NOW, THEREFORE, BE IT ORDAINED, by the Council of the County of Summit, State of Ohio, that:

SECTION 1 This Council finds and determines that it is in the best interest of the Township of Twinsburg, its residents, businesses and other natural gas consumers located within the corporate limits of the Township of Twinsburg to establish the Aggregation Program in the Township. Provided that this Resolution and the Aggregation Program is approved by the electors of the Township persuant to Section 2 of this Resolution, the Township is hereby authorized to aggregate in accordance with Section 4929.26, Ohio Revised Code, the retail natural gas loads located within the Township, and, for that purpose, to enter into service agreements to facilitate for those loads the sale and purphase of natural gas. The Township may exercise such authority jointly with any other municipal corporation, township, or county or other political subdivision of the State of Ohio to the full extent permitted by law. The aggregation will occur automationally for each person owning, occupying, controlling, or using a natural gas load center proposed to be aggregated and will provide for the opt-out rights described in Section 3 of this Resolution.

SECTION 2 The Board of Elections of Summit County is hereby directed to submit to the electors of the Township of Twinsburg the following question at the primary election on May 7, 2002:

Shall the Township of Twinsburg have the authority to aggregate the retail natural gas loads in the Township of Twinsburg, and for that purpose, enter into service agreements to facilitate for those Resolution No. <u>2002-052</u> Page Two

loads the sale and purchase of natural gas, such aggregation to occur automatically except where any person elects to opt out, all in accordance with Section 4929.26 of the Ohio Revised Code, and Resolution 2002-052 adopted by Summit County Council?

The Clerk of this Council is instructed immediately to file a certified copy of this Resolution and the proposed form of the ballot question with the County Board of Elections not less than seventy-five (75) days prior to the May 7, 2002. The Aggregation Program shall not take effect unless approved by a majority of electors voting upon this Resolution and the Aggregation Program provided for herein at the election pursuant to this Section 2 and Section 4929.26, Ohio Revised Code.

SECTION 3 Upon the approval of a majority of the electors voting at the primary election. provided for in Section 2 of this Resolution, this Council individually or jointly with any other political subdivision, shall develop a plan of operation and governance for the Aggregation Program. Before adopting such plan, this Council shall hold at least two public hearings on the Plan. Before the first hearing, notice of the hearings shall be published once a week for two consecutive weeks in a newspaper of general circulation in the Township. The notice shall momentatize the plan and state the date, time, and location of the heating. No plan adopted by this Council shall aggregate the natural gas load of any natural gas load center within the Township unless it in advance clearly discloses to the person owning, occupying, controlling, or using the load center that the person will be empiled automatically in the Aggregation Program and will remain so enrolled unless the person affirmatively elects by a stated procedure not to be enrolled. The disclosure shall state prominently the rates, charges, and other terms and conditions of the canoliment. The state procedure shall allow any person enrolled in the Aggregation Program the opportunity to opt out of the program every two years, without paying a switching fee. Any each person that opts out of the Aggregation Program pursuant tot the stated procedure shall definit to the standard service offer provided under divisions (a) of Section 4928.14 of division (d) of Section 4928.35, Ohio Revised Code, until the person chooses an alternative supplier.

SECTION 4 This Council finds and determines that all formal actions of the Resolution concerning and relating to the adoption of this Resolution were taken in an open meeting of this Council and that all deliberations of this Council and of any of its committees that resulted in those formal actions were in meetings open to the public in compliance with the law.

SECTION 5 Provided this resolution receives the affirmative vote of eight members, it shall take effect immediately upon its adoption and approval by the Executive; otherwise, it shall take effect and be in force at the carliest time provided by law.

Resolution No. 2002-052 Page Three

INTRODUCED January 28, 2002

ADOPTED \_\_\_\_\_ February 11, 2002

9.30 10 4 DEPUTY CLERK OF COUNCIL

APPROVED \_\_\_\_\_\_ February 12, 2002

ON VOICE VOTE: YES: Callahan, Congrove, Crawford, Crossland, Gallagher, Hoydonn, King, Norris, Smith, Teodosio, Zuzz

Summit County Exhibit . 13~1 "Anthonizing Ordinance"

RESOLUTION \_\_\_\_ 2002-054

SPONSOR Mr. McCarfley, Mrs. Zarz, Mr. King, Mr. Callaban & Teodosio

DATE \_\_\_\_\_ February 11, 2002

A Resolution authorizing all action necessary to effect a governmental natural gas aggregation program with opt-out provisions parsuant to section 4929.26, Ohio Revised Code, directing the Summit County Board of Elections to submit to the electors of Coventry Township.

WEIREAS, the Ohio Logislature has enacted natural gas decogulation ("Am. Sub. S.B. No. 3") which authorizes the logislature authorities of municipal corporations, townships, and counties to aggregate the retail natural gas loads located in the respective jurisdictions and to enter into service agreements to facilitate for those loads the purchase and sale of natural gas; and

WHEREAS, such legislative anthorities may exercise such anthority jointly with any other legislative anthorities; and

WHEREAS, governmental aggregation provides an opportunity for residential and anali business customers collectively to participate in the potential benefits of natural gas decegalation through lower natural gas rates which they would not otherwise be able to have individually; and

WHRREAS, this Council seeks to establish a governmental aggregation program with opt-provisions pursuant to section 4929.26, Ohio Revised Code "the Aggregation Program," for the residents, businesses and other natural gas customers in the Township of Coventry and in conjunction jointly with any other manicipal corporation, township, county or other political subdivision of the State of Ohio, as permitted by law.

NOW, THEREFORE, BE IT ORDAINED, by the Council of the County of Samuel, State of Ohio, that:

SECTION 1 This Council finds and determines that it is in the best interest of the Township of Coventry, its residents, businesses and other natural gas consumers located within the corporate limits of the Township of Coventry to establish the Aggregation Program in the Township. Provided that this Resolution and the Aggregation Program is approved by the electors of the Township pursuant to Section 2 of this Resolution, the Township is hereby authorized to aggregate in accordance with Section 4929.26, Ohio Revised Code, the retail natural gas loads located within the Township, and, for that purpose, to enter into service agreements to facilitate for those loads the sale and punchase of natural gas. The Township may exercise such authority jointly with any other municipal corporation, township, or county or other political subdivision of the State of Ghio to the full extent permitted by law. The aggregation will occur automatically for each person owning, coccupying, controlling, or using a natural gas load center proposed to be aggregated and will provide for the opt-out rights described in Section 3 of this Resolution.

SECTION 2 The Board of Elections of Summit County is hereby directed to submit to the electors of the Township of Coveniry the following question at the primary election on May 7, 2002:

Shall the Township of Covenity have the anthority to aggregate the retail natural gas loads in the Township of Covenity, and for that purpose, enter into service agreements to facilitate for those loads the sale and purchase of natural gas, such aggregation to occur Resolution No. \_\_\_\_\_ 2002-054\_\_\_\_ Page Two

automatically except where any person elects to opt out, all in accordance with Section 4929.26 of the Ohio Revised Code, and Resolution 2002-054 adopted by Summit County Council?

The Clerk of this Council is instructed immediately to file a certified copy of this Resolution and the proposed form of the ballot question with the County Board of Elections not less than seventy-five (75) days prior to the May 7, 2002. The Aggregation Program shall not take effect unless approved by a majority of electors voting upon this Resolution and the Aggregation Program provided for herein at the election pursuant to this Section 2 and Section 4929.26, Ohio Revised Code.

SECTION 3 Upon the approval of a majority of the electors voting at the primary election provided for in Section 2 of this Resolution, this Council individually or jointly with any other political subdivision, shall develop a plan of operation and governance for the Aggregation Program. Before adopting such plan, this Council shall hold at least two public hearings on the Plan. Before the first hearing, notice of the hearings shall be published once a weat for two consecutive weeks in a newsnaper of general circulation in the Township. The notice shall summarize the plan and state the date, time, and location of the hearing. No plan adopted by this Council shall aggregate the natural gas load of any natural gas load center within the Township unless it in advance clearly discloses to the person owning, occupying, controlling, or using the load center that the person will be enrolled automatically in the Aggregation Program and will remain so enrolled unless the person affirmatively elects by a stated procedure not to be enrolled. The disclosure shall state prominently the rates, charges, and other terms and conditions of the enrollment. The state procedure shall allow any person enrolled in the Aggregation Program the opportunity to opt out of the program every two years, without paying a switching fee. Any such person that opts out of the Aggregation Program pursuant tot the stated procedure shall default to the standard service offer provided under divisions (a) of Section 4928.14 of division (d) of Section 4928.35, Ohio Revised Code, until the person chooses an alternative supplier.

SECTION 4 This Council finds and determines that all formal actions of the Resolution concerning and relating to the adoption of this Resolution were taken in an open meeting of this Council and that all deliberations of this Council and of any of its committees that nemitted in those formal actions were in meetings open to the public in compliance with the law.

SECTION 5 Provided this resolution receives the affirmative vote of eight members, it shall take effect immediately upon its adoption and approval by the Executive; otherwise, it shall take effect and be in force at the earliest time provided by law.

RESOLUTION NO. \_\_\_\_\_ 2002-054 \_\_\_\_ Page Three

INTRODUCED January 28, 2002

ADOPTED \_\_\_\_\_ February 11, 2002

DEPUTY OF COUNCIL

APPROVED \_\_\_\_\_\_ February 12, 2002

ENACTED EFFECTIVE March 13. 2002 ON VOICE VOTE: YES: Callahan, Congrove, Crawford, Crossiand, Gallagher, Heydorn, King, Norris, Smith, Teodosio, Zorz

Summit County Exhibit 621 "Anthorizing Ordinance"

RESOLUTION \_\_\_\_ 2002-055

SPONSOR Mr. McCarthy, Mrs. Zarz, Mr. Callahan & Teodosio

February 11. 2002

DATE\_\_\_\_

A Resolution authorizing all action necessary to effect a governmental natural ges aggregation program with opt-out provisions pursuant to section 4929.26, Ohio Ravised Code, directing the Summit County Board of Elections to submit to the electors of Springfield Township.

WHEREAS, the Ohio Legislature has enacted natural gas desegulation ("Am. Sub. S.B. No. 3") which authorizes the legislature authorities of municipal corporations, townships, and counties to aggregate the retail natural gas located in the respective jurisdictions and to enter into service agreements to facilitate for those loads the purchase and sale of natural gas; and

WHEREAS, such legislative authorities may exercise such authority jointly with any other legislative authorities; and

WHEREAS, governmental aggregation provides an opportunity for residential and small business customers collectively to participate in the potential benefits of natural gas designation through lower natural gas rates which they would not otherwise be able to have individually; and

WHEREAS, this Council seeks to establish a governmental aggregation program with opt-provisions pursuant to section 4929.26, Ohio Revised Code "the Aggregation Program," for the residents, businesses and other natural gas continuers in the Township of Springfield and in conjunction jointly with any other manicipal corporation, township, county or other political subdivision of the State of Ohio, as permitted by law.

NOW, THEREFORE, BE IT ORDAINED, by the Council of the County of Summit. State of Obio, that:

SECTION 1 This Council finds and determines that it is in the best interest of the Township of Springfield, its residents, businesses and other natural gas consumers located within the corporate limits of the Township of Springfield to establish the Aggregation Program in the Township. Provided that this Resolution and the Aggregation Program is approved by the electors of the Township pursuant to Section 2 of this Resolution, the Township is hereby authorized to aggregate in accordance with Section 4929.26, Ohio Revised Code, the retril natural gas loads located within the Township, and, for that purpose, to enter into service agreements to facilitate for those loads the sale and purchase of natural gas. The Township may exercise such authority jointly with any other municipal corporation, township, or county or other political subdivision of the State of Ohio to the full extent permitted by law. The aggregation will occur automatically for each person owning, occupying, controlling, or using a natural gas load couter proposed to be aggregated and will provide for the opt-out rights described in Section 3 of this Resolution.

SECTION 2 The Board of Elections of Summit County is hereby directed to submit to the electors of the Township of Springfield the following question at the primary election on May 7, 2002: Resolution No. 2002-055 Page Two

Shall the Township of Springfield have the authority to aggregate the retail satural gas loads in the Township of Springfield, and for that purpose, onter into service agreements to facilitate for those

loads the sale and purchase of natural gas, such aggregation to occur automatically except where my person elects to opt out, all in accordance with Section 4929.26 of the Ohio Revised Code, and Resolution2002-055 adopted by Summit County Council?

The Clerk of this Council is instructed immediately to file a certified copy of this Resolution and the proposed form of the ballot question with the County Board of Elections not less than seventy-five (75) days prior to the May 7, 2002. The Aggregation Program shall not take effect unless approved by a majority of electors voting upon this Resolution and the Aggregation Program provided for herein at the election pursuant to this Section 2 and Section 4929.26, Ohio Revised Code.

SECTION 3 Upon the approval of a majority of the electors voting at the primary plection provided for in Section 2 of this Resolution, this Council individually or jointly with may other political subdivision, shall develop a plan of operation and governance for the Aggregation Program. Before adopting such plan, this Council shall hold at least two public bearings on the Plan. Before the first hearing, notice of the hearings shall be published once a week for two consecutive weeks in a newspaper of general circulation in the Township. The notice shall summarize the plan and state the date, time, and location of the heating. No plan adopted by this Council shall aggregate the natural gas load of any natural gas load center within the Township unless it in advance clearly discloses to the person owning, occupying, controlling, or using the load center that the person will be enrolled automatically in the Aggregation Program and will remain so enrolled unless the person affirmatively elects by a stated procedure not to be enrolled. The disclosure shall state prominently the rates, charges, and other terms and conditions of the enrollment. The state procedure shall allow any person enrolled in the Aggregation Program the opportunity to opt out of the program every two years, without paying a switching fee. Any such person that opts out of the Aggregation Program pursuant tot the stated procedure shall definit to the standard service offer provided under divisions (a) of Section 4923.14 of division (0) of Section 4928.35, Ohio Revised Code, until the person chooses an alternative supplier.

SECTION 4 This Council finds and determines that all formal actions of the Resolution concerning and relating to the adoption of this Resolution were taken in an open meeting of this Council and that all deliberations of this Council and of any of its committees that resulted in those formal actions were in meetings open to the public in compliance with the law.

SECTION 5 Provided this resolution receives the affirmative vote of eight members, it shall take affect immediately upon its adoption and approval by the Executive; otherwise, it shall take affect and be in force at the earliest time provided by law.

Resolution No.\_\_ 2002-055 Page Three

INTRODUCED January 28, 2002

February 11, 2002 ADOPTED

DEPUTY CLERK OF COUNCIL

February 12, 2002 APPROVED\_ EXECU

ENACIED EFFECTIVE March 13, 2002

ON VOICE VOTE: YES: Callahan, Congrove, Crawford, Crossland, Gallagher, Heydom, King, Nozis, Smith, Teodosio, Znrz

.

Summit County Exhibit 3-1 "Anthorizing Ordinance"

RESC	<b>ILU</b>	TION	2002-056

### SPONSOR Mr. McCarthy, Mrs. Zurz, Mr. Smith, Mr. Crawford, Mr. Cellaban & Teodosio

DATE

February 11. 2002

A Resolution anthorizing all action necessary to effect a governmental natural gas aggregation program with opt-out provisions pursuant to section 4929.26, Ohio Rovised. Code, directing the Summit County Board of Elections to submit to the electors of Copley Township.

WHEREAS, the Ohio Legislature has ensoted natural gas deregulation ("Am. Sub. S.B. No. 3") which authorizes the legislature authorities of municipal corporations, townships, and counties to aggregate the retail natural gas loads located in the respective jurisdictions and to enter into service agreements to facilitate for those loads the purchase and sale of natural gas; and

WHEREAS, such legislative anthorities may exercise such authority jointly with any other legislative authorities; and

WHEREAS, governmental aggregation provides an opportunity for residential and small business customers collectively to participate in the potential benefits of natural gas deregulation through lower natural gas cates which they would not otherwise be able to have individually; and

WHEREAS, this Council socks to establish a governmental aggregation program with opt-provisions pursuant to section 4929.26. Ohio Revised Code "the Aggregation Program," for the residents, businesses and other natural gas customers in the Township of Copley and in conjunction jointly with any other manifold corporation, township, county or other political subdivision of the State of Ohio, as permitted by law.

NOW, THEREFORE, BE IT ORDAINED, by the Council of the County of Summit, State of Ohio, that:

SECTION I This Council finds and determines that it is in the best interest of the Township of Copley, its residents, businesses and other natural gas consumers located within the corporate limits of the Township of Copley to each lish the Aggregation Program in the Township. Provided that this Resolution and the Aggregation Program is approved by the electors of the Township parsuant to Section 2 of this Resolution, the Township is hereby authorized to aggregate in accordance with Section 4929.26, Ohio Revised Code, the retail natural gas loads located within the Township, and, for that purpose, to enter into service agreements to finilitate for those loads the sale and purchase of natural gas. The Township may curvice such authority jointly with any other municipal corporation, township, or county or other political subdivision of the State of Ohio to the full extent permitted by law. The aggregation will occur automatically for each person owning, occupying, controlling, or using a natural gas load center proposed to be aggregated and will provide for the opt-out rights described in Section 3 of this Resolution.

SECTION 2 The Board of Elections of Summit County is hereby directed to submit to the electors of the Township of Copley the following question at the primary election on May 7, 2002:

Resolution No. \_\_\_\_\_2002-056 Page Two

Shall the Township of Copley have the authority to aggregate the retail natural gas loads in the Township of Copley, and for that purpose, enter into service agreements to facilitate for those loads the sale and purchase of natural gas, such aggregation to occur automatically except where any person elects to opt out, all in accordance with Section 4929.26 of the Ohio Ravised Code, and Resolution 2002-056 adopted by Summit County Council?

The Clerk of this Council is instructed immediately to file a certified copy of this Resolution and the proposed form of the ballot question with the County Board of Elections not less than seventy-five (75) days prior to the May 7, 2002. The Aggregation Program shall not take effect unless approved by a majority of electors voting upon this Resolution and the Aggregation Program provided for herein at the election pursuant to this Section 2 and Section 4929.26, Ohio Revised Code.

SECTION 3 Upon the approval of a majority of the electors voting at the primary ejection provided for in Section 2 of this Resolution, this Council individually or jointly with any other political subdivision, shall develop a plan of operation and governance for the Aggregation Program. Before adopting such plan, this Council shall hold at least two public hearings on the Plan. Before the first hearing, notice of the hearings shall be published once a week for two consecutive weeks in a newspaper of general circulation in the Township. The notice shall summarize the plan and state the date, time, and location of the hearing. No plan adopted by this Council shall aggregate the natural gas load of any natural gas load center within the Township unless it in advance clearly discloses to the person owning, occupying, controlling, or using the load center that the person will be enrolled antonatically in the Aggregation Program and will remain so enrolled unless the person affirmatively elects by a stated procedure not to be enrolled. The disclosure shall state prominently the rates, charges, and other terms and conditions of the enroliment. The state procedure shall allow any person enrolled in the Aggregation Program the opportunity to opt out of the program every two years, without paying a switching fee. Any such person that opts out of the Aggregation Program pursuant tot the stated procedure shall definit to the standard service offer provided under divisions (a) of Section 4928.14 of division (d) of Section 4928.35, Ohio Revised Code, until the person chooses an alternative supplier.

SECTION 4 This Council finds and determines that all formal actions of the Resolution concerning and relating to the adoption of this Resolution were taken in an open meeting of this Council and that all deliberations of this Council and of any of its committees that resulted in those formal actions were in meetings open to the public in compliance with the law.

SECTION 5 Provided this resolution receives the affirmative vote of eight members, it shall take effect immediately upon its adoption and approval by the Executive; otherwise, it shall take effect and be in force at the earliest time provided by law.

Resolution No. 2002-056 Page Three

INTRODUCED January 28, 2002

ADOPTED \_\_\_\_\_ February 11, 2002

DEPUTY CLERK OF COUNCIL

PRESID

APPROVED February 12, 2002 EXECT ENACTED EFFECTIVE March 13, 2002

ON VOICE VOTE: YES: Callahan, Congrove, Crawford, Crossland, Gallagher, Heydom, King, Norris, Smith, Teodosio, Zurt

Summit County Exhibit 25-1 "Anthorizing Ordinance"

RESOLUTION 2002-057

SPONSOR Mr. McCarthy, Mrs. Zurz, Mr. Callaban & Teodosio

DATE\_\_\_\_\_ February 11, 2002

A Resolution authorizing all action necessary to effect a governmental natural gas aggregation program with opt-out provisions pursuant to section 4929.26, Ohio Revised Code, directing the Summit County Board of Elections to submit to the electors of Franklin Township.

WHEREAS, the Obio Legislature has enacted natural gas deregulation ("Am. Sub. S.B. No. 3") which authorizes the legislature authorities of municipal corporations, townships, and counties to aggregate the retail zatural gas loads located in the respective jurisdictions and to enter into service agreements to facilitate for those loads the purchase and sale of natural gas; and

WHEREAS, such legislative authorities may exercise such sufficiely jointly with any other legislative authorities; and

WHEREAS, governmental aggregation provides an opportunity for residential and small business customers collectively to participate in the potential benefits of natural gas decegnitation through lower natural gas rates which they would not otherwise be able to have individually; and

WHERBAS, this Council seeks to establish a governmental aggregation program with opt-provisions pursuant to section 4929.26, Ohio Revised Code "the Aggregation Program," for the residents, businesses and other natural gas ensumers in the Township of Franklin and in conjunction jointly with any other municipal corporation, township, county or other political subdivision of the State of Ohio, as permitted by law.

NOW, THEREFORE, BE IT ORDAINED, by the Council of the County of Summit, State of Ohio, that:

SECTION 1 This Council finds and determines that it is in the best interest of the Township of Pranklin, its residents, businesses and other natural gas consumers located within the comporte limits of the Township of Franklin to establish the Aggregation Program in the Township. Provided that this Resolution and the Aggregation Program is approved by the electors of the Township parsuant to Section 2 of this Resolution, the Township is hereby antherized to aggregate in accordance with Section 4929.26, Ohio Revised Code, the retail natural gas loads located within the Township, and, for that purpose, to enter into service agreements to facilitate for those loads the sale and purchase of natural gas. The Township may energies such authority jointly with any other municipal corporation, township, or county or other political subdivision of the State of Ohio to the full extent permitted by law. The aggregation will occur automationly for each person owning, occupying, controlling, or using a natural gas load center proposed in be aggregated and will provide for the opt-out rights described in Section 3 of this Resolution.

SECTION 2 The Board of Elections of Summit County is hereby directed to submit to the electors of the Township of Franklin the following question at the primary election on May 7, 2002:

Shall the Township of Franklin have the suthority to aggregate the retail natural gas loads in the Township of Franklin, and for that purpose, enter into service agreements to facilitate for those Resolution No. \_\_\_\_ 2002-057 \_\_\_\_ Page Two

loads the sale and purchase of natural gas, such aggregation to occur automatically except where any person elects to opt out, all in accordance with Section 4929.25 of the Ohio Revised Code, and Resolution 2002-057 adopted by Summit County Council?

The Clerk of this Council is instructed immediately to file a certified copy of this Resolution and the proposed form of the ballot question with the County Board of Elections not less than seventy-five (75) days prior to the May 7, 2002. The Aggregation Program shell not take effect unless approved by a majority of electors voting upon this Resolution and the Aggregation Program provided for herein at the election pursuant to this Section 2 and Section 4929.26, Ohio Revised Code.

SECTION 3 Upon the approval of a majority of the electors voting at the primary election. provided for in Section 2 of this Resolution, this Council individually or jointly with any other political subdivision, shall develop a plan of operation and governance for the Aggiegation Program. Before adopting such plan, this Council shall hold at least two public hearings on the Plan. Before the first hearing, notice of the hearings shall be published once a week for two consecutive weeks in a newspaper of general circulation in the Township. The notice shall summarize the plan and state the date, time, and location of the hearing. No plan adopted by this Council shall aggregate the natural gas load of any natural gas load center within the Township unless it in advance clearly discloses to the person owning, occupying, controlling, or tuning the load center that the person will be enrolled automatically in the Aggregation Program and will remain so enrolled unless the person attimustively elects by a stated proceeding not to be enrolled. The disclosure shall state prominently the rates, charges, and other terms and conditions of the encoliment. The state procedure shall allow any person encolled in the Aggregation Program the opportunity to opt out of the program every two years, without paying a switching fire. Any such person that opts out of the Aggregation Program pursuant tot the stated procedure shall definit to the standard service offer provided under divisions (a) of Section 4928.14 of division (d) of Section 4928.35, Ohio Revised Code, until the person chooses an alternative supplier.

SECTION 4 This Council finds and determines that all formal actions of the Resolution concerning and relating to the adoption of this Resolution were taken in an open meeting of this Council and that all deliberations of this Council and of any of its committees that resulted in those formal actions were in meetings open to the public in compliance with the law.

SECTION 5 Provided this resolution receives the affirmative vote of eight members, it shall take effect immediately upon its adoption and approval by the Executive; otherwise, it shall take effect and be in force at the catlest time provided by law.

Resolution No. \_\_\_\_\_\_\_ Page Three

INTRODUCED January 28, 2002

February 11, 2002 ADOPTED

DEPUTY CLERK OF COUNCIL

RESIO APPROVED February 12, 2002

EXEC

ENACTED EFFECTIVE March 13, 2002

ON VOICE VOTE: YES: Calishan, Congrove, Crawford, Crossland, Galisgher, Hoydom, King, Norris, Smith, Teodosio, Zurz

Summit County Bahibit 40 - 1 "Authorizing Ordinance"

RESOLUTION \_\_\_\_\_ 2002-092

SPONSOR Mr. McCarthy, Mrs. Zurz, Mr. King, Mr. Callahan & Mr. Teodosio

DATE Bebruary 11, 2002

A Resolution authorizing all action necessary to effect a governmental natural gas aggregation program with opt-out provisions pursuant to section 4929.26, Ohio Revised Code, directing the Sammit County Board of Elections to submit to the electors of Richfield Township.

WHEREAS, the Ohio Legislature has enacted natural gas derogulation ("Am. Sub. S.B. No. 3") which authorizes the legislature authorities of municipal corporations, townships, and counties to aggregate the retail natural gas loads located in the respective junisdictions and to enter into service agreements to facilitate for these loads the purchase and sale of natural gas; and

WHEREAS, such legislative authorities may exercise such authority jointly with any other legislative authorities; and

WHEREAS, governmental aggregation provides su opportunity for residential and small business customers collectively to participate in the potential benefits of natural gas designiation through lower natural gas rates which they would not otherwise be able to have individually; and

WHERBAS, this Council seeks to establish a governmental aggregation program with opt-provisions pursuant to section 4929.26. Ohio Revised Code "the Aggregation Program," for the residents, businesses and other natural gas customers in the Township of Richfield and in conjunction jointly with any other municipal corporation, township, county or other political subdivision of the State of Ohio, as permitted by law.

NOW, THEREFORE, BE IT ORDAINED, by the Council of the County of Samunit, State of Ohio, that:

SECTION 1 This Council finds and determines that it is in the best interest of the Township of Richfield, its residents, businesses and other natural gas consumers located within the corporate limits of the Township of Richfield to establish the Aggregation Program in the Township. Provided that this Resolution and the Aggregation Program is approved by the electors of the Township pursuant to Section 2 of this Resolution, the Township is hereby authorized to aggregate in accordance with Section 4929.26, Ohio Revised Code, the retail natural gas loads located within the Township, and, for that purpose, to enter into service agreements to facilitate for those loads the sale and purchase of natural gas. The Township may exercise such authority jointly with any other municipal corporation, township, or county or other political subdivision of the State of Ohio to the full extent parmitted by law. The aggregation will occur automatically for each person owning, occupying, controlling, or using a natural gas load canter proposed to be aggregated and will provide for the opt-out rights described in Section 3 of this Resolution.

SECTION 2 The Board of Elections of Summit County is hereby directed to submit to the electors of the Township of Richfield the following question at the primary election on May 7, 2002:

Shall the Township of Richfield have the authority to aggregate the retail natural, gas loads in the Township of Richfield, and for that purpose, outer into service agreements to facilitate for those

Resolution No. \_\_\_\_\_ 2002-092 Page Two

loads the sale and purchase of natural gas, such aggregation to occur automatically accept where any person elects to opt out, all in accordance with Section 4929.26 of the Ohio Revised Code, and Resolution 2002-092 adopted by Summit County Council?

The Clerk of this Council is instructed immediately to file a certified copy of this Resolution and the proposed form of the ballot question with the County Board of Elections not less than seventy-five (75) days prior to the May 7, 2002. The Aggregation Program shall not take effect unless approved by a majority of electors voting upon this Resolution and the Aggregation Program provided for herein at the election pursuant to this Section 2 and Section 4929.26, Ohio Revised Code.

SECTION 3 Upon the approval of a majority of the electors voting at the primary election provided for in Section 2 of this Resolution, this Council individually or jointly with any other political subdivision, shall develop a plan of operation and governance for the Aggregation Program. Before adopting such plan, this Council shall hold at least two public bearings on the Plan. Before the first hearing, notice of the hearings shall be published once a week for two consecutive weeks in a newspaper of general circulation in the Township. The notice shall summarize the plan and state the date, time, and location of the hearing. No plan adopted by this Council shall aggregate the natural gas load of any natural gas load center within the Township unless it in advance clearly discloses to the person owning, occupying, controlling, or using the load center that the person will be enrolled automatically in the Ageregation Program and will remain so enrolled unless the person affirmatively elects by a stated procedure not to be enrolled. The disclosure shall state prominently the rates, charges, and other terms and conditions of the enrollment. The state procedure shall allow any person enrolled in the Aggregation Program the opportunity to opt out of the program every two years, without paying a switching foo. Any such person that opts out of the Aggregation Program persuant tot the stated procedure shall definit to the standard service offer provided under divisions (s) of Section 4928.14 of division (d) of Section 4928.35, Ohio Revised Code, until the person chooses an alternative supplier.

SECTION 4 This Council finds and determines that all formal actions of the Resolution concerning and relating to the adoption of this Resolution were taken in an open meeting of this Council and that all deliberations of this Council and of any of its compliance that resulted in those formal actions were in meetings open to the public in compliance with the law.

SECTION 5 Provided this resolution receives the affirmative vote of eight members, it shall take effect immediately upon its adoption and approval by the Recentive; otherwise, it shall take effect and be in force at the carliest time provided by law.

Resolution No. \_\_\_\_\_2002-092\_\_\_\_\_ Page Three

INTRODUCED January 28, 2002

ADOPTED February 11. 2002

DEPUTY CLERK OF COUNCIL

APPROVED February 12, 2002 EXECU

ENACTED HEFECTIVE Match 13, 2002

!

OI VOICE VOTE: YES: Callshan, Congrove, Crawford, Crossland Gallagher, Heydom, King, Norris, Smith, Teodosio, Zurz

PRESIDEN

RESOLUTION 2002-108

### Summit County Exhibit © 3\ "Anthonizing Ordinance"

SPONSOR \_Mr. McCarfin, Mrs. Zarz. Mr. Callaban & Mr. Teodosto

DATE \_\_\_\_\_ February 12, 2002

A Resolution authorizing all action necessary to effect a governmental natural gas aggregation program with opt-out provisions pursuant to section 4929.26, Ohio Revised Code, directing the Summit County Board of Elections to submit to the electors of New Franklin Village.

WHEREAS, the Ohio Legislature has enacted natural gas deregulation ("Am. Sub. S.B. No. 3") which suthorizes the legislature authorities of municipal corporations, Villages, and . counties to aggregate the retail natural gas loads located in the respective jurisdictions and to enter juto service agreements to facilitate for those loads the purchase and sale of natural gas; and

WHEREAS, such legislative authorities may exercise such authority jointly with any other legislative authorities; and

WHERRAS, governmental aggregation provides an opportunity for residential and small business customers collectively to participate in the potential benefits of natural gas deregulation through lower natural gas rates which they would not otherwise be able to have individually; and

WHEREAS, this Council socks to establish a governmental aggregation program with opt-provisions pursuant to section 4929.26, Ohio Revised Code "the Aggregation Program," for the residents, businesses and other natural gas customers in the Village of New Pranklin and in conjunction jointly with any other numicipal corporation, Village, county or other political subdivision of the State of Ohio, as permitted by law.

NOW, THEREFORE, BE IT ORDAINED, by the Council of the Cousty of Summit, State of Ohio, that:

SECTION 1 This Council finds and determines that it is in the best interest of the Village of New Pranklin, its residents, businesses and other natural gas consumers located within the corporate limits of the Village of New Franklin to establish the Aggregation Program in the Village. Provided that this Resolution and the Aggregation Program is approved by the electors of the Village pursuant to Section 2 of this Resolution, the Village is hereby authorized to aggregate in accordance with Section 4929.26, Ohio Revised Code, the retril natural gas loads located within the Village, and, for that purpose, to enter into service agreements to facilitate for those loads the sale and purchase of natural gas. The Village may exarcise such authority jointly with any other municipal corporation, Village, or county or other political subdivision of the State of Ohio to the full extent permitted by law. The aggregation will occur automatically for each person owning, occupying, controlling, or using a natural gas load center proposed to be aggregated and will provide for the opt-out rights described in Section 3 of this Resolution.

SECTION 2 The Board of Elections of Summit County is hearby directed to submit to the electors of the Village of New Franklin the following question at the primary election on May 7, 2002:

Shall the Village of New Franklin have the anthonity to aggregate the rotal natural gas, loads in the Village of New Franklin, and for that purpose, enter into service agreements to facilitate for these Resolution No. 2002-108 Page Two

loads the sale and purchase of natural gas, such aggregation to occur sustainatically except where any person elects to opt out, all in accordance with Section 4929.26 of the Ohio Revised Code, and Resolution 2002-057 adopted by Summit County Council?

The Clerk of this Council is instructed immediately to file a certified copy of this Resolution and the proposed form of the ballot question with the County Board of Elections not less than seventy-five (75) days prior to the May 7, 2002. The Aggregation Program shall not take affect unless approved by a majority of electors voting upon this Resolution and the Aggregation Program provided for herein at the election pursuant to this Section 2 and Section 4929.26, Otho Revised Code.

SECTION 3 Upon the approval of a majority of the electors voting at the primary election provided for in Section 2 of this Resolution, this Council individually or jointly with any other political subdivision, shall develop a plan of operation and governance for the Aggregation. Program. Before adopting such plan, this Council shall hold at least two public hearings on the Plan. Before the first hearing, notice of the hearings shall be published once a weekafor two consecutive weeks in a newspaper of general circulation in the Village. The notice shall summarize the plan and state the date, time, and location of the hearing. No plan adopted by this Council shall aggregate the natural gas load of any natural gas load conter within the Village unless it in advance clearly discloses to the person owning, occupying, controlling, or using the load center that the person will be enrolled entometically in the Approgration Program and will remain so enrolled unless the person affirmatively clocks by a stated procedure not to be enrolled. The disclosure shall state prominently the rates, charges, and other terms and conditions of the enroliment. The state procedure shall allow any person enrolled in the Aggregation Program the opportunity to opt out of the mogram every two years, without paying a switching that. Any such person that opts out of the Aggregation Program pursuant tot the stated procedure shall default to the standard service offer provided under divisions (a) of Section 4928.14 of division (d) of Section 4928.35, Ohio Revised Code, until the person chooses an alternative supplier.

SECTION 4 This Council finds and determines that all formal actions of the Resolution concerning and relating to the adoption of this Resolution were taken in an open meeting of this Council and that all deliberations of this Council and of any of its committees that resulted in those formal actions were in meetings open to the public in compliance with the law.

SECTION 5 Provided this resolution receives the affirmative vote of eight members, it shall take effect immediately upon its adoption and approval by the Executive; otherwhie, it shall take effect and be in force at the earliest time provided by law.

RESOLUTION No. 2002-108 Page three

INTRODUCED \_\_\_\_\_ February 11, 2002

ADOPTED February 11. 2002

DEPUTY CLERKLOF COUNCIL

APPROVED February 12, 2002 EXECUTIVE ENACTED EFFECTIVE March 13, 2002

.

PRESI

ON VOICE VOTE: YES: Callahan, Congrove, Crawford, Crossland, Gallaghar, Heydom, King, Norris, Smith, Teodosio, Zurz This foregoing document was electronically filed with the Public Utilities

Commission of Ohio Docketing Information System on

8/16/2016 9:46:51 AM

in

Case No(s). 02-2232-GA-GAG

Summary: Application for recertification electronically filed by Mr. Thomas M Bellish on behalf of County of Summit