

**BEFORE THE TENNESSEE REGULATORY AUTHORITY  
NASHVILLE, TENNESSEE**

**IN RE:** )  
 )  
**PETITION OF ATMOS ENERGY** )  
**CORPORATION FOR APPROVAL** )  
**OF NEGOTIATED FRANCHISE** ) **Docket No. 14- 00089**  
**AGREEMENT WITH THE COUNTY OF** )  
**HAMBLLEN, STATE OF TENNESSEE** )

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**PETITION FOR APPROVAL OF FRANCHISE  
AGREEMENT WITH HAMBLLEN COUNTY TENNESSEE**

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Pursuant to Tennessee Code Annotated § 65-4-107, Atmos Energy Corporation (“Atmos” or “Company”) respectfully requests approval of a negotiated franchise agreement between Atmos and the County of Hamblen, State of Tennessee.

In support of this Petition, Atmos respectfully submits the following:

1. Full name and address of the principal place of business of the company are:

Atmos Energy Corporation  
5430 LBJ Freeway S 1800  
Dallas, TX 75240

2. All correspondence and communications with respect to this Petition should be sent to the following:

Patricia D. Childers  
Vice President, Rates & Regulatory Affairs  
KY/Mid-States Division  
Atmos Energy Corporation  
810 Crescent Centre Drive, Suite 600  
Franklin, TN 37067-6226  
(615) 771-8301 – Facsimile

A. Scott Ross, Esq.  
Neal & Harwell, PLC  
2000 One Nashville Place  
150 Fourth Avenue, North  
Nashville, TN 37219-2498  
(615) 726-0573 – Facsimile

Douglas C. Walther, Esq.  
Associate General Counsel  
Atmos Energy Corporation  
P. O. Box 650205  
Dallas, TX 75265-0205  
(972) 855-3080 – Facsimile

3. Atmos serves approximately 132,000 residential, commercial, and industrial customers in Tennessee. Among the areas served is the County of Hamblen, State of Tennessee.

4. Atmos currently provides natural gas service to the County of Hamblen pursuant to a franchise agreement incorporated into County Resolution, dated February 18, 1999.

5. That franchise agreement expired by its terms on February 18, 2014.

6. The Company began negotiations with the County of Hamblen for renewal of the franchise authority in early 2014. These negotiations recently concluded and a new franchise agreement was submitted and passed by the County as an Ordinance on August 21, 2014. A true and correct copy of this franchise agreement incorporated as an Ordinance is attached hereto as Exhibit 1.

7. The new franchise agreement is materially identical to the one that expired in February.

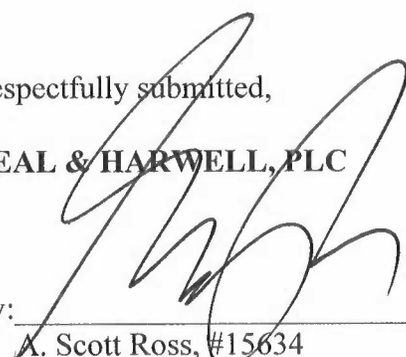
8. Recognizing that the old franchise agreement has expired by its terms, that the new agreement is materially identical to the old agreement, and that neither agreement carries a franchise fee, Atmos will continue providing gas service under the terms of the old agreement pending the Authority's consideration of the new agreement.

9. The new franchise agreement with the County of Hamblen is necessary and proper for the public convenience and properly conserves the public interest.

**WHEREFORE**, Atmos respectfully requests that the Authority approve the new franchise agreement with the County of Hamblen attached hereto as Exhibit 1 pursuant to Tennessee Code Annotated § 65-4-107.

Respectfully submitted,

**NEAL & HARWELL, PLC**

By: 

A. Scott Ross, #15634  
2000 One Nashville Place  
150 Fourth Avenue, North  
Nashville, TN 37219-2498  
(615) 244-1713 – Telephone  
(615) 726-0573 – Facsimile

*Counsel for Atmos Energy Corporation*



# **EXHIBIT 1**

ORDINANCE NO. \_\_\_\_\_

AN ORDINANCE GRANTING TO ATMOS ENERGY CORPORATION, A TEXAS AND VIRGINIA CORPORATION, ITS SUCCESSORS AND ASSIGNS, A FRANCHISE TO PROVIDE THE COUNTY OF HAMBLEN, TENNESSEE, WITH NATURAL GAS SERVICE, AND THE RIGHT TO CONSTRUCT, MAINTAIN, AND OPERATE A SYSTEM OF GAS MAINS AND SERVICE PIPES FOR THE PURPOSE OF TRANSMITTING AND DISTRIBUTING GAS IN, UPON, ACROSS, ALONG AND UNDER THE HIGHWAYS, STREETS, AVENUES, ROADS, ALLEYS, LANES, WAYS, UTILITY EASEMENTS, PARKWAYS AND OTHER PUBLIC GROUNDS OF THE COUNTY OF HAMBLEN, TENNESSEE.

BE IT ORDAINED BY THE COUNTY BOARD OF COMMISSIONERS OF HAMBLEN COUNTY, TENNESSEE:

SECTION 1. There is hereby granted to Atmos Energy Corporation, a corporation organized and existing under the laws of the State of Texas and the Commonwealth of Virginia, its successors and assigns (hereinafter for convenience referred to as "Company"), the right, authority, privilege and franchise to serve the County of Hamblen (hereinafter for convenience referred to as "County"), and in the providing of such natural gas service to construct, maintain and operate a system of gas mains, service pipes, regulator stations and all other necessary and appropriate equipment and facilities for the distribution of gas, in, upon, under, along, across and over the highways, streets, avenues, roads, alleys, lanes, ways, utility easements, parkways and other public grounds in the present or future limits of the County, for the supplying and selling of gas and its by-products to said County and the inhabitants, institutions and businesses thereof, and for such purposes to construct, lay down, maintain, and operate all necessary gas mains, service pipes and other appliances, fixtures and facilities as may be necessary for the

transmission, distribution and sale of such to said County and the inhabitants thereof for domestic, commercial, industrial and institutional uses, and other purposes for which it is or may hereafter be used, for a period of fifteen (15) years from and after the passage and approval of this Ordinance.

SECTION II. All gas mains, service pipes, fixtures, facilities and other appliances so laid, constructed and maintained by virtue of this Ordinance, shall be so laid, constructed and maintained in accordance with all applicable engineering codes adopted or approved by the natural gas distribution industry and/or engineering profession and in accordance with any applicable Statutes of the State of Tennessee and the Rules and Regulations of the Tennessee Regulatory Authority or of any other governmental regulatory commission, board or agency having jurisdiction over the Company. Said facilities shall be constructed as not to interfere with the drainage of said County or unreasonably interfere with or injure any sewer or any other improvement which said County has heretofore made or may hereafter make in, upon or along any highway, street, avenue, road, alley, lane, way, utility easement, parkway, or other public ground, or unnecessarily impede or obstruct such highways, streets, avenues, roads, alleys, lanes, ways, utility easements, parkways and other public grounds of said County, and shall conform to the grade as then or hereafter established. The Company agrees to attempt to utilize known right-of-way whenever practical before resorting to right of condemnation to which the Company may be entitled to utilize by law.

SECTION III. When the streets, avenues, alleys and other public ways are opened, or any other opening is made by the Company within the County, whether

the same be made for the purpose of laying, constructing, replacing or repairing the mains, pipes, and other appliances and fixtures of the Company, the Company shall place and maintain necessary safety devices, barriers, lights and warnings to properly notify persons of any dangers resulting from such entrances, and shall comply with applicable safety regulations required by federal, state and local laws.

SECTION IV. In the event it becomes necessary or expedient for the County to change the course or grade of any highway, street, avenue, road, alley, way, parkway, or other public ground in which the Company is maintaining gas mains, pipes or other appliances and fixtures, then, upon the written request of the County, the Company will remove or change the location or depth of such mains, pipes or other appliances and fixtures, as necessary to conform to the proposed street alteration.

SECTION V. Whenever the Company wishes to enter upon any highway, street, avenue, road, alley, lane, way, utility easement, parkway, or other public ground for the purpose of constructing, replacing or repairing any gas mains, pipes, or other appliances, it will if the County desires, notify the County and file a plan or map of the proposed work, if practicable, before commencing same. Whenever any highway, street, avenue, road, alley, lane, way, utility easement, parkway or other public way shall be entered, dug up or disturbed by the Company, the Company shall, at its expense and as soon as possible after the work is completed, restore such highway, street, avenue, road, alley, lane, way, utility easement, parkway, or other public ground to the approximate condition that existed before the work was done and to the reasonable satisfaction of the County. In the event the Company shall fail to

fulfill its obligations under this Section, the County, after giving the Company reasonable written notice, and failure of the Company to make such repairs or restoration, may make the necessary restoration or repairs itself and the Company shall be liable for the reasonable cost of same.

The provisions of this Section shall not be applied or interpreted in such a way as to prevent or delay Company work that may be required as a result of any emergency, leak or other immediate hazard or danger. Likewise, the provisions of this Section anticipate that the Company shall not be unreasonably denied permission to perform necessary work.

SECTION VI. The Company shall at all times indemnify and hold harmless the County from and against any and all lawful claims for injury to any person or property by reason of the Company or its employees' failure to exercise due care and diligence in and about the installing and maintenance of said system, guarding trenches and excavation while said system is being installed or subsequent extensions, repairs or alterations are being made or generally in the operation and maintenance of said system, provided the Company shall have been notified in writing of any claim against the County on account thereof, and shall have been afforded the opportunity fully to defend the same.

SECTION VII. The County and the Company hereby agree that this Ordinance shall from time to time be subject to rules and regulations adopted by the Company and approved by the Tennessee Regulatory Authority or any other regulatory body having jurisdiction thereof during the term of this Ordinance, and shall also be subject

to all Rules and Regulations adopted and approved by the Tennessee Regulatory Authority or any other regulatory body and that all such Rules and Regulations shall be and become a part of this Ordinance to the same extent and with the same effect as if said Rules and Regulations were herein set out in full. The Company shall not be obligated or required to make any extension of distribution mains or service lines except in accordance with the provisions relating thereto adopted or approved by the Tennessee Regulatory Authority, or any other regulatory body having jurisdiction thereof during the term this Ordinance.

SECTION VIII. Nothing herein contained shall be construed as preventing the Company from installing, placing, replacing, taking up, repairing or removing gas pipes, mains, service pipes or other devices for furnishing gas services, from using any easements for gas service which are shown on any plats of any portion of said County heretofore or hereafter platted or recorded or any such easement which may hereafter be created, granted or dedicated for any such utility purposes by any person, firm or corporation whatsoever.

SECTION IX. If any section, or portion of any section, of this Ordinance shall hereafter be declared or determined by any court of competent authority to be invalid, the Company and the County at their election may ratify or conform the remaining portions of this Ordinance, and upon such ratification or confirmation, the remaining portions of this Ordinance shall remain in full force and effect.

SECTION X. The Company shall, within sixty (60) days after the passage of the Ordinance, file with the County Clerk or other appropriate official of the County its

unconditional acceptance of the terms and conditions of this Ordinance. After filing of such acceptance, this Ordinance shall constitute a contract between the parties thereto and shall, subject to the rights and powers vested in the Tennessee Regulatory Authority or such other regulatory body of the State of Tennessee as may hereafter succeed to the rights and powers of the Tennessee Regulatory Authority or as may exercise statutory jurisdiction of gas companies furnishing gas service in the State of Tennessee, be the measure of the rights, powers, obligations, privileges and liabilities of said County and of said Company.

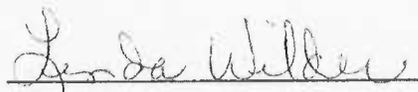
SECTION XI. All the privileges given and obligations created by this Ordinance shall be binding upon the successors and assigns of the Company.

SECTION XII. This Ordinance shall take effect and be in force immediately upon its passage by the County of Hamblen, Tennessee and approval by the County Board of Commissioners of said County.

Adopted by the County Board of Commissioners of the County of Hamblen, Tennessee, this the 21st day of August, 2014.

  
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County Executive

ATTEST:



County Clerk

(SEAL)