ORDINANCE NO. A-481\_\_\_\_

AN ORDINANCE ENTITLED "AN ORDINANCE GRANTING TO CONWAY AMBULANCE SERVICE A FRANCHISE TO OPERATE AN AMBULANCE SERVICE WITHIN THE CITY OF CONWAY."

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CONWAY, ARKANSAS:

Section 1. That the City of Conway, Arkansas, does hereby grant unto James Newton, d/b/a Conway Ambulance Service, a franchise for the operation of an ambulance service within the City of Conway, Arkansas, for the term and upon the condition set out in the "Exclusive Ambulance Franchise Agreement" as the same is hereinafter set out, and the Mayor and Clerk-Treasurer of the City shall be, and they hereby are, authorized and directed to execute, acknowledge and deliver the same in the name of and on behalf of the City of Conway and to affix thereto the seal of said corporate city, said franchise agreement being as follows, to-wit:

## EXCLUSIVE AMBULANCE FRANCHISE AGREEMENT

THIS AGREEMENT, made and entered into on this day of \_\_\_\_\_\_, 1969, by and between the City of Conway, Arkansas, hereafter referred to as City, acting by and through its Mayor, Walter Dunaway, and its Clerk-Treasurer, Doris Nunn, both of whom are duly authorized so to act, and James Newton, d/b/a Conway Ambulance Service, hereafter referred to as the Company, WITNESSETH:

regular meeting of July 9th, 1968, introduced Ordinance
No, 1962 which Ordinance was duly approved and adopted at the
Council keeting held on the 9th day of July, 1968, which
Ordinance declared the business of transporting persons within the
City of Conway, Arkansas, by motor ambulance to be a necessary
public service utility subject to regulation by the City, and
provided for the regulation, licensing and operation of said public
service business within said City; and

WHEREAS, James Newton, d/b/a Conway Ambulance Service has, pursuant to the provisions of said above numbered Ordinance, filed with the Clerk-Treasurer their application for an exclusive franchise to operate ambulance service within the City of Conway and the City Council has carefully considered all matters contained in said application and approved the issuance of an exclusive franchise agreement to the said James Newton, NOW IT IS THEREFORE AGREED AS FOLLOWS:

I.

That the City of Conway has, and does hereby, grant to the said Conway Ambulance Service an exclusive franchise for the operation of ambulance service within the corporate limits of the City of Conway for a period of five (5) years beginning on September 10, 1968, at 12:01 A.M.

Said Conway Ambulance Service does hereby accept said franchise and agrees to operate its said ambulance service in full and complete compliance in all respects with the provisions with the above said Ordinance No.  $\cancel{A-462}$  and further agrees that .it will abide by the following schedule of rates which has been approved by the Hoard of Directors of the City of Conway:

- (a) Non-emergency pickup between 8;00 A.M. and 5:00 P.M. within the corporate limits of Conway \$15.00
- (b) Non-emergency pickups at any time other than the time specified in (a) above within the corporate limits of Conway \$15.00
- (c) Additional charge for emergency pickups within the corporate limits at any time 5.00
- (d) Charges for pickups outside the corporate limits of Conway will be charges set out in (a), (b) and (c) above and mileage at rate of \$.50 per mile for travel distaince one way.
- (e) Required attendant on any pickup---\$2.00 per hour
- (f) Waiting time at the hospital in excess of one (1) hour for driver and attendant---\$2.00 per hour for each individual,

## III.

In further consideration of the exclusive franchise herein granted, the said. Conway Ambulance Service hereby agrees to operate as many ambulances as is necessary for their service to be given in a prompt and efficient manner including at least two ambulances in operation upon the commencement of business under this agreement which ambulances shall operate twenty-four (24) hours per day, seven (7) days per week and be equipped with: (a) air conditioning (b) all first aid. equipment, including oxygen (c) fire extinguishers and (d) two-way radios; all of said ambulances so equipped to be operated out of an office to be maintained within the corporate limits of the City.

IV.

It is mutually agreed by and between the parties hereto that any amendment to the above rate schedule during the term of this franchise must be approved by the City Council of the City of Conway after formal petition for amendment has been filed by the Company and said City Council has satisfied itself that such an amendment be in order.

IN WITNESS WHEREOF, the parties hereto affix their hands and seals on the date above first written.

THE: CITY OF CONWAY, ARKANSAS

BY:				
	Its	Mavor		

ATTEST:

Its Clerk-Treasurer

James Newton d/b/a

Conway Ambulance Service

Ordinance No.					
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Section 2. All ordinances and parts of ordinances in					
conflict herewith are hereby repealed and this ordinance shall be					
in force and effect from and after its passage and publication.					
PASSED: May 13, 1969.					
Mayor					
ray or					
ATTEST:					
Clerk-Treasurer					
Clerk-ileasurer					

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