AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF , TEXAS, APPROVING A NEGOTIATED SETTLEMENT BETWEEN THE ATMOS CITIES STEERING COMMITTEE ("ACSC") AND ATMOS ENERGY CORP., MID-TEX DIVISION REGARDING COMPANY'S 2017 RATE REVIEW MECHANISM FILINGS; DECLARING EXISTING RATES TO BE UNREASONABLE; ADOPTING TARIFFS THAT REFLECT RATE ADJUSTMENTS NEGOTIATED SETTLEMENT; THE WITH FINDING THE RATES TO BE SET BY THE SETTLEMENT TARIFFS TO BE JUST AND REASONABLE AND IN THE PUBLIC INTEREST; REQUIRING RECONCILIATION AND RATE ADJUSTMENTS IF FEDERAL INCOME TAX RATES CHANGE; TERMINATING THE RRM PROCESS FOR 2018 PENDING RENEGOTIATION OF RRM TERMS AND CONDITIONS; TO REIMBURSE ACSC'S THE COMPANY REQUIRING REASONABLE RATEMAKING EXPENSES; DETERMINING THAT THIS ORDINANCE WAS PASSED IN ACCORDANCE WITH THE REQUIREMENTS OF THE TEXAS OPEN MEETINGS ACT; ADOPTING A SAVINGS CLAUSE; DECLARING AN EFFECTIVE DATE; AND REQUIRING DELIVERY OF THIS TO: ORDINANCE TO THE COMPANY AND THE ACSC'S LEGAL COUNSEL.

whereas, the City of Angus, Texas ("City") is a gas until utility customer of Atmos Energy Corp., Mid-Tex Division ("Atmos Mid-Tex" or "Company"), and a regulatory authority with an interest in the rates and charges of Atmos Mid-Tex; and managed to the second control of the company of the c

WHEREAS, the City is a member of the Atmos Cities Steering Committee ("ACSC"), a control of similarly-situated cities served by Atmos Mid-Tex ("ACSC Cities") that have joined together to facilitate the review of, and response to, natural gas issues affecting rates charged in severe the Atmos Mid-Tex service area; and

WHEREAS, ACSC and the Company worked collaboratively to develop a new Rate
Review Mechanism ("RRM") tariff that allows for an expedited rate review process by ACSC
Cities as a substitute to the Gas Reliability Infrastructure Program ("GRIP") process instituted by

of serving the Atmos Mid-Tex Division; and

WHEREAS, on March 1, 2017, Atmos Mid-Tex filed its 2017 RRM rate request with ACSC Cities; and

through its Executive Committee, assisted by ACSC's attorneys and consultants, to resolve ted to the issues identified in the Company's RRM filing; and a same identified in the Company's RRM filing; and

whereas, the Executive Committee, as well as ACSC's counseleand consultants, in these as recommend that ACSC Cities approve an increase in base rates for Atmos Mid-Tex of \$48 an increase million on a system-wide basis; and

recommendation of the ACSC Executive Committee, are agreed to by the Company, and are just, Committee reasonable, and in the public interest;

expenses associated with RRM applications; expenses associated with RRM applications;

change in federal income tax rates is implemented during the period that rates approved herein plantage of remain in place; and

whereas, because ACSC believes that certain provisions of the current terms and eves the conditions of the RRM tariff are inconsistent with market conditions, the City expects on several war renegotiation of the current RRM tariff in the Summer of 2017.

THE	NOW,	THEREFORE,	BE IT	ORDAINED	BY THE	CITY COU	INCIL OF THE	CITYRDAL
					V	. 4		
OF_		Angus	A S	, TE	XAS:		Apgas	

reference a Section 1. That the findings set forth in this Ordinance are hereby in all things approved for the Co

Section 2. That the City Council finds that the settled amount of an increase in revenues and that the settled amount of an increase in revenues and that the of \$48 million on a system-wide basis represents a comprehensive settlement of gas utility rate issues affecting the rates, operations, and services offered by Atmos Mid-Tex within the municipal limits arising from Atmos Mid-Tex's 2017 RRM filing, is in the public interest, and is a service of the Texas Utilities Code.

Section 3. That the existing rates for natural gas service provided by Atmos Mid-Tex are for natural gas unreasonable. The new tariffs attached hereto and incorporated herein as Attachment A, are just and and incorporated herein as Attachment A, are just and and incorporated herein as Attachment A, are just and and incorporated herein as Attachment B, and are designed to allow Atmos Mid-Tex to recover annually an additional \$48. Atmos with million in revenue over the amount allowed under currently approved rates, as shown in the word true and hereby adopted.

Section 4. That the ratemaking treatment for pensions and other post-employments reasoned benefits in Atmos Mid-Tex's next RRM filing shall be as set forth on Attachment C, cattached filing shall be as set forth on Attachment C, cattached filing shall be as set forth on Attachment C, cattached filing shall be as set forth on Attachment C, cattached filing shall be as set forth on Attachment C, cattached filing shall be as set forth on Attachment C, cattached filing shall be as set forth on Attachment C, cattached filing shall be as set forth on Attachment C, cattached filing shall be as set forth on Attachment C, cattached filing shall be as set forth on Attachment C, cattached filing shall be as set forth on Attachment C, cattached filing shall be as set forth on Attachment C, cattached filing shall be as set forth on Attachment C, cattached filing shall be as set forth on Attachment C, cattached filing shall be as set for the condition of the

Section 5. Consistent with Texas Utilities Code Section 104.055(c), Atmos Energy's as Utilities Code Section 104.055(c), Atmos Energy's as Utilities Code Section 104.055(c), Atmos Energy's as Utilities Code Section 104.055(c), Atmos Energy of federal income tax expense through the Rider RRM has been computed using the through the statutory income tax rate is in that a change in the statutory income tax rate is in that a change in the statutory income tax rate is income tax expense included in the Rider RRM rate income tax expense authorized to the another under the new statutory income tax rate. The reconciliation period shall be from the date on the reconciliation period shall be from the date on the reconciliation period shall be from the date on the reconciliation period shall be from the date on the reconciliation period shall be from the date on the reconciliation period shall be from the date on the reconciliation period shall be from the date on the reconciliation period shall be from the date on the reconciliation period shall be from the date on the reconciliation period shall be from the date on the reconciliation period shall be from the date on the reconciliation period shall be from the date on the reconciliation period shall be from the date on the reconciliation period shall be from the date on the reconciliation period shall be from the date on the reconciliation period shall be from the date on the reconciliation period shall be from the date on the reconciliation period shall be from the date on the reconciliation period shall be from the date on the reconciliation period shall be from the date of the reconciliation period shall be from the date of the reconciliation period shall be from the date of the reconciliation period shall be from the reconciliation period shall be from the date of the reconciliation period shall be from the rec

interest component calculated at the customer deposit interest rate then in effect as approved by the Railroad Commission of Texas shall be applied to the federal income tax expense reconciliation. Further, any required reconciliation of federal income tax expense shall be included as part of Atmos Mid-Tex's next annual RRM filing and shall be returned to or recovered from customers as a one-time credit or surcharge to the customer's bill.

Summer of 20017. If an agreed renegotiated RRM tariff cannot be achieved, the City will other and conditions during the social and terminate the RRM process and consider initiation of a traditional rate case to reduce the last initiation.

Company's authorized return on equity.

Section 7. That Atmos Mid-Tex shall reimburse the reasonable ratemaking expenses of shall reimburse the reimburse the reimburse that reimburse the reimburse the reimburse the reimburse that reimburse the reimbu

recommon or ordinance previously adopted by themy resolution or ordinance previously adopted by themy resolution of ordinance previously adopted by them resolution or ordinance previously adopted by them resolution or ordinance previously adopted by them resolution or ordinance previously adopted by the resolution of th

Section 9. That the meeting at which this Ordinance was approved was in all things which this Conducted in strict compliance with the Texas Open Meetings Act, Texas Government Code; Texas Open Meetings Act, Texas Open Me

Section 10. That if any one or more sections or clauses of this Ordinance is adjudged to be unconstitutional or invalid, such judgment shall not affect, impair, or invalidate the remaining near that it is provisions of this Ordinance, and the remaining provisions of the Ordinance shall be interpreted as if the offending section or clause never existed.

Section 11. That consistent with the City Ordinance that established the RRM process, the City Ordinance that established the RRM process that established the RRM pr

Section 12. That a copy of this Ordinance shall be sent to Atmos Mid-Tex, care of Chrish disease to Atmos Mid-Tex, care

PASSED AND APPROVED this

\_\_\_day of

VI 2017s

Mayor

ATTEST:

APPROVED AS TO FORM:

City Attorney & Secretary

2557/28/7339845