VILLAGE OF' AURORA

Local Law No./of th~ Year 1969

A LOCAL LAW

To impose a tax on the gross income or gross operating income of corporations and persons furnishing utility services in the Village of Aurora, as authorized by Section 6-640 of the Village Law of the State of New York

Be it enacted by the Trustees of the Village of Aurora as follows:

Section 1'. Tax on the furnishing of ,utiJ ity services. Pursuant to the authority granted by Section 6-640 of the Village Law of the State of New York, a tax equal to one per centum of its gross income from and after the first day of July, 1969, it is hereby imposed upon every utility doing business in the Village of Aurora which is subject to the supervision of the State" Department of Public Service, which has a gross income for the twelve> months ending June thirty-first in excess of five hundred dollars, except motor carriers or brokers subject to such supervision under article3-B of the Public Service Law, and a tax equal to one per centum of its gross operating income from and after the first day of May, nineteen hundred fifty, is hereby imposed upon every other utility doing business in the Village of Aurora which has a gross operating income for the twelve months ending June thirtyfirst in excess of five. hundred dollars, which taxes shall have application only within the territorial limits of the Village of

and shall be in addition to any and all other taxes and fees imposed by any other provision of law. Such taxes shall not be imposed on any 'transaction originating or consummated outside of the territorial limits of the Village of Aurora, notwithstanding that some act be necessarily performed with respect to such transaction within such limits.

Section 2. As used in this Local Law, (a) the word "utility" includes every person subject to the supervision of the State Department of Public Service, except persons engaged in the

MICHAELS.
CUDDY AND BERTRAND
ATTORNEYS AT
LAW
CARR BUILDING
18a GENESSE STREIN'
AUBURN, NEW YORK

V 980 - 3

business of ope~ating o~ leasing sleeping and pa~lo~ ~ail~oad ca~s o~ of ope~ating ~ail~oads othe~ than st~eet su~face, ~apid t~ansit, subway and elevated ~ail~oads, and also includes eve~y pe~son (whethe~ o~ not such pe~s()n is subJect to such supe~visi on) who sells gas, elect~icity, \$team, wate~, ~ef~ige~ation, telephone o~ teleg~aphy, delive~ed th~ough mains, pipes, o~wi~es, o~fu~nishes gas, elect~ic, steam, wate~, ~ef~ige~ato~, telephone o~ teleg~aph se-vice, by means of mains, pipes, or wi-es, -ega-dless of whethesuch activi; ties are the main business of such person or are only incidental the~eto, o~ of whethe~ use is made of public st~eets; (b) the word "person" means persons, corporations, companies, associations, Joint-stock associations, co-pa~tne~ships, estates, assignee of ~ents, any pe~son acting in a fiducia~ycapacity, o~ any othe~ entity, and pe~sons, thei~ assignees, lessees, t~ustees o~ ~eceive~s, appointed by any court whatsoever, or by any other menas, except the state, municipalities, political and civil subdivisions of the State or Municipality, and public districts; (c) the wo~ds "gross income"mean and include receipts received in or by reason of any sale, conditional or otherwise, (except sales hereinafte~ referred to with respect to which it is provided that $p\sim ofits$ from the sale shall be included in gross income) made or service ~endered for ultimate consumption o~ use by the purchase~ in the Village of Aurora, including cash, credits and property

of any kind or nature, (whether o~-not such sale is made or such service is ~endered for p~ofit), without any deduction therefrom on account of the cost of the p~operty sold, the cost of the materials used, labor or services Or other costs, interest or discount paid, or any other expense whatsoever; also profits from the sale of securities; also profits from the sale of real property g~owing out of the ownership or use of or interest in such prope~ty; also profit from the sale oj personal property (other than p~operty of a kind which would prope~ly be included in the inventory of the taxpayer if on hand at the cost of the period for whic a ~eturn is made); also receipts from interest, dividends, and royalties, derived from sources within the Village of Au~ora other than such as are received from a corporation a majority of whose voting stock is owned by the taxpaying utility, without any dedUCtion theref~om for any expenses whatsoever incurred in connection with the receipt thereof, and also profits from any transaction (except sales for resale and rentals) within the ~illage of Aurora zphatsoever; provided, however, that the words "gross income shall include in the case of a utility engaged in selling telephony or telephone service, only receipts from local exchange service wholly consummated within the village of Aurora, and in the case of a utility engaged in selling teleg~aphy or teleg~aph service, only receipts from t~ansactions wholly consummated within the Village of Aurora; and (d) the words "gross operating income" mean and include receipts received in or by reason of any sale, conditional or otherwise, made for ultimate consumption or use by

-2the purchaser of gas, electricity, steam, water, refrigeration, telephony or telegraphy, or in or by reason if the furnishing MICHAELS.

cubby and bertrand such consumption or use of gas, electric, steam, water, refriger ATTORNEYS AT LAW ator, telephone or telegraph service in the Village of Aurora, care bullding

J8S GENESE, STRIET

AUBURN. NEW YORK

including cash, credits and property of any kind or nature, wi out any deduction therefrom on account of the cost of the sold, the cost of materials used, labor or services or other costs, interest or discount paid, or any other expenses whatsoever.

th-

Section 3. Every utility subject to tax under this local law shall keep such records of its business and in such as the Village Treasurer may require, and such records shall be preserved for a period of three years, except that the Village Treasurer may consent to their destruction within that period or may require that they be kept longer.

Section 4. Every utility subject to tax hereunder shal file annually, on or before the twenty-fifth day of July, a for the twelve calendar months preceding such return date or any return portion thereof, for which the tax imposed hereby is effective; provided, however, that in lieu of the annual return required by the foregoing provisions, any utility may file quarterly, on or before October twenty-fifth, January twentyfifth, April twentyfifth and July twenty-fifth, a return for the three calendar preceding each such return date, and in the case of the first return, for all preceding calendar months during which the tax posed hereby was effective. Every return shall state the gross income or gross operating income. for the period covered thereby. Returns shall be filed with the Village Treasurer on a form to furnished by him for such pw~ose and shall contain such other data, information or matter as he may require to be included in. The Village Treasurer, in'order to insure payment of the imposed, may require at any time a further or supplemental which shall contain any data that may be specified by him, and may require any utility doing business in the Village of Aurora to file an annual return, which shall contain any data specified by "him, regardless of whether the α utility is subject to tax this local law. Every return shall еđ have annexed thereto an affidavit of the head of the utility under making the same, or of owner or of a co-partner thereof, or of a principal officer of corporation, if such business is the conducted by a corporation, the effect that the statements contained therein are true. to

onths such im-

shere taxurn.

he

f the

MICHAELS. CUDDY AND BERTRAND ATI"ORNEYS AT LOAW CARR BUIL.DING AUBURN, NEW YORK

-3-

pection 5. At the time of fil ing a return as required this local law, each utility shall pay to the Village Treasurer the tax imposed by this local law for the period ,covered by such return. Such tax shall be due and payable at the time of filing the return or, if a return is not filed when due, on the last on which the return is required to be filed. day

Section 6. In case any return filed pursuant to this local law shall be insufficient or unsatisfactory to the Village Treasurer, and if a corrected or sufficient return is not filed

of late of the party to the

within twenty days after the same is required by notice from him, or if no return is ~~de for any period, the Village Treasurer shall determine the amount of tax due from such information as he is able to obtain, and if necessary, may estimate the tax on the basis of external indices or otherwise. He shall giDe notice of such determination to the person liable for such tax. Such determination shall finally and irreDocably fix such tax, unless, the person against whom it is assessed shall, within thirty days after the giDing of notice of such determination, apply to the Village Treasurer for a hearing, or unless the Village Treasurer, of his own motion shall reduce the same. After such hearing, the Village Treasurer shal). giDe notice of his dec.ision to' the person liable for the tax. Such decision may be reDiewed by a proceeding under Article Seventy-Eight of the CiDil Practice Law and Rules of the State of New Yer k if appl ication therefor is mad within ninety days after giDing notice of such decision. An order to reDiew such decision shall not be granted unless the amount of any tax sought to be reDiewed, with 'interest and penalties thereon, if any, shall be fi ${\bf rst}$ deposited wi th the Vi 11 age Treasurer and an $undertaking \ filed \ with \ him, \ in \ such \ amount \ and \ with \ such \ sureties \ as$ a Justice of the Supreme Court shall approD to the effect that, if such proceeding be dismissed or the tax confirmed, the appl icant will pay all costs and charges which may accrue in the prosectuion of such proceeding, or at the option of the applicant, such undertaking may be in a sum sufficient to CODer the tax, interest, pen'J.lties, costs and charges afore8aid~ in which eDent the applicant's~all not be required to pay such tax, interest and penalties as a condition precedent to the grant ing of such order.

Except in .58 of a willfully false or fraudulent return with intent to eDade the tax, no assessment of additional tax shall be made after the expiration of more than three years from the date of the filing of a return, proDidad, howeDer, that where no return has been filed as required by this local law, the tax may be assessed at any time.

Section 7. Any notice authorized or required under the proDis7,o"- rthis local law may be giDen by mail ing the same to the pers();...j,r'whom it is intended, in a post-paid enDelope, addressed to such person at the address giDen by him in the last return filed by him under this local law, or, if no return has been filed, then to such address as may be obtainable. The mailing of such notice shall be presumptiDe eDidence of the receipt of the same by the person to whom addressed. Any period of time, which is determined according to the proDisions of this local law by the giDing of notice, shall commence to run from the date of mailing of such notice.

-4-

MICHAELS, CUDDY
AND BERTRAND
ATTORNEYS AT LAW
CARR BUILDING
tsa GENESEE 8'TREET
AUBURN.NEW YORK

ATTORNEYS AT CARR BUILDING 188 GENESEE STREET AUBURN, NEW YORK

Section 8. Any person failing to file \boldsymbol{a} return or corrected return, or to pay any tax or any portion thereof, within th time required-, by this 1000.1 law shall be subject to a penalty of five percentum of the amount of tax due, plus one per centum of such tax CUDDY AND HERTRAND for each month of delay or fraction thereof, excepting t h first month, after such return Was required to be filed or such to. became due; but the Village Treasurer, for oause shown, may extend the time for filing any return, and if satisfied that the delay wa excusable, may remit all or any portion of the penalty fixed by the foregoing provisions of this section.

> Section 9. If, within one year from the payment of any tax or penalty, the payer thereof shali make application for a refund thereof and the Village Treasurer or the Court shall determin that such tax or penalty or any portion thereof was erroneously or illegally oolleoted, the Village Treasurer shall refund the amount so determined. For like cause and within the same period, a refund may be so made on the initiative of the Village Treasurer. However, no $r^{\prime}\text{efund}$ shall be made of a tax or penal ty po. id pursuant to adetermination of the Village Treasurer as hereinbefore provided unless the Village Treasurer, after a hearing as hereinbefor provided. or of his own motion, shall have reduced the tax or penalty or it shall have been established in a prooeeding under Artiole Seventy-Eight of the Civil Fractice Act of the State of N~ York that such determination was erroneous or illegal. Al refunds shall be made out of moneys oolleoted'under this Local Law. An application for a refund, made as hereinbefore provided, shall be deemed an application for the revision of any tax or penalty complained of and the Village Tr(;asurer may receive, additional eviden klith respect thereto. A~ter ma'king his determinat'ion, the Village Treasurer shall give notice thereof to the person interested, and he shall be entitled to an order to review such determination unde said Artiole Seventy-Eight, subject to the provision hereinbefore contained relating to the granting of such an order.

Section 10. The tax imposed by this local law shall be oharged against and be paid by the utility and shall not be added as a separate item to bills render",d by the utility to customers o others but shall constitute a part of the operating oosts of such util ity.

Section 11. Whenever any person 'shall fail to pay any tax or penal ty imposed by this local daw, the Village Attorney shall, upon the request of the Village TT'e:zsurer, bring an aotio!. to enforce payment of the same. The proceeds of any judgment obtained in any such action shall be paid to the Village Treasurer. Each such tax and penalty shall be a lien upon the property of the person liable to pay the same, in the ~ame manner and to the same extent that the tax and penalty imposed by Section one hundred eighty-six-A of the tax law is made a lien.

MICHAELS,
CUDDY AND BERTRAND
ATTORNEYS AT L.AW
CARR BUILDING

18a GENESEE STREE"
AuaURN,"NEW YORK

Section 12. In the administration of this local law the Village Treasurer shall have power to make such reasonable rules and regulations, not inconsistent wit law, as may be necessary for the exercise of his powers and the performance of his duties, and to prescribe the form of blanks, reports and other records relating to the administration and enforcement of the tax, to take testimony and proofs, under oath, with reference to any matter within the line of his official duty under this local law, and to subpoena and require the attendance of witnesses and the production of books, papers and documents.

Section 13. Except in acco~dance with p~ope~!judicial o~der o~ as other"wise provided by law, i.t shall be unlawful fo~ the Village Treasu~e~, o~ any agent, cle~k o~ employee of the Village of Au \sim ora to divulge o \sim make known i \sim any manne \sim the amount of g~oss income o~g~oss ope~ating income, o~ any pa~ticula~s set fo~th o~ disclosed in any ~etu~n unde~ this local law. The office~ cha~ged with the custody of such ~etu~ns shall not be ~equi~ed to p-oduce any of them o- evidence of anything contained in them in any action o~p~oceeding in any cou~t, except on behalf of the Village of Au \sim o \sim a, in an action o \sim p \sim oceeding unde \sim the p \sim ovisions of this local law, $o\sim$ on behalf of the State Tax Commission in an action $o \sim p \sim ccedi \cdot ng$ under the provisions of the Tax Law of the State of New Yo~k, o~ on behalf of any pa~ty to any action o~ p~oceeding unde~ the p~ovisions of this local law when the ~etu~ns o~ facts shown the~eby a~e di~ectly involved in such action o~ proceeding, in eithe~ of which events the cou~t ·may ~equi~e the p~oduction of, and nay admit in evidence, so much of said ~etu~ns or of the facts shown the~eby, as a~e pe~tinent to the action $o \sim$ proceeding, and no more. Nothing herein shall be construed to p~ohibit the delive~y to a pe~son, o~ his duly autho~ ized ~ep~esentative, of a copy of any ~etu~n filed by him, no~ to p~ohibit the publication of statistics so classified as to p~event the identification of pa \sim ticula \sim \sim etu \sim ns and the items the \sim eof, o~ the publication of delinquent lists showing the names of pe~son who have failed to pay thei~ taxes at the time and in the manne~ p~ovided fo~ by this local law togethe~ with any ~elevant info~ation which in the opinion of the Village Treasu~e~ may assist in the collection of such delinquent taxes; o~ the inspection by the Village Atto~ney o~ othe~ legal ~ep~esentatives of the Village of Au~o~a of the ~etu~n of any pe~son who shall b~ing action to set aside $o\sim \sim eview$ the tax based the $\sim eon$, $o\sim against$ whom an action has been instituted in acco~dance with the p~ovisions of th is local 1 aw.

Any offense against the foregoing secrecy provisions shall be punishable by a fine not exceeding one thousand dollars oby imprisonment not exceeding one year or both, and if the offende be an officer, agent, clerk or employee of the village of Aurora, he shall be dismissed from office, and shall be incapable of holding any office or employment in the village of Aurora for a period of five years thereafter.

Notwithstanding any prOlns~ons of this local law, the Village Treasurer may exchange with the Chief PiscalOfbe er of Village Treasurer may exchange with the Chief PiscalOfbe er of an ci ty OT' any other village in the State of New YOT'k, inform.at \hat{h} contained in returns filed under this local law, provided such city or other village grants similar privileges to the Village of Aurora and provided such information is to be used for tax purposes only, and the Village Treasurer shall, upon request, furnish the State Tax Commission with any information contained in such returns.

Section 14. All taxes and penalties received by the Village Treasurer under this local law shall be paid into the treasury, of the village and shall be credi ted to and deposited ithe general fund of the village.

Section 15. This local law shall take effect immediatel .

Voting Aye:

Voting Nay:

 $-\$h \ n \ L \ \exists \sim brl: rk/\sim$

Z., cl cu o--.<t **k** a, k/-e

 $fl - t_{nr} r - r_{;?7c....c.; r_{fi...} < .}$

CERTCPICATE

I hereby certify that the proposed local law annexed hereto designated as local law No. lof 1969 of the Village of Aurora, Was dul y passed by the Trustees on $_?n$

1969, in accordance with the applicable provisions of the law. $\underline{\sim\sim;flJ,\sim}$

Village Clerk

DATE: May 7, 1969.

(SEAL)

Approved this $\frac{\frac{APPROVAL}{\sqrt{Z}}}{2}$ $\frac{2}{2}$ $\frac{2}{2}$ day of

-7-

MICHAELS. CUDDY AND BERTRAND ATTORNEYS AT L.AW CARR aUIL.OING

AUBURN, NEW YORK

I hereby certify that the Local Law annexed hereto, designated as Local Law No. 1 of 1969 of the Village of Aurora, was duly passed by the Trustees on <u>222"7</u> 7 and was app~oved by the Jv1ayo~ and deemed dUly adopted on in acco~dance with the 2n ct-<;t

applicable p~ovisions of law.

 $\frac{\sim\sim,4,1b\text{-}A}{\text{Village Cle-k}}$

DATE: May 7,1969

(SEAL)

CERTIFICATION OF VILLAGE ATTORNEY

STATE OF NEvI YORK COUNTY OF CAYUGA

I, the undersigned, hereby certify that the foregoing local la'LC) contains the co~~ect text and that all p~ope~ $p\sim$ oceedings have been had $o\sim$ taken fo \sim the enactment of the local law annexed he~eto.

> MICHAELS, CUDDY AND BERTRAND, Atto~neys

James G. Cuddy, Partner

Village of Au~o~a, New Yo~k

DATED: ~

1969

-8-

MICHAELS CUDDY AND BERTRAND ATTORNEYS AT LAW CARR BUILDING AUBURN, NEW YORK