AN ORDINANCE OF THE CITY OF MESQUITE, TEXAS, THE REOUEST ATMOS DENYING OF CORPORATION, MID-TEX DIVISION, FOR AN ANNUAL GAS RELIABILITY INFRASTRUCTURE PROGRAM ("GRIP") RATE INCREASE IN THIS MUNICIPALITY, AS A PART OF COMPANY'S STATEWIDE GAS UTILITY THE DISTRIBUTION SYSTEM; APPROVING COOPERATION WITH OTHER CITIES WITHIN THE ATMOS ENERGY CORPORATION. MID-TEX DIVISION **DISTRIBUTION** SYSTEM AS PART OF THE ATMOS CITIES STEERING COMMITTEE ("ACSC"); AUTHORIZING ACSC TO HIRE AND CONSULTING **SERVICES** AND LEGAL NEGOTIATE WITH THE COMPANY AND DIRECT ANY NECESSARY LITIGATION; AUTHORIZING INTERVENTION AS PART OF ACSC IN ANY APPEAL OF THE CITY'S ACTION TO THE RAILROAD COMMISSION; PROVIDING A REQUIREMENT FOR A PROMPT REIMBURSEMENT OF COSTS INCURRED BY THE CITY: FINDING THAT THE MEETING AT WHICH THIS ORDINANCE IS PASSED IS OPEN TO THE PUBLIC AS REQUIRED BY LAW; AND PROVIDING FOR NOTICE OF THIS ORDINANCE TO ATMOS ENERGY CORPORATION, MID-TEX DIVISION.

WHEREAS, on or about September 17, 2005, Atmos Energy Corporation, Mid-Tex Division (the "Company"), filed with the City of Mesquite (the "City") a request for an annual Gas Reliability Infrastructure Program ("GRIP") rate increase for customers on the Company's statewide gas utility system to be effective November 19, 2005; and

WHEREAS, the City has exclusive original jurisdiction to evaluate the Company's request as it pertains to the distribution facilities located within the City, pursuant to Texas Utilities Code §102.001(b) and §103.001; and

WHEREAS, it is reasonable for the City to cooperate with other cities in a coalition of cities in opposition to the Company's filing at the Railroad Commission ("Commission"), said coalition being known as Atmos Cities Steering Committee ("ACSC"), in any appeal of the cities' actions to the Commission; and

WHEREAS, the Gas Utility Regulatory Act grants local regulatory authorities the right to intervene in rate proceedings filed at the Commission; and

WHEREAS, the Texas Utilities Code §103.022 provides that costs incurred by the City in ratemaking activities are to be reimbursed by the regulated utility; and

WHEREAS, counsel for ACSC, upon review of the Company's filing and upon consultation with various consultants, recommends finding that the Company's proposal is unjustified and unreasonable; and

WHEREAS, the Company has publicly stated that it will receive substantial profit in 2005 and that its expenses are substantially below those on which the GUD No. 9400 rates it is charging were based; and

WHEREAS, the Company's GRIP request fails to account for growth in numbers of customers, thereby undercounting the revenues it will receive from its proposed GRIP rate increase; and

WHEREAS, the Company's GRIP request fails to recognize that GUD No. 9400 rates included profit based on TXU Corporation's capital structure rather than the Company's current capital structure, which justifies a lower rate of return.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF MESQUITE, TEXAS:

- <u>SECTION 1</u>. That Atmos Energy Corporation's, Mid-Tex Division (the "Company"), Gas Reliability Infrastructure Program ("GRIP") rate increase request is found to be unreasonable and is therefore denied in all respects.
- SECTION 2. That the City of Mesquite (the "City") is authorized to cooperate with other cities within the Company's Distribution System that have formed Atmos Cities Steering Committee ("ACSC") to hire and direct legal counsel and consultants, negotiate with the Company, make recommendations to the City regarding reasonable rates and to direct any necessary litigation associated with an appeal of a rate ordinance and the rate case filed at the Railroad Commission (the "Commission").
- SECTION 3. That the costs incurred by the City in reviewing the Company's GRIP request shall be promptly reimbursed by the Company.
- <u>SECTION 4.</u> That the City is authorized to intervene in any appeal of the City's action filed at the Commission, and to participate in any such appeal as a member of ACSC.
- SECTION 5. That this ordinance shall become effective immediately from and after its passage, as the law and charter in such cases provide.
- SECTION 6. That it is hereby officially found and determined that the meeting at which this ordinance is passed is open to the public as required by law and that public notice of the time, place and purpose of said meeting was given as required.
- SECTION 7. That a copy of this ordinance, constituting final action on the Company's application, be forwarded to the appropriate designated representative of the Company within 10 days as follows: Richard T. Reis, Atmos Energy Corporation, 5420 LBJ Freeway, Suite 1800, Dallas, Texas 75240, and to Geoffrey Gay, legal counsel to the coalition of cities, at Lloyd Gosselink, P.O. Box 1725, Austin, Texas 78767-1725.

Finance/GRIP Opposition/November 7, 2005 Page 3 of 3

DULY PASSED AND APPROVED by the City Council of the City of Mesquite, Texas, on this the 7th day of November, 2005.

like Anderson

Mayor

ATTEST:

APPROVED:

Judy Womack City Secretary B. J Smith
City Attorney