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GALKA-BEAN SANITATION SERVICE, INC.

Noxen 298-2347 REASONABLE MONTHLY RATES



Container Service Rubbish, Trash Garbage Removal Commercial Residential Industrial

TO OUR CUSTOMERS...If you are missed or service is unsatisfactory please call us at 298-2347.

work performed by a utility or contractor under this Pat is found in violation of same, the contractor or utility may be given the opportunity to make corrections as required by the Borough. If the corrections are not completed in the specified, the Borough may suspend all work whether completed or in progress in non-compliance with this Part, and take appropriate safety precautions. All work performed or contracted for by the formed or contracted for by the Borough of Dallas to attain compliance in this regard shall be billed to the utility or contraction. n addition, a penalty for compliance shall be

sion.

5. Penalties for Non-Compliance - If the utility or contractor falls to make adequate corrections to work found in non-compliance with this Part in the time specified, a penalty shall be imposed until said corrections are completed to specifications.

tions are completed to specifications.

6. Non-Issuance - The Borough reserves the right to bar any contractor or his employee from working within the Borough limits whose work is found in non-compliance with this Part. The municipality reserves the right to refuse issuance of a permit to any applicant who falls to maintain pave cuts in accordance with this Part, or who falls to maintain pave cuts in accordance with this Part, or who falls to pay sums due the municipality within thirty (30) days from the date of billing.

The municipality reserves the right to refuse issuance of a permit to cut new pavement.

7. Pertaining to General Contractors - At the discretion of the Borough, licensed contractors, other than those under contract to a utility, may be permitted to make an opening, cut or excavation in the municipality's public streets. Sections pertaining to public utilities shall be applicable to licensed contractors.

be applicable to licensed contractors.

Section 105. Fees. The costs of filing such application and permit to be issued thereon, and the cost of inspection deemed necessary by the Dallas Borough Council shall be determined according to a schedule of fees which will be adopted by the Dallas Council by resolution.

Section 106. Penalties.

1. Acknowledgement of Guilt-Any person charged with violating any provision of this Part may sign an acknowledgement of the offense committed, authorized agent of the Borough, the maximum penalties provided by the resolutions of the Dallas Borough Council, together with costs accruing to that date. Such person shall receive a printed receipt therefore, which shall bear the

imprint of the seal of the Borough and the signature of its President, which shall be evidenced of full satisfaction of the offense committed.

2. Penalties - Any person, firm or corporation who shall violate any provision of this Part 1 shall, upon conviction thereof, be sentenced to pay a fine of not more than three hundred dollars (\$300.00); and or to imprisonment for a term not to exceed ninety (90) days. Every day that a violation of this Part 1 continues shall constitute a separate offense.

3. Civil Action - In addition to the foregoing, the said Borough may pursue such other and additional remedies as may be authorized by the said Act of July 10. 1947. P.L. 1481, as amended by aforesaid.

LEGAL NOTICE
ORDINANCE NO. 6 - 1986
AN ORDINANCE Providing for the imposition of an annual license fee and enforcement thereof upon operators of coincontrolled automatic music devices or record playing machines within the confines of Dallas Borough, Luzerne County, Pennsylvania.

1. Definitions - As used in this Article, the following terms shall have the meanings indicated.

COIN-CONTROLLED AMUSE-MENT DEVICE - Any machine which, upon the insertion of a coin or slug, operates or may be used for any such game, contest or amusement of any description, or which may be used for any such game, contest or amusement of any description, or which may be used for no pellets are projected or propelled by spring or plunger or by any other means whereby such marbles, ball or pellets fall into slots, tracks, grooves or any other position, or whereby said marbles, ball or pellets fall into slots, tracks, grooves or any other position, or whereby said marbles, ball or pellets strike pins or objects, which machine may be used as a game of skill or amusement; and said words "coin-controlled amusement device" shall also include particularly, but not by way of limitation, those machines cormonly known as bagatelle baseball or pina musement machines.

COIN-CONTROLLED AUTO-MATIC MUSIC DEVICE OR RECORD-PLAYING MACHINE.

RECORD-PLAYING MACHINE - Any machine, device or instrument which, upon the insertion of a coin or slug, operates or may be operated to play music from a record or other sound or music-making device or by any means whatsoever.

2. License required - It shall be unlawful for any person or persons, firms or corporations,

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Resnick Media 1986

Find the car or truck you want and make us an offer we can't refuse. We'll do everything possible to make your deal. If you don't buy from us now, you may as well roller skate home, bang your head against a brick wall and forget about a car for another year! The World's Greatest Car Sale; your once-in-a-lifetime opportunity

1986 PONTIAC BONNEVILLE











1986 PONTIAC GRAND AM | 1986 SUBARU HATCHBACK | 1986 SUBARU GL SEDAN SE 4-Door Sedan 但是

\$22992** STK. 96380

(III) \$9906*** STK. 86246 ** Payments based on 48 mo. Closed end lease. \$2,000 down. Taxes and tags extra. 72,000 allowable miles.

'85 SUBARU

DL WAGON

'84 NISSAN PULLSAR NX CPE

A GIA STK. 86267

1986 SUBARU GL STATION WAGON TELED \$16700*** STK. 86265 Mo.

XT CPE.

'84 PONTIAC

BONNEVILLE SDN.

'82 CHEVROLET CAMARO COUPE

1986 PONTIAC SUNBIRD 4-DOOR SEDAN 161^{02**} \$ STK. 96140 *Payments based on 60 mo. closed end lease. \$2,000 down. Taxes and tags extra. 90,000 allo

PLUS A FINE SELECTION OF PRE-OWNED CARS & TRUCKS — 12 MO. 12,000 MILE PTO WARRANTY STANDARD! '85 PONTIAC BONNEVILLE SEDAN '85 PONTIAC GRAND PRIX 86 PONTIAC '85 CHEVROLET MONTE CARLO '85 SUBARU '85 SUBARU **'85 CHEVROLET**

MON.-FRI. 8:00-5:00

84 CHEVROLET

MONTE CARLO

'83 CHEVROLET CAVALIER CPE.

'85 PONTIAC GRAND AM CPE Offical Sponsor Great American Race & Festival

July 4-5-6

Kirby Park-Kingston

3 000 Miles. All Ch.

PONTIAC SUBARU

GM QUALITY GM **SALES:** MON.-THURS. 8:30-9:00 • FRI. 8:30-6:00 • SAT. 8:30-5:00 SERVICE — PARTS — BODY SHOP SERVICE PARTS GENERAL MOTORS CORPORATIO

560 PIERCE ST., KINGSTON

'84 PLYMOUTH TURISMO

RX7-GSL



Official Sponsor Giants Despair Hill Climb July 12-13 Pocono Sports Car Gran Prix July 26-27

CAVALIER

'84 PONTIAC

77 DODGE

MOTOR HOME

either as principal or agent (hereinafter called "operator"), to operate, cause to operate or permit to continue to be operated for commercial purposes, if within his or their control, anywehre in the Borough of Dallas whether on public or private property, any coin-controlled automatic music device or record-playing machine, any pin-ball machine or any other coin-controlled amusement device without first having obtained a license therefore from the Mayor of said Borough.

3. Fees; license year; transfer of license.

A. The operator shall pay for a license:

of license.

A. The operator shall pay for a license:

(1) For a coin-controlled automatic music device or recordplaying machine: Twenty-five (\$25.00) Dollars per year.

(2) For a pinball machine: Fifty (\$50.00) Dollars per year.

(3) For any other coin-operated amusement device: Fifty (\$50.00) Dollars per year.

B. The license year shall be from February 1 of each year to January 31 of the succeeding year. Any operator who shall initiate the employment of a device mentioned in Subsection A above during the year shall pay on a prorated basis an amount equal to that fractional portion of the year for which he is employing said device.

C. Licenses shall not be transferable from one owner to another, but it shall not be required that a new license be secured when one machine is replaced by another, as long as the operator is licensed to operate the total number of machines in his place of business.

4. Inspections of licensed

machines in his place of business.

4. Inspections of licensed devices - The members of the Police Department, under the direction of the Mayor, shall make periodic inspections of machines licensed under this Article.

Thomas J. Bagley
Secretary

LEGAL NOTICE
ORDINANCE NO. 5 - 1986
AN ORDINANCE GRANTING A
FRANCHISE TO TELE-MEDIA
CORPORATION, AN OHIO CORPORATION WITH ITS PRINCIPAL OFFICE AT STATE COLLEGE. PA. 18823, ITS
SUCCESSORS AND ASSIGNS.
THE RIGHT TO OPERATE AND
MAINTAIN A COMMUNITY
CABLE TELEVISION SYSTEM IN
THE BOROUGH IN THE BOROUGH OF DALLAS, LUZERNE
COUNTY, PENNSYLVANIA;
SETTING FORTH CONDITIONS
ACCOMPANYING THE GRANT
OR FRANCHISE.
BE IT ORDAINED BY THE BOROUGH OF DALLAS, LUZERNE
COUGH OF DALLAS, PENNSYL
VANIA AS FOLLOWS:
SECTION 1. Definitions. For
the purpose of this Ordinance,
the following terms, phrases,
words and their derivations shall
have the meaning given herein.
When not inconsistent with the
context, words used in the
present tense include the future,
words in the pirural number
include the singular number and
words in the singular number include the pirural number include the pirural number
include the pirural number. The
word "shall" is always mandatory and not hereby directory.
(a) "Borough" is the Borough
of Dallas, Pennsylvania.
(b) "Borough Council" is the
Governing Body of the Borough
of Dallas, Pennsylvania.
(c) "Mayor" is the Chief
Executive Officer of the Borough
of Dallas, Pennsylvania.
(d) "Grantee" is TELE-MEDIA
Corp., the grantee of rights
under this franchise.
(e) "Person" is any person,
firm, partnership, association,
corporation, company or organization of any kind.
SECTION 2. That TELE-MEDIA
CREATER THE TELE-MEDIA

'85 OLDS CIERA BROUGHAM SDN.

'84 DODGE RAM CHARGER SE

SECTION 2. Inat IELE-MEDIA Corp., its successors and assigns, be and it hereby is granted the right, privilege and authority to operate, maintain and carry on the business of transmitting television, video or

resolutions duly adopted by the Borough. It is understood that the grantee shall be subject to the lawful exercise of the Police power by the Borough. All streets and sidewalks and other public ways that may be distributed or damaged in the constructin of said lines shall be promptly replaced and repaired by the Grantee. Its successors or assigns, at its own expense and without cost or expense to the Borough, in as good condition as before said disturbance was caused.

SECTION 5. It is expressly understood and agreed by and audio signals, telemetry or data, or any one or more of them, to persons, corporations, and partnerships of the Borough of Dallas, Pennsylvania, and for any one or more of such purposes; to construct, operate and maintain lines, cables, conduits, poles, wires and fixtures wherever necessary upon, along, through, over and under the streets, alleys, bridges and public places of the Borough of Dallas, Pennsylvania, upon the terms and conditions hereinafter provided. It is understood that nothing contained herein shall be in contravention of the Laws of the United States of America and the State of Pennsylvania.

SECTION 3. Non-Exclusive Grant. The right to use and occupy said streets, alleys, public ways and places for the purposes herein set forth shall not be exclusive and the Borough reserves the right to grant a similar use of said streets, alleys, public ways and places to any person at any time during the period of this franchise.

SECTION 4. The poles used for said cables, wires and fixtures may be those erected and maintained by the Telephone Company and or the Electric Company when and where the use of said poles can be obtained, provided satisfactory rental agreements can be entered into with said utility systems, but where the use of said utility poles are not obtainable, or advantageous to the said Grantee, the said Grantee may erect other poles, and may lay wires, cable and conduits, or any one or more of them underground, provided that said poles, conduits or wires do not unreasonably interfere with the proper use of the streets, avenues, alleys, ways, bridges or public places in said Borough and that they shall be maintained in a reasonably good condition and repair and to that end the Grantee shall abide by any reasonable ordinances and

was caused.

SECTION 5. It is expressly understood and agreed by and between the Grantee and the Borough that the Grantee shall indemnify, protect and save harmless the Borough from all claims, demands, actions, judgments, costs, expenses and liabilities of every name and nature which may arise or result from the Grantee's construction, operation, or maintenance of its system in the exercising of the rights granted hereunder. The Grantee shall carry insurance to protect the parties hereto from and against any and all such claims, demands, actions, judgments, costs, expenses and liabilities, with minimum policy limits of One Hundred Thousand and no-100 (\$25,000.00) Dollars.

and no-100 (\$25,000.00) Dollars.
SECTION 6. The Grantee of this franchise shall be subject to all ordinances and resolutions now in force or hereafter adopted, relative to the use of the highways, streets, alleys, bridges and other public places of the Borough of Dallas duly adopted by the Borough Council.

cil SECTION 7. The franchise and rights herein granted under the provisions of this ordinance shall take effect and be in force from and after the final passage thereof, as provided by law and upon filing of acceptance by the Grantee with the Borough of Dallas and shall continue in force and effect for a term of

Fifteen (15) years after the effective date of this franchise.

(a) Request for renewal shall be given to the Borough by written notice at least ninety (90) days prior to the expiration of the privileges herein granted or of any extension of the privileges.

(b) The approval of renewal of

or of any extension of the privileges.

(b) The approval of renewal of this franchise shall be subject only to the Grantee having complied with all material provision of this franchise and such approval shall not unreasonably be withheld by the Borough.

SECTION 8. Wherever in this ordinance either the Borough.

SECTION 9. The Grantee is named or referred to, it shall be deemed to include the respective successor, successors or assigns of either, and all rights and privileges herein conferred and all obligations herein imposed shall bind and insure to the benefit of such successor, successors or assigns of said Borough, Borough Council, or of the Grantee.

SECTION 9. The Grantee, his successors or assigns, shall within thirty (30) days after the adoption of this ordinance, file a written acceptance of the franchise herein granted with the Borough Clerk of the Borough of

adoption of this ordinate, life a written acceptance of the franchise herein granted with the Borough Clerk of the Borough of Dallas.

SECTION 10. During the existence of this franchise, the Grantee shall furnish reasonable and efficient cable television reception service to its subscribers connected to its system within the Borough and shall maintain its system in reasonable repair and working order at all times.

The Grantee shall comply with the applicable Standard of all Federal and State Regulations, including, but not limited to, all such standards established by the Federal Communications Commission:

(a) The Grantee shall, on the

the Federal Communications Commission:
(a) The Grantee shall, on the request of any person holding a building moving permit issued by the Borough, temporarily raise or lower its wires to permit the

'84 PONTIAC TRANS AM

'82 BUICK SKYLARK LIMITED

moving of buildings. The expense of such temporary removal, raising, or lowering of wires shall be paid by the person requesting the same, and the Grantee shall have the authority to require such payment in advance. The Grantee shall be given not less than forty-eight (48) hours advance notice to arrange for such temporary wire changes.

(b) The Grantee shall have the authority to trim trees upon and overhanging the streets, alleys, sidewalks and public places of the Borough so as to prevent the branches of such trees from coming in contact with the wires and cables of the Grantee.

SECTION 11. It shall be the obligation of the Grantee to serve all the residents of the Borough, except to the extent if the density of homes is less than thirty (30) homes per linear mile of cable plant or other factors render service impracticable, technically not feasible or economically noncompensatory. Service to areas of less than thirty (30) homes per linear mile of contributions to construction, to compensate for the low subscriber density per linear mile. All monthly residential subscriber rates shall be uniform.

SECTION 12. On request, the Grantee shall furnish without charge, one basic service outlet to any public school building.

charge, one basic service outlet to any public school building, fire station and police station located within the corporate limits of the Borough of Dallas and within two hundred (200) feet of existing energized cable service lines.

leet of existing energized cable service lines.

SECTION 13. The Grantee shall pay to the Borough of Dallas as a franchise tax and as compensation for the right and privileges enjoyed hereunder; a sum equal to three percent (3 percent) of its gross basic service revenues which shall be defined as all monthly service revenues for basic service received by the Grantee.

excluding installations, connections, reconnection fees, late charges, equipment charges and premium service fees from their customers within the corporate limits of the Borough. All such payments shall be paid to the Borough on an annual basis on or before February 28 of each year for the preceding calendar year and a statementof said gross basic service revenues shall be provided the Borough which statement shall be attested as correct by a certified Public Accountant.

SECTION 14. The franchise payments herein provided for shall be in lieu of any business or occupational licenses or laxes.

taxes. SECTION 15. Separability. if

AUTHENTICATED:

Borough Clerk Thomas J. Bagley Secretary

21-1P
LEGAL NOTICE
Notice is given to Paul Polnasek and Mildred Polnasek, his wife, their heirs, executors, administrators or assigns, and to all persons who claim to have