profiles are in the office of the City Clerk of said City at the City Hall.

Said maps, plats or profiles as prepared by the Ladd Engineering Company, Consulting Engineers, have heretofore been exhibited to the said Council of the City of Roanoke, Alabama, approved by said Council and are now subject to inspection in the Office of the City Clerk, Roanoke, Alabama.

This ORDINANCE shall take effect from and after its passage, approval, and publication as required by law.

Adopted and approved this 22nd day of May, 1950.

K. L. Hooper

K. L. Hooper
Mayor, City of Roanoke,
Randolph County,
State of Alabama.

Attest: Olin E. Sheppard

Olin E. Sheppard
City Clerk
City of Roanoke, Alabama.

I, Olin E. Sheppard, Clerk of the City of Roanoke, Alabama, hereby certify that the above and foregoing Ordinance No. 389 was passed and adopted by the Mayor and City Council of the City of Roanoke, Alabama, on the 22nd day of May, 1950, and was herein recorded and was published in the Roanoke Leader, a newspaper of general circulation in the City of Roanoke, Alabama, the 8th and 15th days of June, 1950.

Olin E. Sheppard
Clerk, City of Roanoke, Alabama

IMPROVEMENT ORDINANCE NO. 390

AN ORDINANCE to provide for certain improvements on a part or portion of the following Streets and Avenues: Lakeview Drive,
Government Street (a), Government Street (b), Heflin Avenue, McArdur Drive, Cannon Street, Woodland Avenue, Bullock Street, Pershing Avenue (a), and Pershing Avenue (b); all in the City of Roanoke, Alabama, and to provide for the kind and character of improvements to be made and the method to be employed in paying for the same.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ROANOKE, ALABAMA

as follows:

LAKEVIEW DRIVE.

That Lakeview Drive be curbed and guttered on each side of the present black-top paving thereon and to be so curbed and guttered from the Northerly side of State Highway #63 and running in a Northerly direction along the said Lakeview Drive a distance of 913.65 feet.

GOVERNMENT STREET (a)

That Government Street be paved from a point commencing at the end of the pavement on Government Street just East of Randall Street and running Easterly along Government Street 900 feet to the Southwesterly side of West Point Street a width of 18 feet, which is to say 9 feet on each side of a center line thereof; that curb and gutter be placed along each side of said paving throughout its length;

GOVERNMENT STREET (b).

That Government Street be paved from a point commencing at the end of the present blacktop paving at Woodland Avenue and running along Government Street Easterly a distance of 1859 feet to State Highway #37 a width of 18 feet throughout, which is to say 9 feet on each side of the center line thereof; that curb and gutter be placed along each side of said paving through the 400 feet thereof commencing at the end of the present curb and gutter at Woodland Avenue and running along said Government Street in an Easterly direction.

HEFLIN AVENUE:

That Heflin Avenue be paved from a point commencing on the Southerly side of West Point Street and running in a Southwesterly and Westerly direction along Heflin Avenue a distance of 1442.6 feet to the edge of Randall Street a width of 18 feet throughout, which is to say 9 feet on each side of the center line thereof; that curb and gutter be placed along each side of said paving its entire length.

MCARTHUR DRIVE.

That McArdur Drive be paved from a point beginning on the Southerly side of State Highway #63 and running in a Southerly direction along McArdur Drive a distance of 441.5 feet a width of 18 feet throughout, which is to say 9 feet on each side of the center line thereof; that curb and gutter be placed along each side of said paving throughout its length.
CANNON STREET.

That Cannon Street be paved from the Westerly side of Avenue A and running a Westerly direction along Cannon Street 822 feet to the end of pavement on Cannon Street a width of 18 feet throughout, which is to say 9 feet on each side of the center line thereof; that curb and gutter be placed along each side of said paving throughout its length.

WOODLAND AVENUE.

That Woodland Avenue be paved from the Southerly side of Cannon Street and running in a Southerly direction along Woodland Avenue 371 feet to Bullock Street a width of 18 feet throughout, which is to say 9 feet on each side of the center line thereof; that curb and gutter be placed along each side of said paving throughout its length.

BULLOCK STREET.

That Bullock Street be paved commencing on the Westerly side of Woodland Avenue and running in a Westerly direction along Bullock Street a distance of 475 feet to Pershing Avenue a width of 18 feet throughout, which is to say 9 feet on each side of the center line thereof; that curb and gutter be placed along each side of said paving throughout its length.

PERSHING AVENUE (a).

That Pershing Avenue be paved commencing on the Southerly side of Cannon Street and running in a Southeasterly direction along Pershing Avenue a distance of 310 feet to Bullock Street a width of 18 feet throughout, which is to say 9 feet on each side of the center line thereof; that curb and gutter be placed along each side of said paving throughout its length.

PERSHING AVENUE (b).

That Pershing Avenue be paved commencing on the Northerly side of Cannon Street and running in a Northwesterly direction along Pershing Avenue a distance of 160 feet a width of 18 feet throughout, which is to say 9 feet on each side of the center line thereof; that curb and gutter be placed along each side of said paving throughout its length.

THAT THE AFORESAID IMPROVEMENTS shall be made in accordance with the established grades provided for in GRADE ORDINANCE NO. 389, which said grades, together with maps and profiles, are on file in the office of the City Clerk of the City of Roanoke, Alabama. All such improvements shall comply in full with the details, drawings, maps, plats, profiles, specifications, and surveys as have been submitted by Ladd Engineering Company, Consulting Engineers, and ratified and approved by the Council of the City of Roanoke, Alabama.

That the cost of construction of said improvements shall be assessed against the property abutting on the part or parts of said streets and avenues so improved, provided (1) that the cost of said improvements shall be assessed against the lots or parcels of land abutting on said streets and avenues for one-half block in each direction; (2) that no assessment shall exceed the cost of such improvements, or the increased value of such property by reason of
the special benefit derived from such improvements; (3) that the cost of all intersections on street, avenue or highway crossings shall also be assessed against the property abutting as hereinabove provided for, and the same shall be distributed throughout the block or blocks so affected by such improvements.

That the aforesaid pavement shall be constructed of single bituminous surface treatment together with a prime coat and plant mix seal coat; that the aforesaid curb and gutter shall be constructed of Portland Cement Concrete; and in the construction of such improvements all necessary grading, base courses, sewer connection, alley entrances, culverts, piping, drainage, and catch basins shall be constructed.

That the estimated cost of the aforesaid improvements, together with the maps, plats, blue prints, profiles and specifications prepared by Ladd Engineering Company, as already referred to, are on file in the office of the Clerk of the City of Roanoke, Alabama, and open to inspection by the public.

The Council of the City of Roanoke, Alabama, together with the Mayor will meet at the City Hall on Monday, the 26th day of June, 1950, at 5:30 P.M. o'clock to hear any objections, remonstrances, or protests that may be made against said improvements, the manner of making the same, the character of the materials to be used, or the method provided for the payment thereof.

That the City Clerk of the City of Roanoke, Alabama, is hereby ordered and directed to have this Ordinance published in the Roanoke Leader, a weekly newspaper published in said City and in general circulation therein, for two consecutive weeks, and he shall also give notice to each known owner by registered mail whose property is affected by said improvements as the law provides in such cases.

THIS ORDINANCE shall take effect from and after its passage, approval, and publication as required by law.

Adopted and approved this 22nd day of May, 1950.

K. L. Hooper
Mayor

Attest:

Olin E. Sheppard
City Clerk

I, Olin E. Sheppard, Clerk of the City of Roanoke, Alabama, hereby certify that the above and foregoing Ordinance No. 390 was passed and adopted by the Mayor and City Council of the City of Roanoke, Alabama
a. The name of the person, firm, association or corporation making such application, the nature of its business, the main Office and place of business of the same, the location of its plant or place where such products are obtained, whether a barn or a Dairy; how such place or plant is operated, whether by hand milking, steam or electricity or otherwise; how such product is to be delivered in the City of Roanoke or its Police Jurisdiction as to the kind of containers to be used; whether such containers are used once or more than once; if used more than once how the same shall be cleaned or made ready for use after being once used; whether such milk or product is treated or untreated; if treated how; whether such product is sold in the raw state; whether such product is pasteurized; whether such product is homogenized; Health laws of the State of Alabama; whether the same has had any cream or butter-fat removed therefrom; whether the same has been treated in any way, and if so in what manner and the purpose thereof; how long such person, firm, association or corporation expects to sell or deliver such milk or Dairy Products in the City of Roanoke, Alabama or in the Police Jurisdiction thereof; and whether or not the Petitioner will obey and observe and present regulations of the City to be made in the future concerning the sale and delivery of any of such Milk or Dairy Products, and the failure to make such Petition or application and obtain such Permit shall be a violation of this Ordinance hereinafter contained.

Section 6. This Ordinance shall not apply to Oleomargarine and other items that have been inspected or approved by the Government of the United States regularly set up for such purposes and as provided by law.

Section 7. The terms and provisions of this Ordinance does not apply to those who do not regularly engage in the business of Selling Milk and Dairy Products, but it does apply to all who hold their products out to the public generally, whether wholesale or retail.

Section 8. After the making of application for a permit and the receipt of the same, no person, firm, association or corporation shall commence the business of engaging in the selling or delivering of Milk or Dairy Products, either wholesale or retail until one of the following Licenses has been obtained:

a. The selling of raw milk, either wholesale or retail in the City of Roanoke, Alabama, the sum of twenty five dollars ($25.00);

b. The selling of processed milk, whatever form of processing be used, including pasteurization and homogenizing in the City of Roanoke Alabama, the sum of fifty dollars ($50.00);

c. The selling of milk products as beverages, as chocolate milk and other drinks and beverages, other than plain sweet milk or butter milk the sum of seventy five dollars ($75.00);

d. That the license under sub-section "b" of this, Section 8 of this Ordinance shall include the License under sub-section "a" of this Ordinance; and the license under sub-section "c" of this said Section
Section 8. The selling of Milk or Dairy Products as set forth in paragraphs either a, b, or c in this Section 8 of this Ordinance in the Police Jurisdiction shall be one half of the License so stated therein, however if the license therefor is obtained for the City of Roanoke, the same shall also cover the Police Jurisdiction of the City of Roanoke, Alabama.

Section 9. The violation of any of the provisions of this herein Ordinance by any person, firm, association, corporation or the agent or employee of any firm, association or corporation shall be a violation of this Ordinance, and a Misdemeanor against the City of Roanoke, Alabama and shall for each offense be punishable by a fine of not less than Five Dollars ($5.00) and not more than one hundred dollars ($100.00) and may also be sentenced in addition to said fine to imprisonment in the City Jail or to hard labor on the streets of the City of Roanoke for a term of not longer than a period of six (6) months.

Section 10. Should any part, term or provision of this Ordinance be held unconstitutional by any Court, it shall not affect the validity of any of the other parts, terms or provisions thereof.

Adopted this on December 11th, 1950.

K. L. Hooper
Mayor
City of Roanoke, Alabama

ATTEST:

Olin E. Sheppard
City Clerk
City of Roanoke, Alabama

I, Olin E. Sheppard, Clerk of the City of Roanoke, Alabama, hereby certify that the above and foregoing Ordinance No. 392 was passed and adopted by the Mayor and City Council of the City of Roanoke, Alabama on the 11th day of December, 1950, and was herein recorded and was published in the Roanoke Leader, a newspaper of general circulation in the City of Roanoke, Alabama, the 14th, 21st, and 28th days of December 1950.

Olin E. Sheppard
Clerk, City of Roanoke, Alabama
on the 22nd of May, 1950, and was herein recorded and was pub-
lished in the Roanoke Leader, a newspaper of general circulation in
the City of Roanoke, Alabama, on the 8th and 15th days of June, 1950.

Olin E. Sheppard
Clerk, City of Roanoke, Alabama

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CITY TAX ORDINANCE

NO. 391

TO LEVY TAXES FOR THE CITY TAX YEAR COMMENCING OCTOBER 1, 1950.

BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF
ROANOKE, ALABAMA, as follows:

SECTION 1: That taxes are hereby levied for the City of Roanoke
Alabama, on all real and personal property and other properties
and franchises located or taxable in the City of Roanoke, Alabama,
for the year 1950, based upon the valuation as assessed for the state
taxation during last year, as follows:

1. A tax of one-half of one per centum, of fifty
cents on each One Hundred Dollars valuation to
be applied exclusively to the payment of bonds
heretofore issued and the interest thereon.

2. A tax of one-half of one per centum, or fifty
cents on each One Hundred Dollars valuation of
general municipal purposes.

Adopted and approved this the 13th day of November, 1950.

K. L. Hooper, Mayor
City of Roanoke, Alabama

ATTEST:

Olin E. Sheppard, City Clerk
City of Roanoke, Alabama

I, Olin E. Sheppard, Clerk of the City of Roanoke, Alabama, hereby
certify that the above and foregoing Ordinance No. 391 was passed